As Introduced

136th General Assembly

Regular Session 2025-2026 H. B. No. 149

Representatives King, Miller, K.

Cosponsors: Representatives Hall, T., Williams, Click, Gross, Ritter, Johnson, Daniels, Lear, Klopfenstein

A BILL

Го	amend section 5747.98 and to enact sections	1
	1315.131, 5502.80, and 5747.87 of the Revised	2
	Code to levy a transfer fee on money	3
	transmissions, to authorize an income tax credit	4
	based on the amount of the transfer fees paid,	5
	and to name this act Ohio's Withholding Illegal	6
	Revenue Entering Drug Markets (WIRED) Act.	7

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

Section 1. That section 5747.98 be amended and sections	8
1315.131, 5502.80, and 5747.87 of the Revised Code be enacted to	9
read as follows:	10
Sec. 1315.131. (A) To provide revenue for local law	11
enforcement, a transfer fee is imposed on licensees and	12
authorized delegates that transmit money from a customer in this	13
state. The amount of the transfer fee equals three per cent of	14
the amount of money, or its equivalent, transmitted by the	15
licensee or authorized delegate in the transaction.	16
(B) A licensee or authorized delegate may bill or invoice	17

the transfer fee imposed by this section to the customer from	18
which the money is transmitted, but shall provide that customer	19
with an itemized receipt that lists the amount of the transfer	20
fee as a separate line item from any other amounts charged by	21
the licensee or authorized delegate in connection with the	22
transaction.	23
(C) A person that transmitted money from a customer in	24
this state shall file a quarterly report and pay the aggregate	25
amount of transfer fees due on all such transactions during the	26
previous quarter to the superintendent of financial institutions	27
in a form and manner prescribed by the superintendent. If the	28
report is filed and the amount of the transfer fees shown on the	29
report to be due is paid on or before the date the report is	30
required to be filed, the person is entitled to a discount equal	31
to three-fourths of one per cent of the amount otherwise shown	32
to be due on the report.	33
(D) The withholding illegal revenue entering drug markets	34
fund is created in the state treasury. All transfer fees	35
collected by the superintendent under this section shall be	36
deposited into the fund. All investment earnings of the fund	37
shall be credited to the fund. The superintendent and the	38
director of public safety shall use the moneys in the fund to	39
make transfers as required by section 5747.87 of the Revised	40
Code and for the purposes described in section 5502.80 of the	41
Revised Code.	42
(E) Every licensee and authorized delegate that transfers	43
money from customers in this state shall conspicuously post a	44
notice in the licensee's or authorized delegate's place of	45
business, in a form prescribed by the superintendent, that	46
informs customers of the tax credit authorized by section	47

5747.87 of the Revised Code for transfer fees imposed by this	48
section that are billed or invoiced to the customer.	49
Soc FEO2 90 (A) As used in this section "law	50
Sec. 5502.80. (A) As used in this section, "law	
enforcement agency" means an organized police department,	51
sheriff's office, or marshal's office of any county, municipal	52
corporation, or township.	53
(B) The department of public safety shall use moneys	54
deposited to the withholding illegal revenue entering drug	55
markets fund, under section 1315.131 of the Revised Code, to	56
award grants to law enforcement agencies to defray costs	57
incurred by those agencies for investigation of human	58
trafficking and drug trafficking, and enforcement of related	59
laws.	60
(C) The director of public cafety is administering the	61
(C) The director of public safety, in administering the	
grants, shall do both of the following:	62
(1) Ensure that funds are distributed equitably to	63
jurisdictions throughout the state and among law enforcement	64
agencies of varying sizes.	65
(2) Allow more than one law enforcement agency to apply	66
collectively for a grant to fund cooperative efforts to	67
investigate human trafficking and drug trafficking and enforce	68
related laws, including efforts conducted through a drug task	69
force, as defined in section 5502.68 of the Revised Code.	70
(D) The director of public safety, in consultation with	71
the superintendent of financial institutions, shall adopt rules	72
under Chapter 119. of the Revised Code to establish guidelines	73
for the grant program and for administering the fund and to	74
establish application procedures for law enforcement agencies	75
seeking a grant under this section.	76

Sec. 5747.87. (A) As used in this section, "authorized	77
delegate," "licensee," and "transmit money" have the same	78
meanings as in section 1315.01 of the Revised Code.	79
(B) A refundable credit is allowed against a taxpayer's	80
aggregate tax liability under section 5747.02 of the Revised	81
Code. The credit shall equal the amount of transfer fees imposed	82
by section 1315.131 of the Revised Code that are billed or	83
invoiced to, and paid by, a taxpayer in the taxable year, but	84
the amount of credit allowed shall not exceed, for any taxable	85
year, three hundred dollars, including any credit amounts	86
apportioned or allocated to the taxpayer by a pass-through	87
entity. The credit applies only to transfer fees paid for	88
transactions in which the taxpayer is the customer of a licensee	89
or authorized delegate. The credit is not available for transfer	90
fees paid by a taxpayer acting as a licensee or authorized	91
	92
delegate by transmitting money on behalf of another customer.	92
The credit shall be claimed in the order required under	93
section 5747.98 of the Revised Code. If the amount of the credit	94
under this section exceeds the aggregate amount of tax otherwise	95
due under section 5747.02 of the Revised Code after deduction of	96
all other credits in that order, the taxpayer is entitled to a	97
refund of the excess.	98
If the taxpayer is a direct or indirect investor in a	99
pass-through entity that paid transfer fees under section	100
1315.131 of the Revised Code during the taxpayer's taxable year	101
that would have qualified the entity for the credit if the	102
entity was a taxpayer, the taxpayer may claim its proportionate	103
or distributive share of the credit allowed under this section.	104
	-
(C) The tax commissioner may require the taxpayer to	105
furnish proof of payment of transfer fees under section 1315.131	106

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of the Revised Code as a condition of obtaining the credit	107
authorized under this section.	108
(D) On or before the thirtieth day of July of each year,	109
the tax commissioner shall certify to the superintendent of the	110
division of financial institutions and the director of budget	111
and management the amount of tax credits claimed under this	112
section in the preceding fiscal year. Within fifteen days after	113
receipt of this certification, the director of budget and	114
management shall transfer money equal to the certified amount to	115
the general revenue fund from the withholding illegal revenue	116
entering drug markets fund created in section 1315.131 of the	117
Revised Code.	118
Sec. 5747.98. (A) To provide a uniform procedure for	119
calculating a taxpayer's aggregate tax liability under section	120
5747.02 of the Revised Code, a taxpayer shall claim any credits	121
to which the taxpayer is entitled in the following order:	122
Either the retirement income credit under division (B) of	123
section 5747.055 of the Revised Code or the lump sum retirement	124
income credits under divisions (C), (D), and (E) of that	125
section;	126
Either the senior citizen credit under division (F) of	127
section 5747.055 of the Revised Code or the lump sum	128
distribution credit under division (G) of that section;	129
The dependent care credit under section 5747.054 of the	130
Revised Code;	131
The credit for displaced workers who pay for job training	132
under section 5747.27 of the Revised Code;	133
The campaign contribution credit under section 5747.29 of	134
the Revised Code;	135

The twenty-dollar personal exemption credit under section 5747.022 of the Revised Code;	136 137
The joint filing credit under division $\frac{(G)}{(E)}$ of section 5747.05 of the Revised Code;	138 139
The earned income credit under section 5747.71 of the Revised Code;	140 141
The nonrefundable credit for education expenses under section 5747.72 of the Revised Code;	142 143
The nonrefundable credit for donations to scholarship granting organizations under section 5747.73 of the Revised Code;	144 145 146
The nonrefundable credit for tuition paid to a nonchartered nonpublic school under section 5747.75 of the Revised Code;	147 148 149
The nonrefundable vocational job credit under section 5747.057 of the Revised Code;	150 151
The nonrefundable job retention credit under division (B) of section 5747.058 of the Revised Code;	152 153
The enterprise zone credit under section 5709.66 of the Revised Code;	154 155
The credit for beginning farmers who participate in a financial management program under division (B) of section 5747.77 of the Revised Code;	156 157 158
The credit for commercial vehicle operator training expenses under section 5747.82 of the Revised Code;	159 160
The nonrefundable welcome home Ohio (WHO) program credit under section 122.633 of the Revised Code;	161 162

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The credit for selling or renting agricultural assets to	163
beginning farmers under division (A) of section 5747.77 of the	164
Revised Code;	165
The credit for purchases of qualifying grape production	166
property under section 5747.28 of the Revised Code;	167
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The small business investment credit under section 5747.81	168
of the Revised Code;	169
The nonrefundable lead abatement credit under section	170
5747.26 of the Revised Code;	171
The opportunity zone investment credit under section	172
122.84 of the Revised Code;	172
122.04 of the Revised Code,	175
The enterprise zone credits under section 5709.65 of the	174
Revised Code;	175
The research and development credit under section 5747.331	176
of the Revised Code;	177
The credit for rehabilitating a historic building under	178
section 5747.76 of the Revised Code;	170
Section 3/4/./0 of the Revised Code,	175
The nonrefundable Ohio low-income housing tax credit under	180
section 5747.83 of the Revised Code;	181
The nonrefundable affordable single-family home credit	182
under section 5747.84 of the Revised Code;	183
The nonresident credit under division (A) of section	104
5747.05 of the Revised Code;	184 185
5747.05 OI the Revised Code;	103
The credit for a resident's out-of-state income under	186
division (B) of section 5747.05 of the Revised Code;	187
The refundable motion picture and broadway theatrical	188
production credit under section 5747.66 of the Revised Code;	189

The refundable credit for film and theater capital	190
improvement projects under section 5747.67 of the Revised Code;	191
The refundable jobs creation credit or job retention	192
credit under division (A) of section 5747.058 of the Revised	193
Code;	194
The refundable credit for taxes paid by a qualifying	195
entity granted under section 5747.059 of the Revised Code;	196
The refundable credits for taxes paid by a qualifying	197
pass-through entity granted under division (I) of section	198
5747.08 of the Revised Code;	199
The refundable credit under section 5747.80 of the Revised	200
Code for losses on loans made to the Ohio venture capital	201
program under sections 150.01 to 150.10 of the Revised Code;	202
The refundable credit for rehabilitating a historic	203
building under section 5747.76 of the Revised Code;	204
The refundable credit under section 5747.39 of the Revised	205
Code for taxes levied under section 5747.38 of the Revised Code	206
paid by an electing pass-through entity . <u>;</u>	207
The refundable credit under section 5747.87 of the Revised	208
Code for the transfer fees paid under section 1315.131 of the	209
Revised Code.	210
(B) For any credit, except the refundable credits	211
enumerated in this section and the credit granted under division	212
(H) of section 5747.08 of the Revised Code, the amount of the	213
credit for a taxable year shall not exceed the taxpayer's	214

The refundable credit for film and theater capital 190

(H) of section 5747.08 of the Revised Code, the amount of the
credit for a taxable year shall not exceed the taxpayer's
aggregate amount of tax due under section 5747.02 of the Revised
Code, after allowing for any other credit that precedes it in
the order required under this section. Any excess amount of a

particular credit may be carried forward if authorized under the 218 section creating that credit. Nothing in this chapter shall be 219 construed to allow a taxpayer to claim, directly or indirectly, 220 a credit more than once for a taxable year. 221 Section 2. That existing section 5747.98 of the Revised 222 Code is hereby repealed. 223 Section 3. The enactment by this act of section 5747.87 of 224 the Revised Code applies to taxable years ending on or after the 225 effective date of this section. 226 Section 4. The transfer fee imposed by section 1315.131 of 227 the Revised Code, as enacted by this act, applies to 228 transactions on and after the first day of the first month that 229 begins after the effective date of this section. 230 Section 5. This act shall be known as Ohio's Withholding 231 Illegal Revenue Entering Drug Markets (WIRED) Act. 232

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