# As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 195

Senator Schaffer

To amend sections 124.1310, 323.151, 323.152,	1
323.153, 3737.22, 3901.86, 4113.41, 4765.01,	2
4765.55, 5747.08, and 5747.98 and to enact	3
sections 3333.27, 4765.551, 4765.61, 5747.87,	4
and 5747.88 of the Revised Code to make changes	5
regarding volunteer fire departments and	6
volunteer firefighters and to make an	7
appropriation.	8

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

Section 1. That sections 124.1310, 323.151, 323.152,	9
323.153, 3737.22, 3901.86, 4113.41, 4765.01, 4765.55, 5747.08,	10
and 5747.98 be amended and sections 3333.27, 4765.551, 4765.61,	11
5747.87, and 5747.88 of the Revised Code be enacted to read as	12
follows:	13
Sec. 124.1310. (A) As used in this section:	14
(1) "Emergency medical service," "EMT-basic," "EMT-I,"	15
"first responder," and "paramedic" have the same meanings as in	16
section 4765.01 of the Revised Code.	17
(2) "Volunteer firefighter" has the same meaning as in section 146.01 of the Revised Code.	18 19
(B) A state employee who is an EMT-basic, EMT-I, first	20

responder, paramedic, or volunteer firefighter shall receive	21
forty not more than one hundred ninety-two hours of leave with	22
pay each calendar year to use during those hours when the	23
employee is absent from work in order to <del>provide <u>do</u> either of</del>	24
the following:	25
(1) Provide emergency medical service or fire-fighting	26
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service <u>;</u>	2.1
(2) Attend training on emergency medical response or	28
firefighting. An-	29
(C) An appointing authority shall compensate an employee	30
who uses leave granted under this section at the employee's	31
regular rate of pay for those regular work hours during which	32
the employee is absent from work.	33
Sec. 323.151. As used in sections 323.151 to 323.159 of	34
the Revised Code:	35
(A)(1) "Homestead" means either of the following:	36
(a) A dwelling, including a unit in a multiple-unit	37
dwelling and a manufactured home or mobile home taxed as real	38
property pursuant to division (B) of section 4503.06 of the	39
Revised Code, owned and occupied as a home by an individual	40
whose domicile is in this state and who has not acquired	41
ownership from a person, other than the individual's spouse,	42
related by consanguinity or affinity for the purpose of	43
qualifying for the real property tax reduction provided in	44
section 323.152 of the Revised Code.	45
(b) A unit in a housing cooperative that is occupied as a	46
home, but not owned, by an individual whose domicile is in this	47
state.	48

(2) The homestead shall include so much of the land 49 surrounding it, not exceeding one acre, as is reasonably 50 necessary for the use of the dwelling or unit as a home. An 51 owner includes a holder of one of the several estates in fee, a 52 vendee in possession under a purchase agreement or a land 53 contract, a mortgagor, a life tenant, one or more tenants with a 54 right of survivorship, tenants in common, and a settlor of a 55 revocable or irrevocable inter vivos trust holding the title to 56 a homestead occupied by the settlor as of right under the trust. 57 The tax commissioner shall adopt rules for the uniform 58 classification and valuation of real property or portions of 59 real property as homesteads. 60

(B) "Sixty-five years of age or older" means a person who has attained age sixty-four prior to the first day of January of the year of application for reduction in real estate taxes.

(C) "Total income" means modified adjusted gross income,
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as that term is defined in section 5747.01 of the Revised Code,
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of the owner and the owner's spouse for the year preceding the
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year in which application for a reduction in taxes is made.
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(D) "Permanently and totally disabled" means that a person 68 other than a disabled veteran has, on the first day of January 69 of the year of application for reduction in real estate taxes, 70 some impairment in body or mind that makes the person unable to 71 work at any substantially remunerative employment that the 72 person is reasonably able to perform and that will, with 73 reasonable probability, continue for an indefinite period of at 74 least twelve months without any present indication of recovery 75 therefrom or has been certified as permanently and totally 76 disabled by a state or federal agency having the function of so 77 classifying persons. 78

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(E) "Housing cooperative" means a housing complex of at
1east two units that is owned and operated by a nonprofit
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corporation that issues a share of the corporation's stock to an
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individual, entitling the individual to live in a unit of the
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complex, and collects a monthly maintenance fee from the
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individual to maintain, operate, and pay the taxes of the
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complex.

(F) "Disabled veteran" means a person who is a veteran of 86 the armed forces of the United States, including reserve 87 components thereof, or of the national guard, who has been 88 89 discharged or released from active duty in the armed forces under honorable conditions, and who has received a total 90 disability rating or a total disability rating for compensation 91 based on individual unemployability for a service-connected 92 disability or combination of service-connected disabilities as 93 prescribed in Title 38, Part 4 of the Code of Federal 94 Regulations, as amended. 95

(G) "Public service officer" means a peace officer, 96
firefighter, first responder, EMT-basic, EMT-I, or paramedic, or 97
an individual holding any equivalent position in another state. 98

(H) "Killed in the line of duty" means either of the 99following: 100

(1) Death in the line of duty;

(2) Death from injury sustained in the line of duty,
including heart attack or other fatal injury or illness caused
while in the line of duty.

(I) "Peace officer" has the same meaning as in section 1052935.01 of the Revised Code. 106

(J) "Firefighter" means a firefighter, whether paid or 107

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volunteer, of a lawfully constituted fire department.	108
(K) "First responder," "EMT-basic," "EMT-I," and	109
"paramedic" have the same meanings as in section 4765.01 of the	110
Revised Code.	111
(L) "Surviving spouse of a disabled veteran" means either	112
of the following:	113
(1) The spouse of a disabled veteran who occupied the	114
homestead when the disabled veteran died and who acquires	115
ownership of the homestead or, in the case of a homestead that	116
is a unit in a housing cooperative, continues to occupy the	117
homestead;	118
(2) The surviving spouse of an individual to which all of	119
the following apply, provided the surviving spouse occupies the	120
homestead when that individual dies and who, following that	121
individual's death, acquires ownership of the homestead or, in	122
the case of a homestead that is a unit in a housing cooperative,	123
continues to occupy the homestead:	124
(a) The individual dies before receiving a total	125
disability rating described in division (F) of this section.	126
(b) The individual otherwise qualifies as a disabled	127
veteran.	128
(c) The individual owns and occupies a homestead or, in	129
the case of a homestead that is a unit in a housing cooperative,	130
occupies the homestead.	131
(M) "Volunteer firefighter" has the same meaning as in	132
section 146.01 of the Revised Code.	133
Sec. 323.152. In addition to the reduction in taxes	134
required under section 319.302 of the Revised Code, taxes shall	135

(A) (1) (a) Division (A) (1) of this section applies to any 137 of the following persons: 138 (i) A person who is permanently and totally disabled; 139 (ii) A person who is sixty-five years of age or older; 140 (iii) A person who is the surviving spouse of a deceased 141 person who was permanently and totally disabled or sixty-five 142 years of age or older and who applied and qualified for a 143 reduction in taxes under this division in the year of death, 144 provided the surviving spouse is at least fifty-nine but not 145 sixty-five or more years of age on the date the deceased spouse 146 dies. 147 (b) Real property taxes on a homestead owned and occupied, 148 or a homestead in a housing cooperative occupied, by a person to 149 whom division (A)(1) of this section applies shall be reduced 150 for each year for which an application for the reduction has 151 been approved. The reduction shall equal one of the following 1.52 amounts, as applicable to the person: 153 (i) If the person received a reduction under division (A) 154 (1) of this section for tax year 2006, the greater of the 155 reduction for that tax year or the amount computed under 156 division (A)(1)(c) of this section; 157 (ii) If the person received, for any homestead, a 158 reduction under division (A) (1) of this section for tax year 159 2013 or under division (A) of section 4503.065 of the Revised 160 161

be reduced as provided in divisions (A) and (B) of this section.

Code for tax year 2014 or the person is the surviving spouse of161such a person and the surviving spouse is at least fifty-nine162years of age on the date the deceased spouse dies, the amount163computed under division (A) (1) (c) of this section.164

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(iii) If the person is not described in division (A)(1)(b)	165
(i) or (ii) of this section and the person's total income does	166
not exceed thirty thousand dollars, as adjusted under division	167
(A)(1)(d) of this section, the amount computed under division	168
(A)(1)(c) of this section.	169
(c) The amount of the reduction under division (A)(1)(c)	170
of this section equals the product of the following:	171
(i) Twenty-five thousand dollars of the true value of the	172
property in money, as adjusted under division (A)(1)(d) of this	173
section;	174
(ii) The assessment percentage established by the tax	175
commissioner under division (B) of section 5715.01 of the	176
Revised Code, not to exceed thirty-five per cent;	177
(iii) The effective tax rate used to calculate the taxes	178
charged against the property for the current year, where	179
"effective tax rate" is defined as in section 323.08 of the	180
Revised Code;	181
(iv) The quantity equal to one minus the sum of the	182
percentage reductions in taxes received by the property for the	183
current tax year under section 319.302 of the Revised Code and	184
division (B) of section 323.152 of the Revised Code.	185
(d) The tax commissioner shall adjust the total income	186

(a) The can commissioner shall adjust the cotal Theome100threshold described in division (A) (1) (b) (iii) and the reduction187amounts described in divisions (A) (1) (c) (i), (A) (2), and (A) (3),188and (A) (4) of this section by completing the following189calculations in September of each year:190

(i) Determine the percentage increase in the gross
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domestic product deflator determined by the bureau of economic
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analysis of the United States department of commerce from the
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first day of January of the preceding calendar year to the last day of December of the preceding calendar year;

(ii) Multiply that percentage increase by the total income
threshold or reduction amount for the current tax year, as
applicable;

(iii) Add the resulting product to the total income 199
threshold or the reduction amount, as applicable, for the 200
current tax year; 201

(iv) Round the resulting sum to the nearest multiple of 202
one hundred dollars.

The commissioner shall certify the amount resulting from each adjustment to each county auditor not later than the first day of December each year. The certified total income threshold amount applies to the following tax year for persons described in division (A) (1) (b) (iii) of this section. The certified reduction amount applies to the following tax year. The commissioner shall not make the applicable adjustment in any calendar year in which the amount resulting from the adjustment would be less than the total income threshold or the reduction amount for the current tax year.

214 (2) (a) Real property taxes on a homestead owned and occupied, or a homestead in a housing cooperative occupied, by a 215 disabled veteran shall be reduced for each year for which an 216 application for the reduction has been approved. The reduction 217 shall equal the product obtained by multiplying fifty thousand 218 dollars of the true value of the property in money, as adjusted 219 under division (A)(1)(d) of this section, by the amounts 220 described in divisions (A)(1)(c)(ii) to (iv) of this section. 221 The reduction is in lieu of any reduction under section 323.158 222

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of the Revised Code or division (A) (1), (2) (b),  $\frac{1}{2}$  (3), or (4) 223 of this section. The reduction applies to only one homestead 224 owned and occupied by a disabled veteran. 225 (b) Real property taxes on a homestead owned and occupied, 226 or a homestead in a housing cooperative occupied, by the 227 surviving spouse of a disabled veteran shall be reduced for each 228 year an application for exemption is approved. The reduction 229 shall equal to the amount of the reduction authorized under 230 division (A)(2)(a) of this section. 231 232 The reduction is in lieu of any reduction under section 323.158 of the Revised Code or division (A)(1), (2)(a),  $\frac{1}{2}$ 233 or (4) of this section. The reduction applies to only one 234 homestead owned and occupied by the surviving spouse of a 235 disabled veteran. A homestead qualifies for a reduction in taxes 236 under division (A)(2)(b) of this section beginning in one of the 237 following tax years: 238 (i) For a surviving spouse described in division (L)(1) of 239 section 323.151 of the Revised Code, the year the disabled 240 veteran dies; 241 (ii) For a surviving spouse described in division (L)(2) 242 of section 323.151 of the Revised Code, the first year on the 243 first day of January of which the total disability rating 244 described in division (F) of that section has been received for 245 the deceased spouse. 246 In either case, the reduction shall continue through the 247

(3) Real property taxes on a homestead owned and occupied, 249
or a homestead in a housing cooperative occupied, by the 250
surviving spouse of a public service officer killed in the line 251

tax year in which the surviving spouse dies or remarries.

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of duty shall be reduced for each year for which an application 252 for the reduction has been approved. The reduction shall equal 253 the product obtained by multiplying fifty thousand dollars of 254 the true value of the property in money, as adjusted under 255 division (A)(1)(d) of this section, by the amounts described in 256 divisions (A)(1)(c)(ii) to (iv) of this section. The reduction 257 is in lieu of any reduction under section 323.158 of the Revised 258 Code or division (A)(1)  $- \sigma r$ , (2), or (4) of this section. The 259 reduction applies to only one homestead owned and occupied by 260 such a surviving spouse. A homestead qualifies for a reduction 261 in taxes under division (A)(3) of this section for the tax year 262 in which the public service officer dies through the tax year in 263 which the surviving spouse dies or remarries. 264 (4) (a) Real property taxes on a homestead owned and 265 occupied, or a homestead in a housing cooperative occupied, by a 266 volunteer firefighter who has achieved one year of service shall 2.67 be reduced for each year for which an application for the 268 reduction has been approved. The reduction shall equal the 269 product obtained by multiplying fifty-six thousand dollars of 270 the true value of the property in money, as adjusted under 271 division (A)(1)(d) of this section, by the amounts described in 272 divisions (A)(1)(c)(ii) to (iv) of this section. 273 The reduction is in lieu of any reduction under section 274

323.158 of the Revised Code or division (A) (1), (2), (3), or (4)275(b) of this section. The reduction applies to only one homestead276owned and occupied by the volunteer firefighter.277

(b) Real property taxes on a homestead owned and occupied,278or a homestead in a housing cooperative occupied, by the279surviving spouse of a volunteer firefighter shall be reduced for280each year an application for exemption is approved. The281

reduction shall equal the amount of the reduction authorized	282
under division (A)(4)(a) of this section for the tax year in	283
which the volunteer firefighter dies.	284
A homestead qualifies for a reduction in taxes under	285
division (A)(4)(b) of this section beginning in the tax year	286
following the year in which the volunteer firefighter dies. The	280
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reduction shall continue through the tax year in which the	
surviving spouse dies or remarries.	289
The reduction is in lieu of any reduction under section	290
323.158 of the Revised Code or division (A)(1), (2), (3), or (4)	291
(a) of this section. The reduction applies to only one homestead	292
owned and occupied by the surviving spouse.	293
(B) To provide a partial exemption, real property taxes on	294
any homestead, and manufactured home taxes on any manufactured	295
or mobile home on which a manufactured home tax is assessed	296
pursuant to division (D)(2) of section 4503.06 of the Revised	297
Code, shall be reduced for each year for which an application	298
for the reduction has been approved. The amount of the reduction	299
shall equal two and one-half per cent of the amount of taxes to	300
be levied by qualifying levies on the homestead or the	301
manufactured or mobile home after applying section 319.301 of	302
the Revised Code. For the purposes of this division, "qualifying	303
levy" has the same meaning as in section 319.302 of the Revised	303
Code.	305
(C) The reductions granted by this section do not apply to	306
special assessments or respread of assessments levied against	307
the homestead, and if there is a transfer of ownership	308
subsequent to the filing of an application for a reduction in	309

subsequent to the filing of an application for a reduction in309taxes, such reductions are not forfeited for such year by virtue310of such transfer.311

(D) The reductions in taxable value referred to in this 312 section shall be applied solely as a factor for the purpose of 313 computing the reduction of taxes under this section and shall 314 not affect the total value of property in any subdivision or 315 taxing district as listed and assessed for taxation on the tax 316 lists and duplicates, or any direct or indirect limitations on 317 indebtedness of a subdivision or taxing district. If after 318 application of sections 5705.31 and 5705.32 of the Revised Code, 319 including the allocation of all levies within the ten-mill 320 limitation to debt charges to the extent therein provided, there 321 would be insufficient funds for payment of debt charges not 322 provided for by levies in excess of the ten-mill limitation, the 323 reduction of taxes provided for in sections 323.151 to 323.159 324 of the Revised Code shall be proportionately adjusted to the 325 extent necessary to provide such funds from levies within the 326 ten-mill limitation. 327

(E) No reduction shall be made on the taxes due on the homestead of any person convicted of violating division (D) or(E) of section 323.153 of the Revised Code for a period of three years following the conviction.

Sec. 323.153. (A) To obtain a reduction in real property 332 taxes under division (A) or (B) of section 323.152 of the 333 Revised Code or in manufactured home taxes under division (B) of 334 section 323.152 of the Revised Code, the owner shall file an 335 application with the county auditor of the county in which the 336 owner's homestead is located. 337

To obtain a reduction in real property taxes under 338 division (A) of section 323.152 of the Revised Code, the 339 occupant of a homestead in a housing cooperative shall file an 340 application with the nonprofit corporation that owns and 341

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operates the housing cooperative, in accordance with this 342 paragraph. Not later than the first day of March each year, the 343 corporation shall obtain applications from the county auditor's 344 office and provide one to each new occupant. Not later than the 345 first day of May, any occupant who may be eligible for a 346 reduction in taxes under division (A) of section 323.152 of the 347 Revised Code shall submit the completed application to the 348 corporation. Not later than the fifteenth day of May, the 349 corporation shall file all completed applications, and the 350 information required by division (B) of section 323.159 of the 351 Revised Code, with the county auditor of the county in which the 352 occupants' homesteads are located. Continuing applications shall 353 be furnished to an occupant in the manner provided in division 354 (C)(4) of this section. 355

(1) An application for reduction based upon a physical 356 disability shall be accompanied by a certificate signed by a 357 physician, and an application for reduction based upon a mental 358 disability shall be accompanied by a certificate signed by a 359 physician or psychologist licensed to practice in this state, 360 attesting to the fact that the applicant is permanently and 361 totally disabled. The certificate shall be in a form that the 362 tax commissioner requires and shall include the definition of 363 permanently and totally disabled as set forth in section 323.151 364 of the Revised Code. An application for reduction based upon a 365 disability certified as permanent and total by a state or 366 federal agency having the function of so classifying persons 367 shall be accompanied by a certificate from that agency. 368

An application by a disabled veteran or the surviving369spouse of a disabled veteran for the reduction under division370(A) (2) (a) or (b) of section 323.152 of the Revised Code shall be371accompanied by a letter or other written confirmation from the372

United States department of veterans affairs, or its predecessor 373 or successor agency, showing that the veteran qualifies as a 374 disabled veteran. 375

An application by the surviving spouse of a public service 376 officer killed in the line of duty for the reduction under 377 division (A) (3) of section 323.152 of the Revised Code shall be 378 accompanied by a letter or other written confirmation from an 379 employee or officer of the board of trustees of a retirement or 380 pension fund in this state or another state or from the chief or 381 other chief executive of the department, agency, or other 382 employer for which the public service officer served when killed 383 in the line of duty affirming that the public service officer 384 was killed in the line of duty. 385

An application by a volunteer firefighter or the surviving spouse of a volunteer firefighter for the reduction under division (A)(4)(a) or (b) of section 323.152 of the Revised Code shall be accompanied by written documentation verifying the volunteer firefighter's status.

An application for a reduction under division (A) of section 323.152 of the Revised Code constitutes a continuing application for a reduction in taxes for each year in which the dwelling is the applicant's homestead.

(2) An application for a reduction in taxes under division 395 (B) of section 323.152 of the Revised Code shall be filed only 396 if the homestead or manufactured or mobile home was transferred 397 in the preceding year or did not qualify for and receive the 398 reduction in taxes under that division for the preceding tax 399 year. The application for homesteads transferred in the 400 preceding year shall be incorporated into any form used by the 401 county auditor to administer the tax law in respect to the 402

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conveyance of real property pursuant to section 319.20 of the 403 Revised Code or of used manufactured homes or used mobile homes 404 as defined in section 5739.0210 of the Revised Code. The owner 405 of a manufactured or mobile home who has elected under division 406 (D)(4) of section 4503.06 of the Revised Code to be taxed under 407 division (D)(2) of that section for the ensuing year may file 408 409 the application at the time of making that election. The application shall contain a statement that failure by the 410 applicant to affirm on the application that the dwelling on the 411 property conveyed is the applicant's homestead prohibits the 412 owner from receiving the reduction in taxes until a proper 413 application is filed within the period prescribed by division 414 (A) (3) of this section. Such an application constitutes a 415 continuing application for a reduction in taxes for each year in 416 which the dwelling is the applicant's homestead. 417

(3) Failure to receive a new application filed under 418 division (A)(1) or (2) or notification under division (C) of 419 this section after an application for reduction has been 420 approved is prima-facie evidence that the original applicant is 421 entitled to the reduction in taxes calculated on the basis of 422 the information contained in the original application. The 423 original application and any subsequent application, including 424 any late application, shall be in the form of a signed statement 425 and shall be filed on or before the thirty-first day of December 426 of the year for which the reduction is sought. The original 427 application and any subsequent application for a reduction in 428 manufactured home taxes shall be filed in the year preceding the 429 year for which the reduction is sought. The statement shall be 430 on a form, devised and supplied by the tax commissioner, which 4.31 shall require no more information than is necessary to establish 432 the applicant's eligibility for the reduction in taxes and the 433

amount of the reduction, and, except for homesteads that are 434 units in a housing cooperative, shall include an affirmation by 435 the applicant that ownership of the homestead was not acquired 436 from a person, other than the applicant's spouse, related to the 437 owner by consanguinity or affinity for the purpose of qualifying 438 for the real property or manufactured home tax reduction 439 provided for in division (A) or (B) of section 323.152 of the 440 Revised Code. The form shall contain a statement that conviction 441 of willfully falsifying information to obtain a reduction in 442 taxes or failing to comply with division (C) of this section 443 results in the revocation of the right to the reduction for a 444 period of three years. In the case of an application for a 445 reduction in taxes for persons described in division (A) (1) (b) 446 (iii) of section 323.152 of the Revised Code, the form shall 447 contain a statement that signing the application constitutes a 448 delegation of authority by the applicant to the tax commissioner 449 or the county auditor, individually or in consultation with each 450 other, to examine any tax or financial records relating to the 451 income of the applicant as stated on the application for the 452 purpose of determining eligibility for the exemption or a 453 possible violation of division (D) or (E) of this section. 454

(B) A late application for a tax reduction for the year 455 preceding the year in which an original application is filed, or 456 for a reduction in manufactured home taxes for the year in which 457 an original application is filed, may be filed with the original 458 application. If the county auditor determines the information 459 contained in the late application is correct, the auditor shall 460 determine the amount of the reduction in taxes to which the 461 applicant would have been entitled for the preceding tax year 462 had the applicant's application been timely filed and approved 463 in that year. 464

The amount of such reduction shall be treated by the 465 auditor as an overpayment of taxes by the applicant and shall be 466 refunded in the manner prescribed in section 5715.22 of the 467 Revised Code for making refunds of overpayments. The county 468 auditor shall certify the total amount of the reductions in 469 taxes made in the current year under this division to the tax 470 commissioner, who shall treat the full amount thereof as a 471 reduction in taxes for the preceding tax year and shall make 472 reimbursement to the county therefor in the manner prescribed by 473 section 323.156 of the Revised Code, from money appropriated for 474 475 that purpose.

(C) (1) If, in any year after an application has been filed under division (A) (1) or (2) of this section, the owner does not qualify for a reduction in taxes on the homestead or on the manufactured or mobile home set forth on such application, the owner shall notify the county auditor that the owner is not qualified for a reduction in taxes.

(2) If, in any year after an application has been filed
under division (A) (1) of this section, the occupant of a
homestead in a housing cooperative does not qualify for a
reduction in taxes on the homestead, the occupant shall notify
the county auditor that the occupant is not qualified for a
reduction in taxes or file a new application under division (A)
(1) of this section.

(3) If the county auditor or county treasurer discovers
that an owner of property or occupant of a homestead in a
housing cooperative not entitled to the reduction in taxes under
division (A) or (B) of section 323.152 of the Revised Code
failed to notify the county auditor as required by division (C)
(1) or (2) of this section, a charge shall be imposed against

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the property in the amount by which taxes were reduced under 495 that division for each tax year the county auditor ascertains 496 that the property was not entitled to the reduction and was 497 owned by the current owner or, in the case of a homestead in a 498 housing cooperative, occupied by the current occupant. Interest 499 shall accrue in the manner prescribed by division (B) of section 500 323.121 or division (G)(2) of section 4503.06 of the Revised 501 Code on the amount by which taxes were reduced for each such tax 502 503 year as if the reduction became delinquent taxes at the close of the last day the second installment of taxes for that tax year 504 could be paid without penalty. The county auditor shall notify 505 the owner or occupant, by ordinary mail, of the charge, of the 506 owner's or occupant's right to appeal the charge, and of the 507 manner in which the owner or occupant may appeal. The owner or 508 occupant may appeal the imposition of the charge and interest by 509 filing an appeal with the county board of revision not later 510 than the last day prescribed for payment of real and public 511 utility property taxes under section 323.12 of the Revised Code 512 following receipt of the notice and occurring at least ninety 513 days after receipt of the notice. The appeal shall be treated in 514 the same manner as a complaint relating to the valuation or 515 assessment of real property under Chapter 5715. of the Revised 516 Code. The charge and any interest shall be collected as other 517 delinquent taxes. 518

(4) Each year during January, the county auditor shall
furnish by ordinary mail a continuing application to each person
receiving a reduction under division (A) of section 323.152 of
the Revised Code. The continuing application shall be used to
report changes in total income, ownership, occupancy,
disability, and other information earlier furnished the auditor
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relative to the reduction in taxes on the property. The

continuing application shall be returned to the auditor not526later than the thirty-first day of December; provided, that if527such changes do not affect the status of the homestead exemption528or the amount of the reduction to which the owner is entitled529under division (A) of section 323.152 of the Revised Code or to530which the occupant is entitled under section 323.159 of the531Revised Code, the application does not need to be returned.532

(5) Each year during February, the county auditor, except 533 as otherwise provided in this paragraph, shall furnish by 534 535 ordinary mail an original application to the owner, as of the first day of January of that year, of a homestead or a 536 manufactured or mobile home that transferred during the 537 preceding calendar year and that gualified for and received a 538 reduction in taxes under division (B) of section 323.152 of the 539 Revised Code for the preceding tax year. In order to receive the 540 reduction under that division, the owner shall file the 541 application with the county auditor not later than the thirty-542 first day of December. If the application is not timely filed, 543 the auditor shall not grant a reduction in taxes for the 544 homestead for the current year, and shall notify the owner that 545 the reduction in taxes has not been granted, in the same manner 546 prescribed under section 323.154 of the Revised Code for 547 notification of denial of an application. Failure of an owner to 548 receive an application does not excuse the failure of the owner 549 to file an original application. The county auditor is not 550 required to furnish an application under this paragraph for any 551 homestead for which application has previously been made on a 552 form incorporated into any form used by the county auditor to 553 administer the tax law in respect to the conveyance of real 554 property or of used manufactured homes or used mobile homes, and 555 an owner who previously has applied on such a form is not 556

required to return an application furnished under this 557 paragraph. 558 (D) No person shall knowingly make a false statement for 559 the purpose of obtaining a reduction in the person's real 560 property or manufactured home taxes under section 323.152 of the 561 Revised Code. 562 (E) No person shall knowingly fail to notify the county 563 auditor of changes required by division (C) of this section that 564 have the effect of maintaining or securing a reduction in taxes 565 under section 323.152 of the Revised Code. 566 (F) No person shall knowingly make a false statement or 567 certification attesting to any person's physical or mental 568 condition for purposes of qualifying such person for tax relief 569 pursuant to sections 323.151 to 323.159 of the Revised Code. 570 Sec. 3333.27. (A) As used in this section: 571 (1) "State institution of higher education" has the same 572 meaning as in section 3345.011 of the Revised Code. 573 (2) "Volunteer firefighter" has the same meaning as in 574 section 146.01 of the Revised Code. 575 (B) The chancellor of higher education, in collaboration 576 with the state fire marshal, shall establish and administer a 577 program to provide approved volunteer firefighters with a waiver 578 of tuition for up to two academic years of an approved 579 educational program. Volunteer firefighters shall apply to 580 participate in the program in a form and manner prescribed by 581 the chancellor. The chancellor shall approve volunteer 582 firefighters who qualify under division (D) of this section. The 583 chancellor shall approve educational programs for the purposes 584 585 of the program.

(C) Each state institution of higher education shall not	586
require an approved volunteer firefighter to pay any tuition for	587
up to two academic years of an approved educational program.	588
(D) To qualify for a waiver of tuition under this section,	589
a volunteer firefighter shall do both of the following:	590
	000
(1) Enter into a written agreement to serve as a volunteer	591
firefighter for a five-year period;	592
(2) Meet any additional eligibility requirements	593
established under division (E) of this section.	594
(E) The chancellor, in collaboration with the state fire	595
marshal, shall adopt rules in accordance with Chapter 119. of	596
the Revised Code to implement and administer the program,	597
including rules that do all the following:	598
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(1) Develop approval criteria for educational programs for	599
the purposes of the program;	600
(2) Determine the maximum number of course credits for	601
which tuition may be waived under the program;	602
(3) Identify the required terms for the written agreement	603
described under division (D) of this section;	604
(4) Establish the process of repayment for an approved	605
volunteer firefighter who violates the terms of the agreement	606
under division (D) of this section.	607
Sec. 3737.22. (A) The fire marshal shall do all of the	608
following:	609
(1) Adopt the state fire code under sections 3737.82 to	610
3737.86 of the Revised Code;	611
	011
(2) Enforce the state fire code;	612

(3) Appoint assistant fire marshals who are authorized to 613 enforce the state fire code; 614 (4) Conduct investigations into the cause, origin, and 615 circumstances of fires and explosions, and assist in the 616 prosecution of persons believed to be guilty of arson or a 617 similar crime: 618 (5) Compile statistics concerning loss due to fire and 619 explosion as the fire marshal considers necessary, and consider 620 the compatibility of the fire marshal's system of compilation 621 with the systems of other state and federal agencies and fire 622 marshals of other states; 623 (6) Engage in research on the cause and prevention of 624 losses due to fire and explosion; 625 (7) Engage in public education and informational 626 activities which will inform the public of fire safety 627 information: 628 (8) Operate a fire training academy and forensic 629 laboratory; 630 (9) Conduct other fire safety and fire fighting training 631 activities for the public and groups as will further the cause 632 of fire safety; 633 (10) Conduct licensing examinations, and issue permits, 634 licenses, and certificates, as authorized by the Revised Code; 635 (11) Conduct tests of fire protection systems and devices, 636 and fire fighting equipment to determine compliance with the 637 state fire code, unless a building is insured against the hazard 638 of fire, in which case such tests may be performed by the 639 company insuring the building; 640 Code;

examinations and for issuing permits, licenses, and 642 certificates; 643 (13) Make available for the prosecuting attorney and an 644 assistant prosecuting attorney from each county of this state, 645 in accordance with section 3737.331 of the Revised Code, a 646 seminar program, attendance at which is optional, that is 647 designed to provide current information, data, training, and 648 techniques relative to the prosecution of arson cases; 649 (14) Administer and enforce Chapter 3743. of the Revised 650 651 (15) Develop a uniform standard for the reporting of 652 information required to be filed under division (E)(4) of 653 section 2921.22 of the Revised Code, and accept the reports of 654 the information when they are filed; 655 (16) Establish a grant program to assist funding volunteer 656 fire department cadet programs, explorer programs, or both. 657 (B) The fire marshal shall appoint a chief deputy fire 658 marshal, and shall employ professional and clerical assistants 659 as the fire marshal considers necessary. The chief deputy shall 660 be a competent former or current member of a fire agency and 661 possess five years of recent, progressively more responsible 662 experience in fire inspection, fire code enforcement, and fire 663 code management. The chief deputy, with the approval of the 664

director of commerce, shall temporarily assume the duties of the

fire marshal when the fire marshal is absent or temporarily

unable to carry out the duties of the office. When there is a

vacancy in the office of fire marshal, the chief deputy, with

the approval of the director of commerce, shall temporarily

(12) Establish and collect fees for conducting licensing

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assume the duties of the fire marshal until a new fire marshal is appointed under section 3737.21 of the Revised Code.

All employees, other than the fire marshal; the chief 672 deputy fire marshal; the superintendent of the Ohio fire 673 academy; the grants administrator; the fiscal officer; the 674 executive secretary to the fire marshal; legal counsel; the 675 pyrotechnics administrator, the chief of the forensic 676 laboratory; the person appointed by the fire marshal to serve as 677 administrator over functions concerning testing, license 678 examinations, and the issuance of permits and certificates; and 679 the chiefs of the bureaus of fire prevention, of fire and 680 explosion investigation, of code enforcement, and of underground 681 storage tanks shall be in the classified civil service. The fire 682 marshal shall authorize the chief deputy and other employees 683 under the fire marshal's supervision to exercise powers granted 684 to the fire marshal by law as may be necessary to carry out the 685 duties of the fire marshal's office. 686

(C) The fire marshal shall create, in and as a part of the 687 office of fire marshal, a fire and explosion investigation 688 bureau consisting of a chief of the bureau and additional 689 assistant fire marshals as the fire marshal determines necessary 690 for the efficient administration of the bureau. The chief shall 691 be experienced in the investigation of the cause, origin, and 692 circumstances of fires, and in administration, including the 693 supervision of subordinates. The chief, among other duties 694 delegated to the chief by the fire marshal, shall be 695 responsible, under the direction of the fire marshal, for the 696 investigation of the cause, origin, and circumstances of fires 697 and explosions in the state, and for assistance in the 698 prosecution of persons believed to be quilty of arson or a 699 similar crime. 700

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(D)(1) The fire marshal shall create, as part of the 701 office of fire marshal, a bureau of code enforcement consisting 702 of a chief of the bureau and additional assistant fire marshals 703 as the fire marshal determines necessary for the efficient 704 administration of the bureau. The chief shall be qualified, by 705 education or experience, in fire inspection, fire code 706 707 development, fire code enforcement, or any other similar field determined by the fire marshal, and in administration, including 708 the supervision of subordinates. The chief is responsible, under 709 the direction of the fire marshal, for fire inspection, fire 710 code development, fire code enforcement, and any other duties 711 delegated to the chief by the fire marshal. 712

(2) The fire marshal, the chief deputy fire marshal, the chief of the bureau of code enforcement, or any assistant fire marshal under the direction of the fire marshal, the chief deputy fire marshal, or the chief of the bureau of code enforcement may cause to be conducted the inspection of all buildings, structures, and other places, the condition of which may be dangerous from a fire safety standpoint to life or property, or to property adjacent to the buildings, structures, or other places.

(E) The fire marshal shall create, as a part of the office 722 723 of fire marshal, a bureau of fire prevention consisting of a chief of the bureau and additional assistant fire marshals as 724 the fire marshal determines necessary for the efficient 725 administration of the bureau. The chief shall be qualified, by 726 education or experience, to promote programs for rural and urban 727 fire prevention and protection. The chief, among other duties 728 delegated to the chief by the fire marshal, is responsible, 729 under the direction of the fire marshal, for the promotion of 730 rural and urban fire prevention and protection through public 731

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information and education programs.

(F) The fire marshal shall cooperate with the director of 733 children and youth when the director adopts rules under section 734 5104.052 of the Revised Code regarding fire prevention and fire 735 safety in licensed type B family child care homes, as defined in 736 section 5104.01 of the Revised Code, recommend procedures for 737 inspecting type B homes to determine whether they are in 738 compliance with those rules, and provide training and technical 739 assistance to the director of children and youth and county 740 741 directors of job and family services on the procedures for 742 determining compliance with those rules.

(G) The fire marshal, upon request of a provider of child 743 care in a type B home that is not licensed by the director of 744 children and youth, as a precondition of approval by the 745 department of education and workforce under section 3313.813 of 746 the Revised Code for receipt of United States department of 747 agriculture child and adult care food program funds established 748 under the "National School Lunch Act," 60 Stat. 230 (1946), 42 749 U.S.C. 1751, as amended, shall inspect the type B home to 750 751 determine compliance with rules adopted under section 5104.052 752 of the Revised Code regarding fire prevention and fire safety in 753 licensed type B homes. In municipal corporations and in townships where there is a certified fire safety inspector, the 754 755 inspections shall be made by that inspector under the 756 supervision of the fire marshal, according to rules adopted under section 5104.052 of the Revised Code. In townships outside 757 municipal corporations where there is no certified fire safety 758 inspector, inspections shall be made by the fire marshal. 759

Sec. 3901.86. (A) When the laws of any other state, 760 district, territory, or nation impose any taxes, fines, 761

penalties, license fees, deposits of money, securities, or other762obligations or prohibitions on insurance companies of this state763doing business in that state, district, territory, or nation, or764upon their agents therein, the same obligations and prohibitions765shall be imposed upon insurance companies of the other state,766district, or nation doing business in this state and upon their767agents.768

When the laws of any other state, district, territory, or769nation impose a requirement for countersignature and payment of770a fee or commission upon agents of this state for placing any771coverage in that state, district, territory, or nation, then the772same requirements of countersignature and fee or commission773shall be imposed upon agents of that state, district, territory,774or nation for placing any coverage in this state.775

(B) Beginning on July 1, 1993, twenty-Twenty-five per cent 776 of the amount that is collected under division (A) of this 777 section from foreign insurance companies that sell fire 778 insurance to residents of this state shall be paid into the 779 state fire marshal's fund created under section 3737.71 of the 780 Revised Code. The director of commerce, with the approval of the 781 director of budget and management, may increase the percentage 782 described in this division so that it will yield an amount that 783 the director of commerce determines necessary to assist in the 784 maintenance and administration of the office of the fire marshal 785 and in defraying the costs of operating the Ohio fire academy 786 established by section 3737.33 of the Revised Code. 787

Sec. 4113.41. (A) No employer shall terminate an employee 788 who is a member of a volunteer fire department, or who is 789 employed by a political subdivision of this state as a volunteer 790 firefighter, or who is a volunteer provider of emergency medical 791

services because that employee, when acting as a volunteer 792 firefighter or a volunteer provider of emergency medical 793 services, is absent from <del>or late to</del> the employee's employment in 794 order to respond for either of the following reasons: 795 (1) Responding to an emergency prior to the time the 796 797 employee is to report to work; 798 (2) Attending training on emergency medical response or firefighting. An employer may charge any time that an employee 799 who is a volunteer firefighter or a volunteer provider of 800 emergency medical services loses from employment because of the 801 employee's response to an emergency against the employee's 802 803 regular pay. (B) An employee who is a volunteer firefighter or 804 volunteer provider of emergency medical services shall do all of 805 the following: 806 (1) Not later than thirty days after receiving 807 certification as a volunteer firefighter or a volunteer provider 808 of emergency services, submit to the employee's employer a 809 written notification signed by the chief of the volunteer fire 810 department with which the employee serves, or the medical 811 director or chief administrator of the cooperating physician 812 advisory board of the emergency medical organization with which 813 the employee serves, to notify the employer of the employee's 814 status as a volunteer firefighter or volunteer provider of 815 emergency services; 816

(2) Make every effort to notify the employee's employer
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that the employee may report late to or be absent from work due
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to the employee's dispatch to an emergency.
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If notification of dispatch to an emergency cannot be made 820

either due to the extreme circumstances of the emergency or the 821 inability to contact the employer, then the employee shall 822 submit to the employee's employer a written explanation from the 823 chief of the volunteer fire department with which the employee 824 serves, or the medical director or chief administrator of the 825 cooperating physician advisory board of the emergency medical 826 827 service organization with which the employee serves, as applicable, to explain why prior notice was not given. 828

(C) (1) An employer may grant an employee who is a829volunteer firefighter or a volunteer provider of emergency830medical services not more than one hundred twenty hours per831calendar year of public service leave with pay. The employee may832use the leave for the employee's absence from employment to833respond to an emergency in that volunteer capacity or to attend834training to do so.835

(2) An employer that grants public service leave to an employee shall compensate the employee at the employee's regular rate of pay for those regular work hours for which the leave is granted.

(3) Public service leave under this section is separate and distinct from other forms of leave.

(4) State employees who are eligible for leave under section 124.1310 of the Revised Code are not eligible for public service leave under this section.

(D) (1) An employee shall provide the employer with a845written statement that complies with division (D) (2) of this846section in both of the following situations:847

(a) At the employer's request, an when the employee who 848 loses time from the employee's employment to respond to an 849

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emergency-shall provide the employer with a written statement 850 from but does not seek a grant of public service leave; 851 (b) When the employee seeks a grant of public service 852 853 leave. 8.5.4 (2) The statement shall specify the reason for the employee's absence from employment and shall list the time 855 involved. The employee shall obtain the statement from and 856 ensure that it is signed by the chief of the volunteer fire 857 department or the medical director or chief administrator of the 858 cooperating physician advisory board of the emergency medical 859 service organization, as applicable, stating that the employee 860 responded to an emergency and listing the time of that response. 861 862 (D) (E) An employee who is a member of a volunteer fire department, or who is employed by a political subdivision of 863 this state as a volunteer firefighter, or who is a volunteer 864 provider of emergency medical services shall notify that 865 employee's employer when the employee's status as a volunteer 866 firefighter or volunteer provider of emergency medical services 867 changes, including when the employee's status as a volunteer 868 firefighter or volunteer provider of emergency medical services 869 is terminated. 870

(E) (F) If an employer purposely violates division (A) of 871 this section, the employee may bring a civil action for 872 reinstatement to the employee's former position of employment, 873 payment of back wages, and full reinstatement of fringe benefits 874 and seniority rights. An action to enforce this section shall be 875 commenced within one year after the date of the violation in the 876 court of common pleas of the county where the place of 877 employment is located. 878

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(F) (G) As used in this section:

(1) "Emergency" means going to, attending to, or coming
from a fire, hazardous or toxic materials spill and cleanup,
medical emergency, or other situation that poses an imminent
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threat of loss of life or property to which the fire department
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or provider of emergency medical services has been or later
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could be dispatched.

(2) "Emergency medical services" and "emergency medical 886
service organization" have the same meanings as in section 887
4765.01 of the Revised Code. 888

(3) "Volunteer firefighter" has the same meaning as in section 146.01 of the Revised Code.

Sec. 4765.01. As used in this chapter:

(A) "First responder" means an individual who holds a 892
current, valid certificate issued under section 4765.30 of the 893
Revised Code to practice as a first responder. 894

(B) "Emergency medical technician-basic" or "EMT-basic"
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means an individual who holds a current, valid certificate
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issued under section 4765.30 of the Revised Code to practice as
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an emergency medical technician-basic.
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(C) "Emergency medical technician-intermediate" or "EMT-I"
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means an individual who holds a current, valid certificate
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issued under section 4765.30 of the Revised Code to practice as
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an emergency medical technician-intermediate.
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(D) "Emergency medical technician-paramedic" or
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"paramedic" means an individual who holds a current, valid
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certificate issued under section 4765.30 of the Revised Code to
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practice as an emergency medical technician-paramedic.
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(E) "Ambulance" means any motor vehicle that is used, or
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is intended to be used, for the purpose of responding to
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emergency medical situations, transporting emergency patients,
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and administering emergency medical service to patients before,
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during, or after transportation.

(F) "Cardiac monitoring" means a procedure used for the
purpose of observing and documenting the rate and rhythm of a
patient's heart by attaching electrical leads from an
electrocardiograph monitor to certain points on the patient's
body surface.

(G) "Emergency medical service" means any of the services 917 that first responders, emergency medical technicians-basic, 918 emergency medical technicians-intermediate, and paramedics are 919 authorized to perform pursuant to rules adopted by the state 920 board of emergency medical, fire, and transportation services 921 under section 4765.11 of the Revised Code. "Emergency medical 922 service" includes such services performed before or during any 923 transport of a patient, including transports between hospitals 924 and transports to and from helicopters. 925

(H) "Emergency medical service organization" means a 926
public or private organization using first responders, EMTs- 927
basic, EMTs-I, or paramedics, or a combination of first 928
responders, EMTs-basic, EMTs-I, and paramedics, to provide 929
emergency medical services. 930

(I) "Physician" means an individual who holds a current,
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valid license issued under Chapter 4731. of the Revised Code
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authorizing the practice of medicine and surgery or osteopathic
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medicine and surgery.
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(J) "Registered nurse" means an individual who holds a

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current, valid license issued under Chapter 4723. of the Revised 936 Code authorizing the practice of nursing as a registered nurse. 937 (K) "Volunteer" means a person who provides services 938 either for no compensation or for compensation that does not 939 exceed the actual expenses incurred in providing the services or 940 in training to provide the services. 941 (L) "Emergency medical service personnel" means first 942 responders, emergency medical technicians-basic, emergency 943 medical technicians-intermediate, emergency medical technicians-944 paramedic, and persons who provide medical direction to such 945 946 persons. (M) "Hospital" has the same meaning as in section 3727.01 947 of the Revised Code. 948 (N) "Trauma" or "traumatic injury" means severe damage to 949 or destruction of tissue that satisfies both of the following 950 conditions: 951 (1) It creates a significant risk of any of the following: 9.52 (a) Loss of life; 953 (b) Loss of a limb; 954 (c) Significant, permanent disfigurement; 955 (d) Significant, permanent disability. 956 (2) It is caused by any of the following: 957 (a) Blunt or penetrating injury; 958 (b) Exposure to electromagnetic, chemical, or radioactive 959 energy; 960 (c) Drowning, suffocation, or strangulation; 961 (d) A deficit or excess of heat.

(O) "Trauma victim" or "trauma patient" means a person who 963 has sustained a traumatic injury. 964 (P) "Trauma care" means the assessment, diagnosis, 965 966 transportation, treatment, or rehabilitation of a trauma victim by emergency medical service personnel or by a physician, nurse, 967 physician assistant, respiratory therapist, physical therapist, 968 chiropractor, occupational therapist, speech-language 969 pathologist, audiologist, or psychologist licensed to practice 970 as such in this state or another jurisdiction. 971 972 (Q) "Trauma center" means all of the following: (1) Any hospital that is verified by the American college 973 of surgeons as an adult or pediatric trauma center; 974 (2) Any hospital that is operating as an adult or 975 pediatric trauma center under provisional status pursuant to 976 section 3727.101 of the Revised Code; 977 (3) Until December 31, 2004, any hospital in this state 978 that is designated by the director of health as a level II 979 pediatric trauma center under section 3727.081 of the Revised 980 Code; 981 982 (4) Any hospital in another state that is licensed or designated under the laws of that state as capable of providing 983 specialized trauma care appropriate to the medical needs of the 984 trauma patient. 985 (R) "Pediatric" means involving a patient who is less than 986 sixteen years of age. 987 (S) "Adult" means involving a patient who is not a 988 pediatric patient. 989

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(T) "Geriatric" means involving a patient who is at least	990
seventy years old or exhibits significant anatomical or	991
physiological characteristics associated with advanced aging.	992
(U) "Air medical organization" means an organization that	993
provides emergency medical services, or transports emergency	994
victims, by means of fixed or rotary wing aircraft.	995
(V) "Emergency care" and "emergency facility" have the	996
same meanings as in section 3727.01 of the Revised Code.	997
(W) "Stabilize" has the same meaning as in section 1753.28	998
of the Revised Code.	999
(X) "Transfer" has the same meaning as in section 1753.28	1000
of the Revised Code.	1001
(Y) "Firefighter" means any member of a fire department as	1002
defined in section 742.01 of the Revised Code.	1003
(Z) "Volunteer firefighter" has the same meaning as in	1004
section 146.01 of the Revised Code.	1005
(AA) "Part-time paid firefighter" means a person who	1006
provides firefighting services on less than a full-time basis,	1007
is routinely scheduled to be present on site at a fire station	1008
or other designated location for purposes of responding to a	1009
fire or other emergency, and receives more than nominal	1010
compensation for the provision of firefighting services.	1011
(BB) "Physician assistant" means an individual who holds a	1012
valid license to practice as a physician assistant issued under	1013
Chapter 4730. of the Revised Code.	1014

(CC) "Advanced practice registered nurse" has the same 1015
meaning as in section 4723.01 of the Revised Code. 1016

(DD) "Fire apparatus driver operator" means a volunteer 1017 who drives a fire department vehicle and operates related 1018 equipment at an incident scene. 1019 (EE) "Support person" means a volunteer who assists a fire 1020 department with communications, equipment, and incident 1021 operations during an emergency in a nonhazardous atmosphere or 1022 protected work zone. 1023 **Sec. 4765.55.** (A) (A) (1) The executive director of the 1024 state board of emergency medical, fire, and transportation 1025 services, with the advice and counsel of the firefighter and 1026 fire safety inspector training committee of the state board of 1027 emergency medical, fire, and transportation services, shall 1028 assist in the establishment and maintenance by any state agency, 1029 or any county, township, city, village, school district, or 1030 educational service center of a fire service training program 1031 for the training of all persons in positions of any fire 1032 training certification level approved by the executive director, 1033 including full-time paid firefighters, part-time paid 1034 firefighters, volunteer firefighters, support persons, fire 1035 apparatus driver operators, and fire safety inspectors in this 1036 state. The executive director, with the advice and counsel of 1037 the committee, shall adopt rules to regulate those firefighter 1038 and fire safety inspector training programs, and other training 1039 programs approved by the executive director. The rules may 1040 include, but need not be limited to, training curriculum, 1041 certification examinations, training schedules, minimum hours of 1042 instruction, attendance requirements, required equipment and 1043 facilities, basic physical requirements, and methods of training 1044 for all persons in positions of any fire training certification 1045 level approved by the executive director, including full-time 1046 paid firefighters, part-time paid firefighters, volunteer 1047

firefighters, support persons, fire apparatus driver operators,	1048
and fire safety inspectors. The rules adopted to regulate	1049
training programs for volunteer firefighters, support persons,	1050
and fire apparatus driver operators shall not require more than	1051
thirty-six hours of training do all of the following:	1052
(a) Require a person to be at least seventeen years of age	1053
to participate in the training program;	1054
(b) Include general knowledge, skill, and job performance	1055
requirements that are consistent with the requirements specified	1056
in the national fire protection association standard "NFPA 1010,	1057
Standard on Professional Qualifications for Firefighters";	1058
(c) Comply with section 4765.551 of the Revised Code.	1059
(2) The executive director, with the advice and counsel of	1060
the committee, shall provide for the classification and	1061
chartering of fire service training programs in accordance with	1062
rules adopted under division (B) of this section, and may take	1063
action against any chartered training program or applicant, in	1064
accordance with rules adopted under divisions (B)(4) and (5) of	1065
this section, for failure to meet standards set by the adopted	1066
rules.	1067
(B) The executive director, with the advice and counsel of	1068
the firefighter and fire safety inspector training committee of	1069
the state board of emergency medical, fire, and transportation	1070
services, shall adopt, and may amend or rescind, rules under	1071
Chapter 119. of the Revised Code that establish all of the	1072
following:	1073
(1) Requirements for, and procedures for chartering, the	1074
training programs regulated by this section;	1075

(2) Requirements for, and requirements and procedures for 1076

obtaining and renewing, an instructor certificate to teach the 1077 training programs and continuing education classes regulated by 1078 this section; 1079 (3) Requirements for, and requirements and procedures for 1080 obtaining and renewing, any of the fire training certificates 1081 regulated by this section; 1082 (4) Grounds and procedures for suspending, revoking, 1083 1084 restricting, or refusing to issue or renew any of the certificates or charters regulated by this section, which 1085 grounds shall be limited to one of the following: 1086 1087 (a) Failure to satisfy the education or training requirements of this section; 1088 (b) Conviction of a felony offense; 1089 (c) Conviction of a misdemeanor involving moral turpitude; 1090 (d) Conviction of a misdemeanor committed in the course of 1091 1092 practice; (e) In the case of a chartered training program or 1093 applicant, failure to meet standards set by the rules adopted 1094 under this division. 1095 (5) Grounds and procedures for imposing and collecting 1096 fines, not to exceed one thousand dollars, in relation to 1097 actions taken under division (B)(4) of this section against 1098 persons holding certificates and charters regulated by this 1099 section, the fines to be deposited into the trauma and emergency 1100 medical services fund established under section 4513.263 of the 1101 Revised Code: 1102

(6) Continuing education requirements for certificateholders, including a requirement that credit shall be granted1104

for in-service training programs conducted by local entities.1105The continuing education requirements shall not require more1106than thirty-six hours of continuing education every three-year1107certification cycle. Local entities may require additional1108continuing education, provided that completion of such1109additional continuing education is not required for renewal of1110certification.1111

(7) Procedures for considering the granting of an
extension or exemption of fire service continuing education
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requirements;

(8) Certification cycles for which the certificates and1115charters regulated by this section are valid;1116

(9) If determined necessary by the executive director,
procedures and requirements for conducting background checks on
applicants for the issuance and renewal of certification as a
fire safety inspector in accordance with section 109.578 of the
Revised Code.

(C) (1) The executive director, with the advice and counsel 1122 of the firefighter and fire safety inspector training committee 1123 of the state board of emergency medical, fire, and 1124 1125 transportation services, shall issue or renew an instructor certificate to teach the training programs and continuing 1126 education classes regulated by this section and section 4765.551 1127 of the Revised Code to any applicant that the executive director 1128 determines meets the qualifications established in rules adopted 1129 under division (B) of this section, and may take disciplinary 1130 action against an instructor certificate holder or applicant in 1131 accordance with rules adopted under division (B) of this 1132 section. 1133

(2) On and after April 6, 2023, the executive director 1134 shall not issue to any new applicant a certificate to practice 1135 as an assistant fire instructor. Any assistant fire instructor 1136 certificate that was issued in accordance with rules adopted 1137 under division (B) of this section prior to April 6, 2023, 1138 remains valid, subject to any conditions or responsibilities of 1139 retaining the validity of that certificate, until the holder of 1140 the certificate allows it to expire or lapse. The certificate 1141 may be renewed by the holder of that certificate. The executive 1142 director shall adopt, amend, or rescind rules in accordance with 1143 Chapter 119. of the Revised Code in order to effectuate division 1144 (C)(2) of this section. 1145

(3) The executive director, with the advice and counsel of 1146
the committee, shall charter or renew the charter of any 1147
training program that the executive director determines meets 1148
the qualifications established in rules adopted under division 1149
(B) of this section, and may take disciplinary action against 1150
the holder of a charter in accordance with rules adopted under 1151
division (B) of this section. 1152

(D) The executive director shall issue or renew a fire 1153 training certificate for a firefighter, a support person, a fire 1154 apparatus driver operator, a fire safety inspector, or another 1155 position of any fire training certification level approved by 1156 the executive director, to any applicant that the executive 1157 director determines meets the qualifications established in 1158 rules adopted under division (B) of this section and may take 1159 disciplinary actions against a certificate holder or applicant 1160 in accordance with rules adopted under division (B) of this 1161 section. 1162

(E) Certificates issued under this section shall be on a

Page 40

1163

form prescribed by the executive director, with the advice and 1164 counsel of the firefighter and fire safety inspector training 1165 committee of the state board of emergency medical, fire, and 1166 transportation services. 1167

(F) (1) The executive director, with the advice and counsel 1168 of the firefighter and fire safety inspector training committee 1169 of the state board of emergency medical, fire, and 1170 transportation services, shall establish criteria for evaluating 1171 the standards maintained by the branches of the United States 1172 1173 military for firefighter, support person, fire apparatus driver operator, fire safety inspector, and fire instructor training 1174 programs, and other training programs recognized by the 1175 executive director, to determine whether the standards are 1176 equivalent to those established under this section and shall 1177 establish requirements and procedures for issuing a certificate 1178 to each person who presents proof to the executive director of 1179 having satisfactorily completed a training program that meets 1180 those standards. 1181

(2) The executive director, with the committee's advice
and counsel, shall adopt rules establishing requirements and
procedures for issuing a fire training certificate in lieu of
1184
completing a chartered training program.

(G) Notwithstanding any requirement for a certificate
issued under this section, the executive director shall issue a
certificate in accordance with Chapter 4796. of the Revised Code
to an individual if either of the following applies:

(1) The individual holds a license or certificate inanother state.

(2) The individual has satisfactory work experience, a 1192

government certification, or a private certification as1193described in that chapter as a firefighter, support person, fire1194apparatus driver operator, or fire safety inspector in a state1195that does not issue that license or certificate.1196

(H) Nothing in this section invalidates any other section
of the Revised Code relating to the fire training academy.
Section 4765.11 of the Revised Code does not affect any powers
and duties granted to the executive director under this section.
1200

(I) Notwithstanding any provision of division (B) (4) of 1201 this section to the contrary, the executive director shall not 1202 adopt rules for refusing to issue any of the certificates or 1203 charters regulated by this section to an applicant because of a 1204 criminal conviction unless the rules establishing grounds and 1205 procedures for refusal are in accordance with section 9.79 of 1206 the Revised Code. 1207

Sec. 4765.551. (A) The executive director of the state 1208 board of emergency medical, fire, and transportation services, 1209 in the rules the executive director adopts under section 4765.55 1210 of the Revised Code regulating training programs for volunteer 1211 firefighters shall, in addition to any traditional classroom 1212 training program and subject to division (C) of this section, 1213 establish an alternative training program for volunteer 1214 firefighters. The alternative training program shall combine 1215 online and in-person learning. Course lectures and written 1216 coursework shall be completed and submitted electronically to 1217 the greatest extent possible. Hands-on skills training shall be 1218 completed at locations with appropriate facilities for the 1219 training. The executive director, in the rules the executive 1220 director adopts, shall require the program be delivered as 1221 separate courses of study in concentrated segments or modules 1222

with each course focusing on a single topic. 1223 (B) If the executive director, in accordance with section 1224 4765.55 of the Revised Code, adopts rules requiring a person 1225 seeking certification as a volunteer firefighter to pass an 1226 examination, the executive director, in those rules, shall allow 1227 a person participating in the alternative training program 1228 established under division (A) of this section to complete the 1229 examination in a self-paced, self-quided manner. The executive 1230 director, in the rules the executive director adopts for the 1231 1232 examination, shall do both of the following: (1) Allow a student to complete the examination in 1233 discrete parts over a twelve-month period either electronically 1234 from a remote location or at a fixed physical location, 1235 including an established fire department; 1236 (2) Allow a student to access course materials and self-1237 prepared testing aids while completing the examination. 1238 (C) The executive director, with the advice and counsel of 1239 the firefighter and fire safety inspector training committee of 1240 the board, may eliminate a traditional classroom training 1241 1242 program for volunteer firefighters and make the alternative training program described in division (A) of this section and 1243 1244 the examination procedure described in division (B) of this section the sole training program and examination procedure for 1245 certification as a volunteer firefighter. 1246 Sec. 4765.61. There is created in the state treasury the 1247 full-time emergency medical service response fund. The fund 1248 shall be administered by the executive director of the division 1249 of emergency medical services in the department of public 1250 safety. The executive director shall use the fund to incentivize 1251

the formation of full-time emergency medical service response by	1252
volunteer fire departments that the executive director	1253
identifies as having a high enough emergency medical service	1254
response call volume to necessitate additional staffing. A	1255
volunteer fire department that receives money from the fund	1256
shall use the money to pay for the salaries of two full-time	1257
employees who are emergency medical technicians or paramedics	1258
for a period of three years. A volunteer fire department that	1259
receives money from the fund shall agree to keep the same or a	1260
better level of service for a period of three years following	1261
receipt of money from the fund.	1262

Sec. 5747.08. An annual return with respect to the tax 1263 imposed by section 5747.02 of the Revised Code and each tax 1264 imposed under Chapter 5748. of the Revised Code shall be made by 1265 every taxpayer for any taxable year for which the taxpayer is 1266 liable for the tax imposed by that section or under that 1267 chapter, unless the total credits allowed under division (E) of 1268 section 5747.05 and divisions (F) and (G) of section 5747.055 of 1269 the Revised Code for the year are equal to or exceed the tax 1270 imposed by section 5747.02 of the Revised Code, in which case no 1271 return shall be required unless the taxpayer is liable for a tax 1272 imposed pursuant to Chapter 5748. of the Revised Code. 1273

(A) If an individual is deceased, any return or notice
required of that individual under this chapter shall be made and
filed by that decedent's executor, administrator, or other
person charged with the property of that decedent.

(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
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person charged with the care of the person or property of that 1282 individual. 1283

(C) Returns or notices required of an estate or a trust1284shall be made and filed by the fiduciary of the estate or trust.1285

(D) (1) (a) Except as otherwise provided in division (D) (1) 1286 (b) of this section, any pass-through entity may file a single 1287 return on behalf of one or more of the entity's investors other 1288 than an investor that is a person subject to the tax imposed 1289 under section 5733.06 of the Revised Code. The single return 1290 shall set forth the name, address, and social security number or 1291 other identifying number of each of those pass-through entity 1292 investors and shall indicate the distributive share of each of 1293 those pass-through entity investor's income taxable in this 1294 state in accordance with sections 5747.20 to 5747.231 of the 1295 Revised Code. Such pass-through entity investors for whom the 1296 pass-through entity elects to file a single return are not 1297 entitled to the exemption or credit provided for by sections 1298 5747.02 and 5747.022 of the Revised Code; shall calculate the 1299 tax before business credits at the highest rate of tax set forth 1300 in section 5747.02 of the Revised Code for the taxable year for 1301 which the return is filed; and are entitled to only their 1302 distributive share of the business credits as defined in 1303 division (D)(2) of this section. A single check drawn by the 1304 pass-through entity shall accompany the return in full payment 1305 of the tax due, as shown on the single return, for such 1306 investors, other than investors who are persons subject to the 1307 tax imposed under section 5733.06 of the Revised Code. 1308

(b) (i) A pass-through entity shall not include in such asingle return any investor that is a trust to the extent thatany direct or indirect current, future, or contingent1311

beneficiary of the trust is a person subject to the tax imposed 1312 under section 5733.06 of the Revised Code. 1313

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

(c) Except as provided by division (L) of this section, 1319 nothing in division (D) of this section precludes the tax 1320 commissioner from requiring such investors to file the return 1321 and make the payment of taxes and related interest, penalty, and 1322 interest penalty required by this section or section 5747.02, 1323 5747.09, or 5747.15 of the Revised Code. Nothing in division (D) 1324 of this section precludes such an investor from filing the 1325 annual return under this section, utilizing the refundable 1326 credit equal to the investor's proportionate share of the tax 1327 paid by the pass-through entity on behalf of the investor under 1328 division (I) of this section, and making the payment of taxes 1329 imposed under section 5747.02 of the Revised Code. Nothing in 1330 division (D) of this section shall be construed to provide to 1331 such an investor or pass-through entity any additional deduction 1332 or credit, other than the credit provided by division (I) of 1333 this section, solely on account of the entity's filing a return 1334 in accordance with this section. Such a pass-through entity also 1335 shall make the filing and payment of estimated taxes on behalf 1336 of the pass-through entity investors other than an investor that 1337 is a person subject to the tax imposed under section 5733.06 of 1338 the Revised Code. 1339

(2) For the purposes of this section, "business credits"1340means the credits listed in section 5747.98 of the Revised Code1341

excluding the following credits:	1342
(a) The retirement income credit under division (B) of	1343
section 5747.055 of the Revised Code;	1344
(b) The senior citizen credit under division (F) of	1345
section 5747.055 of the Revised Code;	1346
(c) The lump sum distribution credit under division (G) of	1347
section 5747.055 of the Revised Code;	1348
(d) The dependent care credit under section 5747.054 of	1349
the Revised Code;	1350
(e) The lump sum retirement income credit under division	1351
(C) of section 5747.055 of the Revised Code;	1352
(f) The lump sum retirement income credit under division	1353
(D) of section 5747.055 of the Revised Code;	1354
(g) The lump sum retirement income credit under division	1355
(E) of section 5747.055 of the Revised Code;	1356
(h) The credit for displaced workers who pay for job	1357
training under section 5747.27 of the Revised Code;	1358
(i) The twenty-dollar personal exemption credit under	1359
section 5747.022 of the Revised Code;	1360
(j) The joint filing credit under division (E) of section	1361
5747.05 of the Revised Code;	1362
(k) The nonresident credit under division (A) of section	1363
5747.05 of the Revised Code;	1364
(1) The credit for a resident's out-of-state income under	1365
division (B) of section 5747.05 of the Revised Code;	1366
(m) The earned income tax credit under section 5747.71 of	1367

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the Revised Code;	1368
(n) The lead abatement credit under section 5747.26 of the	1369
Revised Code;	1370
(o) The credit for education expenses under section	1371
5747.72 of the Revised Code;	1372
(p) The credit for tuition paid to a nonchartered	1373
nonpublic school under section 5747.75 of the Revised Code;	1374
(q) The credit for volunteer firefighters under section	1375
5747.88 of the Revised Code.	1376
(3) The election provided for under division (D) of this	1377
section applies only to the taxable year for which the election	1378
is made by the pass-through entity. Unless the tax commissioner	1379
provides otherwise, this election, once made, is binding and	1380
irrevocable for the taxable year for which the election is made.	1381
Nothing in this division shall be construed to provide for any	1382
deduction or credit that would not be allowable if a nonresident	1383
pass-through entity investor were to file an annual return.	1384
(4) If a pass-through entity makes the election provided	1385
for under division (D) of this section, the pass-through entity	1386
shall be liable for any additional taxes, interest, interest	1387
penalty, or penalties imposed by this chapter if the tax	1388
commissioner finds that the single return does not reflect the	1389
correct tax due by the pass-through entity investors covered by	1390
that return. Nothing in this division shall be construed to	1391
limit or alter the liability, if any, imposed on pass-through	1392
entity investors for unpaid or underpaid taxes, interest,	1393
interest penalty, or penalties as a result of the pass-through	1394

entity's making the election provided for under division (D) of

this section. For the purposes of division (D) of this section,

"correct tax due" means the tax that would have been paid by the 1397 pass-through entity had the single return been filed in a manner 1398 reflecting the commissioner's findings. Nothing in division (D) 1399 of this section shall be construed to make or hold a pass- 1400 through entity liable for tax attributable to a pass-through 1401 entity investor's income from a source other than the pass- 1402 through entity electing to file the single return. 1403

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

If either spouse is not required to file a federal income 1410 tax return and either or both are required to file a return 1411 pursuant to this chapter, they may elect to file separate or 1412 joint returns, and, pursuant to that election, their liabilities 1413 are separate or joint and several. If a husband and wife file 1414 separate returns pursuant to this chapter, each must claim the 1415 taxpayer's own exemption, but not both, as authorized under 1416 section 5747.02 of the Revised Code on the taxpayer's own 1417 return. 1418

(F) Each return or notice required to be filed under this 1419 section shall contain the signature of the taxpayer or the 1420 taxpayer's duly authorized agent and of the person who prepared 1421 the return for the taxpayer, and shall include the taxpayer's 1422 social security number. Each return shall be verified by a 1423 declaration under the penalties of perjury. The tax commissioner 1424 1425 shall prescribe the form that the signature and declaration shall take. 1426

## S. B. No. 195 As Introduced

(G) Each return or notice required to be filed under this 1427 section shall be made and filed as required by section 5747.04 1428 of the Revised Code, on or before the fifteenth day of April of 1429 each year, on forms that the tax commissioner shall prescribe, 1430 together with remittance made payable to the treasurer of state 1431 in the combined amount of the state and all school district 1432 income taxes shown to be due on the form. 1433

Upon good cause shown, the commissioner may extend the 1434 period for filing any notice or return required to be filed 1435 under this section and may adopt rules relating to extensions. 1436 If the extension results in an extension of time for the payment 1437 of any state or school district income tax liability with 1438 respect to which the return is filed, the taxpayer shall pay at 1439 the time the tax liability is paid an amount of interest 1440 computed at the rate per annum prescribed by section 5703.47 of 1441 the Revised Code on that liability from the time that payment is 1442 due without extension to the time of actual payment. Except as 1443 provided in section 5747.132 of the Revised Code, in addition to 1444 all other interest charges and penalties, all taxes imposed 1445 under this chapter or Chapter 5748. of the Revised Code and 1446 remaining unpaid after they become due, except combined amounts 1447 due of one dollar or less, bear interest at the rate per annum 1448 prescribed by section 5703.47 of the Revised Code until paid or 1449 until the day an assessment is issued under section 5747.13 of 1450 the Revised Code, whichever occurs first. 1451

If the commissioner considers it necessary in order to1452ensure the payment of the tax imposed by section 5747.02 of the1453Revised Code or any tax imposed under Chapter 5748. of the1454Revised Code, the commissioner may require returns and payments1455to be made otherwise than as provided in this section.1456

## S. B. No. 195 As Introduced

To the extent that any provision in this division1457conflicts with any provision in section 5747.026 of the Revised1458Code, the provision in that section prevails.1459

(H) The amounts withheld pursuant to section 5747.06, 1460 5747.062, 5747.063, 5747.064, 5747.065, or 5747.071 of the 1461 Revised Code shall be allowed to the ultimate recipient of the 1462 income as credits against payment of the appropriate taxes 1463 imposed on the ultimate recipient by section 5747.02 and under 1464 Chapter 5748. of the Revised Code. As used in this division, 1465 "ultimate recipient" means the person who is required to report 1466 income from which amounts are withheld pursuant to section 1467 5747.06, 5747.062, 5747.063, 5747.064, 5747.065, or 5747.071 of 1468 the Revised Code on the annual return required to be filed under 1469 this section. 1470

(I) If a pass-through entity elects to file a single 1471 return under division (D) of this section and if any investor is 1472 required to file the annual return and make the payment of taxes 1473 required by this chapter on account of the investor's other 1474 income that is not included in a single return filed by a pass-1475 through entity or any other investor elects to file the annual 1476 return, the investor is entitled to a refundable credit equal to 1477 the investor's proportionate share of the tax paid by the pass-1478 through entity on behalf of the investor. The investor shall 1479 claim the credit for the investor's taxable year in which or 1480 with which ends the taxable year of the pass-through entity. 1481 Nothing in this chapter shall be construed to allow any credit 1482 provided in this chapter to be claimed more than once. For the 1483 purpose of computing any interest, penalty, or interest penalty, 1484 the investor shall be deemed to have paid the refundable credit 1485 provided by this division on the day that the pass-through 1486 entity paid the estimated tax or the tax giving rise to the 1487

credit.

(J) The tax commissioner shall ensure that each return 1489 required to be filed under this section includes a box that the 1490 taxpayer may check to authorize a paid tax preparer who prepared 1491 the return to communicate with the department of taxation about 1492 matters pertaining to the return. The return or instructions 1493 accompanying the return shall indicate that by checking the box 1494 the taxpayer authorizes the department of taxation to contact 1495 the preparer concerning questions that arise during the 1496 1497 processing of the return and authorizes the preparer only to provide the department with information that is missing from the 1498 return, to contact the department for information about the 1499 processing of the return or the status of the taxpayer's refund 1500 or payments, and to respond to notices about mathematical 1501 errors, offsets, or return preparation that the taxpayer has 1502 received from the department and has shown to the preparer. 1503

(K) The tax commissioner shall permit individual taxpayers 1504 to instruct the department of taxation to cause any refund of 1505 overpaid taxes to be deposited directly into a checking account, 1506 savings account, or an individual retirement account or 1507 individual retirement annuity, or preexisting college savings 1508 plan or program account offered by the Ohio tuition trust 1509 authority under Chapter 3334. of the Revised Code, as designated 1510 by the taxpayer, when the taxpayer files the annual return 1511 required by this section electronically. 1512

(L) If, for the taxable year, a nonresident or trust that
is the owner of an electing pass-through entity, as defined in
section 5747.38 of the Revised Code, does not have Ohio adjusted
gross income or, in the case of a trust, modified Ohio taxable
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income other than from one or more electing pass-through
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entities, the nonresident or trust shall not be required to file 1518 an annual return under this section. Nothing in this division 1519 precludes such an owner from filing the annual return under this 1520 section, utilizing the refundable credit under section 5747.39 1521 of the Revised Code equal to the owner's proportionate share of 1522 the tax levied under section 5747.38 of the Revised Code and 1523 paid by the electing pass-through entity, and making the payment 1524 of taxes imposed under section 5747.02 of the Revised Code. 1525

(M) The tax commissioner may adopt rules to administer1526this section.

## Sec. 5747.87. (A) As used in this section: 1528

(1) "Volunteer firefighting leave benefits" means 1529 compensation paid to an employee while the employee is on leave 1530 for a period to respond to emergencies or participate in 1531 training in the employee's capacity as a volunteer firefighter, 1532 provided that the compensation is equal to the compensation the 1533 employee would have received if the employee had worked for the 1534 employer in the employee's job for that period and is paid as 1535 part of a policy of the employer for paid volunteer firefighting 1536 leave benefits that does not deduct time from the employee's 1537 1538 other paid leave time.

(2) "Volunteer firefighter" has the same meaning as in 1539 section 146.01 of the Revised Code. 1540

(B) A nonrefundable credit shall be allowed against a1541taxpayer's aggregate tax liability under section 5747.02 of the1542Revised Code for an employer, or a taxpayer that owns a direct1543or indirect interest in an employer, that paid volunteer1544firefighting leave benefits to an employee. The total credit1545available with respect to an employee of that taxpayer shall1546

equal the lesser of five hundred dollars or the amount of	1547
volunteer firefighting leave benefits paid to the employee	1548
during the taxable year.	1549
If a taxpayer holds a direct or indirect equity interest	1550
in an employer that paid volunteer firefighting leave benefits	1551
during the entity's taxable year, the taxpayer shall claim the	1552
taxpayer's distributive or proportionate share of the credit for	1553
the taxpayer's taxable year that includes the last day of the	1554
entity's taxable year.	1555
The total amount of volunteer firefighting leave benefits	1556
paid by an employer and eligible for the credit allowed under	1557
this section per taxable year shall not exceed five thousand	1558
dollars. The credit shall be claimed in the order required under	1559
section 5747.98 of the Revised Code.	1560
(C) The taxpayer shall provide, upon request of the tax	1561
commissioner, any documentation necessary to verify the taxpayer	1562
is entitled to the credit under this section, including the	1563
taxpayer's volunteer firefighting leave benefits policy and pay	1564
stubs for the employee or a signed attestation from the employee	1565
providing the date and period of time for which such leave was	1566
taken.	1567
Sec. 5747.88. (A) As used in this section, "volunteer	1568
firefighter" has the same meaning as in section 146.01 of the	1569
Revised Code.	1570
(B) There is allowed a nonrefundable credit against a	1571
taxpayer's aggregate liability under section 5747.02 of the	1572
Revised Code for a taxpayer who is a volunteer firefighter	1573
during the entire taxable year. The credit equals fifty per cent	1574
of that aggregate tax liability for that year, after application	1575

of all other credits described in section 5747.98 of the Revised 1576 1577 Code. The credit shall be claimed in the order required under 1578 section 5747.98 of the Revised Code. If a credit exceeds the 1579 aggregate amount of tax otherwise due for a taxable year, the 1580 excess may be carried forward and applied against the tax due 1581 for not more than three succeeding taxable years, provided that 1582 the amount applied to the tax due for any taxable year shall be 1583 subtracted from the amount available to carry forward to 1584 succeeding years. 1585 The tax commissioner may request that a taxpayer claiming 1586 a credit under this section furnish information as is necessary 1587 to support the claim for the credit under this section, and no 1588 credit shall be allowed unless the requested information is 1589 provided. 1590 Sec. 5747.98. (A) To provide a uniform procedure for 1591 calculating a taxpayer's aggregate tax liability under section 1592 5747.02 of the Revised Code, a taxpayer shall claim any credits 1593 to which the taxpayer is entitled in the following order: 1594 Either the retirement income credit under division (B) of 1595 section 5747.055 of the Revised Code or the lump sum retirement 1596 1597 income credits under divisions (C), (D), and (E) of that section; 1598 Either the senior citizen credit under division (F) of 1599 section 5747.055 of the Revised Code or the lump sum 1600 distribution credit under division (G) of that section; 1601 The dependent care credit under section 5747.054 of the 1602 Revised Code: 1603

The credit for displaced workers who pay for job training 1604

under section 5747.27 of the Revised Code; 1605 The campaign contribution credit under section 5747.29 of 1606 the Revised Code; 1607 The twenty-dollar personal exemption credit under section 1608 5747.022 of the Revised Code; 1609 The joint filing credit under division <del>(G)</del>(E) of section 1610 5747.05 of the Revised Code; 1611 The earned income credit under section 5747.71 of the 1612 Revised Code; 1613 The nonrefundable credit for education expenses under 1614 section 5747.72 of the Revised Code; 1615 The nonrefundable credit for donations to scholarship 1616 granting organizations under section 5747.73 of the Revised 1617 Code; 1618 The nonrefundable credit for tuition paid to a 1619 nonchartered nonpublic school under section 5747.75 of the 1620 Revised Code: 1621 The nonrefundable vocational job credit under section 1622 5747.057 of the Revised Code; 1623 The nonrefundable volunteer firefighting leave benefit 1624 credit under section 5747.87 of the Revised Code; 1625 The nonrefundable job retention credit under division (B) 1626 of section 5747.058 of the Revised Code; 1627 The enterprise zone credit under section 5709.66 of the 1628 Revised Code: 1629 The credit for beginning farmers who participate in a 1630 financial management program under division (B) of section 1631

5747.77 of the Revised Code; 1632 The credit for volunteer firefighters under section 1633 5747.88 of the Revised Code; 1634 The credit for commercial vehicle operator training 1635 expenses under section 5747.82 of the Revised Code; 1636 The nonrefundable welcome home Ohio (WHO) program credit 1637 under section 122.633 of the Revised Code; 1638 The credit for selling or renting agricultural assets to 1639 beginning farmers under division (A) of section 5747.77 of the 1640 Revised Code; 1641 The credit for purchases of qualifying grape production 1642 property under section 5747.28 of the Revised Code; 1643 The small business investment credit under section 5747.81 1644 of the Revised Code; 1645 The nonrefundable lead abatement credit under section 1646 5747.26 of the Revised Code; 1647 The opportunity zone investment credit under section 1648 5747.86 of the Revised Code; 1649 The enterprise zone credits under section 5709.65 of the 1650 Revised Code; 1651 The research and development credit under section 5747.331 1652 of the Revised Code; 1653 The credit for rehabilitating a historic building under 1654 section 5747.76 of the Revised Code; 1655 The nonrefundable Ohio low-income housing tax credit under 1656 section 5747.83 of the Revised Code; 1657

The nonrefundable affordable single-family home credit	1658
under section 5747.84 of the Revised Code;	1659
The nonresident credit under division (A) of section	1660
5747.05 of the Revised Code;	1661
The credit for a resident's out-of-state income under	1662
division (B) of section 5747.05 of the Revised Code;	1663
division (b) of section 3/4/.03 of the Revised Code,	1003
The refundable motion picture and broadway theatrical	1664
production credit under section 5747.66 of the Revised Code;	1665
The refundable credit for film and theater capital	1666
improvement projects under section 5747.67 of the Revised Code;	1667
The refundable jobs creation credit or job retention	1668
credit under division (A) of section 5747.058 of the Revised	1669
Code;	1670
	1 ( 7 1
The refundable credit for taxes paid by a qualifying	1671 1672
entity granted under section 5747.059 of the Revised Code;	1072
The refundable credits for taxes paid by a qualifying	1673
pass-through entity granted under division (I) of section	1674
5747.08 of the Revised Code;	1675
The refundable credit under section 5747.80 of the Revised	1676
Code for losses on loans made to the Ohio venture capital	1677
program under sections 150.01 to 150.10 of the Revised Code;	1678
The refundable credit for rehabilitating a historic	1679
building under section 5747.76 of the Revised Code;	1680
The refundable credit under section 5747.39 of the Revised	1681
Code for taxes levied under section 5747.38 of the Revised Code	1682
paid by an electing pass-through entity.	1683
	1.004
(B) For any credit, except the refundable credits	1684

enumerated in this section and the credit granted under division 1685 (H) of section 5747.08 of the Revised Code, the amount of the 1686 credit for a taxable year shall not exceed the taxpayer's 1687 aggregate amount of tax due under section 5747.02 of the Revised 1688 Code, after allowing for any other credit that precedes it in 1689 the order required under this section. Any excess amount of a 1690 particular credit may be carried forward if authorized under the 1691 section creating that credit. Nothing in this chapter shall be 1692 construed to allow a taxpayer to claim, directly or indirectly, 1693 a credit more than once for a taxable year. 1694

Section 2. That existing sections 124.1310, 323.151,1695323.152, 323.153, 3737.22, 3901.86, 4113.41, 4765.01, 4765.55,16965747.08, and 5747.98 of the Revised Code are hereby repealed.1697

Section 3. All items in this act are hereby appropriated1698as designated out of any moneys in the state treasury to the1699credit of the designated fund. For all operating appropriations1700made in this act, those in the first column are for fiscal year17012026 and those in the second column are for fiscal year 2027.1702The operating appropriations made in this act are in addition to1703any other operating appropriations made for these fiscal years.1704

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Section 4.

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COM DEPARTMENT OF COMMERCE

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B General Revenue Fund

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C GRF 800503 Community Assistance \$5,000,000 \$0 Program - Emergency Services

D TOTAL General Revenue Fund \$5,000,000 \$0 E TOTAL ALL BUDGET FUND GROUPS \$5,000,000 \$0 COMMUNITY ASSISTANCE PROGRAM - EMERGENCY SERVICES 1707 The foregoing appropriation item 800503, Community 1708 Assistance Program - Emergency Services, shall be used by the 1709 State Fire Marshal to provide grants to volunteer fire 1710 departments to construct a new facility or renovate or expand an 1711 existing facility for the volunteer fire department's 1712 firefighting, ambulance, emergency medical, or rescue services. 1713 A volunteer fire department shall not use a grant awarded under 1714 this section to purchase equipment and other appliances. The 1715 State Fire Marshal shall determine the process for applying for 1716 a grant, the criteria for awarding a grant, and the amount and 1717 number of grants that may be awarded under this section. 1718 Section 5. 1719 1720 1 2 3 5 4 DPS DEPARTMENT OF PUBLIC SAFETY Α B Dedicated Purpose Fund Group 5BV1 765639 Full-Time EMS Response \$2,500,000 \$2,500,000 С TOTAL Dedicated Purpose Fund Group \$2,500,000 \$2,500,000 D \$2,500,000 E TOTAL ALL BUDGET FUND GROUPS \$2,500,000 FULL-TIME EMS RESPONSE 1721 The foregoing appropriation item 765639, Full-Time EMS 1722

Response, shall be used by the Division of Emergency Medical1723Services in the Department of Public Safety to incentivize the1724formation of full-time emergency medical service response by1725volunteer fire departments in accordance with section 4765.61 of1726the Revised Code.1727

On the effective date of this section, or as soon as1728possible thereafter, the Director of Budget and Management shall1729transfer \$5,000,000 cash from the General Revenue Fund to the1730Full-Time Emergency Medical Service Response Fund (Fund 5BV1).1731

Section 6. Within the limits set forth in this act, the 1732 Director of Budget and Management shall establish accounts 1733 indicating the source and amount of funds for each appropriation 1734 made in this act, and shall determine the manner in which 1735 appropriation accounts shall be maintained. Expenditures from 1736 operating appropriations contained in this act shall be 1737 accounted for as though made in, and are subject to all 1738 applicable provisions of, the main operating appropriations act 1739 of the 136th General Assembly. 1740

Section 7. (A) The amendment by this act of sections1741323.151, 323.152, and 323.153 of the Revised Code applies to tax1742years ending on or after the effective date of this section.1743

(B) The enactment by this act of sections 5747.87 and
5747.88 of the Revised Code applies to taxable years ending on
or after the effective date of this section.

Section 8. Section 323.152 of the Revised Code is1747presented in this act as a composite of the section as amended1748by both H.B. 33 and S.B. 43 of the 135th General Assembly. The1749General Assembly, applying the principle stated in division (B)1750of section 1.52 of the Revised Code that amendments are to be1751

harmonized if reasonably capable of simultaneous operation,	1752
finds that the composite is the resulting version of the section	1753
in effect prior to the effective date of the section as	1754
presented in this act.	1755