As Passed by the House

133rd General Assembly

Regular Session

Sub. H. B. No. 194

2019-2020

Representatives Greenspan, Kelly

Cosponsors: Representatives Edwards, Rogers, West, Carfagna, Carruthers, Cera, Crawley, Crossman, Galonski, Hillyer, Lang, Leland, Miller, J., Miranda, O'Brien, Perales, Roemer, Russo, Smith, K., Sobecki

A BILL

3770.02, 3770.03, 3770.99, 3772.03, 5703.21, 2	
5747.02, 5747.063, 5747.064, 5747.08, 5747.20, 3	
5751.01, 5753.01, 5753.03, 5753.04, 5753.05, 4	
5753.06, 5753.061, 5753.07, 5753.08, and 5753.10 5	
and to enact sections 3770.30, 3770.31, 3770.32, 6	
3770.33, 3770.331, 3770.34, 3770.35, 3770.36, 7	
3770.37, 3770.38, 3770.39, 3770.40, 5753.021, 8	
and 5753.031 of the Revised Code to legalize and 9	
regulate sports gaming in this state, to levy a 10	0
tax on businesses that provide sports gaming, 12	1
to create a Sports Gaming Advisory Board, 12	2
and to require the State Lottery Commission to 13	3
make certain lottery games available in Ohio. 1-	4

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

Section 1. That sections 109.572, 718.031, 3770.01,	15
3770.02, 3770.03, 3770.99, 3772.03, 5703.21, 5747.02, 5747.063,	16
5747.064, 5747.08, 5747.20, 5751.01, 5753.01, 5753.03, 5753.04,	17

5753.05, 5753.06, 5753.061, 5753.07, 5753.08, and 5753.10 be18amended and sections 3770.30, 3770.31, 3770.32, 3770.33,193770.331, 3770.34, 3770.35, 3770.36, 3770.37, 3770.38, 3770.39,203770.40, 5753.021, and 5753.031 of the Revised Code be enacted21to read as follows:22

Sec. 109.572. (A) (1) Upon receipt of a request pursuant to section 121.08, 3301.32, 3301.541, or 3319.39 of the Revised Code, a completed form prescribed pursuant to division (C) (1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C) (2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to any of the following:

(a) A violation of section 2903.01, 2903.02, 2903.03, 34 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 35 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 36 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 37 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 38 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24, 39 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 40 2925.05, 2925.06, or 3716.11 of the Revised Code, felonious 41 sexual penetration in violation of former section 2907.12 of the 42 Revised Code, a violation of section 2905.04 of the Revised Code 43 as it existed prior to July 1, 1996, a violation of section 44 2919.23 of the Revised Code that would have been a violation of 45 section 2905.04 of the Revised Code as it existed prior to July 46 1, 1996, had the violation been committed prior to that date, or 47 a violation of section 2925.11 of the Revised Code that is not a 48

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minor drug possession offense;

(b) A violation of an existing or former law of this
state, any other state, or the United States that is
substantially equivalent to any of the offenses listed in
division (A) (1) (a) of this section;

(c) If the request is made pursuant to section 3319.39 of the Revised Code for an applicant who is a teacher, any offense specified in section 3319.31 of the Revised Code.

(2) On receipt of a request pursuant to section 3712.09 or 57 3721.121 of the Revised Code, a completed form prescribed 58 59 pursuant to division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in 60 division (C)(2) of this section, the superintendent of the 61 bureau of criminal identification and investigation shall 62 conduct a criminal records check with respect to any person who 63 has applied for employment in a position for which a criminal 64 records check is required by those sections. The superintendent 65 shall conduct the criminal records check in the manner described 66 in division (B) of this section to determine whether any 67 information exists that indicates that the person who is the 68 subject of the request previously has been convicted of or 69 70 pleaded guilty to any of the following:

(a) A violation of section 2903.01, 2903.02, 2903.03, 71 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 72 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, 73 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, 74 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 75 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 76 2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 77 2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 78

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79 2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code; (b) An existing or former law of this state, any other 80 state, or the United States that is substantially equivalent to 81 any of the offenses listed in division (A)(2)(a) of this 82 section. 83 (3) On receipt of a request pursuant to section 173.27, 84 173.38, 173.381, 3701.881, 5119.34, 5164.34, 5164.341, 5164.342, 85 5123.081, or 5123.169 of the Revised Code, a completed form 86 prescribed pursuant to division (C)(1) of this section, and a 87 set of fingerprint impressions obtained in the manner described 88 in division (C)(2) of this section, the superintendent of the 89 bureau of criminal identification and investigation shall 90 conduct a criminal records check of the person for whom the 91 request is made. The superintendent shall conduct the criminal 92 records check in the manner described in division (B) of this 93 section to determine whether any information exists that 94 indicates that the person who is the subject of the request 95 previously has been convicted of, has pleaded guilty to, or 96 (except in the case of a request pursuant to section 5164.34, 97 5164.341, or 5164.342 of the Revised Code) has been found 98 eligible for intervention in lieu of conviction for any of the 99 following, regardless of the date of the conviction, the date of 100 entry of the guilty plea, or (except in the case of a request 101 pursuant to section 5164.34, 5164.341, or 5164.342 of the 102 Revised Code) the date the person was found eligible for 103 intervention in lieu of conviction: 104 (a) A violation of section 959.13, 959.131, 2903.01, 105

2903.02, 2903.03, 2903.04, 2903.041, 2903.11, 2903.12, 2903.13,1062903.15, 2903.16, 2903.21, 2903.211, 2903.22, 2903.34, 2903.341,1072905.01, 2905.02, 2905.05, 2905.11, 2905.12, 2905.32, 2905.33,108

2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 109 2907.09, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 2907.31, 110 2907.32, 2907.321, 2907.322, 2907.323, 2907.33, 2909.02, 111 2909.03, 2909.04, 2909.22, 2909.23, 2909.24, 2911.01, 2911.02, 112 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.05, 113 2913.11, 2913.21, 2913.31, 2913.32, 2913.40, 2913.41, 2913.42, 114 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 2913.48, 115 2913.49, 2913.51, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12, 116 2919.121, 2919.123, 2919.22, 2919.23, 2919.24, 2919.25, 2921.03, 117 2921.11, 2921.12, 2921.13, 2921.21, 2921.24, 2921.32, 2921.321, 118 2921.34, 2921.35, 2921.36, 2921.51, 2923.12, 2923.122, 2923.123, 119 2923.13, 2923.161, 2923.162, 2923.21, 2923.32, 2923.42, 2925.02, 120 2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.09, 2925.11, 121 2925.13, 2925.14, 2925.141, 2925.22, 2925.23, 2925.24, 2925.36, 122 2925.55, 2925.56, 2927.12, or 3716.11 of the Revised Code; 123 (b) Felonious sexual penetration in violation of former 124 section 2907.12 of the Revised Code; 125 (c) A violation of section 2905.04 of the Revised Code as 126 it existed prior to July 1, 1996; 127 (d) A violation of section 2923.01, 2923.02, or 2923.03 of 128 the Revised Code when the underlying offense that is the object 129 of the conspiracy, attempt, or complicity is one of the offenses 130 listed in divisions (A)(3)(a) to (c) of this section; 131 (e) A violation of an existing or former municipal 132 ordinance or law of this state, any other state, or the United 133 States that is substantially equivalent to any of the offenses 134 listed in divisions (A)(3)(a) to (d) of this section. 135 136

(4) On receipt of a request pursuant to section 2151.86 or2151.904 of the Revised Code, a completed form prescribed137

pursuant to division (C)(1) of this section, and a set of	138
fingerprint impressions obtained in the manner described in	139
division (C)(2) of this section, the superintendent of the	140
bureau of criminal identification and investigation shall	141
conduct a criminal records check in the manner described in	142
division (B) of this section to determine whether any	143
information exists that indicates that the person who is the	144
subject of the request previously has been convicted of or	145
pleaded guilty to any of the following:	146
(a) A violation of section 959.13, 2903.01, 2903.02,	147
2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.15, 2903.16,	148
2903.21, 2903.211, 2903.22, 2903.34, 2905.01, 2905.02, 2905.05,	149
2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08,	150
2907.09, 2907.21, 2907.22, 2907.23, 2907.25, 2907.31, 2907.32,	151
2907.321, 2907.322, 2907.323, 2909.02, 2909.03, 2909.22,	152
2909.23, 2909.24, 2911.01, 2911.02, 2911.11, 2911.12, 2913.49,	153
2917.01, 2917.02, 2919.12, 2919.22, 2919.24, 2919.25, 2923.12,	154
2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06,	155
2927.12, or 3716.11 of the Revised Code, a violation of section	156
2905.04 of the Revised Code as it existed prior to July 1, 1996,	157
a violation of section 2919.23 of the Revised Code that would	158
have been a violation of section 2905.04 of the Revised Code as	159
it existed prior to July 1, 1996, had the violation been	160
committed prior to that date, a violation of section 2925.11 of	161
the Revised Code that is not a minor drug possession offense,	162
two or more OVI or OVUAC violations committed within the three	163
years immediately preceding the submission of the application or	164
petition that is the basis of the request, or felonious sexual	165
penetration in violation of former section 2907.12 of the	166
Revised Code;	167

(b) A violation of an existing or former law of this

state, any other state, or the United States that is169substantially equivalent to any of the offenses listed in170division (A) (4) (a) of this section.171

(5) Upon receipt of a request pursuant to section 5104.013 172 of the Revised Code, a completed form prescribed pursuant to 173 division (C)(1) of this section, and a set of fingerprint 174 impressions obtained in the manner described in division (C)(2) 175 of this section, the superintendent of the bureau of criminal 176 identification and investigation shall conduct a criminal 177 records check in the manner described in division (B) of this 178 section to determine whether any information exists that 179 indicates that the person who is the subject of the request has 180 been convicted of or pleaded quilty to any of the following: 181

(a) A violation of section 2151.421, 2903.01, 2903.02, 182 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 183 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 2905.11, 2905.32, 184 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 185 2907.09, 2907.19, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 186 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2909.02, 187 2909.03, 2909.04, 2909.05, 2911.01, 2911.02, 2911.11, 2911.12, 188 2913.02, 2913.03, 2913.04, 2913.041, 2913.05, 2913.06, 2913.11, 189 2913.21, 2913.31, 2913.32, 2913.33, 2913.34, 2913.40, 2913.41, 190 2913.42, 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 191 2913.48, 2913.49, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12, 192 2919.22, 2919.224, 2919.225, 2919.24, 2919.25, 2921.03, 2921.11, 193 2921.13, 2921.14, 2921.34, 2921.35, 2923.01, 2923.12, 2923.13, 194 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, or 195 3716.11 of the Revised Code, felonious sexual penetration in 196 violation of former section 2907.12 of the Revised Code, a 197 violation of section 2905.04 of the Revised Code as it existed 198 prior to July 1, 1996, a violation of section 2919.23 of the 199

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Revised Code that would have been a violation of section 2905.04 200 of the Revised Code as it existed prior to July 1, 1996, had the 201 violation been committed prior to that date, a violation of 202 section 2925.11 of the Revised Code that is not a minor drug 203 possession offense, a violation of section 2923.02 or 2923.03 of 204 the Revised Code that relates to a crime specified in this 205 division, or a second violation of section 4511.19 of the 206 Revised Code within five years of the date of application for 207 licensure or certification. 208

(b) A violation of an existing or former law of this
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state, any other state, or the United States that is
substantially equivalent to any of the offenses or violations
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described in division (A) (5) (a) of this section.
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(6) Upon receipt of a request pursuant to section 5153.111 213 of the Revised Code, a completed form prescribed pursuant to 214 division (C)(1) of this section, and a set of fingerprint 215 impressions obtained in the manner described in division (C)(2) 216 of this section, the superintendent of the bureau of criminal 217 identification and investigation shall conduct a criminal 218 records check in the manner described in division (B) of this 219 section to determine whether any information exists that 220 indicates that the person who is the subject of the request 221 previously has been convicted of or pleaded guilty to any of the 222 following: 223

(a) A violation of section 2903.01, 2903.02, 2903.03, 224
2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 225
2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 226
2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 227
2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 228
2909.02, 2909.03, 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 229

2919.22, 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 230 2925.03, 2925.04, 2925.05, 2925.06, or 3716.11 of the Revised 231 Code, felonious sexual penetration in violation of former 232 section 2907.12 of the Revised Code, a violation of section 233 2905.04 of the Revised Code as it existed prior to July 1, 1996, 2.34 a violation of section 2919.23 of the Revised Code that would 235 have been a violation of section 2905.04 of the Revised Code as 236 it existed prior to July 1, 1996, had the violation been 237 committed prior to that date, or a violation of section 2925.11 238 of the Revised Code that is not a minor drug possession offense; 239

(b) A violation of an existing or former law of this
state, any other state, or the United States that is
substantially equivalent to any of the offenses listed in
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division (A) (6) (a) of this section.

(7) On receipt of a request for a criminal records check 244 from an individual pursuant to section 4749.03 or 4749.06 of the 245 Revised Code, accompanied by a completed copy of the form 246 prescribed in division (C)(1) of this section and a set of 247 fingerprint impressions obtained in a manner described in 248 division (C)(2) of this section, the superintendent of the 249 bureau of criminal identification and investigation shall 250 conduct a criminal records check in the manner described in 251 division (B) of this section to determine whether any 252 253 information exists indicating that the person who is the subject of the request has been convicted of or pleaded guilty to a 254 felony in this state or in any other state. If the individual 255 indicates that a firearm will be carried in the course of 256 business, the superintendent shall require information from the 257 federal bureau of investigation as described in division (B)(2) 258 of this section. Subject to division (F) of this section, the 259 superintendent shall report the findings of the criminal records 260

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check and any information the federal bureau of investigation provides to the director of public safety.

(8) On receipt of a request pursuant to section 1321.37, 263 1321.53, or 4763.05 of the Revised Code, a completed form 264 prescribed pursuant to division (C)(1) of this section, and a 265 set of fingerprint impressions obtained in the manner described 266 in division (C)(2) of this section, the superintendent of the 267 bureau of criminal identification and investigation shall 268 conduct a criminal records check with respect to any person who 269 270 has applied for a license, permit, or certification from the 271 department of commerce or a division in the department. The superintendent shall conduct the criminal records check in the 272 manner described in division (B) of this section to determine 273 whether any information exists that indicates that the person 274 who is the subject of the request previously has been convicted 275 of or pleaded guilty to any of the following: a violation of 276 section 2913.02, 2913.11, 2913.31, 2913.51, or 2925.03 of the 277 Revised Code; any other criminal offense involving theft, 278 receiving stolen property, embezzlement, forgery, fraud, passing 279 bad checks, money laundering, or drug trafficking, or any 280 criminal offense involving money or securities, as set forth in 281 Chapters 2909., 2911., 2913., 2915., 2921., 2923., and 2925. of 282 the Revised Code; or any existing or former law of this state, 283 any other state, or the United States that is substantially 284 equivalent to those offenses. 285

(9) On receipt of a request for a criminal records check
from the treasurer of state under section 113.041 of the Revised
Code or from an individual under section 928.03, 4701.08,
4715.101, 4717.061, 4725.121, 4725.501, 4729.071, 4729.53,
4729.90, 4729.92, 4730.101, 4730.14, 4730.28, 4731.081, 4731.15,
4731.171, 4731.222, 4731.281, 4731.531, 4732.091, 4734.202,

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4740.061, 4741.10, 4747.051, 4751.20, 4751.201, 4751.202, 292 4751.21, 4753.061, 4755.70, 4757.101, 4759.061, 4760.032, 293 4760.06, 4761.051, 4762.031, 4762.06, 4774.031, 4774.06, 294 4776.021, 4778.04, 4778.07, 4779.091, or 4783.04 of the Revised 295 Code, accompanied by a completed form prescribed under division 296 (C) (1) of this section and a set of fingerprint impressions 297 obtained in the manner described in division (C)(2) of this 298 section, the superintendent of the bureau of criminal 299 identification and investigation shall conduct a criminal 300 records check in the manner described in division (B) of this 301 section to determine whether any information exists that 302 indicates that the person who is the subject of the request has 303 been convicted of or pleaded quilty to any criminal offense in 304 this state or any other state. Subject to division (F) of this 305 section, the superintendent shall send the results of a check 306 requested under section 113.041 of the Revised Code to the 307 treasurer of state and shall send the results of a check 308 requested under any of the other listed sections to the 309 licensing board specified by the individual in the request. 310 (10) On receipt of a request pursuant to section 124.74, 311 718.131, 1121.23, 1315.141, 1733.47, or 1761.26 of the Revised 312 Code, a completed form prescribed pursuant to division (C)(1) of 313 this section, and a set of fingerprint impressions obtained in 314 the manner described in division (C)(2) of this section, the 315 superintendent of the bureau of criminal identification and 316 investigation shall conduct a criminal records check in the 317 manner described in division (B) of this section to determine 318 whether any information exists that indicates that the person 319 who is the subject of the request previously has been convicted 320 of or pleaded guilty to any criminal offense under any existing 321

or former law of this state, any other state, or the United

States.

(11) On receipt of a request for a criminal records check 324 from an appointing or licensing authority under section 3772.07 325 of the Revised Code, a completed form prescribed under division 326 (C) (1) of this section, and a set of fingerprint impressions 327 obtained in the manner prescribed in division (C)(2) of this 328 section, the superintendent of the bureau of criminal 329 identification and investigation shall conduct a criminal 330 records check in the manner described in division (B) of this 331 section to determine whether any information exists that 332 333 indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty or no contest 334 to any offense under any existing or former law of this state, 335 any other state, or the United States that is a disqualifying 336 offense as defined in section 3772.07 of the Revised Code or 337 substantially equivalent to such an offense. 338

(12) On receipt of a request pursuant to section 2151.33 339 or 2151.412 of the Revised Code, a completed form prescribed 340 pursuant to division (C)(1) of this section, and a set of 341 fingerprint impressions obtained in the manner described in 342 division (C)(2) of this section, the superintendent of the 343 bureau of criminal identification and investigation shall 344 conduct a criminal records check with respect to any person for 345 whom a criminal records check is required under that section. 346 The superintendent shall conduct the criminal records check in 347 the manner described in division (B) of this section to 348 determine whether any information exists that indicates that the 349 person who is the subject of the request previously has been 350 convicted of or pleaded guilty to any of the following: 351

(a) A violation of section 2903.01, 2903.02, 2903.03, 352

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2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 353 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, 354 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, 355 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 356 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 357 2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 358 2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 359 2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code; 360

(b) An existing or former law of this state, any other
state, or the United States that is substantially equivalent to
any of the offenses listed in division (A) (12) (a) of this
section.

(13) On receipt of a request pursuant to section 3796.12 365 of the Revised Code, a completed form prescribed pursuant to 366 division (C)(1) of this section, and a set of fingerprint 367 impressions obtained in a manner described in division (C)(2) of 368 this section, the superintendent of the bureau of criminal 369 identification and investigation shall conduct a criminal 370 records check in the manner described in division (B) of this 371 section to determine whether any information exists that 372 373 indicates that the person who is the subject of the request previously has been convicted of or pleaded quilty to the 374 following: 375

(a) A disqualifying offense as specified in rules adopted
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under division (B) (2) (b) of section 3796.03 of the Revised Code
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if the person who is the subject of the request is an
administrator or other person responsible for the daily
operation of, or an owner or prospective owner, officer or
prospective officer, or board member or prospective board member
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of, an entity seeking a license from the department of commerce

under Chapter 3796. of the Revised Code;

(b) A disqualifying offense as specified in rules adopted 384 under division (B)(2)(b) of section 3796.04 of the Revised Code 385 if the person who is the subject of the request is an 386 administrator or other person responsible for the daily 387 operation of, or an owner or prospective owner, officer or 388 prospective officer, or board member or prospective board member 389 390 of, an entity seeking a license from the state board of pharmacy under Chapter 3796. of the Revised Code. 391

(14) On receipt of a request required by section 3796.13 392 of the Revised Code, a completed form prescribed pursuant to 393 division (C)(1) of this section, and a set of fingerprint 394 impressions obtained in a manner described in division (C)(2) of 395 this section, the superintendent of the bureau of criminal 396 identification and investigation shall conduct a criminal 397 records check in the manner described in division (B) of this 398 section to determine whether any information exists that 399 indicates that the person who is the subject of the request 400 previously has been convicted of or pleaded guilty to the 401 402 following:

(a) A disqualifying offense as specified in rules adopted
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under division (B) (8) (a) of section 3796.03 of the Revised Code
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if the person who is the subject of the request is seeking
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employment with an entity licensed by the department of commerce
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under Chapter 3796. of the Revised Code;

(b) A disqualifying offense as specified in rules adopted
under division (B) (14) (a) of section 3796.04 of the Revised Code
if the person who is the subject of the request is seeking
employment with an entity licensed by the state board of
pharmacy under Chapter 3796. of the Revised Code.

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(15) On receipt of a request pursuant to section 4768.06 413 of the Revised Code, a completed form prescribed under division 414 (C) (1) of this section, and a set of fingerprint impressions 415 obtained in the manner described in division (C)(2) of this 416 section, the superintendent of the bureau of criminal 417 identification and investigation shall conduct a criminal 418 records check in the manner described in division (B) of this 419 section to determine whether any information exists indicating 420 that the person who is the subject of the request has been 421 convicted of or pleaded quilty to a felony in this state or in 422 any other state. 423

(16) On receipt of a request pursuant to division (B) of 424 section 4764.07 or division (A) of section 4735.143 of the 425 Revised Code, a completed form prescribed under division (C)(1) 426 of this section, and a set of fingerprint impressions obtained 427 in the manner described in division (C)(2) of this section, the 428 superintendent of the bureau of criminal identification and 429 investigation shall conduct a criminal records check in the 430 manner described in division (B) of this section to determine 431 whether any information exists indicating that the person who is 432 the subject of the request has been convicted of or pleaded 433 guilty to any crime of moral turpitude, a felony, or an 434 equivalent offense in any other state or the United States. 435

(17) On receipt of a request for a criminal records check 436 under section 147.022 of the Revised Code, a completed form 437 prescribed under division (C)(1) of this section, and a set of 438 fingerprint impressions obtained in the manner prescribed in 439 division (C)(2) of this section, the superintendent of the 440 bureau of criminal identification and investigation shall 441 conduct a criminal records check in the manner described in 442 division (B) of this section to determine whether any 443

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information exists that indicates that the person who is the 444 subject of the request previously has been convicted of or 445 pleaded guilty or no contest to any disqualifying offense, as 446 defined in section 147.011 of the Revised Code, or to any 447 offense under any existing or former law of this state, any 448 other state, or the United States that is substantially 449 equivalent to such a disgualifying offense. 450 (18) On receipt of a request pursuant to section 3770.32 451 of the Revised Code, a completed form prescribed under division 452 (C) (1) of this section, and a set of fingerprint impressions 453 obtained in the manner described in division (C)(2) of this 454 section, the superintendent of the bureau of criminal 455 identification and investigation shall conduct a criminal 456 records check in the manner described in division (B) of this 457 section to determine whether any information exists indicating 458 that the person who is the subject of the request has been 4.59 convicted of or pleaded quilty or no contest to any offense 460 under any existing or former law of this state, any other state, 461 or the United States that is a disqualifying offense as 462 described in division (A) (3) of section 3770.36 of the Revised 463 Code or substantially equivalent to a disqualifying offense as 464 described in that section. 465 (B) Subject to division (F) of this section, the 466

superintendent shall conduct any criminal records check to be conducted under this section as follows:

(1) The superintendent shall review or cause to be
reviewed any relevant information gathered and compiled by the
bureau under division (A) of section 109.57 of the Revised Code
that relates to the person who is the subject of the criminal
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records check, including, if the criminal records check was

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requested under section 113.041, 121.08, 124.74, 173.27, 173.38, 474 173.381, 718.131, 928.03, 1121.23, 1315.141, 1321.37, 1321.53, 475 1733.47, 1761.26, 2151.86, 3301.32, 3301.541, 3319.39, 3701.881, 476 3712.09, 3721.121, 3770.32, 3772.07, 3796.12, 3796.13, 4729.071, 477 4729.53, 4729.90, 4729.92, 4749.03, 4749.06, 4763.05, 4764.07, 478 4768.06, 5104.013, 5164.34, 5164.341, 5164.342, 5123.081, 479 5123.169, or 5153.111 of the Revised Code, any relevant 480 information contained in records that have been sealed under 481 section 2953.32 of the Revised Code; 482

(2) If the request received by the superintendent asks for 483 information from the federal bureau of investigation, the 484 superintendent shall request from the federal bureau of 485 investigation any information it has with respect to the person 486 who is the subject of the criminal records check, including 487 fingerprint-based checks of national crime information databases 488 as described in 42 U.S.C. 671 if the request is made pursuant to 489 section 2151.86 or 5104.013 of the Revised Code or if any other 490 Revised Code section requires fingerprint-based checks of that 491 nature, and shall review or cause to be reviewed any information 492 the superintendent receives from that bureau. If a request under 493 section 3319.39 of the Revised Code asks only for information 494 from the federal bureau of investigation, the superintendent 495 shall not conduct the review prescribed by division (B)(1) of 496 this section. 497

(3) The superintendent or the superintendent's designee
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may request criminal history records from other states or the
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federal government pursuant to the national crime prevention and
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privacy compact set forth in section 109.571 of the Revised
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Code.

(4) The superintendent shall include in the results of the

criminal records check a list or description of the offenses 504 listed or described in the relevant provision of division (A) 505 (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11), (12), (12), (11), (12), (12), (11), (12), (506 (13), (14), (15), (16), or (17) of this section, whichever 507 division requires the superintendent to conduct the criminal 508 records check. The superintendent shall exclude from the results 509 510 any information the dissemination of which is prohibited by federal law. 511 (5) The superintendent shall send the results of the 512 513 criminal records check to the person to whom it is to be sent not later than the following number of days after the date the 514 superintendent receives the request for the criminal records 515 check, the completed form prescribed under division (C)(1) of 516 this section, and the set of fingerprint impressions obtained in 517 the manner described in division (C)(2) of this section: 518 (a) If the superintendent is required by division (A) of 519 this section (other than division (A)(3) of this section) to 520 conduct the criminal records check, thirty; 521 (b) If the superintendent is required by division (A) (3) 522 of this section to conduct the criminal records check, sixty. 523 524 (C) (1) The superintendent shall prescribe a form to obtain the information necessary to conduct a criminal records check 525 from any person for whom a criminal records check is to be 526 conducted under this section. The form that the superintendent 527 prescribes pursuant to this division may be in a tangible 528 format, in an electronic format, or in both tangible and 529 electronic formats. 530 (2) The superintendent shall prescribe standard impression 531

sheets to obtain the fingerprint impressions of any person for

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whom a criminal records check is to be conducted under this 533 section. Any person for whom a records check is to be conducted 534 under this section shall obtain the fingerprint impressions at a 535 county sheriff's office, municipal police department, or any 536 other entity with the ability to make fingerprint impressions on 537 the standard impression sheets prescribed by the superintendent. 538 The office, department, or entity may charge the person a 539 reasonable fee for making the impressions. The standard 540 impression sheets the superintendent prescribes pursuant to this 541 division may be in a tangible format, in an electronic format, 542 or in both tangible and electronic formats. 543

(3) Subject to division (D) of this section, the 544 superintendent shall prescribe and charge a reasonable fee for 545 providing a criminal records check under this section. The 546 person requesting the criminal records check shall pay the fee 547 prescribed pursuant to this division. In the case of a request 548 under section 1121.23, 1155.03, 1163.05, 1315.141, 1733.47, 549 1761.26, 2151.33, 2151.412, or 5164.34 of the Revised Code, the 550 fee shall be paid in the manner specified in that section. 551

(4) The superintendent of the bureau of criminal
identification and investigation may prescribe methods of
forwarding fingerprint impressions and information necessary to
conduct a criminal records check, which methods shall include,
but not be limited to, an electronic method.

(D) The results of a criminal records check conducted
under this section, other than a criminal records check
specified in division (A) (7) of this section, are valid for the
person who is the subject of the criminal records check for a
period of one year from the date upon which the superintendent
completes the criminal records check. If during that period the

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superintendent receives another request for a criminal records563check to be conducted under this section for that person, the564superintendent shall provide the results from the previous565criminal records check of the person at a lower fee than the fee566prescribed for the initial criminal records check.567

(E) When the superintendent receives a request for
information from a registered private provider, the
superintendent shall proceed as if the request was received from
a school district board of education under section 3319.39 of
the Revised Code. The superintendent shall apply division (A) (1)
(c) of this section to any such request for an applicant who is
a teacher.

(F) (1) Subject to division (F) (2) of this section, all 575 information regarding the results of a criminal records check 576 conducted under this section that the superintendent reports or 577 sends under division (A)(7) or (9) of this section to the 578 director of public safety, the treasurer of state, or the 579 person, board, or entity that made the request for the criminal 580 records check shall relate to the conviction of the subject 581 person, or the subject person's plea of guilty to, a criminal 582 offense. 583

(2) Division (F) (1) of this section does not limit, 584 restrict, or preclude the superintendent's release of 585 information that relates to the arrest of a person who is 586 eighteen years of age or older, to an adjudication of a child as 587 a delinguent child, or to a criminal conviction of a person 588 under eighteen years of age in circumstances in which a release 589 of that nature is authorized under division (E)(2), (3), or (4)590 of section 109.57 of the Revised Code pursuant to a rule adopted 591 under division (E)(1) of that section. 592 (G) As used in this section:

(1) "Criminal records check" means any criminal records
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 check conducted by the superintendent of the bureau of criminal
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 identification and investigation in accordance with division (B)
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 of this section.

(2) "Minor drug possession offense" has the same meaning as in section 2925.01 of the Revised Code.

(3) "OVI or OVUAC violation" means a violation of section
4511.19 of the Revised Code or a violation of an existing or
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former law of this state, any other state, or the United States
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that is substantially equivalent to section 4511.19 of the
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Revised Code.

(4) "Registered private provider" means a nonpublic school
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or entity registered with the superintendent of public
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instruction under section 3310.41 of the Revised Code to
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participate in the autism scholarship program or section 3310.58
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of the Revised Code to participate in the Jon Peterson special
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needs scholarship program.

Sec. 718.031. As used in this section, "sports gaming611facility" has the same meaning as in section 3770.30 of the612Revised Code.613

(A) A municipal corporation shall require a casino
facility or a casino operator, as defined in Section 6(C)(9) of
Article XV, Ohio Constitution, and section 3772.01 of the
Revised Code, respectively, or a lottery sales agent conducting
video lottery terminals on behalf of the state to withhold and
remit municipal income tax with respect to amounts other than
qualifying wages as provided in this section.

(B) If a person's winnings at a from casino facility 621

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gaming or from sports gaming are an amount for which reporting622to the internal revenue service of the amount is required by623section 6041 of the Internal Revenue Code, as amended, the a624casino operator shall deduct and withhold municipal income tax625from the person's winnings at the rate of the tax imposed by the626municipal corporation in which the operator's casino facility or627sports gaming facility is located.628

(C) Amounts deducted and withheld by a casino operator are held in trust for the benefit of the municipal corporation to which the tax is owed.

(1) On or before the tenth day of each month, the casino 632 operator shall file a return electronically with the tax 633 administrator of the municipal corporation, providing the name, 634 address, and social security number of the person from whose 635 winnings amounts were deducted and withheld, the amount of each 636 such deduction and withholding during the preceding calendar 637 month, the amount of the winnings from which each such amount 638 was withheld, the type of casino gaming or sports gaming that 639 resulted in such winnings, and any other information required by 640 the tax administrator. With this return, the casino operator 641 shall remit electronically to the municipal corporation all 642 amounts deducted and withheld during the preceding month. 643

(2) Annually, on or before the thirty-first day of 644 January, a casino operator shall file an annual return 645 electronically with the tax administrator of the municipal 646 corporation in which the casino facility or sports gaming 647 facility is located, indicating the total amount deducted and 648 withheld during the preceding calendar year. The casino operator 649 shall remit electronically with the annual return any amount 650 that was deducted and withheld and that was not previously 651

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remitted. If the name, address, or social security number of a 652 person or the amount deducted and withheld with respect to that 653 person was omitted on a monthly return for that reporting 654 period, that information shall be indicated on the annual 655 return. 656

(3) Annually, on or before the thirty-first day of 657 January, a casino operator shall issue an information return to 658 each person with respect to whom an amount has been deducted and 659 withheld during the preceding calendar year. The information 660 661 return shall show the total amount of municipal income tax deducted from the person's winnings during the preceding year. 662 The casino operator shall provide to the tax administrator a 663 copy of each information return issued under this division. The 664 administrator may require that such copies be transmitted 665 666 electronically.

(4) A casino operator that fails to file a return and remit the amounts deducted and withheld shall be personally liable for the amount withheld and not remitted. Such personal liability extends to any penalty and interest imposed for the late filing of a return or the late payment of tax deducted and withheld.

(5) If a casino operator sells the casino facility or 673 sports gaming facility, or otherwise guits the casino or sports 674 gaming business, the amounts deducted and withheld along with 675 any penalties and interest thereon are immediately due and 676 payable. The successor shall withhold an amount of the purchase 677 money that is sufficient to cover the amounts deducted and 678 withheld along with any penalties and interest thereon until the 679 predecessor casino operator produces either of the following: 680

(a) A receipt from the tax administrator showing that the 681

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amounts deducted and withheld and penalties and interest thereon have been paid; 683 (b) A certificate from the tax administrator indicating 684 that no amounts are due. 685 If the successor fails to withhold purchase money, the 686 successor is personally liable for the payment of the amounts 687 deducted and withheld and penalties and interest thereon. 688 689 (6) The failure of a casino operator to deduct and withhold the required amount from a person's winnings does not 690 relieve that person from liability for the municipal income tax 691 692 with respect to those winnings. (D) If a person's winnings from sports gaming or prize 693 award from a video lottery terminal is an amount for which 694 reporting to the internal revenue service is required by section 695 6041 of the Internal Revenue Code, as amended, the a video 696

lottery sales agent shall deduct and withhold municipal income 697 tax from the person's <u>winnings or prize</u> award at the rate of the 698 tax imposed by the municipal corporation in which the agent's 699 video lottery terminal facility or sports gaming facility is 700 located. 701

(E) Amounts deducted and withheld by a video lottery sales 702 agent are held in trust for the benefit of the municipal 703 corporation to which the tax is owed. 704

(1) The video lottery sales agent shall issue to a person 705 from whose winnings or prize award an amount has been deducted 706 and withheld a receipt for the amount deducted and withheld, and 707 shall obtain from the person receiving winnings or a prize award 708 the person's name, address, and social security number in order 709 to facilitate the preparation of returns required by this 710

(2) On or before the tenth day of each month, the video lottery sales agent shall file a return electronically with the 713 tax administrator of the municipal corporation providing the 714 names, addresses, and social security numbers of the persons 715 from whose winnings or prize awards amounts were deducted and 716 withheld, the amount of each such deduction and withholding 717 during the preceding calendar month, the amount of the _winnings_ 718 or prize award from which each such amount was withheld, and any 719 720 other information required by the tax administrator. With the return, the video lottery sales agent shall remit electronically 721 to the tax administrator all amounts deducted and withheld during the preceding month.

(3) A video lottery sales agent shall maintain a record of all receipts issued under division (E) of this section and shall make those records available to the tax administrator upon request. Such records shall be maintained in accordance with section 5747.17 of the Revised Code and any rules adopted pursuant thereto.

730 (4) Annually, on or before the thirty-first day of January, each video lottery terminal sales agent shall file an 731 annual return electronically with the tax administrator of the 732 municipal corporation in which the facility is located 733 indicating the total amount deducted and withheld during the 734 preceding calendar year. The video lottery sales agent shall 735 remit electronically with the annual return any amount that was 736 deducted and withheld and that was not previously remitted. If 737 the name, address, or social security number of a person or the 738 amount deducted and withheld with respect to that person was 739 omitted on a monthly return for that reporting period, that 740

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information shall be indicated on the annual return.

(5) Annually, on or before the thirty-first day of 742 January, a video lottery sales agent shall issue an information 743 return to each person with respect to whom an amount has been 744 deducted and withheld during the preceding calendar year. The 745 information return shall show the total amount of municipal 746 income tax deducted and withheld from the person's winnings or 747 prize award by the video lottery sales agent during the 748 preceding year. A video lottery sales agent shall provide to the 749 750 tax administrator of the municipal corporation a copy of each 751 information return issued under this division. The tax administrator may require that such copies be transmitted 752 753 electronically.

(6) A video lottery sales agent who fails to file a return and remit the amounts deducted and withheld is personally liable for the amount deducted and withheld and not remitted. Such personal liability extends to any penalty and interest imposed for the late filing of a return or the late payment of tax deducted and withheld.

760 (F) If a video lottery sales agent ceases to operate video lottery terminals, sells a sports gaming facility, or otherwise 761 quits the sports gaming business, the amounts deducted and 762 withheld along with any penalties and interest thereon are 763 immediately due and payable. The successor of the video lottery 764 sales agent that purchases the video lottery terminals from the 765 agent shall withhold an amount from the purchase money that is 766 sufficient to cover the amounts deducted and withheld and any 767 penalties and interest thereon until the predecessor video 768 lottery sales agent operator produces either of the following: 769

(1) A receipt from the tax administrator showing that the 770

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772 have been paid; (2) A certificate from the tax administrator indicating 773 that no amounts are due. 774 If the successor fails to withhold purchase money, the 775 successor is personally liable for the payment of the amounts 776 deducted and withheld and penalties and interest thereon. 777 (G) The failure of a video lottery sales agent to deduct 778 and withhold the required amount from a person's winnings or 779 prize award awards does not relieve that person from liability 780 781 for the municipal income tax with respect to that those winnings or prize award awards. 782

amounts deducted and withheld and penalties and interest thereon

(H) If a casino operator or lottery sales agent files a 783 return late, fails to file a return, remits amounts deducted and 784 withheld late, or fails to remit amounts deducted and withheld 785 as required under this section, the tax administrator of a 786 municipal corporation may impose the following applicable 787 penalty: 788

(1) For the late remittance of, or failure to remit, tax
deducted and withheld under this section, a penalty equal to
fifty per cent of the tax deducted and withheld;
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(2) For the failure to file, or the late filing of, a
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monthly or annual return, a penalty of five hundred dollars for
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each return not filed or filed late. Interest shall accrue on
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past due amounts deducted and withheld at the rate prescribed in
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section 5703.47 of the Revised Code.

(I) Amounts deducted and withheld on behalf of a municipal
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 corporation shall be allowed as a credit against payment of the
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 tax imposed by the municipal corporation and shall be treated as
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taxes paid for purposes of section 718.08 of the Revised Code. 800
This division applies only to the person for whom the amount is 801
deducted and withheld. 802

(J) The tax administrator shall prescribe the forms of the803receipts and returns required under this section.804

Sec. 3770.01. (A) There is hereby created the state 805 lottery commission consisting of nine-eleven members appointed 806 by the governor with the advice and consent of the senate. No 807 more than <u>five six</u> members of the commission shall be members of 808 the same political party. Of the additional and new appointments 809 made to the commission pursuant to the amendment of August 1, 810 1980, three shall be for terms ending August 1, 1981, three 811 shall be for terms ending August 1, 1982, and three shall be for 812 terms ending August 1, 1983. The additional two members first 813 appointed to the commission after the effective date of this 814 amendment shall be appointed to terms ending August 1, 2022. 815 Thereafter, terms of office shall be for three years, each term 816 ending on the same day of the same month of the year as did the 817 term which it succeeds. 818

(B) Each member shall hold office from the date of 819 appointment until the end of the term for which the member was 820 appointed. Any member appointed to fill a vacancy occurring 821 prior to the expiration of the term for which the member's 822 predecessor was appointed shall hold office for the remainder of 823 that term. Any member shall continue in office subsequent to the 824 expiration date of the member's term until the member's 825 successor takes office, or until a period of sixty days has 826 elapsed, whichever occurs first. 827

(C) All members of the commission shall be citizens of theUnited States and residents of this state. The members of the829

commission shall represent the various geographic regions of the 830 state. No member of the commission shall have any pecuniary 831 interest in any contract or license awarded by the commission. 832 One person appointed as a member of the commission shall have 833 experience or training in the area of problem gambling or other 834 addictions and in assistance to recovering gambling or other 835 836 addicts. Each person appointed as a member of the commission, except the member appointed as having experience or training in 837 the area of problem gambling or other addictions and in 838 assistance to recovering gambling or other addicts, shall have 839 prior experience or education in business administration, 840 management, sales, marketing, or advertising. Three persons 841 appointed as members of the commission shall have gaming 842 843 experience.

(D) The commission shall elect annually one of its members 844 to serve as chairperson for a term of one year. Election as 845 chairperson shall not extend a member's appointive term. Each 846 member of the commission shall receive an annual salary of five 847 thousand dollars, payable in monthly installments. Each member 848 of the commission also shall receive the member's actual and 849 necessary expenses incurred in the discharge of the member's 850 official duties. 851

(E) Each member of the commission, before entering upon the discharge of the member's official duties, shall give a bond, payable to the treasurer of state, in the sum of ten thousand dollars with sufficient sureties to be approved by the treasurer of state, which bond shall be filed with the secretary of state.

(F) The governor may remove any member of the commission858for malfeasance, misfeasance, or nonfeasance in office, giving859

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the member a copy of the charges against the member and 860 affording the member an opportunity to be publicly heard in 861 person or by counsel in the member's own defense upon not less 862 than ten days' notice. If the member is removed, the governor 863 shall file in the office of the secretary of state a complete 864 statement of all charges made against the member and the 865 governor's finding on the charges, together with a complete 866 report of the proceedings, and the governor's decision on the 867 charges is final. 868

(G) The commission shall maintain offices at locations in
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the state as it may consider necessary for the efficient
performance of its functions. The director shall maintain an
office in Columbus to coordinate the activities of the state
lottery commission with other state departments.

Sec. 3770.02. (A) Subject to the advice and consent of the 874 senate, the governor shall appoint a director of the state 875 lottery commission who shall serve at the pleasure of the 876 governor. The director shall devote full time to the duties of 877 the office and shall hold no other office or employment. The 878 director shall meet all requirements for appointment as a member 879 of the commission and shall, by experience and training, possess 880 management skills that equip the director to administer an 881 enterprise of the nature of a state lottery. The director shall 882 receive an annual salary in accordance with pay range 48 of 883 section 124.152 of the Revised Code. 884

(B) (1) The director shall attend all meetings of the
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commission and shall act as its secretary. The director shall
keep a record of all commission proceedings and shall keep the
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commission's records, files, and documents at the commission's
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principal office. All records of the commission's meetings shall
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be available for inspection by any member of the public, upon a 890 showing of good cause and prior notification to the director. 891

(2) The director shall be the commission's executive
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officer and shall be responsible for keeping all commission
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records and supervising and administering the state lottery in
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accordance with this chapter, and carrying out all commission
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rules adopted under section 3770.03 of the Revised Code.
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(C)(1) The director shall appoint deputy directors as 897 necessary and as many regional managers as are required. The 898 director may also appoint necessary professional, technical, and 899 clerical assistants. All such officers and employees shall be 900 901 appointed and compensated pursuant to Chapter 124. of the Revised Code. Regional and assistant regional managers, sales 902 representatives, and any lottery executive account 903 representatives shall remain in the unclassified service. The 904 assistant director shall act as director in the absence or 905 disability of the director. If the director does not appoint an 906 assistant director, the director shall designate a deputy 907 director to act as director in the absence or disability of the 908 909 director.

(2) The director, in consultation with the director of
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administrative services, may establish standards of proficiency
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and productivity for commission field representatives.
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(D) The director shall request the bureau of criminal
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identification and investigation, the department of public
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safety, or any other state, local, or federal agency to supply
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the director with the criminal records of any job applicant and
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may periodically request the criminal records of commission
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employees. At or prior to the time of making such a request, the
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director shall require a job applicant or commission employee to
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obtain fingerprint cards prescribed by the superintendent of the 920 bureau of criminal identification and investigation at a 921 qualified law enforcement agency, and the director shall cause 922 these fingerprint cards to be forwarded to the bureau of 923 924 criminal identification and investigation and the federal bureau of investigation. The commission shall assume the cost of 925 obtaining the fingerprint cards and shall pay to each agency 926 supplying criminal records for each investigation under this 927 division a reasonable fee, as determined by the agency. 928

(E) The director shall license lottery sales agents 929 pursuant to section 3770.05 of the Revised Code and, when it is 930 considered necessary, may revoke or suspend the license of any 931 932 lottery sales agent. The director may license video lottery technology providers, independent testing laboratories, and 933 gaming employees, and promulgate rules relating thereto. When 934 the director considers it necessary, the director may suspend or 935 revoke the license of a video lottery technology provider, 936 independent testing laboratory, or gaming employee, including 937 suspension or revocation without affording an opportunity for a 938 prior hearing under section 119.07 of the Revised Code when the 939 public safety, convenience, or trust requires immediate action. 940

(F) The director shall confer at least once each month 941 with the commission, at which time the director shall advise it 942 regarding the operation and administration of the lottery. The 943 director shall make available at the request of the commission 944 all documents, files, and other records pertaining to the 945 operation and administration of the lottery. The director shall 946 prepare and make available to the commission each month a 947 complete and accurate accounting of lottery revenues, prize 948 money disbursements and the cost of goods and services awarded 949 as prizes, operating expenses, and all other relevant financial 950

information, including an accounting of all transfers made from 951
any lottery funds in the custody of the treasurer of state to 952
benefit education. 953

(G) The director may enter into contracts for the 954
operation or promotion of the lottery pursuant to Chapter 125. 955
of the Revised Code. 956

(H) (1) Pursuant to rules adopted by the commission under 957
section 3770.03 of the Revised Code, the director shall require 958
any lottery sales agents to deposit to the credit of the state 959
lottery fund, in banking institutions designated by the 960
treasurer of state, net proceeds due the commission as 961
determined by the director. 962

(2) Pursuant to rules adopted by the commission under
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Chapter 119. of the Revised Code, the director may impose
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penalties for the failure of a sales agent to transfer funds to
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the commission in a timely manner. Penalties may include
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monetary penalties, immediate suspension or revocation of a
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license, or any other penalty the commission adopts by rule.

(I) The director may arrange for any person, or any
banking institution, to perform functions and services in
connection with the operation of the lottery as the director may
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consider necessary to carry out this chapter.
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(J) (1) As used in this chapter, "statewide joint lottery 973
game" means a lottery game that the commission sells solely 974
within this state under an agreement with other lottery 975
jurisdictions to sell the same lottery game solely within their 976
statewide or other jurisdictional boundaries. 977

(2) If the governor directs the director to do so, the978director shall enter into an agreement with other lottery979

jurisdictions to conduct statewide joint lottery games. If the 980 governor signs the agreement personally or by means of an 981 authenticating officer pursuant to section 107.15 of the Revised 982 Code, the director then may conduct statewide joint lottery 983 games under the agreement. 984

(3) The entire net proceeds from any statewide joint
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lottery games shall be used to fund elementary, secondary,
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vocational, and special education programs in this state.
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(4) The commission shall conduct any statewide joint
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lottery games in accordance with rules it adopts under division
(B) (5) of section 3770.03 of the Revised Code.
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(K) (1) The director shall enter into an agreement with the 991 department of mental health and addiction services under which 992 the department shall provide a program of gambling addiction 993 services, including services to alleviate problem sports gaming, 994 on behalf of the commission. The commission shall pay the costs 995 of the program provided pursuant to the agreement and shall use 996 the moneys in the problem sports gaming and addiction fund 997 established under section 5753.031 of the Revised Code for the 998 purpose of paying the costs of program services to alleviate 999 1000 problem sports gaming in this state. The director shall publicize the toll-free telephone number established under 1001 section 3772.062 of the Revised Code and the gambling addiction 1002 services provided by the department of mental health and 1003 addiction services. 1004

(2) As used in this section, "gambling addiction services" 1005has the same meaning as in section 5119.01 of the Revised Code. 1006

(L) The director shall do both of the following with1007respect to the sports gaming lottery:1008

(1) Employ a monitoring system utilizing software to	1009					
identify irregularities in volume or odds swings that could	1010					
signal suspicious activities that require further investigation.	1011					
The state lottery commission shall develop the requirements and	1012					
specifications for the system according to industry standards	1013					
and implement the system as part of the minimum internal control	1014					
standards described in division (E) of section 3770.31 of the						
Revised Code.	1016					
(2) Promptly report to the state lottery commission and	1017					
the Ohio casino control commission any facts or circumstances	1018					
related to the operation of a sports gaming licensee that	1019					
constitute a violation of state or federal law and immediately	1020					
report any suspicious wagering to the appropriate state or	1021					
federal authorities.	1022					
Sec. 3770.03. (A) The state lottery commission shall	1023					
promulgate rules under which a statewide lottery may be	1024					
conducted, which includes, and since the original enactment of	1025					
this section has included, the authority for the commission to	1000					
	1026					
operate video lottery terminal games. Any reference in this	1026					
operate video lottery terminal games. Any reference in this chapter to tickets shall not be construed to in any way limit						
	1027					
chapter to tickets shall not be construed to in any way limit	1027 1028					
chapter to tickets shall not be construed to in any way limit the authority of the commission to operate video lottery	1027 1028 1029					
chapter to tickets shall not be construed to in any way limit the authority of the commission to operate video lottery terminal games. Nothing in this chapter shall restrict the	1027 1028 1029 1030					
chapter to tickets shall not be construed to in any way limit the authority of the commission to operate video lottery terminal games. Nothing in this chapter shall restrict the authority of the commission to promulgate rules related to the	1027 1028 1029 1030 1031					
chapter to tickets shall not be construed to in any way limit the authority of the commission to operate video lottery terminal games. Nothing in this chapter shall restrict the authority of the commission to promulgate rules related to the operation of games utilizing video lottery terminals as	1027 1028 1029 1030 1031 1032					
chapter to tickets shall not be construed to in any way limit the authority of the commission to operate video lottery terminal games. Nothing in this chapter shall restrict the authority of the commission to promulgate rules related to the operation of games utilizing video lottery terminals as described in section 3770.21 of the Revised Code. The rules	1027 1028 1029 1030 1031 1032 1033					
chapter to tickets shall not be construed to in any way limit the authority of the commission to operate video lottery terminal games. Nothing in this chapter shall restrict the authority of the commission to promulgate rules related to the operation of games utilizing video lottery terminals as described in section 3770.21 of the Revised Code. The rules shall be promulgated pursuant to Chapter 119. of the Revised	1027 1028 1029 1030 1031 1032 1033 1034					
chapter to tickets shall not be construed to in any way limit the authority of the commission to operate video lottery terminal games. Nothing in this chapter shall restrict the authority of the commission to promulgate rules related to the operation of games utilizing video lottery terminals as described in section 3770.21 of the Revised Code. The rules shall be promulgated pursuant to Chapter 119. of the Revised Code, except that instant game rules shall be promulgated	1027 1028 1029 1030 1031 1032 1033 1034 1035					
chapter to tickets shall not be construed to in any way limit the authority of the commission to operate video lottery terminal games. Nothing in this chapter shall restrict the authority of the commission to promulgate rules related to the operation of games utilizing video lottery terminals as described in section 3770.21 of the Revised Code. The rules shall be promulgated pursuant to Chapter 119. of the Revised Code, except that instant game rules shall be promulgated pursuant to section 111.15 of the Revised Code but are not	1027 1028 1029 1030 1031 1032 1033 1034 1035 1036					

(1)	The	type	of	lottery	to	be	conducted;	104	10

(2) The prices of tickets in the lottery; 1041

(3) The number, nature, and value of prize awards, the
manner and frequency of prize drawings, and the manner in which
prizes shall be awarded to holders of winning tickets.

(B) The commission shall promulgate rules, in addition to 1045
those described in division (A) of this section, pursuant to 1046
Chapter 119. of the Revised Code under which a statewide lottery 1047
and statewide joint lottery games may be conducted. Subjects 1048
covered in these rules shall include, but not be limited to, the 1049
following: 1050

(1) The locations at which lottery tickets may be sold and 1051 the manner in which they are to be sold. These rules may 1052 authorize the sale of lottery tickets by commission personnel or 1053 other licensed individuals from traveling show wagons at the 1054 state fair, and at any other expositions the director of the 1055 commission considers acceptable. These rules shall prohibit 1056 commission personnel or other licensed individuals from 1057 soliciting from an exposition the right to sell lottery tickets 1058 1059 at that exposition, but shall allow commission personnel or 1060 other licensed individuals to sell lottery tickets at an exposition if the exposition requests commission personnel or 1061 licensed individuals to do so. These rules may also address the 1062 accessibility of sales agent locations to commission products in 1063 accordance with the "Americans with Disabilities Act of 1990," 1064 104 Stat. 327, 42 U.S.C.A. 12101 et seq. 1065

(2) The manner in which lottery sales revenues are to be
1066
collected, including authorization for the director to impose
penalties for failure by lottery sales agents to transfer
1068
revenues to the commission in a timely manner; 1069 (3) The amount of compensation to be paid to licensed 1070 lottery sales agents; 1071 (4) The substantive criteria for the licensing of lottery 1072 sales agents consistent with section 3770.05 of the Revised 1073 Code, and procedures for revoking or suspending their licenses 1074 consistent with Chapter 119. of the Revised Code. If 1075 circumstances, such as the nonpayment of funds owed by a lottery 1076

sales agent, or other circumstances related to the public 1077 safety, convenience, or trust, require immediate action, the 1078 director may suspend a license without affording an opportunity 1079 for a prior hearing under section 119.07 of the Revised Code. 1080

(5) Special game rules to implement any agreements signed 1081 by the governor that the director enters into with other lottery 1082 jurisdictions under division (J) of section 3770.02 of the 1083 Revised Code to conduct statewide joint lottery games. The rules 1084 shall require that the entire net proceeds of those games that 1085 remain, after associated operating expenses, prize 1086 disbursements, lottery sales agent bonuses, commissions, and 1087 reimbursements, and any other expenses necessary to comply with 1088 the agreements or the rules are deducted from the gross proceeds 1089 of those games, be transferred to the lottery profits education 1090 fund under division (B) of section 3770.06 of the Revised Code. 1091

(6) Any other subjects the commission determines are
necessary for the operation of video lottery terminal games,
including the establishment of any fees, fines, payment
schedules, or the establishment of a voluntary exclusion
program;

(7) Rules making self-service, terminal-generated lottery 1097

games available to any qualified lottery sales agent. The rules	1098
shall require the games to do all of the following:	1099
(a) Be available only to a lottery sales agent that holds	1100
a class C or D liquor permit for the location at which the games	1101
are to be offered;	1102
(b) Offer instant-win-style lottery games and drawing-	1103
style lottery games but not the lottery games authorized under	1104
sections 3770.30 to 3770.40 of the Revised Code;	1105
(c) Contain the ability to be played at multiple ticket	1106
prices, betting types, and payouts as established by the	1107
<u>commission;</u>	1108
(d) Be available on interactive self-service terminals,	1109
which shall not be considered video lottery terminals. The	1110
interactive terminals shall do all of the following:	1111
(i) Allow game play in a graphical, paperless, interactive	1112
<pre>format;</pre>	1113
(ii) Allow a player to initiate, play, and view the game,	1114
including the reveal of a result, on the self-service terminal	1115
from which the game is purchased;	1116
(iii) Give the player the option to receive any winnings	1117
either through the terminal or using a paper pay voucher to be	1118
redeemed with a lottery sales agent.	1119
(e) Be available on other lottery terminals and devices,	1120
including clerk-facing lottery terminals.	1121
(C) Chapter 2915. of the Revised Code does not apply to,	1122
affect, or prohibit lotteries conducted pursuant to this	1123
chapter.	1124

(D) The commission may promulgate rules, in addition to 1125 those described in divisions (A) and (B) of this section, that 1126 establish standards governing the display of advertising and 1127 celebrity images on lottery tickets and on other items that are 1128 used in the conduct of, or to promote, the statewide lottery and 1129 statewide joint lottery games. Any revenue derived from the sale 1130 of advertising displayed on lottery tickets and on those other 1131 items shall be considered, for purposes of section 3770.06 of 1132 the Revised Code, to be related proceeds in connection with the 1133 statewide lottery or gross proceeds from statewide joint lottery 1134 games, as applicable. 1135

(E) (1) The commission shall meet with the director at 1136 least once each month and shall convene other meetings at the 1137 request of the chairperson or any five of the members. No action 1138 taken by the commission shall be binding unless at least five of 1139 the members present vote in favor of the action. A written 1140 record shall be made of the proceedings of each meeting and 1141 shall be transmitted forthwith to the governor, the president of 1142 the senate, the senate minority leader, the speaker of the house 1143 of representatives, and the house minority leader. 1144

(2) The director shall present to the commission a report 1145 each month, showing the total revenues, prize disbursements, and 1146 operating expenses of the state lottery for the preceding month. 1147 As soon as practicable after the end of each fiscal year, the 1148 commission shall prepare and transmit to the governor and the 1149 general assembly a report of lottery revenues, prize 1150 disbursements, and operating expenses for the preceding fiscal 1151 year and any recommendations for legislation considered 1152 necessary by the commission. 1153

Sec. 3770.30. As used in this chapter:

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(A) "Casino operator" has the same meaning as in section 1155 3772.01 of the Revised Code. 1156 (B) "Collegiate sport or athletic event" means a sport or 1157 athletic event offered or sponsored by, or played in connection 1158 with, a public or private institution that offers educational 1159 services beyond the secondary level. 1160 (C) "Commission" means the state lottery commission 1161 created under section 3770.01 of the Revised Code. 1162 (D) "Professional sport or athletic event" means an event 1163 at which two or more persons participate in sports or athletic 1164 events and receive compensation in excess of actual expenses for 1165 their participation in the event. 1166 (E) (1) Except as otherwise provided in division (E) (2) of 1167 this section, "sporting event" means any professional sport or_ 1168 athletic event, any collegiate sport or athletic event, any 1169 motor race event, or any other special event the commission 1170 authorizes for sports gaming under this chapter, the individual 1171 performance statistics of athletes or participants in such an 1172 event, or a combination of those. 1173 (2) "Sporting event" does not include a sport or athletic 1174 event for primary or secondary school students that is conducted 1175 or sponsored by a primary or secondary school or by another 1176 person or the individual performance statistics of athletes or 1177 participants in such a sport or athletic event. 1178 (F) "Sports gaming" means participating in the sports 1179

gaming lottery operated by the state lottery commission through1180the business of accepting wagers on sporting events by any1181system or method of gaming the commission approves. "Sports1182gaming" includes purchasing lottery tickets whose prize1183

<u>determinations are based on exchange wagering, parlays, over-</u>	1184
under, moneyline, in-game wagering, single game bets, teaser	1185
bets, in-play bets, proposition bets, pools, pari-mutuel sports	1186
wagering pools, straight bets, or any other type of wagering on	1187
sporting events approved by the commission. "Sports gaming" does	1188
not include any of the following:	1189
(1) Pari-mutuel betting on the outcome of a horse race	1190
authorized under Chapter 3769. of the Revised Code;	1191
(2) Video lottery terminals authorized under this chapter;	1192
(3) Other lottery games of the state lottery authorized	1193
under this chapter and operated by the state lottery commission;	1194
(4) Casino gaming authorized under Section 6(C) of Article	1195
XV, Ohio Constitution and Chapter 3772. of the Revised Code;	1196
(5) Fantasy contests authorized under Chapter 3774. of the	1197
Revised Code.	1198
(G)(1) "Sports gaming agent" means a casino operator or	1199
video lottery sales agent licensed as a sports gaming agent to	1200
offer sports gaming in this state.	1201
(2) "Sports gaming agent" does not include a veteran's or	1202
fraternal organization that contracts with a sports gaming agent	1203
to offer sports gaming in the organization's facility pursuant	1204
to section 3770.331 of the Revised Code.	1205
(3) A vendor who provides sports gaming equipment to be	1206
used through a licensed sports gaming agent shall not be	1207
considered a sports gaming agent solely on that basis.	1208
(H) "Sports gaming agent license" means authorization	1209
granted under this chapter by the commission to a casino	1210
<u>operator or video lottery sales agent to offer sports gaming as</u>	1211

a sports gaming agent.	1212
(I) "Sports gaming equipment" means any mechanical,	1213
electronic, or other device, mechanism, or equipment, including	1214
a personal device, and related software, materials, or supplies,	1215
that are used or consumed in the operation of sports gaming.	1216
(J) "Sports gaming facility" means a designated area in	1217
which sports gaming is conducted on the premises of a casino	1218
facility or of a racing facility authorized to conduct horse	1219
racing meetings in this state. As used in this division, "casino	1220
facility" has the same meaning as in section 3772.01 of the	1221
Revised Code.	1222
(K) "Sports gaming license" means a sports gaming agent	1223
license, a management services provider license issued under	1224
section 3770.34 of the Revised Code, or a sports gaming	1225
occupational license issued under section 3770.35 of the Revised	1226
Code.	1227
(L) "Sports gaming licensee" means a person who holds a	1228
valid sports gaming license.	1229
(M) "Sports gaming receipts" has the same meaning as in	1230
section 5753.01 of the Revised Code.	1231
(N) "Sports governing body" means a regional, national, or	1232
international organization having ultimate authority over the	1233
rules and codes of conduct with respect to a sporting event and	1234
the participants in the sporting event.	1235
(O) "Video lottery sales agent" means an agent of the	1236
state lottery authorized to operate an electronic device	1237
approved by the state lottery commission that provides immediate	1238
prize determinations for participants on an electronic display	1239
that is located at a facility owned by a holder of a permit as	1240

defined in rule 3769-1-05 of the Administrative Code.	1241
(P) "Wager" means to purchase a sports gaming lottery	1242
ticket through which a sum of money or thing of value is risked	1243
<u>on an uncertain occurrence.</u>	1244
Sec. 3770.31. (A) In all cases in which this chapter	1245
requires or allows the commission to adopt rules concerning	1246
sports gaming, the commission shall adopt those rules under	1247
Chapter 119. of the Revised Code.	1248
(B) The commission shall adopt rules that include all of	1249
the following:	1250
(1) Procedures for a sports gaming agent to accept wagers	1251
on a sporting event or series of sporting events;	1252
(2) The maximum wager that a sports gaming agent may	1253
accept from any one individual on any one sporting event;	1254
(3) The types of wagering tickets to be used;	1255
(4) The manner in which tickets are issued;	1256
(5) The type of records to be kept by sports gaming	1257
licensees;	1258
(6) The system to be used to place a wager;	1259
(7) Protections for a player placing a wager;	1260
(8) Measures to promote responsible sports gaming;	1261
(9) Penalties and fines for violating this section or	1262
rules adopted under this section;	1263
(10) A prohibition against sports gaming advertising	1264
targeting individuals under twenty-one years of age;	1265
(11) Any other procedure or thing the commission	1266

determines necessary to ensure the integrity of sports gaming.	1267
(C) The commission may adopt rules allowing a sports	1268
gaming agent to accept wagers on sporting events online over the	1269
internet from persons who are physically present in this state.	1270
	1071
(D) (1) The commission may, independently or at the request	1271
of any person, including a sports governing body, adopt rules to	1272
prohibit or restrict wagering on a particular type of sporting	1273
event or to prohibit or restrict a particular type of wager.	1274
(2) The commission shall adopt rules prescribing a process	1275
by which the commission may prohibit or restrict wagering on a	1276
particular type of sporting event or prohibit or restrict a	1277
particular type of wager on a temporary emergency basis instead	1278
<u>of by rule.</u>	1279
(3) (a) A sports governing body may formally request the	1280
commission to prohibit or restrict wagering on a particular type	1281
of sporting event or to prohibit or restrict a particular type	1282
of wager. The sports governing body shall submit the formal	1283
request in the form and manner prescribed by the commission.	1284
(b) If the commission determines that the sports governing	1285
body has shown good cause through its formal request to grant	1286
the requested prohibition or restriction, the commission	1287
promptly shall adopt the prohibition or restriction.	1288
(c) If the commission determines that the sports governing	1289
body has not shown good cause through its formal request to	1290
grant the requested prohibition or restriction, the commission	1291
promptly shall provide the sports governing body with notice and	1292
an opportunity for a hearing to offer further evidence in	1293
support of granting the requested prohibition or restriction.	1294
(E) The commission shall adopt rules establishing minimum	1295

internal control standards for the administration of sports	1296
gaming operations, sports gaming equipment, systems, or other	1297
items used to conduct sports gaming, and the maintenance of	1298
financial records and other required records. The commission may	1299
approve minimum internal control standards proposed by sports	1300
gaming agents.	1301
(F) The commission shall approve sports gaming equipment	1302
and shall adopt rules requiring sports gaming licensees and	1303
sports gaming facilities to use only approved sports gaming	1304
equipment.	1305
(G) The commission shall determine a person's eligibility	1306
to hold or renew a sports gaming license, shall issue all sports	1307
gaming licenses, and shall maintain a record of all sports	1308
gaming licenses issued under this chapter. The commission shall	1309
accept applications, evaluate qualifications of applicants, and	1310
undertake initial review of sports gaming licenses before the	1311
commission has adopted rules governing issuing sports gaming	1312
licenses under this chapter.	1313
(H) The commission shall levy and collect all fees,	1314
surcharges, and civil penalties imposed under this chapter and	1315
rules adopted under this chapter and shall deposit all moneys	1316
collected into the sports gaming revenue fund created under	1317
section 5753.031 of the Revised Code.	1318
(I) The commission, in an adjudication conducted under	1319
Chapter 119. of the Revised Code, may penalize, limit,	1320
condition, restrict, suspend, revoke, deny, or refuse to renew	1321
the sports wagering license of any licensee or applicant. The	1322
commission may take into account any relevant aggravating or	1323
mitigating factors without in any manner limiting the	1324
commission's authority to impose the level and type of	1325

discipline the commission considers appropriate.	1326
(J) The commission may adopt rules that establish	1327
standards for advertising on items that are used in the conduct	1328
of, or to promote, a sports gaming event. The commission may	1329
develop its own advertising or enter into a contract for	1330
advertising services. Any revenue the commission derives from	1331
the sale of advertising on sports gaming equipment shall be	1332
deposited into the sports gaming revenue fund.	1333
(K) The commission shall make anonymized sports gaming	1334
data available to sports governing bodies in real time through	1335
the monitoring system described in division (L)(1) of section	1336
3770.02 of the Revised Code in order to ensure the integrity of	1337
sports gaming.	1338
Sec. 3770.32. (A) Except for a veteran's or fraternal	1339
organization that offers sports gaming under section 3770.331 of	1340
the Revised Code, no person shall operate, conduct, or assist in	1341
operating or conducting sports gaming in this state without	1342
first obtaining an appropriate sports gaming license from the	1343
state lottery commission.	1344
(B)(1) Except as otherwise required under division (B)(2)	1345
of this section, each person applying for a sports gaming	1346
license issued under this chapter shall submit one complete set	1347
of fingerprints directly to the superintendent of the bureau of	1348
criminal identification and investigation for the purpose of	1349
conducting a criminal records check. The person shall provide	1350
the fingerprints using a method the superintendent of the bureau	1351
of criminal identification and investigation prescribes pursuant	1352
to division (C)(2) of section 109.572 of the Revised Code and	1353
fill out the form the superintendent of the bureau of criminal	1354
identification and investigation prescribes pursuant to division	1355

(C)(1) of section 109.572 of the Revised Code. Upon receiving an	1356
application under this section, the director of the state	1357
lottery commission shall request the superintendent of the	1358
bureau of criminal identification and investigation, or a vendor	1359
approved by the bureau, to conduct a criminal records check	1360
based on the applicant's fingerprint impressions in accordance	1361
with division (A)(18) of section 109.572 of the Revised Code.	1362
Any fee required under division (C)(3) of section 109.572 of the	1363
Revised Code shall be paid by the applicant, or in the case of	1364
an occupational license, by the applicant's employer. The state	1365
lottery commission may require additional criminal records	1366
checks from a licensee applying to renew a sports gaming	1367
license, and any applicant convicted of any disqualifying	1368
offense as described in division (A)(3) of section 3770.36 of	1369
the Revised Code shall not be issued a license.	1370
(2) If an applicant for a grante gaming license under this	1371
(2) If an applicant for a sports gaming license under this	
chapter underwent a criminal records check during the previous	1372
three years for the purpose of obtaining or renewing a video	1373
lottery license issued by the state lottery commission or a	1374
license issued under Chapter 3772. of the Revised Code, the	1375
applicant was issued that license or had the license renewed,	1376
and the state lottery commission or the Ohio casino control	1377
commission, as applicable, has a record of the result of the	1378
applicant's criminal records check, the applicant shall not be	1379
required to undergo an additional criminal records check under	1380
division (B)(1) of this section. The state lottery commission	1381
shall use the result of the previous criminal records check	1382
obtained from its own records or from the records of the Ohio	1383
casino control commission to determine whether the applicant has	1384
been convicted of a disqualifying offense as described in	1385
division (A)(3) of section 3770.36 of the Revised Code.	1386

(C) The state lottery commission shall not grant a sports	1387
gaming agent or management services provider license until it	1388
has determined that each person who has control of the applicant	1389
has met the qualifications for sports gaming licensure	1390
established in this chapter and in rules adopted by the	1391
commission. All of the following persons are considered to have	1392
control of an applicant:	1393
(1) Each person associated with a corporate applicant,	1394
including any corporate holding company, parent company, or	1395
subsidiary company of the applicant that has the ability to	1396
control the activities of the corporate applicant or elect a	1397
majority of the board of directors of that corporation, other	1398
than any bank or other licensed lending institution that holds a	1399
mortgage or other lien acquired in the course of ordinary	1400
	1400
<u>business;</u>	1401
(2) Each person associated with a noncorporate applicant	1402
that directly or indirectly holds a beneficial or proprietary	1403
interest in the applicant's business operation or that the	1404
commission otherwise determines has the ability to control the	1405
applicant;	1406
(3) Key personnel of an applicant, including any	1407
executive, employee, or agency, having the power to exercise	1408
executive, employee, or agency, having the power to exercise significant influence over decisions concerning any part of the	1408 1409
significant influence over decisions concerning any part of the	1409
significant influence over decisions concerning any part of the applicant's business operation.	1409 1410
significant influence over decisions concerning any part of the applicant's business operation. (D) A sports gaming agent or management services provider	1409 1410 1411
significant influence over decisions concerning any part of the applicant's business operation. (D) A sports gaming agent or management services provider shall display its license conspicuously in its place of business	1409 1410 1411 1412
<pre>significant influence over decisions concerning any part of the applicant's business operation. (D) A sports gaming agent or management services provider shall display its license conspicuously in its place of business or have the license available for inspection by any agent of the</pre>	1409 1410 1411 1412 1413
significant influence over decisions concerning any part of the applicant's business operation. (D) A sports gaming agent or management services provider shall display its license conspicuously in its place of business or have the license available for inspection by any agent of the state lottery commission or any law enforcement agency. Each	1409 1410 1411 1412 1413 1414

prominently displayed when present in a sports gaming facility	1417
at all times, in accordance with the rules of the commission.	1418
(E) A sports gaming licensee shall give the state lottery	1419
commission written notice within thirty days of any change to	1420
any information provided in the licensee's application for a	1421
license or renewal.	1422
Sec. 3770.33. (A) Except for a veteran's or fraternal	1423
organization that offers sports gaming under section 3770.331 of	1424
the Revised Code, no person shall offer sports gaming in this	1425
state without first obtaining a sports gaming agent license from	1426
the commission. The commission shall not operate as a sports	1427
gaming agent and shall not issue a sports gaming agent license	1428
except as provided in this section.	1429
<u>(B) Only a casino operator or a video lottery sales agent</u>	1430
may apply for a sports gaming agent license. The commission	1431
shall issue a sports gaming agent license to an applicant that	1432
does all of the following:	1433
(1) Submits a written application on a form furnished by	1434
the commission;	1435
(2) Pays a nonrefundable application fee of one hundred	1436
thousand dollars;	1437
(3) Agrees to a minimum capital investment as approved by	1438
the commission;	1439
(4) Commits to employing a certain number of individuals	1440
on a full-time basis as approved by the commission;	1441
(5) Does one of the following:	1442
(a) Gives to the state a surety bond, in an amount and in	1443
the form approved by the commission, to guarantee that the	1444

applicant faithfully makes all payments required by this chapter	1445
and rules adopted under this chapter;	1446
(b) Increases the amount of an existing surety bond given	1447
to the state as a condition of licensure as a video lottery	1448
sales agent or casino operator by an amount approved by the	1449
commission and conditions the increased amount of the surety	1450
bond on the applicant faithfully making all payments required by	1451
this chapter and rules adopted under this chapter.	1452
(6) Submits an audit of the applicant's financial	1453
transactions and the condition of the applicant's total	1454
operations for the previous fiscal year prepared by a certified	1455
public accountant in accordance with generally accepted	1456
accounting principles and state and federal laws;	1457
(7) Satisfies any other conditions for licensure required	1458
under this chapter and rules adopted under this chapter,	1459
provided that the commission's rules shall not require an	1460
applicant for a sports gaming agent license to take action to	1461
satisfy any additional requirement for that license that is	1462
substantially similar to any requirement the applicant	1463
previously has satisfied in order to obtain or renew the	1464
applicant's video lottery sales agent license or casino operator	1465
license.	1466
<u>(C)(1) The term of a sports gaming agent license shall be</u>	1467
concurrent with the term of the sports gaming agent's casino	1468
operator license issued by the Ohio casino control commission	1469
under Chapter 3772. of the Revised Code and the rules adopted	1470
under that chapter or of the sports gaming agent's video lottery	1471
sales agent license issued by the state lottery commission under	1472
this chapter and the rules adopted under this chapter, as	1473
	1474
applicable.	14/4

(2) Upon the expiration of a sports gaming agent license,	1475
the sports gaming agent may renew the license, unless any of the	1476
following are true:	1477
(a) The license is suspended or revoked.	1478
(b) The sports gaming agent's casino operator license or	1479
video lottery sales agent license is suspended or revoked.	1480
(c) The commission determines that the sports gaming agent	1481
is not in compliance with this chapter and the rules adopted	1482
under this chapter.	1483
(3) The sports gaming agent shall pay a nonrefundable	1484
renewal fee of one hundred thousand dollars or one per cent of	1485
the sports gaming agent's total gross receipts received from the	1486
operation of sports gaming in this state during the previous	1487
year, whichever is less.	1488
(D) No sports gaming agent shall permit a person other	1489
than the sports gaming agent to offer sports gaming on behalf of	1490
the sports gaming agent, except as permitted under sections	1491
3770.331 and 3770.34 of the Revised Code.	1492
(E) For each fiscal year during which a sports gaming	1493
agent offers sports gaming under this chapter, the sports gaming	1494
agent shall submit to the commission an audit of the sports	1495
gaming agent's financial transactions and the condition of the	1496
sports gaming agent's total operations prepared by a certified	1497
public accountant in accordance with generally accepted	1498
accounting principles and applicable state and federal laws.	1499
Sec. 3770.331. (A) As used in this section, "fraternal_	1500
organization" and "veteran's organization" have the same	1501
meanings as in section 2915.01 of the Revised Code.	1502

(B)(1) The commission shall adopt rules to permit a	1503
veteran's or fraternal organization to contract with a sports	1504
gaming agent to offer sports gaming through the sports gaming	1505
agent using a single piece of sports gaming equipment located in	1506
the organization's facility.	1507
(2) The mules edented under division (\mathbf{P}) (1) of this	1 5 0 0
(2) The rules adopted under division (B)(1) of this	1508
section shall do all of the following:	1509
(a) Require the veteran's or fraternal organization to	1510
permit only individuals who are members of the organization to	1511
participate in sports gaming offered by the organization;	1512
(b) Require the organization to pay to the commission a	1513
nonrefundable application fee of one thousand dollars;	1514
(c) Require the organization to hold a D-class liquor	1515
permit issued under Chapter 4303. of the Revised Code for the	1516
facility where the organization seeks to offer sports gaming;	1517
(d) Establish the compensation due to the organization	1518
from the sports gaming agent, which shall be substantially	1519
similar to the compensation percentages paid to lottery sales	1520
agents;	1521
	1 5 0 0
(e) Require the sports gaming agent to comply with all	1522
applicable requirements of this chapter and of the rules adopted	1523
by the commission concerning the conduct of sports gaming at the	1524
organization's facility;	1525
(f) Provide for any other procedure or thing the	1526
commission determines necessary to complete its duties under	1527
this section.	1528
(3) The commission may provide by rule adopted under	1529
division (B)(1) of this section for the commission to supply	1530
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	commission. If the sports gaming agent and the management	1588
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	contract, the sports gaming agent first shall submit the change	1590
to the commission for its approval or rejection. The sports 1591	to the commission for its approval or rejection. The sports	1591

gaming agent or the management services provider may not assign,	1592
delegate, subcontract, or transfer the management service	1593
provider's duties and responsibilities under the contract to a	1594
third party without the prior approval of the commission. Such a	1595
third party shall be licensed as a management services provider	1596
under this section before providing those services.	1597
(E) The provisions of this chapter concerning a sports	1598
gaming agent apply to a management services provider that	1599
contracts with the sports gaming agent with respect to all	1600
rights, duties, and liabilities of the sports gaming agent	1601
assigned, delegated, subcontracted, or transferred to the	1602
management services provider as though the management services	1603
provider were a sports gaming agent.	1604
Sec. 3770.35. (A) Except for an individual who is employed	1605
by a veteran's or fraternal organization to be engaged in sports	1606
gaming-related activities under section 3770.331 of the Revised	1607
Code, an individual who is employed to be engaged directly in	1608
sports gaming-related activities in this state, or otherwise to	1609
conduct or operate sports gaming in this state, shall hold an	1610
appropriate and valid sports gaming occupational license issued	1611
by the commission at all times. The commission shall issue a	1612
sports gaming occupational license to an individual who meets	1613
the requirements of this chapter and of the commission's rules,	1614
provided that the commission's rules shall not require an	1615
applicant for a sports gaming occupational license who currently	1616
holds a video lottery license issued by the commission or a	1617
license issued under Chapter 3772. of the Revised Code to take	1618
action to satisfy any additional requirement for the sports	1619
gaming occupational license that is substantially similar to any	1620
requirement the applicant previously has satisfied in order to	1621
obtain or renew the applicant's video lottery license or license	1622

issued under Chapter 3772. of the Revised Code.	1623
(B) A sports gaming occupational license permits the	1624
licensee to be employed in the capacity the commission	1625
designates during the duration of the license. The commission	1626
may establish by rule job classifications with different	1627
requirements.	1628
(C) An applicant for a sports gaming occupational license	1629
shall apply for the license on a form prescribed by the	1630
commission and shall pay a nonrefundable application fee of one	1631
hundred dollars. An applicant's employer may pay the fee on	1632
behalf of the applicant.	1633
(D) The commission may adopt rules allowing an individual	1634
who holds a sports gaming occupational license from another	1635
jurisdiction to be licensed in this state by reciprocity, so	1636
long as that jurisdiction's requirements to receive that license	1637
and the activities authorized by the license are substantially	1638
similar to those of this state with respect to the license the	1639
individual seeks.	1640
(E) A sports gaming occupational license shall be valid	1641
for a term of three years, provided that if the individual also	1642
holds a video lottery license issued by the commission or a	1643
license issued under Chapter 3772. of the Revised Code, the term	1644
of the individual's sports gaming occupational license shall be	1645
concurrent with that other license. In order to renew a sports	1646
gaming occupational license, the licensee shall apply to the	1647
commission on a form prescribed by the commission and shall pay	1648
to the commission a nonrefundable renewal fee of one hundred	1649
dollars. The licensee's employer may pay the fee on behalf of	1650
the licensee.	1651

Sec. 3770.36. (A) The commission shall not grant a sports	1652
gaming license to an applicant if evidence satisfactory to the	1653
commission exists that the applicant has done any of the	1654
<u>following:</u>	1655
(1) Knowingly made a false statement of a material fact to	1656
the commission;	1657
(2) Been suspended from operating a gambling game, gaming	1658
device, or gaming operation, or had a license revoked by any	1659
governmental unit of a national, state, or local body exercising	1660
governmental functions, other than the United States government;	1661
(3) Been convicted of a disqualifying offense, which shall	1662
be a crime of moral turpitude, a gambling-related offense, a	1663
theft or fraud offense, or has otherwise demonstrated a lack of	1664
respect for law and order as demonstrated in the criminal	1665
records check conducted under section 3770.32 of the Revised	1666
<u>Code;</u>	1667
(4) Been directly employed by any offshore wagering market	1668
that illegally serviced the United States or otherwise accepted	1669
illegal wagers from individuals located in the United States.	1670
(B) The commission may deny a sports gaming agent license	1671
to any applicant, reprimand any sports gaming agent, or suspend	1672
or revoke a sports gaming agent license if any of the following	1673
<u>are true:</u>	1674
(1) The applicant or sports gaming agent has not	1675
demonstrated to the commission's satisfaction financial	1676
responsibility sufficient to adequately meet the requirements of	1677
the enterprise.	1678
(2) The applicant or sports gaming agent is not the true	1679
owner of the business or is not the sole owner and has not	1680

disclosed the existence or identity of other persons who have an	1681
ownership interest in the business.	1682
(3) The applicant or sports gaming agent is a corporation	1683
that sells more than five per cent of a sports gaming agent's	1684
voting stock, or more than five per cent of the voting stock of	1685
a corporation that controls the sports gaming agent, or sells a	1686
sports gaming agent's assets, other than those bought and sold	1687
in the ordinary course of business, or any interest in the	1688
assets, to any person not already determined by the commission	1689
to have met the qualifications of a sports gaming agent.	1690
(C) The commission shall not grant a sports gaming license	1691
to an individual who is under twenty-one years of age or to an	1692
employee of the commission.	1693
Sec. 3770.37. A sports gaming agent shall adopt	1694
comprehensive house rules for game play governing sports gaming	1695
transactions with its patrons, including rules that specify the	1696
amounts to be paid on winning wagers and the effect of schedule	1697
changes, and shall submit them to the commission for approval	1698
before implementing them. The sports gaming agent shall publish	1699
its house rules as part of its minimum internal control	1700
standards, shall display the house rules, together with any	1701
other information the commission considers appropriate,	1702
conspicuously in each sports gaming facility and in any other	1703
place or manner prescribed by the commission, and shall make	1704
copies of its house rules readily available to patrons.	1705
Sec. 3770.38. A sports gaming agent shall do all of the	1706
following:	1707
(A) Conduct all sports gaming activities and functions in	1708
a manner that does not pose a threat to the public health,	1709

safety, or welfare of the citizens of this state;	1710
(B) Assist the commission in maximizing sports gaming	1711
revenues;	1712
(C) Keep current in all payments and obligations to the	1713
<pre>commission;</pre>	1714
(D) Acquire sports gaming equipment by purchase, lease, or	1715
other assignment and provide a secure location for the	1716
placement, operation, and play of sports gaming equipment;	1717
(E) Prevent any person from tampering with or interfering	1718
with the operation of sports gaming;	1719
(F) Ensure that sports gaming conducted at a sports gaming	1720
facility is within the sight and control of designated employees	1721
of the sports gaming agent and that sports gaming is conducted	1722
under continuous observation by security equipment in conformity	1723
with the specifications and requirements of the commission;	1724
(G) Ensure that sports gaming occurs only in the locations	1725
and manner approved by the commission;	1726
(H) Ensure that all sports gaming is monitored through a	1727
centralized lottery gaming system;	1728
(I) Ensure that all sports gaming equipment owned or	1729
operated by the sports gaming agent is connected to and	1730
monitored through a centralized lottery gaming system;	1731
(J) Conspicuously post a notice at each sports gaming	1732
facility and in every other place required by the commission,	1733
indicating the minimum and maximum wagers permitted, and comply	1734
with those limits;	1735
(K) Maintain sufficient funds and other supplies to	1736

conduct sports gaming at all times;	1737
(L) Maintain daily records showing the sports gaming	1738
agent's sports gaming receipts and timely file with the	1739
commission any additional reports required by rule or by other	1740
provisions of the Revised Code.	1741
Sec. 3770.39. (A)(1) A sports gaming agent shall accept	1742
wagers on sporting events only from individuals who are at least	1743
twenty-one years of age and who are physically present in this	1744
state, and only using sports gaming equipment approved in	1745
accordance with this chapter. A sports gaming agent shall accept	1746
wagers on sporting events that are made in person only from	1747
individuals who are physically present in a sports gaming	1748
facility or in a veteran's or fraternal organization's facility,	1749
as permitted under section 3770.331 of the Revised Code.	1750
(2)(a) Except as otherwise provided in division (A)(2)(b)	1751
of this section, before accepting any wager on a sporting event	1752
from an individual, the sports gaming agent shall require the	1753
individual to register with the sports gaming agent, provide the	1754
individual's full legal name and any other information required	1755
by the commission or requested by the sports gaming agent, and	1756
place all wagers on sporting events placed with the sports	1757
gaming agent through that registration.	1758
(b) A sports gaming agent may accept an anonymous wager	1759
from an individual who is physically present in a sports gaming	1760
facility, so long as the amount of the wager does not exceed a	1761
dollar limit determined by the commission by rule.	1762
(3)(a) An employee of a sports gaming agent who is between	1763

(3) (a) An employee of a sports gaming agent who is between	1/63
eighteen and twenty-one years of age may be present in a sports	1764
gaming facility, so long as the employee's duties are not	1765

related to sports gaming.

(b) An individual who is under twenty-one years of age may	1767
enter a sports gaming facility in order to pass to another area	1768
where sports gaming is not being conducted, but only if the	1769
individual is personally escorted by an employee of the sports	1770
gaming agent who remains in close proximity to the individual at	1771
all times in accordance with the rules of the commission.	1772
(B)(1) The commission may exclude any individual from	1773
entering a sports gaming facility or the grounds of a sports	1774
gaming facility or from participating in the play or operation	1775
of sports gaming. The commission shall keep a list of all	1776
excluded individuals and shall make that list available to each	1777
sports gaming agent. No individual who is on the commission's	1778
exclusion list shall enter a sports gaming facility or the	1779
grounds of a sports gaming facility or participate in the play	1780
or operation of sports gaming under this chapter.	1781
(2)(a) A sports gaming agent may exclude any individual	1782
from entering a sports gaming facility, or the grounds of a	1783
sports gaming facility, that is under the control of the sports	1784
gaming agent and may exclude any individual from participating	1785
in the play or operation of sports gaming conducted by the	1786
sports gaming agent. The sports gaming agent shall keep a list	1787
of all excluded individuals. No individual who is on a sports	1788
gaming agent's exclusion list shall enter a sports gaming	1789
	1/0/
facility, or the grounds of a sports gaming facility, that is	1790
facility, or the grounds of a sports gaming facility, that is under the control of the sports gaming agent or participate in	
	1790
under the control of the sports gaming agent or participate in	1790 1791

because the sports gaming agent determines that the individual 1795

engaged or attempted to engage in any sports gaming related	1796
activity that is prohibited under this chapter or under the	1797
commission's rules, the sports gaming agent shall report that	1798
fact to the commission, and the commission shall place that	1799
individual on the commission's exclusion list.	1800
(C) No person who is on the voluntary exclusion list	1801
described in section 3772.01 of the Revised Code shall	1802
participate in the play or operation of sports gaming under this	1803
<u>chapter.</u>	1804
(D) No employee of a sports gaming agent shall engage in	1805
any sports gaming conducted by the sports gaming agent.	1806
(E) No employee of the commission shall knowingly wager or	1807
be paid any prize from any wager placed with a sports gaming	1808
agent in this state or with any person or entity located outside	1809
this state that is directly or indirectly owned or operated by a	1810
sports gaming agent.	1811
Sec. 3770.40. (A) All shipments of gambling devices,	1812
including any sports gaming equipment, to sports gaming	1813
facilities in this state are legal shipments of gambling devices	1814
into this state, as long as the supplier has completed the	1815
registering, recording, and labeling of the equipment in	1816
accordance with the "Gambling Devices Act of 1962," 15 U.S.C.	1817
<u>1171 to 1178.</u>	1818
(B) This state is exempt from section 2 of the "Gambling	1819
<u>Devices Act of 1962," 15 U.S.C. 1172.</u>	1820
Sec. 3770.99. (A) Whoever is prohibited from claiming a	1821
lottery prize award under division (E) of section 3770.07 of the	1822
Revised Code and attempts to claim or is paid a lottery prize	1823
award is guilty of a minor misdemeanor, and shall provide	1824

restitution to the state lottery commission of any moneys	1825
erroneously paid as a lottery prize award to that person.	1826
(B) Whoever violates division (C) of section 3770.071 or	1827
section 3770.08 of the Revised Code is guilty of a misdemeanor	1828
of the third degree.	1829
(C) Whoever knowingly does any of the following commits a	1830
misdemeanor of the first degree on the first offense and a	1831
felony of the fifth degree on a subsequent offense:	1832
(1) Makes a false statement on an application submitted	1833
under the provisions of this chapter governing sports gaming;	1834
(2) Permits an individual under twenty-one years of age to	1835
engage in sports gaming;	1836
(3) Aids, induces, or causes an individual under twenty-	1837
one years of age who is not an employee of the sports gaming	1838
agent to enter or attempt to enter a sports gaming facility;	1839
(4) Enters or attempts to enter a sports gaming facility	1840
while under twenty-one years of age, except as permitted under	1841
division (A)(3) of section 3770.39 of the Revised Code;	1842
(5) Is a sports gaming agent or an employee of a sports	1843
gaming agent and participates in sports gaming offered by the	1844
sports gaming agent, other than as part of operating sports	1845
gaming or as part of the employee's employment.	1846
	1047
(D) Whoever knowingly does any of the following commits a	1847
felony of the fifth degree on a first offense and a felony of	1848
the fourth degree on a subsequent offense. If the person is a	1849
sports gaming licensee under this chapter, the commission shall	1850
revoke the person's license after the first offense.	1851

(1) Offers, promises, or gives anything of value to anyone 1852

for the purpose of influencing the outcome of a sporting event	1853
<u>or attempts to do so;</u>	1854
(2) Places, increases, or decreases a wager after	1855
acquiring knowledge not available to the general public that	1856
anyone has been offered, promised, or given anything of value	1857
for the purpose of influencing the outcome of the sporting event	1858
upon which the wager is placed, increased, or decreased, or	1859
attempts to do so;	1860
	10.01
(3) Manufactures, sells, or distributes any device that is	1861
intended by that person to be used to violate any provision of	1862
this chapter or the sports gaming laws of any other state;	1863
(4) Places a bet or aids any other person in placing a bet	1864
on a sporting event after unlawfully acquiring knowledge of the	1865
outcome on which winnings from that bet are contingent;	1866
	1000
(5) Claims, collects, or takes anything of value from a	1867
<u>sports gaming agent with intent to defraud or attempts to do so</u>	1868
without having made a wager in which the amount or value is	1869
legitimately won or owed;	1870
(6) Places a wager using counterfeit currency or other	1871
counterfeit form of credit approved for wagering;	1872
(7) Possesses any device intended to be used to violate	1873
the provisions of this chapter governing sports wagering or any	1874
rule adopted under this chapter or any materials used to	1875
manufacture such a device. This division does not apply to a	1876
<u>sports gaming agent or to an agent or employee of a sports</u>	1877
gaming agent who is acting in furtherance of the sports gaming	1878
agent's interest.	1879
(8) Operates sports gaming in a manner other than the	1880
manner required under this chapter. Premises used or occupied in	1881

violation of this division constitute a nuisance subject to	1882
abatement under Chapter 3767. of the Revised Code.	1883
(E) Whoever knowingly does any of the following commits a	1884
felony of the third degree. If the person is a sports gaming	1885
licensee under this chapter, the commission shall revoke the	1886
person's license after the first offense.	1887
(1) Offers, promises, or gives anything of value or	1888
	1889
benefit to a person who is connected with a sports gaming agent	
or to an agent or employee of a sports gaming agent, under an	1890
agreement to influence, or with the intent to influence, the	1891
actions of the person to whom the offer, promise, or gift is	1892
made in order to affect or attempt to affect the outcome of	1893
sports gaming conducted under this chapter or an official action	1894
of a member, agent, or employee of the commission;	1895
(2) Solicits, accepts, or receives a promise of anything	1896
of value or benefit while the person is connected with a sports	1897
gaming agent or an agent or employee of a sports gaming agent,	1898
under an agreement to influence, or with the intent to	1899
influence, the actions of the person to affect or attempt to	1900
affect the outcome of sports gaming conducted under this chapter	1901
or an official action of a member, agent, or employee of the	1902
commission.	1903
	1905
(F) Whoever knowingly does any of the following while	1904
participating in sports gaming or otherwise transacting with a	1905
sports gaming agent as permitted under this chapter commits a	1906
felony of the fifth degree on a first offense and a felony of	1907
the fourth degree on a subsequent offense:	1908
(1) Causes or attempts to cause a sports gaming agent to	1909
fail to file a report required under 31 U.S.C. 5313(a) or 5325	1910

or any regulation prescribed thereunder or section 1315.53 of	1911
the Revised Code, or to fail to file a report or maintain a	1912
record required by an order issued under section 21 of the	1913
"Federal Deposit Insurance Act" or section 123 of Pub. L. No.	1914
<u>91-508;</u>	1915
(2) Causes or attempts to cause a sports gaming agent to	1916
file a report under 31 U.S.C. 5313(a) or 5325 or any regulation	1917
prescribed thereunder or section 1315.53 of the Revised Code, to	1918
file a report or to maintain a record required by any order	1919
issued under 31 U.S.C. 3126, or to maintain a record required	1920
under any regulation prescribed under section 21 of the "Federal	1921
Deposit Insurance Act" or section 123 of Pub. L. No. 91-508 that	1922
contains a material omission or misstatement of fact;	1923
	1004
(3) With one or more sports gaming agents, structures a	1924
transaction, is complicit in structuring a transaction, attempts	1925
to structure a transaction, or is complicit in an attempt to	1926
structure a transaction. As used in this division:	1927
(a) To be "complicit" means to engage in any conduct of a	1928
type described in divisions (A)(1) to (4) of section 2923.03 of	1929
the Revised Code.	1930
	1001
(b) "Structure a transaction" has the same meaning as in	1931
section 1315.51 of the Revised Code.	1932
(G) The commission shall levy and collect penalties for	1933
noncriminal violations of the provisions of this chapter	1934
governing sports gaming. All penalties collected under this	1935
division shall be deposited in the sports gaming revenue fund.	1936
Sec. 3772.03. (A) To ensure the integrity of casino	1937
gaming, the commission shall have authority to complete the	1938
functions of licensing, regulating, investigating, and	1939

penalizing casino operators, management companies, holding1940companies, key employees, casino gaming employees, and gaming-1941related vendors. The commission also shall have jurisdiction1942over all persons participating in casino gaming authorized by1943Section 6(C) of Article XV, Ohio Constitution, and this chapter.1944

(B) All rules adopted by the commission under this chapter
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shall be adopted under procedures established in Chapter 119. of
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the Revised Code. The commission may contract for the services
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of experts and consultants to assist the commission in carrying
1948
out its duties under this section.

(C) The commission shall adopt rules as are necessary for
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 completing the functions stated in division (A) of this section
 and for addressing the subjects enumerated in division (D) of
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 this section.

(D) The commission shall adopt, and as advisable and1954necessary shall amend or repeal, rules that include all of the1955following:

(1) The prevention of practices detrimental to the public1957interest;

(2) Prescribing the method of applying, and the form of
application, that an applicant for a license under this chapter
must follow as otherwise described in this chapter;

(3) Prescribing the information to be furnished by an
applicant or licensee as described in section 3772.11 of the
Revised Code;

(4) Describing the certification standards and duties of
an independent testing laboratory certified under section
3772.31 of the Revised Code and the relationship between the
commission, the laboratory, the gaming-related vendor, and the

casino operator;	1969
(5) The minimum amount of insurance that must be	1970
maintained by a casino operator, management company, holding	1971
company, or gaming-related vendor;	1972
(6) The approval process for a significant change in	1973
ownership or transfer of control of a licensee as provided in	1974
section 3772.091 of the Revised Code;	1975
(7) The design of gaming supplies, devices, and equipment	1976
to be distributed by gaming-related vendors;	1977
(8) Identifying the casino gaming that is permitted,	1978
identifying the gaming supplies, devices, and equipment, that	1979
are permitted, defining the area in which the permitted casino	1980
gaming may be conducted, and specifying the method of operation	1981
according to which the permitted casino gaming is to be	1982
conducted as provided in section 3772.20 of the Revised Code,	1983
and requiring gaming devices and equipment to meet the standards	1984
of this state;	1985
(9) Tournament play in any casino facility;	1986
(10) Establishing and implementing a voluntary exclusion	1987
program that provides all of the following:	1988
(a) Except as provided by commission rule, a person who	1989
participates in the program shall agree to refrain from entering	1990
a casino facility.	1991
(b) The name of a person participating in the program	1992
shall be included on a list of persons excluded from all casino	1993
facilities.	1994
(c) Except as provided by commission rule, no person who	1995
participates in the program shall petition the commission for	1996

admittance into a casino facility.

(d) The list of persons participating in the program and
the personal information of those persons shall be confidential
and shall only be disseminated by the commission to a casino
operator and the agents and employees of the casino operator for
purposes of enforcement and to other entities, upon request of
2002
the participant and agreement by the commission.

(e) A casino operator shall make all reasonable attempts
as determined by the commission to cease all direct marketing
efforts to a person participating in the program.

(f) A casino operator shall not cash the check of a person
participating in the program or extend credit to the person in
any manner. However, the program shall not exclude a casino
operator from seeking the payment of a debt accrued by a person
before participating in the program.

(g) Any and all locations at which a person may registeras a participant in the program shall be published.2013

(11) Requiring the commission to adopt standards regarding 2014 the marketing materials of a licensed casino operator, including 2015 allowing the commission to prohibit marketing materials that are 2016 contrary to the adopted standards; 2017

(12) Requiring that the records, including financial 2018 statements, of any casino operator, management company, holding 2019 company, and gaming-related vendor be maintained in the manner 2020 prescribed by the commission and made available for inspection 2021 upon demand by the commission, but shall be subject to section 2022 3772.16 of the Revised Code; 2023

(13) Permitting a licensed casino operator, management2024company, key employee, or casino gaming employee to question a2025

person suspected of violating this chapter; 2026 (14) The chips, tokens, tickets, electronic cards, or similar objects that may be purchased by means of an agreement 2028 under which credit is extended to a wagerer by a casino 2029 2030 operator; (15) Establishing standards for provisional key employee 2031 licenses for a person who is required to be licensed as a key 2032 2033 employee and is in exigent circumstances and standards for provisional licenses for casino gaming employees who submit 2034

2035 complete applications and are compliant under an instant background check. A provisional license shall be valid not 2036 longer than three months. A provisional license may be renewed 2037 one time, at the commission's discretion, for an additional 2038 three months. In establishing standards with regard to instant 2039 background checks the commission shall take notice of criminal 2040 records checks as they are conducted under section 311.41 of the 2041 Revised Code using electronic fingerprint reading devices. 2042

2043 (16) Establishing approval procedures for third-party engineering or accounting firms, as described in section 3772.09 2044 of the Revised Code; 2045

2046 (17) Prescribing the manner in which winnings, compensation from casino gaming, and gross revenue must be 2047 computed and reported by a licensee as described in Chapter 2048 5753. of the Revised Code; 2049

(18) Prescribing conditions under which a licensee's 2050 license may be suspended or revoked as described in section 2051 3772.04 of the Revised Code; 2052

(19) Prescribing the manner and procedure of all hearings 2053 to be conducted by the commission or by any hearing examiner; 2054

(20) Prescribing technical standards and requirements that 2055 are to be met by security and surveillance equipment that is 2056 used at and standards and requirements to be met by personnel 2057 who are employed at casino facilities, and standards and 2058 requirements for the provision of security at and surveillance 2059 of casino facilities; 2060

(21) Prescribing requirements for a casino operator to
provide unarmed security services at a casino facility by
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licensed casino employees, and the training that shall be
completed by these employees;
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(22) Prescribing standards according to which casino 2065 operators shall keep accounts and standards according to which 2066 casino accounts shall be audited, and establish means of 2067 assisting the tax commissioner in levying and collecting the 2068 gross casino revenue tax levied under section 5753.02 of the 2069 Revised Code; 2070

(23) Defining penalties for violation of commission rulesand a process for imposing such penalties;2072

(24) Establishing standards for decertifying contractors
that violate statutes or rules of this state or the federal
2074
government;

(25) Establishing standards for the repair of casino 2076
gaming equipment; 2077

(26) Establishing procedures to ensure that casino
operators, management companies, and holding companies are
compliant with the compulsive and problem gambling plan
submitted under section 3772.18 of the Revised Code;
2081

(27) Prescribing, for institutional investors in or2082holding companies of a casino operator, management company,2083

holding company, or gaming-related vendor that fall below the 2084 threshold needed to be considered an institutional investor or a 2085 holding company, standards regarding what any employees, 2086 members, or owners of those investors or holding companies may 2087 do and shall not do in relation to casino facilities and casino 2088 gaming in this state, which standards shall rationally relate to 2089 the need to proscribe conduct that is inconsistent with passive 2090 institutional investment status; 2091

(28) Providing for any other thing necessary and properfor successful and efficient regulation of casino gaming under2093this chapter.

(E) The commission shall employ and assign gaming agents 2095 as necessary to assist the commission in carrying out the duties 2096 of this chapter and Chapter Chapters 2915. and 3770. of the 2097 Revised Code. In order to maintain employment as a gaming agent, 2098 the gaming agent shall successfully complete all continuing 2099 training programs required by the commission and shall not have 2100 been convicted of or pleaded guilty or no contest to a 2101 disqualifying offense as defined in section 3772.07 of the 2102 Revised Code. 2103

(F) The commission, as a law enforcement agency, and its 2104 gaming agents, as law enforcement officers as defined in section 2105 2901.01 of the Revised Code, shall have authority with regard to 2106 the detection and investigation of, the seizure of evidence 2107 allegedly relating to, and the apprehension and arrest of 2108 persons allegedly committing violations of this chapter or 2109 gambling offenses as defined in section 2915.01 of the Revised 2110 Code or violations of any other law of this state that may 2111 affect the integrity of casino gaming -or, the operation of 2112 skill-based amusement machines, or the operation of sports 2113
gaming, and shall have access to casino facilities, and skill-2114 based amusement machine facilities, and sports gaming facilities 2115 to carry out the requirements of this chapter and of the 2116 provisions of Chapter 3770. of the Revised Code governing sports 2117 gaming. 2118 (G) The commission may eject or exclude or authorize the 2119 ejection or exclusion of and a gaming agent may eject a person 2120 from a casino facility for any of the following reasons: 2121 2122 (1) The person's name is on the list of persons voluntarily excluding themselves from all casinos in a program 2123 established according to rules adopted by the commission; 2124 (2) The person violates or conspires to violate this 2125 2126 chapter or a rule adopted thereunder; or (3) The commission determines that the person's conduct or 2127 reputation is such that the person's presence within a casino 2128 facility may call into question the honesty and integrity of the 2129 casino gaming operations or interfere with the orderly conduct 2130 of the casino gaming operations. 2131 (H) A person, other than a person participating in a 2132 voluntary exclusion program, may petition the commission for a 2133 public hearing on the person's ejection or exclusion under this 2134 2135 chapter. (I) A casino operator or management company shall have the 2136

same authority to eject or exclude a person from the management2137company's casino facilities as authorized in division (G) of2138this section. The licensee shall immediately notify the2139commission of an ejection or exclusion.2140

(J) The commission shall submit a written annual reportwith the governor, president and minority leader of the senate,2142

and the speaker and minority leader of the house of 2143 representatives before the first day of September each year. The 2144 annual report shall cover the previous fiscal year and shall 2145 include all of the following: 2146 (1) A statement describing the receipts and disbursements 2147 of the commission; 2148 2149 (2) Relevant financial data regarding casino gaming, 2150 including gross revenues and disbursements made under this 2151 chapter; (3) Actions taken by the commission; 2152 2153 (4) An update on casino operators', management companies', and holding companies' compulsive and problem gambling plans and 2154 the voluntary exclusion program and list; 2155 (5) Information regarding prosecutions for conduct 2156 2157 described in division (H) of section 3772.99 of the Revised Code, including, but not limited to, the total number of 2158 prosecutions commenced and the name of each person prosecuted; 2159 (6) Any additional information that the commission 2160 considers useful or that the governor, president or minority 2161 leader of the senate, speaker or minority leader of the house of 2162 2163 representatives requests. (K) To ensure the integrity of skill-based amusement 2164 machine operations, the commission shall have jurisdiction over 2165 all persons conducting or participating in the conduct of skill-2166 based amusement machine operations authorized by this chapter 2167 and Chapter 2915. of the Revised Code, including the authority 2168

to complete the functions of licensing, regulating,2169investigating, and penalizing those persons in a manner that is2170consistent with the commission's authority to do the same with2171

respect to casino gaming. To carry out this division, the 2172 commission may adopt rules under Chapter 119. of the Revised 2173 Code, including rules establishing fees and penalties related to 2174 the operation of skill-based amusement machines. 2175

(L) To ensure the integrity of fantasy contests, the 2176 commission shall have jurisdiction over all persons conducting 2177 or participating in the conduct of a fantasy contest authorized 2178 by Chapter 3774. of the Revised Code, including the authority to 2179 license, regulate, investigate, and penalize those persons in a 2180 manner that is consistent with the commission's authority to do 2181 2182 the same with respect to skill-based amusement machines. To carry out this division, the commission may adopt rules under 2183 Chapter 119. of the Revised Code, including rules establishing 2184 fees and penalties related to the operation of fantasy contests. 2185

(M) All fees imposed pursuant to the rules adopted underdivisions (K) and (L) of this section shall be deposited into2187the casino control commission fund.2188

(N) The Ohio casino control commission shall enter into an 2189 agreement with the director of the state lottery commission to 2190 enforce the provisions of Chapter 3770. of the Revised Code 2191 governing sports gaming. The Ohio casino control commission 2192 shall have jurisdiction over all persons conducting or 2193 participating in the conduct of sports gaming authorized under 2194 Chapter 3770. of the Revised Code, including the authority to 2195 investigate and penalize those persons. The Ohio casino control 2196 commission shall enforce any sports gaming rules adopted by the 2197 state lottery commission. 2198

Sec. 5703.21. (A) Except as provided in divisions (B) and2199(C) of this section, no agent of the department of taxation,2200except in the agent's report to the department or when called on2201

to testify in any court or proceeding, shall divulge any2202information acquired by the agent as to the transactions,2203property, or business of any person while acting or claiming to2204act under orders of the department. Whoever violates this2205provision shall thereafter be disqualified from acting as an2206officer or employee or in any other capacity under appointment2207or employment of the department.2208

2209 (B) (1) For purposes of an audit pursuant to section 117.15 of the Revised Code, or an audit of the department pursuant to 2210 2211 Chapter 117. of the Revised Code, or an audit, pursuant to that 2212 chapter, the objective of which is to express an opinion on a financial report or statement prepared or issued pursuant to 2213 division (A)(7) or (9) of section 126.21 of the Revised Code, 2214 the officers and employees of the auditor of state charged with 2215 conducting the audit shall have access to and the right to 2216 examine any state tax returns and state tax return information 2217 in the possession of the department to the extent that the 2218 access and examination are necessary for purposes of the audit. 2219 Any information acquired as the result of that access and 2220 examination shall not be divulged for any purpose other than as 2221 required for the audit or unless the officers and employees are 2222 required to testify in a court or proceeding under compulsion of 2223 legal process. Whoever violates this provision shall thereafter 2224 be disqualified from acting as an officer or employee or in any 2225 other capacity under appointment or employment of the auditor of 2226 state. 2227

(2) For purposes of an internal audit pursuant to section
126.45 of the Revised Code, the officers and employees of the
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office of internal audit in the office of budget and management
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charged with directing the internal audit shall have access to
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and the right to examine any state tax returns and state tax

return information in the possession of the department to the 2233 extent that the access and examination are necessary for 2234 purposes of the internal audit. Any information acquired as the 2235 result of that access and examination shall not be divulged for 2236 any purpose other than as required for the internal audit or 2237 unless the officers and employees are required to testify in a 2238 court or proceeding under compulsion of legal process. Whoever 2239 violates this provision shall thereafter be disqualified from 2240 acting as an officer or employee or in any other capacity under 2241 appointment or employment of the office of internal audit. 2242 (3) As provided by section 6103(d)(2) of the Internal 2243 Revenue Code, any federal tax returns or federal tax information 2244 that the department has acquired from the internal revenue 2245 service, through federal and state statutory authority, may be 2246 disclosed to the auditor of state or the office of internal 2247 audit solely for purposes of an audit of the department. 2248 (4) For purposes of Chapter 3739. of the Revised Code, an 2249 agent of the department of taxation may share information with 2250 the division of state fire marshal that the agent finds during 2251 the course of an investigation. 2252 (C) Division (A) of this section does not prohibit any of 2253 the following: 2254 2255 (1) Divulging information contained in applications,

(1) Dividging information contained in applications,2233complaints, and related documents filed with the department2256under section 5715.27 of the Revised Code or in applications2257filed with the department under section 5715.39 of the Revised2258Code;2259

(2) Providing information to the office of child supportwithin the department of job and family services pursuant to2261

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(3) Disclosing to the motor vehicle repair board any	2263
information in the possession of the department that is	2264
necessary for the board to verify the existence of an	2265
applicant's valid vendor's license and current state tax	2266
identification number under section 4775.07 of the Revised Code;	2267

(4) Providing information to the administrator of workers'
 2268
 compensation pursuant to sections 4123.271 and 4123.591 of the
 Revised Code;
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(5) Providing to the attorney general information thedepartment obtains under division (J) of section 1346.01 of theRevised Code;

(6) Permitting properly authorized officers, employees, or
agents of a municipal corporation from inspecting reports or
information pursuant to section 718.84 of the Revised Code or
rules adopted under section 5745.16 of the Revised Code;
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(7) Providing information regarding the name, account 2278 number, or business address of a holder of a vendor's license 2279 issued pursuant to section 5739.17 of the Revised Code, a holder 2280 of a direct payment permit issued pursuant to section 5739.031 2281 2282 of the Revised Code, or a seller having a use tax account maintained pursuant to section 5741.17 of the Revised Code, or 2283 information regarding the active or inactive status of a 2284 vendor's license, direct payment permit, or seller's use tax 2285 account; 2286

(8) Releasing invoices or invoice information furnished
 2287
 under section 4301.433 of the Revised Code pursuant to that
 2288
 section;

(9) Providing to a county auditor notices or documents 2290

concerning or affecting the taxable value of property in the 2291 county auditor's county. Unless authorized by law to disclose 2292 documents so provided, the county auditor shall not disclose 2293 such documents; 2294

(10) Providing to a county auditor sales or use tax return2295or audit information under section 333.06 of the Revised Code;2296

(11) Subject to section 4301.441 of the Revised Code, 2297 disclosing to the appropriate state agency information in the 2298 possession of the department of taxation that is necessary to 2299 verify a permit holder's gallonage or noncompliance with taxes 2300 levied under Chapter 4301. or 4305. of the Revised Code; 2301

(12) Disclosing to the department of natural resources 2302 information in the possession of the department of taxation that 2303 is necessary for the department of taxation to verify the 2304 taxpayer's compliance with section 5749.02 of the Revised Code 2305 or to allow the department of natural resources to enforce 2306 Chapter 1509. of the Revised Code; 2307

(13) Disclosing to the department of job and family 2308 services, industrial commission, and bureau of workers' 2309 compensation information in the possession of the department of 2310 taxation solely for the purpose of identifying employers that 2311 misclassify employees as independent contractors or that fail to 2312 properly report and pay employer tax liabilities. The department 2313 of taxation shall disclose only such information that is 2314 necessary to verify employer compliance with law administered by 2315 those agencies. 2316

(14) Disclosing to the Ohio casino control commission
 2317
 information in the possession of the department of taxation that
 2318
 is necessary to verify a casino operator's compliance with
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Page 80

section 5747.063 or 5753.02 of the Revised Code and sections	2320
related thereto;	2321
(15) Disclosing to the state lottery commission	2322
information in the possession of the department of taxation that	2323
is necessary to verify a <u>sports gaming or lottery</u> sales agent's	2324
compliance with section <u>5747.063, 5747.064, or 5753.021</u> of the	2325
Revised Code and sections related thereto.	2326
(16) Disclosing to the development services agency	2327
information in the possession of the department of taxation that	2328
is necessary to ensure compliance with the laws of this state	2329
governing taxation and to verify information reported to the	2330
development services agency for the purpose of evaluating	2331
potential tax credits, grants, or loans. Such information shall	2332
not include information received from the internal revenue	2333
service the disclosure of which is prohibited by section 6103 of	2334
the Internal Revenue Code. No officer, employee, or agent of the	2335
development services agency shall disclose any information	2336
provided to the development services agency by the department of	2337
taxation under division (C)(16) of this section except when	2338
disclosure of the information is necessary for, and made solely	2339
for the purpose of facilitating, the evaluation of potential tax	2340
credits, grants, or loans.	2341
(17) Disclosing to the department of insurance information	2342
in the possession of the department of taxation that is	2343
necessary to ensure a taxpayer's compliance with the	2344
requirements with any tax credit administered by the development	2345
services agency and claimed by the taxpayer against any tax	2346
administered by the superintendent of insurance. No officer,	2347
employee, or agent of the department of insurance shall disclose	2348

any information provided to the department of insurance by the 2349

verification.

department of taxation under division (C)(17) of this section. 2350 (18) Disclosing to the division of liquor control 2351 information in the possession of the department of taxation that 2352 is necessary for the division and department to comply with the 2353 requirements of sections 4303.26 and 4303.271 of the Revised 2354 Code. 2355 (19) Disclosing to the department of education, upon that 2356 department's request, information in the possession of the 2357 2358 department of taxation that is necessary only to verify whether 2359 the family income of a student applying for or receiving a scholarship under the educational choice scholarship pilot 2360 program is equal to, less than, or greater than the income 2361 thresholds prescribed by section 3310.02 or 3310.032 of the 2362 Revised Code. The department of education shall provide 2363 sufficient information about the student and the student's 2364 family to enable the department of taxation to make the 2365

Sec. 5747.02. (A) For the purpose of providing revenue for 2367 the support of schools and local government functions, to 2368 provide relief to property taxpayers, to provide revenue for the 2369 general revenue fund, and to meet the expenses of administering 2370 the tax levied by this chapter, there is hereby levied on every 2371 individual, trust, and estate residing in or earning or 2372 receiving income in this state, on every individual, trust, and 2373 estate earning or receiving lottery winnings, prizes, or awards 2374 pursuant to Chapter 3770. of the Revised Code, on every 2375 individual, trust, and estate earning or receiving winnings on 2376 casino or sports gaming, and on every individual, trust, and 2377 estate otherwise having nexus with or in this state under the 2378 Constitution of the United States, an annual tax measured as 2379

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prescribed in divisions (A)(1) to (4) of this section.

(1) In the case of trusts, the tax imposed by this section
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shall be measured by modified Ohio taxable income under division
(D) of this section and levied in the same amount as the tax is
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imposed on estates as prescribed in division (A) (2) of this
2384
section.

(2) In the case of estates, the tax imposed by this 2386 section shall be measured by Ohio taxable income. The tax shall 2387 be levied at the rate of one and forty-two thousand seven 2388 2389 hundred forty-four hundred-thousandths per cent for the first twenty-one thousand seven hundred fifty dollars of such income 2390 and, for income in excess of that amount, the tax shall be 2391 levied at the same rates prescribed in division (A)(3) of this 2392 section for individuals. 2393

(3) In the case of individuals, the tax imposed by this 2394 section on income other than taxable business income shall be 2395 measured by Ohio adjusted gross income, less taxable business 2396 income and less an exemption for the taxpayer, the taxpayer's 2397 spouse, and each dependent as provided in section 5747.025 of 2398 the Revised Code. If the balance thus obtained is equal to or 2399 less than twenty-one thousand seven hundred fifty dollars, no 2400 tax shall be imposed on that balance. If the balance thus 2401 obtained is greater than twenty-one thousand seven hundred fifty 2402 dollars, the tax is hereby levied as follows: 2403

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1

A OHIO ADJUSTED GROSS INCOME TAX

LESS TAXABLE BUSINESS INCOME AND EXEMPTIONS (INDIVIDUALS) OR MODIFIED OHIO TAXABLE INCOME (TRUSTS) OR OHIO TAXABLE INCOME (ESTATES)

- B More than \$21,750 but not \$310.47 plus 2.850% of the amount in more than \$43,450 excess of \$21,750
- C More than \$43,450 but not \$928.92 plus 3.326% of the amount in more than \$86,900 excess of \$43,450
- D More than \$86,900 but not \$2,374.07 plus 3.802% of the amount in more than \$108,700 excess of \$86,900
- E More than \$108,700 but not \$3,202.91 plus 4.413% of the amount in more than \$217,400 excess of \$108,700
- F More than \$217,400 \$7,999.84 plus 4.797% of the amount in excess of \$217,400

(4) (a) In the case of individuals, the tax imposed by this
section on taxable business income shall equal three per cent of
the result obtained by subtracting any amount allowed under
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division (A) (4) (b) of this section from the individual's taxable
business income.

(b) If the exemptions allowed to an individual under
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division (A) (3) of this section exceed the taxpayer's Ohio
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adjusted gross income less taxable business income, the excess
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shall be deducted from taxable business income before computing
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the tax under division (A) (4) (a) of this section.

(5) Except as otherwise provided in this division, in 2415

August of each year, the tax commissioner shall make a new 2416 adjustment to the income amounts prescribed in divisions (A)(2) 2417 and (3) of this section by multiplying the percentage increase 2418 in the gross domestic product deflator computed that year under 2419 section 5747.025 of the Revised Code by each of the income 2420 amounts resulting from the adjustment under this division in the 2421 2422 preceding year, adding the resulting product to the corresponding income amount resulting from the adjustment in the 2423 preceding year, and rounding the resulting sum to the nearest 2424 multiple of fifty dollars. The tax commissioner also shall 2425 recompute each of the tax dollar amounts to the extent necessary 2426 to reflect the new adjustment of the income amounts. To 2427 recompute the tax dollar amount corresponding to the lowest tax 2428 rate in division (A)(3) of this section, the commissioner shall 2429 multiply the tax rate prescribed in division (A) (2) of this 2430 section by the income amount specified in that division and as 2431 adjusted according to this paragraph. The rates of taxation 2432 shall not be adjusted. 2433

The adjusted amounts apply to taxable years beginning in 2434 the calendar year in which the adjustments are made and to 2435 2436 taxable years beginning in each ensuing calendar year until a calendar year in which a new adjustment is made pursuant to this 2437 division. The tax commissioner shall not make a new adjustment 2438 in any year in which the amount resulting from the adjustment 2439 would be less than the amount resulting from the adjustment in 2440 the preceding year. 2441

(B) If the director of budget and management makes a 2442
certification to the tax commissioner under division (B) of 2443
section 131.44 of the Revised Code, the amount of tax as 2444
determined under divisions (A) (1) to (3) of this section shall 2445
be reduced by the percentage prescribed in that certification 2446

for taxable years beginning in the calendar year in which that 2447 certification is made. 2448

(C) (1) The tax imposed by this section on a trust shall be
computed by multiplying the Ohio modified taxable income of the
trust by the rates prescribed by division (A) of this section.
2451

(2) A resident trust may claim a credit against the tax 2452 computed under division (C) of this section equal to the lesser 2453 of (a) the tax paid to another state or the District of Columbia 2454 on the resident trust's modified nonbusiness income, other than 2455 the portion of the resident trust's nonbusiness income that is 2456 qualifying investment income as defined in section 5747.012 of 2457 the Revised Code, or (b) the effective tax rate, based on 2458 modified Ohio taxable income, multiplied by the resident trust's 2459 modified nonbusiness income other than the portion of the 2460 resident trust's nonbusiness income that is qualifying 2461 2462 investment income. The credit applies before any other applicable credits. 2463

(3) Any credit authorized against the tax imposed by this 2464 section applies to a trust subject to division (C) of this 2465 section only if the trust otherwise qualifies for the credit. To 2466 the extent that the trust distributes income for the taxable 2467 year for which a credit is available to the trust, the credit 2468 shall be shared by the trust and its beneficiaries. The tax 2469 commissioner and the trust shall be quided by applicable 2470 regulations of the United States treasury regarding the sharing 2471 of credits. 2472

(D) For the purposes of this section, "trust" means any
trust described in Subchapter J of Chapter 1 of the Internal
Revenue Code, excluding trusts that are not irrevocable as
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defined in division (I) (3) (b) of section 5747.01 of the Revised
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Code and that have no modified Ohio taxable income for the 2477 taxable year, charitable remainder trusts, qualified funeral 2478 trusts and preneed funeral contract trusts established pursuant 2479 to sections 4717.31 to 4717.38 of the Revised Code that are not 2480 qualified funeral trusts, endowment and perpetual care trusts, 2481 qualified settlement trusts and funds, designated settlement 2482 trusts and funds, and trusts exempted from taxation under 2483 section 501(a) of the Internal Revenue Code. 2484

(E) Nothing in division (A) (3) of this section shall
prohibit an individual with an Ohio adjusted gross income, less
taxable business income and exemptions, of twenty-one thousand
seven hundred fifty dollars or less from filing a return under
this chapter to receive a refund of taxes withheld or to claim
any refundable credit allowed under this chapter.

Sec. 5747.063. The requirements imposed under this section2491are in addition to the municipal income tax withholding2492requirements under section 718.031 of the Revised Code. As used2493in this section, "sports gaming facility" has the same meaning2494as in section 3770.30 of the Revised Code.2495

(A) (1) If a person's winnings at a from casino facility 2496 gaming or from sports gaming are an amount for which reporting 2497 to the internal revenue service of the amount is required by 2498 section 6041 of the Internal Revenue Code, as amended, the a 2499 casino operator shall deduct and withhold Ohio income tax from 2500 the person's winnings at a rate of four per cent of the amount 2501 won. A person's amount of winnings from casino gaming shall be 2502 determined each time the person exchanges amounts won in tokens, 2503 chips, casino credit, or other prepaid representations of value 2504 for cash or a cash equivalent. The casino operator shall issue, 2505 to a person from whose winnings an amount has been deducted and 2506 withheld, a receipt for the amount deducted and withheld, and 2507
also shall obtain from the person additional information that 2508
will be necessary for the casino operator to prepare the returns 2509
required by this section. 2510

(2) If a person's winnings at a from casino facility
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gaming or sports gaming require reporting to the internal
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revenue service under division (A) (1) of this section, the
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casino operator also shall require the person to state in
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writing, under penalty of falsification, whether the person is
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in default under a support order.

(B) Amounts deducted and withheld by a casino operator are(B) Amounts for the benefit of the state.

(1) On or before the tenth day of each month, the casino 2519 operator shall file a return electronically with the tax 2520 commissioner identifying the persons from whose winnings amounts 2521 were deducted and withheld, the amount of each such deduction 2522 and withholding during the preceding calendar month, the amount 2523 of the winnings from which each such amount was withheld, the 2524 type of casino gaming or sports gaming that resulted in such 2525 winnings, and any other information required by the tax 2526 commissioner. With the return, the casino operator shall remit 2527 electronically to the commissioner all the amounts deducted and 2528 withheld during the preceding month. 2529

(2) (a) A casino operator shall maintain a record of each
written statement provided under division (A) (2) of this section
in which a person admits to being in default under a support
order. The casino operator shall make these records available to
the director of job and family services upon request.

(b) A casino operator shall maintain copies of receipts 2535

issued under division (A)(1) of this section and of written 2536 statements provided under division (A)(2) of this section and 2537 shall make these copies available to the tax commissioner upon 2538 request. 2539

(c) A casino operator shall maintain the information
described in divisions (B)(2)(a) and (b) of this section in
accordance with section 5747.17 of the Revised Code and any
rules adopted pursuant thereto.

2544 (3) Annually, on or before the thirty-first day of 2545 January, a casino operator shall file an annual return electronically with the tax commissioner indicating the total 2546 amount deducted and withheld during the preceding calendar year. 2547 The casino operator shall remit electronically with the annual 2548 return any amount that was deducted and withheld and that was 2549 not previously remitted. If the identity of a person and the 2550 amount deducted and withheld with respect to that person were 2551 omitted on a monthly return, that information shall be indicated 2552 on the annual return. 2553

(4) (a) A casino operator who fails to file a return and 2554 remit the amounts deducted and withheld is personally liable for 2555 the amount deducted and withheld and not remitted. The 2556 commissioner may impose a penalty up to one thousand dollars if 2557 a return is filed late, if amounts deducted and withheld are 2558 remitted late, if a return is not filed, or if amounts deducted 2559 and withheld are not remitted. Interest accrues on past due 2560 amounts deducted and withheld at the rate prescribed in section 2561 5703.47 of the Revised Code. The commissioner may collect past 2562 due amounts deducted and withheld and penalties and interest 2563 thereon by assessment under section 5747.13 of the Revised Code 2564 as if they were income taxes collected by an employer. 2565

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(b) If a casino operator sells the casino facility or 2566 sports gaming facility, or otherwise guits the casino or sports 2567 gaming business, the amounts deducted and withheld and any 2568 penalties and interest thereon are immediately due and payable. 2569 The successor shall withhold an amount of the purchase money 2570 that is sufficient to cover the amounts deducted and withheld 2571 and penalties and interest thereon until the predecessor casino 2572 operator produces either a receipt from the commissioner showing 2573 that the amounts deducted and withheld and penalties and 2574 interest thereon have been paid or a certificate from the 2575 commissioner indicating that no amounts deducted and withheld or 2576 penalties and interest thereon are due. If the successor fails 2577 to withhold purchase money, the successor is personally liable 2578 for payment of the amounts deducted and withheld and penalties 2579 and interest thereon, up to the amount of the purchase money. 2580

(C) (1) Annually, on or before the thirty-first day of 2581 January, a casino operator shall issue an information return to 2582 each person with respect to whom an amount has been deducted and 2583 withheld during the preceding calendar year. The information 2584 return shall show the total amount deducted from the person's 2585 winnings by the casino operator during the preceding calendar 2586 year. 2587

(2) Annually, on or before the thirty-first day of
January, a casino operator shall provide to the commissioner a
copy of each information return issued under division (C) (1) of
this section for the preceding calendar year. The commissioner
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may require that the copies be transmitted electronically.

(D) Amounts deducted and withheld shall be allowed as a
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 credit against payment of the tax imposed by section 5747.02 of
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 the Revised Code and shall be treated as taxes paid for purposes
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of section 5747.09 of the Revised Code. This division applies 2596 only to the person for whom the amount is deducted and withheld. 2597

(E) The failure of a casino operator to deduct and 2598 withhold the required amount from a person's winnings does not 2599 relieve the person from liability for the tax imposed by section 2600 5747.02 of the Revised Code with respect to those winnings. And 2601 compliance with this section does not relieve a casino operator 2602 or a person who has winnings at a from casino facility gaming or 2603 sports gaming from compliance with relevant provisions of 2604 federal tax laws. 2605

(F) The commissioner shall prescribe the form of the
receipt and returns required by this section. The director of
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job and family services shall prescribe the form of the
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statement required by this section.

(G) The commissioner may adopt rules that are necessary to 2610administer this section. 2611

Sec. 5747.064. The requirements imposed under this section2612are in addition to the municipal income tax withholding2613requirements under section 718.031 of the Revised Code.2614

(A) As used in this section, "video lottery terminal" has
the same meaning as in section 3770.21 of the Revised Code and
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"sports gaming facility" has the same meaning as in section
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(B) If a person's <u>winnings from sports gaming or prize</u>
award from a video lottery terminal is an amount for which
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reporting to the internal revenue service of the amount is
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required by section 6041 of the Internal Revenue Code, as
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amended, the <u>a</u> lottery sales agent shall deduct and withhold
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Ohio income tax from the person's <u>winnings or prize</u> award at a

rate of four per cent of the amount won. The lottery sales agent2625shall issue, to a person from whose winnings or prize award an2626amount has been deducted or withheld, a receipt for the amount2627deducted and withheld, and also shall obtain from the person2628additional information that will be necessary for the lottery2629sales agent to prepare the returns required by this section.2630

(C) Amounts deducted and withheld by a lottery sales agent are held in trust for the benefit of the state.

(1) On or before the tenth day of each month, the lottery 2633 sales agent shall file a return electronically with the tax 2634 commissioner identifying the persons from whose winnings or 2635 prize awards amounts were deducted and withheld, the amount of 2636 each such deduction and withholding during the preceding month, 2637 the amount of the winnings or prize award from which each such 2638 amount was withheld, and any other information required by the 2639 2640 commissioner. With the return, the lottery sales agent shall remit electronically to the commissioner all the amounts 2641 deducted and withheld during the preceding month. 2642

(2) A lottery sales agent shall maintain a record of all
receipts issued under division (B) of this section and shall
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make those records available to the commissioner upon request.
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Such records shall be maintained in accordance with section
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5747.17 of the Revised Code and any rules adopted pursuant
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thereto.

(3) Annually, on or before the thirty-first day of
January, a lottery sales agent shall file an annual return
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electronically with the tax commissioner indicating the total
amount deducted and withheld during the preceding calendar year.
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The lottery sales agent shall remit electronically with the
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annual return any amount that was deducted and withheld and that

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was not previously remitted. If the identity of a person and the 2655 amount deducted and withheld with respect to that person were 2656 omitted on a monthly return, that information shall be indicated 2657 on the annual return. 2658

(4) (a) A lottery sales agent who fails to file a return 2659 and remit the amounts deducted and withheld is personally liable 2660 for the amount deducted and withheld and not remitted. The 2661 commissioner may impose a penalty of up to one thousand dollars 2662 if a return is filed late, if amounts deducted and withheld are 2663 remitted late, if a return is not filed, or if amounts deducted 2664 2665 and withheld are not remitted. Interest accrues on past due amounts deducted and withheld at the rate prescribed in section 2666 5703.47 of the Revised Code. The commissioner may collect past 2667 due amounts deducted and withheld and penalties and interest 2668 thereon by assessment under section 5747.13 of the Revised Code 2669 as if they were income taxes collected by an employer. 2670

(b) If a lottery sales agent ceases to operate video 2671 lottery terminals, sells a sports gaming facility, or otherwise 2672 guits the sports gaming business, the amounts deducted and 2673 2674 withheld and any penalties and interest thereon are immediately due and payable. A successor of the lottery sales agent that 2675 2676 purchases the video lottery terminals from the agent shall withhold an amount of the purchase money that is sufficient to 2677 cover the amounts deducted and withheld and penalties and 2678 2679 interest thereon until the predecessor lottery sales agent produces either a receipt from the tax commissioner showing that 2680 the amounts deducted and withheld and penalties and interest 2681 thereon have been paid or a certificate from the commissioner 2682 indicating that no amounts deducted and withheld or penalties 2683 and interest thereon are due. If the successor fails to withhold 2684 purchase money, the successor is personally liable for payment 2685

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of the amounts deducted and withheld and penalties and interest 2686 thereon, up to the amount of the purchase money. 2687

(D) (1) Annually, on or before the thirty-first day of 2688 January, a lottery sales agent shall issue an information return 2689 to each person with respect to whom an amount has been deducted 2690 and withheld during the preceding calendar year. The information 2691 return shall show the total amount deducted from the person's 2692 <u>winnings or prize</u> award by the lottery sales agent during the 2693 preceding year. 2694

(2) Annually, on or before the thirty-first day of
January, a lottery sales agent shall provide to the tax
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commissioner a copy of each information return issued under
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division (D) (1) of this section for the preceding calendar year.
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The commissioner may require that such copies be transmitted
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electronically.

(E) Amounts deducted and withheld shall be allowed as a credit against payment of the tax imposed by section 5747.02 of the Revised Code and shall be treated as taxes paid for purposes of section 5747.09 of the Revised Code. This division applies only to the person for whom the amount is deducted and withheld.

(F) The failure of a lottery sales agent to deduct and 2706 withhold the required amount from a person's winnings or prize 2707 award does not relieve the person from liability for the tax 2708 imposed by section 5747.02 of the Revised Code with respect to 2709 that income. Compliance with this section does not relieve a 2710 lottery sales agent or a person who has winnings or a prize 2711 award from compliance with relevant provisions of federal tax 2712 laws. 2713

(G) The commissioner shall prescribe the form of the

Page 93

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receipt and returns required by this section and may promulgate 2715 any rules necessary to administer the section. 2716

Sec. 5747.08. An annual return with respect to the tax 2717 imposed by section 5747.02 of the Revised Code and each tax 2718 imposed under Chapter 5748. of the Revised Code shall be made by 2719 every taxpayer for any taxable year for which the taxpayer is 2720 liable for the tax imposed by that section or under that 2721 chapter, unless the total credits allowed under division (E) of 2722 section 5747.05 and divisions (F) and (G) of section 5747.055 of 2723 the Revised Code for the year are equal to or exceed the tax 2724 imposed by section 5747.02 of the Revised Code, in which case no 2725 return shall be required unless the taxpayer is liable for a tax 2726 imposed pursuant to Chapter 5748. of the Revised Code. 2727

(A) If an individual is deceased, any return or notice
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required of that individual under this chapter shall be made and
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filed by that decedent's executor, administrator, or other
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person charged with the property of that decedent.
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(B) If an individual is unable to make a return or notice
required by this chapter, the return or notice required of that
individual shall be made and filed by the individual's duly
authorized agent, guardian, conservator, fiduciary, or other
person charged with the care of the person or property of that
2736
individual.

(C) Returns or notices required of an estate or a trust2738shall be made and filed by the fiduciary of the estate or trust.2739

(D) (1) (a) Except as otherwise provided in division (D) (1)
(b) of this section, any pass-through entity may file a single
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return on behalf of one or more of the entity's investors other
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than an investor that is a person subject to the tax imposed
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under section 5733.06 of the Revised Code. The single return 2744 shall set forth the name, address, and social security number or 2745 other identifying number of each of those pass-through entity 2746 investors and shall indicate the distributive share of each of 2747 those pass-through entity investor's income taxable in this 2748 state in accordance with sections 5747.20 to 5747.231 of the 2749 Revised Code. Such pass-through entity investors for whom the 2750 pass-through entity elects to file a single return are not 2751 entitled to the exemption or credit provided for by sections 2752 5747.02 and 5747.022 of the Revised Code; shall calculate the 2753 tax before business credits at the highest rate of tax set forth 2754 in section 5747.02 of the Revised Code for the taxable year for 2755 which the return is filed; and are entitled to only their 2756 distributive share of the business credits as defined in 2757 division (D)(2) of this section. A single check drawn by the 2758 pass-through entity shall accompany the return in full payment 2759 of the tax due, as shown on the single return, for such 2760 investors, other than investors who are persons subject to the 2761 tax imposed under section 5733.06 of the Revised Code. 2762

(b) (i) A pass-through entity shall not include in such a 2763
single return any investor that is a trust to the extent that 2764
any direct or indirect current, future, or contingent 2765
beneficiary of the trust is a person subject to the tax imposed 2766
under section 5733.06 of the Revised Code. 2767

(ii) A pass-through entity shall not include in such a 2768
single return any investor that is itself a pass-through entity 2769
to the extent that any direct or indirect investor in the second 2770
pass-through entity is a person subject to the tax imposed under 2771
section 5733.06 of the Revised Code. 2772

(c) Nothing in division (D) of this section precludes the

tax commissioner from requiring such investors to file the 2774 return and make the payment of taxes and related interest, 2775 penalty, and interest penalty required by this section or 2776 section 5747.02, 5747.09, or 5747.15 of the Revised Code. 2777 Nothing in division (D) of this section precludes such an 2778 investor from filing the annual return under this section, 2779 utilizing the refundable credit equal to the investor's 2780 proportionate share of the tax paid by the pass-through entity 2781 on behalf of the investor under division (I) of this section, 2782 and making the payment of taxes imposed under section 5747.02 of 2783 the Revised Code. Nothing in division (D) of this section shall 2784 be construed to provide to such an investor or pass-through 2785 entity any additional deduction or credit, other than the credit 2786 provided by division (I) of this section, solely on account of 2787 the entity's filing a return in accordance with this section. 2788 Such a pass-through entity also shall make the filing and 2789 payment of estimated taxes on behalf of the pass-through entity 2790 investors other than an investor that is a person subject to the 2791 tax imposed under section 5733.06 of the Revised Code. 2792

(2) For the purposes of this section, "business credits"
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 means the credits listed in section 5747.98 of the Revised Code
 2794
 excluding the following credits:
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(a) The retirement income credit under division (B) of section 5747.055 of the Revised Code;

(b) The senior citizen credit under division (F) of2798section 5747.055 of the Revised Code;2799

(c) The lump sum distribution credit under division (G) of 2800
section 5747.055 of the Revised Code; 2801

(d) The dependent care credit under section 5747.054 of 2802

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the Revised Code;	2803
(e) The lump sum retirement income credit under division	2804
(C) of section 5747.055 of the Revised Code;	2805
(f) The lump sum retirement income credit under division	2806
(D) of section 5747.055 of the Revised Code;	2807
(g) The lump sum retirement income credit under division	2808
(E) of section 5747.055 of the Revised Code;	2809
(h) The credit for displaced workers who pay for job	2810
training under section 5747.27 of the Revised Code;	2811
(i) The twenty-dollar personal exemption credit under	2812
section 5747.022 of the Revised Code;	2813
(j) The joint filing credit under division (E) of section	2814
5747.05 of the Revised Code;	2815
(k) The nonresident credit under division (A) of section	2816
5747.05 of the Revised Code;	2817
(l) The credit for a resident's out-of-state income under	2818
division (B) of section 5747.05 of the Revised Code;	2819
(m) The earned income tax credit under section 5747.71 of	2820
the Revised Code;	2821
(n) The lead abatement credit under section 5747.26 of the	2822
Revised Code.	2823
(3) The election provided for under division (D) of this	2824
section applies only to the taxable year for which the election	2825
is made by the pass-through entity. Unless the tax commissioner	2826
provides otherwise, this election, once made, is binding and irrevocable for the taxable year for which the election is made.	2827 2828
Nothing in this division shall be construed to provide for any	2829

deduction or credit that would not be allowable if a nonresident2830pass-through entity investor were to file an annual return.2831

(4) If a pass-through entity makes the election provided 2832 for under division (D) of this section, the pass-through entity 2833 shall be liable for any additional taxes, interest, interest 2834 penalty, or penalties imposed by this chapter if the tax 2835 commissioner finds that the single return does not reflect the 2836 correct tax due by the pass-through entity investors covered by 2837 that return. Nothing in this division shall be construed to 2838 2839 limit or alter the liability, if any, imposed on pass-through entity investors for unpaid or underpaid taxes, interest, 2840 interest penalty, or penalties as a result of the pass-through 2841 entity's making the election provided for under division (D) of 2842 this section. For the purposes of division (D) of this section, 2843 "correct tax due" means the tax that would have been paid by the 2844 pass-through entity had the single return been filed in a manner 2845 reflecting the commissioner's findings. Nothing in division (D) 2846 of this section shall be construed to make or hold a pass-2847 through entity liable for tax attributable to a pass-through 2848 entity investor's income from a source other than the pass-2849 through entity electing to file the single return. 2850

(E) If a husband and wife file a joint federal income tax 2851 return for a taxable year, they shall file a joint return under 2852 this section for that taxable year, and their liabilities are 2853 joint and several, but, if the federal income tax liability of 2854 either spouse is determined on a separate federal income tax 2855 return, they shall file separate returns under this section. 2856

If either spouse is not required to file a federal income2857tax return and either or both are required to file a return2858pursuant to this chapter, they may elect to file separate or2859

joint returns, and, pursuant to that election, their liabilities 2860 are separate or joint and several. If a husband and wife file 2861 separate returns pursuant to this chapter, each must claim the 2862 taxpayer's own exemption, but not both, as authorized under 2863 section 5747.02 of the Revised Code on the taxpayer's own 2864 return. 2865

(F) Each return or notice required to be filed under this 2866 section shall contain the signature of the taxpayer or the 2867 taxpayer's duly authorized agent and of the person who prepared 2868 the return for the taxpayer, and shall include the taxpayer's 2869 social security number. Each return shall be verified by a 2870 declaration under the penalties of perjury. The tax commissioner 2871 2872 shall prescribe the form that the signature and declaration shall take. 2873

(G) Each return or notice required to be filed under this 2874 section shall be made and filed as required by section 5747.04 2875 of the Revised Code, on or before the fifteenth day of April of 2876 each year, on forms that the tax commissioner shall prescribe, 2877 together with remittance made payable to the treasurer of state 2878 in the combined amount of the state and all school district 2879 income taxes shown to be due on the form. 2880

Upon good cause shown, the commissioner may extend the 2881 period for filing any notice or return required to be filed 2882 under this section and may adopt rules relating to extensions. 2883 If the extension results in an extension of time for the payment 2884 of any state or school district income tax liability with 2885 respect to which the return is filed, the taxpayer shall pay at 2886 the time the tax liability is paid an amount of interest 2887 computed at the rate per annum prescribed by section 5703.47 of 2888 the Revised Code on that liability from the time that payment is 2889

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due without extension to the time of actual payment. Except as 2890 provided in section 5747.132 of the Revised Code, in addition to 2891 all other interest charges and penalties, all taxes imposed 2892 under this chapter or Chapter 5748. of the Revised Code and 2893 remaining unpaid after they become due, except combined amounts 2894 due of one dollar or less, bear interest at the rate per annum 2895 prescribed by section 5703.47 of the Revised Code until paid or 2896 until the day an assessment is issued under section 5747.13 of 2897 the Revised Code, whichever occurs first. 2898

If the commissioner considers it necessary in order to2899ensure the payment of the tax imposed by section 5747.02 of the2900Revised Code or any tax imposed under Chapter 5748. of the2901Revised Code, the commissioner may require returns and payments2902to be made otherwise than as provided in this section.2903

To the extent that any provision in this division2904conflicts with any provision in section 5747.026 of the Revised2905Code, the provision in that section prevails.2906

2907 (H) The amounts withheld by an employer pursuant to section 5747.06 of the Revised Code, a casino operator or sports 2908 gaming agent pursuant to section 5747.063 of the Revised Code, 2909 or a lottery sales agent pursuant to section 5747.064 of the 2910 Revised Code shall be allowed to the recipient of the 2911 compensation, casino or sports gaming winnings, or lottery prize 2912 award as credits against payment of the appropriate taxes 2913 imposed on the recipient by section 5747.02 and under Chapter 2914 5748. of the Revised Code. 2915

(I) If a pass-through entity elects to file a single
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return under division (D) of this section and if any investor is
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required to file the annual return and make the payment of taxes
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required by this chapter on account of the investor's other
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income that is not included in a single return filed by a pass-2920 through entity or any other investor elects to file the annual 2921 return, the investor is entitled to a refundable credit equal to 2922 the investor's proportionate share of the tax paid by the pass-2923 through entity on behalf of the investor. The investor shall 2924 claim the credit for the investor's taxable year in which or 2925 with which ends the taxable year of the pass-through entity. 2926 Nothing in this chapter shall be construed to allow any credit 2927 provided in this chapter to be claimed more than once. For the 2928 purpose of computing any interest, penalty, or interest penalty, 2929 the investor shall be deemed to have paid the refundable credit 2930 provided by this division on the day that the pass-through 2931 entity paid the estimated tax or the tax giving rise to the 2932 credit. 2933

(J) The tax commissioner shall ensure that each return 2934 required to be filed under this section includes a box that the 2935 taxpayer may check to authorize a paid tax preparer who prepared 2936 the return to communicate with the department of taxation about 2937 matters pertaining to the return. The return or instructions 2938 accompanying the return shall indicate that by checking the box 2939 the taxpayer authorizes the department of taxation to contact 2940 the preparer concerning questions that arise during the 2941 processing of the return and authorizes the preparer only to 2942 provide the department with information that is missing from the 2943 return, to contact the department for information about the 2944 processing of the return or the status of the taxpayer's refund 2945 or payments, and to respond to notices about mathematical 2946 errors, offsets, or return preparation that the taxpayer has 2947 received from the department and has shown to the preparer. 2948

(K) The tax commissioner shall permit individual taxpayers2949to instruct the department of taxation to cause any refund of2950

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overpaid taxes to be deposited directly into a checking account,2951savings account, or an individual retirement account or2952individual retirement annuity, or preexisting college savings2953plan or program account offered by the Ohio tuition trust2954authority under Chapter 3334. of the Revised Code, as designated2955by the taxpayer, when the taxpayer files the annual return2956required by this section electronically.2957

2958 (L) A taxpayer claiming the deduction under division (A) (31) of section 5747.01 of the Revised Code for a taxable year 2959 shall indicate on the taxpayer's return the north American 2960 2961 industry classification system code of each business or professional activity from which the taxpayer's business income 2962 was derived. The tax commissioner shall provide space on the 2963 return for this purpose and shall prescribe, by rule adopted in 2964 accordance with Chapter 119. of the Revised Code, the manner by 2965 which such a taxpayer shall determine the taxpayer's proper 2966 classification codes and business or professional activities 2967 from which the taxpayer derives business income. 2968

(M) The tax commissioner may adopt rules to administer2969this section.

Sec. 5747.20. This section applies solely for the purposes2971of computing the credit allowed under division (A) of section29725747.05 of the Revised Code and computing income taxable in this2973state under division (D) of section 5747.08 of the Revised Code.2974

All items of nonbusiness income or deduction shall be 2975 allocated in this state as follows: 2976

(A) All items of nonbusiness income or deduction taken
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into account in the computation of adjusted gross income for the
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taxable year by a resident shall be allocated to this state.
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(B) All items of nonbusiness income or deduction taken
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into account in the computation of adjusted gross income for the
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taxable year by a nonresident shall be allocated to this state
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as follows:

(1) All items of compensation paid to an individual for
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personal services performed in this state who was a nonresident
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at the time of payment and all items of deduction directly
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allocated thereto shall be allocated to this state.

(2) All gains or losses from the sale of real property,
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 tangible personal property, or intangible property shall be
 2989
 allocated as follows:

(a) Capital gains or losses from the sale or other
transfer of real property are allocable to this state if the
property is located physically in this state.

(b) Capital gains or losses from the sale or other
transfer of tangible personal property are allocable to this
state if, at the time of such sale or other transfer, the
property had its physical location in this state.

(c) Capital gains or losses from the sale or other
transfer of intangible personal property are allocable to this
state if the taxpayer's domicile was in this state at the time
of such sale or other transfer.

(3) All rents and royalties of real or tangible personal3002property shall be allocated to this state as follows:3003

(a) Rents and royalties derived from real property are
 allocable to this state if the property is physically located in
 3005
 this state.

(b) Rents and royalties derived from tangible personal

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3024 3025

property are allocable to this state to the extent that such	3008
property is utilized in this state.	3009
The extent of utilization of tangible personal property in	3010
a state is determined by multiplying the rents or royalties	3011
derived from such property by a fraction, the numerator of which	3012
is the number of days of physical location of the property in	3013
this state during the rental or royalty period in the taxable	3014
year and the denominator of which is the number of days of	3015
physical location of the property everywhere during all rental	3016
or royalty periods in the taxable year. If the physical location	3017
of the property during the rental or royalty period is unknown	3018
or unascertainable by the nonresident, tangible personal	3019
property is utilized in the state in which the property was	3020
located at the time the rental or royalty payor obtained	3021
possession.	3022

(4) All patent and copyright royalties shall be allocatedto this state to the extent the patent or copyright was utilizedby the payor in this state.

A patent is utilized in a state to the extent that it is 3026 3027 employed in production, fabrication, manufacturing, or other processing in the state, or to the extent that a patented 3028 product is produced in the state. If the basis of receipts from 3029 patent royalties does not permit allocation to states or if the 3030 accounting procedures do not reflect states of utilization, the 3031 patent is utilized in this state if the taxpayer's domicile was 3032 in this state at the time such royalties were paid or accrued. 3033

A copyright is utilized in a state to the extent that 3034 printing or other publication originates in the state. If the 3035 basis of receipts from copyright royalties does not permit 3036 allocation to states or if the accounting procedures do not 3037

reflect states of utilization, the copyright is utilized in this 3038 state if the taxpayer's domicile was in this state at the time 3039 such royalties were paid or accrued.

(5) (a) All lottery prize awards paid by the state lottery 3041 commission pursuant to Chapter 3770. of the Revised Code shall 3042 be allocated to this state. 3043

(b) All earnings, profit, income, and gain from the sale, 3044 exchange, or other disposition of lottery prize awards paid or 3045 3046 to be paid to any person by the state lottery commission pursuant to Chapter 3770. of the Revised Code shall be allocated 3047 to this state. 3048

(c) All earnings, profit, income, and gain from the direct 3049 or indirect ownership of lottery prize awards paid or to be paid 3050 to any person by the state lottery commission pursuant to 3051 Chapter 3770. of the Revised Code shall be allocated to this 3052 3053 state.

(d) All earnings, profit, income, and gain from the direct 3054 or indirect interest in any right in or to any lottery prize 3055 awards paid or to be paid to any person by the state lottery 3056 commission pursuant to Chapter 3770. of the Revised Code shall 3057 be allocated to this state. 3058

(6) Any item of income or deduction which has been taken 3059 into account in the computation of adjusted gross income for the 3060 taxable year by a nonresident and which is not otherwise 3061 specifically allocated or apportioned pursuant to sections 3062 5747.20 to 5747.23 of the Revised Code, including, without 3063 limitation, interest, dividends and distributions, items of 3064 income taken into account under the provisions of sections 401 3065 3066 to 425 of the Internal Revenue Code, and benefit payments

received by a beneficiary of a supplemental unemployment trust 3067 which is referred to in section 501(c)(17) of the Internal 3068 Revenue Code, shall not be allocated to this state unless the 3069 taxpayer's domicile was in this state at the time such income 3070 was paid or accrued. 3071

(7) All casino gaming winnings paid by any person licensed3072by the Ohio casino control commission shall be allocated to the3073state.

(8) All sports gaming winnings paid by any person licensed 3075 by the state lottery commission shall be allocated to the state. 3076

(C) If an individual is a resident for part of the taxable
year and a nonresident for the remainder of the taxable year,
all items of nonbusiness income or deduction shall be allocated
under division (A) of this section for the part of the taxable
year that the individual is a resident and under division (B) of
this section for the part of the taxable year that the
individual is a nonresident.

Sec. 5751.01. As used in this chapter:

(A) "Person" means, but is not limited to, individuals, 3085 combinations of individuals of any form, receivers, assignees, 3086 trustees in bankruptcy, firms, companies, joint-stock companies, 3087 business trusts, estates, partnerships, limited liability 3088 partnerships, limited liability companies, associations, joint 3089 ventures, clubs, societies, for-profit corporations, S 3090 corporations, qualified subchapter S subsidiaries, qualified 3091 subchapter S trusts, trusts, entities that are disregarded for 3092 federal income tax purposes, and any other entities. 3093

(B) "Consolidated elected taxpayer" means a group of two3094or more persons treated as a single taxpayer for purposes of3095

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this chapter as the result of an election made under section	3096
5751.011 of the Revised Code.	3097
(C) "Combined taxpayer" means a group of two or more	3098
persons treated as a single taxpayer for purposes of this	3099
chapter under section 5751.012 of the Revised Code.	3100
(D) "Taxpayer" means any person, or any group of persons	3101
in the case of a consolidated elected taxpayer or combined	3102
taxpayer treated as one taxpayer, required to register or pay	3103
tax under this chapter. "Taxpayer" does not include excluded	3104
persons.	3105
(E) "Excluded person" means any of the following:	3106
(1) Any person with not more than one hundred fifty	3107
thousand dollars of taxable gross receipts during the calendar	3108
year. Division (E)(1) of this section does not apply to a person	3109
that is a member of a consolidated elected taxpayer;	3110
(2) A public utility that paid the excise tax imposed by	3111
section 5727.24 or 5727.30 of the Revised Code based on one or	3112
more measurement periods that include the entire tax period	3113
under this chapter, except that a public utility that is a	3114
combined company is a taxpayer with regard to the following	3115
gross receipts:	3116
(a) Taxable gross receipts directly attributed to a public	3117
utility activity, but not directly attributed to an activity	3118
that is subject to the excise tax imposed by section 5727.24 or	3119
5727.30 of the Revised Code;	3120
(b) Taxable gross receipts that cannot be directly	3121
attributed to any activity, multiplied by a fraction whose	3122
numerator is the taxable gross receipts described in division	3123
(E)(2)(a) of this section and whose denominator is the total	3124

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taxable gross receipts that can be directly attributed to any	3125
activity;	3126
(c) Except for any differences resulting from the use of	3127
an accrual basis method of accounting for purposes of	3128
determining gross receipts under this chapter and the use of the	3129
cash basis method of accounting for purposes of determining	3130
gross receipts under section 5727.24 of the Revised Code, the	3131
gross receipts directly attributed to the activity of a natural	3132
gas company shall be determined in a manner consistent with	3133
division (D) of section 5727.03 of the Revised Code.	3134
As used in division (E)(2) of this section, "combined	3135
company" and "public utility" have the same meanings as in	3136
section 5727.01 of the Revised Code.	3137
(3) A financial institution, as defined in section 5726.01	3138
of the Revised Code, that paid the tax imposed by section	3139
5726.02 of the Revised Code based on one or more taxable years	3140
that include the entire tax period under this chapter;	3141
(4) A person directly or indirectly owned by one or more	3142
financial institutions, as defined in section 5726.01 of the	3143
Revised Code, that paid the tax imposed by section 5726.02 of	3144
the Revised Code based on one or more taxable years that include	3145
the entire tax period under this chapter.	3146
For the purposes of division (E)(4) of this section, a	3147
person owns another person under the following circumstances:	3148

(a) In the case of corporations issuing capital stock, one
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corporation owns another corporation if it owns fifty per cent
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or more of the other corporation's capital stock with current
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voting rights;

(b) In the case of a limited liability company, one person 3153
owns the company if that person's membership interest, as3154defined in section 1705.01 of the Revised Code, is fifty per3155cent or more of the combined membership interests of all persons3156owning such interests in the company;3157

(c) In the case of a partnership, trust, or other 3158 unincorporated business organization other than a limited 3159 liability company, one person owns the organization if, under 3160 the articles of organization or other instrument governing the 3161 affairs of the organization, that person has a beneficial 3162 3163 interest in the organization's profits, surpluses, losses, or distributions of fifty per cent or more of the combined 3164 beneficial interests of all persons having such an interest in 3165 3166 the organization.

(5) A domestic insurance company or foreign insurance 3167 company, as defined in section 5725.01 of the Revised Code, that 3168 paid the insurance company premiums tax imposed by section 3169 5725.18 or Chapter 5729. of the Revised Code, or an unauthorized 3170 insurance company whose gross premiums are subject to tax under 3171 section 3905.36 of the Revised Code based on one or more 3172 3173 measurement periods that include the entire tax period under 3174 this chapter;

(6) A person that solely facilitates or services one or
3175
more securitizations of phase-in-recovery property pursuant to a
final financing order as those terms are defined in section
4928.23 of the Revised Code. For purposes of this division,
"securitization" means transferring one or more assets to one or
more persons and then issuing securities backed by the right to
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(7) Except as otherwise provided in this division, a pre-3182income tax trust as defined in section 5747.01 of the Revised3183

Code and any pass-through entity of which such pre-income tax 3184 trust owns or controls, directly, indirectly, or constructively 3185 through related interests, more than five per cent of the 3186 ownership or equity interests. If the pre-income tax trust has 3187 made a qualifying pre-income tax trust election under division 3188 (EE) of section 5747.01 of the Revised Code, then the trust and 3189 the pass-through entities of which it owns or controls, 3190 directly, indirectly, or constructively through related 3191 interests, more than five per cent of the ownership or equity 3192 interests, shall not be excluded persons for purposes of the tax 3193 imposed under section 5751.02 of the Revised Code. 3194 (8) Nonprofit organizations or the state and its agencies, 3195 instrumentalities, or political subdivisions. 3196 (F) Except as otherwise provided in divisions (F)(2), (3), 3197 and (4) of this section, "gross receipts" means the total amount 3198 realized by a person, without deduction for the cost of goods 3199 sold or other expenses incurred, that contributes to the 3200 production of gross income of the person, including the fair 3201 market value of any property and any services received, and any 3202 debt transferred or forgiven as consideration. 3203 (1) The following are examples of gross receipts: 3204 (a) Amounts realized from the sale, exchange, or other 3205 disposition of the taxpayer's property to or with another; 3206 (b) Amounts realized from the taxpayer's performance of 3207 services for another; 3208 (c) Amounts realized from another's use or possession of 3209 the taxpayer's property or capital; 3210

(d) Any combination of the foregoing amounts.

(2) "Gross receipts" excludes the following amounts:	3212
(a) Interest income except interest on credit sales;	3213
(b) Dividends and distributions from corporations, and	3214
distributive or proportionate shares of receipts and income from	3215
a pass-through entity as defined under section 5733.04 of the	3216
Revised Code;	3217

(c) Receipts from the sale, exchange, or other disposition 3218 of an asset described in section 1221 or 1231 of the Internal 3219 Revenue Code, without regard to the length of time the person 3220 held the asset. Notwithstanding section 1221 of the Internal 3221 3222 Revenue Code, receipts from hedging transactions also are excluded to the extent the transactions are entered into 3223 primarily to protect a financial position, such as managing the 3224 risk of exposure to (i) foreign currency fluctuations that 3225 affect assets, liabilities, profits, losses, equity, or 3226 investments in foreign operations; (ii) interest rate 3227 fluctuations; or (iii) commodity price fluctuations. As used in 3228 division (F)(2)(c) of this section, "hedging transaction" has 3229 the same meaning as used in section 1221 of the Internal Revenue 3230 Code and also includes transactions accorded hedge accounting 3231 treatment under statement of financial accounting standards 3232 number 133 of the financial accounting standards board. For the 3233 purposes of division (F)(2)(c) of this section, the actual 3234 transfer of title of real or tangible personal property to 3235 another entity is not a hedging transaction. 3236

(d) Proceeds received attributable to the repayment,
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maturity, or redemption of the principal of a loan, bond, mutual
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fund, certificate of deposit, or marketable instrument;
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(e) The principal amount received under a repurchase 3240

agreement or on account of any transaction properly 3241 characterized as a loan to the person; 3242

(f) Contributions received by a trust, plan, or other
arrangement, any of which is described in section 501(a) of the
Internal Revenue Code, or to which Title 26, Subtitle A, Chapter
1, Subchapter (D) of the Internal Revenue Code applies;
3243

(q) Compensation, whether current or deferred, and whether 3247 in cash or in kind, received or to be received by an employee, 3248 former employee, or the employee's legal successor for services 3249 rendered to or for an employer, including reimbursements 3250 received by or for an individual for medical or education 3251 expenses, health insurance premiums, or employee expenses, or on 3252 account of a dependent care spending account, legal services 3253 plan, any cafeteria plan described in section 125 of the 3254 Internal Revenue Code, or any similar employee reimbursement; 3255

(h) Proceeds received from the issuance of the taxpayer's 3256
own stock, options, warrants, puts, or calls, or from the sale 3257
of the taxpayer's treasury stock; 3258

(i) Proceeds received on the account of payments from 3259
 insurance policies, except those proceeds received for the loss 3260
 of business revenue; 3261

(j) Gifts or charitable contributions received; membership
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dues received by trade, professional, homeowners', or
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condominium associations; and payments received for educational
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courses, meetings, meals, or similar payments to a trade,
professional, or other similar association; and fundraising
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receipts received by any person when any excess receipts are
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donated or used exclusively for charitable purposes;

(k) Damages received as the result of litigation in excess 3269

of amounts that, if received without litigation, would be gross 3270 3271 receipts; (1) Property, money, and other amounts received or 3272 acquired by an agent on behalf of another in excess of the 3273 agent's commission, fee, or other remuneration; 3274 (m) Tax refunds, other tax benefit recoveries, and 3275 reimbursements for the tax imposed under this chapter made by 3276 3277 entities that are part of the same combined taxpayer or 3278 consolidated elected taxpayer group, and reimbursements made by entities that are not members of a combined taxpayer or 3279 consolidated elected taxpayer group that are required to be made 3280 for economic parity among multiple owners of an entity whose tax 3281 obligation under this chapter is required to be reported and 3282 paid entirely by one owner, pursuant to the requirements of 3283 sections 5751.011 and 5751.012 of the Revised Code; 3284 (n) Pension reversions; 3285 (o) Contributions to capital; 3286 (p) Sales or use taxes collected as a vendor or an out-of-3287

state seller on behalf of the taxing jurisdiction from a3288consumer or other taxes the taxpayer is required by law to3289collect directly from a purchaser and remit to a local, state,3290or federal tax authority;3291

(q) In the case of receipts from the sale of cigarettes, 3292 tobacco products, or vapor products by a wholesale dealer, 3293 retail dealer, distributor, manufacturer, vapor distributor, or 3294 seller, all as defined in section 5743.01 of the Revised Code, 3295 an amount equal to the federal and state excise taxes paid by 3296 any person on or for such cigarettes, tobacco products, or vapor 3297 products under subtitle E of the Internal Revenue Code or 3298 Chapter 5743. of the Revised Code;

(r) In the case of receipts from the sale, transfer, 3300 exchange, or other disposition of motor fuel as "motor fuel" is 3301 defined in section 5736.01 of the Revised Code, an amount equal 3302 to the value of the motor fuel, including federal and state 3303 motor fuel excise taxes and receipts from billing or invoicing 3304 the tax imposed under section 5736.02 of the Revised Code to 3305 another person; 3306

(s) In the case of receipts from the sale of beer or
intoxicating liquor, as defined in section 4301.01 of the
Revised Code, by a person holding a permit issued under Chapter
4301. or 4303. of the Revised Code, an amount equal to federal
and state excise taxes paid by any person on or for such beer or
intoxicating liquor under subtitle E of the Internal Revenue
Code or Chapter 4301. or 4305. of the Revised Code;
3307

(t) Receipts realized by a new motor vehicle dealer or 3314 used motor vehicle dealer, as defined in section 4517.01 of the 3315 Revised Code, from the sale or other transfer of a motor 3316 vehicle, as defined in that section, to another motor vehicle 3317 dealer for the purpose of resale by the transferee motor vehicle 3318 dealer, but only if the sale or other transfer was based upon 3319 the transferee's need to meet a specific customer's preference 3320 for a motor vehicle; 3321

(u) Receipts from a financial institution described in
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 division (E) (3) of this section for services provided to the
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 financial institution in connection with the issuance,
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 processing, servicing, and management of loans or credit
 3325
 accounts, if such financial institution and the recipient of
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 such receipts have at least fifty per cent of their ownership
 3327
 interests owned or controlled, directly or constructively

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3329

through related interests, by common owners;

(v) Receipts realized from administering anti-neoplastic
 drugs and other cancer chemotherapy, biologicals, therapeutic
 agents, and supportive drugs in a physician's office to patients
 with cancer;

(w) Funds received or used by a mortgage broker that is 3334 not a dealer in intangibles, other than fees or other 3335 consideration, pursuant to a table-funding mortgage loan or 3336 warehouse-lending mortgage loan. Terms used in division (F)(2) 3337 (w) of this section have the same meanings as in section 1322.01 3338 of the Revised Code, except "mortgage broker" means a person 3339 assisting a buyer in obtaining a mortgage loan for a fee or 3340 other consideration paid by the buyer or a lender, or a person 3341 engaged in table-funding or warehouse-lending mortgage loans 3342 that are first lien mortgage loans. 3343

(x) Property, money, and other amounts received by a
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professional employer organization, as defined in section
4125.01 of the Revised Code, from a client employer, as defined
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in that section, in excess of the administrative fee charged by
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the professional employer organization to the client employer;
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(y) In the case of amounts retained as commissions by a
permit holder under Chapter 3769. of the Revised Code, an amount
amounts specified under that chapter that must be
amounts specified under that commissioner as a tax and the
amounts specified under that chapter to be used as purse money;
3349

(z) Qualifying distribution center receipts as determined3354under section 5751.40 of the Revised Code.3355

(aa) Receipts of an employer from payroll deductions3356relating to the reimbursement of the employer for advancing3357

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moneys to an unrelated third party on an employee's behalf;	3358
(bb) Cash discounts allowed and taken;	3359
(cc) Returns and allowances;	3360
(dd) Bad debts from receipts on the basis of which the tax	3361
imposed by this chapter was paid in a prior quarterly tax	3362
payment period. For the purpose of this division, "bad debts"	3363
means any debts that have become worthless or uncollectible	3364
between the preceding and current quarterly tax payment periods,	3365
have been uncollected for at least six months, and that may be	3366
claimed as a deduction under section 166 of the Internal Revenue	3367
Code and the regulations adopted under that section, or that	3368
could be claimed as such if the taxpayer kept its accounts on	3369
the accrual basis. "Bad debts" does not include repossessed	3370
property, uncollectible amounts on property that remains in the	3371
possession of the taxpayer until the full purchase price is	3372
paid, or expenses in attempting to collect any account	3373
receivable or for any portion of the debt recovered;	3374

(ee) Any amount realized from the sale of an account 3375
receivable to the extent the receipts from the underlying 3376
transaction giving rise to the account receivable were included 3377
in the gross receipts of the taxpayer; 3378

(ff) Any receipts directly attributed to a transfer 3379
agreement or to the enterprise transferred under that agreement 3380
under section 4313.02 of the Revised Code. 3381

(gg) Qualified uranium receipts as determined under 3382 section 5751.41 of the Revised Code. 3383

(hh) In the case of amounts collected by a licensed casino
operator from casino gaming, amounts in excess of the casino
operator's gross casino revenue. In this division, "casino
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operator" and "casino gaming" have the meanings defined in3387section 3772.01 of the Revised Code, and "gross casino revenue"3388has the meaning defined in section 5753.01 of the Revised Code.3389

(ii) Receipts realized from the sale of agricultural
3390
commodities by an agricultural commodity handler, both as
defined in section 926.01 of the Revised Code, that is licensed
by the director of agriculture to handle agricultural
commodities in this state.

(jj) Qualifying integrated supply chain receipts as 3395 determined under section 5751.42 of the Revised Code. 3396

(kk) In the case of a railroad company described in 3397 division (D)(9) of section 5727.01 of the Revised Code that 3398 purchases dyed diesel fuel directly from a supplier as defined 3399 by section 5736.01 of the Revised Code, an amount equal to the 3400 product of the number of gallons of dyed diesel fuel purchased 3401 directly from such a supplier multiplied by the average 3402 wholesale price for a gallon of diesel fuel as determined under 3403 section 5736.02 of the Revised Code for the period during which 3404 the fuel was purchased multiplied by a fraction, the numerator 3405 of which equals the rate of tax levied by section 5736.02 of the 3406 Revised Code less the rate of tax computed in section 5751.03 of 3407 the Revised Code, and the denominator of which equals the rate 3408 of tax computed in section 5751.03 of the Revised Code. 3409

(11) Receipts realized by an out-of-state disaster 3410 business from disaster work conducted in this state during a 3411 disaster response period pursuant to a qualifying solicitation 3412 received by the business. Terms used in division (F) (2) (11) of 3413 this section have the same meanings as in section 5703.94 of the 3414 Revised Code. 3415

(mm) In the case of amounts collected by a sports gaming	3416
agent from sports gaming, amounts in excess of the agent's	3417
sports gaming receipts. In this division, "sports gaming agent"	3418
has the same meaning as in section 3770.30 of the Revised Code	3419
and "sports gaming receipts" has the same meaning as in section	3420
5753.01 of the Revised Code.	3421
(nn) Any receipts for which the tax imposed by this	3422
chapter is prohibited by the constitution or laws of the United	3423
States or the constitution of this state.	3424
(3) In the case of a taxpayer when acting as a real estate	3425
broker, "gross receipts" includes only the portion of any fee	3426
for the service of a real estate broker, or service of a real	3427
estate salesperson associated with that broker, that is retained	3428
by the broker and not paid to an associated real estate	3429
salesperson or another real estate broker. For the purposes of	3430
this division, "real estate broker" and "real estate	3431
salesperson" have the same meanings as in section 4735.01 of the	3432
Revised Code.	3433
(4) A taxpayer's method of accounting for gross receipts	3434
for a tax period shall be the same as the taxpayer's method of	3435
accounting for federal income tax purposes for the taxpayer's	3436
federal taxable year that includes the tax period. If a	3437
taxpayer's method of accounting for federal income tax purposes	3438
changes, its method of accounting for gross receipts under this	3439
chapter shall be changed accordingly.	3440
(G) "Taxable gross receipts" means gross receipts sitused	3441

(G) "Taxable gross receipts" means gross receipts sitused3441to this state under section 5751.033 of the Revised Code.3442

(H) A person has "substantial nexus with this state" if3443any of the following applies. The person:3444

(1) Owns or uses a part or all of its capital in this 3445 state; 3446 (2) Holds a certificate of compliance with the laws of 3447 this state authorizing the person to do business in this state; 3448 (3) Has bright-line presence in this state; 3449 (4) Otherwise has nexus with this state to an extent that 3450 the person can be required to remit the tax imposed under this 3451 3452 chapter under the Constitution of the United States. 3453 (I) A person has "bright-line presence" in this state for a reporting period and for the remaining portion of the calendar 3454 year if any of the following applies. The person: 3455 (1) Has at any time during the calendar year property in 3456 this state with an aggregate value of at least fifty thousand 3457 dollars. For the purpose of division (I)(1) of this section, 3458 owned property is valued at original cost and rented property is 3459 valued at eight times the net annual rental charge. 3460 (2) Has during the calendar year payroll in this state of 3461 at least fifty thousand dollars. Payroll in this state includes 3462 all of the following: 3463 (a) Any amount subject to withholding by the person under 3464 section 5747.06 of the Revised Code; 3465 (b) Any other amount the person pays as compensation to an 3466 individual under the supervision or control of the person for 3467 work done in this state; and 3468 (c) Any amount the person pays for services performed in 3469

(3) Has during the calendar year taxable gross receipts of 3471

this state on its behalf by another.

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at least five hundred thousand dollars.	3472
(4) Has at any time during the calendar year within this	3473
state at least twenty-five per cent of the person's total	3474
property, total payroll, or total gross receipts.	3475
(5) Is domiciled in this state as an individual or for	3476
corporate, commercial, or other business purposes.	3477
(J) "Tangible personal property" has the same meaning as	3478
in section 5739.01 of the Revised Code.	3479
(K) "Internal Revenue Code" means the Internal Revenue	3480
Code of 1986, 100 Stat. 2085, 26 U.S.C. 1, as amended. Any term	3481
used in this chapter that is not otherwise defined has the same	3482
meaning as when used in a comparable context in the laws of the	3483
United States relating to federal income taxes unless a	3484
different meaning is clearly required. Any reference in this	3485
chapter to the Internal Revenue Code includes other laws of the	3486
United States relating to federal income taxes.	3487
(L) "Calendar quarter" means a three-month period ending	3488
on the thirty-first day of March, the thirtieth day of June, the	3489
thirtieth day of September, or the thirty-first day of December.	3490
(M) "Tax period" means the calendar quarter or calendar	3491
year on the basis of which a taxpayer is required to pay the tax	3492
imposed under this chapter.	3493
(N) "Calendar year taxpayer" means a taxpayer for which	3494
the tax period is a calendar year.	3495

(0) "Calendar quarter taxpayer" means a taxpayer for which3496the tax period is a calendar quarter.3497

(P) "Agent" means a person authorized by another person to 3498act on its behalf to undertake a transaction for the other, 3499

including any of the following: 3500 (1) A person receiving a fee to sell financial 3501 instruments; 3502 (2) A person retaining only a commission from a 3503 transaction with the other proceeds from the transaction being 3504 remitted to another person; 3505 (3) A person issuing licenses and permits under section 3506 1533.13 of the Revised Code; 3507 3508 (4) A lottery sales agent holding a valid license issued under section 3770.05 of the Revised Code; 3509 (5) A person acting as an agent of the division of liquor 3510 control under section 4301.17 of the Revised Code. 3511 (O) "Received" includes amounts accrued under the accrual 3512 method of accounting. 3513 (R) "Reporting person" means a person in a consolidated 3514 elected taxpayer or combined taxpayer group that is designated 3515 by that group to legally bind the group for all filings and tax 3516 liabilities and to receive all legal notices with respect to 3517 matters under this chapter, or, for the purposes of section 3518 5751.04 of the Revised Code, a separate taxpayer that is not a 3519 member of such a group. 3520 Sec. 5753.01. As used in Chapter 5753. of the Revised Code 3521 and for no other purpose under Title LVII of the Revised Code: 3522 (A) "Casino facility" has the same meaning as in section 3523 3772.01 of the Revised Code. 3524 (B) "Casino gaming" has the same meaning as in section 3525 3772.01 of the Revised Code.

(C) "Casino operator" has the same meaning as in section	3527
3772.01 of the Revised Code.	3528
(D) "Gross casino revenue" means the total amount of money	3529
exchanged for the purchase of chips, tokens, tickets, electronic	3530
cards, or similar objects by casino patrons, less winnings paid	3531
to wagerers. "Gross casino revenue" does not include the	3532
issuance to casino patrons or wagering by casino patrons of any	3533
promotional gaming credit as defined in section 3772.01 of the	3534
Revised Code. When issuance of the promotional gaming credit	3535
requires money exchanged as a match from the patron, the	3536
excludible portion of the promotional gaming credit does not	3537
include the portion of the wager purchased by the patron.	3538
(E) "Person" has the same meaning as in section 3772.01 of	3539
the Revised Code.	3540
(F) "Slot machine" has the same meaning as in section	3541
3772.01 of the Revised Code.	3542
(G) "Sports gaming facility" and "sports gaming agent"	3543
have the same meanings as in section 3770.30 of the Revised	3544
Code.	3545
(H) "Sports gaming receipts" means the total gross	3546
receipts received by a sports gaming agent from the operation of	3547
sports gaming in this state, less the total of the following:	3548
(1) All cash and cash equivalents paid as winnings to	3549
sports gaming patrons;	3550
(2) The dollar amount of all voided wagers;	3551
(3) Federal excise taxes paid by the sports gaming agent	3552
pursuant to 26 U.S.C. 4401;	3553
(4) Uncollectible amounts due to the sports gaming agent	3554

from patrons as a result of sports gaming operations, provided	3555
that the amount has become worthless or uncollectible during the	3556
current tax period, has been uncollected for at least six	3557
months, and may be claimed as a deduction pursuant to section	3558
166 of the Internal Revenue Code, and regulations adopted	3559
pursuant thereto, or that could be claimed as such a deduction	3560
if the sports gaming agent kept accounts on an accrual basis.	3561
(I) "Table game" has the same meaning as in section	3562
3772.01 of the Revised Code.	3563
(H) (J) "Taxpayer" means a casino operator subject to the	3564
tax levied under section 5753.02 of the Revised Code or a sports	3565
gaming agent subject to the tax levied under section 5753.021 of	3566
the Revised Code.	3567
(K) "Tax period" means one twenty-four-hour period with	3568
regard to which a casino operator <u>taxpayer</u> is required to pay	3569
the tax levied by this chapter section 5753.02 or 5753.021 of	3570
the Revised Code.	3571
Sec. 5753.021. For the purposes of funding the education	3572
needs of this state, funding efforts to alleviate problem	3573
gambling and addiction, and of defraying the costs of enforcing	3574
and administering the law governing sports gaming and the tax	3575
levied by this section, a tax is hereby levied on the sports	3576
gaming receipts of a sports gaming agent at the rate of ten per	3577
cent of the sports gaming receipts received by the agent from	3578
the operation of sports gaming in this state.	3579
The tax imposed under this section is in addition to any	3580
other taxes or fees imposed under the Revised Code.	3581
Sec. 5753.03. (A) For the purpose of receiving and	3582
distributing, and accounting for, revenue received from the tax	3583

levied by section 5753.02 of the Revised Code, the following 3584 funds are created in the state treasury: 3585 (1) The casino tax revenue fund; 3586 (2) The gross casino revenue county fund; 3587 (3) The gross casino revenue county student fund; 3588 (4) The gross casino revenue host city fund; 3589 (5) The Ohio state racing commission fund; 3590 (6) The Ohio law enforcement training fund; 3591 (7) The problem casino gambling and addictions fund; 3592 3593 (8) The casino control commission fund; (9) The casino tax administration fund; 3594 3595 (10) The peace officer training academy fund; (11) The criminal justice services casino tax revenue 3596 fund. 3597 (B) All moneys collected from the tax levied under this 3598 chapter section 5753.02 of the Revised Code shall be deposited 3599 into the casino tax revenue fund. 3600 (C) From the casino tax revenue fund the director of 3601 budget and management shall transfer as needed to the tax refund 3602 fund amounts equal to the refunds certified by the tax 3603 commissioner under section 5753.06 of the Revised Code and 3604 attributable to the tax levied under section 5753.02 of the 3605 3606 Revised Code.

(D) After making any transfers required by division (C) of
 3607
 this section, but not later than the fifteenth day of the month
 3608
 following the end of each calendar quarter, the director of
 3609

follows: 3611 (1) Fifty-one per cent to the gross casino revenue county 3612 fund to make payments as required by Section 6(C)(3)(a) of 3613 Article XV, Ohio Constitution; 3614 (2) Thirty-four per cent to the gross casino revenue 3615 county student fund to make payments as required by Section 6(C) 3616 (3) (b) of Article XV, Ohio Constitution and as provided in 3617 section 5753.11 of the Revised Code; 3618 (3) Five per cent to the gross casino revenue host city 3619 fund for the benefit of the cities in which casino facilities 3620 are located; 3621

budget and management shall transfer amounts to each fund as

(4) Three per cent to the Ohio state racing commission
3622
fund to support the efforts and activities of the Ohio state
3623
racing commission to promote horse racing in this state at which
3624
the pari-mutuel system of wagering is conducted;
3625

(5) Two per cent to the Ohio law enforcement training fund3626to support law enforcement functions in the state;3627

(6) Two per cent to the problem casino gambling and
addictions fund to support efforts of the department of mental
health and addiction services to alleviate problem gambling and
substance abuse and related research in the state under section
5119.47 of the Revised Code;

(7) Three per cent to the casino control commission fund
3633
to support the operations of the Ohio casino control commission
3634
and to defray the cost of administering the tax levied under
3635
section 5753.02 of the Revised Code.

Payments under divisions (D)(1) and (3) of this section 3637

shall be made by the end of the month following the end of the3638quarterly period. The tax commissioner shall make the data3639available to the director of budget and management for this3640purpose.3641

Money in the Ohio state racing commission fund shall be 3642 distributed at the discretion of the Ohio state racing 3643 commission for the purpose stated in division (D)(4) of this 3644 section by the end of the month following the end of the 3645 quarterly period. The commission may retain up to five per cent 3646 of the amount transferred to the fund under division (D)(4) of 3647 this section for operating expenses necessary for the 3648 administration of the fund. 3649

Payments from the gross casino revenue county student fund3650as required under section 5753.11 of the Revised Code shall be3651made by the last day of January and by the last day of August of3652each year, beginning in 2013. The tax commissioner shall make3653the data available to the director of budget and management for3654this purpose.3655

Of the money credited to the Ohio law enforcement training 3656 fund, the director of budget and management shall distribute 3657 eighty-five per cent of the money to the police officer training 3658 academy fund for the purpose of supporting the law enforcement 3659 training efforts of the Ohio peace officer training academy and 3660 fifteen per cent of the money to the criminal justice services 3661 casino tax revenue fund for the purpose of supporting the law 3662 enforcement training efforts of the division of criminal justice 3663 services. 3664

(E) (1) The tax commissioner shall serve as an agent of the
counties of this state only for the purposes of this division
and solely to make payments directly to municipal corporations
3667

and school districts, as applicable, on the counties' behalf. (2) On or before the last day of the month following the

end of each calendar quarter, the tax commissioner shall provide3670for payment from the funds referenced in divisions (D) (1) and3671(3) of this section to each county and municipal corporation as3672prescribed in those divisions.3673

(3) On or before the last day of January and the last day
(3) On or before the last day of January and the last day
(3) Of August each year, the commissioner shall provide for payments
(3) Of August each year, the commissioner shall provide for payments
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(F) The director of budget and management shall transfer
one per cent of the money credited to the casino control
3679
commission fund to the casino tax administration fund. The tax
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commissioner shall use the casino tax administration fund to
3681
defray the costs incurred in administering the tax levied by
3682
this chapter under section 5753.02 of the Revised Code.

(G) All investment earnings of the gross casino revenue3684county student fund shall be credited to the fund.3685

Sec. 5753.031. (A) For the purpose of receiving and3686distributing, and accounting for, revenue received from the tax3687levied by section 5753.021 of the Revised Code and from fees and3688fines imposed under Chapter 3770. of the Revised Code relating3689to sports gaming, the following funds are created in the state3690treasury:3691

(1) The sports gaming revenue fund;3692(2) The lottery commission sports gaming fund;3693(3) The casino control commission sports gaming fund;3694(4) The problem sports gaming and addiction fund;3695

3668

(5) The sports gaming tax administration fund.	3696
(B) All moneys collected from the tax levied under section	3697
5753.021 of the Revised Code and any fines and fees collected	3698
under Chapter 3770. of the Revised Code relating to sports	3699
gaming shall be deposited into the sports gaming revenue fund.	3700
(C) From the sports gaming revenue fund, the director of	3701
budget and management shall transfer as needed to the tax refund	3702
fund amounts equal to the refunds certified by the tax	3703
commissioner under section 5753.06 of the Revised Code and	3704
attributable to the tax levied under section 5753.021 of the	3705
Revised Code.	3706
(D) Not later than the fifteenth day of each month, the	3707
director of budget and management shall transfer the following	3708
amounts from the sports gaming revenue fund:	3709
(1) To the lottery commission sports gaming fund, the	3710
amount necessary to reimburse the state lottery commission's	3711
actual operating costs and expenses incurred in administering	3712
the provisions of Chapter 3770. of the Revised Code that relate	3713
to sports gaming. The amount transferred under division (D)(1)	3714
of this section shall not exceed ten per cent of the revenue	3715
credited to the sports gaming revenue fund in the preceding	3716
month.	3717
(2) To the casino control commission sports gaming fund,	3718
the amount necessary to reimburse the Ohio casino control_	3719
commission's actual expenses incurred to assist in implementing	3720
and enforcing Chapter 3770. of the Revised Code;	3721
(3) To the sports gaming tax administration fund, the	3722
amount necessary to reimburse the department of taxation's	3723
actual expenses incurred in administering the tax levied under	3724
actual expenses incuired in administering the tax revied under	J/24

section 5753.021 of the Revised Code.	3725
(E) Of the amount in the sports gaming revenue fund	3726
remaining after making the transfers required by divisions (C)	3727
and (D) of this section, the director of budget and management	3728
shall transfer, on or before the fifteenth day of the month	3729
following the end of each calendar quarter, amounts to each fund	3730
<u>as follows:</u>	3731
(1) Ninety-eight per cent to the lottery profits education	3732
<u>fund;</u>	3733
(2) Two per cent to the problem sports gaming and	3734
addiction fund to support the state's efforts to alleviate	3735
problem sports gaming.	3736
(F) All interest generated by the funds created under this	3737
section shall be credited back to the fund.	3738
Sec. 5753.04. (A) Daily each day banks are open for	3739
business, not later than noon, a casino operator <u>e</u>ach taxpayer	3740
shall file a return electronically with the tax commissioner.	3741
The return shall be in the form required by the tax	3742
commissioner, and shall reflect the relevant tax period. The	3743
return shall include, but is not limited to, the amount of the	3744
casino operator's <u>t</u>axpayer's g ross casino revenue <u>or sports</u>	3745
gaming receipts for the tax period and the amount of tax due	3746
under section 5753.02 or 5753.021 of the Revised Code for the	3747
tax period. The casino operator <u>taxpayer</u> shall remit	3748
electronically with the return the tax due.	3749
(B) If a sports gaming agent's sports gaming receipts for	3750
a tax period are less than zero because the winnings paid by the	3751
agent to wagerers exceeds the agent's total gross receipts from	3752
the operation of sports gaming for that tax period, the tax	3753

commissioner shall allow the agent to carry forward the deficit	3754
to subsequent tax periods until the agent's sports gaming	3755
receipts are greater than zero.	3756
<u>A deficit may not be carried back to a prior tax period</u>	3757
and no payment previously made shall be refunded, except if the	3758
agent surrenders its sports gaming agent license and the agent's	3759
last return reported a deficit. In that case, the commissioner	3760
shall multiply the deficit by ten per cent and pay that amount	3761
to the agent in the manner prescribed by the commissioner.	3762
<u>(C)</u> If the <u>a</u> casino operator <u>or sports gaming agent</u> ceases	3763
to be a taxpayer at any time, the casino operator or agent shall	3763
indicate the last date for which the casino operator or agent	3765
was liable for the tax. The return shall include a space for	3766
this purpose.	3767
this purpose.	5707
Sec. 5753.05. (A)(1) A casino operator <u>taxpayer</u> who fails	3768
to file a return or to remit the tax due as required by section	3769
5753.04 of the Revised Code shall pay a penalty not to exceed	3770
the greater of five hundred dollars or ten per cent of the tax	3771
due.	3772
(2) If the tax commissioner finds additional tax to be	3773
due, the tax commissioner may impose an additional penalty of up	3774
to fifteen per cent of the additional tax found to be due. A	3775
	9119
delinquent payment of tax made as the result of a notice or an	3776
delinquent payment of tax made as the result of a notice or an audit is subject to the additional penalty imposed by this	
	3776
audit is subject to the additional penalty imposed by this	3776 3777
audit is subject to the additional penalty imposed by this division.	3776 3777 3778
audit is subject to the additional penalty imposed by this division. (3) If a casino operator <u>taxpayer</u> fails to file a return	3776 3777 3778 3779
<pre>audit is subject to the additional penalty imposed by this division. (3) If a casino operator taxpayer fails to file a return electronically or to remit the tax electronically, the tax</pre>	3776 3777 3778 3779 3780

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is greater.	3783
(B) If the tax due under section 5753.02 <u>or 5753.021</u> of	3784
the Revised Code is not timely paid, the casino operator	3785
taxpayer shall pay interest at the rate per annum prescribed in	3786
section 5703.47 of the Revised Code beginning on the day the tax	3787
was due through the day the tax is paid or an assessment is	3788
issued, whichever occurs first.	3789
(C) The tax commissioner shall collect any penalty or	3790
interest as if it were the tax levied by section 5753.02 <u>or</u>	3791
5753.021 of the Revised Code, as applicable. Penalties and	3792
interest shall be treated as if they were revenue arising from	3793
the <u>applicable tax levied by section 5753.02 of the Revised</u>	3794
Code .	3795
(D) The tax commissioner may abate all or a portion of any	3796
penalty imposed under this section and may adopt rules governing	3797
abatements.	3798
(E) If a casino operator <u>or sports gaming agent</u> fails to	3799
file a return or remit the tax due as required by section	3800
5753.04 of the Revised Code within a period of one year after	3801
the due date for filing the return or remitting the tax, the	3802
Ohio casino control commission or the state lottery commission,	3803
<u>as applicable, may suspend the casino operator's or agent's</u>	3804
license.	3805
Sec. 5753.06. (A) A casino operator <u>taxpayer</u> may apply to	3806
the tax commissioner for refund of the amount of taxes under	3807
soction 5753 02 or 5753 021 of the Powisod Code that work	3808

section 5753.02 or 5753.021 of the Revised Code that were3808overpaid, paid illegally or erroneously, or paid on an illegal3809or erroneous assessment. The application shall be on a form3810prescribed by the tax commissioner. The casino operator taxpayer3811

shall provide the amount of the requested refund along with the 3812 claimed reasons for, and documentation to support, the issuance 3813 of a refund. The casino operator taxpayer shall file the 3814 application with the tax commissioner within four years after 3815 the date the payment was made, unless the applicant has waived 3816 the time limitation under division (D) of section 5753.07 of the 3817 Revised Code. In the latter event, the four-year limitation is 3818 extended for the same period of time as the waiver. 3819

3820 (B) Upon the filing of a refund application, the tax commissioner shall determine the amount of refund to which the 3821 3822 applicant is entitled. If the amount is not less than that claimed, the tax commissioner shall certify the amount to the 3823 director of budget and management and treasurer of state for 3824 payment from the tax refund fund. If the amount is less than 3825 that claimed, the tax commissioner shall proceed under section 3826 5703.70 of the Revised Code. 3827

(C) Interest on a refund applied for under this section, 3828 computed at the rate provided for in section 5703.47 of the 3829 Revised Code, shall be allowed from the later of the date the 3830 tax was due or the date payment of the tax was made. Except as 3831 provided in section 5753.07 of the Revised Code, the tax 3832 3833 commissioner may, with the consent of the -casino operator taxpayer, provide for crediting against the tax due for a tax 3834 period, the amount of any refund due the casino operator-3835 taxpayer for a preceding tax period. 3836

(D) Refunds under this section are subject to offset undersection 5753.061 of the Revised Code.3838

Sec. 5753.061. As used in this section, "debt to the3839state" means unpaid taxes that are due the state, unpaid3840workers' compensation premiums that are due, unpaid unemployment3841

compensation contributions that are due, unpaid unemployment 3842 compensation payments in lieu of contributions that are due, 3843 unpaid fees payable to the state or to the clerk of courts under 3844 section 4505.06 of the Revised Code, incorrect medical 3845 assistance payments, or any unpaid charge, penalty, or interest 3846 arising from any of the foregoing. A debt to the state is not a 3847 "debt to the state" as used in this section unless the liability 3848 underlying the debt to the state has become incontestable 3849 because the time for appealing, reconsidering, reassessing, or 3850 otherwise questioning the liability has expired or the liability 3851 has been finally determined to be valid. 3852

3853 If a casino operator taxpayer who is entitled to a refund under section 5753.06 of the Revised Code owes a debt to the 3854 state, the amount refundable may be applied in satisfaction of 3855 the debt to the state. If the amount refundable is less than the 3856 amount of the debt to the state, the amount refundable may be 3857 applied in partial satisfaction of the debt. If the amount 3858 refundable is greater than the amount of the debt, the amount 3859 refundable remaining after satisfaction of the debt shall be 3860 refunded to the -casino operator taxpayer. 3861

Sec. 5753.07. (A)(1) The tax commissioner may issue an 3862 assessment, based on any information in the tax commissioner's 3863 possession, against a casino operator taxpayer who fails to pay 3864 the tax levied under section 5753.02 or 5753.021 of the Revised 3865 Code or to file a return under section 5753.04 of the Revised 3866 Code. The tax commissioner shall give the casino operator 3867 taxpayer written notice of the assessment under section 5703.37 3868 of the Revised Code. With the notice, the tax commissioner shall 3869 include instructions on how to petition for reassessment and on 3870 3871 how to request a hearing with respect to the petition.

(2) Unless the casino operator taxpayer, within sixty days 3872 after service of the notice of assessment, files with the tax 3873 commissioner, either personally or by certified mail, a written 3874 petition signed by the -casino operator taxpayer, or by the 3875 casino operator's taxpayer's authorized agent who has knowledge 3876 of the facts, the assessment becomes final, and the amount of 3877 the assessment is due and payable from the casino operator 3878 taxpayer to the treasurer of state. The petition shall indicate 3879 the casino operator's taxpayer's objections to the assessment. 3880 Additional objections may be raised in writing if they are 3881 received by the tax commissioner before the date shown on the 3882 final determination. 3883

(3) If a petition for reassessment has been properly filed, the tax commissioner shall proceed under section 5703.60 of the Revised Code.

(4) After an assessment becomes final, if any portion of 3887 the assessment, including penalties and accrued interest, 3888 remains unpaid, the tax commissioner may file a certified copy 3889 of the entry making the assessment final in the office of the 3890 clerk of the court of common pleas of Franklin county or in the 3891 office of the clerk of the court of common pleas of the county 3892 in which the casino operator taxpayer resides, the casino-3893 operator's taxpayer's casino facility or sports gaming facility 3894 is located, or the casino operator's taxpayer's principal place 3895 of business in this state is located. Immediately upon the 3896 filing of the entry, the clerk shall enter a judgment for the 3897 state against the taxpayer assessed in the amount shown on the 3898 entry. The judgment may be filed by the clerk in a loose-leaf 3899 book entitled, "special judgments for the gross casino revenue 3900 tax<u>and sports gaming receipts tax</u>." The judgment has the same 3901 effect as other judgments. Execution shall issue upon the 3902

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judgment at the request of the tax commissioner, and all laws 3903 applicable to sales on execution apply to sales made under the 3904 judgment. 3905

(5) If the assessment is not paid in its entirety within 3906 sixty days after the day the assessment was issued, the portion 3907 of the assessment consisting of tax due shall bear interest at 3908 the rate per annum prescribed by section 5703.47 of the Revised 3909 Code from the day the tax commissioner issued the assessment 3910 until the assessment is paid or until it is certified to the 3911 attorney general for collection under section 131.02 of the 3912 Revised Code, whichever comes first. If the unpaid portion of 3913 the assessment is certified to the attorney general for 3914 3915 collection, the entire unpaid portion of the assessment shall bear interest at the rate per annum prescribed by section 3916 5703.47 of the Revised Code from the date of certification until 3917 the date it is paid in its entirety. Interest shall be paid in 3918 the same manner as the tax levied under section 5753.02 or 3919 5753.021 of the Revised Code, as applicable, and may be 3920 collected by the issuance of an assessment under this section. 3921

(B) If the tax commissioner believes that collection of 3922 the tax levied under section 5753.02 or 5753.021 of the Revised 3923 Code will be jeopardized unless proceedings to collect or secure 3924 collection of the tax are instituted without delay, the 3925 3926 commissioner may issue a jeopardy assessment against the casinooperator who taxpayer that is liable for the tax. Immediately 3927 upon the issuance of a jeopardy assessment, the tax commissioner 3928 shall file an entry with the clerk of the court of common pleas 3929 in the manner prescribed by division (A)(4) of this section, and 3930 the clerk shall proceed as directed in that division. Notice of 3931 the jeopardy assessment shall be served on the casino operator 3932 <u>taxpayer</u>or the casino operator's taxpayer's authorized agent 3933

under section 5703.37 of the Revised Code within five days after 3934 the filing of the entry with the clerk. The total amount 3935 assessed is immediately due and payable, unless the casino-3936 operator <u>taxpayer</u> assessed files a petition for reassessment 3937 3938 under division (A)(2) of this section and provides security in a form satisfactory to the tax commissioner that is in an amount 3939 sufficient to satisfy the unpaid balance of the assessment. If a 3940 petition for reassessment has been filed, and if satisfactory 3941 security has been provided, the tax commissioner shall proceed 3942 under division (A)(3) of this section. Full or partial payment 3943 of the assessment does not prejudice the tax commissioner's 3944 consideration of the petition for reassessment. 3945

(C) The tax commissioner shall immediately forward to the 3946 treasurer of state all amounts the tax commissioner receives 3947 under this section, and the amounts forwarded shall be treated 3948 as if they were revenue arising from the tax levied under 3949 section 5753.02 <u>or 5753.021</u> of the Revised Code, as applicable. 3950

(D) Except as otherwise provided in this division, no 3951 assessment shall be issued against a casino operator taxpayer 3952 for the tax levied under section 5753.02 or 5753.021 of the 3953 Revised Code more than four years after the due date for filing 3954 the return for the tax period for which the tax was reported, or 3955 more than four years after the return for the tax period was 3956 filed, whichever is later. This division does not bar an 3957 assessment against a casino operator taxpayer who fails to file 3958 a return as required by section 5753.04 of the Revised Code or 3959 who files a fraudulent return, or when the casino operator 3960 taxpayer and the tax commissioner waive in writing the time 3961 limitation. 3962

(E) If the tax commissioner possesses information that

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indicates that the amount of tax a casino operator taxpayer is 3964 liable to pay under section 5753.02 or 5753.021 of the Revised 3965 Code exceeds the amount the casino operator taxpayer paid, the 3966 tax commissioner may audit a sample of the casino operator's 3967 taxpayer's gross casino revenue or sports gaming receipts, as 3968 applicable, over a representative period of time to ascertain 3969 the amount of tax due, and may issue an assessment based on the 3970 audit. The tax commissioner shall make a good faith effort to 3971 reach agreement with the casino operator taxpayer in selecting a 3972 representative sample. The tax commissioner may apply a sampling 3973 method only if the tax commissioner has prescribed the method by 3974 rule. 3975

(F) If the whereabouts of a <u>casino operator taxpayer</u> who is liable for the tax levied under section 5753.02 <u>or 5753.021</u> of the Revised Code are unknown to the tax commissioner, the tax commissioner shall proceed under section 5703.37 of the Revised Code.

(G) If a casino operator fails to pay the tax levied under3981section 5753.02 of the Revised Code within a period of one year3982after the due date for remitting the tax, the Ohio casino3983control commission may suspend the casino operator's license.3984

Sec. 5753.08. If a casino operator taxpayer who is liable 3985 for the tax levied under section 5753.02 or 5753.021 of the 3986 Revised Code sells the a casino facility or sports gaming 3987 facility, disposes of the <u>a</u> casino facility <u>or sports gaming</u> 3988 facility in any manner other than in the regular course of 3989 business, or quits the casino gaming or sports gaming business, 3990 any tax owed by that person becomes immediately due and payable, 3991 and the person shall pay the tax due, including any applicable 3992 penalties and interest. The person's successor shall withhold a 3993

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sufficient amount of the purchase money to cover the amounts due 3994 and unpaid until the predecessor produces a receipt from the tax 3995 commissioner showing that the amounts due have been paid or a 3996 certificate indicating that no taxes are due. If the successor 3997 fails to withhold purchase money, the successor is personally 3998 liable, up to the purchase money amount, for amounts that were 3999 unpaid during the operation of the business by the predecessor. 4000

Sec. 5753.10. The tax commissioner may prescribe 4001 requirements for the keeping of records and pertinent documents, 4002 for the filing of copies of federal income tax returns and 4003 determinations, and for computations reconciling federal income 4004 tax returns with the return required by section 5753.04 of the 4005 Revised Code. The tax commissioner may require a casino operator 4006 taxpayer, by rule or by notice served on the casino operator 4007 taxpayer, to keep records and other documents that the tax 4008 commissioner considers necessary to show the extent to which the 4009 casino operator taxpayer is subject to this chapter. The records 4010 and other documents shall be open to inspection by the tax 4011 commissioner during business hours, and shall be preserved for a 4012 period of four years unless the tax commissioner, in writing, 4013 consents to their destruction within that period, or by order 4014 served on the casino operator taxpayer requires that they be 4015 kept longer. If the records are normally kept electronically by 4016 the <u>casino operator taxpayer</u>, the <u>casino operator taxpayer</u> 4017 shall provide the records to the tax commissioner electronically 4018 at the tax commissioner's request. 4019

Any information required by the tax commissioner under4020this section is confidential under section 5703.21 of the4021Revised Code.4022

Section 2. That existing sections 109.572, 718.031, 4023

 3770.01, 3770.02, 3770.03, 3770.99, 3772.03, 5703.21, 5747.02,
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 5747.063, 5747.064, 5747.08, 5747.20, 5751.01, 5753.01, 5753.03,
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 5753.04, 5753.05, 5753.06, 5753.061, 5753.07, 5753.08, and
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 5753.10 of the Revised Code are hereby repealed.
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 Section 3. Section 3770.331 of the Revised Code, as

 enacted by this act, shall take effect twelve months after the
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 effective date of this act.
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Section 4. (A) There is the Sports Gaming Advisory Board,4031which shall consist of five members appointed by the Governor4032with the advice and consent of the Senate. Not more than three4033members of the Board shall be members of the same political4034party.4035

Members of the Board shall serve without compensation. 4036

No member of the State Lottery Commission or the Ohio4037Casino Control Commission shall serve on the Board.4038

Each member of the Board shall be a resident of this 4039 state. 4040

(B) The Sports Gaming Advisory Board shall serve in an
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advisory capacity to the State Lottery Commission and shall
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study and develop recommendations for the rules to be adopted by
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the State Lottery Commission under this act with respect to the
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sports gaming lottery.

(C) The Sports Gaming Advisory Board shall make
recommendations to the State Lottery Commission as it determines
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appropriate. The Board shall cease to exist on the date that is
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three years after the effective date of this act.

Section 5. Notwithstanding the amendment of division (C)4050of section 3770.01 of the Revised Code by this act to require4051

three members of the State Lottery Commission to possess gaming 4052 experience, no member of the Commission on the effective date of 4053 this act must be removed in order to be replaced by a person 4054 with gaming experience. The additional two members appointed to 4055 the Commission under this act shall have gaming experience, and 4056 shall be appointed to terms ending August 1, 2022. The next 4057 appointment made to replace a person serving on the Commission 4058 after the effective date of this act shall be of a third person 4059 4060 with gaming experience.

Section 6. Not later than ninety days after the effective 4061 4062 date of this section, the State Lottery Commission shall acquire, install, and commence the operation of not less than 4063 one thousand two hundred fifty terminals offering self-service 4064 lottery games, as described in division (B)(7) of section 4065 3770.03 of the Revised Code, as amended by this act. Not later 4066 than one hundred eighty days after the effective date of this 4067 section, the Commission shall acquire, install, and commence the 4068 operation of not less than one thousand two hundred fifty 4069 additional terminals offering those games. The Commission shall 4070 use its existing appropriation in line item 950321, Operating 4071 4072 Expenses, for the expenditures required by this section.

Section 7. The General Assembly, applying the principle 4073 stated in division (B) of section 1.52 of the Revised Code that 4074 4075 amendments are to be harmonized if reasonably capable of 4076 simultaneous operation, finds that the following sections, presented in this act as composites of the sections as amended 4077 by the acts indicated, are the resulting versions of the 4078 sections in effect prior to the effective date of the sections 4079 as presented in this act: 4080

Section 109.572 of the Revised Code as amended by both

H.B. 166 and S.B. 57 of the 133rd General Assembly.	4082
Section 3772.03 of the Revised Code as amended by both	4083
H.B. 49 and H.B. 132 of the 132nd General Assembly.	4084