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Senator Roegner

Cosponsors: Senators Johnson, Antonio, Brenner, Chavez, Cirino, Craig, DeMora, Dolan, Gavarone, Hackett, Hicks-Hudson, Kunze, Landis, O'Brien, Reineke, Romanchuk, Schaffer, Schuring, Smith, Sykes, Wilkin

Representatives Miller, A., Gross, Barhorst, Bird, Blackshear, Brennan, Brent, Brewer, Brown, Carruthers, Claggett, Click, Cross, Dell'Aquila, Demetriou, Dobos, Fischer, Forhan, Fowler Arthur, Ghanbari, Hall, Hoops, Humphrey, John, Johnson, Jones, Kick, Klopfenstein, Lampton, Lear, Lipps, Liston, Lorenz, Manning, Mathews, McClain, Miller, J., Miller, K., Miller, M., Oelslager, Patton, Pavliga, Piccolantonio, Plummer, Ray, Richardson, Robb Blasdel, Roemer, Rogers, Schmidt, Seitz, Sims, Stein, Swearingen, Thomas, C., White, Whitted, Williams, Willis, Young, T.

# A BILL

То	amend sections 122.925, 124.23, 145.30, 742.52,	1
	742.521, 2151.4210, 3307.75, 3309.02, 3313.471,	2
	3319.085, 3511.01, 4731.36, 4743.041, 5505.16,	3
	5747.01, 5903.01, 5903.02, 5907.01, 5907.04, and	4
	5910.01 of the Revised Code to include Space	5
	Force in the definition of the armed forces,	6
	armed services, and uniformed services of the	7
	United States.	8

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

Section 1. That sections 122.925, 124.23, 145.30, 742.52,	9
742.521, 2151.4210, 3307.75, 3309.02, 3313.471, 3319.085,	10
3511.01, 4731.36, 4743.041, 5505.16, 5747.01, 5903.01, 5903.02,	11

5907.01, 5907.04, and 5910.01 of the Revised Code be amended to 12 read as follows: 13 Sec. 122.925. (A) As used in this section: 14 "Armed forces" means the armed forces of the United 15 States, including the army, navy, air force, marine corps, space 16 force, coast guard, or any reserve component of those forces; 17 the national guard of any state; the commissioned corps of the 18 United States public health service; the merchant marine service 19 during wartime; such other service as may be designated by 20 congress; and the Ohio organized militia when engaged in full-21 time national guard duty for a period of more than thirty days. 22 "State agency" has the meaning defined in section 1.60 of 23 the Revised Code. 24 "Veteran" means any person who has completed service in 25 the armed forces, including the national guard of any state, or 26 a reserve component of the armed forces, who has been honorably 27 discharged or discharged under honorable conditions from the 28 29 armed forces or who has been transferred to the reserve with evidence of satisfactory service. 30 "Veteran-friendly business enterprise" means a sole 31 proprietorship, association, partnership, corporation, limited 32 liability company, or joint venture that meets veteran 33 employment standards established by the director of development 34 and the director of transportation under this section. 35

(B) The director of development and the director of
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transportation shall establish and maintain the veteran-friendly
business procurement program. The director of development shall
adopt rules to administer the program for all state agencies
except the department of transportation, and the director of

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transportation shall adopt rules to administer the program for41the department of transportation. The rules shall be adopted42under Chapter 119. of the Revised Code. The rules, as adopted43separately by but with the greatest degree of consistency44possible between the two directors, shall do all of the45following:46

(1) Establish criteria, based on the percentage of an
applicant's employees who are veterans, that qualifies an
applicant for certification as a veteran-friendly business
enterprise;

(2) Establish procedures by which a sole proprietorship,
association, partnership, corporation, limited liability
company, or joint venture may apply for certification as a
veteran-friendly business enterprise;

(3) Establish procedures for certifying a sole
proprietorship, association, partnership, corporation, limited
bility company, or joint venture as a veteran-friendly
business enterprise;

(4) Establish standards for determining when a veteranfriendly business enterprise no longer qualifies for
certification as a veteran-friendly business enterprise;
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(5) Establish procedures, to be used by state agencies or 62 the department of transportation, for the evaluation and ranking 63 of proposals, which provide preference or bonus points to each 64 certified veteran-friendly business enterprise that submits a 65 bid or other proposal for a contract with the state or an agency 66 of the state other than the department of transportation, or 67 with the department of transportation, for the rendering of 68 services, or the supplying of materials, or for the 69 construction, demolition, alteration, repair, or reconstruction of any public building, structure, highway, or other improvement;

(6) Implement an outreach program to educate potential
 participants about the veteran-friendly business procurement
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 program; and
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(7) Establish a process for monitoring overall performanceof the veteran-friendly business procurement program.77

(C) (1) Any person who has been certified as a veteran-78 friendly business enterprise under this section may present the 79 person's certification to a political subdivision as evidence 80 that the person is eligible to participate in any public 81 initiatives or strategies that the political subdivision has 82 established to reward veteran-friendly businesses or to increase 83 the participation, representation, or inclusion of veteran-84 friendly businesses in business opportunities, and in any 85 programs the political subdivision may have that set aside a 86 certain amount of public contracts to award to veteran-friendly 87 business enterprises. 88

(2) When considering this evidence, a political
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subdivision shall defer to the department's determination that
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the person meets the criteria established under division (B) (1)
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of this section.

Sec. 124.23. (A) All applicants for positions and places 93 in the classified service shall be subject to examination, 94 except for applicants for positions as professional or certified 95 service and paraprofessional employees of county boards of 96 developmental disabilities, who shall be hired in the manner 97 provided in section 124.241 of the Revised Code. 98

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(B) Any examination administered under this section shall 99 be public and be open to all citizens of the United States and 100 those persons who have legally declared their intentions of 101 becoming United States citizens. For examinations administered 102 for positions in the service of the state, the director of 103 administrative services or the director's designee may determine 104 105 certain limitations as to citizenship, age, experience, education, health, habit, and moral character. 106

107 (C) (1) Any person who has completed service in the uniformed services, who has been honorably discharged from the 108 uniformed services or transferred to the reserve with evidence 109 of satisfactory service, and who is a resident of this state and 110 any member of a reserve component of the armed forces of the 111 United States, including the Ohio national guard, who has 112 completed more than one hundred eighty days of active duty 113 service pursuant to an executive order of the president of the 114 United States or an act of the congress of the United States may 115 file with the director a certificate of service or honorable 116 discharge, and, upon this filing, the person shall receive 117 additional credit of twenty per cent of the person's total grade 118 given in the examination in which the person receives a passing 119 grade. A person who receives an additional credit under division 120 (C) (1) of this section shall not receive an additional credit 121 under division (C)(2) of this section. 122

(2) A member in good standing of a reserve component of
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the armed forces of the United States, including the Ohio
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national guard, who successfully completes the member's initial
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entry-level training shall receive a credit of fifteen per cent
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of the person's total grade given in the examination in which
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the person receives a passing grade.

(3) As used in this division, "service in the uniformed	129	
services" and "uniformed services" have the same meanings as in-		
the "Uniformed Services Employment and Reemployment Rights Act-		
of 1994," 108 Stat. 3149, 38 U.S.C.A. 4303means the performance	132	
of duty on a voluntary or involuntary basis in a uniformed	133	
service under competent authority and includes active duty,		
active duty for training, initial active duty for training,		
inactive duty training, full-time national guard duty, and a		
period for which a person is absent from a position of		
employment for the purpose of an examination to determine the	138	
fitness of the person to perform any such duty.	139	
(4) As used in this section, "uniformed services" means	140	
all of the following:	141	
(a) "Armed forces of the United States" as defined in	142	
section 5907.01 of the Revised Code;	143	
(b) The army national guard and air national guard when	144	
engaged in active duty for training, inactive duty training, or		
full-time national guard duty;		
(c) The commissioned corps of the public health service;	147	
(d) Any other category of persons designated by the	148	
president in time of war or emergency.	149	
(D) An examination may include an evaluation of such	150	
factors as education, training, capacity, knowledge, manual	151	
dexterity, and physical or psychological fitness. An examination	152	
shall consist of one or more tests in any combination. Tests may		
be written, oral, physical, demonstration of skill, or an		
evaluation of training and experiences and shall be designed to		
fairly test the relative capacity of the persons examined to		
discharge the particular duties of the position for which		

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appointment is sought. Tests may include structured interviews,158assessment centers, work simulations, examinations of knowledge,159skills, and abilities, and any other acceptable testing methods.160If minimum or maximum requirements are established for any161examination, they shall be specified in the examination162announcement.163

(E) Except as otherwise provided in sections 124.01 to 164 124.64 of the Revised Code, when a position in the classified 165 service of the state is to be filled, an examination shall be 166 administered. The director of administrative services shall have 167 control of all examinations administered for positions in the 168 service of the state and all other examinations the director 169 administers as provided in section 124.07 of the Revised Code, 170 except as otherwise provided in sections 124.01 to 124.64 of the 171 Revised Code. The director shall, by rule adopted under Chapter 172 119. of the Revised Code, prescribe the notification method that 173 is to be used by an appointing authority to notify the director 174 that a position in the classified service of the state is to be 175 filled. In addition to the positions described in section 124.30 176 of the Revised Code, the director may, with sufficient 177 justification from the appointing authority, allow the 178 appointing authority to fill the position by noncompetitive 179 examination. The director shall establish, by rule adopted under 180 Chapter 119. of the Revised Code, standards that the director 181 shall use to determine what serves as sufficient justification 182 from an appointing authority to fill a position by 183 noncompetitive examination. 184

(F) No questions in any examination shall relate to
political or religious opinions or affiliations. No credit for
seniority, efficiency, or any other reason shall be added to an
applicant's examination grade unless the applicant achieves at

least the minimum passing grade on the examination without 189
counting that extra credit. 190

(G) Except as otherwise provided in sections 124.01 to 191 124.64 of the Revised Code, the director of administrative 192 services or the director's designee shall give reasonable notice 193 of the time, place, and general scope of every competitive 194 examination for appointment that the director or the director's 195 designee administers for positions in the classified service of 196 the state. The director or the director's designee shall post 197 notices via electronic media of every examination to be 198 conducted for positions in the classified civil service of the 199 state. The electronic notice shall be posted on the director's 200 internet site on the world wide web for a minimum of one week 201 preceding any examination involved. 202

Sec. 145.30. (A)(1) As used in this section and section 145.301 of the Revised Code:

(a) "Armed forces" of the United States includes the205following:

(i) Army, navy, air force, marine corps, <u>space force,</u>
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coast guard, auxiliary corps as established by congress, red
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cross nurse serving with the army, navy, air force, or hospital
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service of the United States, army nurse corps, navy nurse
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corps, full-time service with the American red cross in a combat
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zone, and such other service as may be designated by congress as
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included therein;

(ii) Personnel of the Ohio national guard and the reserve
components of any of the armed forces enumerated in division (A)
(1) of this section who are called to active duty pursuant to an
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executive order issued by the president of the United States or
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an act of congress;

(iii) Persons on whom United States merchant marine veteran status has been conferred for service aboard oceangoing merchant ships in service to the United States during World War II.

(b) "State retirement system" means any of the following:223the Ohio police and fire pension fund, public employees224retirement system, school employees retirement system, state225highway patrol retirement system, or the state teachers226retirement system.227

(2) This section applies only to service in the armed forces that occurred prior to October 13, 1994, the date on which the "Uniformed Services Employment and Reemployment Rights Act of 1994," 108 Stat. 3149, 38 U.S.C. 101, became a public law.

(B) Except as otherwise provided in this division, upon 233 reemployment in the public service and completion of one year of 234 service credit as covered by a state retirement system or the 235 Cincinnati retirement system, within two years after service in 236 the armed forces that is terminated in a manner other than as 237 described in section 4304 of Title 38 of the United States Code, 238 "Uniformed Services Employment and Reemployment Rights Act of 239 1994," 108 Stat. 3149, 38 U.S.C.A. 4304, and presentation of 240 documentation of the service and subject to rules adopted by the 241 retirement board, any member of the public employees retirement 242 system who was a member with not less than one year of payroll 243 deductions before entering active duty with the armed forces and 244 maintained membership in the public employees retirement system 245 as provided by section 145.41 of the Revised Code, and who was 246 or is out of active service as a public employee by reason of 247

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having become a member of the armed forces of the United States 248 on active duty or service shall have such service, not in excess 249 of ten years, included as prior military service. Except as 250 otherwise provided in this division, service in the armed forces 251 as established by documentation of the service, not in excess of 2.52 ten years, shall also be included as prior military service for 2.5.3 a person who was a public employee and who has acquired service 254 credit for five years prior to, and within the one year 255 preceding, the date of entering on active duty in the armed 256 forces of the United States if such person was reemployed in the 257 public service within one year after service in the armed forces 258 that is terminated in a manner other than as described in 259 section 4304 of Title 38 of the United States Code, "Uniformed 260 Services Employment and Reemployment Rights Act of 1994," 38 261 U.S.C.A. 4304, and established total service credit as defined 262 in section 145.01 of the Revised Code of twenty years exclusive 263 of credit for service in the uniformed services, as defined in 264 section 145.302 of the Revised Code. This division shall not 265 serve to cancel any military service credit earned or granted 266 prior to November 1, 1965. 2.67

If the public employees retirement board adopts a rule 268 requiring payment for service credit granted under this section, 269 the credit shall be granted only if payment is made. The rule 270 shall not require payment of more than the additional liability 271 to the retirement system resulting from granting the credit. A 272 member may choose to purchase only part of the credit in any one 273 payment. 274

(C) A member of the public employees retirement system is
ineligible to receive service credit under this section for any
year of military service credit used to obtain service credit
pursuant to section 145.301 or 145.302 of the Revised Code. At

the time such credit is requested, the member shall certify on a form supplied by the retirement board that the member does and will conform to this requirement. This division does not cancel any military service credit earned prior to March 15, 1979.

Sec. 742.52. (A) A member of the Ohio police and fire 283 pension fund who is not receiving a disability benefit or 284 pension from the fund and is not a participant in the deferred 285 retirement option plan established under section 742.43 of the 286 Revised Code may purchase service credit, which shall be used in 287 288 computing the member's years of service, for each year of service incurred by reason of having been on active duty, active 289 duty for training, initial active duty for training, inactive 290 duty training, full-time national guard duty, and a period for 291 which a member is absent from a position of employment for the 292 purpose of an examination to determine the fitness of the member 293 to perform a duty, as a member of the armed forces of the United 294 States if the member is honorably discharged. Credits which are 295 not authorized under former sections 742.18, 742.19, 742.20, and 296 742.21 or section 742.521 of the Revised Code may be purchased 297 at any time. The number of years purchased under this division 298 shall not exceed five. 299

(B) For the purposes of this division, "prisoner of war" means any regularly appointed, enrolled, enlisted, or inducted member of the armed forces of the United States who was captured, separated, and incarcerated by an enemy of the United States.

A member who is not a participant in the deferred305retirement option plan established under section 742.43 of the306Revised Code may purchase service credit which shall be307considered as the equivalent of Ohio service for each year of308

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service the member was a prisoner of war. The number of years309purchased under this division shall not exceed five. Service310credit may be purchased under this division for the same years311of service used to purchase service credit under division (A) of312this section. The member may choose to purchase only part of313such credit in any one payment, subject to board rules.314

(C) The total number of years purchased under this section shall not exceed the member's total accumulated number of years of Ohio service.

(D) For each year of service purchased under division (A) 318 or (B) of this section, the member shall pay to the fund for 319 credit to the member's accumulated account an amount determined 320 by the member rate of contribution in effect at the time the 321 military service began or four per cent, whichever is greater, 322 multiplied by the annual compensation for full-time employment 323 during the first year of full-time service in Ohio covered by 324 any state or municipal retirement system of this state following 325 termination of military service. To this amount shall be added 326 an amount equal to compound interest at a rate established by 327 the board of trustees of the Ohio police and fire pension fund 328 from the date active military service terminated to date of 329 payment. For the purpose of this section, the board may define 330 full-time service in Ohio covered by any state or municipal 331 retirement system of this state. 332

(E) A member is ineligible to purchase service credit under this section for any year of military service that was:

(1) Used in the calculation of any retirement benefit
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currently being paid to the member or payable in the future
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under any other retirement program, except for retired pay for
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non-regular service under Chapter 1223. of Section 1662 of Title
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 XVI of the "National Defense Authorization Act for Fiscal Year
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 1995," 108 Stat. 2998 (1994), 10 U.S.C.A. 12731 to 12739, or
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 social security;
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(2) Used to obtain service credit under former section 342 742.18, 742.19, 742.20, or 742.21 or section 742.521 of the 343 Revised Code. At the time the credit is purchased the member 344 shall certify on a form furnished by the trustees that the 345 member does and will conform to this requirement. Any benefit 346 paid under this section to which the member is not entitled 347 shall be recovered by any recovery procedures available under 348 349 this chapter.

"Armed (F) As used in this section and section 742.521 of 350 the Revised Code, "armed forces" of the United States includes 351 army, navy, air force, marine corps, space force, coast quard, 352 or any reserve component of such forces; national quard; the 353 commissioned corps of the United States public health service; 354 the merchant marine service during wartime; auxiliary corps as 355 established by congress; service as a red cross nurse with the 356 army, navy, air force, hospital service of the United States, 357 army nurse corps, navy nurse corps, or serving full-time with 358 the American red cross in a combat zone; and such other service 359 as may be designated by congress as included therein. 360

(G) A member of the fund who has purchased service credit 361 under this section, or the member's estate, is entitled to be 362 refunded the amount paid to purchase such credit, or a pro rata 363 portion thereof, provided that the purchased service credit, or 364 a portion of the purchased service credit, does not serve to 365 increase a pension or benefit paid under section 742.37 or 366 742.39 or calculated under section 742.442 of the Revised Code. 367 The refund of any amount paid to purchase credit under this 368 section, or a pro rata portion thereof, shall cancel an 369 equivalent amount of service credit. 370

Sec. 742.521. (A) As used in this section, "armed forces" 371 of the United States means the army, navy, air force, marine 372 373 corps, coast guard, or any reserve components of such forces; the national quard; the commissioned corps of the United States 374 public health service; the merchant marine service during 375 wartime; auxiliary corps as established by congress; service as 376 a red cross nurse with the army, navy, air force, hospital-377 service of the United States, army nurse corps, navy nurse 378 corps, or serving full-time with the American red cross in a 379 combat zone; and such other service as may be designated by 380 congress. 381

(B) A member of the fund who is an employee of a police or 382 fire department and who enlisted or enlists, was inducted or is 383 inducted, was or is called into active duty, or accepted or 384 accepts a commission in the armed forces, in computing years of 385 service in such police or fire department, shall be given full 386 credit for such time served in the armed forces, provided the 387 person has been honorably discharged from the armed forces or 388 from active duty therein, has made application for reinstatement 389 in the active service of the police or fire department within 390 ninety days from the date of discharge, and employer 391 contributions have been paid pursuant to this section. Service 392 credit given under this section for time served in the armed 393 forces shall not exceed five years. 394

(C) (B) A member of the fund is ineligible to receive395service credit under this section for any time served in the396armed forces that is used to obtain service credit under former397section 742.18, 742.19, 742.20, or 742.21 or section 742.52 of398

the Revised Code.

At the time such credit is requested, the member shall400certify on a form supplied by the retirement board that the401member does and will conform to this requirement. Any benefit402paid under this section to which the member is not entitled403shall be recovered by any recovery procedures available under404this chapter. This section does not cancel any military service405credit earned under this chapter prior to October 29, 1996.406

407 (D) (C) An employer of a member entitled to service credit under this section shall pay the Ohio police and fire pension 408 fund an amount equal to that which would have been paid under 409 section 742.33 or 742.34 of the Revised Code had the member 410 continued police or fire employment during the period of 411 military service. The board of trustees may adopt rules setting 412 the manner in which the employer contribution is calculated and 413 paid. 414

Sec. 2151.4210. (A) A public children services agency 415 shall determine as soon as practicable if a parent, guardian, or 416 custodian of a child who is subject to an investigation under 417 section 2151.421 or 2151.422 of the Revised Code is in the armed 418 forces. 419

(B) If the agency determines that the parent, guardian, or
custodian is in the armed forces, the agency shall notify the
appropriate authority of that armed force in which the parent,
guardian, or custodian serves, in accordance with the memorandum
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of understanding established by that authority, that an
investigation is being made of a report of child abuse or
neglect that relates to the parent, guardian, or custodian.

(C) As used in this section, "armed forces" has the same

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full-time service with the American red cross in a combat zone,436and such other service as is designated by the congress as437included therein;438

(2) Personnel of the Ohio national guard, the Ohio
military reserve, the Ohio naval militia, and the reserve
components of the armed forces enumerated in division (A) (1) of
this section who are called to active duty pursuant to an
executive order issued by the president of the United States or
an act of congress.

(B) Upon presentation of an honorable discharge or 445 certificate of service, and subject to rules adopted by the 446 447 state teachers retirement board, any member of the state teachers retirement system participating in the STRS defined 448 benefit plan who was or is out of active service as a teacher by 449 reason of having become a member of the armed forces of the 450 United States on active duty or service shall be considered as 451 on indefinite leave of absence and shall have such service not 452 in excess of ten years considered as the equivalent of prior 453 service, provided the member returns to service as a teacher 454 within two years after the effective date of discharge and 455 establishes one year of service credit, or becomes a member of 456 either the public employees retirement system or the school 457

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employees retirement system within such two-year period and 458 establishes at least one year of service credit. The retirement 459 board shall extend such two-year period an additional year if 460 failure to return is due to continuous professional training as 461 determined by said board. If such member, otherwise qualified 462 for such credit, canceled membership by the withdrawal of the 463 member's accumulated account, such military service credit shall 464 be granted following the restoration of the member's canceled 465 service credit as provided by section 3307.71 of the Revised 466 Code. Any member of the state teachers retirement system or 467 anyone who becomes a new entrant who is assigned or called to 468 take charge of special training for essential national defense 469 work or veterans' training courses in any of the public schools 470 or universities of the state may make regular contributions to 471 the state teachers retirement system even though the member's or 472 new entrant's salary is paid from federal funds, provided the 473 member's or new entrant's salary is disbursed by an employer. 474

(C) A member of the state teachers retirement system is 475 ineligible to receive service credit under this section for any 476 year of military service credit used in the calculation of any 477 retirement benefit currently being paid to the member or payable 478 in the future under any other retirement program, except social 479 security, or used to obtain service credit pursuant to section 480 3307.751 or 3307.752 of the Revised Code. At the time such 481 credit is requested, the member shall certify on a form supplied 482 by the board that the member does and will conform to this 483 requirement. This division does not cancel any military service 484 credit earned prior to March 15, 1979. 485

Sec. 3309.02. (A) As used in this section, "armed forces"486of the United States includes both:487

(1) Army, navy, air force, marine corps, space force, 488
coast guard, auxiliary corps as established by congress, army 489
nurse corps, navy nurse corps, red cross nurse serving with the 490
army, navy, air force, or hospital service of the United States, 491
full-time service with the American red cross in a combat zone, 492
and such other service as is designated by congress as included 493
therein; 494

(2) Personnel of the Ohio national guard, the Ohio
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military reserve, the Ohio naval militia, and the reserve
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components of the armed forces enumerated in division (A) (1) of
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this section who are called to active duty pursuant to an
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executive order issued by the president of the United States or
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an act of congress.

(B) Upon presentation of an honorable discharge or 501 certificate of service, and subject to rules adopted by the 502 school employees retirement board, any member of the school 503 employees retirement system who was a member with not less than 504 one year of unadjusted service credit prior to active service in 505 the armed forces of the United States subsequent to October 31, 506 507 1965, and who returns to service as an employee or as an employee in a capacity covered by either the public employees 508 retirement system or the state teachers retirement system within 509 two years after receiving such discharge or release, and 510 establishes one year of service credit, shall have such service 511 considered as prior service, provided that the total amount of 512 such service granted by the board shall not exceed ten years. 513 This section shall not serve to cancel any military service 514 credit earned or granted prior to November 1, 1965. 515

(C) A member of the school employees retirement system is516ineligible to receive service credit under this section for any517

year of military service credit used in the calculation of any 518 retirement benefit currently being paid to the member or payable 519 in the future under any other retirement program, except social 520 security, or used to obtain service credit pursuant to section 521 3309.021 or 3309.022 of the Revised Code. At the time such 522 credit is requested, the member shall certify on a form supplied 523 by the retirement board that the member does and will conform to 524 this requirement. This division does not cancel any military 525 service credit earned prior to March 15, 1979. 526

Sec. 3313.471. (A) As used in this section, "armed forces" means the Ohio national guard, the Ohio naval militia, the Ohio military reserve, and the active and reserve components of the United States army, navy, air force, marine corps, <u>space force</u>, and coast guard.

(B) No school district board of education shall impose any 532 restriction on the presentation of career information to 533 students that is not uniformly imposed on representatives of the 534 armed forces, skilled trades, institutions of higher education, 535 career-technical education providers, business, industry, 536 charitable institutions, and other employers or prohibit the 537 presentation of information or recruitment of students by those 538 representatives for employment, employment training, or 539 education on the district's campus. The board shall provide 540 equal access to any of the district's employment or placement 541 services to all of the entities described in this division. 542

(C) The district board shall provide any entity described 543 in division (B) of this section with at least two opportunities 544 per school year to present information in person to all students 545 in grades nine through twelve individually or in a group setting 546 and shall provide students with the opportunity to speak in 547

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person with the entities that participate in those548opportunities. This requirement may be satisfied by providing549common area access for presentation of information materials or550by providing a scheduled educational or career fair.551

(D) To the extent permitted by federal law and in
accordance with this section, the district board may develop an
application process for entities that wish to access school
property for the purpose of presenting information to students.
The board may develop standards of conduct and require entities
to adhere to those standards as a condition of continued access
and presentation of information materials.

Sec. 3319.085. Any nonteaching school employee who 559 performs service in the uniformed services or service under 560 section 5923.12 of the Revised Code and who has returned, or 561 returns, from that service with a discharge under honorable 562 conditions or is released from service under section 5923.12 of 563 the Revised Code shall be re-employed by the board of education 564 of the district in which the nonteaching school employee held 565 the nonteaching school employee position as required by the 566 "Uniformed Services Employment and Reemployment Rights Act of 567 1994," 108 Stat. 3149, 38 U.S.C. 4303. 568

The board of education of the district in which the 569 nonteaching school employee was employed and is re-employed 570 under this section may suspend the contract of the nonteaching 571 school employee whose services become unnecessary by reason of 572 the return of a nonteaching school employee from service in the 573 uniformed services. 574

As used in this section, "service in the uniformed 575 services" and "uniformed services" have the same meanings as in 576 the "Uniformed Services Employment and Reemployment Rights Act 577

of 1994," 108 Stat. 3149, 38 U.S.C. 4303section 124.23 of the 5 Revised Code.		
Sec. 3511.01. As used in this chapter:	580	
(A) "Dependent" means a person who is recognized as a dependent by one of the uniformed services.	581 582	
(B) "Overseas voter" means any of the following:	583	
(1) A person who is outside of the United States and who,	584	
before leaving the United States, was last eligible to vote in		
this state, who may be considered a state resident using the		
standards for residency established in sections 3503.02 and	587	
3511.011 of the Revised Code, and who otherwise satisfies the	588	
requirements to vote in this state;	589	
(2) A person who is outside of the United States and who,	590	
before leaving the United States, would have been eligible to		
vote in this state had the person then been eighteen years of		
age or older, who may be considered a state resident using the		
age or older, who may be considered a state resident using the	593	
age or older, who may be considered a state resident using the standards for residency established in sections 3503.02 and	593 594	
standards for residency established in sections 3503.02 and	594	
standards for residency established in sections 3503.02 and 3511.011 of the Revised Code, and who otherwise satisfies the	594 595	
standards for residency established in sections 3503.02 and 3511.011 of the Revised Code, and who otherwise satisfies the requirements to vote in this state;	594 595 596	
standards for residency established in sections 3503.02 and 3511.011 of the Revised Code, and who otherwise satisfies the requirements to vote in this state; (3) A person who was born outside of the United States,	594 595 596 597	
<pre>standards for residency established in sections 3503.02 and 3511.011 of the Revised Code, and who otherwise satisfies the requirements to vote in this state; (3) A person who was born outside of the United States, who may be considered a state resident using the standards for</pre>	594 595 596 597 598	
<pre>standards for residency established in sections 3503.02 and 3511.011 of the Revised Code, and who otherwise satisfies the requirements to vote in this state; (3) A person who was born outside of the United States, who may be considered a state resident using the standards for residency established in sections 3503.02 and 3511.011 of the</pre>	594 595 596 597 598 599	

(a) The last place where the person's parent or legal602guardian was, or would have been, eligible to vote before603leaving the United States is within this state; and604

(b) The person has not previously registered to vote in 605

any other state. 606 (C) "Uniformed services" means: 607 (1) Active and reserve components of the army, navy, air 608 force, marine corps, <u>space force</u>, or coast guard of the United 609 States; 610 (2) The merchant marine, the commissioned corps of the 611 public health service, or the commissioned corps of the national 612 oceanic and atmospheric administration of the United States; 613 (3) The national guard and the organized militia. 614 (D) "Uniformed services voter" means an individual who is 615 qualified to vote in this state and who is: 616 (1) A member of one of the uniformed services described in 617 division (C)(1) or (2) of this section; 618 (2) A member of one of the uniformed services described in 619 division (C)(3) of this section who is on activated status. 620 (3) A spouse or dependent of a uniformed services voter. 621 Sec. 4731.36. (A) Sections 4731.01 to 4731.47 of the 622 Revised Code shall not prohibit service in case of emergency, 623 domestic administration of family remedies, or provision of 624 assistance to another individual who is self-administering 625 drugs. 626

Sections 4731.01 to 4731.47 of the Revised Code shall not627apply to any of the following:628

(1) A commissioned medical officer of the armed forces of
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duties;		
(2) A dentist authorized under Chapter 4715. of the	634	
Revised Code to practice dentistry when engaged exclusively in		
the practice of dentistry or when administering anesthetics in	636	
the practice of dentistry;		
(3) A physician or surgeon in another state or territory	638	
who is a legal practitioner of medicine or surgery therein when	639	
providing consultation to an individual holding a license to	640	
practice issued under this chapter who has an established	641	
physician-patient relationship with the patient who is the	642	
subject of the consultation, if one of the following applies:	643	
(a) The physician or surgeon does not provide consultation	644	
in this state on a regular or frequent basis.	645	
(b) The physician or surgeon provides the consultation	646	
without compensation of any kind, direct or indirect, for the	647	
consultation.		
(c) The consultation is part of the curriculum of a	649	
medical school or osteopathic medical school of this state or a	650	
program described in division (A)(2) of section 4731.291 of the	651	
Revised Code.	652	
(4) A physician or surgeon in another state or territory	653	
who is a legal practitioner of medicine or surgery therein and	654	
provided services to a patient in that state or territory, when		
providing, not later than one year after the last date services		
were provided in another state or territory, follow-up services		
in person or through the use of any communication, including		

(5) A physician or surgeon residing on the border of a

oral, written, or electronic communication, in this state to the

patient for the same condition;

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contiguous state and authorized under the laws thereof to662practice medicine and surgery therein, whose practice extends663within the limits of this state. Such practitioner shall not664either in person or through the use of any communication,665including oral, written, or electronic communication, open an666office or appoint a place to see patients or receive calls667within the limits of this state.668

(6) A board, committee, or corporation engaged in the
conduct described in division (A) of section 2305.251 of the
Revised Code when acting within the scope of the functions of
the board, committee, or corporation;
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(7) The conduct of an independent review organization
accredited by the superintendent of insurance under section
3922.13 of the Revised Code for the purpose of external reviews
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conducted under Chapter 3922. of the Revised Code.
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As used in division (A) (1) of this section, "armed forces677of the United States" means the army, air force, navy, marine678corps, coast guard, and any other military service branch that679is designated by congress as a part of the armed forces of the680United Stateshas the same meaning as in section 5907.01 of the681Revised Code.682

(B) (1) Subject to division (B) (2) of this section, this 683 chapter does not apply to a person who holds a current, 684 unrestricted license to practice medicine and surgery or 685 osteopathic medicine and surgery in another state when the 686 person, pursuant to a written agreement with an athletic team 687 located in the state in which the person holds the license, 688 provides medical services to any of the following while the team 689 is traveling to or from or participating in a sporting event in 690 this state: 691

(a) A member of the athletic team; 692 (b) A member of the athletic team's coaching, 693 communications, equipment, or sports medicine staff; 694 (c) A member of a band or cheerleading squad accompanying 695 the athletic team; 696 (d) The athletic team's mascot. 697 (2) In providing medical services pursuant to division (B) 698 (1) of this section, the person shall not provide medical 699 services at a health care facility, including a hospital, an 700 ambulatory surgical facility, or any other facility in which 701 medical care, diagnosis, or treatment is provided on an 702 inpatient or outpatient basis. 703 (C) Sections 4731.51 to 4731.61 of the Revised Code do not 704 apply to any graduate of a podiatric school or college while 705 performing those acts that may be prescribed by or incidental to 706 participation in an accredited podiatric internship, residency, 707

or fellowship program situated in this state approved by the 708 state medical board. 709

(D) This chapter does not apply to an individual engaged
 in the practice of oriental medicine, or to an acupuncturist who
 complies with Chapter 4762. of the Revised Code.
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(E) This chapter does not prohibit the administration ofdrugs by any of the following:714

(1) An individual who is licensed or otherwise715specifically authorized by the Revised Code to administer drugs;716

(2) An individual who is not licensed or otherwise
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specifically authorized by the Revised Code to administer drugs,
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but is acting pursuant to the rules for delegation of medical
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tasks adopted under section 4731.053 of the Revised Code;	720	
(3) An individual specifically authorized to administer	721	
drugs pursuant to a rule adopted under the Revised Code that is		
in effect on April 10, 2001, as long as the rule remains in	723	
effect, specifically authorizing an individual to administer	724	
drugs.	725	
(F) The exemptions described in divisions (A)(3), (4), and	726	
(5) of this section do not apply to a physician or surgeon whose	727	
license to practice issued under this chapter is under	728	
suspension or has been revoked or permanently revoked by action	729	
of the state medical board.	730	
Sec. 4743.041. (A) As used in this section:	731	
"Active guard and reserve" has the meaning defined in 10	732	
U.S.C. 101.	733	
"Military duty" includes service in the uniformed services	734	
on active duty, in the active guard and reserve, and as a	735	
military technician dual status under 10 U.S.C. 10216.		
"Uniformed services" has the meaning defined in <del>10 U.S.C.</del>	737	
<del>101</del> section 5747.01 of the Revised Code.		
(B) Pursuant to division (C) of section 4743.04 of the	739	
Revised Code, a department, agency, or office of this state	740	
shall issue a temporary license or certificate to practice a	741	
trade or profession to an individual, provided that all of the	742	
following qualifications are met:		
(1) The individual holds a valid license or certificate to	744	
practice the trade or profession issued by any other state or		
jurisdiction;		
(2) The individual is in good standing in the state or	747	

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#### jurisdiction of licensure or certification;

(3) The individual presents adequate proof to the department, agency, or office of this state that the individual or the individual's spouse is on military duty in this state; and

(4) The individual complies with sections 4776.01 to
4776.04 of the Revised Code if a department, agency, or office
of this state requires an applicant under the law governing the
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applicable trade or profession to submit to a criminal records
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check to receive a license or certificate.

(C) A department, agency, or office of this state may,
under this section, issue a regular license or certificate in
lieu of issuing a temporary license or certificate, provided
that the applicant meets the requirements of this section, and
provided that the regular license is issued by the deadline
specified in division (D) of this section.

(D) If the department, agency, or office of this state 764 765 requires an individual under the law governing the applicable trade or profession to submit to a criminal records check to 766 receive a license or certificate, and the individual applies for 767 a license or certificate under this section, the department, 768 agency, or office of this state shall, within twenty-four hours 769 770 after receiving the report under division (A) of section 4776.04 of the Revised Code, notify the applicant that the department, 771 agency, or office of this state has received the results of a 772 criminal records check. A department, agency, or office of this 773 state shall issue a temporary license or certificate or a 774 regular license under this section, provided that the applicant 775 meets the requirements of this section, within thirty days of 776 having received an application, or, if the applicant is subject 777

to a criminal records check, within fourteen days of having 778 received the results of a criminal records check. If the 779 department, agency, or office of this state finds that the 780 individual is under investigation by the licensing agency of any 781 other state or jurisdiction, the department, agency, or office 782 of this state may postpone issuing the license or certificate 783 until the investigation is complete and the licensing agency of 784 the other state or jurisdiction confirms that the individual is 785 in good standing. The department, agency, or office of this 786 state shall verify the standing of the license or certificate 787 issued by another state or jurisdiction when the temporary 788 license is up for renewal. No temporary license shall be valid 789 for a period of more than six years. 790

(E) A department, agency, or office of this state shall, in accordance with Chapter 119. of the Revised Code, deny an individual a temporary license or certificate issued under this section or revoke an individual's temporary license or certificate issued under this section if any of the following circumstances occur:

(1) The individual's license or certificate issued by
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another state or jurisdiction expires or is revoked, or the
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individual is not in good standing;
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(2) With respect to an individual who was eligible for a
temporary license under this section as the spouse of an
individual on military duty, six months have elapsed since the
divorce, dissolution, or annulment of the marriage;

(3) The individual is disqualified from obtaining a
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license in the trade or profession because of a conviction,
judicial finding of guilt, or plea of guilty to a disqualifying
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criminal offense specified on the list the department, agency,
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of section 9.78 of the Revised Code. 809 (F) An individual with a temporary license or certificate 810 or a regular license issued under this section may practice the 811 trade or profession in this state only within the scope and 812 practice that is permitted under Ohio law and that does not 813 exceed the individual's training. 814 (G) Notwithstanding any other provision of the Revised 815 Code, a department, agency, or office of this state shall waive 816 all fees associated with the issuance of a temporary license or 817 certificate issued under this section. 818 (H) Each department, agency, or office of this state that 819 issues a license or certificate to practice a trade or 820 profession shall adopt rules under Chapter 119. of the Revised 821 Code as necessary to implement this section. 822 (I) Each department, agency, or office of this state that 823 issues a license or certificate to practice a trade or 824 825 profession, shall, upon the conclusion of the state fiscal year, prepare a report on the number and type of temporary licenses or 826

or office of this state makes available pursuant to division (C)

certificates that were issued during the fiscal year under this827section. The report shall be provided to the director of828veterans services not later than thirty days after the end of829the fiscal year. The director shall compile the reports and make830them available to the public.831

(J) A license or certificate issued under this section
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shall be considered a license issued under the laws regulating
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the practice of the applicable occupation or profession in this
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state. Provisions of law applicable to a license issued to an
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applicant who does not obtain a license under this section apply
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in the same manner to licenses issued under this section.

(K) Chapter 4796. of the Revised Code does not apply to a838license or certificate issued under this section.839

(L) A department, agency, or office of this state shall 840 not require an individual who meets the requirements of this 841 section to apply for the license or certificate under Chapter 842 4796. of the Revised Code. However, the individual may elect to 843 apply for the license or certificate under Chapter 4796. of the 844 Revised Code. 845

Sec. 5505.16. (A) As used in this section, "member" has 846 the same meaning as in section 5505.01 of the Revised Code, 847 except that it also includes a former member who has earned 848 service credit and has not received a refund of accumulated 849 contributions under section 5505.19 of the Revised Code. 850

A member who became a member of the state highway patrol 851 before January 1, 2020, may be granted retirement under this 852 division if the member has twenty-five years of service credit 853 according to the rules adopted by the state highway patrol 854 retirement board and has attained age forty-eight. If the member 855 is under age forty-eight, retirement under this division shall 856 be deferred until age forty-eight. 857

(B) A member who has twenty years of service credit 858 according to the rules adopted by the retirement board, may be 859 granted retirement under this division if the member has 860 attained age fifty-two. If the member is under age fifty-two, 861 retirement under this division shall be deferred until age 862 fifty-two, except that any such member who has twenty years of 863 service credit may, on or after attaining age forty-eight but 864 before attaining age fifty-two, elect to retire and receive a 865

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reduced pension under this division of the greater of nine 866 hundred dollars or an amount computed as follows: 867

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А	Attained Age	Reduced Pension
В	48	75% of normal service pension
С	49	80% of normal service pension
D	50	86% of normal service pension
E	51	93% of normal service pension

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The reduced pension is payable from the later of the date869of the member's most recent birthday or the date the member870becomes eligible to receive the reduced pension.871

A member who has elected to receive a reduced pension in 872 accordance with the schedule provided in this division and has 873 received a payment in connection therewith may not change the 874 election. 875

(C) Any member who attains the age of sixty years and has 876 twenty years of service credit according to the rules adopted by 877 the board, shall file application for retirement with the board, 878 and if the member refuses or neglects to do so, the board may 879 deem the member's application to have been filed on the member's 880 sixtieth birthday. The member may, upon written application 881 approved by the superintendent of the state highway patrol, be 882 continued in service after attaining the age of sixty years, but 883

only until the member has accumulated twenty years of service884credit in accordance with rules adopted by the board.885

(D) (1) As used in this division: 886

(a) "Service in the uniformed services" means the 887 performance of duty on a voluntary or involuntary basis in a 888 uniformed service under competent authority and includes active 889 duty, active duty for training, initial active duty for 890 training, inactive duty training, full-time national guard duty, 891 and a period for which a person is absent from a position of 892 893 employment for the purpose of an examination to determine the fitness of the person to perform any such duty. 894

(b) "Uniformed services" of the United States includes both:

(i) Army, navy, air force, marine corps, coast guard, 897 space force, or any reserve components of these services; 898 auxiliary corps as established by congress; army nurse corps; 899 navy nurse corps; service as red cross nurse with the army, 900 navy, air force, or hospital service of the United States, or 901 serving full-time with the American red cross in a combat zone; 902 903 and such other service as is designated by congress as included therein; 904

(ii) Personnel of the Ohio national guard, the Ohio
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military reserve, the Ohio naval militia, and the reserve
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components of the armed forces enumerated in division (D) (1) of
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this section who are called to active duty pursuant to an
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executive order issued by the president of the United States or
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an act of congress.

(2) A member's total service credit may include periods911not to exceed a total of seven years, while the member's912

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employment with the state highway patrol is or was interrupted913due to service in the uniformed services of the United States.914Such military service shall be credited to the member towards915total service as provided by this chapter and to the extent916approved by the board, provided that:917

(a) The member is or was honorably discharged from service in the uniformed services;

(b) The member is or was re-employed by the state highway
patrol within ninety days immediately following termination of
service in the uniformed services;
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(c) The member, subject to board rules, pays into the
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retirement system to the member's credit in the employees'
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savings fund an amount equal to the total contributions the
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member would have paid had state highway patrol employment not
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been so interrupted. Such payment may be made at any time prior
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to receipt of a pension.

(3) If the member meets the requirements of division (D)
(2) of this section, on receipt of contributions from the
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member, the state highway patrol shall be billed for the
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employer contribution that would have been paid pursuant to
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section 5505.15 of the Revised Code if the member had not
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rendered service in the uniformed services, subject to board
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rules.

(4) If under division (D) (2) (c) of this section a member
pays all or any portion of the contributions later than the
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lesser of five years or a period that is three times the
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member's period of service in the uniformed services beginning
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from the member's date of re-employment, an amount equal to
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compound interest at a rate established by the board from the

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member's date of re-employment to the date of payment shall be942added to the remaining amount to be paid by the member to943purchase service credit under this section.944

(5) Credit purchased by a member under division (D) (2) of
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this section shall be used to determine the member's eligibility
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for retirement under this section and section 5505.17 of the
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Revised Code.

Sec. 5747.01. Except as otherwise expressly provided or 949 950 clearly appearing from the context, any term used in this chapter that is not otherwise defined in this section has the 951 same meaning as when used in a comparable context in the laws of 952 the United States relating to federal income taxes or if not 953 used in a comparable context in those laws, has the same meaning 954 as in section 5733.40 of the Revised Code. Any reference in this 955 chapter to the Internal Revenue Code includes other laws of the 956 United States relating to federal income taxes. 957

As used in this chapter:

(A) "Adjusted gross income" or "Ohio adjusted gross income" means federal adjusted gross income, as defined and used in the Internal Revenue Code, adjusted as provided in this section:

(1) Add interest or dividends on obligations or securities
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of any state or of any political subdivision or authority of any
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state, other than this state and its subdivisions and
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authorities.

(2) Add interest or dividends on obligations of any
authority, commission, instrumentality, territory, or possession
of the United States to the extent that the interest or
dividends are exempt from federal income taxes but not from
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income:

state income taxes. (3) Deduct interest or dividends on obligations of the United States and its territories and possessions or of any authority, commission, or instrumentality of the United States to the extent that the interest or dividends are included in federal adjusted gross income but exempt from state income taxes under the laws of the United States. (4) Deduct disability and survivor's benefits to the extent included in federal adjusted gross income. (5) Deduct the following, to the extent not otherwise deducted or excluded in computing federal or Ohio adjusted gross (a) Benefits under Title II of the Social Security Act and

tier 1 railroad retirement;

(b) Railroad retirement benefits, other than tier 1 985 railroad retirement benefits, to the extent such amounts are 986 exempt from state taxation under federal law. 987

(6) Deduct the amount of wages and salaries, if any, not 988 otherwise allowable as a deduction but that would have been 989 allowable as a deduction in computing federal adjusted gross 990 income for the taxable year, had the work opportunity tax credit 991 allowed and determined under sections 38, 51, and 52 of the 992 Internal Revenue Code not been in effect. 993

(7) Deduct any interest or interest equivalent on public 994 obligations and purchase obligations to the extent that the 995 interest or interest equivalent is included in federal adjusted 996 997 gross income.

(8) Add any loss or deduct any gain resulting from the

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sale, exchange, or other disposition of public obligations to999the extent that the loss has been deducted or the gain has been1000included in computing federal adjusted gross income.1001

(9) Deduct or add amounts, as provided under section
5747.70 of the Revised Code, related to contributions made to or
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tuition units purchased under a qualified tuition program
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established pursuant to section 529 of the Internal Revenue
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Code.

1007 (10) (a) Deduct, to the extent not otherwise allowable as a deduction or exclusion in computing federal or Ohio adjusted 1008 gross income for the taxable year, the amount the taxpayer paid 1009 during the taxable year for medical care insurance and qualified 1010 long-term care insurance for the taxpayer, the taxpayer's 1011 spouse, and dependents. No deduction for medical care insurance 1012 under division (A)(10)(a) of this section shall be allowed 1013 either to any taxpayer who is eligible to participate in any 1014 subsidized health plan maintained by any employer of the 1015 taxpayer or of the taxpayer's spouse, or to any taxpayer who is 1016 entitled to, or on application would be entitled to, benefits 1017 under part A of Title XVIII of the "Social Security Act," 49 1018 Stat. 620 (1935), 42 U.S.C. 301, as amended. For the purposes of 1019 division (A)(10)(a) of this section, "subsidized health plan" 1020 means a health plan for which the employer pays any portion of 1021 the plan's cost. The deduction allowed under division (A)(10)(a) 1022 of this section shall be the net of any related premium refunds, 1023 related premium reimbursements, or related insurance premium 1024 dividends received during the taxable year. 1025

(b) Deduct, to the extent not otherwise deducted or 1026
excluded in computing federal or Ohio adjusted gross income 1027
during the taxable year, the amount the taxpayer paid during the 1028

taxable year, not compensated for by any insurance or otherwise,1029for medical care of the taxpayer, the taxpayer's spouse, and1030dependents, to the extent the expenses exceed seven and one-half1031per cent of the taxpayer's federal adjusted gross income.1032

(c) For purposes of division (A)(10) of this section, 1033 "medical care" has the meaning given in section 213 of the 1034 Internal Revenue Code, subject to the special rules, 1035 limitations, and exclusions set forth therein, and "qualified 1036 long-term care" has the same meaning given in section 7702B(c) 1037 of the Internal Revenue Code. Solely for purposes of division 1038 (A) (10) (a) of this section, "dependent" includes a person who 1039 otherwise would be a "qualifying relative" and thus a 1040 "dependent" under section 152 of the Internal Revenue Code but 1041 for the fact that the person fails to meet the income and 1042 support limitations under section 152(d)(1)(B) and (C) of the 1043 Internal Revenue Code. 1044

(11) (a) Deduct any amount included in federal adjusted 1045 1046 gross income solely because the amount represents a reimbursement or refund of expenses that in any year the 1047 taxpayer had deducted as an itemized deduction pursuant to 1048 section 63 of the Internal Revenue Code and applicable United 1049 States department of the treasury regulations. The deduction 1050 otherwise allowed under division (A) (11) (a) of this section 1051 shall be reduced to the extent the reimbursement is attributable 1052 to an amount the taxpayer deducted under this section in any 1053 taxable year. 1054

(b) Add any amount not otherwise included in Ohio adjusted
gross income for any taxable year to the extent that the amount
is attributable to the recovery during the taxable year of any
amount deducted or excluded in computing federal or Ohio
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adjusted gross income in any taxable year.

(12) Deduct any portion of the deduction described in 1060 section 1341(a)(2) of the Internal Revenue Code, for repaying 1061 previously reported income received under a claim of right, that 1062 meets both of the following requirements: 1063

(a) It is allowable for repayment of an item that was
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included in the taxpayer's adjusted gross income for a prior
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taxable year and did not qualify for a credit under division (A)
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or (B) of section 5747.05 of the Revised Code for that year;
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(b) It does not otherwise reduce the taxpayer's adjusted1068gross income for the current or any other taxable year.1069

(13) Deduct an amount equal to the deposits made to, and 1070 net investment earnings of, a medical savings account during the 1071 taxable year, in accordance with section 3924.66 of the Revised 1072 Code. The deduction allowed by division (A) (13) of this section 1073 does not apply to medical savings account deposits and earnings 1074 otherwise deducted or excluded for the current or any other 1075 taxable year from the taxpayer's federal adjusted gross income. 1076

(14) (a) Add an amount equal to the funds withdrawn from a 1077 medical savings account during the taxable year, and the net 1078 investment earnings on those funds, when the funds withdrawn 1079 were used for any purpose other than to reimburse an account 1080 holder for, or to pay, eligible medical expenses, in accordance 1081 with section 3924.66 of the Revised Code; 1082

(b) Add the amounts distributed from a medical savings
account under division (A)(2) of section 3924.68 of the Revised
Code during the taxable year.

(15) Add any amount claimed as a credit under section5747.059 of the Revised Code to the extent that such amount1087

(a) The amount was deducted or excluded from the 1089
computation of the taxpayer's federal adjusted gross income as 1090
required to be reported for the taxpayer's taxable year under 1091
the Internal Revenue Code; 1092

(b) The amount resulted in a reduction of the taxpayer's 1093
federal adjusted gross income as required to be reported for any 1094
of the taxpayer's taxable years under the Internal Revenue Code. 1095

(16) Deduct the amount contributed by the taxpayer to an 1096 individual development account program established by a county 1097 department of job and family services pursuant to sections 1098 329.11 to 329.14 of the Revised Code for the purpose of matching 1099 funds deposited by program participants. On request of the tax 1100 commissioner, the taxpayer shall provide any information that, 1101 in the tax commissioner's opinion, is necessary to establish the 1102 amount deducted under division (A) (16) of this section. 1103

(17) (a) (i) Subject to divisions (A) (17) (a) (iii), (iv), and 1104 (v) of this section, add five-sixths of the amount of 1105 depreciation expense allowed by subsection (k) of section 168 of 1106 the Internal Revenue Code, including the taxpayer's 1107 proportionate or distributive share of the amount of 1108 depreciation expense allowed by that subsection to a pass-1109 through entity in which the taxpayer has a direct or indirect 1110 ownership interest. 1111

(ii) Subject to divisions (A) (17) (a) (iii), (iv), and (v)
of this section, add five-sixths of the amount of qualifying
section 179 depreciation expense, including the taxpayer's
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proportionate or distributive share of the amount of qualifying
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section 179 depreciation expense allowed to any pass-through
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entity in which the taxpayer has a direct or indirect ownership 1117 interest. 1118

(iii) Subject to division (A) (17) (a) (v) of this section, 1119
for taxable years beginning in 2012 or thereafter, if the 1120
increase in income taxes withheld by the taxpayer is equal to or 1121
greater than ten per cent of income taxes withheld by the 1122
taxpayer during the taxpayer's immediately preceding taxable 1123
year, "two-thirds" shall be substituted for "five-sixths" for 1124
the purpose of divisions (A) (17) (a) (i) and (ii) of this section. 1125

(iv) Subject to division (A) (17) (a) (v) of this section, 1126 for taxable years beginning in 2012 or thereafter, a taxpayer is 1127 not required to add an amount under division (A) (17) of this 1128 section if the increase in income taxes withheld by the taxpayer 1129 and by any pass-through entity in which the taxpayer has a 1130 direct or indirect ownership interest is equal to or greater 1131 than the sum of (I) the amount of qualifying section 179 1132 depreciation expense and (II) the amount of depreciation expense 1133 allowed to the taxpayer by subsection (k) of section 168 of the 1134 Internal Revenue Code, and including the taxpayer's 1135 proportionate or distributive shares of such amounts allowed to 1136 1137 any such pass-through entities.

(v) If a taxpayer directly or indirectly incurs a net 1138 operating loss for the taxable year for federal income tax 1139 purposes, to the extent such loss resulted from depreciation 1140 expense allowed by subsection (k) of section 168 of the Internal 1141 Revenue Code and by qualifying section 179 depreciation expense, 1142 "the entire" shall be substituted for "five-sixths of the" for 1143 the purpose of divisions (A) (17) (a) (i) and (ii) of this section. 1144

The tax commissioner, under procedures established by the 1145 commissioner, may waive the add-backs related to a pass-through 1146 entity if the taxpayer owns, directly or indirectly, less than 1147 five per cent of the pass-through entity. 1148

(b) Nothing in division (A) (17) of this section shall beconstrued to adjust or modify the adjusted basis of any asset.1150

(c) To the extent the add-back required under division (A) 1151 (17) (a) of this section is attributable to property generating 1152 nonbusiness income or loss allocated under section 5747.20 of 1153 the Revised Code, the add-back shall be sitused to the same 1154 location as the nonbusiness income or loss generated by the 1155 property for the purpose of determining the credit under 1156 division (A) of section 5747.05 of the Revised Code. Otherwise, 1157 the add-back shall be apportioned, subject to one or more of the 1158 four alternative methods of apportionment enumerated in section 1159 5747.21 of the Revised Code. 1160

(d) For the purposes of division (A) (17) (a) (v) of this
section, net operating loss carryback and carryforward shall not
include the allowance of any net operating loss deduction
carryback or carryforward to the taxable year to the extent such
loss resulted from depreciation allowed by section 168(k) of the
Internal Revenue Code and by the qualifying section 179
depreciation expense amount.

(e) For the purposes of divisions (A)(17) and (18) of this 1168 section: 1169

(i) "Income taxes withheld" means the total amount
withheld and remitted under sections 5747.06 and 5747.07 of the
Revised Code by an employer during the employer's taxable year.
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(ii) "Increase in income taxes withheld" means the amount
by which the amount of income taxes withheld by an employer
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during the employer's current taxable year exceeds the amount of
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income taxes withheld by that employer during the employer's 1176 immediately preceding taxable year. 1177

(iii) "Qualifying section 179 depreciation expense" means 1178 the difference between (I) the amount of depreciation expense 1179 directly or indirectly allowed to a taxpayer under section 179 1180 of the Internal Revised Code, and (II) the amount of 1181 depreciation expense directly or indirectly allowed to the 1182 taxpayer under section 179 of the Internal Revenue Code as that 1183 section existed on December 31, 2002. 1184

(18)(a) If the taxpayer was required to add an amount 1185 under division (A)(17)(a) of this section for a taxable year, 1186 deduct one of the following: 1187

(i) One-fifth of the amount so added for each of the five
succeeding taxable years if the amount so added was five-sixths
of qualifying section 179 depreciation expense or depreciation
expense allowed by subsection (k) of section 168 of the Internal
Revenue Code;

(ii) One-half of the amount so added for each of the two
succeeding taxable years if the amount so added was two-thirds
of such depreciation expense;

(iii) One-sixth of the amount so added for each of the six
succeeding taxable years if the entire amount of such
depreciation expense was so added.

(b) If the amount deducted under division (A) (18) (a) of
this section is attributable to an add-back allocated under
division (A) (17) (c) of this section, the amount deducted shall
be sitused to the same location. Otherwise, the add-back shall
be apportioned using the apportionment factors for the taxable
year in which the deduction is taken, subject to one or more of
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the four alternative methods of apportionment enumerated in 1205 section 5747.21 of the Revised Code. 1206

(c) No deduction is available under division (A)(18)(a) of 1207 this section with regard to any depreciation allowed by section 1208 168(k) of the Internal Revenue Code and by the qualifying 1209 section 179 depreciation expense amount to the extent that such 1210 depreciation results in or increases a federal net operating 1211 loss carryback or carryforward. If no such deduction is 1212 available for a taxable year, the taxpayer may carry forward the 1213 1214 amount not deducted in such taxable year to the next taxable year and add that amount to any deduction otherwise available 1215 under division (A) (18) (a) of this section for that next taxable 1216 year. The carryforward of amounts not so deducted shall continue 1217 until the entire addition required by division (A)(17)(a) of 1218 this section has been deducted. 1219

(19) Deduct, to the extent not otherwise deducted or 1220 excluded in computing federal or Ohio adjusted gross income for 1221 the taxable year, the amount the taxpayer received during the 1222 taxable year as reimbursement for life insurance premiums under 1223 section 5919.31 of the Revised Code. 1224

(20) Deduct, to the extent not otherwise deducted or
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excluded in computing federal or Ohio adjusted gross income for
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the taxable year, the amount the taxpayer received during the
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taxable year as a death benefit paid by the adjutant general
under section 5919.33 of the Revised Code.

(21) Deduct, to the extent included in federal adjusted
gross income and not otherwise allowable as a deduction or
exclusion in computing federal or Ohio adjusted gross income for
the taxable year, military pay and allowances received by the
taxpayer during the taxable year for active duty service in the

United States army, air force, navy, marine corps, or coast 1235 guard or reserve components thereof or the national guard. The 1236 deduction may not be claimed for military pay and allowances 1237 received by the taxpayer while the taxpayer is stationed in this 1238 state. 1239

(22) Deduct, to the extent not otherwise allowable as a 1240 deduction or exclusion in computing federal or Ohio adjusted 1241 gross income for the taxable year and not otherwise compensated 1242 for by any other source, the amount of qualified organ donation 1243 expenses incurred by the taxpayer during the taxable year, not 1244 to exceed ten thousand dollars. A taxpayer may deduct qualified 1245 organ donation expenses only once for all taxable years 1246 beginning with taxable years beginning in 2007. 1247

For the purposes of division (A)(22) of this section: 1248

(a) "Human organ" means all or any portion of a human
liver, pancreas, kidney, intestine, or lung, and any portion of
human bone marrow.

(b) "Qualified organ donation expenses" means travel
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expenses, lodging expenses, and wages and salary forgone by a
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taxpayer in connection with the taxpayer's donation, while
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living, of one or more of the taxpayer's human organs to another
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human being.

(23) Deduct, to the extent not otherwise deducted or 1257 excluded in computing federal or Ohio adjusted gross income for 1258 the taxable year, amounts received by the taxpayer as retired 1259 personnel pay for service in the uniformed services or reserve 1260 components thereof, or the national guard, or received by the 1261 surviving spouse or former spouse of such a taxpayer under the 1262 survivor benefit plan on account of such a taxpayer's death. If 1263

the taxpayer receives income on account of retirement paid under 1264 the federal civil service retirement system or federal employees 1265 retirement system, or under any successor retirement program 1266 enacted by the congress of the United States that is established 1267 and maintained for retired employees of the United States 1268 government, and such retirement income is based, in whole or in 1269 part, on credit for the taxpayer's uniformed service, the 1270 deduction allowed under this division shall include only that 1271 portion of such retirement income that is attributable to the 1272 taxpayer's uniformed service, to the extent that portion of such 1273 retirement income is otherwise included in federal adjusted 1274 gross income and is not otherwise deducted under this section. 1275 Any amount deducted under division (A) (23) of this section is 1276 not included in a taxpayer's adjusted gross income for the 1277 purposes of section 5747.055 of the Revised Code. No amount may 1278 be deducted under division (A) (23) of this section on the basis 1279 of which a credit was claimed under section 5747.055 of the 1280 Revised Code. 1281

(24) Deduct, to the extent not otherwise deducted or
excluded in computing federal or Ohio adjusted gross income for
the taxable year, the amount the taxpayer received during the
taxable year from the military injury relief fund created in
section 5902.05 of the Revised Code.

(25) Deduct, to the extent not otherwise deducted or 1287 excluded in computing federal or Ohio adjusted gross income for 1288 the taxable year, the amount the taxpayer received as a veterans 1289 bonus during the taxable year from the Ohio department of 1290 veterans services as authorized by Section 2r of Article VIII, 1291 Ohio Constitution. 1292

(26) Deduct, to the extent not otherwise deducted or

Page 45

excluded in computing federal or Ohio adjusted gross income for1294the taxable year, any income derived from a transfer agreement1295or from the enterprise transferred under that agreement under1296section 4313.02 of the Revised Code.1297

(27) Deduct, to the extent not otherwise deducted or 1298 excluded in computing federal or Ohio adjusted gross income for 1299 the taxable year, Ohio college opportunity or federal Pell grant 1300 amounts received by the taxpayer or the taxpayer's spouse or 1301 dependent pursuant to section 3333.122 of the Revised Code or 20 1302 U.S.C. 1070a, et seq., and used to pay room or board furnished 1303 by the educational institution for which the grant was awarded 1304 at the institution's facilities, including meal plans 1305 administered by the institution. For the purposes of this 1306 division, receipt of a grant includes the distribution of a 1307 grant directly to an educational institution and the crediting 1308 of the grant to the enrollee's account with the institution. 1309

(28) Deduct from the portion of an individual's federal 1310 adjusted gross income that is business income, to the extent not 1311 otherwise deducted or excluded in computing federal adjusted 1312 gross income for the taxable year, one hundred twenty-five 1313 thousand dollars for each spouse if spouses file separate 1314 returns under section 5747.08 of the Revised Code or two hundred 1315 fifty thousand dollars for all other individuals. 1316

(29) Deduct, as provided under section 5747.78 of the
Revised Code, contributions to ABLE savings accounts made in
accordance with sections 113.50 to 113.56 of the Revised Code.
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(30) (a) Deduct, to the extent not otherwise deducted or
excluded in computing federal or Ohio adjusted gross income
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during the taxable year, all of the following:
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(i) Compensation paid to a qualifying employee described
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in division (A) (14) (a) of section 5703.94 of the Revised Code to
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the extent such compensation is for disaster work conducted in
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this state during a disaster response period pursuant to a
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qualifying solicitation received by the employee's employer;
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(ii) Compensation paid to a qualifying employee described 1328
in division (A) (14) (b) of section 5703.94 of the Revised Code to 1329
the extent such compensation is for disaster work conducted in 1330
this state by the employee during the disaster response period 1331
on critical infrastructure owned or used by the employee's 1332
employer; 1333

(iii) Income received by an out-of-state disaster business 1334 for disaster work conducted in this state during a disaster 1335 response period, or, if the out-of-state disaster business is a 1336 pass-through entity, a taxpayer's distributive share of the 1337 pass-through entity's income from the business conducting 1338 disaster work in this state during a disaster response period, 1339 if, in either case, the disaster work is conducted pursuant to a 1340 qualifying solicitation received by the business. 1341

(b) All terms used in division (A) (30) of this section
have the same meanings as in section 5703.94 of the Revised
Code.

(31) For a taxpayer who is a qualifying Ohio educator, 1345 deduct, to the extent not otherwise deducted or excluded in 1346 computing federal or Ohio adjusted gross income for the taxable 1347 year, the lesser of two hundred fifty dollars or the amount of 1348 expenses described in subsections (a)(2)(D)(i) and (ii) of 1349 section 62 of the Internal Revenue Code paid or incurred by the 1350 taxpayer during the taxpayer's taxable year in excess of the 1351 amount the taxpayer is authorized to deduct for that taxable 1352 year under subsection (a) (2) (D) of that section.

(32) Deduct, to the extent not otherwise deducted or 1354 excluded in computing federal or Ohio adjusted gross income for 1355 the taxable year, amounts received by the taxpayer as a 1356 disability severance payment, computed under 10 U.S.C. 1212, 1357 following discharge or release under honorable conditions from 1358 the armed forces of the United States, as defined by 10 U.S.C. 1359 101 in section 5907.01 of the Revised Code. 1360

1361 (33) Deduct, to the extent not otherwise deducted or excluded in computing federal adjusted gross income or Ohio 1362 adjusted gross income, amounts not subject to tax due to an 1363 agreement entered into under division (A)(2) of section 5747.05 1364 of the Revised Code. 1365

(34) Deduct amounts as provided under section 5747.79 of 1366 the Revised Code related to the taxpayer's qualifying capital 1368 gains and deductible payroll.

To the extent a qualifying capital gain described under 1369 division (A)(34) of this section is business income, the 1370 taxpayer shall deduct those gains under this division before 1371 deducting any such gains under division (A) (28) of this section. 1372

(35) (a) For taxable years beginning in or after 2026, 1373 deduct, to the extent not otherwise deducted or excluded in 1374 computing federal or Ohio adjusted gross income for the taxable 1375 vear: 1376

(i) One hundred per cent of the capital gain received by 1377 the taxpayer in the taxable year from a qualifying interest in 1378 an Ohio venture capital operating company attributable to the 1379 company's investments in Ohio businesses during the period for 1380 which the company was an Ohio venture operating company; and 1381

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(ii) Fifty per cent of the capital gain received by the
taxpayer in the taxable year from a qualifying interest in an
Ohio venture capital operating company attributable to the
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company's investments in all other businesses during the period
for which the company was an Ohio venture operating company.

(b) Add amounts previously deducted by the taxpayer under
division (A) (35) (a) of this section if the director of
development certifies to the tax commissioner that the
requirements for the deduction were not met.

(c) All terms used in division (A) (35) of this section
have the same meanings as in section 122.851 of the Revised
Code.

(d) To the extent a capital gain described in division (A)
(35) (a) of this section is business income, the taxpayer shall
1395
apply that division before applying division (A) (28) of this
section.

(36) Add, to the extent not otherwise included in 1398 computing federal or Ohio adjusted gross income for any taxable 1399 year, the taxpayer's proportionate share of the amount of the 1400 tax levied under section 5747.38 of the Revised Code and paid by 1401 an electing pass-through entity for the taxable year. 1402

Notwithstanding any provision of the Revised Code to the 1403 contrary, the portion of the addition required by division (A) 1404 (36) of this section related to the apportioned business income 1405 of the pass-through entity shall be considered business income 1406 under division (B) of this section. Such addition is eliqible 1407 for the deduction in division (A) (28) of this section, subject 1408 to the applicable dollar limitations, and the tax rate 1409 prescribed by division (A)(4)(a) of section 5747.02 of the 1410

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Revised Code. The taxpayer shall provide, upon request of the1411tax commissioner, any documentation necessary to verify the1412portion of the addition that is business income under this1413division.1414

(37) Deduct, to the extent not otherwise deducted or
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excluded in computing federal or Ohio adjusted gross income for
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the taxable year, amounts delivered to a qualifying institution
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pursuant to section 3333.128 of the Revised Code for the benefit
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of the taxpayer or the taxpayer's spouse or dependent.

(38) Deduct, to the extent not otherwise deducted or
excluded in computing federal or Ohio adjusted gross income for
the taxable year, amounts received under the Ohio adoption grant
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program pursuant to section 5101.191 of the Revised Code.
1423

(39) Deduct, to the extent included in federal adjusted 1424 gross income, income attributable to amounts provided to a 1425 taxpayer for any of the purposes for which a deduction is 1426 authorized under section 139 of the Internal Revenue Code, 1427 assuming that the train derailment near the city of East 1428 Palestine on February 3, 2023, is a qualified disaster pursuant 1429 to that section, or to compensate for lost business resulting 1430 from that derailment, if such amounts are provided by any of the 1431 following: 1432

(a) A federal, state, or local government agency;

(b) A railroad company, as that term is defined in section5727.01 of the Revised Code;1435

(c) Any subsidiary, insurer, or agent of a railroadcompany or any related person.1437

(40) Deduct, to the extent included in federal adjusted1438gross income, income attributable to loan repayments on behalf1439

of the taxpayer under the rural practice incentive program under 1440 section 3333.135 of the Revised Code. 1441

(41) Add any income taxes deducted in computing federal or
Ohio adjusted gross income to the extent the income taxes were
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derived from income subject to a tax levied in another state or
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the District of Columbia when such tax was enacted for purposes
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of complying with internal revenue service notice 2020-75.

Notwithstanding any provision of the Revised Code to the 1447 contrary, the portion of the addition required by division (A) 1448 (41) of this section related to the apportioned business income 1449 of the pass-through entity shall be considered business income 1450 under division (B) of this section. Such addition is eligible 1451 for the deduction in division (A)(28) of this section, subject 1452 to the applicable dollar limitations, and the tax rate 1453 prescribed by division (A)(4)(a) of section 5747.02 of the 1454 Revised Code. The taxpayer shall provide, upon request of the 1455 tax commissioner, any documentation necessary to verify the 1456 portion of the addition that is business income under this 1457 division. 1458

(42) Deduct amounts contributed to a homeownership savings
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account and calculated pursuant to divisions (B) and (C) of
section 5747.85 of the Revised Code.
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(43) If the taxpayer is the account owner, add the amount 1462 of funds withdrawn from a homeownership savings account not used 1463 for eligible expenses, regardless of who deposited those funds. 1464 As used in division (A) (43) of this section, "homeownership 1465 savings account," "account owner," and "eligible expenses" have 1466 the same meanings as in section 5747.85 of the Revised Code. 1467

(B) "Business income" means income, including gain or 1468

loss, arising from transactions, activities, and sources in the 1469 regular course of a trade or business and includes income, gain, 1470 or loss from real property, tangible property, and intangible 1471 property if the acquisition, rental, management, and disposition 1472 of the property constitute integral parts of the regular course 1473 of a trade or business operation. "Business income" includes 1474 income, including gain or loss, from a partial or complete 1475 liquidation of a business, including, but not limited to, gain 1476 or loss from the sale or other disposition of goodwill or the 1477 sale of an equity or ownership interest in a business. 1478

As used in this division, the "sale of an equity or 1479 ownership interest in a business" means sales to which either or 1480 both of the following apply: 1481

(1) The sale is treated for federal income tax purposes asthe sale of assets.

(2) The seller materially participated, as described in 26
C.F.R. 1.469-5T, in the activities of the business during the
taxable year in which the sale occurs or during any of the five
preceding taxable years.

(C) "Nonbusiness income" means all income other than
business income and may include, but is not limited to,
compensation, rents and royalties from real or tangible personal
property, capital gains, interest, dividends and distributions,
patent or copyright royalties, or lottery winnings, prizes, and
awards.

(D) "Compensation" means any form of remuneration paid to 1494an employee for personal services. 1495

(E) "Fiduciary" means a guardian, trustee, executor, 1496administrator, receiver, conservator, or any other person acting 1497

in any fiduciary capacity for any individual, trust, or estate.	1498
(F) "Fiscal year" means an accounting period of twelve	1499
months ending on the last day of any month other than December.	1500
(G) "Individual" means any natural person.	1501
(H) "Internal Revenue Code" means the "Internal Revenue	1502
Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 1, as amended.	1503
(I) "Resident" means any of the following:	1504
(1) An individual who is domiciled in this state, subject	1505
to section 5747.24 of the Revised Code;	1506
(2) The estate of a decedent who at the time of death was	1507
domiciled in this state. The domicile tests of section 5747.24	1508
of the Revised Code are not controlling for purposes of division	1509
(I)(2) of this section.	1510
(3) A trust that, in whole or part, resides in this state.	1511
If only part of a trust resides in this state, the trust is a	1512
resident only with respect to that part.	1513
For the purposes of division (I)(3) of this section:	1514
(a) A trust resides in this state for the trust's current	1515
taxable year to the extent, as described in division (I)(3)(d)	1516
of this section, that the trust consists directly or indirectly,	1517
in whole or in part, of assets, net of any related liabilities,	1518
that were transferred, or caused to be transferred, directly or	1519
indirectly, to the trust by any of the following:	1520
(i) A person, a court, or a governmental entity or	1521
instrumentality on account of the death of a decedent, but only	1522
if the trust is described in division (I)(3)(e)(i) or (ii) of	
	1523

(ii) A person who was domiciled in this state for the 1525 purposes of this chapter when the person directly or indirectly 1526 transferred assets to an irrevocable trust, but only if at least 1527 one of the trust's qualifying beneficiaries is domiciled in this 1528 state for the purposes of this chapter during all or some 1529 portion of the trust's current taxable year; 1530

(iii) A person who was domiciled in this state for the 1531 purposes of this chapter when the trust document or instrument 1532 or part of the trust document or instrument became irrevocable, 1533 but only if at least one of the trust's qualifying beneficiaries 1534 is a resident domiciled in this state for the purposes of this 1535 chapter during all or some portion of the trust's current 1536 taxable year. If a trust document or instrument became 1537 irrevocable upon the death of a person who at the time of death 1538 was domiciled in this state for purposes of this chapter, that 1539 person is a person described in division (I)(3)(a)(iii) of this 1540 section. 1541

(b) A trust is irrevocable to the extent that the
transferor is not considered to be the owner of the net assets
of the trust under sections 671 to 678 of the Internal Revenue
Code.

(c) With respect to a trust other than a charitable lead 1546 trust, "qualifying beneficiary" has the same meaning as 1547 "potential current beneficiary" as defined in section 1361(e)(2) 1548 of the Internal Revenue Code, and with respect to a charitable 1549 lead trust "qualifying beneficiary" is any current, future, or 1550 contingent beneficiary, but with respect to any trust 1551 "qualifying beneficiary" excludes a person or a governmental 1552 entity or instrumentality to any of which a contribution would 1553 qualify for the charitable deduction under section 170 of the 1554 Internal Revenue Code.

(d) For the purposes of division (I)(3)(a) of this 1556 section, the extent to which a trust consists directly or 1557 indirectly, in whole or in part, of assets, net of any related 1558 liabilities, that were transferred directly or indirectly, in 1559 whole or part, to the trust by any of the sources enumerated in 1560 that division shall be ascertained by multiplying the fair 1561 market value of the trust's assets, net of related liabilities, 1562 by the qualifying ratio, which shall be computed as follows: 1563

(i) The first time the trust receives assets, the
numerator of the qualifying ratio is the fair market value of
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those assets at that time, net of any related liabilities, from
sources enumerated in division (I) (3) (a) of this section. The
denominator of the qualifying ratio is the fair market value of
all the trust's assets at that time, net of any related
liabilities.

(ii) Each subsequent time the trust receives assets, a 1571 revised qualifying ratio shall be computed. The numerator of the 1572 revised qualifying ratio is the sum of (1) the fair market value 1573 of the trust's assets immediately prior to the subsequent 1574 transfer, net of any related liabilities, multiplied by the 1575 qualifying ratio last computed without regard to the subsequent 1576 transfer, and (2) the fair market value of the subsequently 1577 transferred assets at the time transferred, net of any related 1578 liabilities, from sources enumerated in division (I)(3)(a) of 1579 this section. The denominator of the revised qualifying ratio is 1580 the fair market value of all the trust's assets immediately 1581 after the subsequent transfer, net of any related liabilities. 1582

(iii) Whether a transfer to the trust is by or from any of 1583 the sources enumerated in division (I)(3)(a) of this section 1584

shall be ascertained without regard to the domicile of the 1585 trust's beneficiaries. 1586 (e) For the purposes of division (I)(3)(a)(i) of this 1587 section: 1588 (i) A trust is described in division (I) (3) (e) (i) of this 1589 section if the trust is a testamentary trust and the testator of 1590 that testamentary trust was domiciled in this state at the time 1591 of the testator's death for purposes of the taxes levied under 1592 Chapter 5731. of the Revised Code. 1593 (ii) A trust is described in division (I)(3)(e)(ii) of 1594 this section if the transfer is a qualifying transfer described 1595 in any of divisions (I)(3)(f)(i) to (vi) of this section, the 1596

trust is an irrevocable inter vivos trust, and at least one of 1597 the trust's qualifying beneficiaries is domiciled in this state 1598 for purposes of this chapter during all or some portion of the 1599 trust's current taxable year. 1600

(f) For the purposes of division (I)(3)(e)(ii) of this 1601
section, a "qualifying transfer" is a transfer of assets, net of 1602
any related liabilities, directly or indirectly to a trust, if 1603
the transfer is described in any of the following: 1604

(i) The transfer is made to a trust, created by the
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decedent before the decedent's death and while the decedent was
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domiciled in this state for the purposes of this chapter, and,
prior to the death of the decedent, the trust became irrevocable
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while the decedent was domiciled in this state for the purposes
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of this chapter.

(ii) The transfer is made to a trust to which the
decedent, prior to the decedent's death, had directly or
indirectly transferred assets, net of any related liabilities,
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while the decedent was domiciled in this state for the purposes1614of this chapter, and prior to the death of the decedent the1615trust became irrevocable while the decedent was domiciled in1616this state for the purposes of this chapter.1617

(iii) The transfer is made on account of a contractual 1618 relationship existing directly or indirectly between the 1619 transferor and either the decedent or the estate of the decedent 1620 at any time prior to the date of the decedent's death, and the 1621 decedent was domiciled in this state at the time of death for 1622 purposes of the taxes levied under Chapter 5731. of the Revised 1623 Code. 1624

(iv) The transfer is made to a trust on account of a 1625 contractual relationship existing directly or indirectly between 1626 the transferor and another person who at the time of the 1627 decedent's death was domiciled in this state for purposes of 1628 this chapter. 1629

(v) The transfer is made to a trust on account of the will
of a testator who was domiciled in this state at the time of the
testator's death for purposes of the taxes levied under Chapter
5731. of the Revised Code.

(vi) The transfer is made to a trust created by or caused 1634 to be created by a court, and the trust was directly or 1635 indirectly created in connection with or as a result of the 1636 death of an individual who, for purposes of the taxes levied 1637 under Chapter 5731. of the Revised Code, was domiciled in this 1638 state at the time of the individual's death. 1639

(g) The tax commissioner may adopt rules to ascertain thepart of a trust residing in this state.1641

(J) "Nonresident" means an individual or estate that is 1642

not a resident. An individual who is a resident for only part of 1643 a taxable year is a nonresident for the remainder of that 1644 taxable year. 1645 (K) "Pass-through entity" has the same meaning as in 1646 section 5733.04 of the Revised Code. 1647 (L) "Return" means the notifications and reports required 1648 to be filed pursuant to this chapter for the purpose of 1649 reporting the tax due and includes declarations of estimated tax 1650 1651 when so required. (M) "Taxable year" means the calendar year or the 1652 taxpayer's fiscal year ending during the calendar year, or 1653 fractional part thereof, upon which the adjusted gross income is 1654 calculated pursuant to this chapter. 1655 (N) "Taxpayer" means any person subject to the tax imposed 1656 by section 5747.02 of the Revised Code or any pass-through 1657 entity that makes the election under division (D) of section 1658 5747.08 of the Revised Code. 1659 (O) "Dependents" means one of the following: 1660 (1) For taxable years beginning on or after January 1, 1661 2018, and before January 1, 2026, dependents as defined in the 1662 Internal Revenue Code; 1663 (2) For all other taxable years, dependents as defined in 1664 the Internal Revenue Code and as claimed in the taxpayer's 1665 federal income tax return for the taxable year or which the 1666 taxpayer would have been permitted to claim had the taxpayer 1667

(P) "Principal county of employment" means, in the case ofa nonresident, the county within the state in which a taxpayer1670

filed a federal income tax return.

performs services for an employer or, if those services are1671performed in more than one county, the county in which the major1672portion of the services are performed.1673

(Q) As used in sections 5747.50 to 5747.55 of the Revised 1674 Code: 1675

(1) "Subdivision" means any county, municipal corporation,park district, or township.1677

(2) "Essential local government purposes" includes all
functions that any subdivision is required by general law to
exercise, including like functions that are exercised under a
charter adopted pursuant to the Ohio Constitution.

(R) "Overpayment" means any amount already paid that
 exceeds the figure determined to be the correct amount of the
 tax.

(S) "Taxable income" or "Ohio taxable income" applies only
to estates and trusts, and means federal taxable income, as
defined and used in the Internal Revenue Code, adjusted as
1687
follows:

(1) Add interest or dividends, net of ordinary, necessary, 1689 and reasonable expenses not deducted in computing federal 1690 taxable income, on obligations or securities of any state or of 1691 any political subdivision or authority of any state, other than 1692 this state and its subdivisions and authorities, but only to the 1693 extent that such net amount is not otherwise includible in Ohio 1694 taxable income and is described in either division (S)(1)(a) or 1695 (b) of this section: 1696

(a) The net amount is not attributable to the S portion of
an electing small business trust and has not been distributed to
beneficiaries for the taxable year;

(b) The net amount is attributable to the S portion of an 1700 electing small business trust for the taxable year. 1701

(2) Add interest or dividends, net of ordinary, necessary, 1702 and reasonable expenses not deducted in computing federal 1703 taxable income, on obligations of any authority, commission, 1704 instrumentality, territory, or possession of the United States 1705 to the extent that the interest or dividends are exempt from 1706 federal income taxes but not from state income taxes, but only 1707 to the extent that such net amount is not otherwise includible 1708 in Ohio taxable income and is described in either division (S) 1709 (1) (a) or (b) of this section; 1710

(3) Add the amount of personal exemption allowed to the estate pursuant to section 642(b) of the Internal Revenue Code;

(4) Deduct interest or dividends, net of related expenses 1713 deducted in computing federal taxable income, on obligations of 1714 the United States and its territories and possessions or of any 1715 authority, commission, or instrumentality of the United States 1716 to the extent that the interest or dividends are exempt from 1717 state taxes under the laws of the United States, but only to the 1718 extent that such amount is included in federal taxable income 1719 and is described in either division (S)(1)(a) or (b) of this 1720 section; 1721

(5) Deduct the amount of wages and salaries, if any, not 1722 otherwise allowable as a deduction but that would have been 1723 allowable as a deduction in computing federal taxable income for 1724 the taxable year, had the work opportunity tax credit allowed 1725 under sections 38, 51, and 52 of the Internal Revenue Code not 1726 been in effect, but only to the extent such amount relates 1727 either to income included in federal taxable income for the 1728 taxable year or to income of the S portion of an electing small 1729

Page 60

1711

business trust for the taxable year;

(6) Deduct any interest or interest equivalent, net of 1731 related expenses deducted in computing federal taxable income, 1732 on public obligations and purchase obligations, but only to the 1733 extent that such net amount relates either to income included in 1734 federal taxable income for the taxable year or to income of the 1735 S portion of an electing small business trust for the taxable 1736 1737 vear;

(7) Add any loss or deduct any gain resulting from sale, 1738 exchange, or other disposition of public obligations to the 1739 extent that such loss has been deducted or such gain has been 1740 included in computing either federal taxable income or income of 1741 the S portion of an electing small business trust for the 1742 taxable year; 1743

(8) Except in the case of the final return of an estate, 1744 add any amount deducted by the taxpayer on both its Ohio estate 1745 tax return pursuant to section 5731.14 of the Revised Code, and 1746 on its federal income tax return in determining federal taxable 1747 income: 1748

(9) (a) Deduct any amount included in federal taxable 1749 income solely because the amount represents a reimbursement or 1750 1751 refund of expenses that in a previous year the decedent had deducted as an itemized deduction pursuant to section 63 of the 1752 Internal Revenue Code and applicable treasury regulations. The 1753 deduction otherwise allowed under division (S)(9)(a) of this 1754 section shall be reduced to the extent the reimbursement is 1755 attributable to an amount the taxpayer or decedent deducted 1756 under this section in any taxable year. 1757

(b) Add any amount not otherwise included in Ohio taxable

1730

income for any taxable year to the extent that the amount is 1759
attributable to the recovery during the taxable year of any 1760
amount deducted or excluded in computing federal or Ohio taxable 1761
income in any taxable year, but only to the extent such amount 1762
has not been distributed to beneficiaries for the taxable year. 1763

(10) Deduct any portion of the deduction described in 1764 section 1341(a)(2) of the Internal Revenue Code, for repaying 1765 previously reported income received under a claim of right, that 1766 meets both of the following requirements: 1767

(a) It is allowable for repayment of an item that was
included in the taxpayer's taxable income or the decedent's
adjusted gross income for a prior taxable year and did not
qualify for a credit under division (A) or (B) of section
5747.05 of the Revised Code for that year.

(b) It does not otherwise reduce the taxpayer's taxable
income or the decedent's adjusted gross income for the current
1774
or any other taxable year.

(11) Add any amount claimed as a credit under section
5747.059 of the Revised Code to the extent that the amount
1777
satisfies either of the following:
1778

(a) The amount was deducted or excluded from the 1779
computation of the taxpayer's federal taxable income as required 1780
to be reported for the taxpayer's taxable year under the 1781
Internal Revenue Code; 1782

(b) The amount resulted in a reduction in the taxpayer's 1783
federal taxable income as required to be reported for any of the 1784
taxpayer's taxable years under the Internal Revenue Code. 1785

(12) Deduct any amount, net of related expenses deducted1786in computing federal taxable income, that a trust is required to1787

report as farm income on its federal income tax return, but only 1788 if the assets of the trust include at least ten acres of land 1789 satisfying the definition of "land devoted exclusively to 1790 agricultural use" under section 5713.30 of the Revised Code, 1791 regardless of whether the land is valued for tax purposes as 1792 such land under sections 5713.30 to 5713.38 of the Revised Code. 1793 If the trust is a pass-through entity investor, section 5747.231 1794 of the Revised Code applies in ascertaining if the trust is 1795 eligible to claim the deduction provided by division (S)(12) of 1796 this section in connection with the pass-through entity's farm 1797 income. 1798

Except for farm income attributable to the S portion of an1799electing small business trust, the deduction provided by1800division (S)(12) of this section is allowed only to the extent1801that the trust has not distributed such farm income.1802

(13) Add the net amount of income described in section
641(c) of the Internal Revenue Code to the extent that amount is
1804
not included in federal taxable income.

(14) Deduct the amount the taxpayer would be required to 1806 deduct under division (A) (18) of this section if the taxpayer's 1807 Ohio taxable income were computed in the same manner as an 1808 individual's Ohio adjusted gross income is computed under this 1809 section. 1810

(15) Add, to the extent not otherwise included in 1811 computing taxable income or Ohio taxable income for any taxable 1812 year, the taxpayer's proportionate share of the amount of the 1813 tax levied under section 5747.38 of the Revised Code and paid by 1814 an electing pass-through entity for the taxable year. 1815

(16) Add any income taxes deducted in computing federal 1816

taxable income or Ohio taxable income to the extent the income1817taxes were derived from income subject to a tax levied in1818another state or the District of Columbia when such tax was1819enacted for purposes of complying with internal revenue service1820notice 2020-75.1821

(T) "School district income" and "school district income 1822tax" have the same meanings as in section 5748.01 of the Revised 1823Code. 1824

(U) As used in divisions (A) (7), (A) (8), (S) (6), and (S)
(7) of this section, "public obligations," "purchase
obligations," and "interest or interest equivalent" have the
1827
same meanings as in section 5709.76 of the Revised Code.
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(V) "Limited liability company" means any limited
1829
liability company formed under former Chapter 1705. of the
Revised Code as that chapter existed prior to February 11, 2022,
Chapter 1706. of the Revised Code, or the laws of any other
state.

(W) "Pass-through entity investor" means any person who,
during any portion of a taxable year of a pass-through entity,
is a partner, member, shareholder, or equity investor in that
pass-through entity.

(X) "Banking day" has the same meaning as in section1304.01 of the Revised Code.1839

(Y) "Month" means a calendar month.

(Z) "Quarter" means the first three months, the second1841three months, the third three months, or the last three months1842of the taxpayer's taxable year.1843

(AA) (1) "Modified business income" means the business 1844

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income included in a trust's Ohio taxable income after such 1845
taxable income is first reduced by the qualifying trust amount, 1846
if any. 1847

(2) "Qualifying trust amount" of a trust means capital
gains and losses from the sale, exchange, or other disposition
1849
of equity or ownership interests in, or debt obligations of, a
qualifying investee to the extent included in the trust's Ohio
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taxable income, but only if the following requirements are
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(a) The book value of the qualifying investee's physical
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assets in this state and everywhere, as of the last day of the
qualifying investee's fiscal or calendar year ending immediately
prior to the date on which the trust recognizes the gain or
1857
loss, is available to the trust.

(b) The requirements of section 5747.011 of the Revised
Code are satisfied for the trust's taxable year in which the
trust recognizes the gain or loss.
1861

Any gain or loss that is not a qualifying trust amount is1862modified business income, qualifying investment income, or1863modified nonbusiness income, as the case may be.1864

(3) "Modified nonbusiness income" means a trust's Ohio
taxable income other than modified business income, other than
the qualifying trust amount, and other than qualifying
investment income, as defined in section 5747.012 of the Revised
Code, to the extent such qualifying investment income is not
otherwise part of modified business income.

(4) "Modified Ohio taxable income" applies only to trusts, 1871
and means the sum of the amounts described in divisions (AA) (4) 1872
(a) to (c) of this section: 1873

(a) The fraction, calculated under section 5747.013, and
(a) The fraction, calculated under section 5747.013, and
(b) 1874
(c) 1875
(c) 1875
(c) 1876
(c) 1876

(i) The trust's modified business income;

(ii) The trust's qualifying investment income, as defined 1878 in section 5747.012 of the Revised Code, but only to the extent 1879 the qualifying investment income does not otherwise constitute 1880 modified business income and does not otherwise constitute a 1881 qualifying trust amount. 1882

(b) The qualifying trust amount multiplied by a fraction, 1883 the numerator of which is the sum of the book value of the 1884 qualifying investee's physical assets in this state on the last 1885 day of the qualifying investee's fiscal or calendar year ending 1886 immediately prior to the day on which the trust recognizes the 1887 qualifying trust amount, and the denominator of which is the sum 1888 of the book value of the qualifying investee's total physical 1889 assets everywhere on the last day of the qualifying investee's 1890 fiscal or calendar year ending immediately prior to the day on 1891 which the trust recognizes the qualifying trust amount. If, for 1892 a taxable year, the trust recognizes a qualifying trust amount 1893 with respect to more than one qualifying investee, the amount 1894 described in division (AA) (4) (b) of this section shall equal the 1895 sum of the products so computed for each such qualifying 1896 investee. 1897

(c) (i) With respect to a trust or portion of a trust that
is a resident as ascertained in accordance with division (I) (3)
(d) of this section, its modified nonbusiness income.
1900

(ii) With respect to a trust or portion of a trust that isnot a resident as ascertained in accordance with division (I) (3)1902

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(d) of this section, the amount of its modified nonbusiness 1903 income satisfying the descriptions in divisions (B)(2) to (5) of 1904 section 5747.20 of the Revised Code, except as otherwise 1905 provided in division (AA) (4) (c) (ii) of this section. With 1906 respect to a trust or portion of a trust that is not a resident 1907 as ascertained in accordance with division (I)(3)(d) of this 1908 section, the trust's portion of modified nonbusiness income 1909 recognized from the sale, exchange, or other disposition of a 1910 debt interest in or equity interest in a section 5747.212 1911 entity, as defined in section 5747.212 of the Revised Code, 1912 without regard to division (A) of that section, shall not be 1913 allocated to this state in accordance with section 5747.20 of 1914 the Revised Code but shall be apportioned to this state in 1915 accordance with division (B) of section 5747.212 of the Revised 1916 Code without regard to division (A) of that section. 1917

If the allocation and apportionment of a trust's income 1918 under divisions (AA)(4)(a) and (c) of this section do not fairly 1919 represent the modified Ohio taxable income of the trust in this 1920 state, the alternative methods described in division (C) of 1921 section 5747.21 of the Revised Code may be applied in the manner 1922 and to the same extent provided in that section. 1923

(5) (a) Except as set forth in division (AA) (5) (b) of this 1924 section, "qualifying investee" means a person in which a trust 1925 has an equity or ownership interest, or a person or unit of 1926 government the debt obligations of either of which are owned by 1927 a trust. For the purposes of division (AA) (2) (a) of this section 1928 and for the purpose of computing the fraction described in 1929 division (AA) (4) (b) of this section, all of the following apply: 1930

(i) If the qualifying investee is a member of a qualifying1931controlled group on the last day of the qualifying investee's1932

fiscal or calendar year ending immediately prior to the date on 1933 which the trust recognizes the gain or loss, then "qualifying 1934 investee" includes all persons in the qualifying controlled 1935 group on such last day. 1936

(ii) If the qualifying investee, or if the qualifying 1937 investee and any members of the qualifying controlled group of 1938 which the qualifying investee is a member on the last day of the 1939 qualifying investee's fiscal or calendar year ending immediately 1940 prior to the date on which the trust recognizes the gain or 1941 loss, separately or cumulatively own, directly or indirectly, on 1942 the last day of the qualifying investee's fiscal or calendar 1943 year ending immediately prior to the date on which the trust 1944 recognizes the qualifying trust amount, more than fifty per cent 1945 of the equity of a pass-through entity, then the qualifying 1946 investee and the other members are deemed to own the 1947 proportionate share of the pass-through entity's physical assets 1948 which the pass-through entity directly or indirectly owns on the 1949 last day of the pass-through entity's calendar or fiscal year 1950 ending within or with the last day of the qualifying investee's 1951 fiscal or calendar year ending immediately prior to the date on 1952 which the trust recognizes the qualifying trust amount. 1953

(iii) For the purposes of division (AA) (5) (a) (iii) of this 1954 section, "upper level pass-through entity" means a pass-through 1955 entity directly or indirectly owning any equity of another passthrough entity, and "lower level pass-through entity" means that 1957 other pass-through entity. 1958

An upper level pass-through entity, whether or not it is 1959 also a qualifying investee, is deemed to own, on the last day of 1960 the upper level pass-through entity's calendar or fiscal year, 1961 the proportionate share of the lower level pass-through entity's 1962

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physical assets that the lower level pass-through entity 1963 directly or indirectly owns on the last day of the lower level 1964 pass-through entity's calendar or fiscal year ending within or 1965 with the last day of the upper level pass-through entity's 1966 fiscal or calendar year. If the upper level pass-through entity 1967 directly and indirectly owns less than fifty per cent of the 1968 equity of the lower level pass-through entity on each day of the 1969 upper level pass-through entity's calendar or fiscal year in 1970 which or with which ends the calendar or fiscal year of the 1971 lower level pass-through entity and if, based upon clear and 1972 convincing evidence, complete information about the location and 1973 cost of the physical assets of the lower pass-through entity is 1974 not available to the upper level pass-through entity, then 1975 solely for purposes of ascertaining if a gain or loss 1976 constitutes a qualifying trust amount, the upper level pass-1977 through entity shall be deemed as owning no equity of the lower 1978 level pass-through entity for each day during the upper level 1979 pass-through entity's calendar or fiscal year in which or with 1980 which ends the lower level pass-through entity's calendar or 1981 fiscal year. Nothing in division (AA) (5) (a) (iii) of this section 1982 shall be construed to provide for any deduction or exclusion in 1983 computing any trust's Ohio taxable income. 1984

(b) With respect to a trust that is not a resident for the 1985 taxable year and with respect to a part of a trust that is not a 1986 resident for the taxable year, "qualifying investee" for that 1987 taxable year does not include a C corporation if both of the 1988 following apply: 1989

(i) During the taxable year the trust or part of the trust
recognizes a gain or loss from the sale, exchange, or other
disposition of equity or ownership interests in, or debt
obligations of, the C corporation.

(ii) Such gain or loss constitutes nonbusiness income. 1994 (6) "Available" means information is such that a person is 1995 able to learn of the information by the due date plus 1996 extensions, if any, for filing the return for the taxable year 1997 in which the trust recognizes the gain or loss. 1998 (BB) "Qualifying controlled group" has the same meaning as 1999 in section 5733.04 of the Revised Code. 2000 (CC) "Related member" has the same meaning as in section 2001 5733.042 of the Revised Code. 2002 2003 (DD) (1) For the purposes of division (DD) of this section: (a) "Qualifying person" means any person other than a 2004 qualifying corporation. 2005 (b) "Qualifying corporation" means any person classified 2006 for federal income tax purposes as an association taxable as a 2007 corporation, except either of the following: 2008 (i) A corporation that has made an election under 2009 subchapter S, chapter one, subtitle A, of the Internal Revenue 2010 Code for its taxable year ending within, or on the last day of, 2011 the investor's taxable year; 2012 (ii) A subsidiary that is wholly owned by any corporation 2013 2014 that has made an election under subchapter S, chapter one, subtitle A of the Internal Revenue Code for its taxable year 2015 ending within, or on the last day of, the investor's taxable 2016 year. 2017 (2) For the purposes of this chapter, unless expressly 2018

stated otherwise, no qualifying person indirectly owns any asset 2019 directly or indirectly owned by any qualifying corporation. 2020

(EE) For purposes of this chapter and Chapter 5751. of the 2021 Revised Code: 2022 (1) "Trust" does not include a qualified pre-income tax 2023 trust. 2024 (2) A "qualified pre-income tax trust" is any pre-income 2025 tax trust that makes a qualifying pre-income tax trust election 2026 as described in division (EE) (3) of this section. 2027 (3) A "qualifying pre-income tax trust election" is an 2028 election by a pre-income tax trust to subject to the tax imposed 2029 by section 5751.02 of the Revised Code the pre-income tax trust 2030 2031 and all pass-through entities of which the trust owns or controls, directly, indirectly, or constructively through 2032 related interests, five per cent or more of the ownership or 2033 equity interests. The trustee shall notify the tax commissioner 2034 in writing of the election on or before April 15, 2006. The 2035 election, if timely made, shall be effective on and after 2036 January 1, 2006, and shall apply for all tax periods and tax 2037 years until revoked by the trustee of the trust. 2038 (4) A "pre-income tax trust" is a trust that satisfies all 2039 2040 of the following requirements: 2041 (a) The document or instrument creating the trust was executed by the grantor before January 1, 1972; 2042 (b) The trust became irrevocable upon the creation of the 2043 trust; and 2044 (c) The grantor was domiciled in this state at the time 2045 the trust was created. 2046 (FF) "Uniformed services" has the same meaning as in 10-2047 U.S.C. 101 means all of the following: 2048

(1) "Armed forces of the United States" as defined in_	2049						
section 5907.01 of the Revised Code;	2050						
(2) The commissioned corps of the national oceanic and	2051						
atmospheric administration;	2052						
(3) The commissioned corps of the public health service.	2053						
(GG) "Taxable business income" means the amount by which	2054						
an individual's business income that is included in federal							
adjusted gross income exceeds the amount of business income the							
individual is authorized to deduct under division (A)(28) of							
this section for the taxable year.							
(HH) "Employer" does not include a franchisor with respect	2059						
to the franchisor's relationship with a franchisee or an							
employee of a franchisee, unless the franchisor agrees to assume							
that role in writing or a court of competent jurisdiction							
determines that the franchisor exercises a type or degree of							
control over the franchisee or the franchisee's employees that							
is not customarily exercised by a franchisor for the purpose of							
protecting the franchisor's trademark, brand, or both. For							
purposes of this division, "franchisor" and "franchisee" have	2067						
the same meanings as in 16 C.F.R. 436.1.	2068						

(II) "Modified adjusted gross income" means Ohio adjusted 2069
gross income plus any amount deducted under divisions (A) (28) 2070
and (34) of this section for the taxable year. 2071

(JJ) "Qualifying Ohio educator" means an individual who, 2072 for a taxable year, qualifies as an eligible educator, as that 2073 term is defined in section 62 of the Internal Revenue Code, and 2074 who holds a certificate, license, or permit described in Chapter 2075 3319. or section 3301.071 of the Revised Code. 2076

**Sec. 5903.01.** As used in this chapter: 2077

"Armed forces" means the armed forces of the United 2078 States, including the army, navy, air force, marine corps, space 2079 force, coast guard, or any reserve components of those forces; 2080 the national guard of any state; the commissioned corps of the 2081 United States public health service; the merchant marine service 2082 during wartime; such other service as may be designated by 2083 congress; or the Ohio organized militia when engaged in full-2084 time national guard duty for a period of more than thirty days. 2085

"License" means a license, certificate, permit, or other 2086 authorization issued or conferred by a licensing agency under 2087 which a licensee may engage in a profession, occupation, or 2088 occupational activity. 2089

"Licensee" means a person to whom all of the following 2090 apply: 2091

(A) The person has been issued a license by a licensing 2092agency. 2093

(B) The person has been a member of the armed forces. 2094

(C) The person has served on active duty, whether inside 2095or outside the United States, for a period in excess of thirty- 2096one days. 2097

"Licensing agency" means any state department, division, 2098 board, commission, agency, or other state governmental unit 2099 authorized by the Revised Code to issue a license. 2100

"Service member" means any person who is serving in the 2101 armed forces. 2102

"Merchant marine" includes the United States army 2103 transport service and the United States naval transport service. 2104

"Veteran" means any person who has completed service in 2105

the armed forces, including the national guard of any state, or2106a reserve component of the armed forces, who has been discharged2107under honorable conditions from the armed forces or who has been2108transferred to the reserve with evidence of satisfactory2109service.2110

Sec. 5903.02. (A) As used in this section:

(1) "Uniformed services" and "service in the uniformed 2112
 services" have the same meanings as in the "Uniformed Services 2113
 Employment and Reemployment Rights Act of 1994," 108 Stat. 3149, 2114
 38 U.S.C.A. 4303section 124.23 of the Revised Code. 2115

(2) "Organized militia of another state" means the
national guard of any state, territory, or district other than
Ohio or any military or naval force recognized under the laws of
a state, district, or territory other than Ohio.

(B) Any person whose absence from a position of employment 2120 is necessitated by reason of service in the uniformed services, 2121 in the Ohio organized militia, or in the organized militia of 2122 another state has the same reinstatement and reemployment rights 2123 in this state that a person has under the "Uniformed Services 2124 Employment and Reemployment Rights Act of 1994." A person who is 2125 denied a reinstatement or reemployment right pursuant to this 2126 section has a cause of action for the same remedies as a person 2127 has under the "Uniformed Services Employment and Reemployment 2128 Rights Act of 1994." The court of common pleas, notwithstanding 2129 any sum limitation established by decision of a board of county 2130 commissioners pursuant to section 2305.01 of the Revised Code, 2131 shall have exclusive original jurisdiction for such actions, 2132 unless the defendant is the state, in which case the court of 2133 claims shall have exclusive original jurisdiction pursuant to 2134 division (C) of this section. 2135

(C) A person who seeks reinstatement or reemployment
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rights with the state, pursuant to this section, may bring an
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action in the court of claims pursuant to this section or
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section 4323 of the "Uniformed Services Employment and
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Reemployment Rights Act of 1994."

(D) In any action or proceeding to enforce a provision of
this section, the court shall require the defendant to pay the
court costs if the plaintiff is the prevailing party in the
action or proceeding. If the plaintiff is not the prevailing
2142
party, the court may use its discretion in allocating court
costs among the parties to the action.

(E) In any action or proceeding to enforce a provision of 2147 this section the court may award to a plaintiff who prevails in 2148 such action or proceeding reasonable attorney's fees, expert 2149 witness fees, and other litigation expenses. If the plaintiff 2150 does not receive a favorable judgment from the court in that 2151 action, the court shall not require the plaintiff to reimburse 2152 the state or the defendant for attorney's fees. 2153

(F) The director of administrative services shall adopt
 2154
 rules in accordance with Chapter 119. of the Revised Code for
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 the implementation of this chapter with respect to persons in
 2156
 public service.

(G) A person is not entitled to a remedy in a state action 2158 under division (B) or (C) of this section if the person has 2159 received a remedy based on the same facts under the "Uniformed 2160 Services Employment and Reemployment Rights Act of 1994." If a 2161 person has received a remedy in a state action under division 2162 (B) or (C) of this section and then receives a remedy based on 2163 the same facts under the "Uniformed Services Employment and 2164 Reemployment Rights Act of 1994," the person shall reimburse the 2165

remedy whichever is less. 2167 Sec. 5907.01. (A) As used in this chapter: 2168 (1) "Armed forces of the United States" means the army, 2169 air force, navy, marine corps, <u>space force</u>, coast guard, and any 2170 other military service branch that is designated by congress as 2171 a part of the armed forces of the United States. 2172 (2) "Domiciliary" means a separate area within the Ohio 2173 veterans' home providing domiciliary care. 2174 (3) "Domiciliary care" means providing shelter, food, and 2175 necessary medical care on an ambulatory self-care basis to 2176 eligible veterans who do not need the nursing services provided 2177 in nursing homes. 2178 (4) "Nursing home" has the same meaning as in section 2179 3721.01 of the Revised Code. 2180 (5) "Veteran" has the same meaning as in section 5901.01 2181 of the Revised Code. 2182 (B) There are hereby established the Ohio veterans' homes 2183 within the department of veterans services. The department shall 2184 maintain and operate state veterans' homes as administered under 2185

judgment debtor the value of the federal remedy or the state

the state veterans' home programs defined in Title 38 of the 2186 United States Code. 2187

Sec. 5907.04. As used in this section, "armed forces of2188the United States" means the army, air force, navy, marine2189corps, coast guard, and any other military service branch that2190is designated by congress as a part of the armed forces of the2191United Stateshas the same meaning as in section 5907.01 of the2192Revised Code.2193

Subject to the following paragraph, all veterans, who 2194 served during a period of conflict as determined by the United 2195 States department of veterans affairs or any person who is 2196 awarded either the armed forces expeditionary medal established 2197 by presidential executive order 10977 dated December 4, 1961, or 2198 the Vietnam service medal established by presidential executive 2199 order 11231 dated July 8, 1965, who have been honorably 2200 discharged or separated under honorable conditions therefrom, or 2201 any discharged members of the Polish and Czechoslovakian armed 2202 forces who served in armed conflict with an enemy of the United 2203 States in World War II who have been citizens of the United 2204 States for at least ten years, provided that the above-mentioned 2205 persons have been citizens of this state for one year or more at 2206 the date of making application for admission, are disabled by 2207 disease, wounds, or otherwise, and are by reason of such 2208 disability incapable of earning their living, and all members of 2209 the Ohio national guard or naval militia who have lost an arm or 2210 leg, or their sight, or become permanently disabled from any 2211 cause, while in the line and discharge of duty, and are not able 2212 to support themselves, may be admitted to a veterans' home under 2213 such rules as the director of veterans services adopts. 2214

A veteran who served in the armed forces of the United2215States is eligible for admission to a veterans' home under the2216preceding paragraph only if the person has the characteristics2217defined in division (B)(1) of section 5901.01 of the Revised2218Code.2219

Veterans' homes may reserve a bed during the temporary2220absence of a resident or patient from the home, including a2221nursing home within it, under conditions prescribed by the2222director, to include hospitalization for an acute condition,2223visits with relatives and friends, and participation in2224

therapeutic programs outside the home. A home shall not reserve2225a bed for more than thirty days, except that absences for more2226than thirty days due to hospitalization may be authorized.2227

Sec. 5910.01. As used in this chapter and section 5919.34 2228 of the Revised Code: 2229

(A) "Child" includes natural and adopted children and
 stepchildren who have not been legally adopted by the veteran
 parent provided that the relationship between the stepchild and
 the veteran parent meets the following criteria:

(1) The veteran parent is married to the child's natural 2234 or adoptive parent at the time application for a scholarship 2235 granted under this chapter is made; or if the veteran parent is 2236 deceased, the child's natural or adoptive parent was married to 2237 the veteran parent at the time of the veteran parent's death; 2238

(2) The child resided with the veteran parent for a period 2239 of not less than ten consecutive years immediately prior to 2240 making application for the scholarship; or if the veteran parent 2241 is deceased, the child resided with the veteran parent for a 2242 period of not less than ten consecutive years immediately prior 2243 to the veteran parent's death; 2244

(3) The child received financial support from the veteran 2245 parent for a period of not less than ten consecutive years 2246 immediately prior to making application for the scholarship; or 2247 if the veteran parent is deceased, the child received financial 2248 support from the veteran parent for a period of not less than 2249 ten consecutive years immediately prior to the veteran parent's 2250 death. 2251

(B)	"Veteran"	includes	any	of	the	following:	2252	)
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(1) Any person who was a member of the armed services of 2253

the United States for a period of ninety days or more, or who 2254 was discharged from the armed services due to a disability 2255 incurred while a member with less than ninety days' service, or 2256 who died while a member of the armed services; provided that 2257 such service, disability, or death occurred during one of the 2258 following periods: December 7, 1941, to December 31, 1946; June 2259 25, 1950, to January 31, 1955; January 1, 1960, to May 7, 1975; 2260 August 2, 1990, to the end of operations conducted as a result 2261 of the invasion of Kuwait by Iraq, including support for 2262 operation desert shield and operation desert storm, as declared 2263 by the president of the United States or the congress; October 2264 7, 2001, to the end of operation enduring freedom as declared by 2265 the president of the United States or the congress; March 20, 2266 2003, to the end of operation Iraqi freedom as declared by the 2267 president of the United States or the congress; or any other 2268 period of conflict established by the United States department 2269 of veterans affairs for pension purposes; 2270

(2) Any person who was a member of the armed services of
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(3) Any person who served as a member of the United States2274merchant marine and to whom either of the following applies:2275

(a) The person has an honorable report of separation from 2276the active duty military service, form DD214 or DD215. 2277

(b) The person served in the United States merchant marine
between December 7, 1941, and December 31, 1946, and died on
active duty while serving in a war zone during that period of
service.

(C) "Armed services of the United States" or "United

States armed forces" includes the army, air force, navy, marine2283corps, coast guard, space force, and such other military service2284branch as may be designated by congress as a part of the armed2285forces of the United States.2286

(D) "Board" means the Ohio war orphans and severely
 2287
 disabled veterans' children scholarship board created by section
 5910.02 of the Revised Code.
 2289

(E) "Disabled" means having a sixty per cent or greater
 service-connected disability or receiving benefits for permanent
 and total nonservice-connected disability, as determined by the
 United States department of veterans affairs.

(F) "United States merchant marine" includes the United 2294
States army transport service and the United States naval 2295
transport service. 2296

Section 2. That existing sections 122.925, 124.23, 145.30,2297742.52, 742.521, 2151.4210, 3307.75, 3309.02, 3313.471,22983319.085, 3511.01, 4731.36, 4743.041, 5505.16, 5747.01, 5903.01,22995903.02, 5907.01, 5907.04, and 5910.01 of the Revised Code are2300hereby repealed.2301

Section 3. Section 5505.16 of the Revised Code is 2302 presented in this act as a composite of the section as amended 2303 by both H.B. 49 and H.B. 362 of the 132nd General Assembly. The 2304 General Assembly, applying the principle stated in division (B) 2305 of section 1.52 of the Revised Code that amendments are to be 2306 harmonized if reasonably capable of simultaneous operation, 2307 finds that the composite is the resulting version of the section 2308 in effect prior to the effective date of the section as 2309 presented in this act. 2310