As Reported by the House Ways and Means Committee

133rd General Assembly

Regular Session 2019-2020 Sub. H. B. No. 297

Representatives Ginter, Powell

Cosponsors: Representatives Scherer, McClain, Kick, Green, Hood, Manchester, Vitale, Zeltwanger, Lang, Lipps, Antani, Riedel, Koehler, Keller

A BILL

То	amend sections 5747.08 and 5747.98 and to enact	1
	section 5747.77 of the Revised Code to authorize	2
	a nonrefundable income tax credit for a	3
	taxpayer's cash contributions to qualifying	4
	pregnancy resource centers.	5

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

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imposed pursuant to Chapter 5748. of the Revised Code.

(A) If an individual is deceased, any return or notice required of that individual under this chapter shall be made and filed by that decedent's executor, administrator, or other person charged with the property of that decedent.

(B) If an individual is unable to make a return or notice required by this chapter, the return or notice required of that individual shall be made and filed by the individual's duly authorized agent, guardian, conservator, fiduciary, or other person charged with the care of the person or property of that individual.

(C) Returns or notices required of an estate or a trust shall be made and filed by the fiduciary of the estate or trust.

(D) (1) (a) Except as otherwise provided in division (D) (1) 32 (b) of this section, any pass-through entity may file a single 33 return on behalf of one or more of the entity's investors other 34 than an investor that is a person subject to the tax imposed 35 under section 5733.06 of the Revised Code. The single return 36 shall set forth the name, address, and social security number or 37 other identifying number of each of those pass-through entity 38 39 investors and shall indicate the distributive share of each of those pass-through entity investor's income taxable in this 40 state in accordance with sections 5747.20 to 5747.231 of the 41 Revised Code. Such pass-through entity investors for whom the 42 pass-through entity elects to file a single return are not 43 entitled to the exemption or credit provided for by sections 44 5747.02 and 5747.022 of the Revised Code; shall calculate the 45 tax before business credits at the highest rate of tax set forth 46 in section 5747.02 of the Revised Code for the taxable year for 47 which the return is filed; and are entitled to only their 48

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distributive share of the business credits as defined in49division (D)(2) of this section. A single check drawn by the50pass-through entity shall accompany the return in full payment51of the tax due, as shown on the single return, for such52investors, other than investors who are persons subject to the53tax imposed under section 5733.06 of the Revised Code.54

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

(ii) A pass-through entity shall not include in such a single return any investor that is itself a pass-through entity to the extent that any direct or indirect investor in the second pass-through entity is a person subject to the tax imposed under section 5733.06 of the Revised Code.

(c) Nothing in division (D) of this section precludes the 65 tax commissioner from requiring such investors to file the 66 return and make the payment of taxes and related interest, 67 penalty, and interest penalty required by this section or 68 section 5747.02, 5747.09, or 5747.15 of the Revised Code. 69 Nothing in division (D) of this section precludes such an 70 investor from filing the annual return under this section, 71 utilizing the refundable credit equal to the investor's 72 proportionate share of the tax paid by the pass-through entity 73 74 on behalf of the investor under division (I) of this section, and making the payment of taxes imposed under section 5747.02 of 75 the Revised Code. Nothing in division (D) of this section shall 76 be construed to provide to such an investor or pass-through 77 entity any additional deduction or credit, other than the credit 78

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provided by division (I) of this section, solely on account of	79
the entity's filing a return in accordance with this section.	80
Such a pass-through entity also shall make the filing and	81
payment of estimated taxes on behalf of the pass-through entity	82
investors other than an investor that is a person subject to the	83
tax imposed under section 5733.06 of the Revised Code.	84
(2) For the purposes of this section, "business credits"	85
means the credits listed in section 5747.98 of the Revised Code	86
excluding the following credits:	87
(a) The retirement income credit under division (B) of	88
section 5747.055 of the Revised Code;	89
(b) The senior citizen credit under division (F) of	90
section 5747.055 of the Revised Code;	91
(c) The lump sum distribution credit under division (G) of	92
section 5747.055 of the Revised Code;	93
(d) The dependent care credit under section 5747.054 of	94
the Revised Code;	95
(e) The lump sum retirement income credit under division	96
(C) of section 5747.055 of the Revised Code;	97
(f) The lump sum retirement income credit under division	98
(D) of section 5747.055 of the Revised Code;	99
(g) The lump sum retirement income credit under division	100
(E) of section 5747.055 of the Revised Code;	101
(h) The credit for displaced workers who pay for job	102
training under section 5747.27 of the Revised Code;	103
(i) The twenty-dollar personal exemption credit under	104
section 5747.022 of the Revised Code;	105

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5747.05 of the Revised Code;	
(k) The nonresident credit under division (A) of section	108
5747.05 of the Revised Code;	
(l) The credit for a resident's out-of-state income under	110
division (B) of section 5747.05 of the Revised Code;	111
(m) The earned income tax credit under section 5747.71 of	112
the Revised Code <u>;</u>	
(n) The pregnancy resource center donation credit under	114
section 5747.77 of the Revised Code.	
(3) The election provided for under division (D) of this	116
section applies only to the taxable year for which the election	117
is made by the pass-through entity. Unless the tax commissioner	118
provides otherwise, this election, once made, is binding and	119
irrevocable for the taxable year for which the election is made.	120
Nothing in this division shall be construed to provide for any	121
deduction or credit that would not be allowable if a nonresident	122

(j) The joint filing credit under division (E) of section

(4) If a pass-through entity makes the election provided 124 for under division (D) of this section, the pass-through entity 125 shall be liable for any additional taxes, interest, interest 126 penalty, or penalties imposed by this chapter if the tax 127 commissioner finds that the single return does not reflect the 128 correct tax due by the pass-through entity investors covered by 129 that return. Nothing in this division shall be construed to 130 limit or alter the liability, if any, imposed on pass-through 131 entity investors for unpaid or underpaid taxes, interest, 132 interest penalty, or penalties as a result of the pass-through 133 entity's making the election provided for under division (D) of 134

pass-through entity investor were to file an annual return.

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this section. For the purposes of division (D) of this section, 135 "correct tax due" means the tax that would have been paid by the 136 pass-through entity had the single return been filed in a manner 137 reflecting the commissioner's findings. Nothing in division (D) 138 of this section shall be construed to make or hold a pass-139 through entity liable for tax attributable to a pass-through 140 entity investor's income from a source other than the pass-141 through entity electing to file the single return. 142

(E) If a husband and wife file a joint federal income tax
return for a taxable year, they shall file a joint return under
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this section for that taxable year, and their liabilities are
joint and several, but, if the federal income tax liability of
either spouse is determined on a separate federal income tax
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return, they shall file separate returns under this section.

If either spouse is not required to file a federal income 149 tax return and either or both are required to file a return 150 pursuant to this chapter, they may elect to file separate or 151 joint returns, and, pursuant to that election, their liabilities 1.52 are separate or joint and several. If a husband and wife file 153 separate returns pursuant to this chapter, each must claim the 154 taxpayer's own exemption, but not both, as authorized under 155 section 5747.02 of the Revised Code on the taxpayer's own 156 return. 157

(F) Each return or notice required to be filed under this
section shall contain the signature of the taxpayer or the
taxpayer's duly authorized agent and of the person who prepared
the return for the taxpayer, and shall include the taxpayer's
social security number. Each return shall be verified by a
declaration under the penalties of perjury. The tax commissioner
shall prescribe the form that the signature and declaration

shall take.

(G) Each return or notice required to be filed under this
section shall be made and filed as required by section 5747.04
of the Revised Code, on or before the fifteenth day of April of
each year, on forms that the tax commissioner shall prescribe,
together with remittance made payable to the treasurer of state
in the combined amount of the state and all school district
income taxes shown to be due on the form.

Upon good cause shown, the commissioner may extend the 173 period for filing any notice or return required to be filed 174 under this section and may adopt rules relating to extensions. 175 If the extension results in an extension of time for the payment 176 of any state or school district income tax liability with 177 respect to which the return is filed, the taxpayer shall pay at 178 the time the tax liability is paid an amount of interest 179 computed at the rate per annum prescribed by section 5703.47 of 180 the Revised Code on that liability from the time that payment is 181 due without extension to the time of actual payment. Except as 182 provided in section 5747.132 of the Revised Code, in addition to 183 all other interest charges and penalties, all taxes imposed 184 under this chapter or Chapter 5748. of the Revised Code and 185 remaining unpaid after they become due, except combined amounts 186 due of one dollar or less, bear interest at the rate per annum 187 prescribed by section 5703.47 of the Revised Code until paid or 188 until the day an assessment is issued under section 5747.13 of 189 the Revised Code, whichever occurs first. 190

If the commissioner considers it necessary in order to191ensure the payment of the tax imposed by section 5747.02 of the192Revised Code or any tax imposed under Chapter 5748. of the193Revised Code, the commissioner may require returns and payments194

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to be made otherwise than as provided in this section. 195

To the extent that any provision in this division196conflicts with any provision in section 5747.026 of the Revised197Code, the provision in that section prevails.198

(H) The amounts withheld by an employer pursuant to 199 section 5747.06 of the Revised Code, a casino operator pursuant 200 to section 5747.063 of the Revised Code, or a lottery sales 201 agent pursuant to section 5747.064 of the Revised Code shall be 202 203 allowed to the recipient of the compensation casino winnings, or 204 lottery prize award as credits against payment of the appropriate taxes imposed on the recipient by section 5747.02 205 and under Chapter 5748. of the Revised Code. 206

(I) If a pass-through entity elects to file a single 207 return under division (D) of this section and if any investor is 208 required to file the annual return and make the payment of taxes 209 required by this chapter on account of the investor's other 210 income that is not included in a single return filed by a pass-211 through entity or any other investor elects to file the annual 212 return, the investor is entitled to a refundable credit equal to 213 the investor's proportionate share of the tax paid by the pass-214 through entity on behalf of the investor. The investor shall 215 claim the credit for the investor's taxable year in which or 216 with which ends the taxable year of the pass-through entity. 217 Nothing in this chapter shall be construed to allow any credit 218 provided in this chapter to be claimed more than once. For the 219 purpose of computing any interest, penalty, or interest penalty, 220 the investor shall be deemed to have paid the refundable credit 221 provided by this division on the day that the pass-through 222 entity paid the estimated tax or the tax giving rise to the 223 credit. 224

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(J) The tax commissioner shall ensure that each return 225 required to be filed under this section includes a box that the 226 taxpayer may check to authorize a paid tax preparer who prepared 227 the return to communicate with the department of taxation about 228 matters pertaining to the return. The return or instructions 229 accompanying the return shall indicate that by checking the box 230 231 the taxpayer authorizes the department of taxation to contact the preparer concerning questions that arise during the 232 processing of the return and authorizes the preparer only to 233 provide the department with information that is missing from the 234 return, to contact the department for information about the 235 processing of the return or the status of the taxpayer's refund 236 or payments, and to respond to notices about mathematical 237 errors, offsets, or return preparation that the taxpayer has 238 received from the department and has shown to the preparer. 239

(K) The tax commissioner shall permit individual taxpayers 240 to instruct the department of taxation to cause any refund of 241 overpaid taxes to be deposited directly into a checking account, 242 savings account, or an individual retirement account or 243 individual retirement annuity, or preexisting college savings 244 plan or program account offered by the Ohio tuition trust 245 authority under Chapter 3334. of the Revised Code, as designated 246 by the taxpayer, when the taxpayer files the annual return 247 required by this section electronically. 248

(L) The tax commissioner may adopt rules to administer 249this section. 250

Sec. 5747.77. (A) As used in this section: 251

(1) "Affiliate" means a person that has with another252person a legal relationship created or governed by at least one253written instrument that demonstrates any of the following:254

(a) Common ownership, management, or control; 255 (b) A franchise agreement; 256 (c) The granting or extension of a license or other 257 agreement that authorizes a person to use the other person's 258 brand name, trademark, service mark, or other registered 259 identification mark. 260 (2) "Nontherapeutic abortion" has the same meaning as in 261 262 section 9.04 of the Revised Code. (3) "Promote" means to advocate for, assist with, 263 encourage, or popularize through advertising or publicity. 264 (4) "Qualifying pregnancy resource center" means a 265 nonprofit organization exempt from taxation under section 501(c) 266 of the Internal Revenue Code, the principal purpose of which is 267 to provide free assistance, which may include pregnancy tests, 268 ultrasounds, counseling, material support, and similar services 269 for pregnant women in carrying their pregnancies to term. 270 "Qualifying pregnancy resource center" does not include any of 271 the following: 272 (a) A hospital as defined in section 3727.01 of the 273 274 Revised Code; 275 (b) A nursing home or residential care facility as defined in section 3721.01 of the Revised Code; 276 (c) An organization that does any of the following: 277 (i) Performs nontherapeutic abortions; 278 (ii) Promotes nontherapeutic abortions; 279 (iii) Contracts with any person that performs or promotes 280 nontherapeutic abortions; 281

(iv) Is an affiliate of any person that performs or	282	
promotes nontherapeutic abortions.		
(B) There is hereby allowed a nonrefundable credit against_	284	
the aggregate tax liability under section 5747.02 of the Revised	285	
Code for a taxpayer that contributes cash, on or after January	286	
1, 2021, and on or before December 31, 2025, to one or more	287	
qualifying pregnancy resource centers operating in this state.	288	
The amount of the credit equals fifty per cent of the aggregate	289	
amount of the taxpayer's contributions during the taxable year	290	
but may not exceed one thousand dollars for a taxable year.	291	
The credit authorized by this section is not allowed	292	
unless the taxpayer claiming the credit provides to the tax	293	
commissioner, in the form and manner required by the	294	
commissioner, a copy of a receipt or other document issued by	295	
the qualifying pregnancy resource center acknowledging the	296	
taxpayer's contribution to the center and the amount of the	297	
contribution. The commissioner may require a taxpayer to furnish	298	
any other information necessary to support a claim for the	299	
credit. No credit shall be allowed unless a copy of such	300	
document or other required information is provided.	301	
(C) If the taxpayer is a pass-through entity, the credit	302	
may be allocated among the entity's equity owners in proportion_	303	
to their ownership interests or in such proportions or amounts_	304	
as the equity owners mutually agree.	305	
(D) The credit allowed by this section shall be claimed in	306	
the order prescribed by section 5747.98 of the Revised Code. Any	307	
credit amount in excess of the taxpayer's tax liability, after_	308	
allowing for any other credits preceding the credit in that	309	
order, may be carried forward to the following taxable year.	310	

Sec. 5747.98. (A) To provide a uniform procedure for 311 calculating a taxpayer's aggregate tax liability under section 312 5747.02 of the Revised Code, a taxpayer shall claim any credits 313 to which the taxpayer is entitled in the following order: 314 (1) Either the retirement income credit under division (B) 315 of section 5747.055 of the Revised Code or the lump sum 316 retirement income credits under divisions (C), (D), and (E) of 317 that section; 318 (2) Either the senior citizen credit under division (F) of 319 section 5747.055 of the Revised Code or the lump sum 320 distribution credit under division (G) of that section; 321 (3) The dependent care credit under section 5747.054 of 322 the Revised Code; 323 (4) The credit for displaced workers who pay for job 324 training under section 5747.27 of the Revised Code; 325 (5) The campaign contribution credit under section 5747.29 326 of the Revised Code; 327 (6) The twenty-dollar personal exemption credit under 328 section 5747.022 of the Revised Code; 329 (7) The joint filing credit under division (G) of section 330 5747.05 of the Revised Code; 331 (8) The earned income credit under section 5747.71 of the 332 Revised Code; 333 (9) The nonrefundable credit for making contributions to a 334 qualifying pregnancy resource center under section 5747.77 of 335 the Revised Code; 336 (10) The credit for adoption of a minor child under 337

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section 5747.37 of the Revised Code;	338
(10) <u>(</u>11) The nonrefundable job retention credit under	339
division (B) of section 5747.058 of the Revised Code;	340
$\frac{(11)-(12)}{(12)}$ The enterprise zone credit under section 5709.66 of the Revised Code;	341 342
(12) (13) The ethanol plant investment credit under	343
section 5747.75 of the Revised Code;	344
(13) <u>(</u>14) The credit for purchases of qualifying grape	345
production property under section 5747.28 of the Revised Code;	346
(14) <u>(</u>15) The small business investment credit under	347
section 5747.81 of the Revised Code;	348
(15) (16) The enterprise zone credits under section	349
5709.65 of the Revised Code;	350
$\frac{(16)}{(17)}$ The research and development credit under	351
section 5747.331 of the Revised Code;	352
(17) <u>(</u>18) The credit for rehabilitating a historic	353
building under section 5747.76 of the Revised Code;	354
(18) <u>(</u>19) The nonresident credit under division (A) of	355
section 5747.05 of the Revised Code;	356
(19) <u>(</u>20) T he credit for a resident's out-of-state income	357
under division (B) of section 5747.05 of the Revised Code;	358
(20) <u>(</u>21) The refundable motion picture production credit	359
under section 5747.66 of the Revised Code;	360
(21) <u>(</u>22) The refundable jobs creation credit or job	361
retention credit under division (A) of section 5747.058 of the	362
Revised Code;	363

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(22) (23)The refundable credit for taxes paid by a364qualifying entity granted under section 5747.059 of the Revised365Code;366

(23) (24) The refundable credits for taxes paid by a qualifying pass-through entity granted under division (I) of section 5747.08 of the Revised Code;

(24) (25)The refundable credit under section 5747.80 of370the Revised Code for losses on loans made to the Ohio venture371capital program under sections 150.01 to 150.10 of the Revised372Code;373

(25) (26) The refundable credit for rehabilitating a historic building under section 5747.76 of the Revised Code;

(26) (27)The refundable credit for financial institution376taxes paid by a pass-through entity granted under section3775747.65 of the Revised Code.378

(B) For any credit, except the refundable credits 379 enumerated in this section and the credit granted under division 380 (H) of section 5747.08 of the Revised Code, the amount of the 381 credit for a taxable year shall not exceed the taxpayer's 382 aggregate amount of tax due under section 5747.02 of the Revised 383 Code, after allowing for any other credit that precedes it in 384 the order required under this section. Any excess amount of a 385 particular credit may be carried forward if authorized under the 386 section creating that credit. Nothing in this chapter shall be 387 construed to allow a taxpayer to claim, directly or indirectly, 388 a credit more than once for a taxable year. 389

Section 2. That existing sections 5747.08 and 5747.98 of 390 the Revised Code are hereby repealed. 391