As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 105

Representative Thomas, J.

Cosponsors: Representatives Dean, Young, B., Seitz, Roemer, Merrin, Hillyer, Lear

A BILL

To amend sections 718.05, 718.27, 718.85, and	1
718.89 of the Revised Code to modify the law	2
regarding extensions for filing municipal income	3
tax returns and to limit penalties for late	4
filings.	5

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

Section 1. That sections 718.05, 718.27, 718.85, and	6
718.89 of the Revised Code be amended to read as follows:	7
Sec. 718.05. (A) An annual return with respect to the	8
income tax levied by a municipal corporation shall be completed	9
and filed by every taxpayer for any taxable year for which the	10
taxpayer is liable for the tax. If the total credit allowed	11
against the tax as described in division (D) of section 718.04	12
of the Revised Code for the year is equal to or exceeds the tax	13
imposed by the municipal corporation, no return shall be	14
required unless the municipal ordinance or resolution levying	15
the tax requires the filing of a return in such circumstances.	16
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(B) If an individual is deceased, any return or noticerequired of that individual shall be completed and filed by that18

the property of that decedent. 20 (C) If an individual is unable to complete and file a 21 return or notice required by a municipal corporation in 22 accordance with this chapter, the return or notice required of 23 that individual shall be completed and filed by the individual's 24 duly authorized agent, guardian, conservator, fiduciary, or 25 other person charged with the care of the person or property of 26 that individual. 27 28 (D) Returns or notices required of an estate or a trust shall be completed and filed by the fiduciary of the estate or 29 trust. 30 (E) No municipal corporation shall deny spouses the 31 ability to file a joint return. 32 (F) (1) Each return required to be filed under this section 33 shall contain the signature of the taxpayer or the taxpayer's 34 duly authorized agent and of the person who prepared the return 35 for the taxpayer, and shall include the taxpayer's social 36 security number or taxpayer identification number. Each return 37 shall be verified by a declaration under penalty of perjury. 38 (2) A tax administrator may require a taxpayer who is an 39 individual to include, with each annual return, amended return, 40 or request for refund required under this section, copies of 41 only the following documents: all of the taxpayer's Internal 42 Revenue Service form W-2, "Wage and Tax Statements," including 43 all information reported on the taxpayer's federal W-2, as well 44 as taxable wages reported or withheld for any municipal 45 corporation; the taxpayer's Internal Revenue Service form 1040 46 or, in the case of a return or request required by a qualified 47

decedent's executor, administrator, or other person charged with

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municipal corporation, Ohio form IT-1040; and, with respect to 48 an amended tax return or refund request, any other documentation 49 necessary to support the refund request or the adjustments made 50 in the amended return. An individual taxpayer who files the 51 annual return required by this section electronically is not 52 required to provide paper copies of any of the foregoing to the 53 tax administrator unless the tax administrator requests such 54 copies after the return has been filed. 55

(3) A tax administrator may require a taxpayer that is not an individual to include, with each annual net profit return, amended net profit return, or request for refund required under this section, copies of only the following documents: the taxpayer's Internal Revenue Service form 1041, form 1065, form 1120, form 1120-REIT, form 1120F, or form 1120S, and, with respect to an amended tax return or refund request, any other documentation necessary to support the refund request or the adjustments made in the amended return.

A taxpayer that is not an individual and that files an 65 annual net profit return electronically through the Ohio 66 business gateway or in some other manner shall either mail the 67 documents required under this division to the tax administrator 68 at the time of filing or, if electronic submission is available, 69 submit the documents electronically through the Ohio business 70 gateway. The department of taxation shall publish a method of 71 72 electronically submitting the documents required under this division through the Ohio business gateway on or before January 73 1, 2016. The department shall transmit all documents submitted 74 electronically under this division to the appropriate tax 75 administrator. 76

(4) After a taxpayer files a tax return, the tax

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administrator may request, and the taxpayer shall provide, any 78 information, statements, or documents required by the municipal 79 corporation to determine and verify the taxpayer's municipal 80 income tax liability. The requirements imposed under division 81 (F) of this section apply regardless of whether the taxpayer 82 files on a generic form or on a form prescribed by the tax 83 administrator. 84

(G)(1)(a) Except as otherwise provided in this chapter, 85 each individual income tax return required to be filed under 86 this section shall be completed and filed as required by the tax 87 administrator on or before the date prescribed for the filing of 88 state individual income tax returns under division (G) of 89 section 5747.08 of the Revised Code. The taxpayer shall complete 90 and file the return or notice on forms prescribed by the tax 91 administrator or on generic forms, together with remittance made 92 payable to the municipal corporation or tax administrator. No 93 remittance is required if the amount shown to be due is ten 94 dollars or less. A municipal corporation shall not require a 95 qualifying employee whose income consists exclusively of exempt 96 income described in division (C)(20)(b) or (c) of section 718.01 97 of the Revised Code to file a return under this section. 98

99 (b) Except as otherwise provided in this chapter, each annual net profit return required to be filed under this section 100 by a taxpayer that is not an individual shall be completed and 101 filed as required by the tax administrator on or before the 102 fifteenth day of the fourth month following the end of the 103 taxpayer's taxable year. The taxpayer shall complete and file 104 the return or notice on forms prescribed by the tax 105 administrator or on generic forms, together with remittance made 106 payable to the municipal corporation or tax administrator. No 107 remittance is required if the amount shown to be due is ten 108

dollars or less.

(2) (a) Any taxpayer that has duly requested an automatic
six-month extension for filing the taxpayer's federal income tax
return shall automatically receive an extension for the filing
of a municipal income tax return. The extended due date of the
municipal income tax return shall be the fifteenth day of the
tenth month after the last day of the taxable year to which the
return relates.

(b) A taxpayer that has not requested or received a six-117 month extension for filing the taxpayer's federal income tax 118 return may request that the tax administrator grant the taxpayer 119 a six-month extension of the date for filing the taxpayer's 120 municipal income tax return. If the request is received by the 121 tax administrator on or before the date the municipal income tax 122 return is due, the tax administrator shall grant the taxpayer's 123 requested extension. 124

(c) An extension of time to file under division (G)(2) of this section is not an extension of the time to pay any tax due unless the tax administrator grants an extension of that date.

(3) If the tax commissioner extends for all taxpayers the
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date for filing state income tax returns under division (G) of
section 5747.08 of the Revised Code, a taxpayer shall
automatically receive an extension for the filing of a municipal
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income tax return. The extended due date of the municipal income
tax return shall be the same as the extended due date of the
state income tax return.

(4) If the tax administrator considers it necessary in
order to ensure the payment of the tax imposed by the municipal
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corporation in accordance with this chapter, the tax
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administrator may require taxpayers to file returns and make 138 payments otherwise than as provided in this section, including 139 taxpayers not otherwise required to file annual returns. 140

(5) If a taxpayer receives an extension for the filing of141a municipal income tax return under division (G)(2), (3), or (4)142of this section, the tax administrator shall not make any143inquiry or send any notice to the taxpayer with regard to the144return on or before the date the taxpayer files the return or on145or before the extended due date to file the return, whichever146occurs first.147

If a tax administrator violates division (G) (5) of this148section, the municipal corporation shall reimburse the taxpayer149for any reasonable costs incurred to respond to such inquiry or150notice.151

Division (G) (5) of this section does not apply if the tax152administrator has actual knowledge that the taxpayer failed to153file for a federal extension as required to receive the154extension under division (G) (2) (a) of this section or failed to155file for an extension under division (G) (2) (b) of this section.156

(6) To the extent that any provision in this division
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conflicts with any provision in section 718.052 of the Revised
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Code, the provision in that section prevails.
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(H) (1) For taxable years beginning after 2015, a municipal
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corporation shall not require a taxpayer to remit tax with
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respect to net profits if the amount due is less than ten
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dollars.

(2) Except as provided in division (H) (3) of this section,
any taxpayer not required to remit tax to a municipal
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corporation for a taxable year pursuant to division (H) (1) of
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this section shall file with the municipal corporation an annual167net profit return under division (F)(3) of this section.168

(3) A municipal corporation shall not require a person to
file a net profit return under this section if the person's
income consists exclusively of exempt income described in
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division (C) (20) (a) of section 718.01 of the Revised Code.

(I) (1) If any report, claim, statement, or other document 173 required to be filed, or any payment required to be made, within 174 a prescribed period or on or before a prescribed date under this 175 chapter is delivered after that period or that date by United 176 States mail to the tax administrator or other municipal official 177 with which the report, claim, statement, or other document is 178 required to be filed, or to which the payment is required to be 179 made, the date of the postmark stamped on the cover in which the 180 report, claim, statement, or other document, or payment is 181 mailed shall be deemed to be the date of delivery or the date of 182 payment. "The date of postmark" means, in the event there is 183 more than one date on the cover, the earliest date imprinted on 184 the cover by the postal service. 185

(2) If a payment under this chapter is made by electronic
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funds transfer, the payment shall be considered to be made on
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the date of the timestamp assigned by the first electronic
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system receiving that payment.

(J) The amounts withheld by an employer, the agent of an
employer, or an other payer as described in section 718.03 of
the Revised Code shall be allowed to the recipient of the
compensation as credits against payment of the tax imposed on
the recipient by the municipal corporation, unless the amounts
withheld were not remitted to the municipal corporation and the
recipient colluded with the employer, agent, or other payer in

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connection with the failure to remit the amounts withheld.

(K) Each return required by a municipal corporation to be 198 filed in accordance with this section shall include a box that 199 200 the taxpayer may check to authorize another person, including a tax return preparer who prepared the return, to communicate with 201 the tax administrator about matters pertaining to the return. 202 The return or instructions accompanying the return shall 203 204 indicate that by checking the box the taxpayer authorizes the tax administrator to contact the preparer or other person 205 206 concerning questions that arise during the examination or other review of the return and authorizes the preparer or other person 207 only to provide the tax administrator with information that is 208 missing from the return, to contact the tax administrator for 209 information about the examination or other review of the return 210 or the status of the taxpayer's refund or payments, and to 211 respond to notices about mathematical errors, offsets, or return 212 preparation that the taxpayer has received from the tax 213 administrator and has shown to the preparer or other person. 214

(L) The tax administrator of a municipal corporation shall 215 accept for filing a generic form of any income tax return, 216 report, or document required by the municipal corporation in 217 accordance with this chapter, provided that the generic form, 218 once completed and filed, contains all of the information 219 220 required by ordinance, resolution, or rules adopted by the municipal corporation or tax administrator, and provided that 221 the taxpayer or tax return preparer filing the generic form 222 otherwise complies with the provisions of this chapter and of 223 the municipal corporation ordinance or resolution governing the 224 filing of returns, reports, or documents. 225

(M) When income tax returns, reports, or other documents

require the signature of a tax return preparer, the tax 227 administrator shall accept a facsimile of such a signature in 228 lieu of a manual signature. 229

(N) (1) As used in this division, "worksite location" hasthe same meaning as in section 718.011 of the Revised Code.231

(2) A person may notify a tax administrator that the
person does not expect to be a taxpayer with respect to the
municipal corporation for a taxable year if both of the
following conditions apply:

(a) The person was required to file a tax return with the municipal corporation for the immediately preceding taxable year because the person performed services at a worksite location within that municipal corporation.

(b) The person no longer provides services in the 240
municipal corporation and does not expect to be subject to the 241
municipal corporation's income tax for the taxable year. 242

The person shall provide the notice in a signed affidavit 243 that briefly explains the person's circumstances, including the 244 location of the previous worksite location and the last date on 245 which the person performed services or made any sales within the 246 municipal corporation. The affidavit also shall include the 247 following statement: "The affiant has no plans to perform any 248 services within the municipal corporation, make any sales in the 249 municipal corporation, or otherwise become subject to the tax 250 levied by the municipal corporation during the taxable year. If 251 the affiant does become subject to the tax levied by the 252 municipal corporation for the taxable year, the affiant agrees 253 to be considered a taxpayer and to properly register as a 254 taxpayer with the municipal corporation if such a registration 255

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is required by the municipal corporation's resolutions, 256 ordinances, or rules." The person shall sign the affidavit under 257 penalty of perjury. 258

(c) If a person submits an affidavit described in division
(N) (2) of this section, the tax administrator shall not require
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the person to file any tax return for the taxable year unless
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the tax administrator possesses information that conflicts with
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the affidavit or if the circumstances described in the affidavit
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change. Nothing in division (N) of this section prohibits the
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tax administrator from performing an audit of the person.

Sec. 718.27. (A) As used in this section: 266

(1) "Applicable law" means this chapter, the resolutions, ordinances, codes, directives, instructions, and rules adopted by a municipal corporation provided such resolutions, ordinances, codes, directives, instructions, and rules impose or directly or indirectly address the levy, payment, remittance, or filing requirements of a municipal income tax.

(2) "Income tax," "estimated income tax," and "withholding
tax" means any income tax, estimated income tax, and withholding
tax imposed by a municipal corporation pursuant to applicable
law, including at any time before January 1, 2016.

(3) A "return" includes any tax return, report, 277
reconciliation, schedule, and other document required to be 278
filed with a tax administrator or municipal corporation by a 279
taxpayer, employer, any agent of the employer, or any other 280
payer pursuant to applicable law, including at any time before 281
January 1, 2016. 282

(4) "Federal short-term rate" means the rate of theaverage market yield on outstanding marketable obligations of283

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the United States with remaining periods to maturity of three285years or less, as determined under section 1274 of the Internal286Revenue Code, for July of the current year.287

(5) "Interest rate as described in division (A) of this
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section" means the federal short-term rate, rounded to the
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nearest whole number per cent, plus five per cent. The rate
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shall apply for the calendar year next following the July of the
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year in which the federal short-term rate is determined in
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accordance with division (A) (4) of this section.

(6) "Unpaid estimated income tax" means estimated income
tax due but not paid by the date the tax is required to be paid
under applicable law.

(7) "Unpaid income tax" means income tax due but not paid by the date the income tax is required to be paid under applicable law.

(8) "Unpaid withholding tax" means withholding tax due but not paid by the date the withholding tax is required to be paid under applicable law.

(9) "Withholding tax" includes amounts an employer, any
agent of an employer, or any other payer did not withhold in
whole or in part from an employee's qualifying wages, but that,
under applicable law, the employer, agent, or other payer is
required to withhold from an employee's qualifying wages.

(B)(1) This section applies to the following:

(a) Any return required to be filed under applicable law 309for taxable years beginning on or after January 1, 2016; 310

(b) Income tax, estimated income tax, and withholding tax 311 required to be paid or remitted to the municipal corporation on 312

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or after January 1, 2016.

(2) This section does not apply to returns required to be 314 filed or payments required to be made before January 1, 2016, 315 regardless of the filing or payment date. Returns required to be 316 filed or payments required to be made before January 1, 2016, 317 but filed or paid after that date shall be subject to the 318 ordinances or rules, as adopted before January 1, 2016, of the 319 municipal corporation to which the return is to be filed or the 320 payment is to be made. 321

(C) Each municipal corporation levying a tax on income may 322 impose on a taxpayer, employer, any agent of the employer, and 323 any other payer, and must attempt to collect, the interest 324 amounts and penalties prescribed under division (C) of this 325 section when the taxpayer, employer, any agent of the employer, 326 or any other payer for any reason fails, in whole or in part, to 327 make to the municipal corporation timely and full payment or 328 remittance of income tax, estimated income tax, or withholding 329 tax or to file timely with the municipal corporation any return 330 required to be filed. 331

(1) Interest shall be imposed at the rate described in
division (A) of this section, per annum, on all unpaid income
tax, unpaid estimated income tax, and unpaid withholding tax.

(2) (a) With respect to unpaid income tax and unpaid
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estimated income tax, a municipal corporation may impose a
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penalty equal to fifteen per cent of the amount not timely paid.
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(b) With respect to any unpaid withholding tax, a
municipal corporation may impose a penalty not exceeding fifty
ger cent of the amount not timely paid.
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(3) With respect to returns other than estimated income 341

tax returns, a municipal corporation may impose a penalty of <u>not</u>	342
exceeding twenty-five dollars for each failure to timely file	343
each return, regardless of the liability shown thereon-for each-	344
month, or any fraction thereof, during which the return remains-	345
unfiled regardless of the liability shown thereon. The penalty-	346
shall not exceed one hundred fifty dollars for each failure,	347
except that a municipal corporation shall abate or refund the	348
penalty assessed on a taxpayer's first failure to timely file a	349
return after the taxpayer files that return.	350
(D)(1) With respect to the income taxes, estimated income	351
taxes, withholding taxes, and returns, no municipal corporation	352
shall impose, seek to collect, or collect any penalty, amount of	353
interest, charges, or additional fees not described in this	354
section.	355
(2) With respect to the income taxes, estimated income	356
taxes, withholding taxes, and returns not described in division	357
(A) of this section, nothing in this section requires a	358
municipal corporation to refund or credit any penalty, amount of	359
interest, charges, or additional fees that the municipal	360
corporation has properly imposed or collected before January 1,	361
2016.	362
(E) Nothing in this section limits the authority of a	363
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municipal corporation to abate or partially abate penalties or 364 interest imposed under this section when the tax administrator 365 determines, in the tax administrator's sole discretion, that 366 such abatement is appropriate. 367

(F) By the thirty-first day of October of each year the
municipal corporation shall publish the rate described in
division (A) of this section applicable to the next succeeding
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calendar year.

(G) The municipal corporation may impose on the taxpayer, 372
employer, any agent of the employer, or any other payer the 373
municipal corporation's post-judgment collection costs and fees, 374
including attorney's fees. 375

Sec. 718.85. (A)(1) For each taxable year, every taxpayer 376 shall file an annual return. Such return, along with the amount 377 of tax shown to be due on the return less the amount paid for 378 the taxable year under section 718.88 of the Revised Code, shall 379 be submitted to the tax commissioner, on a form and in the 380 manner prescribed by the commissioner, on or before the 381 382 fifteenth day of the fourth month following the end of the taxpayer's taxable year. 383

(2) The remittance shall be made payable to the treasurer of state and in the form prescribed by the tax commissioner. If the amount payable with the tax return is ten dollars or less, no remittance is required.

(B) The tax commissioner shall immediately forward to the
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treasurer of state all amounts the commissioner receives
gursuant to sections 718.80 to 718.95 of the Revised Code. The
treasurer shall credit such amounts to the municipal net profit
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tax fund which is hereby created in the state treasury.

(C) (1) Each return required to be filed under this section
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shall contain the signature of the taxpayer or the taxpayer's
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duly authorized agent and of the person who prepared the return
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for the taxpayer, and shall include the taxpayer's
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identification number. Each return shall be verified by a
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declaration under penalty of perjury.

(2) (a) The tax commissioner may require a taxpayer to 399include, with each annual tax return, amended return, or request 400

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for refund filed with the commissioner under sections 718.80 to401718.95 of the Revised Code, copies of any relevant documents or402other information.403

404 (b) A taxpayer that files an annual tax return electronically through the Ohio business gateway or in another 405 manner as prescribed by the tax commissioner shall either submit 406 the documents required under this division electronically as 407 prescribed at the time of filing or, if electronic submission is 408 not available, mail the documents to the tax commissioner. The 409 department of taxation shall publish a method of electronically 410 submitting the documents required under this division on or 411 before January 1, 2019. 412

(3) After a taxpayer files a tax return, the tax
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(D) (1) (a) Any taxpayer that has duly requested an
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automatic extension for filing the taxpayer's federal income tax
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return shall automatically receive an extension for the filing
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of a tax return with the commissioner under this section. The
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extended due date of the return shall be the fifteenth day of
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the tenth month after the last day of the taxable year to which
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the return relates.

(b) A taxpayer that has not requested or received a six424
month extension for filing the taxpayer's federal income tax
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return may request that the commissioner grant the taxpayer a
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six-month extension of the date for filing the taxpayer's
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municipal income tax return. If the commissioner receives the
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request on or before the date the municipal income tax return is
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due, the commissioner shall grant the taxpayer's extension

request.

(c) An extension of time to file under division (D) (1) of
this section is not an extension of the time to pay any tax due
unless the tax commissioner grants an extension of that date.
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(2) If the commissioner considers it necessary in order to
ensure payment of a tax imposed in accordance with section
718.04 of the Revised Code, the commissioner may require
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taxpayers to file returns and make payments otherwise than as
provided in this section, including taxpayers not otherwise
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required to file annual returns.

(3) If a taxpayer receives an extension for the filing of441a tax return under division (D)(1) or (2) of this section, the442commissioner shall not make any inquiry or send any notice to443the taxpayer with regard to the return on or before the date the444taxpayer files the return or on or before the extended due date445to file the return, whichever occurs first.446

If the commissioner violates division (D) (3) of this447section, the commissioner shall reimburse the taxpayer for any448reasonable costs incurred to respond to such inquiry or notice.449Such reimbursement shall be paid from the general revenue fund.450

Division (D) (3) of this section does not apply if the451commissioner has actual knowledge that the taxpayer failed to452file for a federal extension as required to receive the453extension under division (D) (1) (a) of this section or failed to454file for an extension under division (D) (1) (b) of this section.455

(E) Each return required to be filed in accordance with
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this section shall include a box that the taxpayer may check to
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authorize another person, including a tax return preparer who
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prepared the return, to communicate with the tax commissioner
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about matters pertaining to the return. The return or 460 instructions accompanying the return shall indicate that by 461 checking the box the taxpayer authorizes the commissioner to 462 contact the preparer or other person concerning questions that 463 arise during the examination or other review of the return and 464 authorizes the preparer or other person only to provide the 465 commissioner with information that is missing from the return, 466 to contact the commissioner for information about the 467 examination or other review of the return or the status of the 468 taxpayer's refund or payments, and to respond to notices about 469 mathematical errors, offsets, or return preparation that the 470 taxpayer has received from the commissioner and has shown to the 471 preparer or other person. 472

(F) When income tax returns or other documents require the signature of a tax return preparer, the tax commissioner shall accept a facsimile or electronic version of such a signature in lieu of a manual signature.

Sec. 718.89. (A) In addition to any other penalty imposed477by sections 718.80 to 718.95 or Chapter 5703. of the Revised478Code, the following penalties shall apply:479

(1) If a taxpayer required to file a tax return under 480 sections 718.80 to 718.95 of the Revised Code fails to make and 481 file the return within the time prescribed, including any 482 extensions of time granted by the tax commissioner, the 483 commissioner may impose a penalty not exceeding twenty-five 484 dollars per month or fraction of a month, for each month or 485 fraction of a month elapsing between the due date, including 486 extensions of the due date, and the date on which the return is 487 filed. The aggregate penalty, per instance, under this division 488 shall not exceed one hundred fifty dollars, except that the 489

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commissioner shall abate or refund the penalty assessed on a	490
taxpayer's first failure to timely file a return after the	491
taxpayer files that return.	492
(2) If a person required to file a tax return	493
electronically under sections 718.80 to 718.95 of the Revised	494
Code fails to do so, the commissioner may impose a penalty not	495
to exceed the following:	496
(a) For each of the first two failures, five per cent of	497
the amount required to be reported on the return;	498
(b) For the third and any subsequent failure, ten per cent	499
of the amount required to be reported on the return.	500
(3) If a taxpayer that has made the election allowed under	501
section 718.80 of the Revised Code fails to timely pay an amount	502
of tax required to be paid under this chapter, the commissioner	503
may impose a penalty equal to fifteen per cent of the amount not	504
timely paid.	505
(4) If a taxpayer files what purports to be a tax return	506
required by sections 718.80 to 718.95 of the Revised Code that	507
does not contain information upon which the substantial	508
correctness of the return may be judged or contains information	509
that on its face indicates that the return is substantially	510
incorrect, and the filing of the return in that manner is due to	511
a position that is frivolous or a desire that is apparent from	512
the return to delay or impede the administration of sections	513
718.80 to 718.95 of the Revised Code, a penalty of up to five	514
hundred dollars may be imposed.	515
(5) If a taugation makes a fraudulent attaught to such the	E 1 <i>C</i>
(5) If a taxpayer makes a fraudulent attempt to evade the	516

reporting or payment of the tax required to be shown on any 517 return required under sections 718.80 to 718.95 of the Revised 518

Code, a penalty may be imposed not exceeding the greater of one519thousand dollars or one hundred per cent of the tax required to520be shown on the return.521

(6) If any person makes a false or fraudulent claim for a 522 refund under section 718.91 of the Revised Code, a penalty may 523 be imposed not exceeding the greater of one thousand dollars or 524 one hundred per cent of the claim. Any penalty imposed under 525 this division, any refund issued on the claim, and interest on 526 any refund from the date of the refund, may be assessed under 527 section 718.90 of the Revised Code without regard to any time 528 limitation for the assessment imposed by division (A) of that 529 section. 530

(B) For purposes of this section, the tax required to be shown on a tax return shall be reduced by the amount of any part of the tax paid on or before the date, including any extensions of the date, prescribed for filing the return.

(C) Each penalty imposed under this section shall be in
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addition to any other penalty imposed under this section. All or
part of any penalty imposed under this section may be abated by
the tax commissioner. The commissioner may adopt rules governing
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the imposition and abatement of such penalties.
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(D) All amounts collected under this section shall be
540 considered as taxes collected under sections 718.80 to 718.95 of
541 the Revised Code and shall be credited and distributed to
542 municipal corporations in the same proportion as the underlying
543 tax liability is required to be distributed to such municipal
544 corporations under section 718.83 of the Revised Code.

Section 2. That existing sections 718.05, 718.27, 718.85, 546 and 718.89 of the Revised Code are hereby repealed. 547

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Section 3. The amendment by this act of sections 718.05,548718.27, 718.85, and 718.89 of the Revised Code applies to tax549returns required to be filed for taxable years ending on or550after January 1, 2023.551