As Passed by the House

135th General Assembly

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Sub. H. B. No. 399

Representatives Brown, Lampton

Cosponsors: Representatives Troy, Brennan, Baker, Carruthers, Click, Cross, Dell'Aquila, Dobos, Forhan, Grim, Hoops, Isaacsohn, Jarrells, Lipps, Liston, Mathews, Miller, A., Mohamed, Patton, Piccolantonio, Plummer, Ray, Rogers, Russo, Schmidt, Seitz, Sims, Somani, Weinstein, Whitted, Williams, Young, T.

A BILL

То	amend section 5747.98 and to enact section	1
	5747.74 of the Revised Code to create an income	2
	tax credit for employers that provide paid leave	3
	to organ donors.	4

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

Section 1. That section 5747.98 be amended and section	5
5747.74 of the Revised Code be enacted to read as follows:	6
Sec. 5747.74. (A) As used in this section:	7
(1) "Employee donor" means an employee who, while living,	8
donates all or part of such person's liver, pancreas, kidney,	
intestine, lung, or bone marrow in accordance with the "National	10
Organ Transplant Act," 42 U.S.C. 273, et seq.	
(2) "Qualifying employer" means a taxpayer or a pass-	12
through entity who is registered and authorized to use the e-	13
verify federal employment verification program jointly	14
administered by the United States department of homeland	1.5

security and the social security administration under 8 U.S.C.	16
1324a, or any of its successor programs.	17
(3) "Donation leave benefits" means compensation paid to	18
an employee donor while the employee is on leave for a period	19
that is medically necessary for such employee to recover from	20
the employee's living donation, provided that the compensation	21
is equal to the compensation the employee would have received if	22
the employee had worked for the qualifying employer in the	23
employee's job for that period and is paid as part of a policy	24
of the employer for living donation that does not deduct time	25
from the employee's other paid leave time.	26
(B)(1) There is hereby allowed a nonrefundable credit	27
against a taxpayer's aggregate tax liability for a taxpayer who	28
is a qualifying employer, or who owns a direct or indirect	29
interest in a qualifying employer, that paid donation leave	30
benefits to an employee donor. The total credit available with	31
respect to an employee donor for each living donation shall	32
equal the lesser of the amount of donation leave benefits paid	33
to the employee or three hundred dollars for each day of	34
donation leave benefits paid, provided that the credit shall not	35
be allowed for more than thirty days of donation leave benefits	36
paid.	37
In the case of a taxpayer who is a qualifying employer,	38
the credit shall be claimed for the taxable year in which the	39
donation leave benefits are paid. If a taxpayer holds a direct	40
or indirect equity interest in a qualifying employer that paid	41
donation leave benefits, the taxpayer shall claim the taxpayer's	42
distributive or proportionate share of the credit for the	43
taxpayer's taxable year that includes the last day of the	44
<pre>entity's taxable year.</pre>	45

The total amount of donation leave benefits paid by a	46
qualifying employer and eligible for the credit allowed under	47
this section per taxable year shall not exceed fifty four	48
thousand dollars.	49
(C) The credit shall be claimed in the order required	50
under section 5747.98 of the Revised Code. Any credit amount in	51
excess of the aggregate amount of tax due under section 5747.02	52
of the Revised Code, after allowing for any other credits	53
preceding the credit in that order, may be carried forward for	54
three taxable years, but the amount of the excess credit allowed	55
in any such year shall be deducted from the balance carried	56
forward to the next year.	57
(D) On or before September 1, 2025, and on the first day	58
of each September thereafter, the tax commissioner shall issue a	59
report regarding the credit authorized under this section to the	60
chairpersons of the standing committees of the house of	61
representatives and senate that deal primarily with taxation.	62
The report shall include, for the preceding taxable year, the	63
total number of taxpayers that claimed a credit under this	64
section and the total value of all credits earned and all	65
credits claimed.	66
(E) The tax commissioner may require a taxpayer to furnish	67
any information necessary to support a claim for a credit under	68
this section, including the taxpayer's living donation leave	69
policy and pay stubs for the employee donor or a signed	70
attestation from the employee donor providing the date of the	71
donation and the period of time for which leave from work was	72
prescribed as medically necessary. The commissioner may	73
promulgate any rules necessary to administer this section.	74
Sec. 5747.98. (A) To provide a uniform procedure for	75

5747.08 of the Revised Code;	
The refundable credit under section 5747.80 of the Revised	158
Code for losses on loans made to the Ohio venture capital	159
program under sections 150.01 to 150.10 of the Revised Code;	160
The refundable credit for rehabilitating a historic	161
building under section 5747.76 of the Revised Code;	162
The refundable credit under section 5747.39 of the Revised	163
Code for taxes levied under section 5747.38 of the Revised Code	164
paid by an electing pass-through entity.	165
(B) For any credit, except the refundable credits	166
enumerated in this section and the credit granted under division	167
(H) of section 5747.08 of the Revised Code, the amount of the	168
credit for a taxable year shall not exceed the taxpayer's	169
aggregate amount of tax due under section 5747.02 of the Revised	170
Code, after allowing for any other credit that precedes it in	171
the order required under this section. Any excess amount of a	172
particular credit may be carried forward if authorized under the	173
section creating that credit. Nothing in this chapter shall be	174
construed to allow a taxpayer to claim, directly or indirectly,	175
a credit more than once for a taxable year.	176
Section 2. That existing section 5747.98 of the Revised	177
Code is hereby repealed.	178
Section 3. The amendment or enactment by this act of	179
sections 5747.74 and 5747.98 of the Revised Code applies to	180
taxable years beginning on or after January 1, 2024.	181