As Passed by the Senate

131st General Assembly

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S. B. No. 6

Senators Jones, Eklund

Cosponsors: Senators Gardner, Burke, Seitz, Hottinger, Widener, Patton, Hughes, Bacon, Beagle, Uecker, Brown, LaRose, Obhof, Jordan, Tavares, Balderson, Cafaro, Faber, Hite, Lehner, Manning, Oelslager, Peterson, Sawyer, Schiavoni, Thomas, Williams, Yuko

A BILL

То	amend section 5747.70 of the Revised Code to	1
	increase the maximum income tax deduction for	2
	college savings contributions to \$10,000	3
	annually for each beneficiary, to create the	4
	Joint Committee on Ohio College Affordability,	5
	and to declare an emergency.	6

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

Section 1. That section 5747.70 of the Revised Code be	7
amended to read as follows:	8
Sec. 5747.70. (A) In computing Ohio adjusted gross income,	9
a deduction from federal adjusted gross income is allowed to a	10
contributor for the amount contributed during the taxable year	11
to a variable college savings program account and to a purchaser	12
of tuition units under the Ohio college savings program created	13
by Chapter 3334. of the Revised Code to the extent that the	14
amounts of such contributions and purchases were not deducted in	15
determining the contributor's or purchaser's federal adjusted	16
gross income for the taxable year. The combined amount of	17

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contributions and purchases deducted in any taxable year by a taxpayer or the taxpayer and the taxpayer's spouse, regardless of whether the taxpayer and the taxpayer's spouse file separate returns or a joint return, is limited to two-ten thousand dollars for each beneficiary for whom contributions or purchases are made. If the combined annual contributions and purchases for a beneficiary exceed two-ten thousand dollars, the excess may be carried forward and deducted in future taxable years until the contributions and purchases have been fully deducted.

- (B) In computing Ohio adjusted gross income, a deduction from federal adjusted gross income is allowed for:
- (1) Income related to tuition units and contributions that as of the end of the taxable year have not been refunded pursuant to the termination of a tuition payment contract or variable college savings program account under section 3334.10 of the Revised Code, to the extent that such income is included in federal adjusted gross income.
- (2) The excess of the total purchase price of tuition units refunded during the taxable year pursuant to the termination of a tuition payment contract under section 3334.10 of the Revised Code over the amount of the refund, to the extent the amount of the excess was not deducted in determining federal adjusted gross income. Division (B)(2) of this section applies only to units for which no deduction was allowable under division (A) of this section.
- (C) In computing Ohio adjusted gross income, there shall
 be added to federal adjusted gross income the amount of loss
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 related to tuition units and contributions that as of the end of
 the taxable year have not been refunded pursuant to the
 termination of a tuition payment contract or variable college
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savings program account under section 3334.10 of the Revised 48 Code, to the extent that such loss was deducted in determining 49 federal adjusted gross income. 50 (D) For taxable years in which distributions or refunds 51 are made under a tuition payment or variable college savings 52 program contract for any reason other than payment of tuition or 53 other higher education expenses, or the beneficiary's death, 54 disability, or receipt of a scholarship as described in section 55 3334.10 of the Revised Code: 56 (1) If the distribution or refund is paid to the purchaser 57 or contributor or beneficiary, any portion of the distribution 58 or refund not included in the recipient's federal adjusted gross 59 income shall be added to the recipient's federal adjusted gross 60 income in determining the recipient's Ohio adjusted gross 61 income, except that the amount added shall not exceed amounts 62 previously deducted under division (A) of this section less any 63 amounts added under division (D)(1) of this section in a prior 64 taxable year. 65 (2) If amounts paid by a purchaser or contributor on or 66 after January 1, 2000, are distributed or refunded to someone 67 other than the purchaser or contributor or beneficiary, the 68 amount of the payment not included in the recipient's federal 69 adjusted gross income, less any amounts added under division (D) 70 of this section in a prior taxable year, shall be added to the 71

Section 2. That existing section 5747.70 of the Revised Code is hereby repealed.

recipient's federal adjusted gross income in determining the

recipient's Ohio adjusted gross income.

Section 3. (A) There is hereby created the Joint Committee

Section 5. This act is hereby declared to be an emergency

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effective date of this act.

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measure necessary for the immediate preservation of the public	106	
peace, health, and safety. The reason for such necessity is that	107	
the rising cost of higher education has placed an enormous	108	
financial burden on many individuals and families in this state	109	
and it is imperative to develop solutions for, and provide some	110	
relief from, that burden at the earliest possible time.	111	
Therefore, this act shall go into immediate effect.	112	