### As Introduced

# 136th General Assembly Regular Session 2025-2026

S. B. No. 250

## **Senator Reynolds**

To	amend sections 5725.38, 5725.98, 5726.61,	1
	5726.98, 5729.21, 5729.98, 5747.86, and 5747.98	2
	and to enact section 122.841 of the Revised Code	3
	to authorize a nonrefundable, transferable tax	4
	credit for charitable organizations that	5
	construct owner-occupied housing and to name	6
	this act the Promised Land Act	7

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

Section 1. That sections 5725.38, 5725.98, 5726.61,	8
5726.98, 5729.21, 5729.98, 5747.86, and 5747.98 be amended and	9
section 122.841 of the Revised Code be enacted to read as	10
follows:	11
Sec. 122.841. (A) As used in this section:	12
(1) "Eligible nonprofit organization" means an entity	13
organized and operated exclusively for charitable purposes and	14
recognized as exempt from federal income taxation under section	15
501(c)(3) of the Internal Revenue Code, which may be a church as	16
defined by section 1710.01 of the Revised Code.	17
(2) "Development period" means the six-month period from	18
the first day of January to the thirtieth day of June, or from	19
the first day of July to the thirty-first day of December.	20

(3) "Business day" has the same meaning as in section	21
122.84 of the Revised Code.	22
(B) An eligible nonprofit organization that owns, in fee	23
simple, real property in this state, and that facilitates the	24
construction of housing on at least one acre of that property	25
may apply to the director of development for a nonrefundable	26
credit against the tax levied under section 5725.18, 5726.02,	27
5729.03, or 5747.02 of the Revised Code after one or more units	28
of the housing are sold to an owner-occupant for use as the	29
owner-occupant's primary residence. Sales of housing to an	30
owner-occupant need not include transfer of fee simple ownership	31
of the underlying land to qualify for a credit authorized by	32
this section, but must include transfer of ownership of the	33
housing unit and at least a leasehold interest in the underlying	34
<pre>land.</pre>	35
The application shall be made on forms prescribed by the	36
director. The director shall accept and review applications	37
submitted under this section during two annual periods, the	38
first of which begins on the tenth day of January and ends after	39
the first day of February, and the second of which begins on the	40
tenth day of July and ends after the first day of August. If any	41
of those dates fall on a day that is not a business day, then	42
the application period begins on or ends after the next business	43
day, as applicable. The credit shall equal ten per cent of the	44
total cost to construct the housing, including the cost or value	45
of real property on which the housing is built.	46
The eligible nonprofit organization shall include the	
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following information with its application:	47 48
	48
following information with its application:  (1) The number of housing units the organization facilitated construction of that were sold to owner-occupants	

for use as a primary residence during the immediately preceding	51
development period;	52
(2) The aggregate acreage of all parcels on which the	53
housing units were constructed;	54
(3) The amount spent to construct each unit. If the costs	55
include land acquisition costs from the purchase of land on	56
which multiple units were constructed, the organization shall	57
	58
apportion the land costs or value to each unit in proportion to	
the unit's share of the total amount of livable square footage.	59
(4) Any other information the director may require.	60
The director shall review and process applications in the	61
order in which they are received.	62
(C) An eligible nonprofit organization shall be deemed to	63
have facilitated the construction of housing if it enters into	64
an agreement with another person under which the eligible	65
nonprofit organization provides real property through	66
contribution, lease, or similar arrangement, and the other	67
person finances and constructs housing on the real property.	68
(D) An agreement described in division (C) of this	69
section, an agreement to transfer ownership of housing to an	70
owner-occupant, and documents of title transferring such	71
ownership may include any terms that are not contrary to the	72
terms of this section without affecting eligibility for the tax	73
credit authorized by this section. Such terms may include	74
provisions to preserve affordability and owner-occupancy.	75
(E) (1) Cobinet to division (E) (O) of this continuit if the	7.0
(E) (1) Subject to division (E) (2) of this section, if the	76
director determines that the applicant qualifies for a credit	77
under this section, the director shall issue, within sixty days	78
after the last day on which an application may be submitted for	79

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that application period, a tax credit certificate to the	80
applicant identified with a unique number and listing the amount	81
of credit the director determines is eligible to be claimed or	82
transferred.	83
(2) The total amount of tax credits issued by the director	84
shall not exceed twenty-five million dollars for any fiscal	85
	86
<u>year.</u>	0.0
The director shall not issue certificates to a single	87
applicant in any fiscal biennium in a credit amount that exceeds	88
two million dollars.	89
(3) The credit may be claimed by a person under section	90
5725.38, 5726.61, 5729.21, or 5747.86 of the Revised Code, as	91
applicable. An eligible nonprofit organization that is not	92
subject to taxation under section 5725.18, 5726.02, 5729.03, or	93
5747.02 of the Revised Code shall not claim the credit but may	
transfer the right to claim the credit under division (G) of	
this section.	95 96
	3 0
(4) The eligible nonprofit organization shall be the sole	97
applicant of any tax credit awarded under this section,	98
regardless of whether another person finances or constructs the	99
housing improvements.	100
(5) In awarding tax credit certificates, the director of	101
development may grant preference to applications that	102
incorporate ground lease arrangements, deed restrictions, or	103
other mechanisms designed to preserve affordability and owner-	104
occupancy.	105
(F) A taxpayer claiming a credit through a certificate	106
issued under this section shall submit a copy of the certificate	107
with the taxpayer's return or report.	108

(G) A person that holds a wholly or partially unclaimed	109
certificate issued under this section may transfer the right to	110
claim all or part of the remaining credit to any other person.	111
To effectuate the transfer, the transferor shall notify the tax	112
commissioner, in writing, that the transferor is transferring	113
the right to claim all or part of the remaining credit stated on	114
the certificate. The transferor shall identify in that	115
notification the certificate's number, the name and the tax	116
identification number of the transferee, the amount of remaining	117
credit transferred to the transferee, and, if applicable, the	118
amount of remaining credit retained by the transferor. The	119
transferee may claim the amount of credit received under this	120
division pursuant to and in the manner required under divisions	121
(E)(3) and (F) of this section. Transferring a credit under this	122
division does not extend the taxable year or calendar year for	123
which the credit may be claimed or number of years for which the	124
unclaimed credit amount may be carried forward under section	125
5725.38, 5726.61, 5729.21, or 5747.86 of the Revised Code, as	126
applicable.	127
Any person to which a credit has been transferred under	128
this division may transfer the right to claim all or part of the	129
transferred credit amount to any other person, in the same	130
manner prescribed by this division for the initial transfer,	131
including that any such transfer be reported by the transferor	132
to the tax commissioner as described in this division.	133
(H) On or before the first day of August each year, the	134
director of development shall submit a report to the governor,	135
the president and minority leader of the senate, and the speaker	136
and minority leader of the house of representatives on the tax	137
credit program authorized under this section. The report shall	138
include the number of owner-occupied housing units for which a	139

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tax credit application was submitted under this section during	140
the preceding year, the address of each unit, and the number of	141
owner-occupied housing units for which certificates were issued	142
during the preceding year.	143
(I) The tax credit authorized by this section shall be	144
known as "the promised land credit."	145
Sec. 5725.38. Terms used in this section have the same	146
meanings as in section 122.84 of the Revised Code.	147
There is allowed a nonrefundable credit against the tax	148
imposed by section 5725.18 of the Revised Code for a domestic	149
insurance company that is issued, or to which is transferred, a	150
tax credit certificate under section 122.84 or 122.841 of the	151
Revised Code. The credit equals the amount stated on the	152
certificate and may be claimed for the calendar year that	153
includes the investment period or development period that was	154
the subject of the application for the certificate under that	155
the applicable section or for the ensuing calendar year. For a	156
credit issued <u>under section 122.84 of the Revised Code</u> during	157
the July application round each year, the credit may also be	158
claimed for the preceding calendar year. A taxpayer applying a-	159
that credit for the preceding calendar year shall file an	160
amended return or apply that amendment on the taxpayer's	161
original return, for that year.	162
$\underline{\text{The}}_{\underline{A}}$ credit authorized in this section shall be claimed	163
in the order required under section 5725.98 of the Revised Code.	164
If the amount of a credit exceeds the tax otherwise due under	165
section 5725.18 of the Revised Code after deducting all other	166
credits preceding the credit in that order, the excess may be	167
carried forward for not more than five ensuing calendar years.	168
The amount of the excess credit claimed in any such year shall	169

be deducted from the balance carried forward to the next	170
calendar year.	171
No credit shall be claimed under this section to the	172
extent the credit was claimed under section 5726.61, 5729.21, or	173
5747.86 of the Revised Code.	174
Sec. 5725.98. (A) To provide a uniform procedure for	175
calculating the amount of tax imposed by section 5725.18 of the	176
Revised Code that is due under this chapter, a taxpayer shall	177
claim any credits and offsets against tax liability to which it	178
is entitled in the following order:	179
The credit for an insurance company or insurance company	180
group under section 5729.031 of the Revised Code;	181
The credit for eligible employee training costs under	182
section 5725.31 of the Revised Code;	183
The gradit for purchasers of qualified law income	101
The credit for purchasers of qualified low-income	184
community investments under section 5725.33 of the Revised Code;	185
The nonrefundable job retention credit under division (B)	186
of section 122.171 of the Revised Code;	187
The nonrefundable credit for investments in rural business	188
growth funds under section 122.152 of the Revised Code;	189
The nonrefundable Ohio low-income housing tax credit under	190
section 5725.36 of the Revised Code;	191
The nonrefundable affordable single-family home credit	192
under section 5725.37 of the Revised Code;	
under Section 3/23.3/ Of the Revised Code;	193
The nonrefundable credit for contributing capital to a	194
transformational mixed use development project under section	195
5725.35 of the Revised Code;	196

The nonrefundable opportunity zone investment credit under	197
section 5725.38 of the Revised Code;	198
The nonrefundable promised land credit under section	199
5725.38 of the Revised Code;	200
The offset of assessments by the Ohio life and health	201
insurance guaranty association permitted by section 3956.20 of	202
the Revised Code;	203
The refundable credit for rehabilitating a historic	204
building under section 5725.34 of the Revised Code;	205
The refundable credit for Ohio job retention under former	206
division (B)(2) or (3) of section 122.171 of the Revised Code as	207
those divisions existed before September 29, 2015, the effective	208
date of the amendment of this section by H.B. 64 of the 131st	209
general assembly;	210
The refundable credit for Ohio job creation under section	211
5725.32 of the Revised Code;	212
The refundable credit under section 5725.19 of the Revised	213
Code for losses on loans made under the Ohio venture capital	214
program under sections 150.01 to 150.10 of the Revised Code.	215
(B) For any credit except the refundable credits	216
enumerated in this section, the amount of the credit for a	217
taxable year shall not exceed the tax due after allowing for any	218
other credit that precedes it in the order required under this	219
section. Any excess amount of a particular credit may be carried	220
forward if authorized under the section creating that credit.	221
Nothing in this chapter shall be construed to allow a taxpayer	222
to claim, directly or indirectly, a credit more than once for a	223
taxable year.	224

Sec.	5726.61.	Terms used i	n this section have the same	225
meanings a	s in sect	ion 122.84 of	f the Revised Code.	226

A taxpayer may claim a nonrefundable credit against the 227 tax imposed under section 5726.02 of the Revised Code for each 228 person included in the annual report of the taxpayer to whom a 229 certificate is issued or transferred under section 122.84 or 230 122.841 of the Revised Code-or is transferred pursuant to that-231 section. The credit equals the amount stated on the certificate 232 and may be claimed for the taxable year that aligns with the 233 calendar year that includes the investment period or development 234 period that was the subject of the application for the 235 certificate under that the applicable section or for the ensuing 236 calendar year. For a credit issued under section 122.84 of the 237 Revised Code during the July application round each year, the 238 credit may also be claimed for the preceding taxable year. A 239 taxpayer applying a—that credit for the preceding taxable year 240 shall file an amended report or apply that amendment on the 241 taxpayer's original report, for that year. 242

The A credit authorized in this section shall be claimed 243 in the order required under section 5726.98 of the Revised Code. 244 If the amount of a credit exceeds the tax otherwise due under 245 section 5726.02 of the Revised Code after deducting all other 246 credits preceding the credit in that order, the excess may be 247 carried forward for not more than five ensuing taxable years. 248 The amount of the excess credit claimed in any such year shall 249 be deducted from the balance carried forward to the next taxable 250 251 year.

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No credit shall be claimed under this section to the extent the credit was claimed under section 5725.38, 5729.21, or 5747.86 of the Revised Code.

Sec. 5726.98. (A) To provide a uniform procedure for	255
calculating the amount of tax due under section 5726.02 of the	256
Revised Code, a taxpayer shall claim any credits to which the	257
taxpayer is entitled under this chapter in the following order:	258
The nonrefundable job retention credit under division (B)	259
of section 5726.50 of the Revised Code;	260
The nonrefundable credit for purchases of qualified low-	261
income community investments under section 5726.54 of the	262
Revised Code;	263
The nonrefundable credit for transformational mixed use	264
development tax credit certificate holders under section 5726.62	265
of the Revised Code;	266
The nonrefundable credit for qualified research expenses	267
under section 5726.56 of the Revised Code;	268
The nonrefundable credit for qualifying dealer in	269
intangibles taxes under section 5726.57 of the Revised Code;	270
The nonrefundable Ohio low-income housing tax credit under	271
section 5726.58 of the Revised Code;	272
The nonrefundable affordable single-family home credit	273
under section 5726.60 of the Revised Code;	274
The nonrefundable welcome home Ohio (WHO) program credit	275
under section 122.633 of the Revised Code;	276
The nonrefundable opportunity zone investment credit under	277
section 5726.61 of the Revised Code;	278
The nonrefundable promised land credit under section	279
5726.61 of the Revised Code;	280
The refundable credit for rebabilitating an historic	281

building under section 5726.52 of the Revised Code;	282
The refundable job retention or job creation credit under	283
division (A) of section 5726.50 of the Revised Code;	284
The refundable credit under section 5726.53 of the Revised	285
Code for losses on loans made under the Ohio venture capital	286
program under sections 150.01 to 150.10 of the Revised Code;	287
The refundable motion picture and broadway theatrical	288
production credit under section 5726.55 of the Revised Code.	289
(B) For any credit except the refundable credits	290
enumerated in this section, the amount of the credit for a	291
taxable year shall not exceed the tax due after allowing for any	292
other credit that precedes it in the order required under this	293
section. Any excess amount of a particular credit may be carried	294
forward if authorized under the section creating that credit.	295
Nothing in this chapter shall be construed to allow a taxpayer	296
to claim, directly or indirectly, a credit more than once for a	
taxable year.	298
Sec. 5729.21. Terms used in this section have the same	299
meanings as in section 122.84 of the Revised Code.	300
There is allowed a nonrefundable credit against the tax	301
imposed by section 5729.03 of the Revised Code for a foreign	302
insurance company that is issued, or to which is transferred, a	303
tax credit certificate under section 122.84 or 122.841 of the	304
Revised Code. The credit equals the amount stated on the	305
certificate and may be claimed for the calendar year that	306
includes the investment period or development period that was	307
the subject of the application for the certificate under that	308
the applicable section or for the ensuing calendar year. For a	309
credit issued <u>under section 122.84 of the Revised Code</u> during	310

the July application round each year, the credit may also be	311
claimed for the preceding calendar year. A taxpayer applying $\frac{a}{a}$	312
that credit for the preceding calendar year shall file an	313
amended return or apply that amendment on the taxpayer's	314
original return, for that year.	315
The A credit authorized in this section shall be claimed	316
in the order required under section 5729.98 of the Revised Code.	317
If the amount of a credit exceeds the tax otherwise due under	318
section 5729.03 of the Revised Code after deducting all other	319
credits preceding the credit in that order, the excess may be	320
carried forward for not more than five ensuing calendar years.	321
The amount of the excess credit claimed in any such year shall	322
be deducted from the balance carried forward to the next	323
calendar year.	324
No credit shall be claimed under this section to the	325
extent the credit was claimed under section 5725.38, 5726.61, or	326
5747.86 of the Revised Code.	327
A foreign insurance company shall not be required to pay	328
any additional tax levied under section 5729.06 of the Revised	329
Code as a result of claiming $\frac{1}{2}$ tax credit authorized by this	330
section.	331
Sec. 5729.98. (A) To provide a uniform procedure for	332
calculating the amount of tax due under this chapter, a taxpayer	333
shall claim any credits and offsets against tax liability to	334
which it is entitled in the following order:	335
The credit for an insurance company or insurance company	336
group under section 5729.031 of the Revised Code;	337
The credit for eligible employee training costs under	338
section 5729.07 of the Revised Code;	339

The smaller for some boson of smallering last income community	240
The credit for purchases of qualified low-income community	340
investments under section 5729.16 of the Revised Code;	341
The nonrefundable job retention credit under division (B)	342
of section 122.171 of the Revised Code;	343
or social relative of one neversed code,	0.10
The nonrefundable credit for investments in rural business	344
growth funds under section 122.152 of the Revised Code;	345
The nonrefundable Ohio low-income housing tax credit under	346
section 5729.19 of the Revised Code;	347
The nonrefundable affordable single-family home credit	348
under section 5729.20 of the Revised Code;	349
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The nonrefundable credit for contributing capital to a	350
transformational mixed use development project under section	351
5729.18 of the Revised Code;	352
The nonrefundable opportunity zone investment credit under	353
section 5729.21 of the Revised Code;	354
The nonrefundable promised land credit under section	355
5729.21 of the Revised Code;	356
The offset of assessments by the Ohio life and health	357
insurance guaranty association against tax liability permitted	358
by section 3956.20 of the Revised Code;	359
The refundable credit for rehabilitating a historic	360
building under section 5729.17 of the Revised Code;	361
The refundable credit for Ohio job retention under former	362
division (B)(2) or (3) of section 122.171 of the Revised Code as	363
those divisions existed before September 29, 2015, the effective	364
date of the amendment of this section by H.B. 64 of the 131st	365
<pre>general assembly;</pre>	366

The refundable credit for Ohio job creation under section

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5729.032 of the Revised Code;	368
The refundable credit under section 5729.08 of the Revised	369
Code for losses on loans made under the Ohio venture capital	370
program under sections 150.01 to 150.10 of the Revised Code.	371
(B) For any credit except the refundable credits	372
enumerated in this section, the amount of the credit for a	373
taxable year shall not exceed the tax due after allowing for any	374
other credit that precedes it in the order required under this	375
section. Any excess amount of a particular credit may be carried	376
forward if authorized under the section creating that credit.	377
Nothing in this chapter shall be construed to allow a taxpayer	378
to claim, directly or indirectly, a credit more than once for a	379

# Sec. 5747.86. Terms used in this section have the same 381 meanings as in section 122.84 of the Revised Code. 382

taxable year.

There is hereby allowed a nonrefundable credit against a 383 taxpayer's aggregate tax liability under section 5747.02 of the 384 Revised Code for a taxpayer who is issued, or to whom is 385 transferred, a tax credit certificate under section 122.84 or 386 122.841 of the Revised Code. The credit equals the amount stated 387 on the certificate and may be claimed for the taxable year that 388 includes the first day of the investment period or development 389 period that was the subject of the application for the 390 certificate under that the applicable section or for the ensuing 391 taxable year. For a credit issued under section 122.84 of the 392 Revised Code during the July application round each year, the 393 credit may also be claimed for the preceding taxable year. A 394 taxpayer applying a-that credit for the preceding taxable year 395 shall file an amended return or apply that amendment on the 396

taxpayer's original return, for that year.	397
If the certificate is held by a pass-through entity, any	398
taxpayer that is a direct or indirect investor in the pass-	399
through entity on the last day of the entity's qualifying	400
taxable year may claim the taxpayer's proportionate or	401
distributive share of the credit against the taxpayer's	402
aggregate amount of tax levied under section 5747.02 of the	403
Revised Code.	404
The credit shall be claimed in the order required under	405
section 5747.98 of the Revised Code. If the credit exceeds the	406
taxpayer's aggregate tax due under section 5747.02 of the	407
Revised Code for that taxable year after allowing for credits	408
that precede the credit under this section in that order, such	409
excess shall be allowed as a credit in each of the ensuing five	410
taxable years, but the amount of any excess credit allowed in	411
any such taxable year shall be deducted from the balance carried	412
forward to the ensuing taxable year.	413
No credit shall be claimed under this section to the	414
extent the credit was claimed under section 5725.38, 5726.61, or	415
5729.21 of the Revised Code.	416
Sec. 5747.98. (A) To provide a uniform procedure for	417
calculating a taxpayer's aggregate tax liability under section	418
5747.02 of the Revised Code, a taxpayer shall claim any credits	419
to which the taxpayer is entitled in the following order:	420
Either the retirement income credit under division (B) of	421
section 5747.055 of the Revised Code or the lump sum retirement	422
income credits under divisions (C), (D), and (E) of that	423
section;	424
Either the senior citizen credit under division (F) of	425

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section 5747.055 of the Revised Code or the lump sum	426
distribution credit under division (G) of that section;	427
The dependent care credit under section 5747.054 of the	428
Revised Code;	429
The credit for displaced workers who pay for job training	430
under section 5747.27 of the Revised Code;	430
ander section 3747.27 or the nevisea code,	131
The twenty-dollar personal exemption credit under section	432
5747.022 of the Revised Code;	433
The joint filing credit under division (E) of section	434
5747.05 of the Revised Code;	435
The earned income credit under section 5747.71 of the	436
Revised Code;	437
The nonrefundable credit for education expenses under	438
section 5747.72 of the Revised Code;	430
section 3/4/./2 of the Revised Code,	439
The nonrefundable credit for donations to scholarship	440
granting organizations under section 5747.73 of the Revised	441
Code;	442
The nonrefundable credit for tuition paid to a	443
nonchartered nonpublic school under section 5747.75 of the	444
Revised Code;	445
The nonrefundable vocational job credit under section	446
5747.057 of the Revised Code;	447
The nonrefundable job retention credit under division (B)	448
of section 5747.058 of the Revised Code;	449
The enterprise zone credit under section 5709.66 of the	450
Revised Code;	451
The credit for beginning farmers who participate in a	452

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financial management program under division (B) of section	453
5747.77 of the Revised Code;	454
The credit for commercial vehicle operator training	455
expenses under section 5747.82 of the Revised Code;	456
	4.5.5
The nonrefundable welcome home Ohio (WHO) program credit	457
under section 122.633 of the Revised Code;	458
The nonrefundable credit for transformational mixed use	459
development tax credit certificate holders under section 5747.87	460
of the Revised Code;	461
The credit for selling or renting agricultural assets to	462
beginning farmers under division (A) of section 5747.77 of the	463
Revised Code;	464
The credit for purchases of qualifying grape production	465
property under section 5747.28 of the Revised Code;	466
property under section 3/4/.20 of the kevised code,	400
The small business investment credit under section 5747.81	467
of the Revised Code;	468
The nonrefundable lead abatement credit under section	469
5747.26 of the Revised Code;	470
The opportunity zone investment credit under section	471
5747.86 of the Revised Code;	472
	1,2
The nonrefundable promised land credit under section	473
5747.86 of the Revised Code;	474
The enterprise zone credits under section 5709.65 of the	475
Revised Code;	476
The research and development credit under section 5747.331	477
of the Revised Code;	478
	4 🗖 🗅
The credit for rehabilitating a historic building under	479

section 5747.76 of the Revised Code;	480
The nonrefundable Ohio low-income housing tax credit under	481
section 5747.83 of the Revised Code;	482
The nonrefundable affordable single-family home credit	483
under section 5747.84 of the Revised Code;	484
The nonresident credit under division (A) of section	485
5747.05 of the Revised Code;	486
The credit for a resident's out-of-state income under	487
division (B) of section 5747.05 of the Revised Code;	488
The refundable motion picture and broadway theatrical	489
production credit under section 5747.66 of the Revised Code;	490
The refundable jobs creation credit or job retention	491
credit under division (A) of section 5747.058 of the Revised	492
Code;	493
The refundable credit for taxes paid by a qualifying	494
entity granted under section 5747.059 of the Revised Code;	495
The refundable credits for taxes paid by a qualifying	496
pass-through entity granted under division (I) of section	497
5747.08 of the Revised Code;	498
The refundable credit under section 5747.80 of the Revised	499
Code for losses on loans made to the Ohio venture capital	500
program under sections 150.01 to 150.10 of the Revised Code;	501
The refundable credit for rehabilitating a historic	502
building under section 5747.76 of the Revised Code;	503
The refundable credit under section 5747.39 of the Revised	504
Code for taxes levied under section 5747.38 of the Revised Code	505
paid by an electing pass-through entity.	506

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(B) For any credit, except the refundable credits	507
enumerated in this section and the credit granted under division	508
(H) of section 5747.08 of the Revised Code, the amount of the	509
credit for a taxable year shall not exceed the taxpayer's	510
aggregate amount of tax due under section 5747.02 of the Revised	511
Code, after allowing for any other credit that precedes it in	512
the order required under this section. Any excess amount of a	513
particular credit may be carried forward if authorized under the	514
section creating that credit. Nothing in this chapter shall be	515
construed to allow a taxpayer to claim, directly or indirectly,	516
a credit more than once for a taxable year.	517
Section 2. That existing sections 5725.38, 5725.98,	518
5726.61, 5726.98, 5729.21, 5729.98, 5747.86, and 5747.98 of the	519
Revised Code are hereby repealed.	520
Section 3. This act shall be known as the Promised Land	521
Act.	522