As Passed by the Senate

134th General Assembly

Regular Session 2021-2022

Am. Sub. S. B. No. 176

Senators Antani, Manning

Cosponsors: Senators Schuring, Blessing, Gavarone, Huffman, S., Lang, Maharath, Thomas

A BILL

То	amend sections 109.32, 109.572, 718.031, 718.08,	1
	2915.01, 2915.08, 2915.081, 2915.082, 2915.09,	2
	2915.091, 2915.093, 2915.095, 2915.10, 2915.101,	3
	2915.12, 2915.13, 3123.89, 3123.90, 3770.071,	4
	3770.073, 3772.01, 3772.02, 3772.03, 3772.062,	5
	3772.07, 5703.21, 5747.02, 5747.062, 5747.063,	6
	5747.08, 5747.20, 5751.01, 5753.01, 5753.03,	7
	5753.04, 5753.05, 5753.06, 5753.061, 5753.07,	8
	5753.08, and 5753.10 and to enact sections	9
	2915.14, 2915.15, 3772.37, 3775.01, 3775.02,	10
	3775.03, 3775.04, 3775.041, 3775.05, 3775.051,	11
	3775.06, 3775.07, 3775.08, 3775.09, 3775.10,	12
	3775.11, 3775.12, 3775.13, 3775.14, 3775.15,	13
	3775.16, 3775.99, 5753.021, and 5753.031 of the	14
	Revised Code to legalize and regulate sports	15
	gaming in this state, to levy a tax on	16
	businesses that provide sports gaming, and to	17
	make other changes to the Gambling Law	1.8

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

except that all.

Section 1. That sections 109.32, 109.572, 718.031, 718.08,	19
2915.01, 2915.08, 2915.081, 2915.082, 2915.09, 2915.091,	20
2915.093, 2915.095, 2915.10, 2915.101, 2915.12, 2915.13,	21
3123.89, 3123.90, 3770.071, 3770.073, 3772.01, 3772.02, 3772.03,	22
3772.062, 3772.07, 5703.21, 5747.02, 5747.062, 5747.063,	23
5747.08, 5747.20, 5751.01, 5753.01, 5753.03, 5753.04, 5753.05,	24
5753.06, 5753.061, 5753.07, 5753.08, and 5753.10 be amended and	25
sections 2915.14, 2915.15, 3772.37, 3775.01, 3775.02, 3775.03,	26
3775.04, 3775.041, 3775.05, 3775.051, 3775.06, 3775.07, 3775.08,	27
3775.09, 3775.10, 3775.11, 3775.12, 3775.13, 3775.14, 3775.15,	28
3775.16, 3775.99, 5753.021, and 5753.031 of the Revised Code be	29
enacted to read as follows:	30
Sec. 109.32. (A) All annual filing fees obtained by the	31
attorney general pursuant to section 109.31 of the Revised Code,	32
all receipts obtained from the sale of the charitable	33
foundations directory, all registration fees received by the	34
attorney general, bond forfeitures, awards of costs and	35
attorney's fees, and civil penalties assessed under Chapter	36
1716. of the Revised Code, all license fees received by the	37
attorney general under section 2915.08, 2915.081, or 2915.082 of	38
the Revised Code, all fees received by the attorney general	39
under section 2915.15 of the Revised Code, and all filing fees	40
received by the attorney general under divisions (F) and (G) of	41
section 2915.02 of the Revised Code, shall be paid into the	42
state treasury to the credit of the charitable law fund. The-	43
(B)(1) Except as otherwise provided in divisions (B)(2)	44
and (3) of this section, the charitable law fund shall be used	45
insofar as its moneys are available for the expenses of the	46
charitable law section of the office of the attorney general,	47

(2) All annual license fees that are received by the	49
attorney general under section 2915.08, 2915.081, or 2915.082 of	50
the Revised Code, and all filing fees received by the attorney	51
general under divisions (F) and (G) of section 2915.02 of the	52
Revised Code, that are credited to the fund shall be used by the	53
attorney general, or any law enforcement agency in cooperation	54
with the attorney general, for the purposes specified in	55
division (H) of section 2915.10 of the Revised Code and to	56
administer and enforce Chapter 2915. of the Revised Code. The	57
(3) All fees received by the attorney general under	58
section 2915.15 of the Revised Code that are credited to the	59
fund shall be used for the purposes specified in that section.	60
(C) The expenses of the charitable law section in excess	61
of moneys available in the charitable law fund shall be paid out	62
of regular appropriations to the office of the attorney general.	63
Sec. 109.572. (A)(1) Upon receipt of a request pursuant to	64
section 121.08, 3301.32, 3301.541, or 3319.39 of the Revised	65
Code, a completed form prescribed pursuant to division (C)(1) of	66
this section, and a set of fingerprint impressions obtained in	67
the manner described in division (C)(2) of this section, the	68
superintendent of the bureau of criminal identification and	69
investigation shall conduct a criminal records check in the	70
manner described in division (B) of this section to determine	71
whether any information exists that indicates that the person	72
who is the subject of the request previously has been convicted	73
of or pleaded guilty to any of the following:	74
(a) A violation of section 2903.01, 2903.02, 2903.03,	75
2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34,	76
2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05,	77

2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23,

2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323,
2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24,
2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04,
2925.05, 2925.06, or 3716.11 of the Revised Code, felonious
sexual penetration in violation of former section 2907.12 of the
Revised Code, a violation of section 2905.04 of the Revised Code
as it existed prior to July 1, 1996, a violation of section
2919.23 of the Revised Code that would have been a violation of
section 2905.04 of the Revised Code as it existed prior to July
1, 1996, had the violation been committed prior to that date, or
a violation of section 2925.11 of the Revised Code that is not a
minor drug possession offense;

- (b) A violation of an existing or former law of this state, any other state, or the United States that is substantially equivalent to any of the offenses listed in division (A)(1)(a) of this section;
- (c) If the request is made pursuant to section 3319.39 of the Revised Code for an applicant who is a teacher, any offense specified under section 9.79 of the Revised Code or in section 3319.31 of the Revised Code.
- (2) On receipt of a request pursuant to section 3712.09 or 3721.121 of the Revised Code, a completed form prescribed pursuant to division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check with respect to any person who has applied for employment in a position for which a criminal records check is required by those sections. The superintendent shall conduct the criminal records check in the manner described

in division (B) of this section to determine whether any	109
information exists that indicates that the person who is the	110
subject of the request previously has been convicted of or	111
pleaded guilty to any of the following:	112
(a) A violation of section 2903.01, 2903.02, 2903.03,	113
2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34,	114
2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05,	115
2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31,	116
2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02,	117
2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11,	118
2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25,	119
2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11,	120
2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code;	121
(b) An existing or former law of this state, any other	122
state, or the United States that is substantially equivalent to	123
any of the offenses listed in division (A)(2)(a) of this	124
section.	125
(3) On receipt of a request pursuant to section 173.27,	126
173.38, 173.381, 3701.881, 5119.34, 5164.34, 5164.341, 5164.342,	127
or 5123.081 of the Revised Code, a completed form prescribed	128
pursuant to division (C)(1) of this section, and a set of	129
fingerprint impressions obtained in the manner described in	130
division (C)(2) of this section, the superintendent of the	131
bureau of criminal identification and investigation shall	132
conduct a criminal records check of the person for whom the	133
request is made. The superintendent shall conduct the criminal	134
records check in the manner described in division (B) of this	135
section to determine whether any information exists that	136
indicates that the person who is the subject of the request	137

previously has been convicted of, has pleaded guilty to, or

section 2907.12 of the Revised Code;

(except in the case of a request pursuant to section 5164.34,	139
5164.341, or 5164.342 of the Revised Code) has been found	140
eligible for intervention in lieu of conviction for any of the	141
following, regardless of the date of the conviction, the date of	142
entry of the guilty plea, or (except in the case of a request	143
pursuant to section 5164.34, 5164.341, or 5164.342 of the	144
Revised Code) the date the person was found eligible for	145
intervention in lieu of conviction:	146
(a) A violation of section 959.13, 959.131, 2903.01,	147
2903.02, 2903.03, 2903.04, 2903.041, 2903.11, 2903.12, 2903.13,	148
2903.15, 2903.16, 2903.21, 2903.211, 2903.22, 2903.34, 2903.341,	149
2905.01, 2905.02, 2905.05, 2905.11, 2905.12, 2905.32, 2905.33,	150
2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08,	151
2907.09, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 2907.31,	152
2907.32, 2907.321, 2907.322, 2907.323, 2907.33, 2909.02,	153
2909.03, 2909.04, 2909.22, 2909.23, 2909.24, 2911.01, 2911.02,	154
2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.05,	155
2913.11, 2913.21, 2913.31, 2913.32, 2913.40, 2913.41, 2913.42,	156
2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 2913.48,	157
2913.49, 2913.51, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12,	158
2919.121, 2919.123, 2919.124, 2919.22, 2919.23, 2919.24,	159
2919.25, 2921.03, 2921.11, 2921.12, 2921.13, 2921.21, 2921.24,	160
2921.32, 2921.321, 2921.34, 2921.35, 2921.36, 2921.51, 2923.12,	161
2923.122, 2923.123, 2923.13, 2923.161, 2923.162, 2923.21,	162
2923.32, 2923.42, 2925.02, 2925.03, 2925.04, 2925.041, 2925.05,	163
2925.06, 2925.09, 2925.11, 2925.13, 2925.14, 2925.141, 2925.22,	164
2925.23, 2925.24, 2925.36, 2925.55, 2925.56, 2927.12, or 3716.11	165
of the Revised Code;	166
(b) Felonious sexual penetration in violation of former	167
-	

(c) A violation of section 2905.04 of the Revised Code as	169
it existed prior to July 1, 1996;	170
(d) A violation of section 2923.01, 2923.02, or 2923.03 of	171
the Revised Code when the underlying offense that is the object	172
of the conspiracy, attempt, or complicity is one of the offenses	173
listed in divisions (A)(3)(a) to (c) of this section;	174
(e) A violation of an existing or former municipal	175
ordinance or law of this state, any other state, or the United	176
States that is substantially equivalent to any of the offenses	177
listed in divisions (A)(3)(a) to (d) of this section.	178
(4) On receipt of a request pursuant to section 2151.86 or	179
2151.904 of the Revised Code, a completed form prescribed	180
pursuant to division (C)(1) of this section, and a set of	181
fingerprint impressions obtained in the manner described in	182
division (C)(2) of this section, the superintendent of the	183
bureau of criminal identification and investigation shall	184
conduct a criminal records check in the manner described in	185
division (B) of this section to determine whether any	186
information exists that indicates that the person who is the	187
subject of the request previously has been convicted of or	188
pleaded guilty to any of the following:	189
(a) A violation of section 959.13, 2903.01, 2903.02,	190
2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.15, 2903.16,	191
2903.21, 2903.211, 2903.22, 2903.34, 2905.01, 2905.02, 2905.05,	192
2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08,	193
2907.09, 2907.21, 2907.22, 2907.23, 2907.25, 2907.31, 2907.32,	194
2907.321, 2907.322, 2907.323, 2909.02, 2909.03, 2909.22,	195
2909.23, 2909.24, 2911.01, 2911.02, 2911.11, 2911.12, 2913.49,	196
2917.01, 2917.02, 2919.12, 2919.22, 2919.24, 2919.25, 2923.12,	197
2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06,	198

212

213

2927.12, or 3716.11 of the Revised Code, a violation of section	199
2905.04 of the Revised Code as it existed prior to July 1, 1996,	200
a violation of section 2919.23 of the Revised Code that would	201
have been a violation of section 2905.04 of the Revised Code as	202
it existed prior to July 1, 1996, had the violation been	203
committed prior to that date, a violation of section 2925.11 of	204
the Revised Code that is not a minor drug possession offense,	205
two or more OVI or OVUAC violations committed within the three	206
years immediately preceding the submission of the application or	207
petition that is the basis of the request, or felonious sexual	208
penetration in violation of former section 2907.12 of the	209
Revised Code;	210

- (b) A violation of an existing or former law of this state, any other state, or the United States that is substantially equivalent to any of the offenses listed in division (A)(4)(a) of this section.
- (5) Upon receipt of a request pursuant to section 5104.013 215 of the Revised Code, a completed form prescribed pursuant to 216 division (C)(1) of this section, and a set of fingerprint 217 impressions obtained in the manner described in division (C)(2) 218 of this section, the superintendent of the bureau of criminal 219 220 identification and investigation shall conduct a criminal records check in the manner described in division (B) of this 221 section to determine whether any information exists that 222 indicates that the person who is the subject of the request has 223 been convicted of or pleaded guilty to any of the following: 224
- (a) A violation of section 2151.421, 2903.01, 2903.02, 225
 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 226
 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 2905.11, 2905.32, 227
 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 228

253

254

2907.09, 2907.19, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25,	229
2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2909.02,	230
2909.03, 2909.04, 2909.05, 2911.01, 2911.02, 2911.11, 2911.12,	231
2913.02, 2913.03, 2913.04, 2913.041, 2913.05, 2913.06, 2913.11,	232
2913.21, 2913.31, 2913.32, 2913.33, 2913.34, 2913.40, 2913.41,	233
2913.42, 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47,	234
2913.48, 2913.49, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12,	235
2919.22, 2919.224, 2919.225, 2919.24, 2919.25, 2921.03, 2921.11,	236
2921.13, 2921.14, 2921.34, 2921.35, 2923.01, 2923.12, 2923.13,	237
2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, or	238
3716.11 of the Revised Code, felonious sexual penetration in	239
violation of former section 2907.12 of the Revised Code, a	240
violation of section 2905.04 of the Revised Code as it existed	241
prior to July 1, 1996, a violation of section 2919.23 of the	242
Revised Code that would have been a violation of section 2905.04	243
of the Revised Code as it existed prior to July 1, 1996, had the	244
violation been committed prior to that date, a violation of	245
section 2925.11 of the Revised Code that is not a minor drug	246
possession offense, a violation of section 2923.02 or 2923.03 of	247
the Revised Code that relates to a crime specified in this	248
division, or a second violation of section 4511.19 of the	249
Revised Code within five years of the date of application for	250
licensure or certification.	251

- (b) A violation of an existing or former law of this state, any other state, or the United States that is substantially equivalent to any of the offenses or violations described in division (A)(5)(a) of this section.
- (6) Upon receipt of a request pursuant to section 5153.111 256 of the Revised Code, a completed form prescribed pursuant to 257 division (C)(1) of this section, and a set of fingerprint 258 impressions obtained in the manner described in division (C)(2) 259

of this section, the superintendent of the bureau of criminal	260
identification and investigation shall conduct a criminal	261
records check in the manner described in division (B) of this	262
section to determine whether any information exists that	263
indicates that the person who is the subject of the request	264
previously has been convicted of or pleaded guilty to any of the	265
following:	266
(a) A violation of section 2903.01, 2903.02, 2903.03,	267
2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34,	268
2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05,	269
2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23,	270
2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323,	271
2909.02, 2909.03, 2911.01, 2911.02, 2911.11, 2911.12, 2919.12,	272
2919.22, 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2925.02,	273
2925.03, 2925.04, 2925.05, 2925.06, or 3716.11 of the Revised	274
Code, felonious sexual penetration in violation of former	275
section 2907.12 of the Revised Code, a violation of section	276
2905.04 of the Revised Code as it existed prior to July 1, 1996,	277
a violation of section 2919.23 of the Revised Code that would	278
have been a violation of section 2905.04 of the Revised Code as	279
it existed prior to July 1, 1996, had the violation been	280
committed prior to that date, or a violation of section 2925.11	281
of the Revised Code that is not a minor drug possession offense;	282
(b) A violation of an existing or former law of this	283
state, any other state, or the United States that is	284
substantially equivalent to any of the offenses listed in	285
division (A)(6)(a) of this section.	286
(7) On receipt of a request for a criminal records check	287
from an individual pursuant to section 4749.03 or 4749.06 of the	288

Revised Code, accompanied by a completed copy of the form

prescribed in division (C)(1) of this section and a set of	290
fingerprint impressions obtained in a manner described in	291
division (C)(2) of this section, the superintendent of the	292
oureau of criminal identification and investigation shall	293
conduct a criminal records check in the manner described in	294
division (B) of this section to determine whether any	295
information exists indicating that the person who is the subject	296
of the request has been convicted of or pleaded guilty to any	297
criminal offense in this state or in any other state. If the	298
individual indicates that a firearm will be carried in the	299
course of business, the superintendent shall require information	300
from the federal bureau of investigation as described in	301
division (B)(2) of this section. Subject to division (F) of this	302
section, the superintendent shall report the findings of the	303
criminal records check and any information the federal bureau of	304
investigation provides to the director of public safety.	305

(8) On receipt of a request pursuant to section 1321.37, 306 1321.53, or 4763.05 of the Revised Code, a completed form 307 prescribed pursuant to division (C)(1) of this section, and a 308 set of fingerprint impressions obtained in the manner described 309 in division (C)(2) of this section, the superintendent of the 310 bureau of criminal identification and investigation shall 311 conduct a criminal records check with respect to any person who 312 has applied for a license, permit, or certification from the 313 department of commerce or a division in the department. The 314 superintendent shall conduct the criminal records check in the 315 manner described in division (B) of this section to determine 316 whether any information exists that indicates that the person 317 who is the subject of the request previously has been convicted 318 of or pleaded guilty to any criminal offense in this state, any 319 other state, or the United States. 320

(9) On receipt of a request for a criminal records check	321
from the treasurer of state under section 113.041 of the Revised	322
Code or from an individual under section 928.03, 4701.08,	323
4715.101, 4717.061, 4725.121, 4725.501, 4729.071, 4729.53,	324
4729.90, 4729.92, 4730.101, 4730.14, 4730.28, 4731.081, 4731.15,	325
4731.171, 4731.222, 4731.281, 4731.531, 4732.091, 4734.202,	326
4740.061, 4741.10, 4747.051, 4751.20, 4751.201, 4751.202,	327
4751.21, 4753.061, 4755.70, 4757.101, 4759.061, 4760.032,	328
4760.06, 4761.051, 4762.031, 4762.06, 4774.031, 4774.06,	329
4776.021, 4778.04, 4778.07, 4779.091, or 4783.04 of the Revised	330
Code, accompanied by a completed form prescribed under division	331
(C) (1) of this section and a set of fingerprint impressions	332
obtained in the manner described in division (C)(2) of this	333
section, the superintendent of the bureau of criminal	334
identification and investigation shall conduct a criminal	335
records check in the manner described in division (B) of this	336
section to determine whether any information exists that	337
indicates that the person who is the subject of the request has	338
been convicted of or pleaded guilty to any criminal offense in	339
this state or any other state. Subject to division (F) of this	340
section, the superintendent shall send the results of a check	341
requested under section 113.041 of the Revised Code to the	342
treasurer of state and shall send the results of a check	343
requested under any of the other listed sections to the	344
licensing board specified by the individual in the request.	345
(10) On receipt of a request pursuant to section 124.74,	346
718.131, 1121.23, 1315.141, 1733.47, 1761.26, or 5123.169 of the	347
Revised Code, a completed form prescribed pursuant to division	348
(C)(1) of this section, and a set of fingerprint impressions	349
obtained in the manner described in division (C)(2) of this	350
section, the superintendent of the bureau of criminal	351

identification and investigation shall conduct a criminal	352
records check in the manner described in division (B) of this	353
section to determine whether any information exists that	354
indicates that the person who is the subject of the request	355
previously has been convicted of or pleaded guilty to any	356
criminal offense under any existing or former law of this state,	357
any other state, or the United States.	358

(11) On receipt of a request for a criminal records check 359 from an appointing or licensing authority under section 3772.07 360 361 of the Revised Code, a completed form prescribed under division (C)(1) of this section, and a set of fingerprint impressions 362 obtained in the manner prescribed in division (C)(2) of this 363 section, the superintendent of the bureau of criminal 364 identification and investigation shall conduct a criminal 365 records check in the manner described in division (B) of this 366 section to determine whether any information exists that 367 indicates that the person who is the subject of the request 368 previously has been convicted of or pleaded quilty or no contest 369 to any offense under any existing or former law of this state, 370 any other state, or the United States that makes the person 371 ineligible for appointment or retention under section 3772.07 of 372 the Revised Code or that is a disqualifying offense as defined 373 in that section 3772.07 of the Revised Code or substantially 374 equivalent to such an a disqualifying offense, as applicable. 375

(12) On receipt of a request pursuant to section 2151.33 376 or 2151.412 of the Revised Code, a completed form prescribed 377 pursuant to division (C)(1) of this section, and a set of 378 fingerprint impressions obtained in the manner described in 379 division (C)(2) of this section, the superintendent of the 380 bureau of criminal identification and investigation shall 381 conduct a criminal records check with respect to any person for 382

whom a criminal records check is required under that section.	383
The superintendent shall conduct the criminal records check in	384
the manner described in division (B) of this section to	385
determine whether any information exists that indicates that the	386
person who is the subject of the request previously has been	387
convicted of or pleaded guilty to any of the following:	388
(a) A violation of section 2903.01, 2903.02, 2903.03,	389
2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34,	390
2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05,	391
2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31,	392
2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02,	393
2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11,	394
2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25,	395
2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11,	396
2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code;	397
(b) An existing or former law of this state, any other	398
state, or the United States that is substantially equivalent to	399
any of the offenses listed in division (A)(12)(a) of this	400
section.	401
(13) On receipt of a request pursuant to section 3796.12	402
of the Revised Code, a completed form prescribed pursuant to	403
division (C)(1) of this section, and a set of fingerprint	404
impressions obtained in a manner described in division (C)(2) of	405
this section, the superintendent of the bureau of criminal	406
identification and investigation shall conduct a criminal	407
records check in the manner described in division (B) of this	408
section to determine whether any information exists that	409
indicates that the person who is the subject of the request	410
previously has been convicted of or pleaded guilty to the	411
following:	412

(a) A disqualifying offense as specified in rules adopted	413
under section 9.79 and division (B)(2)(b) of section 3796.03 of	414
the Revised Code if the person who is the subject of the request	415
is an administrator or other person responsible for the daily	416
operation of, or an owner or prospective owner, officer or	417
prospective officer, or board member or prospective board member	418
of, an entity seeking a license from the department of commerce	419
under Chapter 3796. of the Revised Code;	420
(b) A disqualifying offense as specified in rules adopted	421
under section 9.79 and division (B)(2)(b) of section 3796.04 of	422
the Revised Code if the person who is the subject of the request	423
is an administrator or other person responsible for the daily	424
operation of, or an owner or prospective owner, officer or	425
prospective officer, or board member or prospective board member	426
of, an entity seeking a license from the state board of pharmacy	427
under Chapter 3796. of the Revised Code.	428
(14) On receipt of a request required by section 3796.13	429
of the Revised Code, a completed form prescribed pursuant to	430
division (C)(1) of this section, and a set of fingerprint	431
impressions obtained in a manner described in division (C)(2) of	432
this section, the superintendent of the bureau of criminal	433
identification and investigation shall conduct a criminal	434
records check in the manner described in division (B) of this	435
section to determine whether any information exists that	436
indicates that the person who is the subject of the request	437
previously has been convicted of or pleaded guilty to the	438
following:	439
(a) A disqualifying offense as specified in rules adopted	440
under division (B)(8)(a) of section 3796.03 of the Revised Code	441

if the person who is the subject of the request is seeking

States.

employment with an entity licensed by the department of commerce	443
under Chapter 3796. of the Revised Code;	444
(b) A disqualifying offense as specified in rules adopted	445
under division (B)(14)(a) of section 3796.04 of the Revised Code	446
if the person who is the subject of the request is seeking	447
employment with an entity licensed by the state board of	448
pharmacy under Chapter 3796. of the Revised Code.	449
(15) On receipt of a request pursuant to section 4768.06	450
of the Revised Code, a completed form prescribed under division	451
(C)(1) of this section, and a set of fingerprint impressions	452
obtained in the manner described in division (C)(2) of this	453
section, the superintendent of the bureau of criminal	454
identification and investigation shall conduct a criminal	455
records check in the manner described in division (B) of this	456
section to determine whether any information exists indicating	457
that the person who is the subject of the request has been	458
convicted of or pleaded guilty to any criminal offense in this	459
state or in any other state.	460
(16) On receipt of a request pursuant to division (B) of	461
section 4764.07 or division (A) of section 4735.143 of the	462
Revised Code, a completed form prescribed under division (C)(1)	463
of this section, and a set of fingerprint impressions obtained	464
in the manner described in division (C)(2) of this section, the	465
superintendent of the bureau of criminal identification and	466
investigation shall conduct a criminal records check in the	467
manner described in division (B) of this section to determine	468
whether any information exists indicating that the person who is	469
the subject of the request has been convicted of or pleaded	470
guilty to any criminal offense in any state or the United	471

(17) On receipt of a request for a criminal records check	473
under section 147.022 of the Revised Code, a completed form	474
prescribed under division (C)(1) of this section, and a set of	475
fingerprint impressions obtained in the manner prescribed in	476
division (C)(2) of this section, the superintendent of the	477
bureau of criminal identification and investigation shall	478
conduct a criminal records check in the manner described in	479
division (B) of this section to determine whether any	480
information exists that indicates that the person who is the	481
subject of the request previously has been convicted of or	482
pleaded guilty or no contest to any criminal offense under any	483
existing or former law of this state, any other state, or the	484
United States.	485
(18) Upon receipt of a request pursuant to division (F) of	486
section 2915.081 or division (E) of section 2915.082 of the	487
Revised Code, a completed form prescribed under division (C)(1)	488
of this section, and a set of fingerprint impressions obtained	489
in the manner described in division (C)(2) of this section, the	490
superintendent of the bureau of criminal identification and	491
investigation shall conduct a criminal records check in the	492
manner described in division (B) of this section to determine	493
whether any information exists indicating that the person who is	494
the subject of the request has been convicted of or pleaded	495
guilty or no contest to any offense that is a violation of	496
Chapter 2915. of the Revised Code or to any offense under any	497
existing or former law of this state, any other state, or the	498
United States that is substantially equivalent to such an	499
offense.	500
(19) On receipt of a request pursuant to section 3775.03	501
of the Revised Code, a completed form prescribed under division	502
(C) (1) of this section, and a set of fingerprint impressions	503

obtained in the manner described in division (C)(2) of this	504
section, the superintendent of the bureau of criminal	505
identification and investigation shall conduct a criminal	506
records check in the manner described in division (B) of this	507
section and shall request information from the federal bureau of	508
investigation to determine whether any information exists	509
indicating that the person who is the subject of the request has	510
been convicted of any offense under any existing or former law	511
of this state, any other state, or the United States that is a	512
disqualifying offense as defined in section 3772.07 of the	513
Revised Code.	514
(B) Subject to division (F) of this section, the	515
superintendent shall conduct any criminal records check to be	516
conducted under this section as follows:	517
(1) The superintendent shall review or cause to be	518
reviewed any relevant information gathered and compiled by the	519
bureau under division (A) of section 109.57 of the Revised Code	520
that relates to the person who is the subject of the criminal	521
records check, including, if the criminal records check was	522
requested under section 113.041, 121.08, 124.74, 173.27, 173.38,	523
173.381, 718.131, 928.03, 1121.23, 1315.141, 1321.37, 1321.53,	524
1733.47, 1761.26, 2151.86, 3301.32, 3301.541, 3319.39, 3701.881,	525
3712.09, 3721.121, 3772.07, <u>3775.03,</u> 3796.12, 3796.13, 4729.071,	526
4729.53, 4729.90, 4729.92, 4749.03, 4749.06, 4763.05, 4764.07,	527
4768.06, 5104.013, 5164.34, 5164.341, 5164.342, 5123.081,	528
5123.169, or 5153.111 of the Revised Code, any relevant	529
information contained in records that have been sealed under	530
section 2953.32 of the Revised Code;	531
(2) If the request received by the superintendent asks for	532

information from the federal bureau of investigation, the

superintendent shall request from the federal bureau of	534
investigation any information it has with respect to the person	535
who is the subject of the criminal records check, including	536
fingerprint-based checks of national crime information databases	537
as described in 42 U.S.C. 671 if the request is made pursuant to	538
section 2151.86 or 5104.013 of the Revised Code or if any other	539
Revised Code section requires fingerprint-based checks of that	540
nature, and shall review or cause to be reviewed any information	541
the superintendent receives from that bureau. If a request under	542
section 3319.39 of the Revised Code asks only for information	543
from the federal bureau of investigation, the superintendent	544
shall not conduct the review prescribed by division (B)(1) of	545
this section.	546

- (3) The superintendent or the superintendent's designee may request criminal history records from other states or the federal government pursuant to the national crime prevention and privacy compact set forth in section 109.571 of the Revised Code.
- (4) The superintendent shall include in the results of the criminal records check a list or description of the offenses listed or described in the relevant provision of division (A) (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11), (12), (13), (14), (15), (16), or (17) of this section, whichever division requires the superintendent to conduct the criminal records check. The superintendent shall exclude from the results any information the dissemination of which is prohibited by federal law.
- (5) The superintendent shall send the results of the 561 criminal records check to the person to whom it is to be sent 562 not later than the following number of days after the date the 563

superintendent receives the request for the criminal records

564

587

588

589

590

591

592

check, the completed form prescribed under division (C)(1) of	565
this section, and the set of fingerprint impressions obtained in	566
the manner described in division (C)(2) of this section:	567
(a) If the superintendent is required by division (A) of	568
this section (other than division (A)(3) of this section) to	569
conduct the criminal records check, thirty;	570
(b) If the superintendent is required by division (A)(3)	571
of this section to conduct the criminal records check, sixty.	572
(C)(1) The superintendent shall prescribe a form to obtain	573
the information necessary to conduct a criminal records check	574
from any person for whom a criminal records check is to be	575
conducted under this section. The form that the superintendent	576
prescribes pursuant to this division may be in a tangible	577
format, in an electronic format, or in both tangible and	578
electronic formats.	579
(2) The superintendent shall prescribe standard impression	580
sheets to obtain the fingerprint impressions of any person for	581
whom a criminal records check is to be conducted under this	582
section. Any person for whom a records check is to be conducted	583
under this section shall obtain the fingerprint impressions at a	584
county sheriff's office, municipal police department, or any	585
other entity with the ability to make fingerprint impressions on	586

the standard impression sheets prescribed by the superintendent.

impression sheets the superintendent prescribes pursuant to this

division may be in a tangible format, in an electronic format,

The office, department, or entity may charge the person a

reasonable fee for making the impressions. The standard

or in both tangible and electronic formats.

- (3) Subject to division (D) of this section, the 593 superintendent shall prescribe and charge a reasonable fee for 594 providing a criminal records check under this section. The 595 person requesting the criminal records check shall pay the fee 596 prescribed pursuant to this division. In the case of a request 597 under section 1121.23, 1155.03, 1163.05, 1315.141, 1733.47, 598 1761.26, 2151.33, 2151.412, or 5164.34 of the Revised Code, the 599 fee shall be paid in the manner specified in that section. 600
- (4) The superintendent of the bureau of criminal 601 identification and investigation may prescribe methods of 602 forwarding fingerprint impressions and information necessary to 603 conduct a criminal records check, which methods shall include, 604 but not be limited to, an electronic method. 605
- (D) The results of a criminal records check conducted 606 under this section, other than a criminal records check 607 specified in division (A)(7) of this section, are valid for the 608 person who is the subject of the criminal records check for a 609 period of one year from the date upon which the superintendent 610 completes the criminal records check. If during that period the 611 superintendent receives another request for a criminal records 612 check to be conducted under this section for that person, the 613 superintendent shall provide the results from the previous 614 criminal records check of the person at a lower fee than the fee 615 prescribed for the initial criminal records check. 616
- (E) When the superintendent receives a request for
 information from a registered private provider, the
 superintendent shall proceed as if the request was received from
 a school district board of education under section 3319.39 of
 the Revised Code. The superintendent shall apply division (A)(1)

 (c) of this section to any such request for an applicant who is
 622

a teacher.	623
(F)(1) Subject to division (F)(2) of this section, all	624
information regarding the results of a criminal records check	625
conducted under this section that the superintendent reports or	626
sends under division (A)(7) or (9) of this section to the	627
director of public safety, the treasurer of state, or the	628
person, board, or entity that made the request for the criminal	629
records check shall relate to the conviction of the subject	630
person, or the subject person's plea of guilty to, a criminal	631
offense.	632
(2) Division (F)(1) of this section does not limit,	633
restrict, or preclude the superintendent's release of	634
information that relates to the arrest of a person who is	635
eighteen years of age or older, to an adjudication of a child as	636
a delinquent child, or to a criminal conviction of a person	637
under eighteen years of age in circumstances in which a release	638
of that nature is authorized under division (E)(2), (3), or (4)	639
of section 109.57 of the Revised Code pursuant to a rule adopted	640
under division (E)(1) of that section.	641
(G) As used in this section:	642
(1) "Criminal records check" means any criminal records	643
check conducted by the superintendent of the bureau of criminal	644
identification and investigation in accordance with division (B)	645
of this section.	646
(2) "Minor drug possession offense" has the same meaning	647
as in section 2925.01 of the Revised Code.	648
(3) "OVI or OVUAC violation" means a violation of section	649
4511.19 of the Revised Code or a violation of an existing or	650
former law of this state, any other state, or the United States	651

that is substantially equivalent to section 4511.19 of the	652
Revised Code.	653
(4) "Registered private provider" means a nonpublic school	654
or entity registered with the superintendent of public	655
instruction under section 3310.41 of the Revised Code to	656
participate in the autism scholarship program or section 3310.58	657
of the Revised Code to participate in the Jon Peterson special	658
needs scholarship program.	659
Sec. 718.031. As used in this section, "sports gaming	660
facility" and "type B sports gaming proprietor" have the same	661
meanings as in section 3775.01 of the Revised Code.	662
(A) A municipal corporation shall require a casino	663
facility or a casino operator, as defined in Section 6(C)(9) of	664
Article XV, Ohio Constitution, and section 3772.01 of the-	665
Revised Code, respectively, or a lottery sales agent conducting	666
video lottery terminals on behalf of the state the following	667
persons to withhold and remit municipal income tax with respect	668
to amounts other than qualifying wages as provided in this	669
section:	670
(1) A casino facility or a casino operator, as defined in	671
Section 6(C)(9) of Article XV, Ohio Constitution, and section	672
3772.01 of the Revised Code, respectively;	673
(2) A lottery sales agent conducting video lottery	674
terminals on behalf of the state;	675
(3) A type B sports gaming proprietor offering sports	676
gaming at a sports gaming facility.	677
(B) If a person's winnings at a casino facility or sports	678
gaming facility are an amount for which reporting to the	679
internal revenue service of the amount is required by section	680

6041 of the Internal Revenue Code, as amended, the a casino
operator or sports gaming proprietor shall deduct and withhold
municipal income tax from the person's winnings at the rate of
the tax imposed by the municipal corporation in which the casino
facility or sports gaming facility is located.

- (C) Amounts deducted and withheld by a casino operator or sports gaming proprietor are held in trust for the benefit of the municipal corporation to which the tax is owed.
- (1) On or before the tenth day of each month, the casino operator or sports gaming proprietor shall file a return electronically with the tax administrator of the municipal corporation, providing the name, address, and social security number of the person from whose winnings amounts were deducted and withheld, the amount of each such deduction and withholding during the preceding calendar month, the amount of the winnings from which each such amount was withheld, the type of casino gaming or sports gaming that resulted in such winnings, and any other information required by the tax administrator. With this return, the casino operator or sports gaming proprietor shall remit electronically to the municipal corporation all amounts deducted and withheld during the preceding month.
- (2) Annually, on or before the thirty-first day of January, a casino operator or sports gaming proprietor shall file an annual return electronically with the tax administrator of the municipal corporation in which the casino facility or sports gaming facility is located, indicating the total amount deducted and withheld during the preceding calendar year. The casino operator or sports gaming proprietor shall remit electronically with the annual return any amount that was deducted and withheld and that was not previously remitted. If

the name, address, or social security number of a person or the	711
amount deducted and withheld with respect to that person was	712
omitted on a monthly return for that reporting period, that	713
information shall be indicated on the annual return.	714

- (3) Annually, on or before the thirty-first day of 715 January, a casino operator or sports gaming proprietor shall 716 issue an information return to each person with respect to whom 717 an amount has been deducted and withheld during the preceding 718 calendar year. The information return shall show the total 719 amount of municipal income tax deducted from the person's 720 721 winnings during the preceding year. The casino operator or sports gaming proprietor shall provide to the tax administrator 722 a copy of each information return issued under this division. 723 The administrator may require that such copies be transmitted 724 electronically. 725
- (4) A casino operator or sports gaming proprietor that 726 fails to file a return and remit the amounts deducted and 727 withheld shall be personally liable for the amount withheld and 728 not remitted. Such personal liability extends to any penalty and 729 interest imposed for the late filing of a return or the late 730 payment of tax deducted and withheld. 731
- (5) If a casino operator or sports gaming proprietor sells 732 the casino facility or sports gaming facility, or otherwise 733 quits the casino or sports gaming business, the amounts deducted 734 and withheld along with any penalties and interest thereon are 735 immediately due and payable. The successor shall withhold an 736 amount of the purchase money that is sufficient to cover the 737 amounts deducted and withheld along with any penalties and 738 interest thereon until the predecessor casino operator or sports 739 gaming proprietor produces either of the following: 740

(a) A receipt from the tax administrator showing that the	741
amounts deducted and withheld and penalties and interest thereon	742
have been paid;	743
(b) A certificate from the tax administrator indicating	744
that no amounts are due.	745
If the successor fails to withhold purchase money, the	746
successor is personally liable for the payment of the amounts	747
deducted and withheld and penalties and interest thereon.	748
(6) The failure of a casino operator or sports gaming	749
<pre>proprietor to deduct and withhold the required amount from a</pre>	750
person's winnings does not relieve that person from liability	751
for the municipal income tax with respect to those winnings.	752
(D) If a person's prize award from a video lottery	753
terminal is an amount for which reporting to the internal	754
revenue service is required by section 6041 of the Internal	755
Revenue Code, as amended, the video lottery sales agent shall	756
deduct and withhold municipal income tax from the person's prize	757
award at the rate of the tax imposed by the municipal	758
corporation in which the video lottery terminal facility is	759
located.	760
(E) Amounts deducted and withheld by a video lottery sales	761
agent are held in trust for the benefit of the municipal	762
corporation to which the tax is owed.	763
(1) The video lottery sales agent shall issue to a person	764
from whose prize award an amount has been deducted and withheld	765
a receipt for the amount deducted and withheld, and shall obtain	766
from the person receiving a prize award the person's name,	767
address, and social security number in order to facilitate the	768
preparation of returns required by this section.	769

783

784

785

786

- (2) On or before the tenth day of each month, the video 770 lottery sales agent shall file a return electronically with the 771 tax administrator of the municipal corporation providing the 772 names, addresses, and social security numbers of the persons 773 774 from whose prize awards amounts were deducted and withheld, the amount of each such deduction and withholding during the 775 preceding calendar month, the amount of the prize award from 776 which each such amount was withheld, and any other information 777 required by the tax administrator. With the return, the video 778 lottery sales agent shall remit electronically to the tax 779 administrator all amounts deducted and withheld during the 780 preceding month. 781
- (3) A video lottery sales agent shall maintain a record of all receipts issued under division (E) of this section and shall make those records available to the tax administrator upon request. Such records shall be maintained in accordance with section 5747.17 of the Revised Code and any rules adopted pursuant thereto.
- (4) Annually, on or before the thirty-first day of 788 January, each video lottery terminal sales agent shall file an 789 annual return electronically with the tax administrator of the 790 municipal corporation in which the facility is located 791 indicating the total amount deducted and withheld during the 792 preceding calendar year. The video lottery sales agent shall 793 remit electronically with the annual return any amount that was 794 deducted and withheld and that was not previously remitted. If 795 the name, address, or social security number of a person or the 796 amount deducted and withheld with respect to that person was 797 omitted on a monthly return for that reporting period, that 798 information shall be indicated on the annual return. 799

(5) Annually, on or before the thirty-first day of	800
January, a video lottery sales agent shall issue an information	801
return to each person with respect to whom an amount has been	802
deducted and withheld during the preceding calendar year. The	803
information return shall show the total amount of municipal	804
income tax deducted and withheld from the person's prize award	805
by the video lottery sales agent during the preceding year. A	806
video lottery sales agent shall provide to the tax administrator	807
of the municipal corporation a copy of each information return	808
issued under this division. The tax administrator may require	809
that such copies be transmitted electronically.	810

- (6) A video lottery sales agent who fails to file a return 811 and remit the amounts deducted and withheld is personally liable 812 for the amount deducted and withheld and not remitted. Such 813 personal liability extends to any penalty and interest imposed 814 for the late filing of a return or the late payment of tax 815 deducted and withheld.
- (F) If a video lottery sales agent ceases to operate video lottery terminals, the amounts deducted and withheld along with any penalties and interest thereon are immediately due and payable. The successor of the video lottery sales agent that purchases the video lottery terminals from the agent shall withhold an amount from the purchase money that is sufficient to cover the amounts deducted and withheld and any penalties and interest thereon until the predecessor video lottery sales agent operator produces either of the following:
- (1) A receipt from the tax administrator showing that the amounts deducted and withheld and penalties and interest thereon have been paid;
 - (2) A certificate from the tax administrator indicating

that no amounts are due. 830 If the successor fails to withhold purchase money, the 831 successor is personally liable for the payment of the amounts 832 deducted and withheld and penalties and interest thereon. 833 (G) The failure of a video lottery sales agent to deduct 834 and withhold the required amount from a person's prize award 835 does not relieve that person from liability for the municipal 836 income tax with respect to that prize award. 837 (H) If a casino operator, sports gaming proprietor, or 838 lottery sales agent files a return late, fails to file a return, 839 remits amounts deducted and withheld late, or fails to remit 840 amounts deducted and withheld as required under this section, 841 the tax administrator of a municipal corporation may impose the 842 following applicable penalty: 843 (1) For the late remittance of, or failure to remit, tax 844 deducted and withheld under this section, a penalty equal to 845 fifty per cent of the tax deducted and withheld; 846 (2) For the failure to file, or the late filing of, a 847 monthly or annual return, a penalty of five hundred dollars for 848 each return not filed or filed late. Interest shall accrue on 849 past due amounts deducted and withheld at the rate prescribed in 850 section 5703.47 of the Revised Code. 851 (I) Amounts deducted and withheld on behalf of a municipal 852 corporation shall be allowed as a credit against payment of the 853 tax imposed by the municipal corporation and shall be treated as 854 taxes paid for purposes of section 718.08 of the Revised Code. 855 This division applies only to the person for whom the amount is 856 deducted and withheld. 857

(J) The tax administrator shall prescribe the forms of the

receipts and returns required under this section.	859
Sec. 718.08. (A) As used in this section:	860
(1) "Estimated taxes" means the amount that the taxpayer	861
reasonably estimates to be the taxpayer's tax liability for a	862
municipal corporation's income tax for the current taxable year.	863
(2) "Tax liability" means the total taxes due to a	864
municipal corporation for the taxable year, after allowing any	865
credit to which the taxpayer is entitled, and after applying any	866
estimated tax payment, withholding payment, or credit from	867
another taxable year.	868
(B)(1) Except as provided in division (F) of this section,	869
every taxpayer shall make a declaration of estimated taxes for	870
the current taxable year, on the form prescribed by the tax	871
administrator, if the amount payable as estimated taxes is at	872
least two hundred dollars. For the purposes of this section:	873
(a) Taxes withheld from qualifying wages shall be	874
considered as paid to the municipal corporation for which the	875
taxes were withheld in equal amounts on each payment date unless	876
the taxpayer establishes the dates on which all amounts were	877
actually withheld, in which case the amounts withheld shall be	878
considered as paid on the dates on which the amounts were	879
actually withheld.	880
(b) An overpayment of tax applied as a credit to a	881
subsequent taxable year is deemed to be paid on the date of the	882
postmark stamped on the cover in which the payment is mailed or,	883
if the payment is made by electronic funds transfer, the date	884
the payment is submitted. As used in this division, "date of the	885
postmark" means, in the event there is more than one date on the	886
cover, the earliest date imprinted on the cover by the postal	887

915

916

service. 888 (c) Taxes withheld by a casino operator or by a, video 889 lottery sales agent, or type B sports gaming proprietor under 890 section 718.031 of the Revised Code are deemed to be paid to the 891 municipal corporation for which the taxes were withheld on the 892 date the taxes are withheld from the taxpayer's winnings. 893 (2) Except as provided in division (F) of this section, 894 taxpayers filing joint returns shall file joint declarations of 895 estimated taxes. A taxpayer may amend a declaration under rules 896 prescribed by the tax administrator. Except as provided in 897 division (F) of this section, a taxpayer having a taxable year 898 of less than twelve months shall make a declaration under rules 899 prescribed by the tax administrator. 900 (3) The declaration of estimated taxes shall be filed on 901 or before the date prescribed for the filing of municipal income 902 tax returns under division (G) of section 718.05 of the Revised 903 Code or on or before the fifteenth day of the fourth month after 904 the taxpayer becomes subject to tax for the first time. 905 (4) Taxpayers reporting on a fiscal year basis shall file 906 a declaration on or before the fifteenth day of the fourth month 907 after the beginning of each fiscal year or period. 908 909 (5) The original declaration or any subsequent amendment may be increased or decreased on or before any subsequent 910 quarterly payment day as provided in this section. 911 (C)(1) The required portion of the tax liability for the 912 taxable year that shall be paid through estimated taxes made 913

payable to the municipal corporation or tax administrator,

including the application of tax refunds to estimated taxes and

withholding on or before the applicable payment date, shall be

as follows:	917
(a) On or before the fifteenth day of the fourth month	918
after the beginning of the taxable year, twenty-two and one-half	919
per cent of the tax liability for the taxable year;	920
(b) On or before the fifteenth day of the sixth month	921
after the beginning of the taxable year, forty-five per cent of	922
the tax liability for the taxable year;	923
(c) On or before the fifteenth day of the ninth month	924
after the beginning of the taxable year, sixty-seven and one-	925
half per cent of the tax liability for the taxable year;	926
(d) For an individual, on or before the fifteenth day of	927
the first month of the following taxable year, ninety per cent	928
of the tax liability for the taxable year. For a person other	929
than an individual, on or before the fifteenth day of the	930
twelfth month of the taxable year, ninety per cent of the tax	931
liability for the taxable year.	932
(2) When an amended declaration has been filed, the unpaid	933
balance shown due on the amended declaration shall be paid in	934
equal installments on or before the remaining payment dates.	935
(3) On or before the fifteenth day of the fourth month of	936
the year following that for which the declaration or amended	937
declaration was filed, an annual return shall be filed and any	938
balance which may be due shall be paid with the return in	939
accordance with section 718.05 of the Revised Code.	940
(D)(1) In the case of any underpayment of any portion of a	941
tax liability, penalty and interest may be imposed pursuant to	942
section 718.27 of the Revised Code upon the amount of	943
underpayment for the period of underpayment, unless the	944
underpayment is due to reasonable cause as described in division	945

(E) of this section. The amount of the underpayment shall be	946
determined as follows:	947
(a) For the first payment of estimated taxes each year,	948
twenty-two and one-half per cent of the tax liability, less the	949
amount of taxes paid by the date prescribed for that payment;	950
(b) For the second payment of estimated taxes each year,	951
forty-five per cent of the tax liability, less the amount of	952
taxes paid by the date prescribed for that payment;	953
(c) For the third payment of estimated taxes each year,	954
sixty-seven and one-half per cent of the tax liability, less the	955
amount of taxes paid by the date prescribed for that payment;	956
(d) For the fourth payment of estimated taxes each year,	957
ninety per cent of the tax liability, less the amount of taxes	958
paid by the date prescribed for that payment.	959
(2) The period of the underpayment shall run from the day	960
the estimated payment was required to be made to the date on	961
which the payment is made. For purposes of this section, a	962
payment of estimated taxes on or before any payment date shall	963
be considered a payment of any previous underpayment only to the	964
extent the payment of estimated taxes exceeds the amount of the	965
payment presently required to be paid to avoid any penalty.	966
(E) An underpayment of any portion of tax liability	967
determined under division (D) of this section shall be due to	968
reasonable cause and the penalty imposed by this section shall	969
not be added to the taxes for the taxable year if any of the	970
following apply:	971
(1) The amount of estimated taxes that were paid equals at	972
least ninety per cent of the tax liability for the current	973
taxable year, determined by annualizing the income received	974

during the year up to the end of the month immediately preceding	975
the month in which the payment is due.	976
(2) The amount of estimated taxes that were paid equals at	977
least one hundred per cent of the tax liability shown on the	978
return of the taxpayer for the preceding taxable year, provided	979
that the immediately preceding taxable year reflected a period	980
of twelve months and the taxpayer filed a return with the	981
municipal corporation under section 718.05 of the Revised Code	982
for that year.	983
(3) The taxpayer is an individual who resides in the	984
municipal corporation but was not domiciled there on the first	985
day of January of the calendar year that includes the first day	986
of the taxable year.	987
(F)(1) A tax administrator may waive the requirement for	988
filing a declaration of estimated taxes for any class of	989
taxpayers after finding that the waiver is reasonable and proper	990
in view of administrative costs and other factors.	991
(2) A municipal corporation may, by ordinance or rule,	992
waive the requirement for filing a declaration of estimated	993
taxes for all taxpayers.	994
Sec. 2915.01. As used in this chapter:	995
(A) "Bookmaking" means the business of receiving or paying	996
off bets. "Bookmaking" does not include the conduct of sports	997
gaming as permitted under Chapter 3775. of the Revised Code.	998
(B) "Bet" means the hazarding of anything of value upon	999
the result of an event, undertaking, or contingency, but does	1000
not include a bona fide business risk.	1001
(C) "Scheme of chance" means a slot machine unless	1002

purchase additional game entries;

authorized under Chapter 3772. of the Revised Code, lottery	1003
unless authorized under Chapter 3770. of the Revised Code,	1004
numbers game, pool conducted for profit, or other scheme in	1005
which a participant gives a valuable consideration for a chance	1006
to win a prize, but does not include bingo, a skill-based	1007
amusement machine, or a pool not conducted for profit. "Scheme	1008
of chance" includes the use of an electronic device to reveal	1009
the results of a game entry if valuable consideration is paid,	1010
directly or indirectly, for a chance to win a prize. Valuable	1011
consideration is deemed to be paid for a chance to win a prize	1012
in the following instances:	1013
(1) Less than fifty per cent of the goods or services sold	1014
by a scheme of chance operator in exchange for game entries are	1015
used or redeemed by participants at any one location;	1016
(2) Less than fifty per cent of participants who purchase	1017
goods or services at any one location do not accept, use, or	1018
redeem the goods or services sold or purportedly sold;	1019
(3) More than fifty per cent of prizes at any one location	1020
are revealed to participants through an electronic device	1021
simulating a game of chance or a "casino game" as defined in	1022
section 3772.01 of the Revised Code;	1023
(4) The good or service sold by a scheme of chance	1024
operator in exchange for a game entry cannot be used or redeemed	1025
in the manner advertised;	1026
(5) A participant pays more than fair market value for	1027
goods or services offered by a scheme of chance operator in	1028
order to receive one or more game entries;	1029
(6) A participant may use the electronic device to	1030

(7) A participant may purchase additional game entries by	1032
using points or credits won as prizes while using the electronic	1033
device;	1034
(8) A scheme of chance operator pays out in prize money	1035
	1035
more than twenty per cent of the gross revenue received at one	
location; or	1037
(9) A participant makes a purchase or exchange in order to	1038
obtain any good or service that may be used to facilitate play	1039
on the electronic device.	1040
As used in this division, "electronic device" means a	1041
mechanical, video, digital, or electronic machine or device that	1042
is capable of displaying information on a screen or other	1043
mechanism and that is owned, leased, or otherwise possessed by	1044
any person conducting a scheme of chance, or by that person's	1045
partners, affiliates, subsidiaries, or contractors. "Electronic	1046
device" does not include an electronic instant bingo system.	1047
(D) "Game of chance" means poker, craps, roulette, or	1048
other game in which a player gives anything of value in the hope	1049
of gain, the outcome of which is determined largely by chance,	1050
but does not include bingo.	1051
(E) "Game of chance conducted for profit" means any game	1052
of chance designed to produce income for the person who conducts	1053
or operates the game of chance, but does not include bingo.	1054
(F) "Gambling device" means any of the following:	1055
(1) A book, totalizer, or other equipment for recording	1056
bets;	1057
(2) A ticket, token, or other device representing a	1058
chance, share, or interest in a scheme of chance or evidencing a	1059

bet;	1060
(3) A deck of cards, dice, gaming table, roulette wheel,	1061
slot machine, or other apparatus designed for use in connection	1062
with a game of chance;	1063
(4) Any equipment, device, apparatus, or paraphernalia	1064
specially designed for gambling purposes;	1065
(5) Bingo supplies sold or otherwise provided, or used, in	1066
violation of this chapter.	1067
(G) "Gambling offense" means any of the following:	1068
(1) A violation of section 2915.02, 2915.03, 2915.04,	1069
2915.05, 2915.06, 2915.07, 2915.08, 2915.081, 2915.082, 2915.09,	1070
2915.091, 2915.092, 2915.10, or 2915.11 of the Revised Code this	1071
<pre>chapter;</pre>	1072
(2) A violation of an existing or former municipal	1073
ordinance or law of this or any other state or the United States	1074
substantially equivalent to any section listed in division (G)	1075
(1) provision of this section chapter or a violation of section	1076
2915.06 of the Revised Code as it existed prior to July 1, 1996;	1077
(3) An offense under an existing or former municipal	1078
ordinance or law of this or any other state or the United	1079
States, of which gambling is an element;	1080
(4) A conspiracy or attempt to commit, or complicity in	1081
committing, any offense under division (G)(1), (2), or (3) of	1082
this section.	1083
(H) Except as otherwise provided in this chapter,	1084
"charitable organization" means either of the following:	1085
(1) An organization that is, and has received from the	1086

1116

internal revenue service a determination letter that currently	1087
is in effect stating that the organization is, exempt from	1088
federal income taxation under subsection 501(a) and described in	1089
subsection 501(c)(3) of the Internal Revenue Code;	1090
(2) A volunteer rescue service organization, volunteer	1091
firefighter's organization, veteran's organization, fraternal	1092
organization, or sporting organization that is exempt from	1093
federal income taxation under subsection 501(c)(4), (c)(7), (c)	1094
(8), (c)(10), or (c)(19) of the Internal Revenue Code.	1095
To qualify as a "charitable organization," an organization	1096
shall have been in continuous existence as such in this state	1097
for a period of two years immediately preceding either the	1098
making of an application for a bingo license under section	1099
2915.08 of the Revised Code or the conducting of any game of	1100
chance as provided in division (D) of section 2915.02 of the	1101
Revised Code.	1102
(I) "Religious organization" means any church, body of	1103
communicants, or group that is not organized or operated for	1104
profit and that gathers in common membership for regular worship	1105
and religious observances.	1106
(J) "Veteran's organization" means any individual post or	1107
state headquarters of a national veteran's association or an	1108
auxiliary unit of any individual post of a national veteran's	1109
association, which post, state headquarters, or auxiliary unit	1110
is incorporated as a nonprofit corporation and either has	1111
received a letter from the state headquarters of the national	1112
veteran's association indicating that the individual post or	1113
auxiliary unit is in good standing with the national veteran's	1114

association or has received a letter from the national veteran's

association indicating that the state headquarters is in good

standing with the national veteran's association. As used in	1117
this division, "national veteran's association" means any	1118
veteran's association that has been in continuous existence as	1119
such for a period of at least five years and either is	1120
incorporated by an act of the United States congress or has a	1121
national dues-paying membership of at least five thousand	1122
persons.	1123
(K) "Volunteer firefighter's organization" means any	1124
organization of volunteer firefighters, as defined in section	1125
146.01 of the Revised Code, that is organized and operated	1126
exclusively to provide financial support for a volunteer fire	1127
department or a volunteer fire company and that is recognized or	1128
ratified by a county, municipal corporation, or township.	1129
(L) "Fraternal organization" means any society, order,	1130
state headquarters, or association within this state, except a	1131
college or high school fraternity, that is not organized for	1132
profit, that is a branch, lodge, or chapter of a national or	1133
state organization, that exists exclusively for the common	1134
business or sodality of its members.	1135
(M) "Volunteer rescue service organization" means any	1136
organization of volunteers organized to function as an emergency	1137
medical service organization, as defined in section 4765.01 of	1138
the Revised Code.	1139
(N) "Charitable bingo game" means any bingo game described	1140
in division (0)(1) or (2) of this section that is conducted by a	1141
charitable organization that has obtained a license pursuant to	1142
section 2915.08 of the Revised Code and the proceeds of which	1143
are used for a charitable purpose.	1144

(O) "Bingo" means either of the following:

(1) A game with all of the following characteristics:	1146
(a) The participants use bingo cards or sheets, including	1147
paper formats and electronic representation or image formats,	1148
that are divided into twenty-five spaces arranged in five	1149
horizontal and five vertical rows of spaces, with each space,	1150
except the central space, being designated by a combination of a	1151
letter and a number and with the central space being designated	1152
as a free space.	1153
(b) The participants cover the spaces on the bingo cards	1154
or sheets that correspond to combinations of letters and numbers	1155
that are announced by a bingo game operator.	1156
(c) A bingo game operator announces combinations of	1157
letters and numbers that appear on objects that a bingo game	1158
operator selects by chance, either manually or mechanically,	1159
from a receptacle that contains seventy-five objects at the	1160
beginning of each game, each object marked by a different	1161
combination of a letter and a number that corresponds to one of	1162
the seventy-five possible combinations of a letter and a number	1163
that can appear on the bingo cards or sheets.	1164
(d) The winner of the bingo game includes any participant	1165
who properly announces during the interval between the	1166
announcements of letters and numbers as described in division	1167
(O)(1)(c) of this section, that a predetermined and preannounced	1168
pattern of spaces has been covered on a bingo card or sheet	1169
being used by the participant.	1170
(2) Instant bingo, punch boards electronic instant bingo,	1171
and raffles.	1172
(P) "Conduct" means to back, promote, organize, manage,	1173

carry on, sponsor, or prepare for the operation of bingo or a

game of chance, a scheme of chance, or a sweepstakes.	1175
(Q) "Bingo game operator" means any person, except	1176
security personnel, who performs work or labor at the site of	1177
bingo, including, but not limited to, collecting money from	1178
participants, handing out bingo cards or sheets or objects to	1179
cover spaces on bingo cards or sheets, selecting from a	1180
receptacle the objects that contain the combination of letters	1181
and numbers that appear on bingo cards or sheets, calling out	1182
the combinations of letters and numbers, distributing prizes,	1183
selling or redeeming instant bingo tickets or cards, selling or	1184
redeeming electronic instant bingo tickets, credits, or	1185
vouchers, accessing an electronic instant bingo system other	1186
than as a participant, supervising the operation of a punch	1187
board, selling raffle tickets, selecting raffle tickets from a	1188
receptacle and announcing the winning numbers in a raffle, and	1189
preparing, selling, and serving food or beverages. "Bingo game	1190
operator" does not include a person who is maintaining,	1191
updating, or repairing an electronic instant bingo system.	1192
(R) "Participant" means any person who plays bingo.	1193
(S) "Bingo session" means a period that includes both of	1194
the following:	1195
(1) Not to exceed five continuous hours for the conduct of	1196
one or more games described in division (0)(1) of this section,	1197
instant bingo, and seal cards electronic instant bingo;	1198
(2) A period for the conduct of instant bingo and seal	1199
cards electronic instant bingo for not more than two hours	1200
before and not more than two hours after the period described in	1201
division (S)(1) of this section.	1202
(T) "Gross receipts" means all money or assets, including	1203

admission fees, that a person receives from bingo without the	1204
deduction of any amounts for prizes paid out or for the expenses	1205
of conducting bingo. "Gross receipts" does not include any money	1206
directly taken in from the sale of food or beverages by a	1207
charitable organization conducting bingo, or by a bona fide	1208
auxiliary unit or society of a charitable organization	1209
conducting bingo, provided all of the following apply:	1210
(1) The auxiliary unit or society has been in existence as	1211
a bona fide auxiliary unit or society of the charitable	1212
organization for at least two years prior to conducting bingo.	1213
(2) The person who purchases the food or beverage receives	1214
nothing of value except the food or beverage and items	1215
customarily received with the purchase of that food or beverage.	1216
(3) The food and beverages are sold at customary and	1217
reasonable prices.	1218
(U) "Security personnel" includes any person who either is	1219
a sheriff, deputy sheriff, marshal, deputy marshal, township	1220
constable, or member of an organized police department of a	1221
municipal corporation or has successfully completed a peace	1222
officer's training course pursuant to sections 109.71 to 109.79	1223
of the Revised Code and who is hired to provide security for the	1224
premises on which bingo is conducted.	1225
(V) "Charitable purpose" means that the net profit of	1226
bingo, other than instant bingo or electronic instant bingo, is	1227
used by, or is given, donated, or otherwise transferred to, any	1228
of the following:	1229
(1) Any organization that is described in subsection	1230
509(a)(1), 509(a)(2), or 509(a)(3) of the Internal Revenue Code	1231
and is either a governmental unit or an organization that is tax	1232

exempt under subsection 501(a) and described in subsection	1233
501(c)(3) of the Internal Revenue Code;	1234
(2) A veteran's organization that is a post, chapter, or	1235
organization of veterans, or an auxiliary unit or society of, or	1236
a trust or foundation for, any such post, chapter, or	1237
organization organized in the United States or any of its	1238
possessions, at least seventy-five per cent of the members of	1239
which are veterans and substantially all of the other members of	1240
which are individuals who are spouses, widows, or widowers of	1241
veterans, or such individuals, provided that no part of the net	1242
earnings of such post, chapter, or organization inures to the	1243
benefit of any private shareholder or individual, and further	1244
provided that the net profit is used by the post, chapter, or	1245
organization for the charitable purposes set forth in division	1246
(B)(12) of section 5739.02 of the Revised Code, is used for	1247
awarding scholarships to or for attendance at an institution	1248
mentioned in division (B)(12) of section 5739.02 of the Revised	1249
Code, is donated to a governmental agency, or is used for	1250
nonprofit youth activities, the purchase of United States or	1251
Ohio flags that are donated to schools, youth groups, or other	1252
bona fide nonprofit organizations, promotion of patriotism, or	1253
disaster relief;	1254
(3) A fraternal organization that has been in continuous	1255
existence in this state for fifteen years and that uses the net	1256
profit exclusively for religious, charitable, scientific,	1257
literary, or educational purposes, or for the prevention of	1258
cruelty to children or animals, if contributions for such use	1259
would qualify as a deductible charitable contribution under	1260
subsection 170 of the Internal Revenue Code;	1261

(4) A volunteer firefighter's organization that uses the

net profit for the purposes set forth in division (K) of this	1263
section.	1264
(W) "Internal Revenue Code" means the "Internal Revenue	1265
Code of 1986," 100 Stat. 2085, 26 U.S.C. 1, as now or hereafter	1266
amended.	1267
(X) "Youth athletic organization" means any organization,	1268
not organized for profit, that is organized and operated	1269
exclusively to provide financial support to, or to operate,	1270
athletic activities for persons who are twenty-one years of age	1271
or younger by means of sponsoring, organizing, operating, or	1272
contributing to the support of an athletic team, club, league,	1273
or association.	1274
(Y) "Youth athletic park organization" means any	1275
organization, not organized for profit, that satisfies both of	1276
the following:	1277
(1) It owns, operates, and maintains playing fields that	1278
satisfy both of the following:	1279
(a) The playing fields are used at least one hundred days	1280
per year for athletic activities by one or more organizations,	1281
not organized for profit, each of which is organized and	1282
operated exclusively to provide financial support to, or to	1283
operate, athletic activities for persons who are eighteen years	1284
of age or younger by means of sponsoring, organizing, operating,	1285
or contributing to the support of an athletic team, club,	1286
league, or association.	1287
(b) The playing fields are not used for any profit-making	1288
activity at any time during the year.	1289
(2) It uses the proceeds of bingo it conducts exclusively	1290
for the operation, maintenance, and improvement of its playing	1291

fields of the type described in division (Y)(1) of this section. 1292 (Z) "Bingo supplies" means bingo cards or sheets; instant 1293 bingo tickets or cards; electronic bingo aids; raffle tickets; 1294 punch boards; seal cards; instant bingo ticket dispensers; 1295 electronic instant bingo systems; and devices for selecting or 1296 displaying the combination of bingo letters and numbers or 1297 raffle tickets. Items that are "bingo supplies" are not gambling 1298 devices if sold or otherwise provided, and used, in accordance 1299 with this chapter. For purposes of this chapter, "bingo 1300 1301 supplies" are not to be considered equipment used to conduct a bingo game. 1302 (AA) "Instant bingo" means a form of bingo that shall use 1303 folded or banded tickets or paper cards with perforated break-1304 open tabs, a face of which is covered or otherwise hidden from 1305 view to conceal a number, letter, or symbol, or set of numbers, 1306 letters, or symbols, some of which have been designated in 1307 advance as prize winners, and may also-include games in which 1308 some winners are determined by the random selection of one or 1309 more bingo numbers by the use of a seal card or bingo blower. 1310 "Instant bingo" also includes a punch board game. In all 1311 "instant bingo" the prize amount and structure shall be 1312 predetermined. "Instant bingo" does not include electronic 1313 <u>instant bingo or</u> any device that is activated by the insertion 1314 of a coin, currency, token, or an equivalent, and that contains 1315 as one of its components a video display monitor that is capable 1316 of displaying numbers, letters, symbols, or characters in 1317 winning or losing combinations. 1318 (BB) "Seal card" means a form of instant bingo that uses 1319 instant bingo tickets in conjunction with a board or placard 1320

that contains one or more seals that, when removed or opened,

1350

(CC) "Raffle" means a form of bingo in which the one or	1323
more prizes are won by one or more persons who have purchased a	1324
raffle ticket. The one or more winners of the raffle are	1325
determined by drawing a ticket stub or other detachable section	1326
from a receptacle containing ticket stubs or detachable sections	1327
corresponding to all tickets sold for the raffle. "Raffle" does	1328
not include the drawing of a ticket stub or other detachable	1329
section of a ticket purchased to attend a professional sporting	1330
event if both of the following apply:	1331
(1) The ticket stub or other detachable section is used to	1332
select the winner of a free prize given away at the professional	1333
sporting event; and	1334
(2) The cost of the ticket is the same as the cost of a	1335
ticket to the professional sporting event on days when no free	1336
prize is given away.	1337
prize is given away.	1337
(DD) "Punch board" means <u>a form of instant bingo that uses</u>	1338
a board containing a number of holes or receptacles of uniform	1339
size in which are placed, mechanically and randomly, serially	1340
numbered slips of paper that may be punched or drawn from the	1341
hole or receptacle when used in conjunction with instant bingo.	1342
A player may punch or draw the numbered slips of paper from the	1343
holes or receptacles and obtain the prize established for the	1344
game if the number drawn corresponds to a winning number or, if	1345
the punch board includes the use of a seal card, a potential	1346
winning number.	1347
(EE) "Gross profit" means gross receipts minus the amount	1348
actually expended for the payment of prize awards.	1349

(FF) "Net profit" means gross profit minus expenses.

reveal predesignated winning numbers, letters, or symbols.

(GG) "Expenses" means the reasonable amount of gross	1351
profit actually expended for all of the following:	1352
(1) The purchase or lease of bingo supplies;	1353
(2) The annual license fee required under section 2915.08	1354
of the Revised Code;	1355
(3) Bank fees and service charges for a bingo session or	1356
game account described in section 2915.10 of the Revised Code;	1357
(4) Audits and accounting services;	1358
(5) Safes;	1359
(6) Cash registers;	1360
(7) Hiring security personnel;	1361
(8) Advertising bingo;	1362
(9) Renting premises in which to conduct a bingo session;	1363
(10) Tables and chairs;	1364
(11) Expenses for maintaining and operating a charitable	1365
organization's facilities, including, but not limited to, a post	1366
home, club house, lounge, tavern, or canteen and any grounds	1367
attached to the post home, club house, lounge, tavern, or	1368
canteen;	1369
(12) Payment of real property taxes and assessments that	1370
are levied on a premises on which bingo is conducted;	1371
(13) Any other product or service directly related to the	1372
conduct of bingo that is authorized in rules adopted by the	1373
attorney general under division $\frac{\text{(B)}(1)}{\text{(F)}(1)}$ of section 2915.08	1374
of the Revised Code.	1375
(HH) "Person" has the same meaning as in section 1.59 of	1376

the Revised Code and includes any firm or any other legal	1377
entity, however organized.	1378
(II) "Revoke" means to void permanently all rights and	1379
privileges of the holder of a license issued under section	1380
2915.08, 2915.081, or 2915.082 of the Revised Code or a	1381
charitable gaming license issued by another jurisdiction.	1382
(JJ) "Suspend" means to interrupt temporarily all rights	1383
and privileges of the holder of a license issued under section	1384
2915.08, 2915.081, or 2915.082 of the Revised Code or a	1385
charitable gaming license issued by another jurisdiction.	1386
(KK) "Distributor" means any person who purchases or	1387
obtains bingo supplies and who does either of the following:	1388
(1) Sells, offers for sale, or otherwise provides or	1389
offers to provide the bingo supplies to another person for use	1390
entity, however organized. (II) "Revoke" means to void permanently all rights and privileges of the holder of a license issued under section 2915.08, 2915.081, or 2915.082 of the Revised Code or a charitable gaming license issued by another jurisdiction. (JJ) "Suspend" means to interrupt temporarily all rights and privileges of the holder of a license issued under section 2915.08, 2915.081, or 2915.082 of the Revised Code or a charitable gaming license issued by another jurisdiction. (KK) "Distributor" means any person who purchases or obtains bingo supplies and who does either of the following: (1) Sells, offers for sale, or otherwise provides or offers to provide the bingo supplies to another person for use in this state; (2) Modifies, converts, adds to, or removes parts from the	1391
(2) Modifies, converts, adds to, or removes parts from the	1392
bingo supplies to further their promotion or sale for use in	1393
this state.	1394
(LL) "Manufacturer" means any person who assembles	1395
completed bingo supplies from raw materials, other items, or	1396
subparts or who modifies, converts, adds to, or removes parts	1397
from bingo supplies to further their promotion or sale.	1398
(MM) "Gross annual revenues" means the annual gross	1399
receipts derived from the conduct of bingo described in division	1400
(O)(1) of this section plus the annual net profit derived from	1401
the conduct of bingo described in division (0)(2) of this	1402
section.	1403
(NN) "Instant bingo ticket dispenser" means a mechanical	1404

device that dispenses an instant bingo ticket or card as the	1405
sole item of value dispensed and that has the following	1406
characteristics:	1407
(1) It is activated upon the insertion of United States	1408
currency.	1409
(2) It performs no gaming functions.	1410
(3) It does not contain a video display monitor or	1411
generate noise.	1412
(4) It is not capable of displaying any numbers, letters,	1413
symbols, or characters in winning or losing combinations.	1414
(5) It does not simulate or display rolling or spinning	1415
reels.	1416
(6) It is incapable of determining whether a dispensed	1417
bingo ticket or card is a winning or nonwinning ticket or card	1418
and requires a winning ticket or card to be paid by a bingo game	1419
operator.	1420
(7) It may provide accounting and security features to aid	1421
in accounting for the instant bingo tickets or cards it	1422
dispenses.	1423
(8) It is not part of an electronic network and is not	1424
interactive.	1425
(00)(1) "Electronic bingo aid" means an electronic device	1426
used by a participant to monitor bingo cards or sheets purchased	1427
at the time and place of a bingo session and that does all of	1428
the following:	1429
(a) It provides a means for a participant to input numbers	1430
and letters announced by a bingo caller.	1431

(b) It compares the numbers and letters entered by the	1432
participant to the bingo faces previously stored in the memory	1433
of the device.	1434
(c) It identifies a winning bingo pattern.	1435
(2) "Electronic bingo aid" does not include any device	1436
into which a coin, currency, token, or an equivalent is inserted	1437
to activate play.	1438
(PP) "Deal of instant bingo tickets " means a single game	1439
of instant bingo tickets, or a single game of electronic instant	1440
<pre>bingo tickets, all with the same serial number.</pre>	1441
(QQ) (1) "Slot machine" means either of the following:	1442
(a) Any mechanical, electronic, video, or digital device	1443
that is capable of accepting anything of value, directly or	1444
indirectly, from or on behalf of a player who gives the thing of	1445
value in the hope of gain;	1446
(b) Any mechanical, electronic, video, or digital device	1447
that is capable of accepting anything of value, directly or	1448
indirectly, from or on behalf of a player to conduct bingo or a	1449
scheme or game of chance.	1450
(2) "Slot machine" does not include a skill-based	1451
amusement machine—or, an instant bingo ticket dispenser, or an	1452
electronic instant bingo system.	1453
(RR) "Net profit from the proceeds of the sale of instant	1454
bingo or electronic instant bingo" means gross profit minus the	1455
ordinary, necessary, and reasonable expense expended for the	1456
purchase of instant bingo supplies for the purpose of conducting	1457
instant bingo or electronic instant bingo, and, in the case of	1458
instant bingo or electronic instant bingo conducted by a	1459

veteran's, fraternal, or sporting organization, minus the	1460
payment by that organization of real property taxes and	1461
assessments levied on a premises on which instant bingo $\underline{\text{or}}$	1462
electronic instant bingo is conducted.	1463
(SS) "Charitable instant bingo organization" means an	1464
organization that is exempt from federal income taxation under	1465
subsection 501(a) and described in subsection 501(c)(3) of the	1466
Internal Revenue Code and is a charitable organization as	1467
defined in this section. A "charitable instant bingo	1468
organization" does not include a charitable organization that is	1469
exempt from federal income taxation under subsection 501(a) and	1470
described in subsection 501(c)(3) of the Internal Revenue Code	1471
and that is created by a veteran's organization, a fraternal	1472
organization, or a sporting organization in regards to bingo	1473
conducted or assisted by a veteran's organization, a fraternal	1474
organization, or a sporting organization pursuant to section	1475
2915.13 of the Revised Code.	1476
(TT) "Game flare" means the board or placard, or	1477
electronic representation of a board or placard, that	1478
accompanies each deal of instant bingo or electronic instant	1479
bingo tickets and that has printed on or affixed to it includes	1480
the following information for the game:	1481
(1) The name of the game;	1482
(2) The manufacturer's name or distinctive logo;	1483
(3) The form number;	1484
(4) The ticket count;	1485
(5) The prize structure, including the number of winning	1486
instant bingo tickets by denomination and the respective winning	1487
symbol or number combinations for the winning instant bingo	1488

tickets;	1489
(6) The cost per play;	1490
(7) The serial number of the game.	1491
(UU)(1) "Skill-based amusement machine" means a	1492
mechanical, video, digital, or electronic device that rewards	1493
the player or players, if at all, only with merchandise prizes	1494
or with redeemable vouchers redeemable only for merchandise	1495
prizes, provided that with respect to rewards for playing the	1496
game all of the following apply:	1497
(a) The wholesale value of a merchandise prize awarded as	1498
a result of the single play of a machine does not exceed ten	1499
dollars;	1500
(b) Redeemable vouchers awarded for any single play of a	1501
machine are not redeemable for a merchandise prize with a	1502
wholesale value of more than ten dollars;	1503
(c) Redeemable vouchers are not redeemable for a	1504
merchandise prize that has a wholesale value of more than ten	1505
dollars times the fewest number of single plays necessary to	1506
accrue the redeemable vouchers required to obtain that prize;	1507
and	1508
(d) Any redeemable vouchers or merchandise prizes are	1509
distributed at the site of the skill-based amusement machine at	1510
the time of play.	1511
A card for the purchase of gasoline is a redeemable	1512
voucher for purposes of division (UU)(1) of this section even if	1513
the skill-based amusement machine for the play of which the card	1514
is awarded is located at a place where gasoline may not be	1515
legally distributed to the public or the card is not redeemable	1516

at the location of, or at the time of playing, the skill-based amusement machine.	1517
(2) A device shall not be considered a skill-based	1519
amusement machine and shall be considered a slot machine if it	1520
pays cash or one or more of the following apply:	1521
(a) The ability of a player to succeed at the game is	1522
impacted by the number or ratio of prior wins to prior losses of	1523
players playing the game.	1524
(b) Any reward of redeemable vouchers is not based solely	1525
on the player achieving the object of the game or the player's	1526
score;	1527
(c) The outcome of the game, or the value of the	1528
redeemable voucher or merchandise prize awarded for winning the	1529
game, can be controlled by a source other than any player	1530
playing the game.	1531
(d) The success of any player is or may be determined by a	1532
chance event that cannot be altered by player actions.	1533
(e) The ability of any player to succeed at the game is	1534
determined by game features not visible or known to the player.	1535
(f) The ability of the player to succeed at the game is	1536
impacted by the exercise of a skill that no reasonable player	1537
could exercise.	1538
(3) All of the following apply to any machine that is	1539
operated as described in division (UU)(1) of this section:	1540
(a) As used in division (UU) of this section, "game" and	1541
"play" mean one event from the initial activation of the machine	1542
until the results of play are determined without payment of	1543
additional consideration. An individual utilizing a machine that	1544

involves a single game, play, contest, competition, or	1545
tournament may be awarded redeemable vouchers or merchandise	1546
prizes based on the results of play.	1547
(b) Advance play for a single game, play, contest,	1548
competition, or tournament participation may be purchased. The	1549
cost of the contest, competition, or tournament participation	1550
may be greater than a single noncontest, competition, or	1551
tournament play.	1552
(c) To the extent that the machine is used in a contest,	1553
competition, or tournament, that contest, competition, or	1554
tournament has a defined starting and ending date and is open to	1555
participants in competition for scoring and ranking results	1556
toward the awarding of redeemable vouchers or merchandise prizes	1557
that are stated prior to the start of the contest, competition,	1558
or tournament.	1559
(4) For purposes of division (UU)(1) of this section, the	1560
mere presence of a device, such as a pin-setting, ball-	1561
releasing, or scoring mechanism, that does not contribute to or	1562
affect the outcome of the play of the game does not make the	1563
device a skill-based amusement machine.	1564
(VV) "Merchandise prize" means any item of value, but	1565
shall not include any of the following:	1566
(1) Cash, gift cards, or any equivalent thereof;	1567
(2) Plays on games of chance, state lottery tickets, or	1568
bingo, or instant bingo;	1569
(3) Firearms, tobacco, or alcoholic beverages; or	1570
(4) A redeemable voucher that is redeemable for any of the	1571
items listed in division (VV)(1), (2), or (3) of this section.	1572

(WW) "Redeemable voucher" means any ticket, token, coupon,	1573
receipt, or other noncash representation of value.	1574
(XX) "Pool not conducted for profit" means a scheme in	1575
which a participant gives a valuable consideration for a chance	1576
to win a prize and the total amount of consideration wagered is	1577
distributed to a participant or participants.	1578
(YY) "Sporting organization" means a hunting, fishing, or	1579
trapping organization, other than a college or high school	1580
fraternity or sorority, that is not organized for profit, that	1581
is affiliated with a state or national sporting organization,	1582
including but not limited to, the league of Ohio sportsmen, and	1583
that has been in continuous existence in this state for a period	1584
of three years.	1585
(ZZ) "Community action agency" has the same meaning as in	1586
section 122.66 of the Revised Code.	1587
(AAA)(1) "Sweepstakes terminal device" means a mechanical,	1588
video, digital, or electronic machine or device that is owned,	1589
leased, or otherwise possessed by any person conducting a	1590
sweepstakes, or by that person's partners, affiliates,	1591
subsidiaries, or contractors, that is intended to be used by a	1592
sweepstakes participant, and that is capable of displaying	1593
information on a screen or other mechanism. A device is a	1594
sweepstakes terminal device if any of the following apply:	1595
(a) The device uses a simulated game terminal as a	1596
representation of the prizes associated with the results of the	1597
sweepstakes entries.	1598
(b) The device utilizes software such that the simulated	1599
game influences or determines the winning of or value of the	1600
prize.	1601

(c) The device selects prizes from a predetermined finite	1602
pool of entries.	1603
(d) The device utilizes a mechanism that reveals the	1604
content of a predetermined sweepstakes entry.	1605
(e) The device predetermines the prize results and stores	1606
those results for delivery at the time the sweepstakes entry	1607
results are revealed.	1608
(f) The device utilizes software to create a game result.	1609
(g) The device reveals the prize incrementally, even	1610
though the device does not influence the awarding of the prize	1611
or the value of any prize awarded.	1612
(h) The device determines and associates the prize with an	1613
entry or entries at the time the sweepstakes is entered.	1614
(2) As used in this division and in section 2915.02 of the	1615
Revised Code:	1616
(a) "Enter" means the act by which a person becomes	1617
eligible to receive any prize offered in a sweepstakes.	1618
(b) "Entry" means one event from the initial activation of	1619
the sweepstakes terminal device until all the sweepstakes prize	1620
results from that activation are revealed.	1621
(c) "Prize" means any gift, award, gratuity, good,	1622
service, credit, reward, or any other thing of value that may be	1623
transferred to a person, whether possession of the prize is	1624
actually transferred, or placed on an account or other record as	1625
evidence of the intent to transfer the prize.	1626
(d) "Sweepstakes terminal device facility" means any	1627
location in this state where a sweepstakes terminal device is	1628

provided to a sweepstakes participant, except as provided in	1629
division (G) of section 2915.02 of the Revised Code.	1630
(BBB) "Sweepstakes" means any game, contest, advertising	1631
scheme or plan, or other promotion where consideration is not	1632
required for a person to enter to win or become eligible to	1633
receive any prize, the determination of which is based upon	1634
chance. "Sweepstakes" does not include bingo as authorized under	1635
this chapter, pari-mutuel wagering as authorized by Chapter	1636
3769. of the Revised Code, lotteries conducted by the state	1637
lottery commission as authorized by Chapter 3770. of the Revised	1638
Code, and casino gaming as authorized by Chapter 3772. of the	1639
Revised Code.	1640
(CCC)(1) "Electronic instant bingo" means a form of bingo	1641
that consists of an electronic or digital representation of	1642
instant bingo in which a participant wins a prize if the	1643
participant's electronic instant bingo ticket contains a	1644
combination of numbers or symbols that was designated in advance	1645
as a winning combination, and to which all of the following	1646
<pre>apply:</pre>	1647
(a) Each deal has a predetermined, finite number of	1648
winning and losing tickets and a predetermined prize amount and	1649
deal structure, provided that there may be multiple winning	1650
combinations in each deal and multiple winning tickets.	1651
(b) Each electronic instant bingo ticket within a deal has	1652
a unique serial number that is not regenerated.	1653
(c) Each electronic instant bingo ticket within a deal is	1654
sold for the same price.	1655
(d) After a participant purchases an electronic instant	1656
bingo ticket, the combination of numbers or symbols on the	1657

ticket is revealed to the participant.	1658
(e) The reveal of numbers or symbols on the ticket may	1659
incorporate an entertainment or bonus theme, provided that the	1660
reveal does not include spinning reels that resemble a slot	1661
<pre>machine.</pre>	1662
(f) The reveal theme, if any, does not require additional	1663
consideration or award any prize other than any predetermined	1664
prize associated with the electronic instant bingo ticket.	1665
(2) "Electronic instant bingo" shall not include:	1666
(a) Any game, entertainment, or bonus theme that	1667
replicates or simulates the gambling games of keno, blackjack,	1668
roulette, poker, craps, other casino-style table games, or horse	1669
<pre>racing;</pre>	1670
(b) Any device operated by dropping one or more coins or	1671
tokens into a slot and pulling a handle or pushing a button or	1672
touchpoint on a touchscreen to activate one to three or more	1673
rotating reels marked into horizontal segments by varying	1674
symbols, where the predetermined prize amount depends on how and	1675
how many of the symbols line up when the rotating reels come to	1676
a rest;	1677
(c) Any device that includes a coin tray or hopper and the	1678
ability to dispense coins, cash, tokens, or anything of value	1679
other than a credit ticket voucher.	1680
(DDD) "Electronic instant bingo system" means a	1681
mechanical, electronic, digital, or video device that is used to	1682
play electronic instant bingo and any associated equipment or	1683
software used to conduct, manage, monitor, or document any	1684
aspect of electronic instant bingo	1685

Am. Sub. S. B. No. 176 As Passed by the Senate

Sec. 2915.08. (A) (1) Annually <u>Except</u> as otherwise	1686
permitted under section 2915.092 of the Revised Code, annually	1687
before the first day of January, a charitable organization that	1688
desires to conduct bingo, instant bingo at a bingo session, or	1689
instant bingo other than at a bingo session shall make out, upon	1690
a form to be furnished by the attorney general for that purpose,	1691
an application for a license apply to the attorney general for	1692
one or more of the following types of licenses to conduct bingo,	1693
as appropriate:	1694
(1) A type I license to conduct bingo as described in	1695
division (0)(1) of section 2915.01 of the Revised Code;	1696
(2) A type II license to conduct instant bingo, electronic	1697
<u>instant bingo, or both</u> at a bingo session , or ;	1698
(3) A type III license to conduct instant bingo,	1699
electronic instant bingo, or both other than at a bingo session	1700
and deliver that, in accordance with sections 2915.093 to	1701
2915.095 or section 2915.13 of the Revised Code, as applicable.	1702
(B) The application to the attorney general together with	1703
shall be accompanied by a license fee as follows:	1704
(a) Except as otherwise provided in this division, for (1)	1705
If the charitable organization was not licensed to conduct bingo	1706
under this chapter before July 1, 2003, a fee established by the	1707
attorney general by rule adopted pursuant to section 111.15 of	1708
the Revised Code.	1709
(2) If the charitable organization was licensed to conduct	1710
bingo under this chapter before July 1, 2003, the following	1711
applicable fee:	1712
(a) For a type I license for the a charitable organization	1713
that wishes to conduct of bingo during twenty-six or more weeks	1714

in any catendar year, a license lee of two nundred dollars;	1/13
(b) For a type II or type III license for the a charitable	1716
organization that previously has not been licensed under this	1717
<u>chapter to</u> conduct of instant bingo at a bingo session or	1718
electronic instant bingo other than at a bingo session for a	1719
charitable organization that previously has not been licensed	1720
under this chapter to conduct instant bingo at a bingo session	1721
or instant bingo other than at a bingo session and that wishes	1722
to conduct bingo during twenty-six or more weeks in any calendar	1723
<pre>year, a license fee of five hundred dollars, and for any other;</pre>	1724
(c) For a type II or type III license for a charitable	1725
organization that previously has been licensed under this	1726
chapter to conduct instant bingo or electronic instant bingo and	1727
that desires to conduct bingo during twenty-six or more weeks in	1728
any calendar year, a license fee that is based upon the gross	1729
profits received by the charitable organization from the	1730
operation of instant bingo at a bingo session or electronic	1731
instant bingo other than at a bingo session, during the one-year	1732
period ending on the thirty-first day of October of the year	1733
immediately preceding the year for which the license is sought,	1734
and that is one of the following:	1735
(i) Five hundred dollars, if the total is fifty thousand	1736
dollars or less;	1737
(ii) One thousand two hundred fifty dollars plus one-	1738
fourth per cent of the gross profit, if the total is more than	1739
fifty thousand dollars but less than two hundred fifty thousand	1740
one dollars;	1741
(iii) Two thousand two hundred fifty dollars plus one-half	1742
per cent of the gross profit, if the total is more than two	1743

hundred fifty thousand dollars but less than five hundred	1744
thousand one dollars;	1745
(iv) Three thousand five hundred dollars plus one per cent	1746
of the gross profit, if the total is more than five hundred	1747
thousand dollars but less than one million one dollars;	1748
(v) Five thousand dollars plus one per cent of the gross	1749
profit, if the total is one million one dollars or more;.	1750
(c) A (d) For a type I, type II, or type III license for a	1751
charitable organization that desires to conduct bingo during	1752
fewer than twenty-six weeks in any calendar year, a reduced	1753
license fee established by the attorney general by rule adopted	1754
pursuant to division (G) of this section 111.15 of the Revised	1755
Code.	1756
(d) For a license to conduct bingo for a charitable	1757
organization that prior to July 1, 2003, has not been licensed-	1758
under this chapter to conduct bingo, instant bingo at a bingo	1759
session, or instant bingo other than at a bingo session, a	1760
license fee established by rule by the attorney general in	1761
accordance with division (H) of this section.	1762
$\frac{(2)-(C)}{(C)}$ The application shall be in the form prescribed by	1763
the attorney general, shall be signed and sworn to by the	1764
applicant, and shall contain all of the following:	1765
$\frac{(a)}{(1)}$ The name and post-office address of the applicant;	1766
$\frac{(b)}{(2)}$ A statement that the applicant is a charitable	1767
organization and that it has been in continuous existence as a	1768
charitable organization in this state for two years immediately	1769
preceding the making of the application;	1770
$\frac{(e)}{(3)}$ The location at which the organization will	1771

conduct bingo, which location shall be within the county in	1772
which the principal place of business of the applicant is	1773
located, the days of the week and the times on each of those	1774
days when bingo will be conducted, whether the organization	1775
owns, leases, or subleases the premises, and a copy of the	1776
rental agreement if it leases or subleases the premises;	1777
$\frac{(d)}{(d)}$ A statement of the applicant's previous history,	1778
record, and association that is sufficient to establish that the	1779
applicant is a charitable organization, and a copy of a	1780
determination letter that is issued by the Internal Revenue	1781
Service and states that the organization is tax exempt under	1782
subsection 501(a) and described in subsection $501(c)(3)$, $501(c)$	1783
(4), 501(c)(7), 501(c)(8), 501(c)(10), or 501(c)(19) of the	1784
Internal Revenue Code;	1785
(e) (5) A statement as to whether the applicant has ever	1786
had any previous application refused, whether it previously has	1787
had a license revoked or suspended, and the reason stated by the	1788
attorney general for the refusal, revocation, or suspension;	1789
(f) (6) A statement of the charitable purposes for which	1790
the net profit derived from bingo, other than instant bingo,	1791
described in division (0)(1) of section 2915.01 of the Revised	1792
<pre>Code will be used, and or a statement of how the net profit</pre>	1793
derived from instant bingo or electronic instant bingo will be	1794
distributed in accordance with section 2915.101 of the Revised	1795
Code, as applicable;	1796
$\frac{(g)}{(7)}$ Other necessary and reasonable information that	1797
the attorney general may require by rule adopted pursuant to	1798
section 111.15 of the Revised Code;	1799
(h) (8) If the applicant is a charitable trust as defined	1800

in section 109.23 of the Revised Code, a statement as to whether	1801
it has registered with the attorney general pursuant to section	1802
109.26 of the Revised Code or filed annual reports pursuant to	1803
section 109.31 of the Revised Code, and, if it is not required	1804
to do either, the exemption in section 109.26 or 109.31 of the	1805
Revised Code that applies to it;	1806

(i)—(9) If the applicant is a charitable organization as 1807 defined in section 1716.01 of the Revised Code, a statement as 1808 to whether it has filed with the attorney general a registration 1809 statement pursuant to section 1716.02 of the Revised Code and a 1810 financial report pursuant to section 1716.04 of the Revised 1811 Code, and, if it is not required to do both, the exemption in 1812 section 1716.03 of the Revised Code that applies to it+

 $\frac{(i)}{(i)}$ In the case of an applicant seeking to qualify as 1814 a youth athletic park organization, a statement issued by a 1815 board or body vested with authority under Chapter 755. of the 1816 Revised Code for the supervision and maintenance of recreation 1817 facilities in the territory in which the organization is 1818 located, certifying that the playing fields owned by the 1819 organization were used for at least one hundred days during the 1820 year in which the statement is issued, and were open for use to 1821 all residents of that territory, regardless of race, color, 1822 creed, religion, sex, or national origin, for athletic 1823 activities by youth athletic organizations that do not 1824 discriminate on the basis of race, color, creed, religion, sex, 1825 or national origin, and that the fields were not used for any 1826 profit-making activity at any time during the year. That type of 1827 board or body is authorized to issue the statement upon request 1828 and shall issue the statement if it finds that the applicant's 1829 playing fields were so used. 1830

$\frac{(3)-(D)}{(D)}$ The attorney general, within thirty days after	1831
receiving a timely filed application from a charitable	1832
organization that has been issued a license under this section	1833
that has not expired and has not been revoked or suspended,	1834
shall send a temporary permit to the applicant specifying the	1835
date on which the application was filed with the attorney	1836
general and stating that, pursuant to section 119.06 of the	1837
Revised Code, the applicant may continue to conduct bingo until	1838
a new license is granted or, if the application is rejected,	1839
until fifteen days after notice of the rejection is mailed to	1840
the applicant. The temporary permit does not affect the validity	1841
of the applicant's application and does not grant any rights to	1842
the applicant except those rights specifically granted in	1843
section 119.06 of the Revised Code. The issuance of a temporary	1844
permit by the attorney general pursuant to this division does	1845
not prohibit the attorney general from rejecting the applicant's	1846
application because of acts that the applicant committed, or	1847
actions that the applicant failed to take, before or after the	1848
issuance of the temporary permit.	1849

(4) (E) Within thirty days after receiving an initial 1850 license application from a charitable organization to conduct 1851 bingo, instant bingo at a bingo session, or instant bingo other 1852 than at a bingo session, the attorney general shall conduct a 1853 preliminary review of the application and notify the applicant 1854 regarding any deficiencies. Once an application is deemed 1855 complete, or beginning on the thirtieth day after the 1856 application is filed, if the attorney general failed to notify 1857 the applicant of any deficiencies, the attorney general shall 1858 have an additional sixty days to conduct an investigation and 1859 either grant, grant with limits, restrictions, or probationary 1860 conditions, or deny the application based on findings 1861

established and communicated in accordance with divisions (B)	1862
$\overline{\text{(F)}}$ and $\overline{\text{(E)}}$ of this section. As an option to granting,	1863
granting with limits, restrictions, or probationary conditions,	1864
or denying an initial license application, the attorney general	1865
may grant a temporary license and request additional time to	1866
conduct the investigation if the attorney general has cause to	1867
believe that additional time is necessary to complete the	1868
investigation and has notified the applicant in writing about	1869
the specific concerns raised during the investigation.	1870

 $\frac{(B)(1)-(F)(1)}{(E)(1)}$ The attorney general shall adopt rules to 1871 enforce sections 2915.01, 2915.02, and 2915.07 to 2915.13 1872 2915.15 of the Revised Code to ensure that bingo or instant 1873 bingo is conducted in accordance with those sections and to 1874 maintain proper control over the conduct of bingo-or instant 1875 bingo. The Except as otherwise provided in this section, the 1876 rules, except rules adopted pursuant to divisions (A) (2) (q) and 1877 (G) of this section, shall be adopted pursuant to Chapter 119. 1878 of the Revised Code. The attorney general shall license 1879 charitable organizations to conduct bingo, instant bingo at a 1880 bingo session, or instant bingo other than at a bingo session in 1881 conformance with this chapter and with the licensing provisions 1882 of Chapter 119. of the Revised Code. 1883

(2) The attorney general may refuse to grant a license to 1884 any If any of the following applies to an organization, or 1885 revoke or suspend the license of any organization, that does any 1886 of the following or to which any of the following applies the 1887 attorney general may refuse to grant a license to the 1888 organization, may revoke or suspend the organization's license, 1889 or may place limits, restrictions, or probationary conditions on 1890 the organization's license for a limited or indefinite period, 1891 as determined by the attorney general: 1892

(a) Fails The organization fails or has failed at any time	1893
to meet any requirement of section 109.26, 109.31, or 1716.02,	1894
or sections 2915.07 to $\frac{2915.11}{2915.15}$ of the Revised Code, or	1895
violates or has violated any provision of sections 2915.02 or	1896
2915.07 to 2915.13 of the Revised Code or any rule adopted by	1897
the attorney general pursuant to this—section; chapter.	1898
(b) Makes The organization makes or has made an incorrect	1899
or false statement that is material to the granting of the	1900
license in an application filed pursuant to division (A) of	1901
<u>under</u> this section+.	1902
(c) Submits The organization submits or has submitted any	1903
incorrect or false information relating to an application if the	1904
information is material to the granting of the license $ au_{\cdot}$	1905
(d) Maintains The organization maintains or has maintained	1906
any incorrect or false information that is material to the	1907
granting of the license in the records required to be kept	1908
pursuant to divisions (A) and (C) of section 2915.10 of the	1909
Revised Code, if applicable +.	1910
(e) The attorney general has good cause to believe that	1911
the organization will not conduct bingo, instant bingo at a	1912
bingo session, or instant bingo other than at a bingo session in	1913
accordance with sections 2915.07 to $\frac{2915.13}{2915.15}$ of the	1914
Revised Code or with any rule adopted by the attorney general	1915
pursuant to this <u>section</u> chapter.	1916
(3) If the attorney general has good cause to believe that	1917
any director or officer of the organization has breached the	1918
director's or officer's fiduciary duty to, or committed theft or	1919
any other type of misconduct related to, the organization or any	1920
other charitable organization that has been issued a bingo	1921

license under this chapter, the attorney general may refuse to	1922
grant a license to the organization, may impose limits,	1923
restrictions, or probationary conditions on the license, or may	1924
revoke or suspend the organization's license for a period not to	1925
exceed five years.	1926
(4) The attorney general may impose a civil fine on an	1927
organization licensed or permitted under this chapter for	1928
failure to comply with any restrictions, limits, or probationary	1929
conditions on its license, and for failure to comply with this	1930
chapter or any rule adopted under this chapter, according to a	1931
schedule of fines that the attorney general shall adopt in	1932
accordance with Chapter 119. of the Revised Code.	1933
(5) For the purposes of division (B) of this section,	1934
any action of an officer, trustee, agent, representative, or	1935
bingo game operator of an organization is an action of the	1936
organization.	1937
(C) (G) The attorney general may grant licenses to	1938
charitable organizations that are branches, lodges, or chapters	1939
of national charitable organizations.	1940
(D) (H) The attorney general shall send notice of any of	1941
the following actions in writing to the prosecuting attorney and	1942
sheriff of the county in which the $\underline{\text{charitable}}$ organization $\underline{\text{will}}$	1943
conduct bingo, instant bingo at a bingo session, or instant-	1944
bingo other than at a bingo session, as stated in its-	1945
application for a license or amended license, is located and to	1946
any other law enforcement agency in that county that so	1947
requests, of all of the following:	1948
(1) The issuance of the a license under this section;	1949
(2) The issuance of the an amended license under this	1950

<pre>section;</pre>	1951
(3) The rejection of an application for and refusal to	1952
grant a license under this section;	1953
(4) The revocation of any license previously issued under	1954
this section;	1955
(5) The suspension of any license previously issued under_	1956
this section;	1957
(6) The placing of any limits, restrictions, or	1958
probationary conditions placed on a license issued under this	1959
section.	1960
(E) (I) A license issued by the attorney general under	1961
this section shall set forth the information contained on the	1962
application of the charitable organization that the attorney	1963
general determines is relevant, including, but not limited to,	1964
the location at which the organization will conduct bingo,	1965
instant bingo at a bingo session, or instant bingo other than at	1966
a bingo session whether the license is a type I, type II, or	1967
type III license, and the days of the week and the times on each	1968
of those days when bingo will be conducted. If the attorney	1969
general refuses to grant, places limits, restrictions, or	1970
probationary conditions on, or revokes or suspends a license,	1971
the attorney general shall notify the applicant in writing and	1972
specifically identify the reason for the refusal, revocation,	1973
limit, restriction, probationary condition, or suspension in	1974
narrative form and, if applicable, by identifying the section of	1975
the Revised Code violated. The failure of the attorney general	1976
to give the written notice of the reasons for the refusal,	1977
revocation, limit, restriction, probationary condition, or	1978
suspension or a mistake in the written notice does not affect	1979

Am. Sub. S. B. No. 176 As Passed by the Senate

the validity of the attorney general's refusal to grant, or the	1980
revocation or suspension of, or limit, restriction, or	1981
probationary condition on, a license. If the attorney general	1982
fails to give the written notice or if there is a mistake in the	1983
written notice, the applicant may bring an action to compel the	1984
attorney general to comply with this division or to correct the	1985
mistake, but the attorney general's order refusing to grant, or	1986
placing a limit, restriction, or probationary condition on, or	1987
revoking or suspending, a license shall not be enjoined during	1988
the pendency of the action.	1989

(F) (J) A charitable organization that has been issued a 1990 license pursuant to division (B) of under this section but that 1991 cannot conduct bingo or instant bingo at the location, or on the 1992 day of the week or at the time, specified on the license due to 1993 circumstances that make it impractical to do so, or that desires 1994 to conduct instant bingo, electronic instant bingo, or both 1995 other than at a bingo session at additional locations not 1996 identified on the license, may apply in writing, together with 1997 an application fee of two hundred fifty dollars, to the attorney 1998 general, at least thirty days prior to a change in or addition 1999 of a location, day of the week, or time, and request an amended 2000 license. As applicable, the application shall describe the 2001 causes making it impractical for the organization to conduct 2002 bingo or instant bingo in conformity with its license and shall 2003 indicate the location, days of the week, and times on each of 2004 those days when it desires to conduct bingo or instant bingo 2005 and, as applicable, shall indicate the additional locations at 2006 which it desires to conduct instant bingo, electronic instant 2007 bingo, or both other than at a bingo session. Except as 2008 otherwise provided in this division, the attorney general shall 2009 issue the amended license in accordance with division $\frac{(E)-(I)}{(I)}$ of 2010

Am. Sub. S. B. No. 176 As Passed by the Senate

this section, and the organization shall surrender its original	2011
license to the attorney general. The attorney general may refuse	2012
to grant an amended license according to the terms of division	2013
(B) (F) of this section.	2014
(G) The attorney general, by rule adopted pursuant to	2015
section 111.15 of the Revised Code, shall establish a schedule-	2016
of reduced license fees for charitable organizations that desire	2017
to conduct bingo or instant bingo during fewer than twenty-six-	2018
weeks in any calendar year.	2019
(H) The attorney general, by rule adopted pursuant to-	2020
section 111.15 of the Revised Code, shall establish license fees	2021
for the conduct of bingo, instant bingo at a bingo session, or	2022
instant bingo other than at a bingo session for charitable-	2023
organizations that prior to July 1, 2003, have not been licensed	2024
to conduct bingo, instant bingo at a bingo session, or instant	2025
bingo other than at a bingo session under this chapter.	2026
(I) (K) The attorney general may enter into a written	2027
contract with any other state agency to delegate to that state	2028
agency the powers prescribed to the attorney general under	2029
Chapter 2915. of the Revised Code.	2030
$\frac{(J)-(L)}{(L)}$ The attorney general, by rule adopted pursuant to	2031
section 111.15 of the Revised Code, may adopt rules to determine	2032
the requirements for a charitable organization that is exempt	2033
from federal income taxation under subsection 501(a) and	2034
described in subsection 501(c)(3) of the Internal Revenue Code	2035
to be in good standing in the state.	2036
Sec. 2915.081. (A) No distributor shall sell, offer to	2037
sell, or otherwise provide or offer to provide bingo supplies to	2038
another person, or modify, convert, add to, or remove parts from	2039

bingo supplies to further their promotion or sale, for use in	2040
this state without having obtained a license from the attorney	2041
general under this section.	2042
(B) (1) The attorney general may issue a distributor	2043
license to any person that meets the requirements of this	2044
section. The application for the license shall be on a form	2045
prescribed by the attorney general and be accompanied by the	2046
annual fee prescribed by this section. The license is valid for	2047
a period of one year, and the annual fee for the license is five	2048
thousand dollars.	2049
(2) Upon applying for or renewing a license under this	2050
section, an applicant shall file with and have approved by the	2051
attorney general a bond in which the applicant shall be the	2052
principal obligor, in the sum of fifty thousand dollars, with	2053
one or more sureties authorized to do business in this state.	2054
The applicant shall maintain the bond in effect as long as the	2055
license is valid; however, the liability of the surety under the	2056
bond shall not exceed an all-time aggregate liability of fifty	2057
thousand dollars. The bond, which may be in the form of a rider	2058
to a larger blanket liability bond, shall run to the state and	2059
to any person who may have a cause of action against the	2060
principal obligor of the bond for any liability arising out of a	2061
violation by the obligor of any provision of this chapter or any	2062
rule adopted pursuant to this chapter.	2063
(C) The attorney general may refuse to issue a distributor	2064
license to any person to which any of the following applies, or	2065
to any person that has an officer, partner, or other person who	2066
has an ownership interest of ten per cent or more and to whom	2067
any of the following applies:	2068
(1) The person, officer, or partner has been convicted of	2069

9.79 of the Revised Code.	2071
(2) The person, officer, or partner has made an incorrect	2072
or false statement that is material to the granting of a license	2073
in an application submitted to the attorney general under this	2074
section or in a similar application submitted to a gambling	2075
licensing authority in another jurisdiction if the statement	2076
resulted in license revocation through administrative action in	2077
the other jurisdiction.	2078
(3) The person, officer, or partner has submitted any	2079
incorrect or false information relating to the application to	2080
the attorney general under this section, if the information is	2081
material to the granting of the license.	2082
(4) The person, officer, or partner has failed to correct	2083
any incorrect or false information that is material to the	2084
granting of the license in the records required to be maintained	2085
under division (F) of section 2915.10 of the Revised Code.	2086
(5) The person, officer, or partner has had a license	2087
related to gambling revoked or suspended under the laws of this	2088
state, another state, or the United States.	2089
(6) The attorney general has good cause to believe that a	2090
person, officer, or partner has committed a breach of fiduciary	2091
duty, theft, or other type of misconduct related to a charitable	2092
organization that has obtained a bingo license issued under this	2093
<pre>chapter.</pre>	2094
(D) The attorney general shall not issue a distributor	2095
license to any person that is involved in the conduct of bingo	2096
on behalf of a charitable organization or that is a lessor of	2097
premises used for the conduct of bingo. This division does not	2098

a disqualifying offense as determined in accordance with section

prohibit a distributor from advising charitable organizations on 2099 the use and benefit of specific bingo supplies or prohibit a 2100 distributor from advising a customer on operational methods to 2101 improve bingo profitability. 2102

- (E)(1) No distributor shall sell, offer to sell, or 2103 otherwise provide or offer to provide bingo supplies to any 2104 person, or modify, convert, add to, or remove parts from bingo 2105 supplies to further their promotion or sale, for use in this 2106 state except to or for the use of a charitable organization that 2107 has been issued a license under section 2915.08 of the Revised 2108 Code or to another distributor that has been issued a license 2109 under this section. No distributor shall accept payment for the 2110 sale or other provision of bingo supplies other than by check or 2111 electronic fund transfer. 2112
- (2) No distributor may donate, give, loan, lease, or 2113 otherwise provide any bingo supplies or equipment, or modify, 2114 convert, add to, or remove parts from bingo supplies to further 2115 their promotion or sale, to or for the use of a charitable 2116 organization for use in a bingo session conditioned on or in 2117 consideration for an exclusive right to provide bingo supplies 2118 to the charitable organization. A distributor may provide a 2119 2120 licensed charitable organization with free samples of the distributor's products to be used as prizes or to be used for 2121 2122 the purpose of sampling.
- (3) No distributor shall purchase bingo supplies for use 2123 in this state from any person except from a manufacturer issued 2124 a license under section 2915.082 of the Revised Code or from 2125 another distributor issued a license under this section. Subject 2126 to division (D) of section 2915.082 of the Revised Code, no 2127 distributor shall pay for purchased bingo supplies other than by 2128

check or electronic fund transfer.	2129
(4) No distributor shall participate in the conduct of	2130
bingo on behalf of a charitable organization or have any direct	2131
or indirect ownership interest in a premises used for the	2132
conduct of bingo.	2133
(5) No distributor shall knowingly solicit, offer, pay, or	2134
receive any kickback, bribe, or undocumented rebate, directly or	2135
indirectly, overtly or covertly, in cash or in kind, in return	2136
for providing bingo supplies to any person in this state.	2137
(F) (1) No distributor shall knowingly sell, offer to sell,	2138
or otherwise provide or offer to provide an electronic instant	2139
bingo system to any person for use in this state, or maintain,	2140
update, or repair an electronic instant bingo system, without	2141
first obtaining an electronic instant bingo distributor	2142
endorsement to the person's distributor license issued under	2143
this section. An applicant for a distributor license under this	2144
section may apply simultaneously for an electronic instant bingo	2145
distributor endorsement to that license.	2146
(2) An applicant for an electronic instant bingo	2147
distributor endorsement shall submit the application on a form	2148
prescribed by the attorney general and shall submit one complete	2149
set of fingerprints directly to the superintendent of the bureau	2150
of criminal identification and investigation for the purpose of	2151
conducting a criminal records check. The applicant shall provide	2152
the fingerprints using a method the superintendent prescribes	2153
pursuant to division (C)(2) of section 109.572 of the Revised	2154
Code and shall fill out the form the superintendent prescribes	2155
pursuant to division (C)(1) of that section. Upon receiving an	2156
application for an electronic instant bingo distributor	2157
endorsement, the attorney general shall request the	2158

Am. Sub. S. B. No. 176 As Passed by the Senate

superintendent, or a vendor approved by the bureau, to conduct a	2159
criminal records check based on the applicant's fingerprint	2160
impressions in accordance with division (A)(18) of that section.	2161
The applicant shall pay any fee required under division (C)(3)	2162
of that section.	2163
(3) The attorney general shall not issue an electronic	2164
instant bingo distributor endorsement to an applicant unless the	2165
attorney general has received the results of the criminal	2166
records check described in division (F)(2) of this section. The	2167
attorney general shall not issue an electronic instant bingo	2168
distributor endorsement to an applicant if the applicant, any	2169
officer or partner of the applicant, or any person who has an	2170
ownership interest of ten per cent or more in the applicant has	2171
violated any provision of this chapter or any rule adopted by	2172
the attorney general under this chapter or has violated any	2173
existing or former law or rule of this state, any other state,	2174
or the United States that is substantially equivalent to any	2175
provision of this chapter or any rule adopted by the attorney	2176
general under this chapter.	2177
(4) An electronic instant bingo distributor endorsement	2178
issued under this section shall be valid for the period of the	2179
underlying distributor license.	2180
(G) The attorney general may suspend, place limits,	2181
restrictions, or probationary conditions on, or revoke a	2182
distributor license or an electronic instant bingo distributor	2183
endorsement, for a limited or indefinite period of time at the	2184
attorney general's discretion, for any of the following reasons:	2185
(1) Any reason for which the attorney general may refuse	2186
to issue a distributor the license specified in divisions (C)(2)	2187
to (5) of this sectionor endorsement;	2188

(2) The distributor holding the license or endorsement	2189
violates any provision of this chapter or any rule adopted by	2190
the attorney general under this chapter;	2191
(3) The distributor or any officer, partner, or other	2192
person who has an ownership interest of ten per cent or more in	2193
the distributor is convicted of either of the following:	2194
(a) A felony under the laws of this state, another state,	2195
or the United States;	2196
(b) Any gambling offense.	2197
(G) (H) The attorney general may adopt rules for the	2198
application, acceptance, denial, suspension, revocation,	2199
<u>limitation</u> , restriction, or condition of a distributor license	2200
or endorsement, and to enforce any other provisions of this	2201
section, in accordance with Chapter 119. of the Revised Code.	2202
(I) The attorney general may impose a civil fine on a	2203
distributor licensed or permitted under this chapter for failure	2204
to comply with any restrictions, limits, or probationary	2205
conditions on its license, or for failure to comply with this	2206
chapter or any rule adopted under this chapter, according to a	2207
schedule of fines that the attorney general shall adopt in	2208
accordance with Chapter 119. of the Revised Code.	2209
(J) Whoever violates division (A) or (E), or (F) of this	2210
section is guilty of illegally operating as a distributor.	2211
Except as otherwise provided in this division, illegally	2212
operating as a distributor is a misdemeanor of the first degree.	2213
If the offender previously has been convicted of a violation of	2214
division (A) $\xrightarrow{\text{or}}$ (E) $\xrightarrow{\text{or}}$ of this section, illegally	2215
operating as a distributor is a felony of the fifth degree.	2216
Sec. 2915.082. (A) No manufacturer shall sell, offer to	2217

sell, or otherwise provide or offer to provide bingo supplies	2218
for use in this state without having obtained a license from the	2219
attorney general under this section.	2220
(B)(1) The attorney general may issue a manufacturer	2221
license to any person that meets the requirements of this	2222
section. The application for the license shall be on a form	2223
prescribed by the attorney general and be accompanied by the	2224
annual fee prescribed by this section. The license is valid for	2225
a period of one year, and the annual fee for the license is five	2226
thousand dollars.	2227
(2) Upon applying for or renewing a license under this	2228
section, an applicant shall file with and have approved by the	2229
attorney general a bond in which the applicant shall be the	2230
principal obligor, in the sum of fifty thousand dollars, with	2231
one or more sureties authorized to do business in this state.	2232
The applicant shall maintain the bond in effect as long as the	2233
license is valid; however, the liability of the surety under the	2234
bond shall not exceed an all-time aggregate liability of fifty	2235
thousand dollars. The bond, which may be in the form of a rider	2236
to a larger blanket liability bond, shall run to the state and	2237
to any person who may have a cause of action against the	2238
principal obligor of the bond for any liability arising out of a	2239
violation by the obligor of any provision of this chapter or any	2240
rule adopted pursuant to this chapter.	2241
(C) The ottomore conorel more refuse to issue a	2242
(C) The attorney general may refuse to issue a manufacturer license to any person to which any of the following	2242
applies, or to any person that has an officer, partner, or other	2243
person who has an ownership interest of ten per cent or more and	2245
to whom any of the following applies:	2243
co whom any of the forfowing appries.	2240

(1) The person, officer, or partner has been convicted of

a disqualifying offense as determined in accordance with section	2248
9.79 of the Revised Code.	2249
(2) The person, officer, or partner has made an incorrect	2250
or false statement that is material to the granting of a license	2251
in an application submitted to the attorney general under this	2252
section or in a similar application submitted to a gambling	2253
licensing authority in another jurisdiction if the statement	2254
resulted in license revocation through administrative action in	2255
the other jurisdiction.	2256
(3) The person, officer, or partner has submitted any	2257
incorrect or false information relating to the application to	2258
the attorney general under this section, if the information is	2259
material to the granting of the license.	2260
(4) The person, officer, or partner has failed to correct	2261
any incorrect or false information that is material to the	2262
granting of the license in the records required to be maintained	2263
under division (G) of section 2915.10 of the Revised Code.	2264
(5) The person, officer, or partner has had a license	2265
related to gambling revoked or suspended under the laws of this	2266
state, another state, or the United States.	2267
(6) The attorney general has good cause to believe that	2268
the person, officer, or partner has committed a breach of	2269
fiduciary duty, theft, or other type of misconduct, related to a	2270
charitable organization that has obtained a bingo license under	2271
this chapter.	2272
(D)(1) No manufacturer shall sell, offer to sell, or	2273
otherwise provide or offer to provide bingo supplies to any	2274
person for use in this state except to a distributor that has	2275
been issued a license under section 2915.081 of the Revised	2276

Am. Sub. S. B. No. 176 As Passed by the Senate

Code. No manufacturer shall accept payment for the sale of bingo	2277
supplies other than by check or electronic fund transfer.	2278
(2) No manufacturer shall knowingly solicit, offer, pay,	2279
or receive any kickback, bribe, or undocumented rebate, directly	2280
or indirectly, overtly or covertly, in cash or in kind, in	2281
return for providing bingo supplies to any person in this state.	2282
(E) (1) No manufacturer shall knowingly sell, offer to	2283
sell, or otherwise provide or offer to provide an electronic	2284
instant bingo system to any person for use in this state, or	2285
submit an electronic instant bingo system for testing and	2286
approval under section 2915.15 of the Revised Code, without	2287
first obtaining an electronic instant bingo manufacturer	2288
endorsement to the person's manufacturer license issued under	2289
this section. An applicant for a manufacturer license under this	2290
section may apply simultaneously for an electronic instant bingo	2291
manufacturer endorsement to that license.	2292
(2) A manufacturer licensed under this section may only	2293
sell, offer to sell, or otherwise provide or offer to provide	2294
electronic instant bingo systems that contain proprietary	2295
software owned by or licensed to the manufacturer. If the	2296
proprietary software is licensed to the manufacturer, the	2297
manufacturer shall provide a copy of the license along with the	2298
application for an endorsement under this section.	2299
(3) An applicant for an electronic instant bingo	2300
manufacturer endorsement shall submit the application on a form	2301
prescribed by the attorney general and shall submit one complete	2302
set of fingerprints directly to the superintendent of the bureau	2303
of criminal identification and investigation for the purpose of	2304
conducting a criminal records check. The applicant shall provide	2305
the fingerprints using a method the superintendent prescribes	2306

pursuant to division (C)(2) of section 109.572 of the Revised	2307
Code and shall fill out the form the superintendent prescribes	2308
pursuant to division (C)(1) of that section. Upon receiving an	2309
application for an electronic instant bingo manufacturer	2310
endorsement, the attorney general shall request the	2311
superintendent, or a vendor approved by the bureau, to conduct a	2312
criminal records check based on the applicant's fingerprint	2313
impressions in accordance with division (A)(18) of that section.	2314
The applicant shall pay any fee required under division (C)(3)	2315
of that section.	2316
(4) The attorney general shall not issue an electronic	2317
instant bingo manufacturer endorsement to an applicant unless	2318
the attorney general has received the results of the criminal	2319
records check described in division (E)(3) of this section. The	2320
attorney general shall not issue an electronic instant bingo	2321
manufacturer endorsement to an applicant if the applicant, any	2322
officer or partner of the applicant, or any person who has an	2323
ownership interest of ten per cent or more in the applicant has	2324
violated any existing or former law or rule of this state, any	2325
other state, or the United States that is substantially	2326
equivalent to any provision of this chapter or any rule adopted	2327
by the attorney general under this chapter.	2328
(F)(1) The attorney general may suspend, place limits,	2329
restrictions, or probationary conditions on, or revoke a	2330
manufacturer license or an electronic instant bingo manufacturer	2331
endorsement for a limited or indefinite period of time for any	2332
of the following reasons:	2333
(a) Any reason for which the attorney general may refuse	2334
to issue a manufacturer the license specified in divisions (C)	2335
(2) to (5) of this section or endorsement;	2336

(b) The manufacturer holding the license or endorsement	2337
violates any provision of this chapter or any rule adopted by	2338
the attorney general under this chapter;	2339
(c) The manufacturer or any officer, partner, or other	2340
person who has an ownership interest of ten per cent or more in	2341
the manufacturer is convicted of either of the following:	2342
(i) A felony under the laws of this state, another state,	2343
or the United States;	2344
(ii) Any gambling offense.	2345
(2) The attorney general may perform an onsite inspection	2346
of a manufacturer of bingo supplies that is selling, offering to	2347
sell, or otherwise providing or offering to provide bingo	2348
supplies or that is applying for a license to sell, offer to	2349
sell, or otherwise provide or offer to provide bingo supplies in	2350
this state.	2351
(3)(a) The attorney general shall establish by rule an	2352
application and renewal fee for an electronic instant bingo	2353
manufacturer endorsement in an amount sufficient to cover the	2354
costs the attorney general incurs in processing applications for	2355
electronic instant bingo manufacturer endorsements and	2356
investigating an applicant's suitability.	2357
(b) If the cost of processing a particular application and	2358
investigating the applicant's suitability exceeds the amount of	2359
the application and renewal fee, the attorney general may charge	2360
the applicant an additional fee as necessary to cover that cost.	2361
(c) The attorney general shall not issue an electronic	2362
instant bingo manufacturer endorsement unless the attorney	2363
general has received payment in full from the applicant for all	2364
fees to be charged under this section.	2365

(F) (G) The attorney general may adopt rules for the	2366
application, acceptance, denial, suspension, revocation,	2367
limitation, restriction, or condition of a manufacturer license	2368
or endorsement described in this section, and to enforce any	2369
other provisions of this section, in accordance with Chapter	2370
119. of the Revised Code.	2371
(H) The attorney general may impose a civil fine on a	2372
manufacturer licensed or permitted under this chapter for	2373
failure to comply with any restrictions, limits, or probationary	2374
conditions on its license, and for failure to comply with this	2375
chapter or any rule adopted under this chapter, according to a	2376
schedule of fines that the attorney general shall adopt in	2377
accordance with Chapter 119. of the Revised Code.	2378
(I) Whoever violates division (A) or (E) of this	2379
section is guilty of illegally operating as a manufacturer.	2380
Except as otherwise provided in this division, illegally	2381
operating as a manufacturer is a misdemeanor of the first	2382
degree. If the offender previously has been convicted of a	2383
violation of division (A) $- \frac{\text{or}}{\text{or}}$ (D) $\frac{\text{or}}{\text{or}}$ of this section,	2384
illegally operating as a manufacturer is a felony of the fifth	2385
degree.	2386
Sec. 2915.09. (A) No charitable organization that conducts	2387
bingo shall fail to do any of the following:	2388
(1) Own all of the equipment used to conduct bingo or	2389
lease that equipment from a charitable organization that is	2390
licensed to conduct bingo, or from the landlord of a premises	2391
where bingo is conducted, for a rental rate that is not more	2392
than is customary and reasonable for that equipment;	2393
(2) Except as otherwise provided in division (A)(3) of	2394

this section, use all of the gross receipts from bingo for	2395
paying prizes, for reimbursement of expenses for or for renting	2396
premises in which to conduct a bingo session, for reimbursement	2397
of expenses for or for purchasing or leasing bingo supplies used	2398
in conducting bingo, for reimbursement of expenses for or for	2399
hiring security personnel, for reimbursement of expenses for or	2400
for advertising bingo, or for reimbursement of other expenses or	2401
for other expenses listed in division (GG) of section 2915.01 of	2402
the Revised Code, provided that the amount of the receipts so	2403
spent is not more than is customary and reasonable for a similar	2404
purchase, lease, hiring, advertising, or expense. If the	2405
building in which bingo is conducted is owned by the charitable	2406
organization conducting bingo and the bingo conducted includes a	2407
form of bingo described in division (O)(1) of section 2915.01 of	2408
the Revised Code, the charitable organization may deduct from	2409
the total amount of the gross receipts from each session a sum	2410
equal to the lesser of six hundred dollars or forty-five per	2411
cent of the gross receipts from the bingo described in that	2412
division as consideration for the use of the premises.	2413

- (3) Use, or give, donate, or otherwise transfer, all of the net profit derived from bingo, other than instant bingo, described in division (0)(1) of section 2915.01 of the Revised

 Code for a charitable purpose listed in its license application and described in division (V) of section 2915.01 of the Revised

 Code, or distribute all of the net profit from the proceeds of the sale of instant bingo or electronic instant bingo as stated in its license application and in accordance with section

 2915.101 of the Revised Code, as applicable.
- (B) No charitable organization that conducts a bingo game 2423 described in division (O)(1) of section 2915.01 of the Revised 2424 Code shall fail to do any of the following: 2425

(1) Conduct the bingo game on premises that are owned by	2426
the charitable organization, on premises that are owned by	2427
another charitable organization and leased from that charitable	2428
organization for a rental rate not in excess of the lesser of	2429
six hundred dollars per bingo session or forty-five per cent of	2430
the gross receipts of the bingo session, on premises that are	2431
leased from a person other than a charitable organization for a	2432
rental rate that is not more than is customary and reasonable	2433
for premises that are similar in location, size, and quality but	2434
not in excess of four hundred fifty dollars per bingo session,	2435
or on premises that are owned by a person other than a	2436
charitable organization, that are leased from that person by	2437
another charitable organization, and that are subleased from	2438
that other charitable organization by the charitable	2439
organization for a rental rate not in excess of four hundred	2440
fifty dollars per bingo session. No charitable organization is	2441
required to pay property taxes or assessments on premises that	2442
the charitable organization leases from another person to	2443
conduct bingo sessions. If the charitable organization leases	2444
from a person other than a charitable organization the premises	2445
on which it conducts bingo sessions, the lessor of the premises	2446
shall provide the premises to the organization and shall not	2447
provide the organization with bingo game operators, security	2448
personnel, concessions or concession operators, bingo supplies,	2449
or any other type of service. A charitable organization shall	2450
not lease or sublease premises that it owns or leases to more	2451
than three other charitable organizations per calendar week for	2452
conducting bingo sessions on the premises. A person that is not	2453
a charitable organization shall not lease premises that it owns,	2454
leases, or otherwise is empowered to lease to more than three	2455
charitable organizations per calendar week for conducting bingo	2456
sessions on the premises. In no case shall more than nine bingo	2457

sessions be conducted on any premises in any calendar week.	2458
(2) Display its license conspicuously at the premises	2459
where the bingo session is conducted;	2460
(3) Conduct the bingo session in accordance with the	2461
definition of bingo set forth in division (0)(1) of section	2462
2915.01 of the Revised Code.	2463
(C) No charitable organization that conducts a bingo game	2464
described in division (O)(1) of section 2915.01 of the Revised	2465
Code shall do any of the following:	2466
(1) Pay any compensation to a bingo game operator for	2467
operating a bingo session that is conducted by the charitable	2468
organization or for preparing, selling, or serving food or	2469
beverages at the site of the bingo session, permit any auxiliary	2470
unit or society of the charitable organization to pay	2471
compensation to any bingo game operator who prepares, sells, or	2472
serves food or beverages at a bingo session conducted by the	2473
charitable organization, or permit any auxiliary unit or society	2474
of the charitable organization to prepare, sell, or serve food	2475
or beverages at a bingo session conducted by the charitable	2476
organization, if the auxiliary unit or society pays any	2477
compensation to the bingo game operators who prepare, sell, or	2478
serve the food or beverages;	2479
(2) Pay consulting fees to any person for any services	2480
performed in relation to the bingo session;	2481
(3) Pay concession fees to any person who provides	2482
refreshments to the participants in the bingo session;	2483
(4) Except as otherwise provided in division (C)(4) of	2484
this section, conduct more than three bingo sessions in any	2485
seven-day period. A volunteer firefighter's organization or a	2486

volunteer rescue service organization that conducts not more 2487 than five bingo sessions in a calendar year may conduct more 2488 than three bingo sessions in a seven-day period after notifying 2489 the attorney general when it will conduct the sessions. 2490

- (5) Pay out more than six thousand dollars in prizes for 2491 bingo games described in division (O)(1) of section 2915.01 of 2492 the Revised Code during any bingo session that is conducted by 2493 the charitable organization. "Prizes" does not include awards 2494 from the conduct of instant bingo.
- (6) Conduct a bingo session at any time during the eight-2496 hour period between two a.m. and ten a.m., at any time during, 2497 or within ten hours of, a bingo game conducted for amusement 2498 only pursuant to section 2915.12 of the Revised Code, at any 2499 premises not specified on its license, or on any day of the week 2500 or during any time period not specified on its license. Division 2501 (A)(6) of this section does not prohibit the sale of instant 2502 bingo tickets beginning at nine a.m. for a bingo session that 2503 begins at ten a.m. If circumstances make it impractical for the 2504 charitable organization to conduct a bingo session at the 2505 2506 premises, or on the day of the week or at the time, specified on its license, or if a charitable organization wants to conduct 2507 bingo sessions on a day of the week or at a time other than the 2508 day or time specified on its license, the charitable 2509 organization may apply in writing to the attorney general for an 2510 amended license pursuant to division (F) (J) of section 2915.08 2511 of the Revised Code. A charitable organization may apply twice 2512 in each calendar year for an amended license to conduct bingo 2513 sessions on a day of the week or at a time other than the day or 2514 time specified on its license. If the amended license is 2515 granted, the organization may conduct bingo sessions at the 2516 premises, on the day of the week, and at the time specified on 2517

its amended license.	2518
(7) Permit any person whom the charitable organization	2519
knows, or should have known, is under the age of eighteen to	2520
work as a bingo game operator;	2521
(8) Permit any person whom the charitable organization	2522
knows, or should have known, has been convicted of a felony or	2523
gambling offense in any jurisdiction to be a bingo game	2524
operator;	2525
(9) Permit the lessor of the premises on which the bingo	2526
session is conducted, if the lessor is not a charitable	2527
organization, to provide the charitable organization with bingo	2528
game operators, security personnel, concessions, bingo supplies,	2529
or any other type of service;	2530
(10) Purchase or lease bingo supplies from any person	2531
except a distributor issued a license under section 2915.081 of	2532
the Revised Code;	2533
(11)(a) Use or permit the use of electronic bingo aids	2534
except under the following circumstances:	2535
(i) For any single participant, not more than ninety bingo	2536
faces can be played using an electronic bingo aid or aids.	2537
(ii) The charitable organization shall provide a	2538
participant using an electronic bingo aid with corresponding	2539
paper bingo cards or sheets.	2540
(iii) The total price of bingo faces played with an	2541
electronic bingo aid shall be equal to the total price of the	2542
same number of bingo faces played with a paper bingo card or	2543
sheet sold at the same bingo session but without an electronic	2544
bingo aid.	2545

(iv) An electronic bingo aid cannot be part of an	2546
electronic network other than a network that includes only bingo	2547
aids and devices that are located on the premises at which the	2548
bingo is being conducted or be interactive with any device not	2549
located on the premises at which the bingo is being conducted.	2550
(v) An electronic bingo aid cannot be used to participate	2551
in bingo that is conducted at a location other than the location	2552
at which the bingo session is conducted and at which the	2553
electronic bingo aid is used.	2554
(vi) An electronic bingo aid cannot be used to provide for	2555
the input of numbers and letters announced by a bingo caller	2556
other than the bingo caller who physically calls the numbers and	2557
letters at the location at which the bingo session is conducted	2558
and at which the electronic bingo aid is used.	2559
(b) The attorney general may adopt rules in accordance	2560
with Chapter 119. of the Revised Code that govern the use of	2561
electronic bingo aids. The rules may include a requirement that	2562
an electronic bingo aid be capable of being audited by the	2563
attorney general to verify the number of bingo cards or sheets	2564
played during each bingo session.	2565
(12) Permit any person the charitable organization knows,	2566
or should have known, to be under eighteen years of age to play	2567
bingo described in division (0)(1) of section 2915.01 of the	2568
Revised Code.	2569
(D)(1) Except as otherwise provided in division (D)(3) of	2570
this section, no charitable organization shall provide to a	2571
bingo game operator, and no bingo game operator shall receive or	2572
accept, any commission, wage, salary, reward, tip, donation,	2573
gratuity, or other form of compensation, directly or indirectly,	2574

2576

regardless of the source, for conducting bingo or providing other work or labor at the site of bingo during a bingo session.

- (2) Except as otherwise provided in division (D)(3) of 2577 this section, no charitable organization shall provide to a 2578 bingo game operator any commission, wage, salary, reward, tip, 2579 donation, gratuity, or other form of compensation, directly or 2580 indirectly, regardless of the source, for conducting instant 2581 bingo, electronic instant bingo, or both other than at a bingo 2582 session at the site of instant bingo, electronic instant bingo, 2583 2584 or both other than at a bingo session.
- (3) Nothing in division (D) of this section prohibits an 2585 employee of a fraternal organization, veteran's organization, or 2586 sporting organization from selling instant bingo tickets or 2587 cards to the organization's members or invited guests, as long 2588 as no portion of the employee's compensation is paid from any 2589 receipts of bingo.
- (E) Notwithstanding division (B)(1) of this section, a 2591 charitable organization that, prior to December 6, 1977, has 2592 entered into written agreements for the lease of premises it 2593 owns to another charitable organization or other charitable 2594 organizations for the conducting of bingo sessions so that more 2595 than two bingo sessions are conducted per calendar week on the 2596 premises, and a person that is not a charitable organization and 2597 that, prior to December 6, 1977, has entered into written 2598 agreements for the lease of premises it owns to charitable 2599 organizations for the conducting of more than two bingo sessions 2600 per calendar week on the premises, may continue to lease the 2601 premises to those charitable organizations, provided that no 2602 more than four sessions are conducted per calendar week, that 2603 2604 the lessor organization or person has notified the attorney

general in writing of the organizations that will conduct the	2605
sessions and the days of the week and the times of the day on	2606
which the sessions will be conducted, that the initial lease	2607
entered into with each organization that will conduct the	2608
sessions was filed with the attorney general prior to December	2609
6, 1977, and that each organization that will conduct the	2610
sessions was issued a license to conduct bingo games by the	2611
attorney general prior to December 6, 1977.	2612
(F) This section does not prohibit a bingo licensed	2613
charitable organization or a game operator from giving any	2614
person an instant bingo ticket as a prize.	2615
(G) Whoever violates division (A)(2) of this section is	2616
guilty of illegally conducting a bingo game, a felony of the	2617
fourth degree. Except as otherwise provided in this division,	2618
whoever violates division (A)(1) or (3), (B)(1), (2), or (3),	2619
(C)(1) to $\frac{(12)}{(11)}$, or (D) of this section is guilty of a minor	2620
misdemeanor. If the offender previously has been convicted of a	2621
violation of division (A)(1) or (3), (B)(1), (2), or (3), (C)(1)	2622
to (11), or (D) of this section, a violation of division (A)(1)	2623
or (3), (B)(1), (2), or (3), (C), or (D) of this section is a	2624
misdemeanor of the first degree. Whoever violates division (C)	2625
(12) of this section is guilty of a misdemeanor of the first	2626
degree, or if the offender previously has been convicted of a	2627
violation of division (C)(12) of this section, a felony of the	2628
fourth degree.	2629
Sec. 2915.091. (A) No charitable organization that	2630
conducts instant bingo shall do any of the following:	2631
(1) Fail to comply with the requirements of divisions (A)	2632

(1), (2), and (3) of section 2915.09 of the Revised Code;

(2) Conduct instant bingo unless either of the following	2634
applies:	2635
(a) That organization is, and has received from the	2636
internal revenue service a determination letter that is	2637
currently in effect stating that the organization is, exempt	2638
from federal income taxation under subsection 501(a), is	2639
described in subsection 501(c)(3) of the Internal Revenue Code,	2640
is a charitable organization as defined in section 2915.01 of	2641
the Revised Code, is in good standing in the state pursuant to	2642
section 2915.08 of the Revised Code, and is in compliance with	2643
Chapter 1716. of the Revised Code;	2644
(b) That organization is, and has received from the	2645
internal revenue service a determination letter that is	2646
currently in effect stating that the organization is, exempt	2647
from federal income taxation under subsection 501(a), is	2648
described in subsection 501(c)(7), 501(c)(8), 501(c)(10), or	2649
501(c)(19) or is a veteran's organization described in	2650
subsection 501(c)(4) of the Internal Revenue Code, and conducts	2651
instant bingo under section 2915.13 of the Revised Code.	2652
(3) Conduct instant bingo on any day, at any time, or at	2653
any premises not specified on the organization's license issued	2654
pursuant to section 2915.08 of the Revised Code;	2655
(4) Permit any person whom the organization knows or	2656
should have known has been convicted of a felony or gambling	2657
offense in any jurisdiction to be a bingo game operator in the	2658
conduct of instant bingo;	2659
(5) Purchase or lease supplies used to conduct instant	2660
bingo or punch board games from any person except a distributor	2661

licensed under section 2915.081 of the Revised Code;

(6) Sell or provide any instant bingo ticket or card for a	2663
price different from the price printed on it by the manufacturer	2664
on either the instant bingo ticket or card or on the game flare;	2665
(7) Sell an instant bingo ticket or card to a person under	2666
eighteen years of age;	2667
(8) Fail to keep unsold instant bingo tickets or cards for	2668
less than three years;	2669
(9) Pay any compensation to a bingo game operator for	2670
conducting instant bingo that is conducted by the organization	2671
or for preparing, selling, or serving food or beverages at the	2672
site of the instant bingo game, permit any auxiliary unit or	2673
society of the organization to pay compensation to any bingo	2674
game operator who prepares, sells, or serves food or beverages	2675
at an instant bingo game conducted by the organization, or	2676
permit any auxiliary unit or society of the organization to	2677
prepare, sell, or serve food or beverages at an instant bingo	2678
game conducted by the organization, if the auxiliary unit or	2679
society pays any compensation to the bingo game operators who	2680
prepare, sell, or serve the food or beverages;	2681
(10) Pay fees to any person for any services performed in	2682
relation to an instant bingo game, except as provided in	2683
division (D) of section 2915.093 of the Revised Code;	2684
(11) Pay fees to any person who provides refreshments to	2685
the participants in an instant bingo game;	2686
(12)(a) Allow instant bingo tickets or cards to be sold to	2687
bingo game operators at a premises at which the organization	2688
sells instant bingo tickets or cards or to be sold to employees	2689
of a D permit holder who are working at a premises at which	2690
instant bingo tickets or cards are sold;	2691

cards.

2718

2719

2720

(b) Division (A)(12)(a) of this section does not prohibit	2692
a licensed charitable organization or a bingo game operator from	2693
giving any person an instant bingo ticket as a prize in place of	2694
a cash prize won by a participant in an instant bingo game. In	2695
no case shall an instant bingo ticket or card be sold or	2696
provided for a price different from the price printed on it by	2697
the manufacturer on either the instant bingo ticket or card or	2698
on the game flare.	2699
(13) Fail to display its bingo license, and the serial	2700
numbers of the deal of instant bingo tickets or cards to be	2701
sold, conspicuously at each premises at which it sells instant	2702
bingo tickets or cards;	2703
(14) Possess a deal of instant bingo tickets or cards that	2704
was not purchased from a distributor licensed under section	2705
2915.081 of the Revised Code as reflected on an invoice issued	2706
by the distributor that contains all of the information required	2707
by division (E) of section 2915.10 of the Revised Code;	2708
(15) Fail, once it opens a deal of instant bingo tickets	2709
or cards, to continue to sell the tickets or cards in that deal	2710
until the tickets or cards with the top two highest tiers of	2711
prizes in that deal are sold;	2712
(16) Possess bingo supplies that were not obtained in	2713
accordance with—sections 2915.01 to 2915.13 of the Revised Code	2714
this chapter.	2715
(B) A charitable organization may purchase, lease, or use	2716
instant bingo ticket dispensers to sell instant bingo tickets or	2717

(C) The attorney general may adopt rules in accordance

with Chapter 119. of the Revised Code that govern the conduct of

instant bingo by charitable organizations. Before those rules	2721
are adopted, the attorney general shall reference the	2722
recommended standards for opacity, randomization, minimum	2723
information, winner protection, color, and cutting for instant	2724
bingo tickets or cards, seal cards, and punch boards established	2725
by the North American gaming regulators association.	2726

(D) Whoever violates division (A) of this section or a 2727 rule adopted under division (C) of this section is quilty of 2728 illegal instant bingo conduct. Except as otherwise provided in 2729 this division, illegal instant bingo conduct is a misdemeanor of 2730 the first degree. If the offender previously has been convicted 2731 of a violation of division (A) of this section or of such a 2732 rule, illegal instant bingo conduct is a felony of the fifth 2733 degree. 2734

Sec. 2915.093. (A) As used in this section, "retail income 2735 from all commercial activity" means the income that a person 2736 receives from the provision of goods, services, or activities 2737 that are provided at the location where instant bingo other than 2738 at a bingo session is conducted, including the sale of instant 2739 bingo tickets. A religious organization that is exempt from 2740 federal income taxation under subsection 501(a) and described in 2741 subsection 501(c)(3) of the Internal Revenue Code, at not more 2742 than one location at which it conducts its charitable programs, 2743 may include donations from its members and guests as retail 2744 income. 2745

(B) (1) If a charitable instant bingo organization conducts

2746
instant bingo other than at a bingo session under a type III

2747
license issued under section 2915.08 of the Revised Code, the

charitable instant bingo organization shall enter into a written

2749
contract with the owner or lessor of the location at which the

2750

2752

2753

2754

2755

instant bingo is conducted to allow the owner or lessor to assist in the conduct of instant bingo other than at a bingo session, identify each location where the instant bingo other than at a bingo session is being conducted, and identify the owner or lessor of each location.

- (2) A charitable instant bingo organization that conducts 2756 instant bingo other than at a bingo session under a type III 2757 license issued under section 2915.08 of the Revised Code is not 2758 required to enter into a written contract with the owner or 2759 lessor of the location at which the instant bingo is conducted, 2760 provided that the owner or lessor is not assisting in the 2761 conduct of the instant bingo other than at a bingo session and 2762 provided that the conduct of the instant bingo other than at a 2763 bingo session at that location is not more than five days per 2764 calendar year and not more than ten hours per day. 2765
- (C) Except as provided in division (F) of this section, no 2766 charitable instant bingo organization shall conduct instant 2767 bingo other than at a bingo session at a location where the 2768 primary source of retail income from all commercial activity at 2769 that location is the sale of instant bingo tickets. 2770
- (D) The owner or lessor of a location that enters into a 2771 contract pursuant to division (B) of this section shall pay the 2772 full gross profit to the charitable instant bingo organization, 2773 in return for the deal of instant bingo tickets. The owner or 2774 lessor may retain the money that the owner or lessor receives 2775 for selling the instant bingo tickets, provided, however, that 2776 after the deal has been sold, the owner or lessor shall pay to 2777 the charitable instant bingo organization the value of any 2778 unredeemed instant bingo prizes remaining in the deal of instant 2779 bingo tickets. 2780

mba abasitabla isatast bisas sasasinatisa aball sasasin	2701
The charitable instant bingo organization shall pay six	2781
per cent of the total gross receipts of any deal of instant	2782
bingo tickets for the purpose of reimbursing the owner or lesson	
for expenses described in this division.	2784
As used in this division, "expenses" means those items	2785
provided for in divisions (GG)(4), (5), (6), (7), (8), (12), ar	nd 2786
(13) of section 2915.01 of the Revised Code and that percentage	2787
of the owner's or lessor's rent for the location where instant	2788
bingo is conducted. "Expenses," in the aggregate, shall not	2789
exceed six per cent of the total gross receipts of any deal of	2790
instant bingo tickets.	2791
As used in this division, "full gross profit" means the	2792
amount by which the total receipts of all instant bingo tickets	2793
if the deal had been sold in full, exceeds the amount that would	Ld 2794
be paid out if all prizes were redeemed.	2795
(E) A charitable instant bingo organization shall provide	2796
the attorney general with all of the following information:	2797
(1) That the charitable instant bingo organization has	2798
terminated a contract entered into pursuant to division (B) of	2799
this section with an owner or lessor of a location;	2800
enis beetien with an owner of feebol of a focation,	2000
(2) That the charitable instant bingo organization has	2801
entered into a written contract pursuant to division (B) of the	is 2802
section with a new owner or lessor of a location;	2803
(3) That the charitable instant bingo organization is	2804
aware of conduct by the owner or lessor of a location at which	2805
instant bingo is conducted that is in violation of this chapter	2806
(F) Division (C) of this section does not apply to a	2807
volunteer firefighter's organization that is exempt from federa	al 2808

income taxation under subsection 501(a) and described in

subsection 501(c)(3) of the Internal Revenue Code, that conducts	2810
instant bingo other than at a bingo session on the premises	2811
where the organization conducts firefighter training, that has	2812
conducted instant bingo continuously for at least five years	2813
prior to July 1, 2003, and that, during each of those five	2814
years, had gross receipts of at least one million five hundred	2815
thousand dollars.	2816
Sec. 2915.095. The attorney general, by rule adopted	2817
pursuant to section 111.15 of the Revised Code, shall establish	2818
a standard contract to be used by a charitable instant bingo	2819
organization, a veteran's organization,—a fraternal	2820
organization, or a sporting organization for the conduct of	2821
instant bingo, electronic instant bingo, or both other than at a	2822
bingo session under a type III license issued under section	2823
2915.08 of the Revised Code. The terms of the contract shall be	2824
limited to the provisions in Chapter 2915. of the Revised Code.	2825
Sec. 2915.10. (A) No charitable organization that conducts	2826
bingo or a game of chance pursuant to division (D) of section	2827
2915.02 of the Revised Code shall fail to maintain the following	2828
records for at least three years from the date on which the	2829
bingo or game of chance is conducted:	2830
(1) An itemized list of the gross receipts of each bingo	2831
session, each game of instant bingo by serial number, <u>each</u>	2832
electronic instant bingo game by serial number, each raffle,	2833
each punch board game, and each game of chance, and an itemized	2834
list of the gross profits of each game of instant bingo by	2835
serial number and each electronic instant bingo game by serial	2836
number;	2837
(2) An itemized list of all expenses, other than prizes,	2838

that are incurred in conducting bingo or instant bingo, the name

of each person to whom the expenses are paid, and a receipt for	2840
all of the expenses;	2841
(3) A list of all prizes awarded during each bingo	2842
session, each raffle, each punch board game, and each game of	2843
chance conducted by the charitable organization, the total	2844
prizes awarded from each game of instant bingo by serial number	2845
and each electronic instant bingo game by serial number, and the	2846
name, address, and social security number of all persons who are	2847
winners of prizes of six hundred dollars or more in value;	2848
(4) An itemized list of the recipients of the net profit	2849
of the bingo or game of chance, including the name and address	2850
of each recipient to whom the money is distributed, and if the	2851
organization uses the net profit of bingo, or the money or	2852
assets received from a game of chance, for any charitable or	2853
other purpose set forth in division (V) of section 2915.01,	2854
division (D) of section 2915.02, or section 2915.101 of the	2855
Revised Code, a list of each purpose and an itemized list of	2856
each expenditure for each purpose;	2857
(5) The number of persons who participate in any bingo	2858
session or game of chance that is conducted by the charitable	2859
organization;	2860
(6) A list of receipts from the sale of food and beverages	2861
by the charitable organization or one of its auxiliary units or	2862
societies, if the receipts were excluded from gross receipts	2863
under division (T) of section 2915.01 of the Revised Code;	2864
(7) An itemized list of all expenses incurred at each	2865
bingo session, each raffle, each punch board game, or each game	2866
of instant bingo or electronic instant bingo conducted by the	2867
charitable organization in the sale of food and beverages by the	2868

2897

charitable organization or by an auxiliary unit or society of	2869
the charitable organization, the name of each person to whom the	2870
expenses are paid, and a receipt for all of the expenses.	2871
(B) A charitable organization shall keep the records that	2872
it is required to maintain pursuant to division (A) of this	2873
section at its principal place of business in this state or at	2874
its headquarters in this state and shall notify the attorney	2875
general of the location at which those records are kept.	2876
(C) The gross profit from each bingo session or game	2877
described in division (0)(1) or (2) of section 2915.01 of the	2878
Revised Code shall be deposited into a checking account devoted	2879
exclusively to the bingo session or game. Payments for allowable	2880
expenses incurred in conducting the bingo session or game and	2881
payments to recipients of some or all of the net profit of the	2882
bingo session or game shall be made only by checks or electronic	2883
fund transfers drawn on the bingo session or game account.	2884
(D) Each charitable organization shall conduct and record	2885
an inventory of all of its bingo supplies as of the first day of	2886
November of each year.	2887
(E) The attorney general may adopt rules in accordance	2888
with Chapter 119. of the Revised Code that establish standards	2889
of accounting, record keeping, and reporting to ensure that	2890
gross receipts from bingo or games of chance are properly	2891
accounted for.	2892
(F) A distributor shall maintain, for a period of three	2893
years after the date of its sale or other provision, a record of	2894
each instance of its selling or otherwise providing to another	2895

person bingo supplies for use in this state. The record shall

include all of the following for each instance:

(1) The name of the manufacturer from which the	2898
distributor purchased the bingo supplies and the date of the	2899
purchase;	2900
(2) The name and address of the charitable organization or	2901
other distributor to which the bingo supplies were sold or	2902
otherwise provided;	2903
(3) A description that clearly identifies the bingo	2904
supplies;	2905
(4) Invoices that include the nonrepeating serial numbers	2906
of all paper bingo cards and sheets and all instant bingo deals	2907
sold or otherwise provided to each charitable organization.	2908
(G) A manufacturer shall maintain, for a period of three	2909
years after the date of its sale or other provision, a record of	2910
each instance of its selling or otherwise providing bingo	2911
supplies for use in this state. The record shall include all of	2912
the following for each instance:	2913
(1) The name and address of the distributor to whom the	2914
bingo supplies were sold or otherwise provided;	2915
(2) A description that clearly identifies the bingo	2916
supplies, including serial numbers;	2917
(3) Invoices that include the nonrepeating serial numbers	2918
of all paper bingo cards and sheets and all instant bingo deals	2919
sold or otherwise provided to each distributor.	2920
(H) The attorney general or any law enforcement agency may	2921
do all of the following:	2922
(1) Investigate any charitable organization, distributor,	2923
or manufacturer or any officer, agent, trustee, member, or	2924
employee of the organization, distributor, or manufacturer;	2925

(2) Examine the accounts and records of the <u>charitable</u>	2926
organization, distributor, or manufacturer or of any officer,	2927
agent, trustee, member, or employee of the organization,	2928
distributor, or manufacturer;	2929
(3) Conduct inspections, audits, and observations of bingo	2930
or games of chance;	2931
(4) Conduct inspections of the premises where bingo or	2932
games of chance are conducted or where bingo supplies are	2933
manufactured or distributed;	2934
(5) Take any other necessary and reasonable action to	2935
determine if a violation of any provision of sections 2915.01 to	2936
2915.13 of the Revised Code this chapter has occurred and to	2937
determine whether section 2915.11 of the Revised Code has been	2938
complied with.	2939
	0010
If any law enforcement agency has reasonable grounds to	2940
If any law enforcement agency has reasonable grounds to believe that a charitable organization, distributor, or	2940 2941
believe that a charitable organization, distributor, or	2941
believe that a charitable organization, distributor, or manufacturer or an officer, agent, trustee, member, or employee	2941 2942
believe that a charitable organization, distributor, or manufacturer or an officer, agent, trustee, member, or employee of the organization, distributor, or manufacturer has violated	2941 2942 2943
believe that a charitable organization, distributor, or manufacturer or an officer, agent, trustee, member, or employee of the organization, distributor, or manufacturer has violated any provision of this chapter, the law enforcement agency may	2941294229432944
believe that a charitable organization, distributor, or manufacturer or an officer, agent, trustee, member, or employee of the organization, distributor, or manufacturer has violated any provision of this chapter, the law enforcement agency may proceed by action in the proper court to enforce this chapter,	2941 2942 2943 2944 2945
believe that a charitable organization, distributor, or manufacturer or an officer, agent, trustee, member, or employee of the organization, distributor, or manufacturer has violated any provision of this chapter, the law enforcement agency may proceed by action in the proper court to enforce this chapter, provided that the law enforcement agency shall give written	2941 2942 2943 2944 2945 2946
believe that a charitable organization, distributor, or manufacturer or an officer, agent, trustee, member, or employee of the organization, distributor, or manufacturer has violated any provision of this chapter, the law enforcement agency may proceed by action in the proper court to enforce this chapter, provided that the law enforcement agency shall give written notice to the attorney general when commencing an action as described in this division.	2941 2942 2943 2944 2945 2946 2947 2948
believe that a charitable organization, distributor, or manufacturer or an officer, agent, trustee, member, or employee of the organization, distributor, or manufacturer has violated any provision of this chapter, the law enforcement agency may proceed by action in the proper court to enforce this chapter, provided that the law enforcement agency shall give written notice to the attorney general when commencing an action as described in this division. (I) No person shall destroy, alter, conceal, withhold, or	2941 2942 2943 2944 2945 2946 2947 2948
believe that a charitable organization, distributor, or manufacturer or an officer, agent, trustee, member, or employee of the organization, distributor, or manufacturer has violated any provision of this chapter, the law enforcement agency may proceed by action in the proper court to enforce this chapter, provided that the law enforcement agency shall give written notice to the attorney general when commencing an action as described in this division. (I) No person shall destroy, alter, conceal, withhold, or deny access to any accounts or records of a charitable	2941 2942 2943 2944 2945 2946 2947 2948 2949 2950
believe that a charitable organization, distributor, or manufacturer or an officer, agent, trustee, member, or employee of the organization, distributor, or manufacturer has violated any provision of this chapter, the law enforcement agency may proceed by action in the proper court to enforce this chapter, provided that the law enforcement agency shall give written notice to the attorney general when commencing an action as described in this division. (I) No person shall destroy, alter, conceal, withhold, or deny access to any accounts or records of a charitable organization, distributor, or manufacturer that have been	2941 2942 2943 2944 2945 2946 2947 2948 2949 2950 2951
believe that a charitable organization, distributor, or manufacturer or an officer, agent, trustee, member, or employee of the organization, distributor, or manufacturer has violated any provision of this chapter, the law enforcement agency may proceed by action in the proper court to enforce this chapter, provided that the law enforcement agency shall give written notice to the attorney general when commencing an action as described in this division. (I) No person shall destroy, alter, conceal, withhold, or deny access to any accounts or records of a charitable organization, distributor, or manufacturer that have been requested for examination, or obstruct, impede, or interfere	2941 2942 2943 2944 2945 2946 2947 2948 2949 2950 2951
believe that a charitable organization, distributor, or manufacturer or an officer, agent, trustee, member, or employee of the organization, distributor, or manufacturer has violated any provision of this chapter, the law enforcement agency may proceed by action in the proper court to enforce this chapter, provided that the law enforcement agency shall give written notice to the attorney general when commencing an action as described in this division. (I) No person shall destroy, alter, conceal, withhold, or deny access to any accounts or records of a charitable organization, distributor, or manufacturer that have been	2941 2942 2943 2944 2945 2946 2947 2948 2949 2950 2951

conducted, or of premises where bingo supplies are manufactured	2955
or distributed, or refuse to comply with any reasonable request	2956
of, or obstruct, impede, or interfere with any other reasonable	2957
action undertaken by, the attorney general or a law enforcement	2958
agency pursuant to division (H) of this section.	2959
(J) Whoever violates division (A) or (I) of this section	2960
is guilty of a misdemeanor of the first degree.	2961
Sec. 2915.101. Except as otherwise provided by law, a	2962
charitable organization that conducts instant bingo or	2963
electronic instant bingo shall distribute the net profit from	2964
the proceeds of the sale of instant bingo or electronic instant	2965
<pre>bingo_as follows:</pre>	2966
(A)(1) If a veteran's organization, a fraternal	2967
organization, or a sporting organization conducted the instant	2968
bingo or electronic instant bingo, the organization shall	2969
distribute the net profit from the proceeds of the sale of	2970
instant bingo or electronic instant bingo, as follows:	2971
(a) For the first two hundred fifty thousand dollars, or a	2972
greater amount prescribed by the attorney general to adjust for	2973
changes in prices as measured by the consumer price index as	2974
defined in section 325.18 of the Revised Code and other factors	2975
affecting the organization's expenses, as defined in division	2976
(GG) of section 2915.01 of the Revised Code, or less of net	2977
profit from the proceeds of the sale of instant bingo or	2978
electronic instant bingo generated in a calendar year:	2979
(i) At least twenty-five per cent shall be distributed to	2980
an organization described in division (V)(1) of section 2915.01	2981
of the Revised Code or to a department or agency of the federal	2982
government, the state, or any political subdivision.	2983

(ii) Not more than seventy-five per cent may be deducted	2984
and retained by the organization for reimbursement of or for the	2985
organization's expenses, as defined in division (GG) of section	2986
2915.01 of the Revised Code, in conducting the instant bingo or	2987
electronic instant bingo game.	2988
(b) For any net profit from the proceeds of the sale of	2989
instant bingo or electronic instant bingo of more than two	2990
hundred fifty thousand dollars or an adjusted amount generated	2991
in a calendar year:	2992
(i) A minimum of fifty per cent shall be distributed to an	2993
organization described in division (V)(1) of section 2915.01 of	2994
the Revised Code or to a department or agency of the federal	2995
government, the state, or any political subdivision.	2996
(ii) Five per cent may be distributed for the	2997
organization's own charitable purposes or to a community action	2998
agency.	2999
(iii) Forty-five per cent may be deducted and retained by	3000
the organization for reimbursement of or for the organization's	3001
expenses, as defined in division (GG) of section 2915.01 of the	3002
Revised Code, in conducting the instant bingo or electronic	3003
instant bingo game.	3004
(2) If a veteran's organization, a fraternal organization,	3005
or a sporting organization does not distribute the full	3006
percentages specified in divisions (A)(1)(a) and (b) of this	3007
and the few the numbered appointed in these divisions the	
section for the purposes specified in those divisions, the	3008
organization shall distribute the balance of the net profit from	3008 3009
organization shall distribute the balance of the net profit from	3009

the Revised Code.

- (B) If a charitable organization other than a veteran's 3014 organization, a fraternal organization, or a sporting 3015 organization conducted the instant bingo or electronic instant 3016 bingo, the organization shall distribute one hundred per cent of 3017 the net profit from the proceeds of the sale of instant bingo or 3018 electronic instant bingo to an organization described in 3019 division (V)(1) of section 2915.01 of the Revised Code or to a 3020 department or agency of the federal government, the state, or 3021 3022 any political subdivision.
- (C) Nothing in this section prohibits a veteran's 3023 organization, a fraternal organization, or a sporting 3024 organization from distributing any net profit from the proceeds 3025 of the sale of instant bingo or electronic instant bingo to an 3026 organization that is described in subsection 501(c)(3) of the 3027 Internal Revenue Code when the organization that is described in 3028 subsection 501(c)(3) of the Internal Revenue Code is one that 3029 makes donations to other organizations and permits donors to 3030 advise or direct such donations so long as the donations comply 3031 3032 with requirements established in or pursuant to subsection 501(c)(3) of the Internal Revenue Code. 3033
- Sec. 2915.12. (A) Sections 2915.07 to 2915.11—2915.15 of

 the Revised Code do not apply to bingo games that are conducted

 for the purpose of amusement only. A bingo game is conducted for

 the purpose of amusement only if it complies with all of the

 requirements specified in either division (A) (1) or (2) of this

 section:

 3034
- (1) (a) The participants do not pay any money or any other 3040 thing of value including an admission fee, or any fee for bingo 3041 cards or sheets, objects to cover the spaces, or other devices 3042

used in playing bingo, for the privilege of participating in the	3043
bingo game, or to defray any costs of the game, or pay tips or	3044
make donations during or immediately before or after the bingo	3045
game.	3046
game.	3010
(b) All prizes awarded during the course of the game are	3047
nonmonetary, and in the form of merchandise, goods, or	3048
entitlements to goods or services only, and the total value of	3049
all prizes awarded during the game is less than one hundred	3050
dollars.	3051
(c) No commission, wages, salary, reward, tip, donation,	3052
gratuity, or other form of compensation, either directly or	3053
indirectly, and regardless of the source, is paid to any bingo	3054
game operator for work or labor performed at the site of the	3055
bingo game.	3056
(d) The bingo game is not conducted either during or	3057
within ten hours of any of the following:	3058
(i) A bingo session during which a charitable bingo game	3059
is conducted pursuant to sections 2915.07 to 2915.11 2915.15 of	3060
the Revised Code;	3061
(ii) A scheme or game of chance, or bingo described in	3062
division (0)(2) of section 2915.01 of the Revised Code.	3063
(e) The number of players participating in the bingo game	3064
does not exceed fifty.	3065
(2)(a) The participants do not pay money or any other	3066
thing of value as an admission fee, and no participant is	3067
charged more than twenty-five cents to purchase a bingo card or	3068
sheet, objects to cover the spaces, or other devices used in	3069
playing bingo.	3070

(b) The total amount of money paid by all of the	3071
participants for bingo cards or sheets, objects to cover the	3072
spaces, or other devices used in playing bingo does not exceed	3073
one hundred dollars.	3074
(c) All of the money paid for bingo cards or sheets,	3075
objects to cover spaces, or other devices used in playing bingo	3076
is used only to pay winners monetary and nonmonetary prizes and	3077
to provide refreshments.	3078
	2070
(d) The total value of all prizes awarded during the game	3079
does not exceed one hundred dollars.	3080
(e) No commission, wages, salary, reward, tip, donation,	3081
gratuity, or other form of compensation, either directly or	3082
indirectly, and regardless of the source, is paid to any bingo	3083
game operator for work or labor performed at the site of the	3084
bingo game.	3085
(f) The bingo game is not conducted during or within ten	3086
hours of either of the following:	3087
(i) A bingo session during which a charitable bingo game	3088
is conducted pursuant to sections 2915.07 to 2915.11 <u>2915.15</u> of	3089
the Revised Code;	3090
(ii) A scheme of chance or game of chance, or bingo	3091
described in division (0)(2) of section 2915.01 of the Revised	3092
Code.	3093
(g) All of the participants reside at the premises where	3094
the bingo game is conducted.	3095
(h) The bingo games are conducted on different days of the	3096
week and not more than twice in a calendar week.	3097
(B) The attorney general or any local law enforcement	3098

agency may investigate the conduct of a bingo game that	3099
purportedly is conducted for purposes of amusement only if there	3100
is reason to believe that the purported amusement bingo game	3101
does not comply with the requirements of either division (A)(1)	3102
or (2) of this section. A local law enforcement agency may	3103
proceed by action in the proper court to enforce this section if	3104
the local law enforcement agency gives written notice to the	3105
attorney general when commencing the action.	3106

- Sec. 2915.13. (A) A veteran's organization, a fraternal

 organization, or a sporting organization authorized to conduct a

 bingo session pursuant to sections 2915.01 to 2915.12 of the

 Revised Code this chapter may conduct instant bingo, electronic

 instant bingo, or both other than at a bingo session under a

 type III license issued under section 2915.08 of the Revised

 Code if all of the following apply:

 3107
- (1) The veteran's organization, fraternal organization, or 3114 sporting organization limits the sale of instant bingo or 3115 electronic instant bingo to twelve hours during any day, 3116 provided that the sale does not begin earlier than ten a.m. and 3117 ends not later than two a.m. 3118
- (2) The veteran's organization, fraternal organization, or 3119 sporting organization limits the sale of instant bingo or 3120 electronic instant bingo to its own premises and to its own 3121 members and invited guests.
- (3) The veteran's organization, fraternal organization, or 3123 sporting organization is raising money for an organization that 3124 is described in subsection 509(a)(1), 509(a)(2), or 509(a)(3) of 3125 the Internal Revenue Code and is either a governmental unit or 3126 an organization that maintains its principal place of business 3127 in this state, that is exempt from federal income taxation under 3128

subsection 501(a) and described in subsection 501(c)(3) of the

Internal Revenue Code, and that is in good standing in this

state and executes a written contract with that organization as

required in division (B) of this section.

3129

3130

(B) If a veteran's organization, fraternal organization, 3133 or sporting organization authorized to conduct instant bingo or 3134 electronic instant bingo pursuant to division (A) of this 3135 section is raising money for another organization that is 3136 described in subsection 509(a)(1), 509(a)(2), or 509(a)(3) of 3137 the Internal Revenue Code and is either a governmental unit or 3138 an organization that maintains its principal place of business 3139 in this state, that is exempt from federal income taxation under 3140 subsection 501(a) and described in subsection 501(c)(3) of the 3141 Internal Revenue Code, and that is in good standing in this 3142 state, the veteran's organization, fraternal organization, or 3143 sporting organization shall execute a written contract with the 3144 organization that is described in subsection 509(a)(1), 509(a) 3145 (2), or 509(a)(3) of the Internal Revenue Code and is either a 3146 governmental unit or an organization that maintains its 3147 principal place of business in this state, that is exempt from 3148 federal income taxation under subsection 501(a) and described in 3149 subsection 501(c)(3) of the Internal Revenue Code, and that is 3150 in good standing in this state in order to conduct instant bingo 3151 or electronic instant bingo. That contract shall include a 3152 statement of the percentage of the net proceeds that the 3153 veteran's, fraternal, or sporting organization will be 3154 distributing to the organization that is described in subsection 3155 509(a)(1), 509(a)(2), or 509(a)(3) of the Internal Revenue Code 3156 and is either a governmental unit or an organization that 3157 maintains its principal place of business in this state, that is 3158 exempt from federal income taxation under subsection 501(a) and 3159

described in subsection 501(c)(3) of the Internal Revenue Code,	3160
and that is in good standing in this state.	3161
(C)(1) If a veteran's organization, fraternal	3162
organization, or sporting organization authorized to conduct	3163
instant bingo or electronic instant bingo pursuant to division	3164
(A) of this section has been issued a liquor permit under	3165
Chapter 4303. of the Revised Code, that permit may be subject to	3166
suspension, revocation, or cancellation if the veteran's	3167
organization, fraternal organization, or sporting organization	3168
violates a provision of this chapter.	3169
(2) No veteran's organization, fraternal organization, or	3170
sporting organization that enters into a written contract	3171
pursuant to division (B) of this section shall violate any	3172
provision of this chapter or permit, aid, or abet any other	3173
person in violating any provision of this chapter.	3174
(D) A veteran's organization, fraternal organization, or	3175
sporting organization shall give all required proceeds earned	3176
from the conduct of instant bingo or electronic instant bingo to	3177
the organization with which the veteran's organization,	3178
fraternal organization, or sporting organization has entered	3179
into a written contract.	3180
(E) Whoever violates this section is guilty of illegal	3181
instant bingo or electronic instant bingo conduct. Except as	3182
otherwise provided in this division, illegal instant bingo $\underline{\text{or}}$	3183
electronic instant bingo conduct is a misdemeanor of the first	3184
degree. If the offender previously has been convicted of a	3185
violation of this section, illegal instant bingo or electronic	3186
<u>instant bingo</u> conduct is a felony of the fifth degree.	3187
Sec. 2915.14. (A) No charitable organization shall conduct_	3188

electronic instant bingo unless all of the following are true:	3189
(1) The organization is a veteran's organization described	3190
in division (J) of section 2915.01 of the Revised Code or is a	3191
fraternal organization described in division (L) of section	3192
2915.01 of the Revised Code.	3193
(2) The organization is a veteran's organization described	3194
in subsection 501(c)(4) of the Internal Revenue Code or is, and	3195
has received from the internal revenue service a determination	3196
letter that is currently in effect stating that the organization	3197
is, exempt from federal income taxation under subsection 501(a),	3198
and is described in subsection 501(c)(7), 501(c)(8), 501(c)(10),	3199
or 501(c)(19) of the Internal Revenue Code.	3200
(3) The organization has not conducted a raffle in	3201
violation of division (B) of section 2915.092 of the Revised	3202
Code using an electronic raffle machine, as described in Ohio	3203
Veterans and Fraternal Charitable Coalition v. DeWine, Case No.	3204
13-CV-13610 (C.P. Franklin Co. February 23, 2018), at any time	3205
on or after January 1, 2022.	3206
(B) No charitable organization that conducts electronic	3207
instant bingo shall do any of the following:	3208
(1) Possess an electronic instant bingo system that was	3209
not obtained in accordance with this chapter or with any rule	3210
adopted under this chapter;	3211
(2) Conduct electronic instant bingo on any day, at any	3212
time, or on any premises not specified on the organization's	3213
type II or type III license issued under section 2915.08 of the	3214
Revised Code;	3215
(3) Fail to display both of the following conspicuously at	3216
each premises in which the charitable organization conducts	3217

electronic instant bingo:	3218
(a) The charitable organization's bingo license;	3219
(b) The serial number of each deal of electronic instant	3220
<pre>bingo tickets being sold.</pre>	3221
(4) Permit any person the charitable organization knows,	3222
or should have known, to be under eighteen years of age to play	3223
electronic instant bingo;	3224
(5) Sell or provide to any person an electronic instant	3225
bingo ticket for a price different from the price displayed on	3226
the game flare for that deal, except that the charitable	3227
organization may give a participant who wins an electronic	3228
instant bingo game an electronic instant bingo ticket as a prize	3229
in place of a cash prize;	3230
(6) Fail, once an electronic instant bingo deal is begun,	3231
to continue to sell tickets in that deal until all prizes have	3232
<pre>been awarded;</pre>	3233
(7) Permit any person whom the organization knows, or	3234
should have known, has been convicted of a felony or gambling	3235
offense in any jurisdiction to be a bingo game operator in the	3236
<pre>conduct of electronic instant bingo;</pre>	3237
(8) Permit a bingo game operator to play electronic	3238
<pre>instant bingo;</pre>	3239
(9)(a) Except as otherwise provided in division (B)(9)(b)	3240
of this section, pay compensation to a bingo game operator for	3241
conducting electronic instant bingo.	3242
(b) Division (B)(9)(a) of this section does not prohibit	3243
an employee of a veteran's organization or fraternal	3244
organization from redeeming electronic instant bingo tickets or	3245

vouchers for the organization's members or invited guests, so	3246
long as no portion of the employee's compensation is paid from	3247
any bingo receipts.	3248
(10) Pay consulting fees to any person in relation to	3249
electronic instant bingo.	3250
(C) No person shall sell, offer to sell, or otherwise	3251
provide or offer to provide an electronic instant bingo system	3252
to any person for use in this state unless the electronic	3253
instant bingo system has been approved under section 2915.15 of	3254
the Revised Code.	3255
(D) The attorney general shall adopt rules under Chapter	3256
119. of the Revised Code to ensure the integrity of electronic	3257
instant bingo, including, but not limited to, rules governing	3258
all of the following:	3259
(1) The requirements to receive a license or endorsement	3260
to conduct electronic instant bingo;	3261
(2) The location and number of electronic instant bingo	3262
systems in use, which shall not exceed ten in any one location;	3263
(3) The times when electronic instant bingo may be	3264
<pre>offered;</pre>	3265
(4) Signage requirements in facilities where electronic	3266
<pre>instant bingo is offered;</pre>	3267
(5) Electronic instant bingo device and system	3268
specifications, including reveal features and game themes;	3269
(6) Procedures and standards for the review, approval,	3270
inspection, and monitoring of electronic instant bingo systems,	3271
as described in section 2915.15 of the Revised Code;	3272

(7) Procedures and standards for the review and approval	3273
of any changes to technology, systems, or games licensed or	3274
permitted under this chapter;	3275
(8) The fees to be charged under section 2915.15 of the	3276
Revised Code for review, approval, inspection, and monitoring of	3277
electronic instant bingo systems;	3278
(9) Procedures allowing the attorney general to seek a	3279
summary suspension of a license to conduct electronic instant	3280
bingo or a license to manufacture or distribute electronic	3281
instant bingo systems if the attorney general has good cause to	3282
believe that the person or organization licensed to conduct	3283
electronic instant bingo, or the person or organization licensed	3284
to manufacture or distribute electronic instant bingo systems,	3285
or any of the organization's employees, officers, directors,	3286
agents, representatives, or partners, has violated this chapter	3287
or a rule adopted under this chapter.	3288
(E) Whoever knowingly violates division (A), (B), or (C)	3289
of this section or a rule adopted under division (D) of this	3290
section is quilty of illegal electronic instant bingo conduct.	3291
Illegal electronic instant bingo conduct is a misdemeanor of the	3292
first degree, except that if the offender previously has been	3293
convicted of a violation of division (A) or (B) of this section	3294
or of a rule adopted under division (D) of this section, illegal	3295
instant bingo conduct is a felony of the fifth degree.	3296
Sec. 2915.15. (A) (1) Before selling, offering to sell, or	3297
otherwise providing or offering to provide an electronic instant	3298
bingo system to any person for use in this state, a manufacturer	3299
shall submit the electronic instant bingo system to an	3300
independent testing laboratory that is licensed by the state	3301
lottery commission under section 3770.02 of the Revised Code, or	3302

that is certified under section 3772.31 of the Revised Code, for	3303
testing and evaluation to determine whether the electronic	3304
instant bingo system meets the requirements of this chapter and	3305
of rules adopted under this chapter. The manufacturer shall pay	3306
all costs of that testing and evaluation.	3307
(2) If the independent testing laboratory certifies that	3308
the electronic instant bingo system meets the requirements of	3309
this chapter and of rules adopted under this chapter, the	3310
manufacturer may submit the electronic instant bingo system,	3311
along with a copy of the laboratory's certification and a fee	3312
established by the attorney general by rule under Chapter 119.	3313
of the Revised Code, to the attorney general for review and	3314
approval. The manufacturer also shall submit a fee established	3315
by the attorney general by rule under Chapter 119. of the	3316
Revised Code, which the attorney general shall use to pay the	3317
cost of reviewing and approving electronic instant bingo systems	3318
under division (A) of this section.	3319
(3) The attorney general shall approve the system for use	3320
in this state if the attorney general determines that the	3321
electronic instant bingo system meets the requirements of this	3322
chapter and of the rules adopted under this chapter. The	3323
attorney general shall consult the Ohio casino control	3324
commission for assistance in determining whether an electronic	3325
instant bingo system is prohibited for use under this chapter on	3326
the ground that it is a slot machine.	3327
(4) An electronic instant bingo system shall be verified	3328
and sealed by the attorney general before the electronic instant	3329
bingo system is placed into service.	3330
(5) Before an electronic instant bingo system is removed	3331
from service, the attorney general's seal shall be removed by	3332

the attorney general's designee. If the seal is removed after an	3333
electronic instant bingo system is sealed by the attorney	3334
general but before the electronic instant bingo system is placed	3335
into service, or if the seal is removed before an electronic	3336
instant bingo system is removed from service, or if the seal is	3337
removed by someone other than the attorney general's designee,	3338
the electronic instant bingo system shall be returned to an	3339
independent testing laboratory described in division (A)(1) of	3340
this section.	3341
(B) Any electronic instant bingo system approved for use	3342
in this state shall have a central server located in Ohio which	3343
is accessible to the attorney general and shall include an	3344
internal report management system that records information	3345
concerning the operation of the system and that meets the	3346
requirements adopted by the attorney general by rule under	3347
Chapter 119. of the Revised Code. The internal report management	3348
system shall permit the attorney general or another person	3349
designated by the attorney general to access the internal report	3350
management system, monitor the electronic instant bingo system,	3351
and remotely deactivate the electronic instant bingo system or	3352
any aspect of the system.	3353
(C) The attorney general may inspect any electronic	3354
instant bingo system in use in this state at any time to ensure	3355
that the system is in compliance with this chapter and with the	3356
rules adopted under this chapter. If the attorney general	3357
determines that any person or any electronic instant bingo	3358
system is in violation of any provision of this chapter or of	3359
any rule adopted under this chapter, the attorney general may	3360
order that the violation immediately cease and may deactivate	3361
the electronic instant bingo system or any aspect of it.	3362

(D) The attorney general may establish by rule adopted	3363
under Chapter 119. of the Revised Code an annual fee to be paid	3364
by distributors licensed under section 2915.081 of the Revised	3365
Code who have electronic instant bingo distributor endorsements	3366
to their licenses in order to pay the cost of monitoring the	3367
systems under division (B) of this section and the cost of	3368
inspecting systems under division (C) of this section.	3369
Sec. 3123.89. (A) Subject to section 3770.071 of the	3370
Revised Code, a child support enforcement agency that determines	3371
that an obligor who is the recipient of a lottery prize award is	3372
subject to a final and enforceable determination of default made	3373
under sections 3123.01 to 3123.07 of the Revised Code shall	3374
issue an intercept directive to the director of the state	3375
lottery commission. A copy of this intercept directive shall be	3376
sent to the obligor.	3377
(B) The intercept directive shall require the director or	3378
(B) The intercept directive shall require the director or the director's designee to transmit an amount or amounts from	3378 3379
the director's designee to transmit an amount or amounts from	3379
the director's designee to transmit an amount or amounts from the proceeds of the specified lottery prize award to the office	3379 3380
the director's designee to transmit an amount or amounts from the proceeds of the specified lottery prize award to the office of child support in the department of job and family services.	3379 3380 3381
the director's designee to transmit an amount or amounts from the proceeds of the specified lottery prize award to the office of child support in the department of job and family services. The intercept directive also shall contain all of the following	3379 3380 3381 3382
the director's designee to transmit an amount or amounts from the proceeds of the specified lottery prize award to the office of child support in the department of job and family services. The intercept directive also shall contain all of the following information:	3379 3380 3381 3382 3383
the director's designee to transmit an amount or amounts from the proceeds of the specified lottery prize award to the office of child support in the department of job and family services. The intercept directive also shall contain all of the following information: (1) The name, address, and social security number or	3379 3380 3381 3382 3383
the director's designee to transmit an amount or amounts from the proceeds of the specified lottery prize award to the office of child support in the department of job and family services. The intercept directive also shall contain all of the following information: (1) The name, address, and social security number or taxpayer identification number of the obligor;	3379 3380 3381 3382 3383 3384 3385
the director's designee to transmit an amount or amounts from the proceeds of the specified lottery prize award to the office of child support in the department of job and family services. The intercept directive also shall contain all of the following information: (1) The name, address, and social security number or taxpayer identification number of the obligor; (2) A statement that the obligor has been determined to be	3379 3380 3381 3382 3383 3384 3385
the director's designee to transmit an amount or amounts from the proceeds of the specified lottery prize award to the office of child support in the department of job and family services. The intercept directive also shall contain all of the following information: (1) The name, address, and social security number or taxpayer identification number of the obligor; (2) A statement that the obligor has been determined to be in default under a support order;	3379 3380 3381 3382 3383 3384 3385 3386 3386
the director's designee to transmit an amount or amounts from the proceeds of the specified lottery prize award to the office of child support in the department of job and family services. The intercept directive also shall contain all of the following information: (1) The name, address, and social security number or taxpayer identification number of the obligor; (2) A statement that the obligor has been determined to be in default under a support order; (3) The amount of the arrearage owed by the obligor as	3379 3380 3381 3382 3383 3384 3385 3386 3387

director or the director's designee shall deduct the amount or	3392
amounts specified from the proceeds of the lottery prize award	3393
referred to in the directive and transmit the amounts to the	3394
office of child support.	3395
(D) The department of job and family services shall	3396
develop and implement a real time data match program with the	3397
state lottery commission and its lottery sales agents and	3398
lottery agents to identify obligors who are subject to a final	3399
and enforceable determination of default made under sections	3400
3123.01 to 3123.07 of the Revised Code in accordance with	3401
section 3770.071 of the Revised Code.	3402
(E) Upon the data match program's implementation, the	3403
department, in consultation with the commission, shall	3404
promulgate rules to facilitate withholding, in appropriate	3405
circumstances, by the commission or its lottery sales agents or	3406
lottery agents of an amount sufficient to satisfy any past due	3407
support owed by an obligor from a lottery prize award owed to	3408
the obligor up to the amount of the award. The rules shall	3409
describe an expedited method for withholding, and the time frame	3410
for transmission of the amount withheld to the department.	3411
(F) As used in this section, "lottery prize award" has the	3412
same meaning as in section 3770.10 of the Revised Code.	3413
Sec. 3123.90. (A) As used in this section, "casino:	3414
(1) "Casino facility," "casino operator," and "management	3415
company" have the meanings defined in section 3772.01 of the	3416
Revised Code.	3417
(2) "Sports gaming proprietor" has the meaning defined in	3418
section 3775.01 of the Revised Code.	3419

(B) The department of job and family services shall

develop and implement a real time data match program with each	3421
casino facility's casino operator or management company and with	3422
each sports gaming proprietor to identify obligors who are	3423
subject to a final and enforceable determination of default made	3424
under sections 3123.01 to 3123.07 of the Revised Code.	3425
(C) Upon the data match program's implementation, if a	3426
person's person receives a payout of winnings at a casino	3427
facility are or from sports gaming in an amount for which	3428
reporting to the internal revenue service of the amount is	3429
required by section 6041 of the Internal Revenue Code, as	3430
amended, the casino operator—ormanagement company or sports	3431
gaming proprietor shall refer to the data match program to	3432
determine if the person entitled to the winnings is in default	3433
under a support order. If the data match program indicates that	3434
the person is in default, the casino operator—ormanagement	3435
company, or sports gaming proprietor shall withhold from the	3436
person's winnings an amount sufficient to satisfy any past due	3437
support owed by the obligor identified in the data match up to	3438
the amount of the winnings.	3439
(D) Not later than seven-fourteen days after withholding	3440
the amount, the casino operator or management company or	3441
sports gaming proprietor shall transmit any amount withheld to	3442
the department as payment on the support obligation.	3443
(E) The department, in consultation with the Ohio casino	3444
control commission, may adopt rules under Chapter 119. of the	3445
Revised Code as are necessary for implementation of this	3446
section.	3447
Sec. 3770.071. (A)(1) If the amount of the prize money or	3448
the cost of goods or services awarded as a lottery prize award	3449
meets or exceeds the reportable winnings amounts set by 26	3450

U.S.C. 6041, or a subsequent analogous section of the internal	3451
Revenue Code is six hundred dollars or more, the director of the	3452
state lottery commission or the director's designee shall	3453
require the person entitled to the prize award to affirm in	3454
writing, under oath, or by electronic means, whether or not the	3455
person is in default under a support order. The director or the	3456
director's designee also may take any additional appropriate	3457
steps to determine if the person entitled to the prize award is	3458
in default under a support order. If the person entitled to the	3459
prize award affirms that the person is in default under a	3460
support order, or if the director or the director's designee	3461
determines that the person is in default under a support order,	3462
the director or the director's designee shall temporarily	3463
withhold payment of the prize award and notify the child support	3464
enforcement agency that administers the support order that the	3465
person is entitled to a prize award, of the amount of the prize	3466
award, and, if the prize award is to be paid in annual	3467
installments, of the number of installments.	3468

(2) Upon receipt of the notice from the director or the 3469 director's designee, the child support enforcement agency shall 3470 conduct an investigation to determine whether the person 3471 entitled to the lottery prize award is subject to a final and 3472 enforceable determination of default made under sections 3123.01 3473 to 3123.07 of the Revised Code. If the agency determines that 3474 the person is so subject, it shall issue an intercept directive 3475 as described in section 3123.89 of the Revised Code to the 3476 director at lottery commission headquarters requiring the 3477 director or the director's designee to deduct from any unpaid 3478 prize award or any annual installment payment of an unpaid prize 3479 award, a specified amount for support in satisfaction of the 3480 support order under which the person is in default. To the 3481

extent possible, the amount specified to be deducted under the	3482
intercept directive shall satisfy the amount ordered for support	3483
in the support order under which the person is in default.	3484
A child support enforcement agency shall issue an	3485
intercept directive within thirty days from the date the	3486
director or the director's designee notifies the agency under	3487
division (A)(1) of this section. Within thirty days after the	3488
date on which the agency issues the intercept directive, the	3489
director or the director's designee shall pay the amount	3490
specified in the intercept directive to the office of child	3491
support in the department of job and family services. But, if	3492
the prize award is to be paid in annual installments, the	3493
director or the director's designee, on the date the next	3494
installment payment is due, shall deduct the amount specified in	3495
the intercept directive from that installment and, if necessary,	3496
any subsequent annual installments, at the time those	3497
installments become due and owing to the prize winner, and pay	3498
the amount to the office of child support.	3499
(B) As used in this section:	3500
(1) "Support order" has the same meaning as in section	3501
3119.01 of the Revised Code.	3502
(2) "Default" has the same meaning as in section 3121.01	3503
of the Revised Code.	3504
of the Revisea code.	3301
(C) No person shall knowingly make a false affirmation or	3505
oath required by division (A) of this section.	3506
Sec. 3770.073. (A) If a person is entitled to a lottery	3507
prize award and is indebted to the state for the payment of any	3508
tax, workers' compensation premium, unemployment contribution,	3509

payment in lieu of unemployment contribution, certified claim

under section 131.02 or 131.021 of the Revised Code, or is	3511
indebted to a political subdivision that has a certified claim	3512
under section 131.02 of the Revised Code, lottery sales receipts	3513
neld in trust on behalf of the state lottery commission as	3514
described in division (H)(4) of section 3770.05 of the Revised	3515
Code, or charge, penalty, or interest arising from these debts	3516
and if the amount of the prize money or the cost of goods or	3517
services awarded as a lottery prize award is five thousand <u>six</u>	3518
nundred dollars or more, the director of the state lottery	3519
commission, or the director's designee, shall do either of the	3520
following:	3521

- (1) If the prize award will be paid in a lump sum, deduct 3522 from the prize award and pay to the attorney general an amount 3523 in satisfaction of the debt and pay any remainder to that 3524 person. If the amount of the prize award is less than the amount 3525 of the debt, the entire amount of the prize award shall be 3526 deducted and paid in partial satisfaction of the debt. 3527
- (2) If the prize award will be paid in annual 3528 installments, on the date the initial installment payment is 3529 due, deduct from that installment and pay to the attorney 3530 general an amount in satisfaction of the debt and, if necessary 3531 to collect the full amount of the debt, do the same for any 3532 subsequent annual installments, at the time the installments 3533 become due and owing to the person, until the debt is fully 3534 satisfied. 3535
- (B) If a person entitled to a lottery prize award owes 3536 more than one debt, any debt owed to the state shall be 3537 satisfied first, subject to both section 5739.33 and division 3538 (G) of section 5747.07 of the Revised Code having first 3539 priority, and subject to division (C) of this section. 3540

Code shall be satisfied with first priority over debts owed under this section. (D) Except as provided in section 131.021 of the Revised 3544 Code, this section applies only to debts that have become final. 3545 Sec. 3772.01. As used in this chapter: (A) "Applicant" means any person who applies to the (B) "Casino control commission fund" means the casino control commission fund described in Section 6(C)(3)(d) of Article XV, Ohio Constitution, the money in which shall be used 3551 to fund the commission and its related affairs. (C) "Casino facility" means a casino facility as defined in Section 6(C)(9) of Article XV, Ohio Constitution. 3554 (D) "Casino game" means any slot machine or table game as defined in this chapter. (E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any representative of value, authorized in any of the states of Indiana, Michigan, Pennsylvania, and West Virginia as of January 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, subsequent restrictions placed on such wagering in such states. "Casino gaming" does not include bingo, as authorized in Section 366	(C) Any debt owed under section 3770.071 of the Revised	3541
(D) Except as provided in section 131.021 of the Revised 3544 Code, this section applies only to debts that have become final. 3545 Sec. 3772.01. As used in this chapter: 3546 (A) "Applicant" means any person who applies to the 3547 commission for a license under this chapter. 3548 (B) "Casino control commission fund" means the casino 3549 control commission fund described in Section 6(C)(3)(d) of 3550 Article XV, Ohio Constitution, the money in which shall be used 3551 to fund the commission and its related affairs. 3552 (C) "Casino facility" means a casino facility as defined 3553 in Section 6(C)(9) of Article XV, Ohio Constitution. 3554 (D) "Casino game" means any slot machine or table game as 3555 defined in this chapter. 3556 (E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any 3558 representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	Code shall be satisfied with first priority over debts owed	3542
Code, this section applies only to debts that have become final. Sec. 3772.01. As used in this chapter: (A) "Applicant" means any person who applies to the commission for a license under this chapter. (B) "Casino control commission fund" means the casino control commission fund described in Section 6(C)(3)(d) of as500 Article XV, Ohio Constitution, the money in which shall be used as551 to fund the commission and its related affairs. (C) "Casino facility" means a casino facility as defined as553 in Section 6(C)(9) of Article XV, Ohio Constitution. (D) "Casino game" means any slot machine or table game as as555 defined in this chapter. (E) "Casino gaming" means any type of slot machine or as557 table game wagering, using money, casino credit, or any as558 representative of value, authorized in any of the states of as559 Indiana, Michigan, Pennsylvania, and West Virginia as of January as560 as 3561 subsequently authorized by, but shall not be limited by, as62 subsequent restrictions placed on such wagering in such states. "Casino gaming" does not include bingo, as authorized in Section as64	under this section.	3543
Sec. 3772.01. As used in this chapter: (A) "Applicant" means any person who applies to the 3547 commission for a license under this chapter. (B) "Casino control commission fund" means the casino 3549 control commission fund described in Section 6(C)(3)(d) of 3550 Article XV, Ohio Constitution, the money in which shall be used 3551 to fund the commission and its related affairs. (C) "Casino facility" means a casino facility as defined 3553 in Section 6(C)(9) of Article XV, Ohio Constitution. (D) "Casino game" means any slot machine or table game as 3555 defined in this chapter. (E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any 3558 representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	(D) Except as provided in section 131.021 of the Revised	3544
(A) "Applicant" means any person who applies to the commission for a license under this chapter. (B) "Casino control commission fund" means the casino 3549 control commission fund described in Section 6(C)(3)(d) of 3550 Article XV, Ohio Constitution, the money in which shall be used 3551 to fund the commission and its related affairs. (C) "Casino facility" means a casino facility as defined 3553 in Section 6(C)(9) of Article XV, Ohio Constitution. (D) "Casino game" means any slot machine or table game as 3555 defined in this chapter. (E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any 3558 representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. "Casino gaming" does not include bingo, as authorized in Section 3564	Code, this section applies only to debts that have become final.	3545
commission for a license under this chapter. (B) "Casino control commission fund" means the casino 3549 control commission fund described in Section 6(C)(3)(d) of 3550 Article XV, Ohio Constitution, the money in which shall be used 3551 to fund the commission and its related affairs. (C) "Casino facility" means a casino facility as defined 3553 in Section 6(C)(9) of Article XV, Ohio Constitution. (D) "Casino game" means any slot machine or table game as 3555 defined in this chapter. (E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any 3558 representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. "Casino gaming" does not include bingo, as authorized in Section 3564	Sec. 3772.01. As used in this chapter:	3546
(B) "Casino control commission fund" means the casino 3549 control commission fund described in Section 6(C)(3)(d) of 3550 Article XV, Ohio Constitution, the money in which shall be used 3551 to fund the commission and its related affairs. 3552 (C) "Casino facility" means a casino facility as defined 3553 in Section 6(C)(9) of Article XV, Ohio Constitution. 3554 (D) "Casino game" means any slot machine or table game as 3555 defined in this chapter. 3556 (E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any 3558 representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	(A) "Applicant" means any person who applies to the	3547
control commission fund described in Section 6(C)(3)(d) of Article XV, Ohio Constitution, the money in which shall be used 3551 to fund the commission and its related affairs. 3552 (C) "Casino facility" means a casino facility as defined 3553 in Section 6(C)(9) of Article XV, Ohio Constitution. 3554 (D) "Casino game" means any slot machine or table game as 3555 defined in this chapter. 3556 (E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any 3558 representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	commission for a license under this chapter.	3548
Article XV, Ohio Constitution, the money in which shall be used to fund the commission and its related affairs. (C) "Casino facility" means a casino facility as defined 3553 in Section 6(C)(9) of Article XV, Ohio Constitution. (D) "Casino game" means any slot machine or table game as defined in this chapter. (E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any 3558 representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	(B) "Casino control commission fund" means the casino	3549
to fund the commission and its related affairs. (C) "Casino facility" means a casino facility as defined 3553 in Section 6(C) (9) of Article XV, Ohio Constitution. 3554 (D) "Casino game" means any slot machine or table game as 3555 defined in this chapter. 3556 (E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any 3558 representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	control commission fund described in Section 6(C)(3)(d) of	3550
(C) "Casino facility" means a casino facility as defined 3553 in Section 6(C)(9) of Article XV, Ohio Constitution. 3554 (D) "Casino game" means any slot machine or table game as 3555 defined in this chapter. 3556 (E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any 3558 representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	Article XV, Ohio Constitution, the money in which shall be used	3551
in Section 6(C)(9) of Article XV, Ohio Constitution. (D) "Casino game" means any slot machine or table game as defined in this chapter. (E) "Casino gaming" means any type of slot machine or table game wagering, using money, casino credit, or any representative of value, authorized in any of the states of Indiana, Michigan, Pennsylvania, and West Virginia as of January 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, subsequent restrictions placed on such wagering in such states. "Casino gaming" does not include bingo, as authorized in Section 3564	to fund the commission and its related affairs.	3552
(D) "Casino game" means any slot machine or table game as defined in this chapter. (E) "Casino gaming" means any type of slot machine or table game wagering, using money, casino credit, or any representative of value, authorized in any of the states of Indiana, Michigan, Pennsylvania, and West Virginia as of January 1, 2009, and includes slot machine and table game wagering subsequently authorized by, but shall not be limited by, subsequent restrictions placed on such wagering in such states. "Casino gaming" does not include bingo, as authorized in Section 3555 3563	(C) "Casino facility" means a casino facility as defined	3553
defined in this chapter. (E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any 3558 representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	in Section 6(C)(9) of Article XV, Ohio Constitution.	3554
(E) "Casino gaming" means any type of slot machine or 3557 table game wagering, using money, casino credit, or any 3558 representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	(D) "Casino game" means any slot machine or table game as	3555
table game wagering, using money, casino credit, or any representative of value, authorized in any of the states of Indiana, Michigan, Pennsylvania, and West Virginia as of January 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. "Casino gaming" does not include bingo, as authorized in Section 3564	defined in this chapter.	3556
representative of value, authorized in any of the states of 3559 Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	(E) "Casino gaming" means any type of slot machine or	3557
Indiana, Michigan, Pennsylvania, and West Virginia as of January 3560 1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	table game wagering, using money, casino credit, or any	3558
1, 2009, and includes slot machine and table game wagering 3561 subsequently authorized by, but shall not be limited by, 3562 subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	representative of value, authorized in any of the states of	3559
subsequently authorized by, but shall not be limited by, subsequent restrictions placed on such wagering in such states. "Casino gaming" does not include bingo, as authorized in Section 3564	Indiana, Michigan, Pennsylvania, and West Virginia as of January	3560
subsequent restrictions placed on such wagering in such states. 3563 "Casino gaming" does not include bingo, as authorized in Section 3564	1, 2009, and includes slot machine and table game wagering	3561
"Casino gaming" does not include bingo, as authorized in Section 3564	subsequently authorized by, but shall not be limited by,	3562
	subsequent restrictions placed on such wagering in such states.	3563
6 of Article VV. Objectorytism and conducted as of Tanuary 2565	"Casino gaming" does not include bingo, as authorized in Section	3564
o of Afticle XV, Onto Constitution and Conducted as of January	6 of Article XV, Ohio Constitution and conducted as of January	3565
1, 2009 , or ; horse racing where the pari-mutuel system of 3566	1, 2009, or; horse racing where the pari-mutuel system of	3566
wagering is conducted, as authorized under the laws of this 3567	wagering is conducted, as authorized under the laws of this	3567
	state as of January 1, 2009; or sports gaming.	3568
	state as of January 1, 2009; or sports gaming.	3568

- (F) "Casino gaming employee" means any employee of a 3569 casino operator or management company, but not a key employee, 3570 and as further defined in section 3772.131 of the Revised Code. 3571
- (G) "Casino operator" means any person, trust, 3572 corporation, partnership, limited partnership, association, 3573 limited liability company, or other business enterprise that 3574 directly or indirectly holds an ownership or leasehold interest 3575 in a casino facility. "Casino operator" does not include an 3576 agency of the state, any political subdivision of the state, any 3577 3578 person, trust, corporation, partnership, limited partnership, association, limited liability company, or other business 3579 enterprise that may have an interest in a casino facility, but 3580 who is legally or contractually restricted from conducting 3581 casino gaming. 3582
- (H) "Central system" means a computer system that provides 3583 the following functions related to casino gaming equipment used in connection with casino gaming authorized under this chapter: 3585 security, auditing, data and information retrieval, and other 3586 purposes deemed necessary and authorized by the commission. 3587
- (I) "Cheat" means to alter the result of a casino game, 3588 3589 the element of chance, the operation of a machine used in a casino game, or the method of selection of criteria that 3590 determines (a) the result of the casino game, (b) the amount or 3591 frequency of payment in a casino game, (c) the value of a 3592 wagering instrument, or (d) the value of a wagering credit. 3593 "Cheat" does not include an individual who, without the 3594 assistance of another individual or without the use of a 3595 physical aid or device of any kind, uses the individual's own 3596 ability to keep track of the value of cards played and uses 3597 predictions formed as a result of the tracking information in 3598

the individual's playing and betting strategy.	3599
(J) "Commission" means the Ohio casino control commission.	3600
(K) "Gaming agent" means a peace officer employed by the	3601
commission that is vested with duties to enforce this chapter	3602
and conduct other investigations into the conduct of the casino	3603
gaming and the maintenance of the equipment that the commission	3604
considers necessary and proper and is in compliance with section	3605
109.77 of the Revised Code.	3606
(L) "Gaming-related vendor" means any individual,	3607
partnership, corporation, association, trust, or any other group	3608
of individuals, however organized, who supplies gaming-related	3609
equipment, goods, or services to a casino operator or management	3610
company, that are directly related to or affect casino gaming	3611
authorized under this chapter, including, but not limited to,	3612
the manufacture, sale, distribution, or repair of slot machines	3613
and table game equipment.	3614
(M) "Holding company" means any corporation, firm,	3615
partnership, limited partnership, limited liability company,	3616
trust, or other form of business organization not a natural	3617
person which directly or indirectly does any of the following:	3618
(1) Has the power or right to control a casino operator,	3619
management company, or gaming-related vendor license applicant	3620
or licensee;	3621
(2) Holds an ownership interest of five per cent or more,	3622
as determined by the commission, in a casino operator,	3623
management company, or gaming-related vendor license applicant	3624
or licensee;	3625
(3) Holds voting rights with the power to vote five per	3626
cent or more of the outstanding voting rights of a casino	3627

operator, management company, or gaming-related vendor applicant 3628 or licensee.

- (N) "Initial investment" includes costs related to 3630 demolition, engineering, architecture, design, site preparation, 3631 construction, infrastructure improvements, land acquisition, 3632 fixtures and equipment, insurance related to construction, and 3633 leasehold improvements.
- (O) "Institutional investor" means any of the following 3635 entities owning five per cent or more, but less than fifteen 3636 twenty-five per cent, of an ownership interest in a casino 3637 facility, casino operator, management company, or holding 3638 company: a corporation, bank, insurance company, pension fund or 3639 pension fund trust, retirement fund, including funds 3640 administered by a public agency, employees' profit-sharing fund 3641 or employees' profit-sharing trust, any association engaged, as 3642 a substantial part of its business or operations, in purchasing 3643 or holding securities, including a hedge fund, mutual fund, or 3644 private equity fund, or any trust in respect of which a bank is 3645 3646 trustee or cotrustee, investment company registered under the "Investment Company Act of 1940," 15 U.S.C. 80a-1 et seq., 3647 collective investment trust organized by banks under Part Nine 3648 of the Rules of the Comptroller of the Currency, closed-end 3649 investment trust, chartered or licensed life insurance company 3650 3651 or property and casualty insurance company, investment advisor registered under the "Investment Advisors Act of 1940," 15 3652 U.S.C. 80 b-1 et seq., and such other persons as the commission 3653 may reasonably determine to qualify as an institutional investor 3654 for reasons consistent with this chapter, and that does not 3655 exercise control over the affairs of a licensee and its 3656 ownership interest in a licensee is for investment purposes 3657 only, as set forth in division (F) of section 3772.10 of the 3658

Revised Code.	3659
(P) "Key employee" means any executive, employee, agent,	3660
or other individual who has the power to exercise significant	3661
influence over decisions concerning any part of the operation of	3662
a person that has applied for or holds a casino operator,	3663
management company, or gaming-related vendor license or the	3664
operation of a holding company of a person that has applied for	3665
or holds a casino operator, management company, or gaming-	3666
related vendor license, including:	3667
(1) An officer, director, trustee, partner, or an	3668
equivalent fiduciary;	3669
(2) An individual who holds a direct or indirect ownership	3670
interest of five per cent or more;	3671
(3) An individual who performs the function of a principal	3672
executive officer, principal operating officer, principal	3673
accounting officer, or an equivalent officer;	3674
(4) Any other individual the commission determines to have	3675
the power to exercise significant influence over decisions	3676
concerning any part of the operation.	3677
(Q) "Licensed casino operator" means a casino operator	3678
that has been issued a license by the commission and that has	3679
been certified annually by the commission to have paid all	3680
applicable fees, taxes, and debts to the state.	3681
(R) "Majority ownership interest" in a license or in a	3682
casino facility, as the case may be, means ownership of more	3683
than fifty per cent of such license or casino facility, as the	3684
case may be. For purposes of the foregoing, whether a majority	3685
ownership interest is held in a license or in a casino facility,	3686
as the case may be, shall be determined under the rules for	3687

constructive ownership of stock provided in Treas. Reg. 1.409A-	3688
3(i)(5)(iii) as in effect on January 1, 2009.	3689
(S) "Management company" means an organization retained by	3690
a casino operator to manage a casino facility and provide	3691
services such as accounting, general administration,	3692
maintenance, recruitment, and other operational services.	3693
(T) "Ohio law enforcement training fund" means the state	3694
law enforcement training fund described in Section 6(C)(3)(f) of	3695
Article XV, Ohio Constitution, the money in which shall be used	3696
to enhance public safety by providing additional training	3697
opportunities to the law enforcement community.	3698
(U) "Person" includes, but is not limited to, an	3699
individual or a combination of individuals; a sole	3700
proprietorship, a firm, a company, a joint venture, a	3701
partnership of any type, a joint-stock company, a corporation of	3702
any type, a corporate subsidiary of any type, a limited	3703
liability company, a business trust, or any other business	3704
entity or organization; an assignee; a receiver; a trustee in	3705
bankruptcy; an unincorporated association, club, society, or	3706
other unincorporated entity or organization; entities that are	3707
disregarded for federal income tax purposes; and any other	3708
nongovernmental, artificial, legal entity that is capable of	3709
engaging in business.	3710
(V) "Problem casino gambling and addictions fund" means	3711
the state problem gambling and addictions fund described in	3712
Section 6(C)(3)(g) of Article XV, Ohio Constitution, the money	3713
in which shall be used for treatment of problem gambling and	3714
substance abuse, and for related research.	3715

(W) "Promotional gaming credit" means a slot machine or

table game credit, discount, or other similar item issued to a	3717
patron to enable the placement of, or increase in, a wager at a	3718
slot machine or table game.	3719
(X) "Slot machine" means any mechanical, electrical, or	3720
other device or machine which, upon insertion of a coin, token,	3721
ticket, or similar object, or upon payment of any consideration,	3722
is available to play or operate, the play or operation of which,	3723
whether by reason of the skill of the operator or application of	3724
the element of chance, or both, makes individual prize	3725
determinations for individual participants in cash, premiums,	3726
merchandise, tokens, or any thing of value, whether the payoff	3727
is made automatically from the machine or in any other manner,	3728
but does not include any device that is a skill-based amusement	3729
machine, or an electronic instant bingo system, as defined in	3730
section 2915.01 of the Revised Code.	3731
(Y) "Table game" means any game played with cards, dice,	3732
or any mechanical, electromechanical, or electronic device or	3733
machine for money, casino credit, or any representative of	3734
value. "Table game" does not include slot machines.	3735
(Z) "Upfront license" means the first plenary license	3736
issued to a casino operator.	3737
(AA) "Voluntary exclusion program" means a program	3738
provided by the commission that allows persons to voluntarily	3739
exclude themselves from the gaming areas of facilities under the	3740
jurisdiction of the commission by placing their name on a	3741
voluntary exclusion list and following the procedures set forth	3742
by the commission.	3743
(BB) "Sports gaming," "sports gaming proprietor," "sports	3744
gaming facility, " "mobile management services provider, " and	3745

"management services provider" have the same meanings as in	3746
section 3775.01 of the Revised Code.	3747
Sec. 3772.02. (A) There is hereby created the Ohio casino	3748
control commission described in Section 6(C)(4) of Article XV,	3749
Ohio Constitution.	3750
(B) The commission shall consist of seven members	3751
appointed within one month of September 10, 2010, by the	3752
governor with the advice and consent of the senate. The governor	3753
shall forward all appointments to the senate within twenty-four	3754
hours.	3755
(1) Each commission member is eligible for reappointment	3756
at the discretion of the governor. No commission member shall be	3757
appointed for more than three terms in total.	3758
(2) Each commission member shall be a resident of Ohio.	3759
(3) At least one commission member shall be experienced in	3760
law enforcement and criminal investigation.	3761
(4) At least one commission member shall be a certified	3762
public accountant experienced in accounting and auditing.	3763
(5) At least one commission member shall be an attorney	3764
admitted to the practice of law in Ohio.	3765
(6) At least one commission member shall be a resident of	3766
a county where one of the casino facilities is located.	3767
(7) Not more than four commission members shall be of the	3768
same political party.	3769
(8) No commission member shall have any affiliation with	3770
an Ohio casino operator or facility or with a sports gaming	3771
<pre>proprietor, mobile management services provider, or management</pre>	3772

3802

services provider licensed under Chapter 3775. of the Revised	3773
Code.	3774
(C) Commission members shall serve four-year terms, except	3775
that when the governor makes initial appointments to the	3776
commission under this chapter, the governor shall appoint three	3777
members to serve four-year terms with not more than two such	3778
members from the same political party, two members to serve	3779
three-year terms with such members not being from the same	3780
political party, and two members to serve two-year terms with	3781
such members not being from the same political party.	3782
(D) Each commission member shall hold office from the date	3783
of appointment until the end of the term for which the member	3784
was appointed. Any member appointed to fill a vacancy occurring	3785
before the expiration of the term for which the member's	3786
predecessor was appointed shall hold office for the remainder of	3787
the unexpired term. Any member shall continue in office after	3788
the expiration date of the member's term until the member's	3789
successor takes office, or until a period of sixty days has	3790
elapsed, whichever occurs first. A vacancy in the commission	3791
membership shall be filled in the same manner as the original	3792
appointment.	3793
(E) The governor shall select one member to serve as	3794
chairperson and the commission members shall select one member	3795
from a different party than the chairperson to serve as vice-	3796
chairperson. The governor may remove and replace the chairperson	3797
at any time. No such member shall serve as chairperson for more	3798
than six successive years. The vice-chairperson shall assume the	3799
duties of the chairperson in the absence of the chairperson. The	3800

chairperson and vice-chairperson shall perform but shall not be

limited to additional duties as are prescribed by commission

rule.

(F) A commission member is not required to devote the	3804
member's full time to membership on the commission. Beginning on	3805
September 29, 2015, each member of the commission shall receive	3806
compensation of fifty thousand dollars per year. Beginning July	3807
1, 2016, each member of the commission shall receive	3808
compensation of forty thousand dollars per year. Beginning July	3809
1, 2017, each member of the commission shall receive	3810
compensation of thirty thousand dollars per year. Each member	3811
shall receive the member's actual and necessary expenses	3812
incurred in the discharge of the member's official duties.	3813

- (G) The governor shall not appoint an individual to the 3814 commission, and an individual shall not serve on the commission, 3815 if the individual has been convicted of or pleaded quilty or no-3816 contest to a disqualifying offense as defined in is ineligible 3817 to be appointed or retained under section 3772.07 of the Revised 3818 Code. Members coming A member who comes under indictment or bill 3819 of information of a disqualifying an offense that, if the member 3820 were convicted of the offense, would make the member ineligible 3821 3822 to be appointed or retained under that section shall resign from the commission immediately upon indictment. 3823
- (H) At least five commission members shall be present for 3824 the commission to meet. The concurrence of four members is 3825 necessary for the commission to take any action. All members 3826 shall vote on the adoption of rules, and the approval of, and 3827 the suspension or revocation of, the licenses of casino 3828 operators or management companies, unless a member has a written 3829 leave of absence filed with and approved by the chairperson. 3830
- (I) A commission member may be removed or suspended from 3831 office in accordance with section 3.04 of the Revised Code. 3832

3862

(J) Each commission member, before entering upon the	3833
discharge of the member's official duties, shall make an oath to	3834
uphold the Ohio Constitution and laws of the state of Ohio and	3835
shall give a bond, payable by the commission, to the treasurer	3836
of state, in the sum of ten thousand dollars with sufficient	3837
sureties to be approved by the treasurer of state, which bond	3838
shall be filed with the secretary of state.	3839
(K) The commission shall hold one regular meeting each	3840
month and shall convene other meetings at the request of the	3841
chairperson or a majority of the members. A member who fails to	3842
attend at least three-fifths of the regular and special meetings	3843
of the commission during any two-year period forfeits membership	3844
on the commission. All meetings of the commission shall be open	3845
meetings under section 121.22 of the Revised Code except as	3846
otherwise allowed by law.	3847
(L) Pursuant to divisions (A)(3) and (9) of section 101.82	3848
of the Revised Code, the commission is exempt from the	3849
requirements of sections 101.82 to 101.87 of the Revised Code.	3850
Sec. 3772.03. (A) To ensure the integrity of casino	3851
gaming, the commission shall have authority to complete the	3852
functions of licensing, regulating, investigating, and	3853
penalizing casino operators, management companies, holding	3854
companies, key employees, casino gaming employees, and gaming-	3855
related vendors. The commission also shall have jurisdiction	3856
over all persons participating in casino gaming authorized by	3857
Section 6(C) of Article XV, Ohio Constitution, and this chapter.	3858
(B) All rules adopted by the commission under this chapter	3859
shall be adopted under procedures established in Chapter 119. of	3860

the Revised Code. The commission may contract for the services

of experts and consultants to assist the commission in carrying

out its duties under this section.	3863
(C) The commission shall adopt rules as are necessary for	3864
completing the functions stated in division (A) of this section	3865
and for addressing the subjects enumerated in division (D) of	3866
this section.	3867
(D) The commission shall adopt, and as advisable and	3868
necessary shall amend or repeal, rules that include all of the	3869
following:	3870
(1) The prevention of practices detrimental to the public	3871
interest;	3872
(2) Prescribing the method of applying, and the form of	3873
application, that an applicant for a license under this chapter	3874
must follow as otherwise described in this chapter;	3875
(3) Prescribing the information to be furnished by an	3876
applicant or licensee as described in section 3772.11 of the	3877
Revised Code;	3878
(4) Describing the certification standards and duties of	3879
an independent testing laboratory certified under section	3880
3772.31 of the Revised Code and the relationship between the	3881
commission, the laboratory, the gaming-related vendor, and the	3882
casino operator;	3883
(5) The minimum amount of insurance that must be	3884
maintained by a casino operator, management company, holding	3885
company, or gaming-related vendor;	3886
(6) The approval process for a significant change in	3887
ownership or transfer of control of a licensee as provided in	3888
section 3772.091 of the Revised Code;	3889
(7) The design of gaming supplies, devices, and equipment	3890

to be distributed by gaming-related vendors;	3891
(8) Identifying the casino gaming that is permitted,	3892
identifying the gaming supplies, devices, and equipment, that	3893
are permitted, defining the area in which the permitted casino	3894
gaming may be conducted, and specifying the method of operation	3895
according to which the permitted casino gaming is to be	3896
conducted as provided in section 3772.20 of the Revised Code,	3897
and requiring gaming devices and equipment to meet the standards	3898
of this state;	3899
(9) Tournament play in any casino facility;	3900
(10) Establishing and implementing a voluntary exclusion	3901
program that provides all of the following:	3902
(a) Except as provided by commission rule, a person who	3903
participates in the program shall agree to refrain from entering	3904
a casino facility.	3905
(b) The name of a person participating in the program	3906
shall be included on a list of persons excluded from all casino	3907
facilities.	3908
(c) Except as provided by commission rule, no person who	3909
participates in the program shall petition the commission for	3910
admittance into a casino facility.	3911
(d) The list of persons participating in the program and	3912
the personal information of those persons shall be confidential	3913
and shall only be disseminated by the commission to $\frac{1}{2}$ casino	3914
operator and the operators, sports gaming proprietors, and their	3915
agents and employees of the casino operator for purposes of	3916
enforcement and to other entities, upon request of the	3917
participant and agreement by the commission.	3918

(e) A casino operator shall make all reasonable attempts	3919
as determined by the commission to cease all direct marketing	3920
efforts to a person participating in the program.	3921
(f) A casino operator shall not cash the check of a person	3922
participating in the program or extend credit to the person in	3923
any manner. However, the program shall not exclude a casino	3924
operator from seeking the payment of a debt accrued by a person	3925
before participating in the program.	3926
(g) Any and all locations at which a person may register	3927
as a participant in the program shall be published.	3928
(11) Requiring the commission to adopt standards regarding	3929
the marketing materials of a licensed casino operator, including	3930
allowing the commission to prohibit marketing materials that are	3931
contrary to the adopted standards;	3932
(12) Requiring that the records, including financial	3933
statements, of any casino operator, management company, holding	3934
company, and gaming-related vendor be maintained in the manner	3935
prescribed by the commission and made available for inspection	3936
upon demand by the commission, but shall be subject to section	3937
3772.16 of the Revised Code;	3938
(13) Permitting a licensed casino operator, management	3939
company, key employee, or casino gaming employee to question a	3940
person suspected of violating this chapter;	3941
(14) The chips, tokens, tickets, electronic cards, or	3942
similar objects that may be purchased by means of an agreement	3943
under which credit is extended to a wagerer by a casino	3944
operator;	3945
(15) Establishing standards for provisional key employee	3946
licenses for a person who is required to be licensed as a key	3947

employee and is in exigent circumstances and standards for	3948
provisional licenses for casino gaming employees who submit	3949
complete applications and are compliant under an instant	3950
background check. A provisional license shall be valid not	3951
longer than three months. A provisional license may be renewed	3952
one time, at the commission's discretion, for an additional	3953
three months. In establishing standards with regard to instant	3954
background checks the commission shall take notice of criminal	3955
records checks as they are conducted under section 311.41 of the	3956
Revised Code using electronic fingerprint reading devices.	3957
(16) Establishing approval procedures for third-party	3958
engineering or accounting firms, as described in section 3772.09	3959
of the Revised Code;	3960
(17) Prescribing the manner in which winnings,	3961
compensation from casino gaming, and gross revenue must be	3962
computed and reported by a licensee as described in Chapter	3963
5753. of the Revised Code;	3964
(18) Prescribing conditions under which a licensee's	3965
license may be suspended or revoked as described in section	3966
3772.04 of the Revised Code;	3967
(19) Prescribing the manner and procedure of all hearings	3968
to be conducted by the commission or by any hearing examiner;	3969
(20) Prescribing technical standards and requirements that	3970
are to be met by security and surveillance equipment that is	3971
used at and standards and requirements to be met by personnel	3972
who are employed at casino facilities, and standards and	3973
requirements for the provision of security at and surveillance	3974
of casino facilities;	3975
(21) Prescribing requirements for a casino operator to	3976

provide unarmed security services at a casino facility by	3977
licensed casino employees, and the training that shall be	3978
completed by these employees;	3979
(22) Prescribing standards according to which casino	3980
operators shall keep accounts and standards according to which	3981
casino accounts shall be audited, and establish means of	3982
assisting the tax commissioner in levying and collecting the	3983
gross casino revenue tax levied under section 5753.02 of the	3984
Revised Code;	3985
(23) Defining penalties for violation of commission rules	3986
and a process for imposing such penalties;	3987
(24) Establishing standards for decertifying contractors	3988
that violate statutes or rules of this state or the federal	3989
government;	3990
government,	3990
(25) Establishing standards for the repair of casino	3991
gaming equipment;	3992
(26) Establishing procedures to ensure that casino	3993
operators, management companies, and holding companies are	3994
compliant with the compulsive and problem gambling plan	3995
submitted under section 3772.18 of the Revised Code;	3996
(27) Prescribing, for institutional investors in or	3997
holding companies of a casino operator, management company,	3998
holding company, or gaming-related vendor that fall below the	3999
threshold needed to be considered an institutional investor or a	4000
holding company, standards regarding what any employees,	4001
members, or owners of those investors or holding companies may	4002
do and shall not do in relation to casino facilities and casino	4003
gaming in this state, which standards shall rationally relate to	4003
the need to proscribe conduct that is inconsistent with passive	4005

institutional investment status;	4006
(28) Providing for any other thing necessary and proper	4007
for successful and efficient regulation of casino gaming under	4008
this chapter.	4009
(E) The commission shall employ and assign gaming agents	4010
as necessary to assist the commission in carrying out the duties	4011
of this chapter and Chapter Chapters 2915. and 3775. of the	4012
Revised Code. In order to maintain employment as a gaming agent,	4013
the gaming agent shall successfully complete all continuing	4014
training programs required by the commission and shall not have	4015
been convicted of or pleaded guilty or no contest to a-	4016
disqualifying an offense as defined in that makes the gaming	4017
agent ineligible for appointment or retention under section	4018
3772.07 of the Revised Code.	4019
(F) The commission, as a law enforcement agency, and its	4020
gaming agents, as law enforcement officers as defined in section	4021
2901.01 of the Revised Code, shall have authority with regard to	4022
the detection and investigation of, the seizure of evidence	4023
allegedly relating to, and the apprehension and arrest of	4024
persons allegedly committing violations of this chapter or	4025
gambling offenses as defined in section 2915.01 of the Revised	4026
Code or violations of any other law of this state that may	4027
affect the integrity of casino gaming-or, the operation of	4028
skill-based amusement machines, or the operation of sports	4029
gaming, and shall have access to casino facilities, and skill-	4030
based amusement machine facilities, and sports gaming facilities	4031
to carry out the requirements of this chapter and Chapter 3775.	4032
of the Revised Code.	4033
(G) The commission may eject or exclude or authorize the	4034
ejection or exclusion of and a gaming agent may eject a person	4035

from a casino facility for any of the following reasons:	4036
(1) The person's name is on the list of persons	4037
voluntarily excluding themselves from all casinos in a program	4038
established according to rules adopted by the commission;	4039
(2) The person violates or conspires to violate this	4040
chapter or a rule adopted thereunder; or	4041
(3) The commission determines that the person's conduct or	4042
reputation is such that the person's presence within a casino	4043
facility may call into question the honesty and integrity of the	4044
casino gaming operations or interfere with the orderly conduct	4045
of the casino gaming operations.	4046
(H) A person, other than a person participating in a	4047
voluntary exclusion program, may petition the commission for a	4048
public hearing on the person's ejection or exclusion under this	4049
chapter.	4050
(I) A casino operator or management company shall have the	4051
same authority to eject or exclude a person from the management	4052
company's casino facilities as authorized in division (G) of	4053
this section. The licensee shall immediately notify the	4054
commission of an ejection or exclusion.	4055
(J) The commission shall submit a written annual report	4056
with the governor, president and minority leader of the senate,	4057
and the speaker and minority leader of the house of	4058
representatives before the first day of September each year. The	4059
annual report shall cover the previous fiscal year and shall	4060
include all of the following:	4061
(1) A statement describing the receipts and disbursements	4062
of the commission;	4063

(2) Relevant financial data regarding casino gaming,	4064
including gross revenues and disbursements made under this	4065
chapter;	4066
(3) Actions taken by the commission;	4067
(4) An update on casino operators', management companies',	4068
and holding companies' compulsive and problem gambling plans and	4069
the voluntary exclusion program and list;	4070
(5) Information regarding prosecutions for conduct	4071
described in division (H) of section 3772.99 of the Revised	4072
Code, including, but not limited to, the total number of	4073
prosecutions commenced and the name of each person prosecuted;	4074
(6) Any additional information that the commission	4075
considers useful or that the governor, president or minority	4076
leader of the senate, speaker or minority leader of the house of	4077
, <u> </u>	
representatives requests.	4078
	4078 4079
representatives requests.	
representatives requests. (K) To ensure the integrity of skill-based amusement	4079
representatives requests. (K) To ensure the integrity of skill-based amusement machine operations, the commission shall have jurisdiction over	4079 4080
representatives requests. (K) To ensure the integrity of skill-based amusement machine operations, the commission shall have jurisdiction over all persons conducting or participating in the conduct of skill-	4079 4080 4081
representatives requests. (K) To ensure the integrity of skill-based amusement machine operations, the commission shall have jurisdiction over all persons conducting or participating in the conduct of skill-based amusement machine operations authorized by this chapter	4079 4080 4081 4082
representatives requests. (K) To ensure the integrity of skill-based amusement machine operations, the commission shall have jurisdiction over all persons conducting or participating in the conduct of skill-based amusement machine operations authorized by this chapter and Chapter 2915. of the Revised Code, including the authority	4079 4080 4081 4082 4083
representatives requests. (K) To ensure the integrity of skill-based amusement machine operations, the commission shall have jurisdiction over all persons conducting or participating in the conduct of skill-based amusement machine operations authorized by this chapter and Chapter 2915. of the Revised Code, including the authority to complete the functions of licensing, regulating,	4079 4080 4081 4082 4083 4084
representatives requests. (K) To ensure the integrity of skill-based amusement machine operations, the commission shall have jurisdiction over all persons conducting or participating in the conduct of skill-based amusement machine operations authorized by this chapter and Chapter 2915. of the Revised Code, including the authority to complete the functions of licensing, regulating, investigating, and penalizing those persons in a manner that is	4079 4080 4081 4082 4083 4084 4085
representatives requests. (K) To ensure the integrity of skill-based amusement machine operations, the commission shall have jurisdiction over all persons conducting or participating in the conduct of skill-based amusement machine operations authorized by this chapter and Chapter 2915. of the Revised Code, including the authority to complete the functions of licensing, regulating, investigating, and penalizing those persons in a manner that is consistent with the commission's authority to do the same with	4079 4080 4081 4082 4083 4084 4085 4086
representatives requests. (K) To ensure the integrity of skill-based amusement machine operations, the commission shall have jurisdiction over all persons conducting or participating in the conduct of skill-based amusement machine operations authorized by this chapter and Chapter 2915. of the Revised Code, including the authority to complete the functions of licensing, regulating, investigating, and penalizing those persons in a manner that is consistent with the commission's authority to do the same with respect to casino gaming. To carry out this division, the	4079 4080 4081 4082 4083 4084 4085 4086 4087
representatives requests. (K) To ensure the integrity of skill-based amusement machine operations, the commission shall have jurisdiction over all persons conducting or participating in the conduct of skill-based amusement machine operations authorized by this chapter and Chapter 2915. of the Revised Code, including the authority to complete the functions of licensing, regulating, investigating, and penalizing those persons in a manner that is consistent with the commission's authority to do the same with respect to casino gaming. To carry out this division, the commission may adopt rules under Chapter 119. of the Revised	4079 4080 4081 4082 4083 4084 4085 4086 4087
representatives requests. (K) To ensure the integrity of skill-based amusement machine operations, the commission shall have jurisdiction over all persons conducting or participating in the conduct of skill-based amusement machine operations authorized by this chapter and Chapter 2915. of the Revised Code, including the authority to complete the functions of licensing, regulating, investigating, and penalizing those persons in a manner that is consistent with the commission's authority to do the same with respect to casino gaming. To carry out this division, the commission may adopt rules under Chapter 119. of the Revised Code, including rules establishing fees and penalties related to	4079 4080 4081 4082 4083 4084 4085 4086 4087 4088 4089

or participating in the conduct of a fantasy contest authorized	4093
by Chapter 3774. of the Revised Code, including the authority to	4094
license, regulate, investigate, and penalize those persons in a	4095
manner that is consistent with the commission's authority to do	4096
the same with respect to skill-based amusement machines. To	4097
carry out this division, the commission may adopt rules under	4098
Chapter 119. of the Revised Code, including rules establishing	4099
fees and penalties related to the operation of fantasy contests.	4100
(M) All fees imposed pursuant to the rules adopted under	4101
divisions (K) and (L) of this section shall be deposited into	4102
the casino control commission fund.	4103
Sec. 3772.062. (A) $\underline{(1)}$ The executive director of the	4104
commission shall enter into an agreement with the department of	4105
mental health and addiction services under which the department	4106
provides a program of gambling and addiction services, including	4107
services to alleviate problem sports gaming, on behalf of the	4108
commission.	4109
(2) The commission shall use the moneys in the problem	4110
sports gaming fund established under section 5753.031 of the	4111
Revised Code for the purpose of paying the costs of program	4112
services to alleviate problem sports gaming in this state.	4113
(B) The executive director of the commission, in	4114
conjunction with the department of mental health and addiction	4115
services and the state lottery commission, shall establish,	4116
operate, and publicize an in-state, toll-free telephone number	4117
Ohio residents may call to obtain basic information about	4118
problem gambling, the gambling addiction services available to	4119
problem gamblers, and how a problem gambler may obtain help. The	4120
telephone number shall be staffed twenty-four hours per day,	4121
seven days a week, to respond to inquiries and provide that	4122

information. The costs of establishing, operating, and	4123
publicizing the telephone number shall be paid for with money in	4124
the problem casino gambling and addictions fund.	4125
Sec. 3772.07. The following appointing or licensing	4126
authorities shall obtain a criminal records check of the person	4127
who is to be appointed or licensed:	4128
(A) The governor, before appointing an individual as a	4129
member of the commission;	4130
(B) The commission, before appointing an individual as	4131
executive director or a gaming agent;	4132
(C) The commission, before issuing a license for a key	4133
employee or casino gaming employee, and before issuing a license	4134
for each investor, except an institutional investor, for a	4135
casino operator, management company, holding company, or gaming-	4136
related vendor;	4137
(D) The executive director, before appointing an	4138
individual as a professional, technical, or clerical employee of	4139
the commission.	4140
Thereafter, such an appointing or licensing authority	4141
shall obtain a criminal records check of the same individual at	4142
three-year intervals.	4143
The appointing or licensing authority shall make available	4144
to each person of whom a criminal records check is required a	4145
copy of the form and the standard fingerprint impression sheet	4146
prescribed under divisions (C)(1) and (2) of section 109.572 of	4147
the Revised Code. The person shall complete the form and	4148
impression sheet and return them as directed by the appointing	4149
or licensing authority. If a person fails to complete and return	4150
the form and impression sheet within a reasonable time, the	4151

person	is ineligibl	e to	be	appointed	or	licensed	or	to	continue	4152
in the	appointment	or l	ice	nsure.						4153

The appointing or licensing authority shall cause the 4154 completed form and impression sheet to be forwarded to the 4155 superintendent of the bureau of criminal identification and 4156 investigation. The appointing or licensing authority shall 4157 request the superintendent also to obtain information from the 4158 federal bureau of investigation, including fingerprint-based 4159 checks of the national crime information databases, and from 4160 other states and the federal government under the national crime 4161 4162 prevention and privacy compact as part of the criminal records check. 4163

For all criminal records checks conducted under this 4164 section, the applicant for a casino operator, management 4165 company, holding company, gaming-related vendor, key employee, 4166 or casino gaming employee license shall pay the fee charged by 4167 the bureau of criminal identification and investigation or by a 4168 vendor approved by the bureau to conduct a criminal records 4169 check based on the applicant's fingerprints in accordance with 4170 division (A)(15) of section 109.572 of the Revised Code. If the 4171 applicant for a key employee or casino gaming employee license 4172 4173 is applying at the request of a casino operator, management company, holding company, or gaming-related vendor, the casino 4174 operator, management company, holding company, or gaming-related 4175 vendor shall pay the fee charged for all criminal records checks 4176 conducted under this section. 4177

The appointing or licensing authority shall review the 4178 results of a criminal records check. An appointee for a 4179 commission member shall forward the results of the criminal 4180 records check to the president of the senate before the senate 4181

advises and consents to the appointment of the commission	4182
member. The appointing authority shall not appoint or retain the	4183
appointment of a person a criminal records check discloses has	4184
been convicted of or has pleaded guilty or no contest to any	4185
gambling offense, any theft offense, any offense having an	4186
element of fraud or misrepresentation, any offense having an	4187
element of moral turpitude, and any felony not otherwise	4188
included in the foregoing list, except as otherwise provided in	4189
section 3772.10 of the Revised Code. The licensing authority	4190
shall not license a person if a criminal records check discloses	4191
that the person has been convicted of a disqualifying offense.	4192
As used in this section, "disqualifying offense" means a	4193
disqualifying offense as determined by the licensing authority	4194
under section 9.79 of the Revised Code.	4195

The report of a criminal records check is not a public 4196 record that is open to public inspection and copying. The 4197 commission shall not make the report available to any person 4198 other than the person who was the subject of the criminal 4199 records check; an appointing or licensing authority; a member, 4200 the executive director, or an employee of the commission; or any 4201 court or agency, including a hearing examiner, in a judicial or 4202 administrative proceeding relating to the person's employment or 4203 application for a license under this chapter. 4204

Sec. 3772.37. (A) Pursuant to section 131.02 of the

Revised Code, the attorney general shall develop and implement a

real time data match program and make it available to each

casino operator, management company, and sports gaming

proprietor to identify patrons who owe amounts to the state or a

political subdivision.

4205

(B) (1) Before disbursing any casino winnings or sports

gaming winnings to a patron in an amount for which reporting to	4212
the internal revenue service of the amount is required by	4213
section 6041 of the Internal Revenue Code, as amended, a casino	4214
operator, management company, or sports gaming proprietor shall	4215
consult the data match program to determine whether the patron	4216
owes any amounts to the state or a political subdivision. If the	4217
data match program indicates that the patron owes any amounts to	4218
the state or a political subdivision, the casino operator,	4219
management company, or sports gaming proprietor shall withhold	4220
from the patron's winnings an amount sufficient to satisfy those	4221
amounts, up to the amount of the winnings.	4222
(2) If the data match program described in section 3123.90	4223
of the Revised Code indicates that the patron also is in default	4224
under a support order, the casino operator, management company,	4225
or sports gaming proprietor shall transmit to the department of	4226
job and family services an amount sufficient to satisfy any past	4227
due support owed by the patron, up to the amount of the	4228
winnings, before transmitting any remaining amount to the	4229
attorney general under division (C) of this section.	4230
(C) (1) Not later than fourteen days after withholding an_	4231
amount under division (B) of this section, the casino operator,	4232
management company, or sports gaming proprietor shall transmit	4233
to the attorney general any amount withheld and not already	4234
disbursed to the department of job and family services under	4235
section 3123.90 of the Revised Code as payment on the amount	4236
owed.	4237
(2) If the patron owes more than one amount to the state	4238
or a political subdivision as identified by the data match	4239
program described in this section, the amount owed to the state	4240
shall be satisfied first, except that any amounts owed under	4241

section 5739.33 and division (G) of section 5747.07 of the	4242
Revised Code shall have first priority.	4243
(D) Except as otherwise provided in section 131.021 of the	4244
Revised Code, this section applies only to amounts owed that	4245
<pre>have become final.</pre>	4246
(E) The attorney general, in consultation with the	4247
commission, may adopt rules under Chapter 119. of the Revised	4248
Code as necessary to implement this section.	4249
Sec. 3775.01. As used in this chapter:	4250
(A) "Collegiate sport or athletic event" means a sport or	4251
athletic event offered or sponsored by, or played in connection	4252
with, a public or private institution that offers educational	4253
services beyond the secondary level.	4254
(B) "Commission" means the Ohio casino control commission.	4255
(C) "Esports event" means an organized video game	4256
competition that is regulated by a sports governing body and	4257
that is held between professional players who play individually	4258
or as teams.	4259
(D)(1) "Mobile management services provider" means a_	4260
person that contracts with a type A sports gaming proprietor	4261
under section 3775.05 of the Revised Code to operate sports	4262
gaming on behalf of the sports gaming proprietor and that is	4263
licensed by the Ohio casino control commission as a mobile	4264
management services provider under that section.	4265
(2) "Management services provider" means a person that	4266
contracts with a type B sports gaming proprietor under section	4267
3775.051 of the Revised Code to operate sports gaming on behalf	4268
of the sports gaming proprietor and that is licensed by the Ohio	4269

casino control commission as a management services provider	4270
under that section.	4271
(E) "Online sports pool" means sports gaming in which a	4272
wager on a sporting event is made through a computer or mobile	4273
device and accepted through an online gaming web site that is	4274
operated by a type A sports gaming proprietor or mobile	4275
management services provider.	4276
(F) "Professional sport or athletic event" means an event	4277
at which two or more persons participate in sports or athletic	4278
events and receive compensation, or the potential for	4279
compensation based on their performance, in excess of actual	4280
expenses for their participation in the event.	4281
(G) "Professional sports organization" means any of the	4282
<pre>following:</pre>	4283
(1) The owner of a professional sports team in this state	4284
that is a member of the national football league, the national	4285
hockey league, major league baseball, major league soccer, or	4286
the national basketball association;	4287
(2) The owner of a sports facility in this state that	4288
hosts an annual tournament on the professional golf association	4289
tour;	4290
(3) A promoter of a national association for stock car	4291
auto racing national touring race conducted in this state.	4292
(H) "Promotional gaming credit" means a credit, discount,	4293
or other similar item issued to a patron to enable the placement	4294
of, or increase in, a wager on a sporting event.	4295
(I) (1) Except as otherwise provided in divisions (I) (2)	4296
and (3) of this section, "sporting event" means any professional	4297

sport or athletic event, any collegiate sport or athletic event,	4298
any Olympic or international sports competition event, any motor	4299
race event, any horse race, any esports event, or any other	4300
special event the Ohio casino control commission authorizes for	4301
sports gaming, the individual performance statistics of athletes	4302
or participants in such an event, or a combination of those.	4303
(2) "Sporting event" does not include an event for primary	4304
or secondary school students, whether conducted or sponsored by	4305
a primary or secondary school or by another person, or the	4306
<pre>individual performance statistics of athletes or participants in_</pre>	4307
such an event.	4308
(3) "Sporting event" includes an event that involves	4309
athletes or participants who are under eighteen years of age, or	4310
the individual performance statistics of athletes or	4311
participants in the event, only if the Ohio casino control	4312
commission authorizes the event for sports gaming.	4313
(J) (1) "Sports gaming" means the business of accepting	4314
wagers on sporting events.	4315
(2)(a) With respect to sports gaming offered by a type A	4316
or type B sports gaming proprietor, except as otherwise provided	4317
in division (J)(3) of this section, "sports gaming" includes any	4318
system or method of wagering on sporting events that the Ohio	4319
casino control commission approves, including exchange wagering,	4320
parlays, spreads, over-under, moneyline, in-game wagering,	4321
single game bets, teaser bets, in-play bets, proposition bets,	4322
pools, pari-mutuel sports wagering pools, or straight bets.	4323
(b) With respect to sports gaming offered by a type C	4324
sports gaming proprietor, "sports gaming" includes only spread,	4325
over-under, and moneyline wagering on sporting events, as_	4326

approved by the Ohio casino control commission.	4327
(3) "Sports gaming" does not include any of the following:	4328
(a) Pari-mutuel betting on the outcome of a horse race, as	4329
authorized under Chapter 3769. of the Revised Code;	4330
(b) Lottery games authorized under Chapter 3770. of the	4331
Revised Code, including video lottery terminals;	4332
(c) Casino gaming authorized under division (C) of Section	4333
6 of Article XV, Ohio Constitution and Chapter 3772. of the	4334
Revised Code;	4335
(d) Fantasy contests authorized under Chapter 3774. of the	4336
Revised Code.	4337
(K) "Sports gaming equipment" means any of the following	4338
that directly relate to or affect, or are used or consumed in,	4339
the operation of sports gaming:	4340
(1) Any mechanical, electronic, or other device,	4341
mechanism, or equipment, including a self-service sports gaming	4342
<pre>terminal;</pre>	4343
(2) Any software, application, components, or other goods;	4344
(3) Anything to be installed or used on a patron's	4345
personal device.	4346
(L) "Sports gaming facility" means a designated area of a	4347
building or structure in which patrons may place wagers on	4348
sporting events with a type B sports gaming proprietor either in	4349
person or using self-service sports gaming terminals.	4350
(M) "Sports gaming license" means a sports gaming	4351
proprietor license, a mobile management services provider	4352
license, a management services provider license, a sports gaming	4353

occupational license, a type C sports gaming host license, or a	4354
sports gaming supplier license issued by the Ohio casino control	4355
<pre>commission under this chapter.</pre>	4356
(N) "Sports gaming licensee" means a person who holds a	4357
valid sports gaming license.	4358
(0) "Sports gaming proprietor" means a person licensed by	4359
the Ohio casino control commission to offer sports gaming in	4360
this state as a type A, type B, or type C sports gaming	4361
proprietor.	4362
(P) "Sports gaming receipts" has the same meaning as in	4363
section 5753.01 of the Revised Code.	4364
(Q)(1) "Sports gaming supplier" means a person or entity	4365
that provides sports gaming equipment or related services to a	4366
sports gaming proprietor, mobile management services provider,	4367
or management services provider, including providing services,	4368
directly or indirectly, that are necessary to create a betting	4369
market or to determine bet outcomes.	4370
(2) A sports gaming supplier that provides sports gaming	4371
equipment or services to be used through a sports gaming	4372
proprietor, mobile management services provider, or management	4373
services provider is not considered a sports gaming proprietor,	4374
mobile management services provider, or management services	4375
provider solely on that basis.	4376
(3) A sports governing body that provides raw statistical	4377
match data concerning its own sporting event to a sports gaming	4378
proprietor, mobile management services provider, management	4379
services provider, or sports gaming supplier is not considered a	4380
sports gaming supplier solely on that basis.	4381
(R) "Sports governing body" means a regional, national, or	4382

international organization having ultimate authority over the	4383
rules and codes of conduct with respect to a sporting event and	4384
the participants in the sporting event.	4385
(S) "Type A sports gaming proprietor" means a sports	4386
gaming proprietor licensed by the Ohio casino control commission	4387
to offer sports gaming through an online sports pool.	4388
(T) "Type B sports gaming proprietor" means a sports	4389
gaming proprietor licensed by the Ohio casino control commission	4390
to offer sports gaming at a sports gaming facility.	4391
(U) "Type C sports gaming proprietor" means a sports	4392
gaming proprietor licensed by the Ohio casino control commission	4393
to offer sports gaming through self-service sports gaming	4394
terminals located at type C sports gaming hosts' facilities.	4395
(V) "Type C sports gaming host" means the owner of a	4396
facility with a class D liquor permit issued under Chapter 4303.	4397
of the Revised Code who is licensed by the Ohio casino control	4398
commission to offer sports gaming at the facility through a type	4399
C sports gaming proprietor.	4400
(W) "Wager" or "bet" means to risk a sum of money or thing	4401
of value on an uncertain occurrence.	4402
Sec. 3775.02. (A) The Ohio casino control commission shall	4403
have jurisdiction over all persons conducting or participating	4404
in the conduct of sports gaming authorized by this chapter,	4405
including the authority to license, regulate, investigate, and	4406
penalize those persons in a manner that is consistent with the	4407
commission's authority with respect to casino gaming. In all	4408
cases in which this chapter requires or allows the commission to	4409
adopt rules concerning sports gaming, the commission shall adopt	4410
those rules under Chapter 119. of the Revised Code.	4411

(B) The commission shall adopt rules that include all of	4412
<pre>the following:</pre>	4413
(1) Procedures for a sports gaming proprietor to accept	4414
wagers on a sporting event or series of sporting events;	4415
(2) The types of wagering tickets sports gaming	4416
proprietors are to use;	4417
(3) The manner in which sports gaming proprietors are to	4418
<pre>issue tickets;</pre>	4419
(4) The type of records sports gaming licensees are to	4420
keep;	4421
(5) The system to be used to place a wager with a sports	4422
<pre>gaming proprietor;</pre>	4423
(6) The manner in which sports gaming proprietors must	4424
verify that their patrons are at least twenty-one years of age;	4425
(7) Protections for a player placing a wager with a sports	4426
<pre>gaming proprietor;</pre>	4427
(8) Measures to promote responsible sports gaming;	4428
(9) Penalties and fines for violating this section or	4429
rules adopted under this section;	4430
(10) Restrictions to ensure that sports gaming	4431
proprietors' advertisements for sports gaming meet all of the	4432
<pre>following requirements:</pre>	4433
(a) They do not target individuals under twenty-one years	4434
of age, other individuals who are ineligible to participate in	4435
sports gaming, problem gamblers, or other vulnerable	4436
individuals;	4437
(b) They disclose the identity of the sports gaming	4438

<pre>proprietor;</pre>	4439
(c) They provide information about how to access resources	4440
related to problem gambling;	4441
(d) They are not false, misleading, or deceptive to a	4442
reasonable consumer.	4443
(11) Requirements concerning the size, furnishings, and	4444
equipment of a sports gaming facility and the minimum capital	4445
investment in a sports gaming facility that is necessary to	4446
ensure that it generates strong economic development;	4447
(12) Any other procedure or thing the commission	4448
determines necessary to ensure the integrity of sports gaming	4449
regulated by the commission.	4450
(C)(1) The commission may, independently or at the request_	4451
of any person, including a sports governing body, adopt rules to	4452
prohibit or restrict sports gaming proprietors from accepting	4453
wagers on a particular sporting event or to prohibit or restrict	4454
sports gaming proprietors from accepting a particular type of	4455
wager.	4456
(2) The commission shall adopt rules prescribing a process	4457
by which the commission may prohibit or restrict sports gaming	4458
proprietors from accepting wagers on a particular sporting event	4459
or prohibit or restrict sports gaming proprietors from accepting	4460
a particular type of wager on a temporary emergency basis	4461
instead of by rule.	4462
(3)(a) A sports governing body may formally request the	4463
commission to prohibit or restrict sports gaming proprietors	4464
from accepting wagers on a particular sporting event or to	4465
prohibit or restrict sports gaming proprietors from accepting a	4466
particular type of wager. The sports governing body shall submit	4467

the formal request in the form and manner prescribed by the	4468
commission. Upon receiving the request, the commission promptly	4469
shall send written notice of the request to every sports gaming	4470
proprietor and shall consider any timely response submitted by a	4471
sports gaming proprietor.	4472
(b) If the commission determines that the sports governing	4473
body has shown good cause through its formal request to grant	4474
the requested prohibition or restriction, the commission	4475
promptly shall adopt the prohibition or restriction.	4476
(c) If the commission determines that the sports governing	4477
body has not shown good cause through its formal request to	4478
grant the requested prohibition or restriction, the commission	4479
promptly shall provide the sports governing body with notice and	4480
an opportunity for a hearing to offer further evidence in	4481
support of granting the requested prohibition or restriction.	4482
(D) The commission shall adopt rules establishing minimum	4483
internal control standards for the administration of sports	4484
gaming proprietors' operations, sports gaming equipment,	4485
systems, or other items used by sports gaming proprietors to	4486
conduct sports gaming, and the maintenance of sports gaming	4487
proprietors' financial records and other required records. The	4488
commission may approve minimum internal control standards	4489
proposed by sports gaming proprietors.	4490
(E) (1) The commission shall approve all sports gaming	4491
equipment and each form, variation, or composite of sports	4492
gaming to be used by sports gaming proprietors.	4493
(2)(a) Before approving a piece of sports gaming equipment	4494
or a form, variation, or composite of sports gaming, the	4495
commission shall require it to undergo scientific testing or	4496

technical evaluation, as the commission determines appropriate.	4497
The commission may require the testing or evaluation to be	4498
conducted at the expense of the sports gaming supplier or sports	4499
gaming proprietor, as applicable, by an independent testing	4500
<u>laboratory certified by the commission.</u>	4501
(b) The commission may certify an independent testing	4502
laboratory to test and evaluate sports gaming equipment and	4503
forms, variations, or composites of sports gaming if both of the	4504
<pre>following apply:</pre>	4505
(i) The laboratory is competent and qualified to	4506
scientifically test and technically evaluate sports gaming	4507
equipment and forms, variations, or composites of sports gaming	4508
for compliance with this chapter and with the rules of the	4509
commission and otherwise to perform the functions assigned to	4510
the laboratory by the commission;	4511
(ii) The laboratory is not owned or controlled by, is not	4512
affiliated with, and does not have any interest in a sports	4513
gaming proprietor, mobile management services provider,	4514
management services provider, sports gaming supplier, or sports	4515
governing body.	4516
(c) The commission shall adopt rules prescribing the	4517
certification standards, fees, and duties that apply to a	4518
certified independent testing laboratory under division (E) of	4519
this section.	4520
(3) The commission shall adopt rules requiring sports	4521
gaming licensees and sports gaming facilities to use only	4522
approved sports gaming equipment acquired from a licensed sports	4523
gaming supplier and to use only approved forms, variations, or	4524
composites of sports gaming.	4525

(F) (1) The commission shall determine a person's	4526
eligibility to hold or renew a sports gaming license under this	4527
chapter, shall issue all sports gaming licenses, and shall	4528
maintain a record of all sports gaming licenses issued under	4529
this chapter.	4530
(2) The commission shall conduct a complete investigation	4531
of each applicant for a sports gaming license to determine	4532
whether the applicant meets the requirements of this chapter and	4533
of the commission's rules each time the applicant applies for an	4534
initial or renewed sports gaming license. The commission may	4535
initiate an additional licensing investigation or adjudication	4536
or reopen an existing licensing investigation or adjudication at	4537
any time.	4538
(G) (1) Except as otherwise provided in division (G) (2) of	4539
this section, the commission shall levy and collect all fees and	4540
surcharges imposed under this chapter and rules adopted under	4541
this chapter and shall deposit all moneys collected in the	4542
casino control commission fund created under section 5753.03 of	4543
the Revised Code.	4544
(2) The commission shall levy and collect fines for	4545
noncriminal violations of the provisions of this chapter and of	4546
rules adopted under this chapter. The commission shall deposit	4547
all such fines, along with the license fees described in	4548
division (D) of section 3775.04, division (B)(3) of section	4549
3775.05, and division (B)(3) of section 3775.051 of the Revised	4550
Code, in the sports gaming revenue fund created under section	4551
5753.031 of the Revised Code.	4552
(H) The commission, in an adjudication conducted under	4553
Chapter 119. of the Revised Code, may penalize, limit,	4554
condition, restrict, suspend, revoke, deny, or refuse to renew_	4555

any sports gaming license. The commission may take into account	4556
any relevant aggravating or mitigating factors without in any	4557
manner limiting the commission's authority to impose the level	4558
and type of discipline the commission considers appropriate.	4559
(I) (1) The commission shall monitor all sports gaming	4560
conducted in this state by sports gaming proprietors, or shall	4561
contract with an independent integrity monitoring provider for	4562
that purpose, in order to identify any unusual betting	4563
activities or patterns that may indicate a need for further	4564
investigation. The commission shall require each sports gaming	4565
proprietor to participate in the monitoring system as part of	4566
the minimum internal control standards described in division (D)	4567
of this section.	4568
(2) The information is the monitoring quater degarihed in	4560
(2) The information in the monitoring system described in	4569
division (I)(1) of this section is not a public record. The	4570
commission may disclose the information in the monitoring system	4571
only as necessary for investigative or law enforcement purposes,	4572
as permitted under division (I)(3) of this section, or pursuant	4573
to a court order.	4574
(3) If a sports governing body believes that the integrity	4575
of one of its sporting events is in question, the sports	4576
governing body may formally request the commission to make	4577
anonymized sports gaming data concerning the sporting event	4578
available to the sports governing body, as soon after each bet	4579
is placed as is commercially reasonable, through the monitoring	4580
system described in division (I)(1) of this section. If the	4581
commission determines that the sports governing body has shown	4582
good cause to believe that the integrity of the sporting event	4583
is in question, the commission shall make that data available to	4584
the sports governing body, provided that the commission shall	4585

not be required to provide any information to a sports governing	4586
body that would jeopardize an ongoing criminal investigation.	4587
(J) (1) The executive director of the commission promptly	4588
shall report to the commission any facts or circumstances	4589
related to the operation of a sports gaming licensee that	4590
constitute a violation of state or federal law and immediately	4591
report any suspicious wagering to the appropriate state or	4592
federal authorities.	4593
(2) The commission shall cooperate with any investigation	4594
conducted by a law enforcement agency or sports governing body,	4595
including by providing, or facilitating the provision of,	4596
wagering information and audio or video files related to persons	4597
placing wagers, provided that the commission shall not be	4598
required to provide any information to a sports governing body	4599
that would jeopardize an ongoing criminal investigation.	4600
(3) A sheriff, chief of police, or prosecuting attorney	4601
shall furnish to the commission, on forms prescribed by the	4602
commission, any information obtained concerning any apparent	4603
violation of this chapter or rules adopted under this chapter.	4604
If the information is considered a confidential law enforcement	4605
investigatory record under section 149.43 of the Revised Code,	4606
the commission shall not disclose the information to the public.	4607
(K) (1) The attorney general has a civil cause of action to	4608
restrain any violation of this chapter or of rules adopted under	4609
this chapter. Upon the request of the commission or its	4610
executive director, the attorney general shall commence and	4611
prosecute such an action to completion. The court shall give	4612
priority to such an action over all other civil actions.	4613
(2) An action brought under division (K)(1) of this	4614

section does not preclude an administrative or criminal	4615
proceeding on the same facts.	4616
(3) The attorney general may enter into an agreement with	4617
a state or local law enforcement agency to carry out the duties	4618
described in division (K)(1) of this section.	4619
Sec. 3775.03. (A) Except as permitted under section	4620
3770.23 of the Revised Code, no person shall operate, conduct,	4621
or assist in operating or conducting sports gaming in this state	4622
without first obtaining an appropriate sports gaming license	4623
from the Ohio casino control commission.	4624
(B) Each person applying for an initial or renewed sports	4625
gaming license issued under this chapter, and each individual	4626
who has control of the applicant as described in division (C) of	4627
this section, shall submit two complete sets of fingerprints to	4628
the commission for the purpose of conducting a criminal records	4629
check, including obtaining any available information from the	4630
federal bureau of investigation. The person shall provide the	4631
fingerprints using a method the superintendent of the bureau of	4632
criminal identification and investigation prescribes pursuant to	4633
division (C)(2) of section 109.572 of the Revised Code and fill	4634
out the form the superintendent of the bureau of criminal	4635
identification and investigation prescribes pursuant to division	4636
(C) (1) of section 109.572 of the Revised Code. Upon receiving an	4637
application under this section, the executive director of the	4638
Ohio casino control commission shall request the superintendent	4639
of the bureau of criminal identification and investigation, or a	4640
vendor approved by the bureau, to conduct a criminal records	4641
check based on the fingerprint impressions in accordance with	4642
division (A)(19) of section 109.572 of the Revised Code. Any fee	4643
required under division (C)(3) of section 109.572 of the Revised	4644

Code shall be paid by the applicant, or in the case of an	4645
occupational license, by the applicant's employer. Any applicant	4646
convicted of any disqualifying offense, as defined in section	4647
3772.07 of the Revised Code, shall not be issued a license.	4648
(C) The Ohio casino control commission shall not grant a	4649
sports gaming proprietor, mobile management services provider,	4650
or management services provider license until it has determined	4651
that each person who has control of the applicant has met the	4652
qualifications for sports gaming licensure established in this	4653
chapter and in rules adopted by the commission. All of the	4654
following persons are considered to have control of an	4655
<pre>applicant:</pre>	4656
(1) Each person associated with a corporate applicant,	4657
including any corporate holding company, parent company, or	4658
subsidiary company of the applicant, that has the ability to	4659
control the activities of the corporate applicant or elect a	4660
majority of the board of directors of that corporation, other	4661
than any bank or other licensed lending institution that holds a	4662
mortgage or other lien acquired in the ordinary course of	4663
<pre>business;</pre>	4664
(2) Each person associated with a noncorporate applicant	4665
that directly or indirectly holds a beneficial or proprietary	4666
interest in the applicant's business operation or that the	4667
commission otherwise determines has the ability to control the	4668
<pre>applicant;</pre>	4669
(3) Key personnel of an applicant, including any	4670
executive, employee, or agency, having the power to exercise	4671
significant influence over decisions concerning any part of the	4672
applicant's business operation.	4673

(D) A sports gaming proprietor, mobile management services	4674
provider, or management services provider shall display its	4675
license conspicuously in its place of business or have the	4676
license available for inspection by any agent of the Ohio casino	4677
control commission or any law enforcement agency. Each holder of	4678
an occupational license issued under section 3775.06 of the	4679
Revised Code shall have an indicator of licensure prominently	4680
displayed when present in a sports gaming facility at all times,	4681
in accordance with the rules of the commission. Each type $ extstyle{ extstyle{C}}$	4682
sports gaming host shall display its license conspicuously in	4683
its place of business.	4684
(E) A sports gaming licensee shall give the Ohio casino	4685
control commission written notice within ten days of any	4686
material change to any information provided in the licensee's	4687
application for a license or renewal. The commission shall	4688
specify by rule which changes to that information it considers	4689
to be material.	4690
Sec. 3775.04. (A) (1) A type A sports gaming proprietor	4691
license authorizes a sports gaming proprietor to offer sports	4692
gaming through one or more online sports pools.	4693
(2) The Ohio casino control commission shall license not	4694
more than twenty-five type A sports gaming proprietors at any	4695
one time.	4696
(3) A type A sports gaming proprietor shall meet at least	4697
one of the following requirements at all times:	4698
(a) The type A sports gaming proprietor also shall operate	4699
a sports gaming facility under a type B sports gaming proprietor	4700
license.	4701
(b) The type A sports gaming proprietor shall maintain at	4702

least one place of business in this state, including a secure	4703
facility to house the servers responsible for accepting wagers	4704
through the sports gaming proprietor's online sports pools.	4705
(4) The commission shall adopt by rule a procedure	4706
allowing the commission to revoke a type A sports gaming	4707
proprietor license if the licensee does not offer sports gaming	4708
to patrons under the license for a continuous period of one year	4709
or more.	4710
(B)(1) A type B sports gaming proprietor license	4711
authorizes a sports gaming proprietor to offer sports gaming at	4712
one sports gaming facility at a location specified on the	4713
license.	4714
(2) The commission shall license not more than thirty-	4715
three type B sports gaming proprietors at any one time.	4716
(3) (a) No sports gaming facility shall be located in a	4717
county with a population of less than one hundred thousand, as	4718
determined by the 2010 federal decennial census.	4719
(b) Not more than one sports gaming facility shall be	4720
located in a county with a population of one hundred thousand or	4721
more, but less than five hundred thousand, as determined by the	4722
2010 federal decennial census, at any one time.	4723
(c) Not more than two sports gaming facilities shall be	4724
located in a county with a population of five hundred thousand	4725
or more, but less than one million, as determined by the 2010	4726
federal decennial census, at any one time.	4727
(d) Not more than three sports gaming facilities shall be	4728
located in a county with a population of one million or more, as	4729
determined by the 2010 federal decennial census, at any one	4730
time.	4731

(4) The commission shall issue an initial type B sports	4732
gaming proprietor license only to a person who conducts	4733
significant economic activity in the county in which the sports	4734
gaming facility is to be located.	4735
(C) (1) A type C sports gaming proprietor license	4736
authorizes a sports gaming proprietor to offer sports gaming	4737
through self-service sports gaming terminals located at one or	4738
more type C sports gaming hosts' facilities.	4739
(2) The commission shall license at least three, and not	4740
more than twenty, type C sports gaming proprietors at any one	4741
time.	4742
(D) An applicant for an initial or renewed type A, type B,	4743
or type C sports gaming proprietor license shall do all of the	4744
following:	4745
(1) Submit a written application on a form furnished by	4746
the commission.	4747
(a) If the application is for an initial type B sports	4748
gaming proprietor license, the application shall specify the	4749
intended location of the sports gaming facility or, at a	4750
minimum, the county in which the sports gaming facility is to be	4751
located if the license is granted.	4752
(b) If the application is for a renewed type B sports	4753
gaming proprietor license, the application shall specify one of	4754
the following, as applicable:	4755
(i) If the sports gaming proprietor does not intend to	4756
relocate the sports gaming facility, the location of the sports	4757
gaming facility;	4758
(ii) If the sports gaming proprietor intends to relocate	4759

the sports gaming facility, the intended new location of the	4760
sports gaming facility or, at a minimum, the county in which the	4761
sports gaming facility is to be located if the renewal is	4762
granted.	4763
(2) Pay the fee required under division (C)(3) of section	4764
109.572 of the Revised Code, along with a nonrefundable	4765
application fee in an amount prescribed by the commission by	4766
rule;	4767
(3) Submit an audit of the applicant's financial	4768
transactions and the condition of the applicant's total	4769
operations for the previous fiscal year prepared by a certified	4770
public accountant in accordance with generally accepted	4771
accounting principles and state and federal laws;	4772
(4) Satisfy any other requirements for licensure under	4773
this chapter and rules adopted under this chapter.	4774
(E) (1) Upon receiving an initial or renewed sports gaming	4775
proprietor license, the applicant shall pay the following	4776
nonrefundable license fee, as applicable, and shall give to the	4777
state a surety bond, in an amount and in the form approved by	4778
the commission, to quarantee that the applicant faithfully makes	4779
all payments required by this chapter and rules adopted under	4780
this chapter during the period of the license:	4781
(a) For an initial or renewed type A sports gaming	4782
proprietor license, one million dollars;	4783
proprietor freemse, one militon dorrars,	1700
(b) For an initial type B or type C sports gaming	4784
proprietor license, one hundred thousand dollars;	4785
(c) For a renewed type B or type C sports gaming	4786
proprietor license, twenty-five thousand dollars	4787

(2) Not later than one year after an initial or renewed	4788
type A sports gaming proprietor license is issued, the sports	4789
gaming proprietor shall pay a nonrefundable interim license fee	4790
of five hundred thousand dollars.	4791
(3) Not later than two years after an initial or renewed	4792
type A sports gaming proprietor license is issued, the sports	4793
gaming proprietor shall pay a second nonrefundable interim	4794
license fee of five hundred thousand dollars.	4795
(F)(1) A sports gaming proprietor license shall be valid	4796
for a term of three years.	4797
(2) Upon the expiration of a sports gaming proprietor	4798
license, the sports gaming proprietor may apply to renew the	4799
license in the same manner as for an initial license, unless the	4800
license is suspended or revoked or the commission determines	4801
that the sports gaming proprietor is not in compliance with this	4802
chapter and the rules adopted under this chapter.	4803
Sec. 3775.041. (A) In issuing initial and renewed type A	4804
and type B sports gaming proprietor licenses, the Ohio casino	4805
control commission shall give preference to applicants that are	4806
professional sports organizations, subject to the factors	4807
described in divisions (B), (C), and (D) of this section, as	4808
applicable.	4809
(B) In issuing initial and renewed type A, type B, and	4810
type C sports gaming proprietor licenses, the commission shall	4811
consider all of the following factors, in addition to all other	4812
requirements for licensure specified under this chapter and in	4813
the rules of the commission:	4814
(1) The reputation, experience, and financial integrity of	4815
the applicant and any person that controls the applicant, as	4816

determined under division (C) of section 3775.03 of the Revised	4817
<pre>Code;</pre>	4818
(2) The total amount of taxable income the applicant pays,	4819
or will pay, to its employees in this state;	4820
(3) The financial ability of the applicant to purchase and	4821
maintain adequate liability and casualty insurance and to	4822
<pre>provide an adequate surety bond;</pre>	4823
(4) The past and present compliance of the applicant and	4824
its affiliates or affiliated companies with gambling-related	4825
licensing requirements in this state or any other jurisdiction,	4826
including whether the applicant has a history of noncompliance	4827
with those requirements;	4828
(5) Whether the applicant has been charged with, indicted	4829
for, or convicted of any felony or misdemeanor criminal offense	4830
under the laws of any jurisdiction, not including any traffic	4831
violation;	4832
(6) Whether the applicant has filed, or had filed against	4833
it, a proceeding for bankruptcy, or has ever been involved in	4834
any formal process to adjust, defer, suspend, or otherwise work	4835
out the payment of any debt;	4836
(7) Whether the applicant has been served with a complaint_	4837
or other notice filed with any public body regarding a payment	4838
of any tax required under federal, state, or local law that has	4839
been delinquent for one or more years;	4840
(8) Whether the applicant is or has been a defendant in	4841
litigation involving its business practices;	4842
(9) Whether awarding a license would undermine the	4843
public's confidence in the sports gaming industry in this state.	4844

(C) In the case of a type A sports gaming proprietor	4845
license, the Ohio casino control commission also shall consider	4846
all of the following:	4847
(1) The nature of the applicant's current or intended	4848
physical presence in this state, including any expenditures for	4849
<pre>physical infrastructure;</pre>	4850
(2) The length of time, if any, for which the applicant	4851
has been doing any kind of business in this state;	4852
(3) Whether the total taxable income the applicant pays to	4853
its employees in this state each year has been, or will be, at	4854
<pre>least ten million dollars;</pre>	4855
(4) The applicant's current or intended local and	4856
statewide economic involvement in this state;	4857
(5) The applicant's other current or intended	4858
contributions to this state, including promoting tourism.	4859
(D) In the case of a type B sports gaming proprietor	4860
license, the Ohio casino control commission also shall consider	4861
whether the current or proposed locations of sports gaming	4862
facilities are distributed equitably among all regions of the	4863
state.	4864
(E) Notwithstanding any contrary provision of division	4865
(A), (B), (C), or (D) of this section, the Ohio casino control	4866
commission shall not give preference to an applicant for a	4867
sports gaming proprietor license on the basis that any of the	4868
following persons currently contract, or have contracted, with	4869
the state lottery commission or any other agency of this state:	4870
(1) The applicant;	4871
(2) A person that has control over the applicant as	4872

determined under division (C) of section 3775.03 of the Revised	4873
<pre>Code;</pre>	4874
(3) A person over which the applicant has control, as	4875
determined under that division.	4876
Sec. 3775.05. (A) (1) A type A sports gaming proprietor may	4877
contract with not more than two mobile management services	4878
providers to offer sports gaming on the sports gaming	4879
proprietor's behalf, in a manner authorized under the contract.	4880
After a type A sports gaming proprietor enters into its first	4881
contract with a mobile management services provider, the sports	4882
gaming proprietor shall not enter into a contract with a second	4883
mobile management services provider until at least one year	4884
after the first contract is executed.	4885
	4006
(2) (a) The holder of a type A sports gaming proprietor	4886
license that is a member of a league, association, or	4887
organization that prevents the holder from being subject to the	4888
regulatory control of the Ohio casino control commission or from	4889
otherwise operating under the license may contractually appoint	4890
a designee operator that is considered the mobile management	4891
services provider for all aspects of commission oversight and	4892
operating under the license. The sports gaming proprietor shall	4893
not have control over the mobile management services provider,	4894
and the mobile management services provider shall not have	4895
control over the sports gaming proprietor, as determined by the	4896
commission under division (C) of section 3775.03 of the Revised	4897
Code.	4898
(b) A sports gaming proprietor and a mobile management	4899
services provider described in division (A)(2)(a) of this	4900
section shall not exchange any information that may compromise	4901
the integrity of sporting events or of sports gaming. The	4902

<u>commission shall adopt by rule procedures for the sports gaming</u>	4903
proprietor and the mobile management services provider to follow	4904
to ensure the integrity of sporting events and of sports gaming,	4905
including procedures to prevent any exchange of information or	4906
conflict of interest between the sports gaming proprietor and	4907
the mobile management services provider.	4908
(3) A mobile management services provider may offer sports	4909
gaming only in accordance with this chapter, with the rules	4910
adopted by the Ohio casino control commission under this	4911
chapter, and with the nature of the sports gaming proprietor's	4912
license.	4913
(B) (1) A mobile management services provider shall be	4914
licensed under this section before entering into a contract with	4915
a type A sports gaming proprietor as described in division (A)	4916
of this section. An applicant for an initial or renewed mobile	4917
management services provider license shall meet all requirements	4918
for licensure established by the commission by rule and shall	4919
pay the fee required under division (C)(3) of section 109.572 of	4920
the Revised Code, along with a nonrefundable application fee in	4921
an amount determined by the commission by rule.	4922
(2) The commission may accept another jurisdiction's	4923
license, if the commission determines it has similar licensing	4924
requirements, as evidence that the applicant meets the	4925
requirements for a license issued under this section.	4926
(3) (a) Upon receiving an initial or renewed mobile	4927
management services provider license, the applicant shall pay a	4928
nonrefundable license fee of one million dollars.	4929
(b) Not later than one year after the initial or renewed	4930
mobile management services provider license is issued, the	4931

Page 170

mobile management services provider shall pay a nonrefundable	4932
interim license fee of five hundred thousand dollars.	4933
(c) Not later than two years after the initial or renewed	4934
mobile management services provider license is issued, the_	4935
mobile management services provider shall pay a second	4936
nonrefundable interim license fee of five hundred thousand	4937
dollars.	4938
(C) A mobile management services provider license shall be	4939
valid for a term of three years. In order to renew a mobile	4940
management services provider license, the licensee shall apply	4941
to the commission for a renewed license in the same manner as	4942
for an initial license.	4943
(D) In order to permit a mobile management services	4944
provider to offer sports gaming on behalf of a type A sports	4945
gaming proprietor, the sports gaming proprietor and the mobile	4946
management services provider shall enter into a written contract	4947
that has been approved by the commission. If the sports gaming	4948
proprietor and the mobile management services provider wish to	4949
make a material change to the contract, the sports gaming	4950
proprietor first shall submit the change to the commission for	4951
its approval or rejection. The sports gaming proprietor or the	4952
mobile management services provider shall not assign, delegate,	4953
subcontract, or transfer the mobile management service	4954
provider's duties and responsibilities under the contract to a	4955
third party.	4956
(E) (1) Subject to division (E) (2) of this section, the	4957
provisions of this chapter concerning a type A sports gaming	4958
proprietor apply to a mobile management services provider that	4959
contracts with the sports gaming proprietor with respect to all	4960
rights, duties, and liabilities of the sports gaming proprietor	4961

assigned, delegated, subcontracted, or transferred to the mobile	4962
management services provider as though the mobile management	4963
services provider were a type A sports gaming proprietor. Unless	4964
the context requires otherwise, references in the Revised Code	4965
to a sports gaming proprietor apply to a mobile management	4966
services provider to the extent that the mobile management	4967
services provider is acting on behalf of a type A sports gaming	4968
proprietor pursuant to the contract.	4969
(2) Division (E)(1) of this section does not permit a	4970
mobile management services provider to operate sports gaming	4971
other than pursuant to a contract with a type A sports gaming	4972
proprietor to operate sports gaming on behalf of the sports	4973
gaming proprietor.	4974
(F) The commission shall adopt a rule setting a maximum	4975
number of contracts a mobile management services provider may	4976
have with type A sports gaming proprietors under this section at	4977
any one time.	4978
Sec. 3775.051. (A) (1) A type B sports gaming proprietor	4979
may contract with one management services provider to offer	4980
sports gaming at a sports gaming facility on the sports gaming	4981
proprietor's behalf, in a manner authorized under the contract.	4982
(2) (a) The holder of a type B sports gaming proprietor	4983
license that is a member of a league, association, or	4984
organization that prevents the holder from being subject to the	4985
regulatory control of the Ohio casino control commission or from	4986
otherwise operating under the license may contractually appoint	4987
a designee operator that is considered the management services	4988
provider for all aspects of commission oversight and operating	4989
under the license. The sports gaming proprietor shall not have	4990
control over the management services provider, and the	4991

management services provider shall not have control over the	4992
sports gaming proprietor, as determined by the commission under	4993
division (C) of section 3775.03 of the Revised Code.	4994
(b) A sports gaming proprietor and a management services	4995
provider described in division (A)(2)(a) of this section shall	4996
not exchange any information that may compromise the integrity	4997
of sporting events or of sports gaming. The commission shall	4998
adopt by rule procedures for the sports gaming proprietor and	4999
the management services provider to follow to ensure the	5000
integrity of sporting events and of sports gaming, including	5001
procedures to prevent any exchange of information or conflict of	5002
interest between the sports gaming proprietor and the management	5003
services provider.	5004
(3) A type C sports gaming proprietor shall not contract	5005
with a mobile management services provider or a management	5006
services provider to offer sports gaming under the type C sports	5007
gaming proprietor license on the sports gaming proprietor's	5008
<pre>behalf.</pre>	5009
(4) A management services provider may offer sports gaming	F010
	5010
only in accordance with this chapter, with the rules adopted by	5010
only in accordance with this chapter, with the rules adopted by the Ohio casino control commission under this chapter, and with	
	5011
the Ohio casino control commission under this chapter, and with	5011 5012
the Ohio casino control commission under this chapter, and with the nature of the sports gaming proprietor's license.	5011 5012 5013
the Ohio casino control commission under this chapter, and with the nature of the sports gaming proprietor's license. (B) (1) A management services provider shall be licensed	5011 5012 5013 5014
the Ohio casino control commission under this chapter, and with the nature of the sports gaming proprietor's license. (B) (1) A management services provider shall be licensed under this section before entering into a contract with a type B	5011 5012 5013 5014 5015
the Ohio casino control commission under this chapter, and with the nature of the sports gaming proprietor's license. (B) (1) A management services provider shall be licensed under this section before entering into a contract with a type B sports gaming proprietor as described in division (A) of this	5011 5012 5013 5014 5015 5016
the Ohio casino control commission under this chapter, and with the nature of the sports gaming proprietor's license. (B) (1) A management services provider shall be licensed under this section before entering into a contract with a type B sports gaming proprietor as described in division (A) of this section. An applicant for an initial or renewed management	5011 5012 5013 5014 5015 5016 5017
the Ohio casino control commission under this chapter, and with the nature of the sports gaming proprietor's license. (B) (1) A management services provider shall be licensed under this section before entering into a contract with a type B sports gaming proprietor as described in division (A) of this section. An applicant for an initial or renewed management services provider license shall meet all requirements for	5011 5012 5013 5014 5015 5016 5017 5018

amount determined by the commission by rule.	5022
(2) The commission may accept another jurisdiction's	5023
license, if the commission determines it has similar licensing	5024
requirements, as evidence that the applicant meets the	5025
requirements for a license issued under this section.	5026
(3) (a) Upon receiving an initial or renewed management	5027
services provider license, the applicant shall pay a	5028
nonrefundable license fee of one million dollars.	5029
(b) Not later than one year after the initial or renewed	5030
management services provider license is issued, the management	5031
services provider shall pay a nonrefundable interim license fee	5032
of five hundred thousand dollars.	5033
(c) Not later than two years after the initial or renewed	5034
management services provider license is issued, the management	5035
services provider shall pay a second nonrefundable interim	5036
license fee of five hundred thousand dollars.	5037
(C) A management services provider license shall be valid	5038
for a term of three years. In order to renew a management	5039
services provider license, the licensee shall apply to the	5040
commission for a renewed license in the same manner as for an	5041
initial license.	5042
(D) In order to permit a management services provider to	5043
offer sports gaming on behalf of a type B sports gaming	5044
proprietor, the sports gaming proprietor and the management	5045
services provider shall enter into a written contract that has	5046
been approved by the commission. If the sports gaming proprietor	5047
and the management services provider wish to make a material	5048
change to the contract, the sports gaming proprietor first shall	5049
submit the change to the commission for its approval or	5050

rejection. The sports gaming proprietor or the management	5051
services provider shall not assign, delegate, subcontract, or	5052
transfer the management service provider's duties and	5053
responsibilities under the contract to a third party.	5054
(E) (1) Subject to division (E) (2) of this section, the	5055
provisions of this chapter concerning a type B sports gaming	5056
proprietor apply to a management services provider that	5057
contracts with the sports gaming proprietor with respect to all	5058
rights, duties, and liabilities of the sports gaming proprietor	5059
assigned, delegated, subcontracted, or transferred to the	5060
management services provider as though the management services	5061
provider were a type B sports gaming proprietor. Unless the	5062
context requires otherwise, references in the Revised Code to a	5063
sports gaming proprietor apply to a management services provider	5064
to the extent that the management services provider is acting on	5065
behalf of a type B sports gaming proprietor pursuant to the	5066
contract.	5067
(2) Division (E)(1) of this section does not permit a	5068
management services provider to operate sports gaming other than	5069
pursuant to a contract with a type B sports gaming proprietor to	5070
operate sports gaming on behalf of the sports gaming proprietor.	5071
(F) The commission shall adopt a rule setting a maximum	5072
number of contracts a management services provider may have with	5073
type B sports gaming proprietors under this section at any one	5074
time.	5075
Sec. 3775.06. (A) (1) An individual whose duties include	5076
any of the following shall hold an appropriate and valid sports	5077
gaming occupational license issued by the Ohio casino control	5078
<pre>commission at all times:</pre>	5079

(a) Accepting wagers on sporting events on behalf of a	5080
sports gaming proprietor;	5081
(b) Handling money as part of operating sports gaming on	5082
behalf of a sports gaming proprietor, including a cashier,	5083
<pre>change person, count team, or coin wrapper;</pre>	5084
(c) Providing security for the operation of sports gaming	5085
by a sports gaming proprietor, including a guard or observer,	5086
other than providing general security at a type C sports gaming	5087
<pre>host's facility;</pre>	5088
(d) Performing other duties such that the individual has	5089
the ability to alter material aspects of sports gaming conducted	5090
by a sports gaming proprietor.	5091
(2) An individual is not required to have a sports gaming	5092
occupational license if the individual's duties are related	5093
solely to nongaming activities such as entertainment,	5094
maintenance, or preparing or serving food or beverages,	5095
including an individual who is, or is employed by, a type C	5096
sports gaming host.	5097
(3) The commission shall issue a sports gaming	5098
occupational license to an individual who meets the requirements	5099
of this chapter and of the commission's rules, provided that the	5100
commission's rules shall not require an applicant for a sports	5101
gaming occupational license who currently holds a video lottery	5102
license issued under Chapter 3770. or a license issued under	5103
Chapter 3772. of the Revised Code to take action to satisfy any	5104
additional requirement for the sports gaming occupational	5105
license that is substantially similar to any requirement the	5106
applicant previously has satisfied in order to obtain or renew	5107
the applicant's video lottery license or license issued under	5108

Chapter 3772. of the Revised Code.	5109
(B) A sports gaming occupational license permits the	5110
licensee to be employed in the capacity the commission	5111
designates during the duration of the license. The commission	5112
may establish by rule job classifications with different	5113
requirements.	5114
(C) (1) An applicant for an initial or renewed sports	5115
gaming occupational license shall apply for the license on a	5116
form prescribed by the commission and shall pay the fee required	5117
under division (C)(3) of section 109.572 of the Revised Code,	5118
along with a nonrefundable application fee of one hundred	5119
dollars. The commission may annually increase the amount of the	5120
application fee in an amount that does not exceed the percentage	5121
increase in the consumer price index for the previous year, as	5122
necessary to cover the cost of processing the application. As	5123
used in this division, "consumer price index" means the consumer	5124
price index for all urban consumers or its successive	5125
equivalent, as determined by the United States department of	5126
labor, bureau of labor statistics, or its successor in	5127
responsibility, for all items, Series A.	5128
(2) Upon receiving an initial or renewed sports gaming	5129
occupational license, the applicant shall pay a nonrefundable	5130
license fee of fifty dollars.	5131
(3) An applicant's employer may pay the fees described in	5132
divisions (C)(1) and (2) of this section on behalf of the	5133
applicant.	5134
(D) The commission may adopt rules allowing an individual	5135
who holds a sports gaming occupational license from another	5136
jurisdiction to be licensed in this state by reciprocity, so	5137

<u>long as that jurisdiction's requirements to receive that license</u>	5138
and the activities authorized by the license are substantially	5139
similar to those of this state with respect to the license the	5140
individual seeks.	5141
(E) A sports gaming occupational license shall be valid	5142
for a term of three years. In order to renew a sports gaming	5143
occupational license, the licensee shall apply to the commission	5144
for a renewed license in the same manner as for an initial	5145
license.	5146
Sec. 3775.07. (A) (1) The owner of a facility with a class	5147
D liquor permit issued under Chapter 4303. of the Revised Code	5148
who offers sports gaming through a type C sports gaming	5149
proprietor using self-service sports gaming terminals located at	5150
the facility shall hold an appropriate and valid type C sports	5151
gaming host license issued by the Ohio casino control commission	5152
at all times.	5153
(2) The commission shall issue a type C sports gaming host	5154
license to a person or entity that meets the requirements of	5155
this chapter and of the commission's rules.	5156
(B) (1) An applicant for an initial or renewed type C	5157
sports gaming host license shall apply for the license on a form	5158
prescribed by the commission and shall pay the fee required	5159
under division (C)(3) of section 109.572 of the Revised Code,	5160
along with a nonrefundable application fee in an amount	5161
prescribed by the commission by rule.	5162
(2) The application shall identify the type C sports	5163
gaming proprietor through which the applicant intends to offer	5164
sports gaming.	5165
(C) Upon receiving an initial or renewed type C sports	5166

Am. Sub. S. B. No. 176 As Passed by the Senate

gaming host license, the applicant shall pay a nonrefundable	5167
license fee of six thousand dollars. The commission shall remit	5168
one thousand dollars of the fee to the type C sports gaming	5169
proprietor identified in the application.	5170
(D) Subject to the terms of the type C sports gaming	5171
hosts's agreement with a type C sports gaming proprietor, a type	5172
C sports gaming host may offer sports gaming through a different	5173
type C sports gaming proprietor than the one identified in the	5174
type C sports gaming host's license application during the	5175
period of the license. The type C sports gaming host shall	5176
notify the commission of the change before the change takes	5177
effect, in accordance with the rules of the commission.	5178
(E) A type C sports gaming host license shall be valid for	5179
a term of three years. In order to renew a type C sports gaming	5180
host license, the licensee shall apply to the commission for a	5181
renewed license in the same manner as for an initial license.	5182
Sec. 3775.08. (A) A sports gaming supplier shall hold an	5183
appropriate and valid sports gaming supplier license issued by	5184
the Ohio casino control commission at all times. The commission	5185
may accept another jurisdiction's license, if the commission	5186
determines it has similar licensing requirements, as evidence	5187
that the applicant meets the requirements for a license issued	5188
under this section. The commission shall issue a sports gaming	5189
supplier license to a person or entity that meets the	5190
requirements of this chapter and of the commission's rules,	5191
provided that the commission's rules shall not require an	5192
applicant for a sports gaming supplier license who currently	5193
holds a video lottery license issued under Chapter 3770. or a	5194
license issued under Chapter 3772. of the Revised Code to take	5195
action to satisfy any additional requirement for the sports	5196

gaming supplier license that is substantially similar to any	5197
requirement the applicant previously has satisfied in order to	5198
obtain or renew the applicant's video lottery license or license	5199
issued under Chapter 3772. of the Revised Code.	5200
(B) An applicant for an initial or renewed sports gaming	5201
supplier license shall apply for the license on a form	5202
prescribed by the commission and shall pay the fee required	5203
under division (C)(3) of section 109.572 of the Revised Code,	5204
along with a nonrefundable application fee of ten thousand	5205
dollars. The commission may annually increase the amount of the	5206
application fee in an amount that does not exceed the percentage	5207
increase in the consumer price index for the previous year, as	5208
necessary to cover the cost of processing the application. As	5209
used in this division, "consumer price index" means the consumer	5210
price index for all urban consumers or its successive	5211
equivalent, as determined by the United States department of	5212
labor, bureau of labor statistics, or its successor in	5213
responsibility, for all items, Series A.	5214
(C) Upon receiving an initial or renewed sports gaming	5215
supplier license, the applicant shall pay a nonrefundable	5216
license fee of fifteen thousand dollars.	5217
(D) A sports gaming supplier license shall be valid for a	5218
term of three years. In order to renew a sports gaming supplier	5219
license, the licensee shall apply to the commission for a	5220
renewed license in the same manner as for an initial license.	5221
Sec. 3775.09. (A) An applicant for a sports gaming license	5222
shall establish the applicant's suitability for the license by	5223
clear and convincing evidence.	5224
(R) The Ohio casine central commission shall not grant a	5225

sports gaming license to an applicant if evidence satisfactory	5226
to the commission exists that the applicant has done any of the	5227
<pre>following:</pre>	5228
(1) Knowingly made a false statement to the commission;	5229
(2) Been suspended from operating a gambling game, gaming	5230
device, or gaming operation, or had a license revoked by any	5231
governmental unit of a national, state, or local body exercising	5232
<pre>governmental functions;</pre>	5233
(3) Been convicted of a disqualifying offense, as defined	5234
in section 3772.07 of the Revised Code;	5235
(4) Been directly involved in or employed by any offshore	5236
wagering market that illegally serviced the United States or	5237
otherwise accepted illegal wagers from individuals located in	5238
the United States on or after April 16, 2015.	5239
(C) The commission may deny a sports gaming proprietor,	5240
mobile management services provider, or management services	5241
provider license to any applicant, reprimand any sports gaming	5242
proprietor, mobile management services provider, or management	5243
services provider, or suspend or revoke a sports gaming	5244
proprietor, mobile management services provider, or management	5245
services provider license if any of the following are true:	5246
(1) The applicant or licensee has not demonstrated to the	5247
commission's satisfaction financial responsibility sufficient to	5248
adequately meet the requirements of the enterprise.	5249
(2) The applicant or licensee is not the true owner of the	5250
business or is not the sole owner and has not disclosed the	5251
existence or identity of other persons who have an ownership	5252
interest in the business.	5253

(3) The applicant or licensee is a corporation that sells	5254
more than five per cent of the corporation's voting stock, or	5255
more than five per cent of the voting stock of a corporation	5256
that controls the corporation, or sells the corporation's	5257
assets, other than those bought and sold in the ordinary course	5258
of business, or any interest in the assets, to any person who,	5259
under division (C) of section 3775.03 of the Revised Code, must	5260
meet the qualifications of a sports gaming proprietor, mobile	5261
management services provider, or management services provider,	5262
as applicable, and who has not already been determined by the	5263
commission to have met the applicable qualifications.	5264
(D) (1) The commission shall revoke a sports gaming	5265
proprietor license that was issued or renewed because of the	5266
preference described in division (A) of section 3775.041 of the	5267
Revised Code if the sports gaming proprietor ceases to qualify	5268
as a professional sports organization.	5269
(2) The commission shall revoke a type C sports gaming	5270
host license if the licensee ceases to hold a valid class D	5271
liquor permit for the facility issued under Chapter 4303. of the	5272
Revised Code.	5273
(E) The commission shall not grant a sports gaming license	5274
to any of the following persons:	5275
(1) A nonprofit corporation or organization;	5276
(2) An individual who is under twenty-one years of age;	5277
(3) An employee of the commission.	5278
Sec. 3775.10. (A) A sports gaming proprietor shall do all	5279
of the following:	5280
(1) Conduct all sports gaming activities and functions in	5281

a manner that does not pose a threat to the public health,	5282
safety, or welfare of the citizens of this state;	5283
(2) Adopt comprehensive house rules for game play	5284
governing sports gaming transactions with its patrons, including	5285
rules that specify the amounts to be paid on winning wagers and	5286
the effect of schedule changes, and submit them to the Ohio	5287
casino control commission for approval before implementing them.	5288
The sports gaming proprietor shall publish its house rules as	5289
part of its minimum internal control standards, shall display	5290
the house rules, together with any other information the	5291
commission considers appropriate, conspicuously in each sports	5292
gaming facility and in any other place or manner prescribed by	5293
the commission, and shall make copies of its house rules readily	5294
available to patrons.	5295
(3) Keep current in all payments and obligations to the	5296
commission;	5297
(4) Provide a secure location for the placement,	5298
operation, and use of sports gaming equipment;	5299
(5) Prevent any person from tampering with or interfering	5300
with the operation of sports gaming;	5301
(6) Employ commercially reasonable methods to prevent the	5302
sports gaming proprietor and its agents and employees from	5303
disclosing any confidential information in the possession of the	5304
sports gaming proprietor that could affect the conduct of sports	5305
gaming;	5306
(7) Maintain the confidentiality of any confidential	5307
information provided to the sports gaming proprietor by a sports	5308
governing body, except as otherwise required by law or by order	5309
of the commission;	5310

(8) Ensure that sports gaming conducted at a sports gaming	5511
facility is within the sight and control of designated employees	5312
of the sports gaming proprietor and that sports gaming is	5313
conducted under continuous observation by security equipment in	5314
conformity with the specifications and requirements of the	5315
commission;	5316
(9) Ensure that sports gaming occurs only in the locations	5317
and manner approved by the commission;	5318
(10) Ensure that all sports gaming is monitored in	5319
accordance with division (I) of section 3775.02 of the Revised	5320
Code;	5321
(11) Maintain sufficient funds and other supplies to	5322
conduct sports gaming at all times;	5323
(12) Maintain daily records showing the sports gaming	5324
proprietor's sports gaming receipts and timely file with the	5325
commission any additional reports required by rule or by other	5326
provisions of the Revised Code;	5327
(13) Withhold amounts from patrons' sports gaming winnings	5328
as required under sections 718.031, 3123.90, 3772.37, and	5329
5747.063 of the Revised Code;	5330
(14) Submit to the commission, each fiscal year, an audit_	5331
of the sports gaming proprietor's financial transactions and the	5332
condition of the sports gaming proprietor's total operations	5333
prepared by a certified public accountant in accordance with	5334
generally accepted accounting principles and applicable state	5335
and federal laws.	5336
(B) A sports gaming proprietor immediately shall report to	5337
the commission any information in the sports gaming proprietor's	5338
possession related to any of the following:	5339

(1) Any wager in violation of this chapter or rules	5340
adopted under this chapter or of federal law;	5341
(2) Abnormal sports gaming activity or patterns that may	5342
indicate a concern regarding the integrity of a sporting event;	5343
(3) Suspicious wagering activities;	5344
(4) Any conduct that corrupts a wagering outcome of a	5345
sporting event for purposes of financial gain;	5346
(5) Any criminal or disciplinary proceedings commenced	5347
against the sports gaming proprietor by any person other than	5348
the commission in connection with the sports gaming proprietor's	5349
operations.	5350
(C) A sports gaming proprietor may manage risk associated	5351
with wagers by rejecting or pooling one or more wagers or by	5352
laying off one or more wagers with another sports gaming	5353
proprietor.	5354
(D) A sports gaming proprietor may employ a system that	5355
offsets loss or manages risk in the operation of sports gaming	5356
under this chapter through the use of a liquidity pool in	5357
another jurisdiction in which the sports gaming proprietor or an	5358
affiliate or other third party also holds licensure, provided	5359
that at all times adequate protections are maintained to ensure	5360
sufficient funds are available to pay patrons.	5361
(E) A sports gaming proprietor may provide promotional	5362
gaming credits to patrons, subject to oversight by the	5363
commission.	5364
(F) If a sports gaming patron does not claim a winning	5365
wager from a sports gaming proprietor within one year from the	5366
last day on which the sporting event is held, the sports gaming	5367

proprietor's obligation to pay the winnings shall expire, and	5368
the sports gaming proprietor shall remit the winnings to the	5369
commission, which shall deposit them in the sports gaming	5370
revenue fund.	5371
(G) A sports gaming proprietor is not liable under the	5372
laws of this state to any party, including a patron, for	5373
disclosing information as required under this chapter or for	5374
refusing to disclose information that is not required by law to	5375
be disclosed.	5376
Sec. 3775.11. (A) A type A sports gaming proprietor may	5377
operate one or more online sports pool web sites and	5378
accompanying mobile applications through which the sports gaming	5379
proprietor accepts wagers from individuals who are at least	5380
twenty-one years of age and who are physically located in this	5381
state. The sports gaming proprietor shall use location based	5382
technology to prohibit individuals who are not physically	5383
present in this state from participating in sports gaming	5384
through an online sports pool.	5385
(B) (1) As used in division (B) of this section, "sports	5386
gaming account" means an electronic account that an individual	5387
may establish for the purpose of sports gaming, including making	5388
deposits and withdrawals, wagering amounts, and receiving	5389
payouts on winning wagers.	5390
(2) A sports gaming proprietor may accept a wager from an	5391
individual through an online sports pool only using the	5392
individual's sports gaming account. The sports gaming account	5393
shall be in the individual's full legal name and shall not be in	5394
the name of any beneficiary, custodian, joint trust,	5395
corporation, partnership, or other organization or entity.	5396

(3) A sports gaming account may be established and funded	5397
in person through employees or sales agents of a sports gaming	5398
proprietor or, pursuant to rules adopted by the Ohio casino	5399
control commission, over the internet through a sports gaming	5400
proprietor's web site or mobile application in a manner that	5401
complies with the sports gaming proprietor's internal controls.	5402
(C) The server responsible for accepting wagers through an	5403
online sports pool shall be located in a secure facility in this	5404
state.	5405
(D) An online sports pool web site and its accompanying	5406
mobile application shall include the name or logo of each of the	5407
following in a conspicuous manner:	5408
(1) The type A sports gaming proprietor;	5409
(2) The mobile management services provider that operates	5410
the online sports pool on behalf of the type A sports gaming	5411
proprietor, if applicable.	5412
Sec. 3775.12. (A) A type B sports gaming proprietor may	5413
accept wagers on sporting events that are made in person only	5414
from individuals who are at least twenty-one years of age and	5415
who are physically present in a sports gaming facility. The	5416
sports gaming proprietor shall not accept a wager on a sporting	5417
event from an individual who is placing the wager on behalf of	5418
another individual who is not physically present in the sports	5419
gaming facility.	5420
(B) (1) Except as otherwise provided in division (B) (2) of	5421
this section, before accepting any wager on a sporting event, a	5422
type B sports gaming proprietor shall require the individual to	5423
register with the sports gaming proprietor, provide the	5424
individual's full legal name and any other information required	5425

by the Ohio casino control commission or requested by the sports	5426
gaming proprietor, and place all wagers on sporting events	5427
placed with the sports gaming proprietor through that	5428
registration.	5429
(2) A type B sports gaming proprietor may accept an	5430
anonymous wager from an individual, so long as the amount of the	5431
wager does not exceed a dollar limit determined by the	5432
commission by rule.	5433
(C) Except as provided in divisions (C)(1) and (2) of this	5434
section, no individual who is under twenty-one years of age	5435
shall enter a sports gaming facility.	5436
(1) An employee of a sports gaming proprietor who is	5437
eighteen, nineteen, or twenty years of age may be present in a	5438
sports gaming facility, so long as the employee's duties are not	5439
related to sports gaming.	5440
(2) An individual who is under twenty-one years of age may	5441
enter a sports gaming facility in order to pass to another area	5442
where sports gaming is not being conducted, but only if the	5443
individual is personally escorted by an employee of the sports	5444
gaming proprietor who remains in close proximity to the	5445
individual at all times in accordance with the rules of the	5446
commission.	5447
Sec. 3775.13. (A) A type C sports gaming proprietor may	5448
accept wagers on sporting events that are made in person through	5449
self-service sports gaming terminals located at one or more type	5450
C sports gaming hosts' facilities only from individuals who are	5451
at least twenty-one years of age and who are physically present	5452
in the facility.	5453
(B) All of the following apply concerning self-service	5454

sports gaming terminals operated by a type C sports gaming	5455
<pre>proprietor:</pre>	5456
(1) No more than two terminals shall be located in any	5457
type C sports gaming host's facility.	5458
(2) A terminal may offer only spread, over-under, and	5459
moneyline wagering on sporting events, as approved by the Ohio	5460
<pre>casino control commission.</pre>	5461
(3) A terminal shall not accept cash wagers, and shall	5462
accept wagers only by credit card, debit card, or electronic	5463
payment account.	5464
(4) A terminal shall not accept wagers aggregating more	5465
than two hundred dollars in a day that are paid using the same_	5466
<pre>credit card, debit card, or electronic payment account.</pre>	5467
(5) The type C sports gaming proprietor shall pay out all	5468
winnings to patrons on wagers made through a terminal through	5469
the patron's credit card, debit card, or electronic payment	5470
account, without involving the type C sports gaming host in any	5471
financial transaction.	5472
(C) The state lottery commission, in consultation with the	5473
Ohio casino control commission and in accordance with the rules	5474
of the Ohio casino control commission, shall work with type C	5475
sports gaming proprietors and type C sports gaming hosts to	5476
implement and promote sports gaming conducted under this	5477
section. The state lottery commission may adopt rules under	5478
Chapter 119. of the Revised Code for that purpose.	5479
Sec. 3775.14. (A) The Ohio casino control commission may	5480
exclude any individual from entering a sports gaming facility or	5481
the grounds of a sports gaming facility or from participating in	5482
the play or operation of sports gaming conducted by a sports	5483

gaming proprietor. The commission shall keep a list of all	5484
excluded individuals and shall make that list available to each	5485
sports gaming proprietor. No individual who is on the Ohio	5486
casino control commission's exclusion list shall enter a sports	5487
gaming facility or the grounds of a sports gaming facility or	5488
participate in the play or operation of sports gaming conducted	5489
by a sports gaming proprietor.	5490
(B)(1) A sports gaming proprietor may exclude any	5491
individual from entering a sports gaming facility, or the	5492
grounds of a sports gaming facility, that is under the control	5493
of the sports gaming proprietor and may exclude any individual	5494
from participating in the play or operation of sports gaming	5495
conducted by the sports gaming proprietor. The sports gaming	5496
proprietor shall keep a list of all excluded individuals. No	5497
individual who is on a sports gaming proprietor's exclusion list	5498
shall enter a sports gaming facility, or the grounds of a sports	5499
gaming facility, that is under the control of the sports gaming	5500
proprietor or participate in the play or operation of sports	5501
gaming conducted by the sports gaming proprietor under this	5502
<u>chapter.</u>	5503
(2) If a sports gaming proprietor excludes an individual	5504
because the sports gaming proprietor determines that the	5505
individual engaged or attempted to engage in any sports gaming	5506
related activity that is prohibited under this chapter or under	5507
the commission's rules, the sports gaming proprietor shall	5508
report that fact to the Ohio casino control commission.	5509
(C) No person who is on the voluntary exclusion list	5510
described in section 3772.01 of the Revised Code shall	5511
participate in the play or operation of sports gaming conducted	5512
by a sports gaming proprietor. A sports gaming proprietor shall	5513

employ commercially reasonable methods to prevent the person	5514
from engaging in sports gaming conducted by the sports gaming	5515
oroprietor.	5516
(D) No sports gaming proprietor, no director, officer,	5517
agent, or employee of a sports gaming proprietor, no other	5518
person who has a financial interest in a sports gaming	5519
oroprietor, and no person living in the same household as any of	5520
those persons, shall engage in any sports gaming conducted by	5521
the sports gaming proprietor, other than as part of operating	5522
sports gaming or as part of the employee's employment. A sports	5523
gaming proprietor shall employ commercially reasonable methods	5524
to prevent those persons, and any other person who has access to	5525
confidential information held by the sports gaming proprietor,	5526
from engaging in sports gaming conducted by the sports gaming	5527
proprietor.	5528
(E) No member or employee of the Ohio casino control	5529
commission shall knowingly participate in sports gaming	5530
conducted by a sports gaming proprietor in this state or	5531
participate in sports gaming with any person or entity located	5532
outside this state that is directly or indirectly owned or	5533
operated by a sports gaming proprietor.	5534
(F)(1) A sports gaming proprietor shall employ	5535
commercially reasonable methods to prevent any person involved	5536
in a sporting event with respect to which sports gaming is	5537
permitted from engaging in any sports gaming with the sports	5538
gaming proprietor, based on publicly available information and	5539
any information provided by a sports governing body under	5540
division (F)(2) of this section.	5541
(2) The Ohio casino control commission shall adopt rules	5542
specifying a procedure for a sports governing body to provide to	5543

the commission a list of persons who are involved in sporting	5544
events, including those persons' identifying information, for	5545
the purpose of preventing those persons from engaging in sports	5546
gaming. The commission shall make the list available to each	5547
sports gaming proprietor. The Ohio casino control commission and	5548
each sports gaming proprietor shall keep the information in the	5549
list confidential.	5550
(3) For purposes of division (F) of this section, a person	5551
is considered to be involved in a sporting event if the person	5552
is an athlete, participant, coach, referee, team owner, or	5553
sports governing body with respect to the sporting event; any	5554
agent or employee of such an athlete, participant, coach,	5555
referee, team owner, or sports governing body; and any agent or	5556
employee of an athlete, participant, or referee union with	5557
respect to the sporting event.	5558
Sec. 3775.15. (A) Notwithstanding any contrary provision_	5559
of section 149.43 of the Revised Code, the Ohio casino control	5560
of section 149.43 of the Revised Code, the Ohio casino control commission shall not disclose to the public any of the	5560 5561
of section 149.43 of the Revised Code, the Ohio casino control commission shall not disclose to the public any of the following:	5560 5561 5562
of section 149.43 of the Revised Code, the Ohio casino control commission shall not disclose to the public any of the	5560 5561
of section 149.43 of the Revised Code, the Ohio casino control commission shall not disclose to the public any of the following:	5560 5561 5562
of section 149.43 of the Revised Code, the Ohio casino control commission shall not disclose to the public any of the following: (1) Any of the following information or documents	5560 5561 5562 5563
of section 149.43 of the Revised Code, the Ohio casino control commission shall not disclose to the public any of the following: (1) Any of the following information or documents concerning a person who has applied for or been issued a license	5560 5562 5563 5564
of section 149.43 of the Revised Code, the Ohio casino control commission shall not disclose to the public any of the following: (1) Any of the following information or documents concerning a person who has applied for or been issued a license under this chapter or the person's spouse, dependent, or	5560 5561 5562 5563 5564
of section 149.43 of the Revised Code, the Ohio casino control commission shall not disclose to the public any of the following: (1) Any of the following information or documents concerning a person who has applied for or been issued a license under this chapter or the person's spouse, dependent, or employee, unless the person authorizes the commission to	5560 5561 5562 5563 5564 5565
of section 149.43 of the Revised Code, the Ohio casino control commission shall not disclose to the public any of the following: (1) Any of the following information or documents concerning a person who has applied for or been issued a license under this chapter or the person's spouse, dependent, or employee, unless the person authorizes the commission to disclose the information:	5560 5561 5562 5564 5565 5566 5567
of section 149.43 of the Revised Code, the Ohio casino control commission shall not disclose to the public any of the following: (1) Any of the following information or documents concerning a person who has applied for or been issued a license under this chapter or the person's spouse, dependent, or employee, unless the person authorizes the commission to disclose the information: (a) A social security number, passport number, or federal	5560 5561 5563 5564 5565 5567
of section 149.43 of the Revised Code, the Ohio casino control commission shall not disclose to the public any of the following: (1) Any of the following information or documents concerning a person who has applied for or been issued a license under this chapter or the person's spouse, dependent, or employee, unless the person authorizes the commission to disclose the information: (a) A social security number, passport number, or federal tax identification number;	5560 5561 5562 5563 5565 5566 5567 5568
commission shall not disclose to the public any of the following: (1) Any of the following information or documents concerning a person who has applied for or been issued a license under this chapter or the person's spouse, dependent, or employee, unless the person authorizes the commission to disclose the information: (a) A social security number, passport number, or federal tax identification number; (b) A home address, telephone number, or electronic mail	5560 5561 5562 5563 5564 5565 5566 5569

(d) A driver's license or state identification card	5573
<pre>number;</pre>	5574
(e) The name or address of a previous spouse;	5575
(f) A date or place of birth;	5576
(g) Any personal financial information or records,	5577
including personal tax returns and information and records of	5578
<pre>criminal proceedings;</pre>	5579
(h) Any information concerning a minor child;	5580
(i) Any information concerning a person the commission has	5581
reason to know is a victim of domestic violence, sexual assault,	5582
or stalking;	5583
(j) Any trade secret, medical records, or patents or	5584
<pre>exclusive licenses;</pre>	5585
(k) Security information, including risk prevention plans,	5586
detection and countermeasures, location of count rooms or other	5587
money storage areas, emergency management plans, security and	5588
surveillance plans, equipment and usage protocols, and theft and	5589
<pre>fraud prevention plans and countermeasures;</pre>	5590
(1) Any other information that the commission receives	5591
from another jurisdiction relating to an applicant who holds,	5592
held, or has applied for a license under this chapter.	5593
(2) Any information in a list provided to the commission	5594
by a sports governing body under division (F)(2) of section	5595
3775.14 of the Revised Code.	5596
(B) Except as otherwise provided in division (A) of this	5597
section, all of the following information is subject to	5598
disclosure as a public record under section 149.43 of the	5599

Revised Code:	5600
(1) The information a sports gaming proprietor or an	5601
applicant for a sports gaming proprietor, mobile management	5602
services provider, or management services provider license has	5603
submitted to the commission as part of applying for or renewing	5604
a sports gaming proprietor, mobile management services provider,	5605
or management services provider license;	5606
(2) The name, place of employment, job title, and gaming	5607
experience of a person who has applied for or been issued a	5608
license under this chapter;	5609
(3) The commission's reasons for denying or revoking a	5610
license under this chapter or for taking other disciplinary	5611
action under this chapter.	5612
(C) Division (A) of this section does not prohibit the	5613
commission from disclosing information and documents described	5614
in that division to the state lottery commission or to the	5615
inspector general, a prosecuting authority, a law enforcement	5616
agency, or any other appropriate governmental entity or	5617
licensing agency, provided that the recipient shall not disclose	5618
the information and documents to the public.	5619
Sec. 3775.16. (A) All shipments of gambling devices,	5620
including any sports gaming equipment, to sports gaming	5621
proprietors, mobile management services providers, management	5622
services providers, sports gaming suppliers, or type C sports	5623
gaming hosts in this state are legal shipments of gambling	5624
devices into this state, as long as the supplier has completed	5625
the registering, recording, and labeling of the equipment in	5626
accordance with the "Gambling Devices Act of 1962," 15 U.S.C.	5627
1171 to 1178.	5628

(B) This state is exempt from section 2 of the "Gambling	5629
Devices Act of 1962," 15 U.S.C. 1172.	5630
Sec. 3775.99. (A) Whoever knowingly does any of the	5631
following commits a misdemeanor of the first degree on the first	5632
offense and a felony of the fifth degree on a subsequent	5633
offense:	5634
(1) Makes a false statement on an application submitted	5635
under this chapter;	5636
(2) Permits an individual under twenty-one years of age to	5637
engage in sports gaming;	5638
(3) Aids, induces, or causes an individual under twenty-	5639
one years of age who is not an employee of the sports gaming	5640
proprietor to enter or attempt to enter a sports gaming	5641
<pre>facility;</pre>	5642
(4) Enters or attempts to enter a sports gaming facility	5643
while under twenty-one years of age, except as permitted under	5644
division (C) of section 3775.12 of the Revised Code;	5645
(5) Participates in sports gaming in violation of division	5646
(D) of section 3775.14 of the Revised Code, other than as part	5647
of operating sports gaming or as part of the employee's	5648
<pre>employment.</pre>	5649
(B) Whoever knowingly does any of the following commits a	5650
felony of the fifth degree on a first offense and a felony of	5651
the fourth degree on a subsequent offense. If the person is a	5652
sports gaming licensee under this chapter, the Ohio casino	5653
control commission shall revoke the person's license issued	5654
under this chapter after the first offense.	5655
(1) Offers, promises, or gives anything of value to anyone	5656

for the purpose of influencing the outcome of a sporting event	5657
or attempts to do so;	5658
(2) Places, increases, or decreases a wager after	5659
acquiring knowledge not available to the general public that	5660
anyone has been offered, promised, or given anything of value	5661
for the purpose of influencing the outcome of the sporting event	5662
upon which the wager is placed, increased, or decreased, or	5663
attempts to do so;	5664
(3) Manufactures, sells, or distributes any device that is	5665
intended by that person to be used to violate any provision of	5666
this chapter or the sports gaming laws of any other state;	5667
(4) Places a bet or aids any other person in placing a bet	5668
on a sporting event after unlawfully acquiring knowledge of the	5669
outcome on which winnings from that bet are contingent;	5670
(5) Claims, collects, or takes anything of value from a	5671
sports gaming proprietor with intent to defraud or attempts to	5672
do so without having made a wager in which the amount or value	5673
is legitimately won or owed;	5674
(6) Places a wager using counterfeit currency or other	5675
<pre>counterfeit form of credit approved for wagering;</pre>	5676
(7) Possesses any device intended to be used to violate	5677
this chapter or any rule adopted under this chapter, or any	5678
materials used to manufacture such a device. This division does	5679
not apply to a sports gaming proprietor or to an agent or	5680
employee of a sports gaming proprietor who is acting in	5681
furtherance of the sports gaming proprietor's interest.	5682
(8) Changes or alters the normal outcome of any sports	5683
gaming conducted through an online sports pool, including any	5684
system used to monitor the online sports pool, or the way in	5685

which the outcome is reported to any patron;	5686
(9) Operates sports gaming in a manner other than the	5687
manner required under this chapter. Premises or any internet web	5688
site used or occupied in violation of this division constitute a	5689
nuisance subject to abatement under Chapter 3767. of the Revised	5690
Code.	5691
(C) Whoever knowingly does any of the following commits a	5692
felony of the third degree. If the person is a sports gaming	5693
licensee under this chapter, the commission shall revoke the	5694
person's license issued under this chapter after the first	5695
offense. If the person is a public servant or political party	5696
official, the person is forever disqualified from holding any	5697
public office, employment, or position of trust in this state.	5698
(1) Offers, promises, or gives anything of value or	5699
benefit to a person who is connected with a sports gaming	5700
proprietor, an agent or employee of a sports gaming proprietor,	5701
or a member, agent, or employee of the Ohio casino control	5702
commission, under an agreement to influence, or with the intent	5703
to influence, the actions of the person to whom the offer,	5704
promise, or gift is made in order to affect or attempt to affect	5705
the outcome of sports gaming or an official action of a member,	5706
agent, or employee of the Ohio casino control commission;	5707
(2) Solicits, accepts, or receives a promise of anything	5708
of value or benefit while the person is connected with a sports	5709
gaming proprietor, an agent or employee of a sports gaming	5710
proprietor, or a member, agent, or employee of the Ohio casino	5711
control commission, under an agreement to influence, or with the	5712
intent to influence, the actions of the person to affect or	5713
attempt to affect the outcome of sports gaming or an official	5714
action of a member, agent, or employee of the Ohio casino	5715

control commission.	5716
(D) Whoever knowingly does any of the following while	5717
participating in sports gaming or otherwise transacting with a	5718
sports gaming proprietor as permitted under this chapter or	5719
Chapter 3770. of the Revised Code commits a felony of the fifth	5720
degree on a first offense and a felony of the fourth degree on a	5721
<pre>subsequent offense:</pre>	5722
(1) Causes or attempts to cause a sports gaming proprietor	5723
to fail to file a report required under 31 U.S.C. 5313(a) or	5724
5325 or any regulation prescribed thereunder or section 1315.53	5725
of the Revised Code, or to fail to file a report or maintain a	5726
record required by an order issued under section 21 of the	5727
"Federal Deposit Insurance Act" or section 123 of Pub. L. No.	5728
<u>91-508;</u>	5729
(2) Causes or attempts to cause a sports gaming proprietor	5730
to file a report under 31 U.S.C. 5313(a) or 5325 or any	5731
regulation prescribed thereunder or section 1315.53 of the	5732
Revised Code, to file a report or to maintain a record required	5733
by any order issued under 31 U.S.C. 3126, or to maintain a	5734
record required under any regulation prescribed under section 21	5735
of the "Federal Deposit Insurance Act" or section 123 of Pub. L.	5736
No. 91-508 that contains a material omission or misstatement of	5737
<pre>fact;</pre>	5738
(3) With one or more sports gaming proprietors, structures	5739
a transaction, is complicit in structuring a transaction,	5740
attempts to structure a transaction, or is complicit in an	5741
attempt to structure a transaction. As used in this division:	5742
(a) To be "complicit" means to engage in any conduct of a	5743
type described in divisions (A)(1) to (4) of section 2923.03 of	5744

5746

5747

the Revised Code.

(b) "Structure a transaction" has the same meaning as in section 1315.51 of the Revised Code.

Sec. 5703.21. (A) Except as provided in divisions (B) and 5748 (C) of this section, no agent of the department of taxation, 5749 except in the agent's report to the department or when called on 5750 to testify in any court or proceeding, shall divulge any 5751 5752 information acquired by the agent as to the transactions, property, or business of any person while acting or claiming to 5753 act under orders of the department. Whoever violates this 5754 provision shall thereafter be disqualified from acting as an 5755 officer or employee or in any other capacity under appointment 5756 or employment of the department. 5757

(B) (1) For purposes of an audit pursuant to section 117.15 5758 of the Revised Code, or an audit of the department pursuant to 5759 Chapter 117. of the Revised Code, or an audit, pursuant to that 5760 chapter, the objective of which is to express an opinion on a 5761 financial report or statement prepared or issued pursuant to 5762 division (A)(7) or (9) of section 126.21 of the Revised Code, 5763 the officers and employees of the auditor of state charged with 5764 conducting the audit shall have access to and the right to 5765 examine any state tax returns and state tax return information 5766 in the possession of the department to the extent that the 5767 access and examination are necessary for purposes of the audit. 5768 Any information acquired as the result of that access and 5769 examination shall not be divulged for any purpose other than as 5770 required for the audit or unless the officers and employees are 5771 required to testify in a court or proceeding under compulsion of 5772 legal process. Whoever violates this provision shall thereafter 5773 be disqualified from acting as an officer or employee or in any 5774

5800

5801

5802

5803

other capacity under appointment or employment of the auditor of	5775
state.	5776
(2) For purposes of an internal audit pursuant to section	5777
126.45 of the Revised Code, the officers and employees of the	5778
office of internal audit in the office of budget and management	5779
charged with directing the internal audit shall have access to	5780
and the right to examine any state tax returns and state tax	5781
return information in the possession of the department to the	5782
extent that the access and examination are necessary for	5783
purposes of the internal audit. Any information acquired as the	5784
result of that access and examination shall not be divulged for	5785
any purpose other than as required for the internal audit or	5786
unless the officers and employees are required to testify in a	5787
court or proceeding under compulsion of legal process. Whoever	5788
violates this provision shall thereafter be disqualified from	5789
acting as an officer or employee or in any other capacity under	5790
appointment or employment of the office of internal audit.	5791
(3) As provided by section 6103(d)(2) of the Internal	5792
Revenue Code, any federal tax returns or federal tax information	5793
that the department has acquired from the internal revenue	5794
service, through federal and state statutory authority, may be	5795
disclosed to the auditor of state or the office of internal	5796
audit solely for purposes of an audit of the department.	5797
(4) For purposes of Chapter 3739. of the Revised Code, an	5798

agent of the department of taxation may share information with

the division of state fire marshal that the agent finds during

(C) Division (A) of this section does not prohibit any of

the course of an investigation.

the following:

(1) Divulging information contained in applications,	5804
complaints, and related documents filed with the department	5805
under section 5715.27 of the Revised Code or in applications	5806
filed with the department under section 5715.39 of the Revised	5807
Code;	5808
(2) Providing information to the office of child support	5809
within the department of job and family services pursuant to	5810
section 3125.43 of the Revised Code;	5811
(3) Disclosing to the motor vehicle repair board any	5812
information in the possession of the department that is	5813
necessary for the board to verify the existence of an	5814
applicant's valid vendor's license and current state tax	5815
identification number under section 4775.07 of the Revised Code;	5816
(4) Providing information to the administrator of workers'	5817
compensation pursuant to sections 4123.271 and 4123.591 of the	5818
Revised Code;	5819
(5) Providing to the attorney general information the	5820
department obtains under division (J) of section 1346.01 of the	5821
Revised Code;	5822
(6) Permitting properly authorized officers, employees, or	5823
agents of a municipal corporation from inspecting reports or	5824
information pursuant to section 718.84 of the Revised Code or	5825
rules adopted under section 5745.16 of the Revised Code;	5826
(7) Providing information regarding the name, account	5827
number, or business address of a holder of a vendor's license	5828
issued pursuant to section 5739.17 of the Revised Code, a holder	5829
of a direct payment permit issued pursuant to section 5739.031	5830
of the Revised Code, or a seller having a use tax account	5831
maintained pursuant to section 5741.17 of the Revised Code, or	5832

information regarding the active or inactive status of a	5833
vendor's license, direct payment permit, or seller's use tax	5834
account;	5835
(8) Releasing invoices or invoice information furnished	5836
under section 4301.433 of the Revised Code pursuant to that	5837
section;	5838
(9) Providing to a county auditor notices or documents	5839
concerning or affecting the taxable value of property in the	5840
county auditor's county. Unless authorized by law to disclose	5841
documents so provided, the county auditor shall not disclose	5842
such documents;	5843
(10) Providing to a county auditor sales or use tax return	5844
or audit information under section 333.06 of the Revised Code;	5845
(11) Subject to section 4301.441 of the Revised Code,	5846
disclosing to the appropriate state agency information in the	5847
possession of the department of taxation that is necessary to	5848
verify a permit holder's gallonage or noncompliance with taxes	5849
levied under Chapter 4301. or 4305. of the Revised Code;	5850
(12) Disclosing to the department of natural resources	5851
information in the possession of the department of taxation that	5852
is necessary for the department of taxation to verify the	5853
taxpayer's compliance with section 5749.02 of the Revised Code	5854
or to allow the department of natural resources to enforce	5855
Chapter 1509. of the Revised Code;	5856
(13) Disclosing to the department of job and family	5857
services, industrial commission, and bureau of workers'	5858
compensation information in the possession of the department of	5859
taxation solely for the purpose of identifying employers that	5860
misclassify employees as independent contractors or that fail to	5861

5891

properly report and pay employer tax liabilities. The department	5862
of taxation shall disclose only such information that is	5863
necessary to verify employer compliance with law administered by	5864
those agencies.	5865
(14) Disclosing to the Ohio casino control commission	5866
information in the possession of the department of taxation that	5867
is necessary to verify a casino operator's or sports gaming	5868
proprietor's compliance with section 5747.063 or 5753.02, or	5869
5753.021 of the Revised Code and sections related thereto;	5870
(15) Disclosing to the state lottery commission	5871
information in the possession of the department of taxation that	5872
is necessary to verify a lottery sales agent's compliance with	5873
section 5747.064 of the Revised Code.	5874
(16) Disclosing to the development services agency	5875
information in the possession of the department of taxation that	5876
is necessary to ensure compliance with the laws of this state	5877
governing taxation and to verify information reported to the	5878
development services agency for the purpose of evaluating	5879
potential tax credits, grants, or loans. Such information shall	5880
not include information received from the internal revenue	5881
service the disclosure of which is prohibited by section 6103 of	5882
the Internal Revenue Code. No officer, employee, or agent of the	5883
development services agency shall disclose any information	5884
provided to the development services agency by the department of	5885
taxation under division (C)(16) of this section except when	5886
disclosure of the information is necessary for, and made solely	5887
for the purpose of facilitating, the evaluation of potential tax	5888
credits, grants, or loans.	5889

(17) Disclosing to the department of insurance information

in the possession of the department of taxation that is

5919

5920

5921

necessary to ensure a taxpayer's compliance with the	5892
requirements with any tax credit administered by the development	5893
services agency and claimed by the taxpayer against any tax	5894
administered by the superintendent of insurance. No officer,	5895
employee, or agent of the department of insurance shall disclose	5896
any information provided to the department of insurance by the	5897
department of taxation under division (C)(17) of this section.	5898
(18) Disclosing to the division of liquor control	5899
information in the possession of the department of taxation that	5900
is necessary for the division and department to comply with the	5901
requirements of sections 4303.26 and 4303.271 of the Revised	5902
Code.	5903
(19) Disclosing to the department of education, upon that	5904
department's request, information in the possession of the	5905
department of taxation that is necessary only to verify whether	5906
the family income of a student applying for or receiving a	5907
scholarship under the educational choice scholarship pilot	5908
program is equal to, less than, or greater than the income	5909
thresholds prescribed by section 3310.02 or 3310.032 of the	5910
Revised Code. The department of education shall provide	5911
sufficient information about the student and the student's	5912
family to enable the department of taxation to make the	5913
verification.	5914
(20) Disclosing to the Ohio rail development commission	5915
information in the possession of the department of taxation that	5916
is necessary to ensure compliance with the laws of this state	5917
	-01-

governing taxation and to verify information reported to the

commission for the purpose of evaluating potential grants or

loans. Such information shall not include information received

from the internal revenue service the disclosure of which is

prohibited by section 6103 of the Internal Revenue Code. No	5922
member, officer, employee, or agent of the Ohio rail development	5923
commission shall disclose any information provided to the	5924
commission by the department of taxation under division (C)(20)	5925
of this section except when disclosure of the information is	5926
necessary for, and made solely for the purpose of facilitating,	5927
the evaluation of potential grants or loans.	5928

Sec. 5747.02. (A) For the purpose of providing revenue for 5929 the support of schools and local government functions, to 5930 5931 provide relief to property taxpayers, to provide revenue for the general revenue fund, and to meet the expenses of administering 5932 the tax levied by this chapter, there is hereby levied on every 5933 individual, trust, and estate residing in or earning or 5934 receiving income in this state, on every individual, trust, and 5935 estate earning or receiving lottery winnings, prizes, or awards 5936 pursuant to Chapter 3770. of the Revised Code, on every 5937 individual, trust, and estate earning or receiving winnings on 5938 casino or sports gaming, and on every individual, trust, and 5939 estate otherwise having nexus with or in this state under the 5940 Constitution of the United States, an annual tax measured as 5941 prescribed in divisions (A)(1) to (4) of this section. 5942

- (1) In the case of trusts, the tax imposed by this section 5943 shall be measured by modified Ohio taxable income under division 5944 (D) of this section and levied in the same amount as the tax is 5945 imposed on estates as prescribed in division (A)(2) of this 5946 section.
- (2) In the case of estates, the tax imposed by this 5948 section shall be measured by Ohio taxable income. The tax shall 5949 be levied at the rate of one and forty-two thousand seven 5950 hundred forty-four hundred-thousandths per cent for the first 5951

and, for income in excess of that amount, the tax shall be	5953
levied at the same rates prescribed in division (A)(3) of this	5954
section for individuals.	5955
(3) In the case of individuals, the tax imposed by this	5956
section on income other than taxable business income shall be	5957
measured by Ohio adjusted gross income, less taxable business	5958
income and less an exemption for the taxpayer, the taxpayer's	5959
spouse, and each dependent as provided in section 5747.025 of	5960
the Revised Code. If the balance thus obtained is equal to or	5961
less than twenty-one thousand seven hundred fifty dollars, no	5962
tax shall be imposed on that balance. If the balance thus	5963
obtained is greater than twenty-one thousand seven hundred fifty	5964
dollars, the tax is hereby levied as follows:	5965

twenty-one thousand seven hundred fifty dollars of such income

5966

2

TAX

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

1

В	More than	\$21,750 but not	\$310.47 plus $2.850%$ of the amount in
	more than	\$43,450	excess of \$21,750

C More than \$43,450 but not \$928.92 plus 3.326% of the amount in more than \$86,900 excess of \$43,450

Am. Sub. S. B. No. 176 As Passed by the Senate

D	More	than	\$86,900 but not	\$2,374.07	plus	3.802%	of	the	amount	in
	more	than	\$108,700	excess of	\$86,9	900				
Ε	More	than	\$108,700 but not	\$3,202.91	plus	4.413%	of	the	amount	in
	more	than	\$217,400	excess of	\$108,	700				
F	More	than	\$217,400	\$7,999.84	plus	4.797%	of	the	amount	in
				excess of	\$217,	400				

- (4) (a) In the case of individuals, the tax imposed by this 5967 section on taxable business income shall equal three per cent of 5968 the result obtained by subtracting any amount allowed under 5969 division (A) (4) (b) of this section from the individual's taxable 5970 business income.
- (b) If the exemptions allowed to an individual under 5972 division (A)(3) of this section exceed the taxpayer's Ohio 5973 adjusted gross income less taxable business income, the excess 5974 shall be deducted from taxable business income before computing 5975 the tax under division (A)(4)(a) of this section. 5976
- (5) Except as otherwise provided in this division, in 5977 August of each year, the tax commissioner shall make a new 5978 adjustment to the income amounts prescribed in divisions (A)(2) 5979 and (3) of this section by multiplying the percentage increase 5980 in the gross domestic product deflator computed that year under 5981 section 5747.025 of the Revised Code by each of the income 5982 amounts resulting from the adjustment under this division in the 5983 preceding year, adding the resulting product to the 5984 corresponding income amount resulting from the adjustment in the 5985 preceding year, and rounding the resulting sum to the nearest 5986 multiple of fifty dollars. The tax commissioner also shall 5987 recompute each of the tax dollar amounts to the extent necessary 5988

6012

6013

989
990
991
992
993
994
995

The adjusted amounts apply to taxable years beginning in 5996 the calendar year in which the adjustments are made and to 5997 taxable years beginning in each ensuing calendar year until a 5998 calendar year in which a new adjustment is made pursuant to this 5999 division. The tax commissioner shall not make a new adjustment 6000 in any year in which the amount resulting from the adjustment 6001 would be less than the amount resulting from the adjustment in 6002 the preceding year. 6003

- (B) If the director of budget and management makes a 6004 certification to the tax commissioner under division (B) of 6005 section 131.44 of the Revised Code, the amount of tax as 6006 determined under divisions (A)(1) to (3) of this section shall 6007 be reduced by the percentage prescribed in that certification 6008 for taxable years beginning in the calendar year in which that 6009 certification is made.
- (C)(1) The tax imposed by this section on a trust shall be computed by multiplying the Ohio modified taxable income of the trust by the rates prescribed by division (A) of this section.
- (2) A resident trust may claim a credit against the tax

 6014

 computed under division (C) of this section equal to the lesser

 6015

 of (a) the tax paid to another state or the District of Columbia

 6016

 on the resident trust's modified nonbusiness income, other than

 6017

 the portion of the resident trust's nonbusiness income that is

 6018

qualifying investment income as defined in section 5747.012 of	6019
the Revised Code, or (b) the effective tax rate, based on	6020
modified Ohio taxable income, multiplied by the resident trust's	6021
modified nonbusiness income other than the portion of the	6022
resident trust's nonbusiness income that is qualifying	6023
investment income. The credit applies before any other	6024
applicable credits.	6025

- (3) Any credit authorized against the tax imposed by this 6026 section applies to a trust subject to division (C) of this 6027 section only if the trust otherwise qualifies for the credit. To 6028 6029 the extent that the trust distributes income for the taxable year for which a credit is available to the trust, the credit 6030 shall be shared by the trust and its beneficiaries. The tax 6031 commissioner and the trust shall be guided by applicable 6032 regulations of the United States treasury regarding the sharing 6033 of credits. 6034
- (D) For the purposes of this section, "trust" means any 6035 trust described in Subchapter J of Chapter 1 of the Internal 6036 Revenue Code, excluding trusts that are not irrevocable as 6037 defined in division (I)(3)(b) of section 5747.01 of the Revised 6038 Code and that have no modified Ohio taxable income for the 6039 6040 taxable year, charitable remainder trusts, qualified funeral trusts and preneed funeral contract trusts established pursuant 6041 to sections 4717.31 to 4717.38 of the Revised Code that are not 6042 qualified funeral trusts, endowment and perpetual care trusts, 6043 qualified settlement trusts and funds, designated settlement 6044 trusts and funds, and trusts exempted from taxation under 6045 section 501(a) of the Internal Revenue Code. 6046
- (E) Nothing in division (A)(3) of this section shall 6047 prohibit an individual with an Ohio adjusted gross income, less 6048

taxable business income and exemptions, of twenty-one thousand	6049
seven hundred fifty dollars or less from filing a return under	6050
this chapter to receive a refund of taxes withheld or to claim	6051
any refundable credit allowed under this chapter.	6052
Sec. 5747.062. As used in this section, "transferee" has	6053
the same meaning as in section 3770.10 of the Revised Code, and	6054
"recipient" includes a transferee.	6055
(A) (1) The Before making any other deduction required by	6056
<u>Chapter 3770. of the Revised Code, the</u> state lottery commission	6057
shall deduct and withhold <u>an amount equal to four per cent of</u>	6058
the payment from each lottery prize award payment that exceeds	6059
five thousand dollars an amount equal to four per cent of the	6060
payment, prior to making any other reduction required by Chapter	6061
3770. of the Revised Code is of an amount for which reporting to	6062
the internal revenue service of the amount is required by	6063
section 6041 of the Internal Revenue Code, as amended.	6064
(2) On or before the tenth day of each month, the state	6065
lottery commission, and each transferee required to deduct and	6066
withhold amounts pursuant to section 3770.072 of the Revised	6067
Code, shall file a return and remit to the tax commissioner all	6068
amounts deducted and withheld pursuant to this section during	6069
the preceding month.	6070
(3) On or before the thirty-first day of January of each	6071
year, the state lottery commission, and each transferee required	6072
to deduct and withhold amounts pursuant to section 3770.072 of	6073
the Revised Code, shall file with the commissioner an annual	6074
return, in the form prescribed by the tax commissioner,	6075
indicating the total amount deducted and withheld pursuant to	6076
this section or section 3770.072 of the Revised Code during the	6077

preceding calendar year. At the time of filing that return, the

associations taxable as corporations.

6107

state lottery commission or transferee shall remit any amount	6079
deducted and withheld during the preceding calendar year that	6080
was not previously remitted.	6081
(4) The state lottery commission, and each transferee	6082
required to deduct and withhold amounts pursuant to section	6083
3770.072 of the Revised Code, shall issue to each person with	6084
respect to whom tax has been deducted and withheld by the	6085
commission or transferee pursuant to this section or section	6086
3770.072 of the Revised Code during the preceding calendar year,	6087
an information return in the form prescribed by the	6088
commissioner.	6089
(B)(1) Division (B)(1) of this section does not apply to	6090
persons classified for federal income tax purposes as	6091
associations taxable as corporations.	6092
Amounts withheld pursuant to this section or section	6093
3770.072 of the Revised Code shall be allowed as a credit	6094
against payment of the tax imposed pursuant to section 5747.02	6095
of the Revised Code upon the lottery prize award recipient, upon	6096
a beneficiary of such a recipient, or upon any investor in such	6097
a recipient if the recipient is a pass-through entity or	6098
disregarded entity, and shall be treated as taxes paid by the	6099
recipient, beneficiary, or investor for purposes of section	6100
5747.09 of the Revised Code. The credit is available to the	6101
recipient, beneficiary, or investor even if the commission or	6102
transferee does not remit to the tax commissioner the amount	6103
withheld.	6104
(2) Division (B)(2) of this section applies only to	6105
persons classified for federal income tax purposes as	6106

6124

6125

Am. Sub. S. B. No. 176 As Passed by the Senate

Amounts withheld pursuant to this section or section	6108
3770.072 of the Revised Code shall be treated as a credit	6109
against the tax imposed pursuant to section 5733.06 of the	6110
Revised Code for the tax year immediately following the date on	6111
which those amounts are deducted and withheld, upon the lottery	6112
prize award recipient, upon a beneficiary of such a recipient,	6113
or upon an investor in such a recipient if the recipient is a	6114
pass-through entity or disregarded entity, and shall be treated	6115
as paid by the recipient, beneficiary, or investor on the date	6116
on which those amounts are deducted and withheld. The credit is	6117
a refundable credit and shall be claimed in the order required	6118
under section 5733.98 of the Revised Code. The credit is	6119
available to the recipient, beneficiary, or investor even if the	6120
commission or transferee does not remit to the tax commissioner	6121
the amount withheld.	6122

- (3) Nothing in division (B)(1) or (2) of this section shall be construed to allow more than one person to claim the credit for any portion of each amount deducted and withheld.
- (C) Failure of the commission or any transferee to deduct 6126 and withhold the required amounts from lottery prize awards or 6127 to remit amounts withheld as required by this section and 6128 section 3770.072 of the Revised Code shall not relieve a 6129 taxpayer described in division (B) of this section from 6130 liability for the tax imposed by section 5733.06 or 5747.02 of 6131 the Revised Code.
- Sec. 5747.063. The requirements imposed under this section 6133 are in addition to the municipal income tax withholding 6134 requirements under section 718.031 of the Revised Code. As used 6135 in this section, "sports gaming proprietor" and "sports gaming 6136 facility" have the same meanings as in section 3775.01 of the 6137

Revised Code.

6138

(A)(1) If a person's winnings at a from casino facility	6139
gaming or from sports gaming are an amount for which reporting	6140
to the internal revenue service of the amount is required by	6141
section 6041 of the Internal Revenue Code, as amended, $\frac{\text{the}}{\text{a}}$	6142
casino operator or sports gaming proprietor shall deduct and	6143
withhold Ohio income tax from the person's winnings at a rate of	6144
four per cent of the amount won. A person's amount of winnings	6145
from casino gaming shall be determined each time the person	6146
exchanges amounts won in tokens, chips, casino credit, or other	6147
prepaid representations of value for cash or a cash equivalent.	6148
The casino operator or sports gaming proprietor shall issue, to	6149
a person from whose winnings an amount has been deducted and	6150
withheld, a receipt for the amount deducted and withheld, and	6151
also shall obtain from the person additional information that	6152
will be necessary for the casino operator or sports gaming	6153
proprietor to prepare the returns required by this section.	6154
(2) If a person's winnings at a from casino facility	6155
gaming or sports gaming require reporting to the internal	6156
revenue service under division (A)(1) of this section, the	6157
casino operator or sports gaming proprietor also shall require	6158
the person to state in writing, under penalty of falsification,	6159
whether the person is in default under a support order.	6160
(B) Amounts deducted and withheld by a casino operator or	6161
sports gaming proprietor are held in trust for the benefit of	6162
the state.	6163
(1) On or before the tenth day of each month, the casino	6164
operator shall file a return electronically with the tax	6165
commissioner identifying the persons from whose winnings amounts	6166
were deducted and withheld, the amount of each such deduction	6167

and withholding during the preceding calendar month, the amount	6168
of the winnings from which each such amount was withheld, the	6169
type of casino gaming or sports gaming that resulted in such	6170
winnings, and any other information required by the tax	6171
commissioner. With the return, the casino operator or sports	6172
gaming proprietor shall remit electronically to the commissioner	6173
all the amounts deducted and withheld during the preceding	6174
month.	6175
(2)(a) A casino operator or sports gaming proprietor shall	6176
maintain a record of each written statement provided under	6177
division (A)(2) of this section in which a person admits to	6178
being in default under a support order. The casino operator $\underline{\text{or}}$	6179
sports gaming proprietor shall make these records available to	6180
the director of job and family services upon request.	6181
(b) A casino operator or sports gaming proprietor shall	6182
maintain copies of receipts issued under division (A)(1) of this	6183
section and of written statements provided under division (A)(2)	6184
of this section and shall make these copies available to the tax	6185
commissioner upon request.	6186
(c) A casino operator or sports gaming proprietor shall	6187
maintain the information described in divisions (B)(2)(a) and	6188
(b) of this section in accordance with section 5747.17 of the	6189
Revised Code and any rules adopted pursuant thereto.	6190
(3) Annually, on or before the thirty-first day of	6191
January, a casino operator or sports gaming proprietor shall	6192
file an annual return electronically with the tax commissioner	6193
indicating the total amount deducted and withheld during the	6194
preceding calendar year. The casino operator or sports gaming	6195
<pre>proprietor shall remit electronically with the annual return any</pre>	6196

amount that was deducted and withheld and that was not

previously remitted. If the identity of a person and the amount	6198
deducted and withheld with respect to that person were omitted	6199
on a monthly return, that information shall be indicated on the	6200
annual return.	6201

- (4) (a) A casino operator or sports gaming proprietor who 6202 fails to file a return and remit the amounts deducted and 6203 withheld is personally liable for the amount deducted and 6204 withheld and not remitted. The commissioner may impose a penalty 6205 up to one thousand dollars if a return is filed late, if amounts 6206 deducted and withheld are remitted late, if a return is not 6207 filed, or if amounts deducted and withheld are not remitted. 6208 Interest accrues on past due amounts deducted and withheld at 6209 the rate prescribed in section 5703.47 of the Revised Code. The 6210 commissioner may collect past due amounts deducted and withheld 6211 and penalties and interest thereon by assessment under section 6212 5747.13 of the Revised Code as if they were income taxes 6213 collected by an employer. 6214
- (b) If a casino operator or sports gaming proprietor sells 6215 the casino facility or sports gaming facility, or otherwise 6216 6217 quits the casino or sports gaming business, the amounts deducted and withheld and any penalties and interest thereon are 6218 6219 immediately due and payable. The successor shall withhold an amount of the purchase money that is sufficient to cover the 6220 amounts deducted and withheld and penalties and interest thereon 6221 until the predecessor casino operator or sports gaming 6222 proprietor produces either a receipt from the commissioner 6223 showing that the amounts deducted and withheld and penalties and 6224 interest thereon have been paid or a certificate from the 6225 commissioner indicating that no amounts deducted and withheld or 6226 penalties and interest thereon are due. If the successor fails 6227 to withhold purchase money, the successor is personally liable 6228

for payment of the amounts deducted and withheld and penalties	6229
and interest thereon, up to the amount of the purchase money.	6230
(C)(1) Annually, on or before the thirty-first day of	6231
January, a casino operator or sports gaming proprietor shall	6232
issue an information return to each person with respect to whom	6233
an amount has been deducted and withheld during the preceding	6234
calendar year. The information return shall show the total	6235
amount deducted from the person's winnings by the casino	6236
operator or sports gaming proprietor during the preceding	6237
calendar year.	6238
(2) Annually, on or before the thirty-first day of	6239
January, a casino operator or sports gaming proprietor shall	6240
provide to the commissioner a copy of each information return	6241
issued under division (C)(1) of this section for the preceding	6242
calendar year. The commissioner may require that the copies be	6243
transmitted electronically.	6244
(D) Amounts deducted and withheld shall be allowed as a	6245
credit against payment of the tax imposed by section 5747.02 of	6246
the Revised Code and shall be treated as taxes paid for purposes	6247
of section 5747.09 of the Revised Code. This division applies	6248
only to the person for whom the amount is deducted and withheld.	6249
(E) The failure of a casino operator or sports gaming	6250
proprietor to deduct and withhold the required amount from a	6251
person's winnings does not relieve the person from liability for	6252
the tax imposed by section 5747.02 of the Revised Code with	6253
respect to those winnings. And compliance with this section does	6254
not relieve a casino operator or sports gaming proprietor or a	6255
person who has winnings at a from casino facility gaming or	6256
sports gaming from compliance with relevant provisions of	6257
federal tax laws.	6258

6287

(F) The commissioner shall prescribe the form of the	6259
receipt and returns required by this section. The director of	6260
job and family services shall prescribe the form of the	6261
statement required by this section.	6262
(G) The commissioner may adopt rules that are necessary to	6263
administer this section.	6264
Sec. 5747.08. An annual return with respect to the tax	6265
imposed by section 5747.02 of the Revised Code and each tax	6266
imposed under Chapter 5748. of the Revised Code shall be made by	6267
every taxpayer for any taxable year for which the taxpayer is	6268
liable for the tax imposed by that section or under that	6269
chapter, unless the total credits allowed under division (E) of	6270
section 5747.05 and divisions (F) and (G) of section 5747.055 of	6271
the Revised Code for the year are equal to or exceed the tax	6272
imposed by section 5747.02 of the Revised Code, in which case no	6273
return shall be required unless the taxpayer is liable for a tax	6274
imposed pursuant to Chapter 5748. of the Revised Code.	6275
(A) If an individual is deceased, any return or notice	6276
required of that individual under this chapter shall be made and	6277
filed by that decedent's executor, administrator, or other	6278
person charged with the property of that decedent.	6279
(B) If an individual is unable to make a return or notice	6280
required by this chapter, the return or notice required of that	6281
individual shall be made and filed by the individual's duly	6282
authorized agent, guardian, conservator, fiduciary, or other	6283
person charged with the care of the person or property of that	6284
individual.	6285

(C) Returns or notices required of an estate or a trust

shall be made and filed by the fiduciary of the estate or trust.

6312

6313

6314

6315

(D)(1)(a) Except as otherwise provided in division (D)(1)	6288
(b) of this section, any pass-through entity may file a single	6289
return on behalf of one or more of the entity's investors other	6290
than an investor that is a person subject to the tax imposed	6291
under section 5733.06 of the Revised Code. The single return	6292
shall set forth the name, address, and social security number or	6293
other identifying number of each of those pass-through entity	6294
investors and shall indicate the distributive share of each of	6295
those pass-through entity investor's income taxable in this	6296
state in accordance with sections 5747.20 to 5747.231 of the	6297
Revised Code. Such pass-through entity investors for whom the	6298
pass-through entity elects to file a single return are not	6299
entitled to the exemption or credit provided for by sections	6300
5747.02 and 5747.022 of the Revised Code; shall calculate the	6301
tax before business credits at the highest rate of tax set forth	6302
in section 5747.02 of the Revised Code for the taxable year for	6303
which the return is filed; and are entitled to only their	6304
distributive share of the business credits as defined in	6305
division (D)(2) of this section. A single check drawn by the	6306
pass-through entity shall accompany the return in full payment	6307
of the tax due, as shown on the single return, for such	6308
investors, other than investors who are persons subject to the	6309
tax imposed under section 5733.06 of the Revised Code.	6310

- (b) (i) A pass-through entity shall not include in such a single return any investor that is a trust to the extent that any direct or indirect current, future, or contingent beneficiary of the trust is a person subject to the tax imposed under section 5733.06 of the Revised Code.
- (ii) A pass-through entity shall not include in such a6316single return any investor that is itself a pass-through entity6317to the extent that any direct or indirect investor in the second6318

section 5747.055 of the Revised Code;

6347

pass-through entity is a person subject to the tax imposed under	6319
section 5733.06 of the Revised Code.	6320
(c) Nothing in division (D) of this section precludes the	6321
tax commissioner from requiring such investors to file the	6322
return and make the payment of taxes and related interest,	6323
penalty, and interest penalty required by this section or	6324
section 5747.02, 5747.09, or 5747.15 of the Revised Code.	6325
Nothing in division (D) of this section precludes such an	6326
investor from filing the annual return under this section,	6327
utilizing the refundable credit equal to the investor's	6328
proportionate share of the tax paid by the pass-through entity	6329
on behalf of the investor under division (I) of this section,	6330
and making the payment of taxes imposed under section 5747.02 of	6331
the Revised Code. Nothing in division (D) of this section shall	6332
be construed to provide to such an investor or pass-through	6333
entity any additional deduction or credit, other than the credit	6334
provided by division (I) of this section, solely on account of	6335
the entity's filing a return in accordance with this section.	6336
Such a pass-through entity also shall make the filing and	6337
payment of estimated taxes on behalf of the pass-through entity	6338
investors other than an investor that is a person subject to the	6339
tax imposed under section 5733.06 of the Revised Code.	6340
(2) For the purposes of this section, "business credits"	6341
means the credits listed in section 5747.98 of the Revised Code	6342
excluding the following credits:	6343
(a) The retirement income credit under division (B) of	6344
section 5747.055 of the Revised Code;	6345
(b) The senior citizen credit under division (F) of	6346

(c) The lump sum distribution credit under division (G) of	6348
section 5747.055 of the Revised Code;	6349
(d) The dependent care credit under section 5747.054 of	6350
the Revised Code;	6351
(e) The lump sum retirement income credit under division	6352
(C) of section 5747.055 of the Revised Code;	6353
(f) The lump sum retirement income credit under division	6354
(D) of section 5747.055 of the Revised Code;	6355
(g) The lump sum retirement income credit under division	6356
(E) of section 5747.055 of the Revised Code;	6357
(h) The credit for displaced workers who pay for job	6358
training under section 5747.27 of the Revised Code;	6359
(i) The twenty-dollar personal exemption credit under	6360
section 5747.022 of the Revised Code;	6361
(j) The joint filing credit under division (E) of section	6362
5747.05 of the Revised Code;	6363
(k) The nonresident credit under division (A) of section	6364
5747.05 of the Revised Code;	6365
(1) The credit for a resident's out-of-state income under	6366
division (B) of section 5747.05 of the Revised Code;	6367
(m) The earned income tax credit under section 5747.71 of	6368
the Revised Code;	6369
(n) The lead abatement credit under section 5747.26 of the	6370
Revised Code.	6371
(3) The election provided for under division (D) of this	6372
section applies only to the taxable year for which the election	6373
is made by the pass-through entity. Unless the tax commissioner	6374

provides otherwise, this election, once made, is binding and 6375 irrevocable for the taxable year for which the election is made. 6376 Nothing in this division shall be construed to provide for any 6377 deduction or credit that would not be allowable if a nonresident 6378 pass-through entity investor were to file an annual return. 6379

- (4) If a pass-through entity makes the election provided 6380 for under division (D) of this section, the pass-through entity 6381 shall be liable for any additional taxes, interest, interest 6382 penalty, or penalties imposed by this chapter if the tax 6383 commissioner finds that the single return does not reflect the 6384 correct tax due by the pass-through entity investors covered by 6385 that return. Nothing in this division shall be construed to 6386 limit or alter the liability, if any, imposed on pass-through 6387 entity investors for unpaid or underpaid taxes, interest, 6388 interest penalty, or penalties as a result of the pass-through 6389 entity's making the election provided for under division (D) of 6390 this section. For the purposes of division (D) of this section, 6391 "correct tax due" means the tax that would have been paid by the 6392 pass-through entity had the single return been filed in a manner 6393 reflecting the commissioner's findings. Nothing in division (D) 6394 of this section shall be construed to make or hold a pass-6395 through entity liable for tax attributable to a pass-through 6396 entity investor's income from a source other than the pass-6397 through entity electing to file the single return. 6398
- (E) If a husband and wife file a joint federal income tax 6399 return for a taxable year, they shall file a joint return under 6400 this section for that taxable year, and their liabilities are 6401 joint and several, but, if the federal income tax liability of 6402 either spouse is determined on a separate federal income tax 6403 return, they shall file separate returns under this section. 6404

6415

6416

6417

6418

6419

6420

6421

If either spouse is not required to file a federal income	6405
tax return and either or both are required to file a return	6406
pursuant to this chapter, they may elect to file separate or	6407
joint returns, and, pursuant to that election, their liabilities	6408
are separate or joint and several. If a husband and wife file	6409
separate returns pursuant to this chapter, each must claim the	6410
taxpayer's own exemption, but not both, as authorized under	6411
section 5747.02 of the Revised Code on the taxpayer's own	6412
return.	6413

- (F) Each return or notice required to be filed under this section shall contain the signature of the taxpayer or the taxpayer's duly authorized agent and of the person who prepared the return for the taxpayer, and shall include the taxpayer's social security number. Each return shall be verified by a declaration under the penalties of perjury. The tax commissioner shall prescribe the form that the signature and declaration shall take.
- (G) Each return or notice required to be filed under this 6422 section shall be made and filed as required by section 5747.04 6423 of the Revised Code, on or before the fifteenth day of April of 6424 each year, on forms that the tax commissioner shall prescribe, 6425 together with remittance made payable to the treasurer of state 6426 in the combined amount of the state and all school district 6427 income taxes shown to be due on the form.

Upon good cause shown, the commissioner may extend the 6429 period for filing any notice or return required to be filed 6430 under this section and may adopt rules relating to extensions. 6431 If the extension results in an extension of time for the payment 6432 of any state or school district income tax liability with 6433 respect to which the return is filed, the taxpayer shall pay at 6434

6448

6449

6450

6451

6464

Am. Sub. S. B. No. 176 As Passed by the Senate

the time the tax liability is paid an amount of interest	6435
computed at the rate per annum prescribed by section 5703.47 of	6436
the Revised Code on that liability from the time that payment is	6437
due without extension to the time of actual payment. Except as	6438
provided in section 5747.132 of the Revised Code, in addition to	6439
all other interest charges and penalties, all taxes imposed	6440
under this chapter or Chapter 5748. of the Revised Code and	6441
remaining unpaid after they become due, except combined amounts	6442
due of one dollar or less, bear interest at the rate per annum	6443
prescribed by section 5703.47 of the Revised Code until paid or	6444
until the day an assessment is issued under section 5747.13 of	6445
the Revised Code, whichever occurs first.	6446

If the commissioner considers it necessary in order to ensure the payment of the tax imposed by section 5747.02 of the Revised Code or any tax imposed under Chapter 5748. of the Revised Code, the commissioner may require returns and payments to be made otherwise than as provided in this section.

To the extent that any provision in this division 6452 conflicts with any provision in section 5747.026 of the Revised 6453 Code, the provision in that section prevails. 6454

- (H) The amounts withheld by an employer pursuant to 6455 section 5747.06 of the Revised Code, a casino operator or sports 6456 gaming proprietor pursuant to section 5747.063 of the Revised 6457 Code, or a lottery sales agent pursuant to section 5747.064 of 6458 the Revised Code shall be allowed to the recipient of the 6459 compensation, casino or sports gaming winnings, or lottery prize 6460 award as credits against payment of the appropriate taxes 6461 imposed on the recipient by section 5747.02 and under Chapter 6462 5748. of the Revised Code. 6463
 - (I) If a pass-through entity elects to file a single

return under division (D) of this section and if any investor is 6465 required to file the annual return and make the payment of taxes 6466 required by this chapter on account of the investor's other 6467 income that is not included in a single return filed by a pass-6468 through entity or any other investor elects to file the annual 6469 return, the investor is entitled to a refundable credit equal to 6470 the investor's proportionate share of the tax paid by the pass-6471 through entity on behalf of the investor. The investor shall 6472 claim the credit for the investor's taxable year in which or 6473 with which ends the taxable year of the pass-through entity. 6474 Nothing in this chapter shall be construed to allow any credit 6475 provided in this chapter to be claimed more than once. For the 6476 purpose of computing any interest, penalty, or interest penalty, 6477 the investor shall be deemed to have paid the refundable credit 6478 provided by this division on the day that the pass-through 6479 entity paid the estimated tax or the tax giving rise to the 6480 credit. 6481

(J) The tax commissioner shall ensure that each return 6482 required to be filed under this section includes a box that the 6483 taxpayer may check to authorize a paid tax preparer who prepared 6484 the return to communicate with the department of taxation about 6485 matters pertaining to the return. The return or instructions 6486 accompanying the return shall indicate that by checking the box 6487 the taxpayer authorizes the department of taxation to contact 6488 the preparer concerning questions that arise during the 6489 processing of the return and authorizes the preparer only to 6490 provide the department with information that is missing from the 6491 return, to contact the department for information about the 6492 processing of the return or the status of the taxpayer's refund 6493 or payments, and to respond to notices about mathematical 6494 errors, offsets, or return preparation that the taxpayer has 6495

allocated in this state as follows:

6524

received from the department and has shown to the preparer.	6496
(K) The tax commissioner shall permit individual taxpayers	6497
to instruct the department of taxation to cause any refund of	6498
overpaid taxes to be deposited directly into a checking account,	6499
savings account, or an individual retirement account or	6500
individual retirement annuity, or preexisting college savings	6501
plan or program account offered by the Ohio tuition trust	6502
authority under Chapter 3334. of the Revised Code, as designated	6503
by the taxpayer, when the taxpayer files the annual return	6504
required by this section electronically.	6505
(L) A taxpayer claiming the deduction under division (A)	6506
(31) of section 5747.01 of the Revised Code for a taxable year	6507
shall indicate on the taxpayer's return the north American	6508
industry classification system code of each business or	6509
professional activity from which the taxpayer's business income	6510
was derived. The tax commissioner shall provide space on the	6511
return for this purpose and shall prescribe, by rule adopted in	6512
accordance with Chapter 119. of the Revised Code, the manner by	6513
which such a taxpayer shall determine the taxpayer's proper	6514
classification codes and business or professional activities	6515
from which the taxpayer derives business income.	6516
(M) The tax commissioner may adopt rules to administer	6517
this section.	6518
Sec. 5747.20. This section applies solely for the purposes	6519
of computing the credit allowed under division (A) of section	6520
5747.05 of the Revised Code and computing income taxable in this	6521
state under division (D) of section 5747.08 of the Revised Code.	6522
All items of nonbusiness income or deduction shall be	6523

(A) All items of nonbusiness income or deduction taken	6525
into account in the computation of adjusted gross income for the	6526
taxable year by a resident shall be allocated to this state.	6527
(B) All items of nonbusiness income or deduction taken	6528
into account in the computation of adjusted gross income for the	6529
taxable year by a nonresident shall be allocated to this state	6530
as follows:	6531
(1) All items of compensation paid to an individual for	6532
personal services performed in this state who was a nonresident	6533
at the time of payment and all items of deduction directly	6534
allocated thereto shall be allocated to this state.	6535
(2) All gains or losses from the sale of real property,	6536
tangible personal property, or intangible property shall be	6537
allocated as follows:	6538
(a) Capital gains or losses from the sale or other	6539
transfer of real property are allocable to this state if the	6540
property is located physically in this state.	6541
(b) Capital gains or losses from the sale or other	6542
transfer of tangible personal property are allocable to this	6543
state if, at the time of such sale or other transfer, the	6544
property had its physical location in this state.	6545
(c) Capital gains or losses from the sale or other	6546
transfer of intangible personal property are allocable to this	6547
state if the taxpayer's domicile was in this state at the time	6548
of such sale or other transfer.	6549
(3) All rents and royalties of real or tangible personal	6550
property shall be allocated to this state as follows:	6551

(a) Rents and royalties derived from real property are

allocable t	to this	state if	the	property	is	physically located in	6553
this state.							6554

(b) Rents and royalties derived from tangible personal 6555 property are allocable to this state to the extent that such 6556 property is utilized in this state. 6557

The extent of utilization of tangible personal property in 6558 a state is determined by multiplying the rents or royalties 6559 derived from such property by a fraction, the numerator of which 6560 is the number of days of physical location of the property in 6561 this state during the rental or royalty period in the taxable 6562 year and the denominator of which is the number of days of 6563 physical location of the property everywhere during all rental 6564 or royalty periods in the taxable year. If the physical location 6565 of the property during the rental or royalty period is unknown 6566 or unascertainable by the nonresident, tangible personal 6567 property is utilized in the state in which the property was 6568 located at the time the rental or royalty payor obtained 6569 possession. 6570

(4) All patent and copyright royalties shall be allocated6571to this state to the extent the patent or copyright was utilizedby the payor in this state.6573

A patent is utilized in a state to the extent that it is 6574 employed in production, fabrication, manufacturing, or other 6575 processing in the state, or to the extent that a patented 6576 product is produced in the state. If the basis of receipts from 6577 patent royalties does not permit allocation to states or if the 6578 accounting procedures do not reflect states of utilization, the 6579 patent is utilized in this state if the taxpayer's domicile was 6580 in this state at the time such royalties were paid or accrued. 6581

6610

A copyright is utilized in a state to the extent that	6582
printing or other publication originates in the state. If the	6583
basis of receipts from copyright royalties does not permit	6584
allocation to states or if the accounting procedures do not	6585
reflect states of utilization, the copyright is utilized in this	6586
state if the taxpayer's domicile was in this state at the time	6587
such royalties were paid or accrued.	6588
(5)(a) All lottery prize awards paid by the state lottery	6589
commission pursuant to Chapter 3770. of the Revised Code shall	6590
be allocated to this state.	6591
(b) All earnings, profit, income, and gain from the sale,	6592
exchange, or other disposition of lottery prize awards paid or	6593
to be paid to any person by the state lottery commission	6594
pursuant to Chapter 3770. of the Revised Code shall be allocated	6595
to this state.	6596
(c) All earnings, profit, income, and gain from the direct	6597
or indirect ownership of lottery prize awards paid or to be paid	6598
to any person by the state lottery commission pursuant to	6599
Chapter 3770. of the Revised Code shall be allocated to this	6600
state.	6601
(d) All earnings, profit, income, and gain from the direct	6602
or indirect interest in any right in or to any lottery prize	6603
awards paid or to be paid to any person by the state lottery	6604
commission pursuant to Chapter 3770. of the Revised Code shall	6605
be allocated to this state.	6606
(6) Any item of income or deduction which has been taken	6607
into account in the computation of adjusted gross income for the	6608

taxable year by a nonresident and which is not otherwise

specifically allocated or apportioned pursuant to sections

6621

6622

6623

6624

6625

6626

6627

6628

6629

6630

5747.20 to 5747.23 of the Revised Code, including, without	6611
limitation, interest, dividends and distributions, items of	6612
income taken into account under the provisions of sections 401	6613
to 425 of the Internal Revenue Code, and benefit payments	6614
received by a beneficiary of a supplemental unemployment trust	6615
which is referred to in section 501(c)(17) of the Internal	6616
Revenue Code, shall not be allocated to this state unless the	6617
taxpayer's domicile was in this state at the time such income	6618
was paid or accrued.	6619

- (7) All <u>winnings from casino gaming winnings paid by any</u>

 person licensed by the Ohio casino control commission or sports

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

Sec. 5751.01. As used in this chapter:

(A) "Person" means, but is not limited to, individuals, 6631 combinations of individuals of any form, receivers, assignees, 6632 trustees in bankruptcy, firms, companies, joint-stock companies, 6633 business trusts, estates, partnerships, limited liability 6634 partnerships, limited liability companies, associations, joint 6635 ventures, clubs, societies, for-profit corporations, S 6636 corporations, qualified subchapter S subsidiaries, qualified 6637 subchapter S trusts, trusts, entities that are disregarded for 6638 federal income tax purposes, and any other entities. 6639

(B) "Consolidated elected taxpayer" means a group of two	6640
or more persons treated as a single taxpayer for purposes of	6641
this chapter as the result of an election made under section	6642
5751.011 of the Revised Code.	6643
(C) "Combined taxpayer" means a group of two or more	6644
persons treated as a single taxpayer for purposes of this	6645
chapter under section 5751.012 of the Revised Code.	6646
(D) "Taxpayer" means any person, or any group of persons	6647
in the case of a consolidated elected taxpayer or combined	6648
taxpayer treated as one taxpayer, required to register or pay	6649
tax under this chapter. "Taxpayer" does not include excluded	6650
persons.	6651
(E) "Excluded person" means any of the following:	6652
(1) Any person with not more than one hundred fifty	6653
thousand dollars of taxable gross receipts during the calendar	6654
year. Division (E)(1) of this section does not apply to a person	6655
that is a member of a consolidated elected taxpayer;	6656
(2) A public utility that paid the excise tax imposed by	6657
section 5727.24 or 5727.30 of the Revised Code based on one or	6658
more measurement periods that include the entire tax period	6659
under this chapter, except that a public utility that is a	6660
combined company is a taxpayer with regard to the following	6661
gross receipts:	6662
(a) Taxable gross receipts directly attributed to a public	6663
utility activity, but not directly attributed to an activity	6664
that is subject to the excise tax imposed by section 5727.24 or	6665
5727.30 of the Revised Code;	6666
(b) Taxable gross receipts that cannot be directly	6667
attributed to any activity, multiplied by a fraction whose	6668

numerator is the taxable gross receipts described in division	6669
(E)(2)(a) of this section and whose denominator is the total	6670
taxable gross receipts that can be directly attributed to any	6671
activity;	6672
(c) Except for any differences resulting from the use of	6673
an accrual basis method of accounting for purposes of	6674
determining gross receipts under this chapter and the use of the	6675
cash basis method of accounting for purposes of determining	6676
gross receipts under section 5727.24 of the Revised Code, the	6677
gross receipts directly attributed to the activity of a natural	6678
gas company shall be determined in a manner consistent with	6679
division (D) of section 5727.03 of the Revised Code.	6680
As used in division (E)(2) of this section, "combined	6681
company" and "public utility" have the same meanings as in	6682
section 5727.01 of the Revised Code.	6683
(3) A financial institution, as defined in section 5726.01	6684
of the Revised Code, that paid the tax imposed by section	6685
5726.02 of the Revised Code based on one or more taxable years	6686
5726.02 of the Revised Code based on one or more taxable years that include the entire tax period under this chapter;	
-	6686
that include the entire tax period under this chapter;	6686 6687
that include the entire tax period under this chapter; (4) A person directly or indirectly owned by one or more	6686 6687 6688
that include the entire tax period under this chapter; (4) A person directly or indirectly owned by one or more financial institutions, as defined in section 5726.01 of the	6686 6687 6688 6689
that include the entire tax period under this chapter; (4) A person directly or indirectly owned by one or more financial institutions, as defined in section 5726.01 of the Revised Code, that paid the tax imposed by section 5726.02 of	6686 6687 6688 6689
that include the entire tax period under this chapter; (4) A person directly or indirectly owned by one or more financial institutions, as defined in section 5726.01 of the Revised Code, that paid the tax imposed by section 5726.02 of the Revised Code based on one or more taxable years that include	6686 6687 6688 6689 6690
that include the entire tax period under this chapter; (4) A person directly or indirectly owned by one or more financial institutions, as defined in section 5726.01 of the Revised Code, that paid the tax imposed by section 5726.02 of the Revised Code based on one or more taxable years that include the entire tax period under this chapter.	6686 6687 6688 6689 6690 6691
that include the entire tax period under this chapter; (4) A person directly or indirectly owned by one or more financial institutions, as defined in section 5726.01 of the Revised Code, that paid the tax imposed by section 5726.02 of the Revised Code based on one or more taxable years that include the entire tax period under this chapter. For the purposes of division (E)(4) of this section, a	6686 6687 6688 6689 6690 6691 6692
that include the entire tax period under this chapter; (4) A person directly or indirectly owned by one or more financial institutions, as defined in section 5726.01 of the Revised Code, that paid the tax imposed by section 5726.02 of the Revised Code based on one or more taxable years that include the entire tax period under this chapter. For the purposes of division (E)(4) of this section, a person owns another person under the following circumstances:	6686 6687 6688 6689 6690 6691 6692 6693 6694

6726

6727

voting rights;	6698
(b) In the case of a limited liability company, one person	6699
owns the company if that person's membership interest, as	6700
defined in section 1705.01 or 1706.01 of the Revised Code as	6701
applicable, is fifty per cent or more of the combined membership	6702
interests of all persons owning such interests in the company;	6703
(c) In the case of a partnership, trust, or other	6704
unincorporated business organization other than a limited	6705
liability company, one person owns the organization if, under	6706
the articles of organization or other instrument governing the	6707
affairs of the organization, that person has a beneficial	6708
interest in the organization's profits, surpluses, losses, or	6709
distributions of fifty per cent or more of the combined	6710
beneficial interests of all persons having such an interest in	6711
the organization.	6712
(5) A domestic insurance company or foreign insurance	6713
company, as defined in section 5725.01 of the Revised Code, that	6714
paid the insurance company premiums tax imposed by section	6715
5725.18 or Chapter 5729. of the Revised Code, or an unauthorized	6716
insurance company whose gross premiums are subject to tax under	6717
section 3905.36 of the Revised Code based on one or more	6718
measurement periods that include the entire tax period under	6719
this chapter;	6720
(6) A person that solely facilitates or services one or	6721
more securitizations of phase-in-recovery property pursuant to a	6722
final financing order as those terms are defined in section	6723
4928.23 of the Revised Code. For purposes of this division,	6724

"securitization" means transferring one or more assets to one or

more persons and then issuing securities backed by the right to

receive payment from the asset or assets so transferred.

6756

(7) Except as otherwise provided in this division, a pre-	6728
income tax trust as defined in section 5747.01 of the Revised	6729
Code and any pass-through entity of which such pre-income tax	6730
trust owns or controls, directly, indirectly, or constructively	6731
through related interests, more than five per cent of the	6732
ownership or equity interests. If the pre-income tax trust has	6733
made a qualifying pre-income tax trust election under division	6734
(EE) of section 5747.01 of the Revised Code, then the trust and	6735
the pass-through entities of which it owns or controls,	6736
directly, indirectly, or constructively through related	6737
interests, more than five per cent of the ownership or equity	6738
interests, shall not be excluded persons for purposes of the tax	6739
imposed under section 5751.02 of the Revised Code.	6740
(8) Nonprofit organizations or the state and its agencies,	6741
instrumentalities, or political subdivisions.	6742
(F) Except as otherwise provided in divisions (F)(2), (3),	6743
and (4) of this section, "gross receipts" means the total amount	6744
realized by a person, without deduction for the cost of goods	6745
sold or other expenses incurred, that contributes to the	6746
production of gross income of the person, including the fair	6747
market value of any property and any services received, and any	6748
debt transferred or forgiven as consideration.	6749
(1) The following are examples of gross receipts:	6750
(a) Amounts realized from the sale, exchange, or other	6751
disposition of the taxpayer's property to or with another;	6752
(b) Amounts realized from the taxpayer's performance of	6753
services for another;	6754

(c) Amounts realized from another's use or possession of

the taxpayer's property or capital;

(d) Any combination of the foregoing amounts.	6757
(2) "Gross receipts" excludes the following amounts:	6758
(a) Interest income except interest on credit sales;	6759
(b) Dividends and distributions from corporations, and	6760
distributive or proportionate shares of receipts and income from	6761
a pass-through entity as defined under section 5733.04 of the	6762
Revised Code;	6763
(c) Receipts from the sale, exchange, or other disposition	6764
of an asset described in section 1221 or 1231 of the Internal	6765
Revenue Code, without regard to the length of time the person	6766
held the asset. Notwithstanding section 1221 of the Internal	6767
Revenue Code, receipts from hedging transactions also are	6768
excluded to the extent the transactions are entered into	6769
primarily to protect a financial position, such as managing the	6770
risk of exposure to (i) foreign currency fluctuations that	6771
affect assets, liabilities, profits, losses, equity, or	6772
investments in foreign operations; (ii) interest rate	6773
fluctuations; or (iii) commodity price fluctuations. As used in	6774
division (F)(2)(c) of this section, "hedging transaction" has	6775
the same meaning as used in section 1221 of the Internal Revenue	6776
Code and also includes transactions accorded hedge accounting	6777
treatment under statement of financial accounting standards	6778
number 133 of the financial accounting standards board. For the	6779
purposes of division (F)(2)(c) of this section, the actual	6780
transfer of title of real or tangible personal property to	6781
another entity is not a hedging transaction.	6782
(d) Proceeds received attributable to the repayment,	6783
maturity, or redemption of the principal of a loan, bond, mutual	6784
fund, certificate of deposit, or marketable instrument;	6785

(e) The principal amount received under a repurchase	6786
agreement or on account of any transaction properly	6787
characterized as a loan to the person;	6788
(f) Contributions received by a trust, plan, or other	6789
arrangement, any of which is described in section 501(a) of the	6790
Internal Revenue Code, or to which Title 26, Subtitle A, Chapter	6791
1, Subchapter (D) of the Internal Revenue Code applies;	6792
1, Subchapter (b) of the internal Nevenue code applies,	0132
(g) Compensation, whether current or deferred, and whether	6793
in cash or in kind, received or to be received by an employee,	6794
former employee, or the employee's legal successor for services	6795
rendered to or for an employer, including reimbursements	6796
received by or for an individual for medical or education	6797
expenses, health insurance premiums, or employee expenses, or on	6798
account of a dependent care spending account, legal services	6799
plan, any cafeteria plan described in section 125 of the	6800
Internal Revenue Code, or any similar employee reimbursement;	6801
(h) Proceeds received from the issuance of the taxpayer's	6802
own stock, options, warrants, puts, or calls, or from the sale	6803
of the taxpayer's treasury stock;	6804
(i) Proceeds received on the account of payments from	6805
insurance policies, except those proceeds received for the loss	6806
of business revenue;	6807
of Babiness Tevenae,	0007
(j) Gifts or charitable contributions received; membership	6808
dues received by trade, professional, homeowners', or	6809
condominium associations; and payments received for educational	6810
courses, meetings, meals, or similar payments to a trade,	6811
professional, or other similar association; and fundraising	6812
receipts received by any person when any excess receipts are	6813
donated or used exclusively for charitable purposes;	6814

(k) Damages received as the result of litigation in excess	6815
of amounts that, if received without litigation, would be gross	6816
receipts;	6817
(1) Property, money, and other amounts received or	6818
acquired by an agent on behalf of another in excess of the	6819
agent's commission, fee, or other remuneration;	6820
(m) Tax refunds, other tax benefit recoveries, and	6821
reimbursements for the tax imposed under this chapter made by	6822
entities that are part of the same combined taxpayer or	6823
consolidated elected taxpayer group, and reimbursements made by	6824
entities that are not members of a combined taxpayer or	6825
consolidated elected taxpayer group that are required to be made	6826
for economic parity among multiple owners of an entity whose tax	6827
obligation under this chapter is required to be reported and	6828
paid entirely by one owner, pursuant to the requirements of	6829
sections 5751.011 and 5751.012 of the Revised Code;	6830
(n) Pension reversions;	6831
(o) Contributions to capital;	6832
(p) Sales or use taxes collected as a vendor or an out-of-	6833
state seller on behalf of the taxing jurisdiction from a	6834
consumer or other taxes the taxpayer is required by law to	6835
collect directly from a purchaser and remit to a local, state,	6836
or federal tax authority;	6837
(q) In the case of receipts from the sale of cigarettes,	6838
tobacco products, or vapor products by a wholesale dealer,	6839
retail dealer, distributor, manufacturer, vapor distributor, or	6840
seller, all as defined in section 5743.01 of the Revised Code,	6841
an amount equal to the federal and state excise taxes paid by	6842
any person on or for such cigarettes, tobacco products, or vapor	6843

products under subtitle E of the Internal Revenue Code or	6844
Chapter 5743. of the Revised Code;	6845
(r) In the case of receipts from the sale, transfer,	6846
exchange, or other disposition of motor fuel as "motor fuel" is	6847
defined in section 5736.01 of the Revised Code, an amount equal	6848
to the value of the motor fuel, including federal and state	6849
motor fuel excise taxes and receipts from billing or invoicing	6850
the tax imposed under section 5736.02 of the Revised Code to	6851
another person;	6852
(s) In the case of receipts from the sale of beer or	6853
intoxicating liquor, as defined in section 4301.01 of the	6854
Revised Code, by a person holding a permit issued under Chapter	6855
4301. or 4303. of the Revised Code, an amount equal to federal	6856
and state excise taxes paid by any person on or for such beer or	6857
intoxicating liquor under subtitle E of the Internal Revenue	6858
Code or Chapter 4301. or 4305. of the Revised Code;	6859
(t) Receipts realized by a new motor vehicle dealer or	6860
used motor vehicle dealer, as defined in section 4517.01 of the	6861
Revised Code, from the sale or other transfer of a motor	6862
vehicle, as defined in that section, to another motor vehicle	6863
dealer for the purpose of resale by the transferee motor vehicle	6864
dealer, but only if the sale or other transfer was based upon	6865
the transferee's need to meet a specific customer's preference	6866
for a motor vehicle;	6867
(u) Receipts from a financial institution described in	6868
division (E)(3) of this section for services provided to the	6869
financial institution in connection with the issuance,	6870
processing, servicing, and management of loans or credit	6871
accounts, if such financial institution and the recipient of	6872

such receipts have at least fifty per cent of their ownership

interests owned or controlled, directly or constructively	6874
through related interests, by common owners;	6875
(v) Receipts realized from administering anti-neoplastic	6876
drugs and other cancer chemotherapy, biologicals, therapeutic	6877
agents, and supportive drugs in a physician's office to patients	6878
with cancer;	6879
(w) Funds received or used by a mortgage broker that is	6880
not a dealer in intangibles, other than fees or other	6881
consideration, pursuant to a table-funding mortgage loan or	6882
warehouse-lending mortgage loan. Terms used in division (F)(2)	6883
(w) of this section have the same meanings as in section 1322.01	6884
of the Revised Code, except "mortgage broker" means a person	6885
assisting a buyer in obtaining a mortgage loan for a fee or	6886
other consideration paid by the buyer or a lender, or a person	6887
engaged in table-funding or warehouse-lending mortgage loans	6888
that are first lien mortgage loans.	6889
(x) Property, money, and other amounts received by a	6890
professional employer organization, as defined in section	6891
4125.01 of the Revised Code, or an alternate employer	6892
organization, as defined in section 4133.01 of the Revised Code,	6893
from a client employer, as defined in either of those sections	6894
as applicable, in excess of the administrative fee charged by	6895
the professional employer organization or the alternate employer	6896
organization to the client employer;	6897
(y) In the case of amounts retained as commissions by a	6898
permit holder under Chapter 3769. of the Revised Code, an amount	6899
equal to the amounts specified under that chapter that must be	6900

amounts specified under that chapter to be used as purse money;

(z) Qualifying distribution center receipts as determined	6903
under section 5751.40 of the Revised Code.	6904
(aa) Receipts of an employer from payroll deductions	6905
relating to the reimbursement of the employer for advancing	6906
moneys to an unrelated third party on an employee's behalf;	6907
(bb) Cash discounts allowed and taken;	6908
(cc) Returns and allowances;	6909
(dd) Bad debts from receipts on the basis of which the tax	6910
imposed by this chapter was paid in a prior quarterly tax	6911
payment period. For the purpose of this division, "bad debts"	6912
means any debts that have become worthless or uncollectible	6913
between the preceding and current quarterly tax payment periods,	6914
have been uncollected for at least six months, and that may be	6915
claimed as a deduction under section 166 of the Internal Revenue	6916
Code and the regulations adopted under that section, or that	6917
could be claimed as such if the taxpayer kept its accounts on	6918
the accrual basis. "Bad debts" does not include repossessed	6919
property, uncollectible amounts on property that remains in the	6920
possession of the taxpayer until the full purchase price is	6921
paid, or expenses in attempting to collect any account	6922
receivable or for any portion of the debt recovered;	6923
(ee) Any amount realized from the sale of an account	6924
receivable to the extent the receipts from the underlying	6925
transaction giving rise to the account receivable were included	6926
in the gross receipts of the taxpayer;	6927
(ff) Any receipts directly attributed to a transfer	6928
agreement or to the enterprise transferred under that agreement	6929
under section 4313.02 of the Revised Code.	6930
(gg) Qualified uranium receipts as determined under	6931

6939

6940

6941

6942

6943

6944

6945

6959

6960

section 5751.41 of the Revised Code.

- (hh) In the case of amounts collected by a licensed casino 6933 operator from casino gaming, amounts in excess of the casino 6934 operator's gross casino revenue. In this division, "casino 6935 operator" and "casino gaming" have the meanings defined in 6936 section 3772.01 of the Revised Code, and "gross casino revenue" 6937 has the meaning defined in section 5753.01 of the Revised Code. 6938
- (ii) Receipts realized from the sale of agricultural commodities by an agricultural commodity handler, both as defined in section 926.01 of the Revised Code, that is licensed by the director of agriculture to handle agricultural commodities in this state.
- (jj) Qualifying integrated supply chain receipts as determined under section 5751.42 of the Revised Code.
- (kk) In the case of a railroad company described in 6946 division (D)(9) of section 5727.01 of the Revised Code that 6947 purchases dyed diesel fuel directly from a supplier as defined 6948 by section 5736.01 of the Revised Code, an amount equal to the 6949 product of the number of gallons of dyed diesel fuel purchased 6950 directly from such a supplier multiplied by the average 6951 wholesale price for a gallon of diesel fuel as determined under 6952 section 5736.02 of the Revised Code for the period during which 6953 the fuel was purchased multiplied by a fraction, the numerator 6954 of which equals the rate of tax levied by section 5736.02 of the 6955 Revised Code less the rate of tax computed in section 5751.03 of 6956 the Revised Code, and the denominator of which equals the rate 6957 of tax computed in section 5751.03 of the Revised Code. 6958
- (11) Receipts realized by an out-of-state disaster business from disaster work conducted in this state during a

disaster response period pursuant to a qualifying solicitation	6961
received by the business. Terms used in division (F)(2)(11) of	6962
this section have the same meanings as in section 5703.94 of the	6963
Revised Code.	6964
(mm) In the case of receipts from the sale or transfer of	6965
a mortgage-backed security or a mortgage loan by a mortgage	6966
lender holding a valid certificate of registration issued under	6967
Chapter 1322. of the Revised Code or by a person that is a	6968
member of the mortgage lender's consolidated elected taxpayer	6969
group, an amount equal to the principal balance of the mortgage	6970
loan.	6971
(nn) In the case of amounts collected by a sports gaming	6972
proprietor from sports gaming, amounts in excess of the	6973
proprietor's sports gaming receipts. As used in this division,	6974
"sports gaming proprietor" has the same meaning as in section	6975
3775.01 of the Revised Code and "sports gaming receipts" has the	6976
same meaning as in section 5753.01 of the Revised Code.	6977
(oo) Any receipts for which the tax imposed by this	6978
chapter is prohibited by the constitution or laws of the United	6979
States or the constitution of this state.	6980
(3) In the case of a taxpayer when acting as a real estate	6981
broker, "gross receipts" includes only the portion of any fee	6982
for the service of a real estate broker, or service of a real	6983
estate salesperson associated with that broker, that is retained	6984
by the broker and not paid to an associated real estate	6985
salesperson or another real estate broker. For the purposes of	6986
this division, "real estate broker" and "real estate	6987
salesperson" have the same meanings as in section 4735.01 of the	6988
Revised Code.	6989

(4) A taxpayer's method of accounting for gross receipts	6990
for a tax period shall be the same as the taxpayer's method of	6991
accounting for federal income tax purposes for the taxpayer's	6992
federal taxable year that includes the tax period. If a	6993
taxpayer's method of accounting for federal income tax purposes	6994
changes, its method of accounting for gross receipts under this	6995
chapter shall be changed accordingly.	6996
(G) "Taxable gross receipts" means gross receipts sitused	6997
to this state under section 5751.033 of the Revised Code.	6998
(H) A person has "substantial nexus with this state" if	6999
any of the following applies. The person:	7000
(1) Owns or uses a part or all of its capital in this	7001
state;	7002
(2) Holds a certificate of compliance with the laws of	7003
this state authorizing the person to do business in this state;	7004
(3) Has bright-line presence in this state;	7005
(4) Otherwise has nexus with this state to an extent that	7006
the person can be required to remit the tax imposed under this	7007
chapter under the Constitution of the United States.	7008
(I) A person has "bright-line presence" in this state for	7009
a reporting period and for the remaining portion of the calendar	7010
year if any of the following applies. The person:	7011
(1) Has at any time during the calendar year property in	7012
this state with an aggregate value of at least fifty thousand	7013
dollars. For the purpose of division (I)(1) of this section,	7014
owned property is valued at original cost and rented property is	7015
valued at eight times the net annual rental charge.	7016
(2) Has during the calendar year payroll in this state of	7017

at least fifty thousand dollars. Payroll in this state includes all of the following:	7018 7019
(a) Any amount subject to withholding by the person under section 5747.06 of the Revised Code;	7020 7021
(b) Any other amount the person pays as compensation to an	7022
individual under the supervision or control of the person for	7023
work done in this state; and	7024
(c) Any amount the person pays for services performed in	7025
this state on its behalf by another.	7026
(3) Has during the calendar year taxable gross receipts of	7027
at least five hundred thousand dollars.	7028
(4) Has at any time during the calendar year within this	7029
state at least twenty-five per cent of the person's total	7030
property, total payroll, or total gross receipts.	7031
(5) Is domiciled in this state as an individual or for	7032
corporate, commercial, or other business purposes.	7033
(J) "Tangible personal property" has the same meaning as	7034
in section 5739.01 of the Revised Code.	7035
(K) "Internal Revenue Code" means the Internal Revenue	7036
Code of 1986, 100 Stat. 2085, 26 U.S.C. 1, as amended. Any term	7037
used in this chapter that is not otherwise defined has the same	7038
meaning as when used in a comparable context in the laws of the	7039
United States relating to federal income taxes unless a	7040
different meaning is clearly required. Any reference in this	7041
chapter to the Internal Revenue Code includes other laws of the	7042
United States relating to federal income taxes.	7043
(L) "Calendar quarter" means a three-month period ending	7044
on the thirty-first day of March, the thirtieth day of June, the	7045

thirtieth day of September, or the thirty-first day of December.	7046
(M) "Tax period" means the calendar quarter or calendar	7047
year on the basis of which a taxpayer is required to pay the tax	7048
imposed under this chapter.	7049
(N) "Calendar year taxpayer" means a taxpayer for which	7050
the tax period is a calendar year.	7051
(O) "Calendar quarter taxpayer" means a taxpayer for which	7052
the tax period is a calendar quarter.	7053
(P) "Agent" means a person authorized by another person to	7054
act on its behalf to undertake a transaction for the other,	7055
including any of the following:	7056
(1) A person receiving a fee to sell financial	7057
instruments;	7058
(2) A person retaining only a commission from a	7059
transaction with the other proceeds from the transaction being	7060
remitted to another person;	7061
(3) A person issuing licenses and permits under section	7062
1533.13 of the Revised Code;	7063
(4) A lottery sales agent holding a valid license issued	7064
under section 3770.05 of the Revised Code;	7065
(5) A person acting as an agent of the division of liquor	7066
control under section 4301.17 of the Revised Code.	7067
(Q) "Received" includes amounts accrued under the accrual	7068
method of accounting.	7069
(R) "Reporting person" means a person in a consolidated	7070
elected taxpayer or combined taxpayer group that is designated	7071
by that group to legally bind the group for all filings and tax	7072

liabilities and to receive all legal notices with respect to	7073
matters under this chapter, or, for the purposes of section	7074
5751.04 of the Revised Code, a separate taxpayer that is not a	7075
member of such a group.	7076
Sec. 5753.01. As used in Chapter 5753. of the Revised Code	7077
and for no other purpose under Title LVII of the Revised Code:	7078
(A) "Casino facility" has the same meaning as in section	7079
3772.01 of the Revised Code.	7080
(B) "Casino gaming" has the same meaning as in section	7081
3772.01 of the Revised Code.	7082
(C) "Casino operator" has the same meaning as in section	7083
3772.01 of the Revised Code.	7084
(D) "Gross casino revenue" means the total amount of money	7085
exchanged for the purchase of chips, tokens, tickets, electronic	7086
cards, or similar objects by casino patrons, less winnings paid	7087
to wagerers. "Gross casino revenue" does not include the either	7088
of the following:	7089
(1) The issuance to casino patrons or wagering by casino	7090
patrons of any promotional gaming credit as defined in section	7091
3772.01 of the Revised Code. When issuance of the promotional	7092
gaming credit requires money exchanged as a match from the	7093
patron, the excludible portion of the promotional gaming credit	7094
does not include the portion of the wager purchased by the	7095
patron.	7096
(2) Sports gaming receipts.	7097
(E) "Person" has the same meaning as in section 3772.01 of	7098
the Revised Code.	7099

(F) "Slot machine" has the same meaning as in section

3772.01 of the Revised Code.	7101
(G) "Sports gaming facility" and "sports gaming	7102
proprietor" have the same meanings as in section 3775.01 of the	7103
Revised Code.	7104
(H) "Sports gaming receipts" means the total gross	7105
receipts received by a sports gaming proprietor from the	7106
operation of sports gaming in this state, less the total of the	7107
<pre>following:</pre>	7108
(1) All cash and cash equivalents paid as winnings to	7109
sports gaming patrons;	7110
(2) The dollar amount of all voided wagers.	7111
(3)(i) On and after January 1, 2027, but before January 1,	7112
2032, ten per cent of the promotional gaming credits wagered by	7113
<pre>patrons;</pre>	7114
(ii) On and after January 1, 2032, twenty per cent of the	7115
promotional gaming credits wagered by patrons.	7116
As used in division (H) of this section, "promotional	7117
gaming credit" has the same meaning as in section 3775.01 of the	7118
Revised Code. When issuance of a promotional gaming credit	7119
requires money exchanged as a match from the patron, the	7120
deductible portion of the promotional gaming credit does not	7121
include the portion of the wager purchased by the patron.	7122
(I) "Table game" has the same meaning as in section	7123
3772.01 of the Revised Code.	7124
(H) (J) "Taxpayer" means a casino operator subject to the	7125
tax levied under section 5753.02 of the Revised Code or a sports	7126
gaming proprietor subject to the tax levied under section	7127
5753.021 of the Revised Code.	7128

(K) "Tax period" means one twenty-four-hour period with	7129
regard to which a casino operator <u>taxpayer</u> is required to pay	7130
the tax levied by this chapter section 5753.02 or 5753.021 of	7131
the Revised Code.	7132
Sec. 5753.021. For the purposes of funding the education	7133
needs of this state, funding efforts to alleviate problem sports	7134
gaming, and defraying the costs of enforcing and administering	7135
the law governing sports gaming and the tax levied by this	7136
section, a tax is hereby levied on the sports gaming receipts of	7137
a sports gaming proprietor at the rate of ten per cent of the	7138
sports gaming receipts received by the proprietor from the	7139
operation of sports gaming in this state.	7140
The tax imposed under this section is in addition to any	7141
other taxes or fees imposed under the Revised Code.	7142
Sec. 5753.03. (A) For the purpose of receiving and	7143
distributing, and accounting for, revenue received from the tax	7144
levied by section 5753.02 of the Revised Code, the following	7145
funds are created in the state treasury:	7146
(1) The casino tax revenue fund;	7147
(2) The gross casino revenue county fund;	7148
(3) The gross casino revenue county student fund;	7149
(4) The gross casino revenue host city fund;	7150
(5) The Ohio state racing commission fund;	7151
(6) The Ohio law enforcement training fund;	7152
(7) The problem casino gambling and addictions fund;	7153
(8) The casino control commission fund;	7154
(9) The casino tax administration fund;	7155

(10) The peace officer training academy fund;	7156
(11) The criminal justice services casino tax revenue	7157
fund.	7158
(B) All moneys collected from the tax levied under this	7159
chapter <u>section 5753.02 of the Revised Code</u> shall be deposited	7160
into the casino tax revenue fund.	7161
(C) From the casino tax revenue fund the director of	7162
budget and management shall transfer as needed to the tax refund	7163
fund amounts equal to the refunds certified by the tax	7164
commissioner under section 5753.06 of the Revised Code and	7165
attributable to the tax levied under section 5753.02 of the	7166
Revised Code.	7167
(D) After making any transfers required by division (C) of	7168
this section, but not later than the fifteenth day of the month	7169
following the end of each calendar quarter, the director of	7170
budget and management shall transfer amounts to each fund as	7171
follows:	7172
(1) Fifty-one per cent to the gross casino revenue county	7173
fund to make payments as required by Section 6(C)(3)(a) of	7174
Article XV, Ohio Constitution;	7175
(2) Thirty-four per cent to the gross casino revenue	7176
county student fund to make payments as required by Section 6(C)	7177
(3) (b) of Article XV, Ohio Constitution and as provided in	7178
section 5753.11 of the Revised Code;	7179
(3) Five per cent to the gross casino revenue host city	7180
fund for the benefit of the cities in which casino facilities	7181
are located;	7182
(4) Three per cent to the Ohio state racing commission	7183

fund to support the efforts and activities of the Ohio state	7184
racing commission to promote horse racing in this state at which	7185
the pari-mutuel system of wagering is conducted;	7186
(5) Two per cent to the Ohio law enforcement training fund	7187
to support law enforcement functions in the state;	7188
(6) Two per cent to the problem casino gambling and	7189
addictions fund to support efforts of the department of mental	7190
health and addiction services to alleviate problem gambling and	7191
substance abuse and related research in the state under section	7192
5119.47 of the Revised Code;	7193
(7) Three per cent to the casino control commission fund	7194
to support the operations of the Ohio casino control commission	7195
and to defray the cost of administering the tax levied under	7196
section 5753.02 of the Revised Code.	7197
Payments under divisions (D)(1) and (3) of this section	7198
shall be made by the end of the month following the end of the	7199
quarterly period. The tax commissioner shall make the data	7200
available to the director of budget and management for this	7201
purpose.	7202
Money in the Ohio state racing commission fund shall be	7203
distributed at the discretion of the Ohio state racing	7204
commission for the purpose stated in division (D)(4) of this	7205
section by the end of the month following the end of the	7206
quarterly period. The commission may retain up to five per cent	7207
of the amount transferred to the fund under division (D)(4) of	7208
this section for operating expenses necessary for the	7209
administration of the fund.	7210
Payments from the gross casino revenue county student fund	7211

as required under section 5753.11 of the Revised Code shall be

7212

7240

7241

Am. Sub. S. B. No. 176 As Passed by the Senate

made by the last day of January and by the last day of August of	7213
each year, beginning in 2013. The tax commissioner shall make	7214
the data available to the director of budget and management for	7215
this purpose.	7216
Of the money credited to the Ohio law enforcement training	7217
fund, the director of budget and management shall distribute	7218
eighty-five per cent of the money to the police officer training	7219
academy fund for the purpose of supporting the law enforcement	7220
training efforts of the Ohio peace officer training academy and	7221
fifteen per cent of the money to the criminal justice services	7222
casino tax revenue fund for the purpose of supporting the law	7223
enforcement training efforts of the division of criminal justice	7224
services.	7225
(E)(1) The tax commissioner shall serve as an agent of the	7226
counties of this state only for the purposes of this division	7227
and solely to make payments directly to municipal corporations	7228
and school districts, as applicable, on the counties' behalf.	7229
(2) On or before the last day of the month following the	7230
end of each calendar quarter, the tax commissioner shall provide	7231
for payment from the funds referenced in divisions (D)(1) and	7232
(3) of this section to each county and municipal corporation as	7233
prescribed in those divisions.	7234
(3) On or before the last day of January and the last day	7235
of August each year, the commissioner shall provide for payments	7236
from the fund referenced in division (D)(2) of this section to	7237
each school district as prescribed in that division.	7238

(F) The director of budget and management shall transfer

one per cent of the money credited to the casino control

commission fund to the casino tax administration fund. The tax

commissioner shall use the casino tax administration fund to	7242
defray the costs incurred in administering the tax levied by	7243
this chapter under section 5753.02 of the Revised Code.	7244
(G) All investment earnings of the gross casino revenue	7245
	-
county student fund shall be credited to the fund.	7246
Sec. 5753.031. (A) For the purpose of receiving and	7247
distributing, and accounting for, revenue received from the tax	7248
levied by section 5753.021 of the Revised Code and from fines	7249
imposed under Chapter 3775. of the Revised Code, the following	7250
funds are created in the state treasury:	7251
(1) The sports gaming revenue fund;	7252
(1) The spotes gaming revenue rana,	7202
(2) The sports gaming tax administration fund, which the	7253
tax commissioner shall use to defray the costs incurred in	7254
administering the tax levied by section 5753.021 of the Revised	7255
<pre>Code;</pre>	7256
(3) The sports gaming profits education fund, which shall	7257
be used for the support of public and nonpublic education for	7258
students in grades kindergarten through twelve as determined in	7259
appropriations made by the general assembly;	7260
(4) The problem sports gaming fund.	7261
(1) IIIe producti operate gameng rana.	, 201
(B) (1) All of the following shall be deposited into the	7262
sports gaming revenue fund:	7263
(a) All money collected from the tax levied under section	7264
5753.021 of the Revised Code;	7265
(b) The fees for an initial or renewed sports gaming	7266
proprietor license collected under division (D) of section	7267
3775.04 of the Revised Code;	7268

(c) The fees for an initial or renewed mobile management	7269
services provider license collected under division (B)(3) of	7270
section 3775.05 of the Revised Code;	7271
(d) The fees for an initial or renewed management services	7272
provider license collected under division (B)(3) of section	7273
3775.051 of the Revised Code;	7274
(e) Unclaimed winnings collected under division (F) of	7275
section 3775.10 of the Revised Code;	7276
(f) Any fines collected under Chapter 3775. of the Revised	7277
Code.	7278
(2) All other fees collected under Chapter 3775. of the	7279
Revised Code shall be deposited into the casino control	7280
commission fund created under section 5753.03 of the Revised	7281
Code.	7282
(C) (1) From the sports gaming revenue fund, the director	7283
of budget and management shall transfer as needed to the tax	7284
refund fund amounts equal to the refunds certified by the tax	7285
commissioner under section 5753.06 of the Revised Code and	7286
attributable to the tax levied under section 5753.021 of the	7287
Revised Code.	7288
(2) Not later than the fifteenth day of each month, the	7289
director of budget and management shall transfer from the sports	7290
gaming revenue fund to the sports gaming tax administration fund	7291
the amount necessary to reimburse the department of taxation's	7292
actual expenses incurred in administering the tax levied under	7293
section 5753.021 of the Revised Code.	7294
(3) Of the amount in the sports gaming revenue fund	7295
remaining after making the transfers required by divisions (C)	7296
(1) and (2) of this section, the director of budget and	7297

management shall transfer, on or before the fifteenth day of the	7298
month following the end of each calendar quarter, amounts to	7299
<pre>each fund as follows:</pre>	7300
(a) Ninety-eight per cent to the sports gaming profits	7301
education fund;	7302
(b) Two per cent to the problem sports gaming fund.	7303
(D) All interest generated by the funds created under this	7304
section shall be credited back to them.	7305
Sec. 5753.04. (A) Daily each day banks are open for	7306
business, not later than noon, a casino operator each taxpayer	7307
shall file a return electronically with the tax commissioner.	7308
The return shall be in the form required by the tax	7309
commissioner, and shall reflect the relevant tax period. The	7310
return shall include, but is not limited to, the amount of the	7311
casino operator's taxpayer's gross casino revenue or sports	7312
gaming receipts for the tax period and the amount of tax due	7313
under section 5753.02 or 5753.021 of the Revised Code for the	7314
tax period. The casino operator <u>taxpayer</u> shall remit	7315
electronically with the return the tax due.	7316
(B) If a sports gaming proprietor's sports gaming receipts	7317
for a tax period are less than zero because the winnings paid by	7318
the proprietor to wagerers exceeds the proprietor's total gross	7319
receipts from the operation of sports gaming for that tax	7320
period, the tax commissioner shall allow the proprietor to carry	7321
forward the deficit to subsequent tax periods until the	7322
proprietor's sports gaming receipts are greater than zero.	7323
A deficit may not be carried back to a prior tax period	7324
and no payment previously made shall be refunded, except if the	7325
proprietor surrenders its sports gaming proprietor license and	7326

the proprietor's last return reported a deficit. In that case,	7327
the commissioner shall multiply the deficit by ten per cent and	7328
pay that amount to the proprietor in the manner prescribed by	7329
the commissioner.	7330
(C) If the a casino operator or sports gaming proprietor	7331
ceases to be a taxpayer at any time, the casino operator or	7332
<pre>proprietor shall indicate the last date for which the easino</pre>	7333
operator <u>or proprietor</u> was liable for the tax. The return shall	7334
include a space for this purpose.	7335
(D) Except as otherwise provided in division (A) of	7336
section 3775.13 of the Revised Code, the information in a return	7337
a sports gaming proprietor files with the tax commissioner under	7338
this section concerning sports gaming receipts is subject to	7339
disclosure as a public record under section 149.43 of the	7340
Revised Code.	7341
Sec. 5753.05. (A) (1) A casino operator taxpayer who fails	7342
to file a return or to remit the tax due as required by section	7343
5753.04 of the Revised Code shall pay a penalty not to exceed	7344
the greater of five hundred dollars or ten per cent of the tax	7345
due.	7346
(2) If the tax commissioner finds additional tax to be	7347
due, the tax commissioner may impose an additional penalty of up	7348
to fifteen per cent of the additional tax found to be due. A	7349
delinquent payment of tax made as the result of a notice or an	7350
audit is subject to the additional penalty imposed by this	7351
division.	7352
(3) If a casino operator <u>taxpayer</u> fails to file a return	7353
electronically or to remit the tax electronically, the tax	7354
commissioner may impose an additional penalty of fifty dollars	7355

or ten per cent of the tax due as shown on the return, whichever	7356
is greater.	7357
(B) If the tax due under section 5753.02 or 5753.021 of	7358
the Revised Code is not timely paid, the casino operator	7359
taxpayer shall pay interest at the rate per annum prescribed in	7360
section 5703.47 of the Revised Code beginning on the day the tax	7361
was due through the day the tax is paid or an assessment is	7362
issued, whichever occurs first.	7363
(C) The tax commissioner shall collect any penalty or	7364
interest as if it were the tax levied by section 5753.02 $\underline{\text{or}}$	7365
5753.021 of the Revised Code, as applicable. Penalties and	7366
interest shall be treated as if they were revenue arising from	7367
the <u>applicable</u> tax-levied by section 5753.02 of the Revised-	7368
Code.	7369
(D) The tax commissioner may abate all or a portion of any	7370
penalty imposed under this section and may adopt rules governing	7371
abatements.	7372
(E) If a casino operator or sports gaming proprietor fails	7373
to file a return or remit the tax due as required by section	7374
5753.04 of the Revised Code within a period of one year after	7375
the due date for filing the return or remitting the tax, the	7376
Ohio casino control commission may suspend the casino operator's	7377
or proprietor's license.	7378
Sec. 5753.06. (A) A casino operator taxpayer may apply to	7379
the tax commissioner for refund of the amount of taxes under	7380
section 5753.02 or 5753.021 of the Revised Code that were	7381
overpaid, paid illegally or erroneously, or paid on an illegal	7382
or erroneous assessment. The application shall be on a form	7383
prescribed by the tax commissioner. The casino operator <u>taxpayer</u>	7384

shall provide the amount of the requested refund along with the	7385
claimed reasons for, and documentation to support, the issuance	7386
of a refund. The casino operator <u>taxpayer</u> shall file the	7387
application with the tax commissioner within four years after	7388
the date the payment was made, unless the applicant has waived	7389
the time limitation under division (D) of section 5753.07 of the	7390
Revised Code. In the latter event, the four-year limitation is	7391
extended for the same period of time as the waiver.	7392

- (B) Upon the filing of a refund application, the tax 7393 commissioner shall determine the amount of refund to which the 7394 applicant is entitled. If the amount is not less than that 7395 claimed, the tax commissioner shall certify the amount to the 7396 director of budget and management and treasurer of state for 7397 payment from the tax refund fund. If the amount is less than 7398 that claimed, the tax commissioner shall proceed under section 7399 5703.70 of the Revised Code. 7400
- (C) Interest on a refund applied for under this section, 7401 7402 computed at the rate provided for in section 5703.47 of the Revised Code, shall be allowed from the later of the date the 7403 tax was due or the date payment of the tax was made. Except as 7404 provided in section 5753.07 of the Revised Code, the tax 7405 commissioner may, with the consent of the -casino operator 7406 taxpayer, provide for crediting against the tax due for a tax 7407 period, the amount of any refund due the casino operator-7408 taxpayer for a preceding tax period. 7409
- (D) Refunds under this section are subject to offset under 7410 section 5753.061 of the Revised Code. 7411
- Sec. 5753.061. As used in this section, "debt to the 7412 state" means unpaid taxes that are due the state, unpaid 7413 workers' compensation premiums that are due, unpaid unemployment 7414

Am. Sub. S. B. No. 176 As Passed by the Senate

compensation contributions that are due, unpaid unemployment	7415
compensation payments in lieu of contributions that are due,	7416
unpaid fees payable to the state or to the clerk of courts under	7417
section 4505.06 of the Revised Code, incorrect medical	7418
assistance payments, or any unpaid charge, penalty, or interest	7419
arising from any of the foregoing. A debt to the state is not a	7420
"debt to the state" as used in this section unless the liability	7421
underlying the debt to the state has become incontestable	7422
because the time for appealing, reconsidering, reassessing, or	7423
otherwise questioning the liability has expired or the liability	7424
has been finally determined to be valid.	7425

If a casino operator taxpayer who is entitled to a refund 7426 under section 5753.06 of the Revised Code owes a debt to the 7427 state, the amount refundable may be applied in satisfaction of 7428 the debt to the state. If the amount refundable is less than the 7429 amount of the debt to the state, the amount refundable may be 7430 applied in partial satisfaction of the debt. If the amount 7431 refundable is greater than the amount of the debt, the amount 7432 refundable remaining after satisfaction of the debt shall be 7433 refunded to the -casino operator taxpayer. 7434

Sec. 5753.07. (A) (1) The tax commissioner may issue an 7435 assessment, based on any information in the tax commissioner's 7436 possession, against a casino operator taxpayer who fails to pay 7437 the tax levied under section 5753.02 or 5753.021 of the Revised 7438 Code or to file a return under section 5753.04 of the Revised 7439 Code. The tax commissioner shall give the casino operator-7440 taxpayer written notice of the assessment under section 5703.37 7441 of the Revised Code. With the notice, the tax commissioner shall 7442 include instructions on how to petition for reassessment and on 7443 7444 how to request a hearing with respect to the petition.

7457

7458

7459

Am. Sub. S. B. No. 176 As Passed by the Senate

(2) Unless the casino operator taxpayer, within sixty days	7445
after service of the notice of assessment, files with the tax	7446
commissioner, either personally or by certified mail, a written	7447
petition signed by the -casino operator taxpayer , or by the	7448
casino operator's taxpayer's authorized agent who has knowledge	7449
of the facts, the assessment becomes final, and the amount of	7450
the assessment is due and payable from the casino operator	7451
taxpayer to the treasurer of state. The petition shall indicate	7452
the casino operator's <u>taxpayer's</u> objections to the assessment.	7453
Additional objections may be raised in writing if they are	7454
received by the tax commissioner before the date shown on the	7455
final determination.	7456

- (3) If a petition for reassessment has been properly filed, the tax commissioner shall proceed under section 5703.60 of the Revised Code.
- (4) After an assessment becomes final, if any portion of 7460 the assessment, including penalties and accrued interest, 7461 remains unpaid, the tax commissioner may file a certified copy 7462 of the entry making the assessment final in the office of the 7463 clerk of the court of common pleas of Franklin county or in the 7464 office of the clerk of the court of common pleas of the county 7465 7466 in which the casino operator taxpayer resides, the casino operator's taxpayer's casino facility or sports gaming facility 7467 is located, or the casino operator's taxpayer's principal place 7468 of business in this state is located. Immediately upon the 7469 filing of the entry, the clerk shall enter a judgment for the 7470 state against the taxpayer assessed in the amount shown on the 7471 entry. The judgment may be filed by the clerk in a loose-leaf 7472 book entitled, "special judgments for the gross casino revenue 7473 tax and sports gaming receipts tax." The judgment has the same 7474 effect as other judgments. Execution shall issue upon the 7475

Am. Sub. S. B. No. 176 As Passed by the Senate

judgment at the request of the tax commissioner, and all laws 7476 applicable to sales on execution apply to sales made under the 7477 judgment.

- (5) If the assessment is not paid in its entirety within 7479 sixty days after the day the assessment was issued, the portion 7480 of the assessment consisting of tax due shall bear interest at 7481 the rate per annum prescribed by section 5703.47 of the Revised 7482 Code from the day the tax commissioner issued the assessment 7483 until the assessment is paid or until it is certified to the 7484 attorney general for collection under section 131.02 of the 7485 Revised Code, whichever comes first. If the unpaid portion of 7486 the assessment is certified to the attorney general for 7487 7488 collection, the entire unpaid portion of the assessment shall bear interest at the rate per annum prescribed by section 7489 5703.47 of the Revised Code from the date of certification until 7490 the date it is paid in its entirety. Interest shall be paid in 7491 the same manner as the tax levied under section 5753.02 or 7492 5753.021 of the Revised Code, as applicable, and may be 7493 7494 collected by the issuance of an assessment under this section.
- (B) If the tax commissioner believes that collection of 7495 the tax levied under section 5753.02 or 5753.021 of the Revised 7496 Code will be jeopardized unless proceedings to collect or secure 7497 7498 collection of the tax are instituted without delay, the 7499 commissioner may issue a jeopardy assessment against the casinooperator who taxpayer that is liable for the tax. Immediately 7500 upon the issuance of a jeopardy assessment, the tax commissioner 7501 shall file an entry with the clerk of the court of common pleas 7502 in the manner prescribed by division (A)(4) of this section, and 7503 the clerk shall proceed as directed in that division. Notice of 7504 7505 the jeopardy assessment shall be served on the casino operator taxpayer or the casino operator's taxpayer's authorized agent 7506

7536

Am. Sub. S. B. No. 176 As Passed by the Senate

under section 5703.37 of the Revised Code within five days after	7507
the filing of the entry with the clerk. The total amount	7508
assessed is immediately due and payable, unless the casino	7509
operator taxpayer assessed files a petition for reassessment	7510
under division (A)(2) of this section and provides security in a	7511
form satisfactory to the tax commissioner that is in an amount	7512
sufficient to satisfy the unpaid balance of the assessment. If a	7513
petition for reassessment has been filed, and if satisfactory	7514
security has been provided, the tax commissioner shall proceed	7515
under division (A)(3) of this section. Full or partial payment	7516
of the assessment does not prejudice the tax commissioner's	7517
consideration of the petition for reassessment.	7518
(C) The tax commissioner shall immediately forward to the	7519

- (C) The tax commissioner shall immediately forward to the 7519 treasurer of state all amounts the tax commissioner receives 7520 under this section, and the amounts forwarded shall be treated 7521 as if they were revenue arising from the tax levied under 7522 section 5753.02 or 5753.021 of the Revised Code, as applicable. 7523
- (D) Except as otherwise provided in this division, no 7524 assessment shall be issued against a casino operator taxpayer 7525 for the tax levied under section 5753.02 or 5753.021 of the 7526 Revised Code more than four years after the due date for filing 7527 the return for the tax period for which the tax was reported, or 7528 more than four years after the return for the tax period was 7529 filed, whichever is later. This division does not bar an 7530 assessment against a casino operator taxpayer who fails to file 7531 a return as required by section 5753.04 of the Revised Code or 7532 who files a fraudulent return, or when the casino operator 7533 taxpayer and the tax commissioner waive in writing the time 7534 limitation. 7535
 - (E) If the tax commissioner possesses information that

7549

7550

7551

7552

7553

7554

7555

7556

7557

Am. Sub. S. B. No. 176 As Passed by the Senate

indicates that the amount of tax a casino operator taxpayer is	7537
liable to pay under section 5753.02 or 5753.021 of the Revised	7538
Code exceeds the amount the casino operator <u>taxpayer</u> paid, the	7539
tax commissioner may audit a sample of the casino operator's	7540
taxpayer's gross casino revenue or sports gaming receipts, as	7541
applicable, over a representative period of time to ascertain	7542
the amount of tax due, and may issue an assessment based on the	7543
audit. The tax commissioner shall make a good faith effort to	7544
reach agreement with the casino operator <u>taxpayer</u> in selecting a	7545
representative sample. The tax commissioner may apply a sampling	7546
method only if the tax commissioner has prescribed the method by	7547
rule.	7548

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

(G) If a casino operator fails to pay the tax levied under section 5753.02 of the Revised Code within a period of one year after the due date for remitting the tax, the Ohio casino control commission may suspend the casino operator's license.

Sec. 5753.08. If a casino operator taxpayer who is liable 7558 for the tax levied under section 5753.02 or 5753.021 of the 7559 Revised Code sells the a casino facility or sports gaming 7560 facility, disposes of the a casino facility or sports gaming 7561 facility in any manner other than in the regular course of 7562 business, or quits the casino gaming or sports gaming business, 7563 any tax owed by that person becomes immediately due and payable, 7564 and the person shall pay the tax due, including any applicable 7565 penalties and interest. The person's successor shall withhold a 7566

Revised Code.

7595

7596

sufficient amount of the purchase money to cover the amounts due	7567
and unpaid until the predecessor produces a receipt from the tax	7568
commissioner showing that the amounts due have been paid or a	7569
certificate indicating that no taxes are due. If the successor	7570
fails to withhold purchase money, the successor is personally	7571
liable, up to the purchase money amount, for amounts that were	7572
unpaid during the operation of the business by the predecessor.	7573
Sec. 5753.10. The tax commissioner may prescribe	7574
requirements for the keeping of records and pertinent documents,	7575
for the filing of copies of federal income tax returns and	7576
determinations, and for computations reconciling federal income	7577
tax returns with the return required by section 5753.04 of the	7578
Revised Code. The tax commissioner may require a casino operator	7579
taxpayer, by rule or by notice served on the casino operator	7580
taxpayer, to keep records and other documents that the tax	7581
commissioner considers necessary to show the extent to which the	7582
casino operator taxpayer is subject to this chapter. The records	7583
and other documents shall be open to inspection by the tax	7584
commissioner during business hours, and shall be preserved for a	7585
period of four years unless the tax commissioner, in writing,	7586
consents to their destruction within that period, or by order	7587
served on the casino operator <u>taxpayer</u> requires that they be	7588
kept longer. If the records are normally kept electronically by	7589
the <u>-casino operator taxpayer</u> , the <u>casino operator taxpayer</u>	7590
shall provide the records to the tax commissioner electronically	7591
at the tax commissioner's request.	7592
Any information required by the tax commissioner under	7593
this section is confidential under section 5703.21 of the	7594
	==

Section 2. That existing sections 109.32, 109.572,

Am. Sub. S. B. No. 176 As Passed by the Senate

718.031, 718.08, 2915.01, 2915.08, 2915.081, 2915.082, 2915.09,	7597
2915.091, 2915.093, 2915.095, 2915.10, 2915.101, 2915.12,	7598
2915.13, 3123.89, 3123.90, 3770.071, 3770.073, 3772.01, 3772.02,	7599
3772.03, 3772.062, 3772.07, 5703.21, 5747.02, 5747.062,	7600
5747.063, 5747.08, 5747.20, 5751.01, 5753.01, 5753.03, 5753.04,	7601
5753.05, 5753.06, 5753.061, 5753.07, 5753.08, and 5753.10 of the	7602
Revised Code are hereby repealed.	7603
Section 3. (A) The Ohio Casino Control Commission shall	7604
begin to accept applications for sports gaming proprietor	7605
licenses under Chapter 3775. of the Revised Code, as enacted by	7606
this act, on January 1, 2022, and shall begin to issue those	7607
licenses on April 1, 2022.	7608
(B) The Attorney General shall begin to accept	7609
applications for licenses to conduct electronic instant bingo	7610
under Chapter 2915. of the Revised Code, as amended by this act,	7611
on January 1, 2022, and shall begin to issue those licenses on	7612
April 1, 2022.	7613
Section 4. (A) Notwithstanding division (F) of section	7614
121.95 of the Revised Code, during the first year after the	7615
effective date of this section, both of the following apply:	7616
(1) The Ohio Casino Control Commission may adopt new	7617
regulatory restrictions pursuant to Chapter 3775. of the Revised	7618
Code, as enacted by this act, without simultaneously removing	7619
two or more other existing regulatory restrictions.	7620
(2) The State Lottery Commission may adopt new regulatory	7621
restrictions pursuant to section 3775.13 of the Revised Code, as	7622
enacted by this act, without simultaneously removing two or more	7623
other existing regulatory restrictions.	7624
(B) As soon as practicable after the date that is one year	7625

after the effective date of this section, the Ohio Casino	7626
Control Commission and the State Lottery Commission shall update	7627
their base inventories of regulatory restrictions created under	7628
section 121.95 of the Revised Code to include each new	7629
regulatory restriction described in division (A)(1) or (2) of	7630
this section, as applicable.	7631
Section 5. (A) There is the Select Committee on iLottery,	7632
which shall study the potential effect of online lottery ticket	7633
sales on retail lottery ticket sales in this state.	7634
(B) The Select Committee shall consist of the following	7635
nine members:	7636
(1) Two members of the Senate appointed by the President	7637
of the Senate;	7638
(2) One member of the Senate appointed by the Senate	7639
Minority Leader;	7640
(3) Two members of the House of Representatives appointed	7641
by the Speaker of the House of Representatives;	7642
(4) One member of the House of Representatives appointed	7643
by the Minority Leader of the House of Representatives;	7644
(5) One member of the public appointed by the President of	7645
the Senate;	7646
(6) One member of the public appointed by the Speaker of	7647
the House of Representatives;	7648
(7) One member of the public appointed by the Governor.	7649
(C) The Select Committee shall elect a chairperson from	7650
among its members. Vacancies on the Select Committee shall be	7651
filled in the manner provided for original appointments. Members	7652

of the Select Committee shall serve without compensation.	7653
(D) Not later than January 1, 2022, the Select Committee	7654
shall submit a report of its findings to the General Assembly.	7655
After it submits the report, the Select Committee shall cease to	7656
exist.	7657
Section 6. (A) There is the Select Committee on Sports	7658
Gaming and Problem Gambling, which shall study all of the	7659
following:	7660
(1) Whether a portion of the money in the Sports Gaming	7661
Revenue Fund created under section 5753.031 of the Revised Code,	7662
as enacted by this act, should be allocated to make grants to	7663
youth sports programs;	7664
(2) Whether an appropriate amount of the money in the	7665
Sports Gaming Revenue Fund is allocated to the Problem Sports	7666
Gaming Fund created under that section;	7667
(3) Whether sports gaming proprietors and the State	7668
Lottery Commission should be required to develop and implement	7669
compulsive and problem gambling plans with respect to sports	7670
gaming, similar to the plans casino operators develop and	7671
implement under division (A)(6) of section 3772.18 of the	7672
Revised Code;	7673
(4) Whether the Attorney General should be required to	7674
develop and implement a compulsive and problem gambling program	7675
for type II and type III bingo license holders under Chapter	7676
2915. of the Revised Code, as amended by this act, to train and	7677
assist license holders in preventing, and educating participants	7678
about, problem gambling.	7679
(B) The Select Committee shall consist of the following	7680
nine members:	7681

(1) Two members of the Senate appointed by the President of the Senate;	7682 7683
(2) One member of the Senate appointed by the Senate Minority Leader;	7684 7685
(3) Two members of the House of Representatives appointed by the Speaker of the House of Representatives;	7686 7687
(4) One member of the House of Representatives appointed by the Minority Leader of the House of Representatives;	7688 7689
(5) One member of the public appointed by the President of the Senate;	7690 7691
(6) One member of the public appointed by the Speaker of the House of Representatives;	7692 7693
(7) One member of the public appointed by the Governor.	7694
(C) The Select Committee shall elect a chairperson from among its members. Vacancies on the Select Committee shall be filled in the manner provided for original appointments. Members of the Select Committee shall serve without compensation. (D) Not later than January 1, 2022, the Select Committee	7695 7696 7697 7698 7699
shall submit a report of its findings to the General Assembly. After it submits the report, the Select Committee shall cease to exist.	7700 7701 7702
Section 7. Sections 109.572, 2915.081, 2915.082, 3770.073, 3772.01, and 3772.07 of the Revised Code as presented in this act take effect on the later of October 9, 2021, or the effective date of this section. (October 9, 2021, is the	7703 7704 7705 7706
effective date of earlier amendments to those sections by H.B. 263 of the 133rd General Assembly.)	7707 7708

Section 8. The General Assembly, applying the principle	7709
stated in division (B) of section 1.52 of the Revised Code that	7710
amendments are to be harmonized if reasonably capable of	7711
simultaneous operation, finds that the following sections,	7712
presented in this act as composites of the sections as amended	7713
by the acts indicated, are the resulting versions of the	7714
sections in effect prior to the effective date of the sections	7715
as presented in this act:	7716
Section 109.572 of the Revised Code as amended by both	7717
H.B. 263 and S.B. 260 of the 133rd General Assembly.	7718
Section 3772.03 of the Revised Code as amended by both	7719
H.B. 49 and H.B. 132 of the 132nd General Assembly.	7720
Section 5751.01 of the Revised Code as amended by H.B.	7721
150, H.B. 197, S.B. 201, and S.B. 276, all of the 133rd General	7722
Assembly.	7723