As Reported by the House Government Accountability and Oversight Committee

132nd General Assembly Regular Session

Am. H. B. No. 226

2017-2018

Representatives Seitz, Sweeney

Cosponsors: Representatives Dean, Becker, Thompson, Goodman, Stein, Reineke, Blessing, Koehler

A BILL

Го	amend sections 1705.48, 3737.51, 3737.71,	1
	3737.99, 3743.04, 3743.17, 3743.44, 3743.45,	2
	3743.60, 3743.61, 3743.63, 3743.65, 3743.75,	3
	3743.99, 5703.052, 5703.053, 5703.19, 5703.70,	4
	and 5703.77 and to enact sections 3737.04,	5
	3737.05, 3737.06, 3737.07, 3737.08, 3737.09,	6
	3737.10, 3737.11, 3737.12, 3743.46, 3743.47,	7
	3743.591, and 3743.67 of the Revised Code to	8
	establish a fireworks study group to review and	9
	make recommendations regarding the Fireworks	10
	Law, to extend to July 1, 2020, the moratorium	11
	on issuing fireworks manufacturer and wholesaler	12
	licenses, to eliminate, beginning January 1,	13
	2021, the moratorium on geographic transfer of	14
	fireworks manufacturer and wholesaler licenses,	15
	and, beginning January 1, 2021, to impose a fee	16
	on the retail sale of consumer grade fireworks	17
	in this state and to expand the ability of	18
	individuals to obtain 1.3G display fireworks and	19
	obtain and use 1.4G consumer fireworks.	20

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 1705.48, 3737.51, 3737.71,	21
3737.99, 3743.04, 3743.17, 3743.44, 3743.45, 3743.60, 3743.61,	22
3743.63, 3743.65, 3743.75, 3743.99, 5703.052, 5703.053, 5703.19,	23
5703.70, and 5703.77 be amended and sections 3737.04, 3737.05,	24
3737.06, 3737.07, 3737.08, 3737.09, 3737.10, 3737.11, 3737.12,	25
3743.46, 3743.47, 3743.591, and 3743.67 of the Revised Code be	26
enacted to read as follows:	27
Sec. 1705.48. Except as otherwise provided by this chapter	28
or any other provision of the Revised Code, including, but not	29
limited to, sections 3734.908, <u>3737.10,</u> 5739.33, 5743.57,	30
5747.07, and 5753.02 of the Revised Code, all of the following	31
apply:	32
(A) The debts, obligations, and liabilities of a limited	33
liability company, whether arising in contract, tort, or	34
otherwise, are solely the debts, obligations, and liabilities of	35
the limited liability company.	36
(B) No member, manager, or officer of a limited liability	37
company is personally liable to satisfy any judgment, decree, or	38
order of a court for, or is personally liable to satisfy in any	39
other manner, a debt, obligation, or liability of the company	40
solely by reason of being a member, manager, or officer of the	41
limited liability company.	42
(C) The failure of a limited liability company or any of	43
its members, managers, or officers to observe any formalities	44
relating to the exercise of the limited liability company's	45
powers or the management of its activities is not a factor to	46
consider in, or a ground for, imposing liability on the members,	47

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managers, or officers for the debts, obligations, or other	48
liabilities of the company.	49
(D) Nothing in this chapter affects any personal liability	50
of any member, any manager, or any officer of a limited	51
liability company for the member's, manager's, or officer's own	52
actions or omissions.	53
(E) This chapter does not affect any statutory or common	54
law of this or another state that pertains to the relationship	55
between an individual who renders a professional service and a	56
recipient of that service, including, but not limited to, any	57
contract or tort liability arising out of acts or omissions	58
committed or omitted during the course of rendering the	59
professional service.	60
Sec. 3737.04. Terms used in sections 3737.04 to 3737.12 of	61
the Revised Code have the same meanings as in section 5739.01 of	62
the Revised Code. As used in sections 3737.04 to 3737.12 of the	63
Revised Code:	64
(A) "1.4G fireworks," "licensed wholesaler," and "licensed	65
manufacturer" have the same meanings as in section 3743.01 of	66
the Revised Code.	67
(B) "Fireworks vendor" means a licensed wholesaler or	68
licensed manufacturer engaged in the sale of 1.4G fireworks in	69
this state that holds a license issued under section 5739.17 of	70
the Revised Code.	71
Sec. 3737.05. For the purpose of providing revenue to fund	72
firefighter training programs and the enforcement and regulation	73
of the fireworks industry, a fee is imposed on the retail sale	74
in this state of 1.4G fireworks sold on and after January 1,	75
2021. The fee shall equal four per cent of the price of such	76

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The commissioner may issue an assessment on any	195
transaction for which a fee imposed by section 3737.05 of the	196
Revised Code was due and unpaid on the date the fireworks vendor	197
or consumer was informed by an agent of the commissioner of an	198
investigation or audit. If the vendor or consumer remits any	199
payment of the fee for the period covered by the assessment	200
after the vendor or consumer was informed of the investigation	201
or audit, the payment shall be credited against the amount of	202
the assessment.	203
The commissioner shall give the party assessed written	204
notice of the assessment in the manner provided in section	205
5703.37 of the Revised Code. With the notice, the commissioner	206
shall provide instructions on how to petition for reassessment	207
and request a hearing on the petition.	208
(B) A penalty of up to fifteen per cent may be added to	209
all amounts assessed under this section. The commissioner may	210
adopt rules providing for the imposition and remission of the	211
penalties.	212
(C) Unless the person assessed files with the commissioner	213
within sixty days after service of the notice of assessment,	214
either personally or by certified mail, a written petition for	215
reassessment signed by the person assessed or that person's	216
authorized agent having knowledge of the facts, the assessment	217
becomes final and the amount of the assessment is due and	218
payable from the person assessed to the treasurer of state. The	219
petition shall indicate the objections of the person assessed,	220
but additional objections may be raised in writing if received	221
by the commissioner prior to the date shown on the final_	222
determination. If the petition has been properly filed, the	223
commissioner shall proceed under section 5703.60 of the Revised	224

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faith of the person being charged, and the history of previous violations shall be given whenever a penalty is assessed under this chapter.

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- (G) For purposes of this section, a serious violation 376 shall be considered to exist if there is a substantial 377 probability that an occurrence causing death or serious physical 378 harm to persons could result from a condition which exists, or 379 from one or more practices, means, methods, operations, or 380 processes which have been adopted or are in use, unless the 381 person did not and could not with the exercise of reasonable 382 diligence, know of the presence of the violation. 383
- (H) Civil penalties imposed by this chapter, except

 penalties imposed under sections 3737.04 to 3737.12 of the

 Revised Code, shall be paid to the state fire marshal for

 deposit into the general revenue fund. Such penalties may be

 recovered in a civil action in the name of the state brought in

 the court of common pleas of the county where the violation is

 alleged to have occurred.
- Sec. 3737.71. Each insurance company doing business in 391 this state shall pay to the state in installments, at the time 392 of making the payments required by section 5729.05 of the 393 Revised Code, in addition to the taxes required to be paid by 394 it, three-fourths of one per cent on the gross premium receipts 395 derived from fire insurance and that portion of the premium 396 reasonably allocable to insurance against the hazard of fire 397 included in other coverages except life and sickness and 398 accident insurance, after deducting return premiums paid and 399 considerations received for reinsurances as shown by the annual 400 statement of such company made pursuant to sections 3929.30, 401 3931.06, and 5729.02 of the Revised Code. The money received 402

shall be paid into the state treasury to the credit of the state	403
fire marshal's fund, which is hereby created. The fund shall be	404
used for the maintenance and administration of the office of the	405
state fire marshal and the Ohio fire academy established by	406
section 3737.33 of the Revised Code, except for any balance	407
credited to the fund from the fee imposed by section 3737.05 of	408
the Revised Code. Seven-eighths of the balance credited to the	409
fund from that fee shall be used solely to fund firefighter	410
training programs and one-eighth of that balance shall be used	411
solely to fund activities and operations of the state fire	412
marshal related to the regulation and enforcement of the	413
fireworks industry. If the director of commerce certifies to the	414
director of budget and management that the cash balance in the	415
state fire marshal's fund, exclusive of any balance credited to	416
the fund from the fee imposed by section 3737.05 of the Revised	417
Code, is in excess of the amount needed to pay ongoing operating	418
expenses, the director of commerce, with the approval of the	419
director of budget and management, may use the excess amount to	420
acquire by purchase, lease, or otherwise, real property or	421
interests in real property to be used for the benefit of the	422
office of the state fire marshal, or to construct, acquire,	423
enlarge, equip, furnish, or improve the <u>state</u> fire marshal's	424
office facilities or the facilities of the Ohio fire academy.	425
The state fire marshal's fund shall be assessed a proportionate	426
share of the administrative costs of the department of commerce	427
in accordance with procedures prescribed by the director of	428
commerce and approved by the director of budget and management.	429
Such assessment shall be paid from the state fire marshal's fund	430
to the division of administration fund.	431
Notwithstanding any other provision in this section, if	432

the director of budget and management determines at any time

manufacturer of fireworks wishes to continue manufacturing

fireworks at the designated fireworks plant after its then

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effective license expires, it shall apply no later than the

first day of October for a new license pursuant to section

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3743.02 of the Revised Code. The state fire marshal shall send a

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written notice of the expiration of its license to a licensed

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manufacturer at least three months before the expiration date.

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(B) If, during the effective period of its licensure, a 498 licensed manufacturer of fireworks wishes to construct, locate, 499 or relocate any buildings or other structures on the premises of 500 its fireworks plant, to make any structural change or renovation 501 in any building or other structure on the premises of its 502 fireworks plant, or to change the nature of its manufacturing of 503 fireworks so as to include the processing of fireworks, the 504 manufacturer shall notify the state fire marshal in writing. The 505 state fire marshal may require a licensed manufacturer also to 506 submit documentation, including, but not limited to, plans 507 covering the proposed construction, location, relocation, 508 structural change or renovation, or change in manufacturing of 509 fireworks, if the state fire marshal determines the 510 documentation is necessary for evaluation purposes in light of 511 the proposed construction, location, relocation, structural 512 change or renovation, or change in manufacturing of fireworks. 513

Upon receipt of the notification and additional 514 documentation required by the state fire marshal, the state fire 515 marshal shall inspect the premises of the fireworks plant to 516 determine if the proposed construction, location, relocation, 517 structural change or renovation, or change in manufacturing of 518 fireworks conforms to sections 3743.02 to 3743.08 of the Revised 519 Code and the rules adopted by the state fire marshal pursuant to 520 section 3743.05 of the Revised Code. The state fire marshal 521

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shall issue a written authorization to the manufacturer for the	522
construction, location, relocation, structural change or	523
renovation, or change in manufacturing of fireworks if the state	524
fire marshal determines, upon the inspection and a review of	525
submitted documentation, that the construction, location,	526
relocation, structural change or renovation, or change in	527
manufacturing of fireworks conforms to those sections and rules.	528
Upon authorizing a change in manufacturing of fireworks to	529
include the processing of fireworks, the state fire marshal	530
shall make notations on the manufacturer's license and in the	531
list of licensed manufacturers in accordance with section	532
3743.03 of the Revised Code.	533

On or before June 1, 1998, a licensed manufacturer shall 534 install, in every licensed building in which fireworks are 535 manufactured, stored, or displayed and to which the public has 536 access, interlinked fire detection, smoke exhaust, and smoke 537 evacuation systems that are approved by the superintendent of 538 industrial compliance, and shall comply with floor plans showing 539 occupancy load limits and internal circulation and egress 540 patterns that are approved by the state fire marshal and 541 superintendent, and that are submitted under seal as required by 542 section 3791.04 of the Revised Code. Notwithstanding section 543 3743.59 of the Revised Code, the construction and safety 544 requirements established in this division are not subject to any 545 variance, waiver, or exclusion. 546

- (C) The license of a manufacturer of fireworks authorizes the manufacturer to engage only in the following activities:
- (1) The manufacturing of fireworks on the premises of the fireworks plant as described in the application for licensure or in the notification submitted under division (B) of this

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section, except that a licensed manufacturer shall not engage in 552 the processing of fireworks unless authorized to do so by its 553 license. 554

- (2) To possess for sale at wholesale and sell at wholesale 555 the fireworks manufactured by the manufacturer, to persons who 556 are licensed wholesalers of fireworks, to out-of-state residents-557 persons in accordance with section sections 3743.44 of the 558 Revised Code, to residents of this state in accordance with 559 section 3743.45 to 3743.46 of the Revised Code, or to persons 560 located in another state provided the fireworks are shipped 561 directly out of this state to them by the manufacturer. A person 562 who is licensed as a manufacturer of fireworks on June 14, 1988, 563 also may possess for sale and sell pursuant to division (C)(2) 564 of this section fireworks other than those the person 565 manufactures. The possession for sale shall be on the premises 566 of the fireworks plant described in the application for 567 licensure or in the notification submitted under division (B) of 568 this section, and the sale shall be from the inside of a 569 licensed building and from no other structure or device outside 570 a licensed building. At no time shall a licensed manufacturer 571 sell any class of fireworks outside a licensed building. 572
- (3) Possess for sale at retail and sell at retail the fireworks manufactured by the manufacturer, other than 1.4G fireworks as designated by the state fire marshal in rules adopted pursuant to division (A) of section 3743.05 of the Revised Code, to licensed exhibitors in accordance with sections 3743.50 to 3743.55 of the Revised Code, and possess for sale at retail and sell at retail the fireworks manufactured by the manufacturer, including 1.4G fireworks, to out of state residents persons in accordance with section sections 3743.44 of the Revised Code, to residents of this state in accordance with

section 3743.45 to 3743.46 of the Revised Code, or to persons	583
located in another state provided the fireworks are shipped	584
directly out of this state to them by the manufacturer. A person	585
who is licensed as a manufacturer of fireworks on June 14, 1988,	586
may also possess for sale and sell pursuant to division (C)(3)	587
of this section fireworks other than those the person	588
manufactures. The possession for sale shall be on the premises	589
of the fireworks plant described in the application for	590
licensure or in the notification submitted under division (B) of	591
this section, and the sale shall be from the inside of a	592
licensed building and from no other structure or device outside	593
a licensed building. At no time shall a licensed manufacturer	594
sell any class of fireworks outside a licensed building.	595
A licensed manufacturer of fireworks shall sell under	596
division (C) of this section only fireworks that meet the	597
standards set by the consumer product safety commission or by	598
the American fireworks standard laboratories or that have	599
received an EX number from the United States department of	600
transportation.	601
cramspor sacron.	001
(D) The license of a manufacturer of fireworks shall be	602
protected under glass and posted in a conspicuous place on the	603
premises of the fireworks plant. Except as otherwise provided in	604
this division, the license is not transferable or assignable. A	605
license may be transferred to another person for the same	606
fireworks plant for which the license was issued if the assets	607
of the plant are transferred to that person by inheritance or by	608
a sale approved by the state fire marshal. The license is	609
subject to revocation in accordance with section 3743.08 of the	610
Revised Code.	611

(E) The state fire marshal shall not place the license of

a manufacturer of fireworks in a temporarily inactive status while the holder of the license is attempting to qualify to retain the license.

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- (F) Each licensed manufacturer of fireworks that possesses fireworks for sale and sells fireworks under division (C) of section 3743.04 of the Revised Code, or a designee of the 618 manufacturer, whose identity is provided to the state fire 619 marshal by the manufacturer, annually shall attend a continuing 620 education program. The state fire marshal shall develop the 621 622 program and the state fire marshal or a person or public agency approved by the state fire marshal shall conduct it. A licensed 623 manufacturer or the manufacturer's designee who attends a 624 625 program as required under this division, within one year after attending the program, shall conduct in-service training as 626 approved by the state fire marshal for other employees of the 627 licensed manufacturer regarding the information obtained in the 628 program. A licensed manufacturer shall provide the state fire 629 marshal with notice of the date, time, and place of all in-630 service training. For any program conducted under this division, 631 the state fire marshal shall, in accordance with rules adopted 632 by the state fire marshal under Chapter 119. of the Revised 633 Code, establish the subjects to be taught, the length of 634 classes, the standards for approval, and time periods for 635 notification by the licensee to the state fire marshal of any 636 in-service training. 637
- (G) A licensed manufacturer shall maintain comprehensive general liability insurance coverage in the amount and type specified under division (B)(2) of section 3743.02 of the Revised Code at all times. Each policy of insurance required under this division shall contain a provision requiring the insurer to give not less than fifteen days' prior written notice

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to the state fire marshal before termination, lapse, or	644
cancellation of the policy, or any change in the policy that	645
reduces the coverage below the minimum required under this	646
division. Prior to canceling or reducing the amount of coverage	647
of any comprehensive general liability insurance coverage	648
required under this division, a licensed manufacturer shall	649
secure supplemental insurance in an amount and type that	650
satisfies the requirements of this division so that no lapse in	651
coverage occurs at any time. A licensed manufacturer who secures	652
supplemental insurance shall file evidence of the supplemental	653
insurance with the state fire marshal prior to canceling or	654
reducing the amount of coverage of any comprehensive general	655
liability insurance coverage required under this division.	656

- (H) The state fire marshal shall adopt rules for the 657 expansion or contraction of a licensed premises and for approval 658 of such expansions or contractions. The boundaries of a licensed 659 premises, including any geographic expansion or contraction of 660 those boundaries, shall be approved by the state fire marshal in 661 accordance with rules the state fire marshal adopts. If the 662 licensed premises consists of more than one parcel of real 663 estate, those parcels shall be contiquous unless an exception is 664 allowed pursuant to division (I) of this section. 665
- (I) (1) A licensed manufacturer may expand its licensed premises within this state to include not more than two storage locations that are located upon one or more real estate parcels that are noncontiguous to the licensed premises as that licensed premises exists on the date a licensee submits an application as described below, if all of the following apply:
- (a) The licensee submits an application to the state fire 672 marshal and an application fee of one hundred dollars per 673

storage location for which the licensee is requesting approval.	674
(b) The identity of the holder of the license remains the	675
same at the storage location.	676
(c) The storage location has received a valid certificate	677
of zoning compliance as applicable and a valid certificate of	678
occupancy for each building or structure at the storage location	679
issued by the authority having jurisdiction to issue the	680
certificate for the storage location, and those certificates	681
permit the distribution and storage of fireworks regulated under	682
this chapter at the storage location and in the buildings or	683
structures. The storage location shall be in compliance with all	684
other applicable federal, state, and local laws and regulations.	685
(d) Every building or structure located upon the storage	686
location is separated from occupied residential and	687
nonresidential buildings or structures, railroads, highways, or	688
any other buildings or structures on the licensed premises in	689
accordance with the distances specified in the rules adopted by	690
the state fire marshal pursuant to section 3743.05 of the	691
Revised Code.	692
(e) Neither the licensee nor any person holding, owning,	693
or controlling a five per cent or greater beneficial or equity	694
interest in the licensee has been convicted of or pleaded guilty	695
to a felony under the laws of this state, any other state, or	696
the United States, after September 29, 2005.	697
(f) The state fire marshal approves the application for	698
expansion.	699
(2) The state fire marshal shall approve an application	700
for expansion requested under division (I)(1) of this section if	701
the state fire marshal receives the application fee and proof	702

that the requirements of divisions (I)(1)(b) to (e) of this	703
section are satisfied. The storage location shall be considered	704
part of the original licensed premises and shall use the same	705
distinct number assigned to the original licensed premises with	706
any additional designations as the state fire marshal deems	707
necessary in accordance with section 3743.03 of the Revised	708
Code.	709

- (J)(1) A licensee who obtains approval for the use of a storage location in accordance with division (I) of this section shall use the storage location exclusively for the following activities, in accordance with division (C) of this section:
- (a) The packaging, assembling, or storing of fireworks, which shall only occur in buildings or structures approved for such hazardous uses by the building code official having jurisdiction for the storage location or, for 1.4G fireworks, in containers or trailers approved for such hazardous uses by the state fire marshal if such containers or trailers are not subject to regulation by the building code adopted in accordance with Chapter 3781. of the Revised Code. All such storage shall be in accordance with the rules adopted by the state fire marshal under division (G) of section 3743.05 of the Revised Code for the packaging, assembling, and storage of fireworks.
- (b) Distributing fireworks to other parcels of real estate located on the manufacturer's licensed premises, to licensed wholesalers or other licensed manufacturers in this state or to similarly licensed persons located in another state or country;
- (c) Distributing fireworks to a licensed exhibitor of fireworks pursuant to a properly issued permit in accordance with section 3743.54 of the Revised Code.

(2) A licensed manufacturer shall not engage in any sales 732 activity, including the retail sale of fireworks otherwise 733 permitted under division (C)(2) or (C)(3) of this section, or 734 pursuant to section 3743.44 or 3743.45 of the Revised Code, at 735 the storage location approved under this section. 736 (3) A storage location may not be relocated for a minimum 737 period of five years after the storage location is approved by 738 the state fire marshal in accordance with division (I) of this 739 section. 740 741 (K) The licensee shall prohibit public access to the storage location. The state fire marshal shall adopt rules to 742 describe the acceptable measures a manufacturer shall use to 743 prohibit access to the storage site. 744 Sec. 3743.17. (A) The license of a wholesaler of fireworks 745 is effective for one year beginning on the first day of 746 December. The state fire marshal shall issue or renew a license 747 only on that date and at no other time. If a wholesaler of 748 fireworks wishes to continue engaging in the wholesale sale of 749 fireworks at the particular location after its then effective 750 license expires, it shall apply not later than the first day of 751 October for a new license pursuant to section 3743.15 of the 752 Revised Code. The state fire marshal shall send a written notice 753 of the expiration of its license to a licensed wholesaler at 754 least three months before the expiration date. 755 (B) If, during the effective period of its licensure, a 756 licensed wholesaler of fireworks wishes to perform any 757 construction, or make any structural change or renovation, on 758

the premises on which the fireworks are sold, the wholesaler

marshal may require a licensed wholesaler also to submit

shall notify the <u>state</u> fire marshal in writing. The <u>state</u> fire

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documentation, including, but not limited to, plans covering the proposed construction or structural change or renovation, if the state fire marshal determines the documentation is necessary for evaluation purposes in light of the proposed construction or structural change or renovation.

Upon receipt of the notification and additional documentation required by the state fire marshal, the state fire marshal shall inspect the premises on which the fireworks are sold to determine if the proposed construction or structural change or renovation conforms to sections 3743.15 to 3743.21 of the Revised Code and the rules adopted by the state fire marshal pursuant to section 3743.18 of the Revised Code. The state fire marshal shall issue a written authorization to the wholesaler for the construction or structural change or renovation if the state fire marshal determines, upon the inspection and a review of submitted documentation, that the construction or structural change or renovation conforms to those sections and rules.

- (C) The license of a wholesaler of fireworks authorizes the wholesaler to engage only in the following activities:
- (1) Possess for sale at wholesale and sell at wholesale fireworks to persons who are licensed wholesalers of fireworks, to out-of-state residents persons in accordance with section-sections 3743.44 of the Revised Code, to residents of this state in accordance with section 3743.45 to 3743.46 of the Revised Code, or to persons located in another state provided the fireworks are shipped directly out of this state to them by the wholesaler. The possession for sale shall be at the location described in the application for licensure or in the notification submitted under division (B) of this section, and the sale shall be from the inside of a licensed building and

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from no structure or device outside a licensed building. At no 792 time shall a licensed wholesaler sell any class of fireworks 793 outside a licensed building. 794

(2) Possess for sale at retail and sell at retail 795 fireworks, other than 1.4G fireworks as designated by the state 796 fire marshal in rules adopted pursuant to division (A) of 797 section 3743.05 of the Revised Code, to licensed exhibitors in 798 accordance with sections 3743.50 to 3743.55 of the Revised Code, 799 and possess for sale at retail and sell at retail fireworks, 800 801 including 1.4G fireworks, to out-of-state residents persons in accordance with section sections 3743.44 of the Revised Code, to 802 residents of this state in accordance with section 3743.45 to 803 3743.46 of the Revised Code, or to persons located in another 804 state provided the fireworks are shipped directly out of this 805 state to them by the wholesaler. The possession for sale shall 806 be at the location described in the application for licensure or 807 in the notification submitted under division (B) of this 808 section, and the sale shall be from the inside of the licensed 809 building and from no other structure or device outside this 810 licensed building. At no time shall a licensed wholesaler sell 811 any class of fireworks outside a licensed building. 812

A licensed wholesaler of fireworks shall sell under division (C) of this section only fireworks that meet the standards set by the consumer product safety commission or by the American fireworks standard laboratories or that have received an EX number from the United States department of transportation.

(D) The license of a wholesaler of fireworks shall be protected under glass and posted in a conspicuous place at the location described in the application for licensure or in the

notification submitted under division (B) of this section.	822
Except as otherwise provided in this section, the license is not	823
transferable or assignable. A license may be transferred to	824
another person for the same location for which the license was	825
issued if the assets of the wholesaler are transferred to that	826
person by inheritance or by a sale approved by the <u>state</u> fire	827
marshal. The license is subject to revocation in accordance with	828
section 3743.21 of the Revised Code.	829

- (E) The <u>state</u> fire marshal shall adopt rules for the expansion or contraction of a licensed premises and for the approval of an expansion or contraction. The boundaries of a licensed premises, including any geographic expansion or contraction of those boundaries, shall be approved by the <u>state</u> fire marshal in accordance with rules the <u>state</u> fire marshal adopts. If the licensed premises of a licensed wholesaler from which the wholesaler operates consists of more than one parcel of real estate, those parcels must be contiguous, unless an exception is allowed pursuant to division (G) of this section.
- (F) (1) Upon application by a licensed wholesaler of 840 fireworks, a wholesaler license may be transferred from one 841 geographic location to another within the same municipal 842 corporation or within the unincorporated area of the same 843 township, but only if all of the following apply: 844
- (a) The identity of the holder of the license remains the same in the new location.
- (b) The former location is closed prior to the opening of
 the new location and no fireworks business of any kind is
 conducted at the former location after the transfer of the
 license.

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- (c) The new location has received a local certificate of zoning compliance and a local certificate of occupancy, and otherwise is in compliance with all local building regulations.
- (d) Every building or structure at the new location is separated from occupied residential and nonresidential buildings or structures, railroads, highways, or any other buildings or structures located on the licensed premises in accordance with the distances specified in the rules adopted by the state fire marshal pursuant to section 3743.18 of the Revised Code. If the licensee fails to comply with the requirements of division (F) (1)(d) of this section by the licensee's own act, the license at the new location is forfeited.
- (e) Neither the licensee nor any person holding, owning, or controlling a five per cent or greater beneficial or equity interest in the licensee has been convicted of or has pleaded guilty to a felony under the laws of this state, any other state, or the United States after June 30, 1997.
- (f) The <u>state</u> fire marshal approves the request for the transfer.
- (2) The new location shall comply with the requirements specified in divisions (C)(1) and (2) of section 3743.25 of the Revised Code whether or not the fireworks showroom at the new location is constructed, expanded, or first begins operating on and after June 30, 1997.
- (G)(1) A licensed wholesaler may expand its licensed premises within this state to include not more than two storage locations that are located upon one or more real estate parcels that are noncontiguous to the licensed premises as that licensed premises exists on the date a licensee submits an application as

(f) The <u>state</u> fire marshal approves the application for

expansion.

- (2) The state fire marshal shall approve an application for expansion requested under division (G)(1) of this section if the state fire marshal receives the application fee and proof that the requirements of divisions (G)(1)(b) to (e) of this section are satisfied. The storage location shall be considered part of the original licensed premises and shall use the same distinct number assigned to the original licensed premises with any additional designations as the state fire marshal deems necessary in accordance with section 3743.16 of the Revised Code.
- (H)(1) A licensee who obtains approval for use of a storage location in accordance with division (G) of this section shall use the site exclusively for the following activities, in accordance with division (C)(1) of this section:
- (a) Packaging, assembling, or storing fireworks, which shall occur only in buildings or structures approved for such hazardous uses by the building code official having jurisdiction for the storage location or, for 1.4G fireworks, in containers or trailers approved for such hazardous uses by the state fire marshal if such containers or trailers are not subject to regulation by the building code adopted in accordance with Chapter 3781. of the Revised Code. All such storage shall be in accordance with the rules adopted by the state fire marshal under division (B) (4) of section 3743.18 of the Revised Code for the packaging, assembling, and storage of fireworks.
- (b) Distributing fireworks to other parcels of real estate 935 located on the wholesaler's licensed premises, to licensed 936 manufacturers or other licensed wholesalers in this state or to 937 similarly licensed persons located in another state or country; 938

the program, shall conduct in-service training as approved by

the state fire marshal for other employees of the licensed 968 wholesaler regarding the information obtained in the program. A 969 licensed wholesaler shall provide the state fire marshal with 970 notice of the date, time, and place of all in-service training. 971 For any program conducted under this division, the state fire 972 marshal shall, in accordance with rules adopted by the state 973 fire marshal under Chapter 119. of the Revised Code, establish 974 the subjects to be taught, the length of classes, the standards 975 for approval, and time periods for notification by the licensee 976 to the state fire marshal of any in-service training. 977

978 (L) A licensed wholesaler shall maintain comprehensive general liability insurance coverage in the amount and type 979 specified under division (B)(2) of section 3743.15 of the 980 Revised Code at all times. Each policy of insurance required 981 under this division shall contain a provision requiring the 982 insurer to give not less than fifteen days' prior written notice 983 to the state fire marshal before termination, lapse, or 984 cancellation of the policy, or any change in the policy that 985 reduces the coverage below the minimum required under this 986 division. Prior to canceling or reducing the amount of coverage 987 of any comprehensive general liability insurance coverage 988 required under this division, a licensed wholesaler shall secure 989 supplemental insurance in an amount and type that satisfies the 990 requirements of this division so that no lapse in coverage 991 occurs at any time. A licensed wholesaler who secures 992 supplemental insurance shall file evidence of the supplemental 993 insurance with the state fire marshal prior to canceling or 994 reducing the amount of coverage of any comprehensive general 995 liability insurance coverage required under this division. 996

Sec. 3743.44. (A) Any person who resides in another state

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and who intends to obtain possession in this state of 1.3G

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fireworks purchased in this state shall obtain possession of the
$\underline{\text{1.3G}}$ fireworks only from a licensed manufacturer or licensed
wholesaler and only possess the fireworks in this state while in
the course of directly transporting them out of this state.

No licensed manufacturer or licensed wholesaler shall sell 1003 1.3G fireworks to a person who resides in another state—unless 1004 that person has been issued a license or permit in the state of 1005 the person's residence that authorizes the person to engage in 1006 the manufacture, wholesale sale, or retail sale of 1.3G 1007 fireworks or that authorizes the person to conduct 1.3G 1008 fireworks exhibitions in that state and that person presents a 1009 certified copy of the license. 1010

No licensed manufacturer or licensed wholesaler shall sell 1011 fireworks to a person who resides in another state unless that 1012 person has been issued a license or permit in the state of the 1013 person's residence that authorizes the person to engage in the 1014 manufacture, wholesale sale, or retail sale of fireworks in that 1015 1016 state or that authorizes the person to conduct fireworks-1017 exhibitions in that state and that person presents a certified copy of the license, or, if that person does not possess a 1018 license or permit of that nature, only if the person presents a 1019 current valid motor vehicle operator's license issued to the 1020 person in the person's state of residence, or, if that person-1021 does not possess a motor vehicle operator's license issued in-1022 that state, an identification card issued to the person by a 1023 governmental agency in the person's state of residence-1024 indicating that the person is a resident of that state. If a 1025 person who is required to present a motor vehicle operator's 1026 license or other identification card intends to transport the 1027 fireworks purchased directly out of this state by a motor-1028 1029 vehicle and the person will not also be the operator of that

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motor vehicle operator's license.

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maintain complete inventory, wholesale sale, and retail records

as required by section 3743.07 of the Revised Code, or to permit

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required by division (B) of section 3743.45 of the Revised Code.	1203
Sec. 3743.61. (A) No person, except a licensed	1204
manufacturer of fireworks engaging in the wholesale sale of	1205
fireworks as authorized by division (C)(2) of section 3743.04 of	1206
the Revised Code, shall operate as a wholesaler of fireworks in	1207
this state unless it is a licensed wholesaler of fireworks, or	1208
shall operate as a wholesaler of fireworks at any location in	1209
this state unless it has been issued a license as a wholesaler	1210
of fireworks for the particular location.	1211
(B) No person shall operate as a wholesaler of fireworks	1212
at a particular location in this state after its license as a	1213
wholesaler of fireworks for the particular location has expired,	1214
been denied renewal, or been revoked, unless a new license has	1215
been obtained.	1216
(C) No licensed wholesaler of fireworks, during the	1217
effective period of its licensure, shall perform any	1218
construction, or make any structural change or renovation, on	1219
the premises on which the fireworks are sold without first	1220
obtaining a written authorization from the <u>state</u> fire marshal	1221
pursuant to division (B) of section 3743.17 of the Revised Code.	1222
(D) No licensed wholesaler of fireworks shall possess	1223
fireworks for sale at wholesale or retail, or sell fireworks at	1224
wholesale or retail, in a manner not authorized by division (C)	1225
of section 3743.17 of the Revised Code.	1226
(E) No licensed wholesaler of fireworks shall knowingly	1227
fail to comply with the rules adopted by the state fire marshal	1228
pursuant to section 3743.18 or the requirements of section	1229
3743.19 of the Revised Code.	1230
(F) No licensed wholesaler of fireworks shall fail to	1231

Page 44

- Sec. 3743.65. (A) No person shall possess fireworks in 1290 this state or shall possess for sale or sell fireworks in this 1291 state, except a licensed manufacturer of fireworks as authorized 1292 by sections 3743.02 to 3743.08 of the Revised Code, a licensed 1293 wholesaler of fireworks as authorized by sections 3743.15 to 1294 3743.21 of the Revised Code, a shipping permit holder as 1295 authorized by section 3743.40 of the Revised Code, an out-of-1296 state resident a person as authorized by section sections 1297 3743.44 of the Revised Code, a resident of this state as 1298 authorized by section 3743.45 to 3743.46 of the Revised Code, or 1299 a licensed exhibitor of fireworks as authorized by sections 1300 3743.50 to 3743.55 of the Revised Code, and except as provided 1301 in section 3743.80 of the Revised Code. 1302
- (B) Except as provided in section sections 3743.45 and 1303 3743.80 of the Revised Code and except for licensed exhibitors 1304 of fireworks authorized to conduct a fireworks exhibition 1305 pursuant to sections 3743.50 to 3743.55 of the Revised Code, no 1306 person shall discharge, ignite, or explode any fireworks in this 1307 state.
- (C) No person shall use in a theater or public hall, what 1309 is technically known as fireworks showers, or a mixture 1310 containing potassium chlorate and sulphur. 1311
- (D) No person shall sell fireworks of any kind to a person 1312 under eighteen years of age. No person under eighteen years of 1313 age shall enter a fireworks sales showroom unless that person is 1314 accompanied by a parent, legal guardian, or other responsible 1315 adult. No person under eighteen years of age shall touch or 1316 possess fireworks on a licensed premises without the consent of 1317 the licensee. A licensee may eject any person from a licensed 1318 premises that is in any way disruptive to the safe operation of 1319

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As reperiously the reduce coronnective and are religing committee	
(3) Section 3743.75 of the Revised Code relating to the	1349
moratorium on licenses;	1350
(4) State fire marshal rulemaking of building code	1351
requirements for 1.3G manufacturing facilities.	1352
(B) The fireworks study group shall meet periodically,	1353
with the first meeting not later than September 30, 2017, and	1354
shall submit their report and recommendations to the general	1355
assembly by July 1, 2019, and periodic reports as appropriate.	1356
(C) The fireworks study group shall be made up of the	1357
<pre>following individuals:</pre>	1358
(1) Four members of the general assembly; two state	1359
representatives and two senators, one each from the majority and	1360
minority parties, appointed by the speaker of the house of	1361
representatives and senate president, respectively;	1362
(2) The state fire marshal, or the state fire marshal's	1363
<pre>designee;</pre>	1364
(3) Two local fire chiefs appointed by the Ohio fire	1365
chiefs' association, or appointed by the association's deignee;	1366
(4) A local police chief appointed by the attorney	1367
<pre>general, or the attorney general's designee;</pre>	1368
(5) Five members of the Ohio state pyrotechnics	1369
association, appointed by the president of the association, one	1370
of whom shall be a licensed wholesaler, one of whom shall be a	1371
licensed exhibitor, and one of whom shall be a licensed	1372
<pre>manufacturer;</pre>	1373
(6) One member of prevent blindness Ohio, or the	1374
organization's designee;	1375

(C) Notwithstanding section 3743.59 of the Revised Code,	1405
the prohibited activities established in <u>divisions</u> (A)	1406
(1) and (2) of this section, geographic transfers approved	1407
pursuant to division (F) of section 3743.17 of the Revised Code,	1408
and storage locations allowed pursuant to division (I) of	1409
section 3743.04 of the Revised Code or division (G) of section	1410
3743.17 of the Revised Code are not subject to any variance,	1411
waiver, or exclusion.	1412
(D) As used in division (A) of this section:	1413
(1) "Person" includes any person or entity, in whatever	1414
form or name, that acquires possession of a manufacturer or	1415
wholesaler of fireworks license issued pursuant to this chapter	1416
by transfer of possession of a license, whether that transfer	1417
occurs by purchase, assignment, inheritance, bequest, stock	1418
transfer, or any other type of transfer, on the condition that	1419
the transfer is in accordance with division (D) of section	1420
3743.04 of the Revised Code or division (D) of section 3743.17	1421
of the Revised Code and is approved by the <u>state</u> fire marshal.	1422
(2) "Particular location" includes a licensed premises	1423
and, regardless of when approved, any storage location approved	1424
in accordance with section 3743.04 or 3743.17 of the Revised	1425
Code.	1426
(3) "Such a license" includes a wholesaler of fireworks	1427
license that was issued in place of a manufacturer of fireworks	1428
license that existed prior to June 29, 2001, and was requested	1429
to be canceled by the license holder pursuant to division (D) of	1430
section 3743.03 of the Revised Code.	1431
Sec. 3743.99. (A) Whoever violates division (A) or (B) of	1432
section 3743.60 or division (H) of section 3743.64 of the	1433

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Revised Code is guilty of a felony of the third degree.

- (B) Whoever violates division (C) or (D) of section 1435 3743.60, division (A), (B), (C), or (D) of section 3743.61, or 1436 division (A) or (B) of section 3743.64 of the Revised Code is 1437 guilty of a felony of the fourth degree. 1438
- (C) Whoever violates division (E), (F), (G), (H), (I), or 1439 (J) of section 3743.60, division (E), (F), (G), (H), (I), or (J) 1440 of section 3743.61, section 3743.63, division (D), (E), (F), or 1441 1442 (G) of section 3743.64, division (A), (B), (C), (D), or (E) of section 3743.65, or section 3743.66 of the Revised Code is 1443 quilty of a misdemeanor of the first degree. If the offender 1444 previously has been convicted of or pleaded guilty to a 1445 violation of division (I) of section 3743.60 or 3743.61 of the 1446 Revised Code, a violation of either of these divisions is a 1447 felony of the fifth degree. 1448
- (D) Whoever violates division (C) of section 3743.64 of 1449 the Revised Code is guilty of a misdemeanor of the first degree. 1450 In addition to any other penalties that may be imposed on a 1451 licensed exhibitor of fireworks under this division and unless 1452 the third sentence of this division applies, the person's 1453 license as an exhibitor of fireworks or as an assistant 1454 exhibitor of fireworks shall be suspended, and the person is 1455 ineliqible to apply for either type of license, for a period of 1456 five years. If the violation of division (C) of section 3743.64 1457 of the Revised Code results in serious physical harm to persons 1458 or serious physical harm to property, the person's license as an 1459 exhibitor of fireworks or as an assistant exhibitor of fireworks 1460 shall be revoked, and that person is ineligible to apply for a 1461 license as or to be licensed as an exhibitor of fireworks or as 1462 an assistant exhibitor of fireworks in this state. 1463

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overpaid, that are due under section 1509.50 of the Revised Code	1494
shall be paid from the fund. However, refunds for taxes levied	1495
under section 5739.101 of the Revised Code shall not be paid	1496
from the tax refund fund, but shall be paid as provided in	1497
section 5739.104 of the Revised Code.	1498

- (B)(1) Upon certification by the tax commissioner to the 1499 treasurer of state of a tax refund, a wireless 9-1-1 charge 1500 refund, or another amount refunded, or by the superintendent of 1501 insurance of a domestic or foreign insurance tax refund, the 1502 1503 treasurer of state shall place the amount certified to the credit of the fund. The certified amount transferred shall be 1504 derived from the receipts of the same tax, fee, wireless 9-1-1 1505 charge, or other amount from which the refund arose. 1506
- (2) When a refund is for a tax, fee, wireless 9-1-1 1507 charge, or other amount that is not levied by the state or that 1508 was illegally or erroneously distributed to a taxing 1509 jurisdiction, the tax commissioner shall recover the amount of 1510 that refund from the next distribution of that tax, fee, 1511 wireless 9-1-1 charge, or other amount that otherwise would be 1512 made to the taxing jurisdiction. If the amount to be recovered 1513 would exceed twenty-five per cent of the next distribution of 1514 that tax, fee, wireless 9-1-1 charge, or other amount, the 1515 commissioner may spread the recovery over more than one future 1516 distribution, taking into account the amount to be recovered and 1517 the amount of the anticipated future distributions. In no event 1518 may the commissioner spread the recovery over a period to exceed 1519 thirty-six months. 1520
- Sec. 5703.053. As used in this section, "postal service" 1521 means the United States postal service. 1522

An application to the tax commissioner for a tax refund

under section 4307.05, 4307.07, 5726.30, 5727.28, 5727.91,	1524
5728.061, 5735.122, 5735.13, 5735.14, 5735.141, 5735.142,	1525
5736.08, 5739.07, 5741.10, 5743.05, 5743.53, 5745.11, 5749.08,	1526
or 5751.08 of the Revised Code or division (B) of section	1527
5703.05 of the Revised Code, or a fee refunded under section	1528
3734.905 or 3737.11 of the Revised Code, that is received after	1529
the last day for filing under such section shall be considered	1530
to have been filed in a timely manner if:	1531

- (A) The application is delivered by the postal service and 1532 the earliest postal service postmark on the cover in which the 1533 application is enclosed is not later than the last day for 1534 filing the application; 1535
- (B) The application is delivered by the postal service,

 the only postmark on the cover in which the application is

 enclosed was affixed by a private postal meter, the date of that

 postmark is not later than the last day for filing the

 application, and the application is received within seven days

 of such last day; or

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- (C) The application is delivered by the postal service, no 1542 postmark date was affixed to the cover in which the application 1543 is enclosed or the date of the postmark so affixed is not 1544 legible, and the application is received within seven days of 1545 the last day for making the application. 1546
- Sec. 5703.19. (A) To carry out the purposes of the laws

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 that the tax commissioner is required to administer, the

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 commissioner or any person employed by the commissioner for that

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 purpose, upon demand, may inspect books, accounts, records, and

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 memoranda of any person or public utility subject to those laws,

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 and may examine under oath any officer, agent, or employee of

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 that person or public utility. Any person other than the

commissioner who makes a demand pursuant to this section shall produce the person's authority to make the inspection.

(B) If a person or public utility receives at least ten 1556 days' written notice of a demand made under division (A) of this 1557 section and refuses to comply with that demand, a penalty of 1558 five hundred dollars shall be imposed upon the person or public 1559 utility for each day the person or public utility refuses to 1560 comply with the demand. Penalties imposed under this division 1561 may be assessed and collected in the same manner as assessments 1562 made under Chapter 3769., 4305., 5727., 5728., 5733., 5735., 1563 5736., 5739., 5743., 5745., 5747., 5749., 5751., or 5753., or 1564 sections 3734.90 to 3734.9014, or 3737.04 to 3737.12 of the 1565 Revised Code. 1566

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Sec. 5703.70. (A) On the filing of an application for 1567 refund under section 3734.905, <u>3737.11</u>, 4307.05, 4307.07, 1568 5726.30, 5727.28, 5727.91, 5728.061, 5733.12, 5735.122, 5735.13, 1569 5735.14, 5735.141, 5735.142, 5735.18, 5736.08, 5739.07, 1570 5739.071, 5739.104, 5741.10, 5743.05, 5743.53, 5749.08, 5751.08, 1571 or 5753.06 of the Revised Code, or an application for 1572 compensation under section 5739.061 of the Revised Code, if the 1573 tax commissioner determines that the amount of the refund or 1574 compensation to which the applicant is entitled is less than the 1575 amount claimed in the application, the commissioner shall give 1576 the applicant written notice by ordinary mail of the amount. The 1577 notice shall be sent to the address shown on the application 1578 unless the applicant notifies the commissioner of a different 1579 address. The applicant shall have sixty days from the date the 1580 commissioner mails the notice to provide additional information 1581 to the commissioner or request a hearing, or both. 1582

(B) If the applicant neither requests a hearing nor

provides additional information to the tax commissioner within	1584
the time prescribed by division (A) of this section, the	1585
commissioner shall take no further action, and the refund or	1586
compensation amount denied becomes final.	1587

- (C)(1) If the applicant requests a hearing within the time 1588 prescribed by division (A) of this section, the tax commissioner 1589 shall assign a time and place for the hearing and notify the 1590 applicant of such time and place, but the commissioner may 1591 continue the hearing from time to time as necessary. After the 1592 1593 hearing, the commissioner may make such adjustments to the refund or compensation as the commissioner finds proper, and 1594 shall issue a final determination thereon. 1595
- (2) If the applicant does not request a hearing, but
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 provides additional information, within the time prescribed by
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 division (A) of this section, the commissioner shall review the
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 information, make such adjustments to the refund or compensation
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 as the commissioner finds proper, and issue a final
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 determination thereon.
- (3) The commissioner shall serve a copy of the final 1602 determination made under division (C)(1) or (2) of this section 1603 on the applicant in the manner provided in section 5703.37 of 1604 the Revised Code, and the decision is final, subject to appeal 1605 under section 5717.02 of the Revised Code.
- (D) The tax commissioner shall certify to the director of

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 budget and management and treasurer of state for payment from

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 the tax refund fund created by section 5703.052 of the Revised

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 Code, the amount of the refund to be refunded under division (B)

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 or (C) of this section. The commissioner also shall certify to

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 the director and treasurer of state for payment from the general

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 revenue fund the amount of compensation to be paid under

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(C) Notwithstanding sections 128.47, 3734.905, <u>3737.11</u>,

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4307.05, 5726.30, 5727.28, 5727.42, 5727.91, 5728.061, 5735.122,	1643
5736.08, 5739.07, 5739.104, 5741.10, 5743.05, 5743.53, 5747.11,	1644
5749.08, 5751.08, 5753.06, and any other section of the Revised	1645
Code governing refunds of taxes or fees, the commissioner may	1646
apply the amount of any credit account balance for which the	1647
commissioner is required to issue a refund if the taxpayer were	1648
to file a refund application for that balance as a credit	1649
against the taxpayer's liability for the tax or fee in the	1650
taxpayer's next reporting period for that tax or fee or issue a	1651
refund of that credit account balance to the taxpayer, subject	1652
to division (D) of this section.	1653
(D) Before issuing a refund to a taxpayer under division	1654
(C) of this section, the tax commissioner shall withhold from	1655
that refund the amount of any of the taxpayer's tax debt	1656
certified to the attorney general under section 131.02 of the	1657
Revised Code and the amount of the taxpayer's liability, if any,	1658
for a tax or fee. The commissioner shall apply any amount	1659
withheld first in satisfaction of the amount of the taxpayer's	1660
certified tax debt and then in satisfaction of the taxpayer's	1661
liability.	1662
(E) The tax commissioner may adopt rules to administer	1663
this section.	1664
Section 2. That existing sections 1705.48, 3737.51,	1665
3737.71, 3737.99, 3743.04, 3743.17, 3743.44, 3743.45, 3743.60,	1666
3743.61, 3743.63, 3743.65, 3743.75, 3743.99, 5703.052, 5703.053,	1667
5703.19, 5703.70, and 5703.77 of the Revised Code are hereby	1668
repealed.	1669
Section 3. The amendment and enactment of sections	1670
1705.48, 3737.04, 3737.05, 3737.06, 3737.07, 3737.08, 3737.09,	1671
3737.10, 3737.11, 3737.12, 3737.51, 3737.71, 3737.99, 3743.04,	1672

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3743.17, 3743.44, 3743.45, 3743.46, 3743.47, 3743.591 3743.60,	1673
3743.61, 3743.63, 3743.65, 3743.99, 5703.052, 5703.053, 5703.19,	1674
5703.70, and 5703.77 of the Revised Code in Sections 1 and 2 of	1675
this act shall take effect July 1, 2020. The enactment of	1676
section 3743.67 of the Revised Code and the amendment to	1677
division (A) of section 3743.75 of the Revised Code in Sections	1678
1 and 2 of this act shall take effect at the earliest time	1679
permitted by law.	1680
Section 4. It is the intent of the General Assembly that	1681
the amendment and enactment of sections 1705.48, 3737.04,	1682
3737.05, 3737.06, 3737.07, 3737.08, 3737.09, 3737.10, 3737.11,	1683
3737.12, 3737.51, 3737.71, 3737.99, 3743.04, 3743.17, 3743.44,	1684
3743.45, 3743.46, 3743.47, 3743.591 3743.60, 3743.61, 3743.63,	1685
3743.65, 3743.99, 5703.052, 5703.053, 5703.19, 5703.70, and	1686
5703.77 of the Revised Code in Sections 1 and 2 of this act	1687
shall take effect July 1, 2020, unless by that date the General	1688

Assembly has enacted other legislation based on recommendations

of the Fireworks Study Group created in section 3743.67 of the

Revised Code enacted in this act.

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