## $\underline{\text{Am. H. B. No. 29}}$ As Passed by the Senate

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moved to amer	nd as follows: 1
Engross the bill as directed by the comma	ands in the 2
amendments attached hereto, ignoring matter ex	straneous to those 3
commands	4
INDEX	5

Amendment No.	Subject			
am_134_1696	Professional sports organizations			
am_134_1740	Removal of provisions enacted in other bills			
am_134_1893	Official league data			
am_134_2000-1	Withholding government debts from sports gaming winnings			
am_134_2075	Tax on unlicensed operators			

The following amendments are attached hereto:

Legislative Service Commission

am\_134\_2076



Sports gaming receipts tax: remove

Amendment No.	Subject
	carryforward
am_134_2118	Sports betting on horse racing
am_134_2120	Ohio State Racing Commission Fund
am_134_2121-2	Equity in sports gaming licensure
am_134_2122	Esports
am_134_2123-5	Sports gaming proprietor and management services provider licenses
am_134_2124	Confidential information
am_134_2130	Electronic instant bingo distributors
am_134_2131	Gaming agents as peace officers
am_134_2133	Casino and racino voluntary exclusion program
am_134_2134	Proposition bets
am_134_2136	Sports gaming facility investment
am_134_2137	Ohio Casino Control Commission enforcement
am_134_2139-2	Type C sports gaming host licenses
am_134_2140	Type A sports gaming proprietor place of business
am_134_2141	Sports gaming license suitability
am_134_2142	Sports gaming proprietor license suitability
am_134_2143	Type B sports gaming proprietor license suitability
am_134_2144	Professional sports organizations
am_134_2146	Information technology and security audits

Amendment No.	Subject
am_134_2147	Applicants for sports gaming licenses
am_134_2149	Casino involuntary exclusion
am_134_2150	Sports gaming voluntary exclusion program
am_134_2151	Sports gaming involuntary exclusion list
am_134_2152	Sports gaming advertisements
am_134_2221-1	Sports gaming data disclosure
am_134_2272	Type B sports gaming proprietor and management services provider licenses
am_134_2273-1	Type C sports gaming proprietor licenses
am_134_2274	Additional type A sports gaming proprietor licenses
am_134_2275	Veterans identification cards
am_134_2277	Select Committee on iLottery
am_134_2292	Casino operator debt transactions
am_134_2341-1	Regulatory restrictions
am_134_2354	License fee revenue allocation to veterans services
am_134_2387	Sports gaming facility in less populous county
am_134_2412-4	Universal start date for sports gaming; initial licenses
am_134_2429-2	Lottery sports gaming
am_134_2441-1	Joint Committee on Sports Gaming

The motion was \_\_\_\_\_ agreed to.

## Am. H. B. No. 29 As Passed by the Senate

moved to amend as follows:			
In line 4718, after " <u>tour</u> " insert " <u>or a wholly owned for-profit</u>	9		
subsidiary of the owner, if the owner is a nonprofit corporation or	10		
organization"	11		
The motion was agreed to.			
SYNOPSIS	12		
Professional sports organizations	13		
R.C. 3775.01(H)	14		
Modifies the bill's definition of a professional sports	15		
organization for purposes of those organizations' eligibility	16		
for a licensing preference as a sports gaming proprietor.	17		
Specifies that if the owner of a sports facility in Ohio	18		
that hosts an annual tournament on the Professional Golf	19		
Association Tour is a nonprofit corporation or organization, a	20		
wholly owned for-profit subsidiary of the owner may be	21		
considered the owner for licensing purposes, as the bill	22		
prohibits a nonprofit corporation from receiving a license	23		

## Am. H. B. No. 29 As Passed by the Senate

## \_\_\_\_\_ moved to amend as follows:

	In line 1 of the title, delete "109.32,"	24
	In line 2 of the title, delete ", 2915.01, 2915.08, 2915.081,"	25
	Delete line 3 of the title	26
	In line 4 of the title, delete "2915.10, 2915.101, 2915.12, 2915.13"	27
	In line 7 of the title, delete ", 5747.08"	28
	In line 10 of the title, delete "2915.14, 2915.15, 3376.01,"	29
	Delete line 11 of the title	30
	In line 12 of the title, delete "3376.07, 3376.08, 3772.37,"	31
	In line 21 of the title, delete "to allow"	32
	Delete line 22 of the title	33
	In line 23 of the title, delete "from their name, image, or	34
liken	ness,"	35
	In line 28, delete "109.32,"	36
	In line 29, delete ", 2915.01, 2915.08, 2915.081, 2915.082,	37
2915.	09,"	38
	Delete line 30	39

In line 31, delete "2915.13"	40
In line 33, delete ", 5747.08"	41
In line 35, delete "2915.14, 2915.15, 3376.01, 3376.02,"	42
Delete line 36	43
Delete lines 42 through 670	44
After line 670, insert:	45

"Sec. 109.572. (A) (1) Upon receipt of a request pursuant to section 121.08, 3301.32, 3301.541, or 3319.39 of the Revised Code, a completed form prescribed pursuant to division (C) (1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C) (2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to any of the following:

(a) A violation of section 2903.01, 2903.02, 2903.03, 2903.04, 2903.041, 2903.06, 2903.08, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 2905.01, 2905.02, 2905.05, 2905.11, 2905.32, 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 2907.19, 2907.21, 2907.22, 2907.23, 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2923.17, 2923.21, 2923.42, 2925.02, 2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36, 2925.37, or 3716.11 of the Revised Code, felonious sexual penetration in violation of former section 2907.12 of the Revised Code, a violation of 

section 2905.04 of the Revised Code as it existed prior to July
1, 1996, a violation of section 2919.23 of the Revised Code that
would have been a violation of section 2905.04 of the Revised
Code as it existed prior to July 1, 1996, had the violation been
committed prior to that date, or a violation of section 2925.11
of the Revised Code that is not a minor drug possession offense:

- (b) A violation of an existing or former law of this state, any other state, or the United States that is substantially equivalent to any of the offenses listed in division (A)(1)(a) of this section;
- (c) If the request is made pursuant to section 3319.39 of the Revised Code for an applicant who is a teacher, any offense specified under section 9.79 of the Revised Code or in section 3319.31 of the Revised Code.
- (2) On receipt of a request pursuant to section 3712.09 or 3721.121 of the Revised Code, a completed form prescribed pursuant to division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check with respect to any person who has applied for employment in a position for which a criminal records check is required by those sections. The superintendent shall conduct the criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to any of the following:
- (a) A violation of section 2903.01, 2903.02, 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05,

2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.3	1,
2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02,	
2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.1	1,
2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.2	5,
2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.	11,
2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code;	

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- (b) An existing or former law of this state, any other state, or the United States that is substantially equivalent to any of the offenses listed in division (A)(2)(a) of this section.
- (3) On receipt of a request pursuant to section 173.27, 173.38, 173.381, 3740.11, 5119.34, 5164.34, 5164.341, 5164.342, 5123.081, or 5123.169 of the Revised Code, a completed form prescribed pursuant to division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check of the person for whom the request is made. The superintendent shall conduct the criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of, has pleaded guilty to, or (except in the case of a request pursuant to section 5164.34, 5164.341, or 5164.342 of the Revised Code) has been found eligible for intervention in lieu of conviction for any of the following, regardless of the date of the conviction, the date of entry of the guilty plea, or (except in the case of a request pursuant to section 5164.34, 5164.341, or 5164.342 of the Revised Code) the date the person was found eligible for intervention in lieu of conviction:

(a)	A violat	ion of se	ction 959	9.13, 959.	131, 2903	.01,	131
2903.02,	2903.03,	2903.04,	2903.041,	, 2903.11,	, 2903.12 <b>,</b>	2903.13,	132
2903.15,	2903.16,	2903.21,	2903.211,	, 2903.22,	2903.34,	2903.341,	133
2905.01,	2905.02,	2905.05,	2905.11,	2905.12,	2905.32,	2905.33,	134
2907.02,	2907.03,	2907.04,	2907.05,	2907.06,	2907.07,	2907.08,	135
2907.09,	2907.21,	2907.22,	2907.23,	2907.24,	2907.25,	2907.31,	136
2907.32,	2907.321,	2907.322	2, 2907.32	23, 2907.3	33, 2909.0	)2,	137
2909.03,	2909.04,	2909.22,	2909.23,	2909.24,	2911.01,	2911.02,	138
2911.11,	2911.12,	2911.13,	2913.02,	2913.03,	2913.04,	2913.05,	139
2913.11,	2913.21,	2913.31,	2913.32,	2913.40,	2913.41,	2913.42,	140
2913.43,	2913.44,	2913.441,	2913.45,	, 2913.46,	2913.47,	2913.48,	141
2913.49,	2913.51,	2917.01,	2917.02,	2917.03,	2917.31,	2919.12,	142
2919.121,	2919.123	3, 2919.12	24, 2919.2	22, 2919.2	23, 2919.2	24,	143
2919.25,	2921.03,	2921.11,	2921.12,	2921.13,	2921.21,	2921.24,	144
2921.32,	2921.321,	2921.34,	2921.35,	, 2921.36,	2921.51,	2923.12,	145
2923.122,	2923.123	3, 2923.13	3, 2923.16	61, 2923.1	162, 2923.	21,	146
2923.32,	2923.42,	2925.02,	2925.03,	2925.04,	2925.041,	2925.05,	147
2925.06,	2925.09,	2925.11,	2925.13,	2925.14,	2925.141,	2925.22,	148
2925.23,	2925.24,	2925.36,	2925.55,	2925.56,	2927.12,	or 3716.11	149
of the Re	evised Cod	de;					150
(h)	Folonion	e eovisi	nonotrati	on in wic	lation of	formor	151
(1)	r e TOUTOU	s sexual	henerrari	OII III VIC	racion Ol	TOTIMET	131

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- section 2907.12 of the Revised Code;
- (c) A violation of section 2905.04 of the Revised Code as it existed prior to July 1, 1996;
- (d) A violation of section 2923.01, 2923.02, or 2923.03 of the Revised Code when the underlying offense that is the object of the conspiracy, attempt, or complicity is one of the offenses listed in divisions (A)(3)(a) to (c) of this section;
- (e) A violation of an existing or former municipal 159 ordinance or law of this state, any other state, or the United 160 States that is substantially equivalent to any of the offenses 161

listed	in	divisions	(A)	13	) (a	) †o	(d)	) of	this	section
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(4) On receipt of a request pursuant to section 2151.86 or 2151.904 of the Revised Code, a completed form prescribed pursuant to division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to any of the following:

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(a) A violation of section 959.13, 2903.01, 2903.02, 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.15, 2903.16, 2903.21, 2903.211, 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2909.02, 2909.03, 2909.22, 2909.23, 2909.24, 2911.01, 2911.02, 2911.11, 2911.12, 2913.49, 2917.01, 2917.02, 2919.12, 2919.22, 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, 2927.12, or 3716.11 of the Revised Code, a violation of section 2905.04 of the Revised Code as it existed prior to July 1, 1996, a violation of section 2919.23 of the Revised Code that would have been a violation of section 2905.04 of the Revised Code as it existed prior to July 1, 1996, had the violation been committed prior to that date, a violation of section 2925.11 of the Revised Code that is not a minor drug possession offense, two or more OVI or OVUAC violations committed within the three years immediately preceding the submission of the application or petition that is the basis of the request, or felonious sexual penetration in violation of former section 2907.12 of the

Revised Code;	194

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- (b) A violation of an existing or former law of this state, any other state, or the United States that is substantially equivalent to any of the offenses listed in division (A)(4)(a) of this section.
- (5) Upon receipt of a request pursuant to section 5104.013 of the Revised Code, a completed form prescribed pursuant to division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request has been convicted of or pleaded guilty to any of the following:
- (a) A violation of section 2151.421, 2903.01, 2903.02, 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 2905.11, 2905.32, 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 2907.19, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2909.02, 2909.03, 2909.04, 2909.05, 2911.01, 2911.02, 2911.11, 2911.12, 2913.02, 2913.03, 2913.04, 2913.041, 2913.05, 2913.06, 2913.11, 2913.21, 2913.31, 2913.32, 2913.33, 2913.34, 2913.40, 2913.41, 2913.42, 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 2913.48, 2913.49, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12, 2919.22, 2919.224, 2919.225, 2919.24, 2919.25, 2921.03, 2921.11, 2921.13, 2921.14, 2921.34, 2921.35, 2923.01, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, or 3716.11 of the Revised Code, felonious sexual penetration in violation of former section 2907.12 of the Revised Code, a

violation of section 2905.04 of the Revised Code as it existed prior to July 1, 1996, a violation of section 2919.23 of the Revised Code that would have been a violation of section 2905.04 of the Revised Code as it existed prior to July 1, 1996, had the violation been committed prior to that date, a violation of section 2925.11 of the Revised Code that is not a minor drug possession offense, a violation of section 2923.02 or 2923.03 of the Revised Code that relates to a crime specified in this division, or a second violation of section 4511.19 of the Revised Code within five years of the date of application for licensure or certification.

- (b) A violation of an existing or former law of this state, any other state, or the United States that is substantially equivalent to any of the offenses or violations described in division (A)(5)(a) of this section.
- (6) Upon receipt of a request pursuant to section 5153.111 of the Revised Code, a completed form prescribed pursuant to division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to any of the following:
- (a) A violation of section 2903.01, 2903.02, 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323,

2909.02, 2909.03, 2911.01, 2911.02, 2911.11, 2911.12, 2919.12,
2919.22, 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2925.02,
2925.03, 2925.04, 2925.05, 2925.06, or 3716.11 of the Revised
Code, felonious sexual penetration in violation of former
section 2907.12 of the Revised Code, a violation of section
2905.04 of the Revised Code as it existed prior to July 1, 1996,
a violation of section 2919.23 of the Revised Code that would
have been a violation of section 2905.04 of the Revised Code as
it existed prior to July 1, 1996, had the violation been
committed prior to that date, or a violation of section 2925.11
of the Revised Code that is not a minor drug possession offense;

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- (b) A violation of an existing or former law of this state, any other state, or the United States that is substantially equivalent to any of the offenses listed in division (A)(6)(a) of this section.
- (7) On receipt of a request for a criminal records check from an individual pursuant to section 4749.03 or 4749.06 of the Revised Code, accompanied by a completed copy of the form prescribed in division (C)(1) of this section and a set of fingerprint impressions obtained in a manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists indicating that the person who is the subject of the request has been convicted of or pleaded quilty to any criminal offense in this state or in any other state. If the individual indicates that a firearm will be carried in the course of business, the superintendent shall require information from the federal bureau of investigation as described in division (B)(2) of this section. Subject to division (F) of this section, the superintendent shall report the findings of the

criminal records check and any information the federal bureau of investigation provides to the director of public safety.

- (8) On receipt of a request pursuant to section 1321.37, 1321.53, or 4763.05 of the Revised Code, a completed form prescribed pursuant to division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check with respect to any person who has applied for a license, permit, or certification from the department of commerce or a division in the department. The superintendent shall conduct the criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to any criminal offense in this state, any other state, or the United States.
- (9) On receipt of a request for a criminal records check from the treasurer of state under section 113.041 of the Revised Code or from an individual under section 928.03, 4701.08, 4715.101, 4717.061, 4725.121, 4725.501, 4729.071, 4729.53, 4729.90, 4729.92, 4730.101, 4730.14, 4730.28, 4731.081, 4731.15, 4731.171, 4731.222, 4731.281, 4731.531, 4732.091, 4734.202, 4740.061, 4741.10, 4747.051, 4751.20, 4751.201, 4751.202, 4751.21, 4753.061, 4755.70, 4757.101, 4759.061, 4760.032, 4760.06, 4761.051, 4762.031, 4762.06, 4774.031, 4774.06, 4776.021, 4778.04, 4778.07, 4779.091, or 4783.04 of the Revised Code, accompanied by a completed form prescribed under division (C)(1) of this section and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal

records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request has been convicted of or pleaded guilty to any criminal offense in this state or any other state. Subject to division (F) of this section, the superintendent shall send the results of a check requested under section 113.041 of the Revised Code to the treasurer of state and shall send the results of a check requested under any of the other listed sections to the licensing board specified by the individual in the request.

(10) On receipt of a request pursuant to section 124.74, 718.131, 1121.23, 1315.141, 1733.47, or 1761.26 of the Revised Code, a completed form prescribed pursuant to division (C) (1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C) (2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to any criminal offense under any existing or former law of this state, any other state, or the United States.

(11) On receipt of a request for a criminal records check from an appointing or licensing authority under section 3772.07 of the Revised Code, a completed form prescribed under division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner prescribed in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists that

indicates that the person who is the subject of the request
previously has been convicted of or pleaded guilty or no contest
to any offense under any existing or former law of this state,
any other state, or the United States <u>that makes the person</u>
ineligible for appointment or retention under section 3772.07 of
the Revised Code or that is a disqualifying offense as defined
in <u>that</u> section <del>3772.07 of the Revised Code</del> or substantially
equivalent to such an a disqualifying offense, as applicable.

- (12) On receipt of a request pursuant to section 2151.33 or 2151.412 of the Revised Code, a completed form prescribed pursuant to division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check with respect to any person for whom a criminal records check is required under that section. The superintendent shall conduct the criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to any of the following:
- (a) A violation of section 2903.01, 2903.02, 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code;
  - (b) An existing or former law of this state, any other

state, or the United States that is substantially equivalent to any of the offenses listed in division (A)(12)(a) of this section.

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- (13) On receipt of a request pursuant to section 3796.12 of the Revised Code, a completed form prescribed pursuant to division (C)(1) of this section, and a set of fingerprint impressions obtained in a manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded quilty to the following:
- 393 394 395
- (a) A disqualifying offense as specified in rules adopted under section 9.79 and division (B)(2)(b) of section 3796.03 of the Revised Code if the person who is the subject of the request is an administrator or other person responsible for the daily operation of, or an owner or prospective owner, officer or of, an entity seeking a license from the department of commerce
- 398 399
- prospective officer, or board member or prospective board member under Chapter 3796. of the Revised Code;
- 404 405
- (b) A disqualifying offense as specified in rules adopted under section 9.79 and division (B)(2)(b) of section 3796.04 of the Revised Code if the person who is the subject of the request is an administrator or other person responsible for the daily operation of, or an owner or prospective owner, officer or prospective officer, or board member or prospective board member of, an entity seeking a license from the state board of pharmacy
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- under Chapter 3796. of the Revised Code. 412
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(14) On receipt of a request required by section 3796.13

of the Revised Code, a completed form prescribed pursuant to
division (C)(1) of this section, and a set of fingerprint
impressions obtained in a manner described in division (C)(2) of
this section, the superintendent of the bureau of criminal
identification and investigation shall conduct a criminal
records check in the manner described in division (B) of this
section to determine whether any information exists that
indicates that the person who is the subject of the request
previously has been convicted of or pleaded guilty to the
following:

- (a) A disqualifying offense as specified in rules adopted under division (B)(8)(a) of section 3796.03 of the Revised Code if the person who is the subject of the request is seeking employment with an entity licensed by the department of commerce under Chapter 3796. of the Revised Code;
- (b) A disqualifying offense as specified in rules adopted under division (B)(14)(a) of section 3796.04 of the Revised Code if the person who is the subject of the request is seeking employment with an entity licensed by the state board of pharmacy under Chapter 3796. of the Revised Code.
- (15) On receipt of a request pursuant to section 4768.06 of the Revised Code, a completed form prescribed under division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists indicating that the person who is the subject of the request has been convicted of or pleaded guilty to any criminal offense in this state or in any other state.

(16) On receipt of a request pursuant to division (B) of section 4764.07 or division (A) of section 4735.143 of the Revised Code, a completed form prescribed under division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists indicating that the person who is the subject of the request has been convicted of or pleaded quilty to any criminal offense in any state or the United States. 

- (17) On receipt of a request for a criminal records check under section 147.022 of the Revised Code, a completed form prescribed under division (C)(1) of this section, and a set of fingerprint impressions obtained in the manner prescribed in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty or no contest to any criminal offense under any existing or former law of this state, any other state, or the United States.
- (18) Upon receipt of a request pursuant to division (F) of section 2915.081 or division (E) of section 2915.082 of the Revised Code, a completed form prescribed under division (C) (1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C) (2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the

manner described in division (B) of this section to determine	477
whether any information exists indicating that the person who is	478
the subject of the request has been convicted of or pleaded	479
guilty or no contest to any offense that is a violation of	480
Chapter 2915. of the Revised Code or to any offense under any	481
existing or former law of this state, any other state, or the	482
United States that is substantially equivalent to such an	483
offense.	484

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- (19) On receipt of a request pursuant to section 3775.03 of the Revised Code, a completed form prescribed under division (C) (1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C)(2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section and shall request information from the federal bureau of investigation to determine whether any information exists indicating that the person who is the subject of the request has been convicted of any offense under any existing or former law of this state, any other state, or the United States that is a disqualifying offense as defined in section 3772.07 of the Revised Code.
- (B) Subject to division (F) of this section, the superintendent shall conduct any criminal records check to be conducted under this section as follows:
- (1) The superintendent shall review or cause to be reviewed any relevant information gathered and compiled by the bureau under division (A) of section 109.57 of the Revised Code that relates to the person who is the subject of the criminal records check, including, if the criminal records check was requested under section 113.041, 121.08, 124.74, 173.27, 173.38,

173.381, 718.131, 928.03, 1121.23, 1315.141, 1321.37, 1321.53,
1733.47, 1761.26, 2151.86, 3301.32, 3301.541, 3319.39, 3740.11,
3712.09, 3721.121, 3772.07, <u>3775.03,</u> 3796.12, 3796.13, 4729.071,
4729.53, 4729.90, 4729.92, 4749.03, 4749.06, 4763.05, 4764.07,
4768.06, 5104.013, 5164.34, 5164.341, 5164.342, 5123.081,
5123.169, or 5153.111 of the Revised Code, any relevant
information contained in records that have been sealed under
section 2953.32 of the Revised Code;

- (2) If the request received by the superintendent asks for information from the federal bureau of investigation, the superintendent shall request from the federal bureau of investigation any information it has with respect to the person who is the subject of the criminal records check, including fingerprint-based checks of national crime information databases as described in 42 U.S.C. 671 if the request is made pursuant to section 2151.86 or 5104.013 of the Revised Code or if any other Revised Code section requires fingerprint-based checks of that nature, and shall review or cause to be reviewed any information the superintendent receives from that bureau. If a request under section 3319.39 of the Revised Code asks only for information from the federal bureau of investigation, the superintendent shall not conduct the review prescribed by division (B) (1) of this section.
- (3) The superintendent or the superintendent's designee may request criminal history records from other states or the federal government pursuant to the national crime prevention and privacy compact set forth in section 109.571 of the Revised Code.
- (4) The superintendent shall include in the results of the criminal records check a list or description of the offenses listed or described in the relevant provision of division (A) of

this section. The superintendent shall exclude from the results any information the dissemination of which is prohibited by federal law.

(5) The superintendent shall send the results of the criminal records check to the person to whom it is to be sent not later than the following number of days after the date the superintendent receives the request for the criminal records check, the completed form prescribed under division (C)(1) of this section, and the set of fingerprint impressions obtained in the manner described in division (C)(2) of this section:

- (a) If the superintendent is required by division (A) of this section (other than division (A)(3) of this section) to conduct the criminal records check, thirty;
- (b) If the superintendent is required by division (A)(3) of this section to conduct the criminal records check, sixty.
- (C) (1) The superintendent shall prescribe a form to obtain the information necessary to conduct a criminal records check from any person for whom a criminal records check is to be conducted under this section. The form that the superintendent prescribes pursuant to this division may be in a tangible format, in an electronic format, or in both tangible and electronic formats.
- (2) The superintendent shall prescribe standard impression sheets to obtain the fingerprint impressions of any person for whom a criminal records check is to be conducted under this section. Any person for whom a records check is to be conducted under this section shall obtain the fingerprint impressions at a county sheriff's office, municipal police department, or any other entity with the ability to make fingerprint impressions on the standard impression sheets prescribed by the superintendent. The office, department, or entity may charge the person a

reasonable fee for making the impressions. The standard impression sheets the superintendent prescribes pursuant to this division may be in a tangible format, in an electronic format, or in both tangible and electronic formats.

- (3) Subject to division (D) of this section, the superintendent shall prescribe and charge a reasonable fee for providing a criminal records check under this section. The person requesting the criminal records check shall pay the fee prescribed pursuant to this division. In the case of a request under section 1121.23, 1155.03, 1163.05, 1315.141, 1733.47, 1761.26, 2151.33, 2151.412, or 5164.34 of the Revised Code, the fee shall be paid in the manner specified in that section.
- (4) The superintendent of the bureau of criminal identification and investigation may prescribe methods of forwarding fingerprint impressions and information necessary to conduct a criminal records check, which methods shall include, but not be limited to, an electronic method.
- (D) The results of a criminal records check conducted under this section, other than a criminal records check specified in division (A)(7) of this section, are valid for the person who is the subject of the criminal records check for a period of one year from the date upon which the superintendent completes the criminal records check. If during that period the superintendent receives another request for a criminal records check to be conducted under this section for that person, the superintendent shall provide the results from the previous criminal records check of the person at a lower fee than the fee prescribed for the initial criminal records check.
- (E) When the superintendent receives a request for information from a registered private provider, the superintendent shall proceed as if the request was received from

а	school	dis	strict	board	d of	educa	ation	unde	er sec	tion	3319.3	39 of	-
th	e Revi	sed	Code.	The s	supe	rinter	ndent	shal	.l app	ly d	ivision	n (A)	(1)
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- (F) (1) Subject to division (F) (2) of this section, all information regarding the results of a criminal records check conducted under this section that the superintendent reports or sends under division (A) (7) or (9) of this section to the director of public safety, the treasurer of state, or the person, board, or entity that made the request for the criminal records check shall relate to the conviction of the subject person, or the subject person's plea of guilty to, a criminal offense.
- (2) Division (F)(1) of this section does not limit, restrict, or preclude the superintendent's release of information that relates to the arrest of a person who is eighteen years of age or older, to an adjudication of a child as a delinquent child, or to a criminal conviction of a person under eighteen years of age in circumstances in which a release of that nature is authorized under division (E)(2), (3), or (4) of section 109.57 of the Revised Code pursuant to a rule adopted under division (E)(1) of that section.
  - (G) As used in this section:
- (1) "Criminal records check" means any criminal records check conducted by the superintendent of the bureau of criminal identification and investigation in accordance with division (B) of this section.
- (2) "Minor drug possession offense" has the same meaning as in section 2925.01 of the Revised Code.
  - (3) "OVI or OVUAC violation" means a violation of section

4511.19 of the Revised Code or a violation of an existing or
former law of this state, any other state, or the United States
that is substantially equivalent to section 4511.19 of the
Revised Code.

(4) "Registered private provider" means a nonpublic school or entity registered with the superintendent of public instruction under section 3310.41 of the Revised Code to participate in the autism scholarship program or section 3310.58 of the Revised Code to participate in the Jon Peterson special needs scholarship program."

Delete lines 1222 through 3638

Delete lines 3717 through 3877

After line 3936, insert:

"Sec. 3770.073. (A) If a person is entitled to a lottery prize award and is indebted to the state for the payment of any tax, workers' compensation premium, unemployment contribution, payment in lieu of unemployment contribution, certified claim under section 131.02 or 131.021 of the Revised Code, or is indebted to a political subdivision that has a certified claim under section 131.02 of the Revised Code, lottery sales receipts held in trust on behalf of the state lottery commission as described in division (H)(4) of section 3770.05 of the Revised Code, or charge, penalty, or interest arising from these debts and if the amount of the prize money or the cost of goods or services awarded as a lottery prize award—meets or exceeds the reportable winnings amount set by 26 U.S.C. 6041 is six hundred dollars or more, the director of the state lottery commission, or the director's designee, shall do either of the following:

(1) If the prize award will be paid in a lump sum, deduct from the prize award and pay to the attorney general an amount

in satisfaction of the debt and pay any remainder to that	661
person. If the amount of the prize award is less than the amount	662
of the debt, the entire amount of the prize award shall be	663
deducted and paid in partial satisfaction of the debt.	664
(2) If the prize award will be paid in annual	665
installments, on the date the initial installment payment is	666
due, deduct from that installment and pay to the attorney	667
general an amount in satisfaction of the debt and, if necessary	668
to collect the full amount of the debt, do the same for any	669
subsequent annual installments, at the time the installments	670
become due and owing to the person, until the debt is fully	671
satisfied.	672
(B) If a person entitled to a lottery prize award owes	673
more than one debt, any debt owed to the state shall be	674
satisfied first, subject to both section 5739.33 and division	675
(G) of section 5747.07 of the Revised Code having first	676
priority, and subject to division (C) of this section.	677
(C) Any debt owed under section 3770.071 of the Revised	678
Code shall be satisfied with first priority over debts owed	679
under this section.	680
(D) Except as provided in section 131.021 of the Revised	681
Code, this section applies only to debts that have become	682
final."	683
Delete lines 3937 through 3975	684
After line 3975, insert:	685
"Sec. 3772.01. As used in this chapter:	686
(A) "Applicant" means any person who applies to the	687
commission for a license under this chapter.	688
(B) "Casino control commission fund" means the casino	689

control	comr	nission	fund	desci	ribe	d in	Sect	tior	n 6(C)	(3) (d)	of	
Article	XV,	Ohio C	onsti	tutio	n, tl	ne m	noney	in	which	shall	be	used
to fund	the	commis	sion	and it	ts re	elat	ed a:	ffai	irs.			

- (C) "Casino facility" means a casino facility as defined in Section 6(C)(9) of Article XV, Ohio Constitution.
- (D) "Casino game" means any slot machine or table game as defined in this chapter.
- (E) "Casino gaming" means any type of slot machine or table game wagering, using money, casino credit, or any representative of value, authorized in any of the states of Indiana, Michigan, Pennsylvania, and West Virginia as of January 1, 2009, and includes slot machine and table game wagering subsequently authorized by, but shall not be limited by, subsequent restrictions placed on such wagering in such states. "Casino gaming" does not include bingo, as authorized in Section 6 of Article XV, Ohio Constitution and conducted as of January 1, 2009, or ; horse racing where the pari-mutuel system of wagering is conducted, as authorized under the laws of this state as of January 1, 2009; or sports gaming.
- (F) "Casino gaming employee" means any employee of a casino operator or management company, but not a key employee, and as further defined in section 3772.131 of the Revised Code.
- (G) "Casino operator" means any person, trust, corporation, partnership, limited partnership, association, limited liability company, or other business enterprise that directly or indirectly holds an ownership or leasehold interest in a casino facility. "Casino operator" does not include an agency of the state, any political subdivision of the state, any person, trust, corporation, partnership, limited partnership, association, limited liability company, or other business enterprise that may have an interest in a casino facility, but

who is legally or contractually restricted from conducting casino gaming.

(H) "Central system" means a computer system that provides the following functions related to casino gaming equipment used in connection with casino gaming authorized under this chapter: security, auditing, data and information retrieval, and other purposes deemed necessary and authorized by the commission.

(I) "Cheat" means to alter the result of a casino game, the element of chance, the operation of a machine used in a casino game, or the method of selection of criteria that determines (a) the result of the casino game, (b) the amount or frequency of payment in a casino game, (c) the value of a wagering instrument, or (d) the value of a wagering credit.

"Cheat" does not include an individual who, without the assistance of another individual or without the use of a physical aid or device of any kind, uses the individual's own ability to keep track of the value of cards played and uses predictions formed as a result of the tracking information in the individual's playing and betting strategy.

(J) "Commission" means the Ohio casino control commission.

(K) "Gaming agent" means a peace officer employed by the commission that is vested with duties to enforce this chapter and conduct other investigations into the conduct of the casino gaming and the maintenance of the equipment that the commission considers necessary and proper and is in compliance with section 109.77 of the Revised Code.

(L) "Gaming-related vendor" means any individual, partnership, corporation, association, trust, or any other group of individuals, however organized, who supplies gaming-related

equipment, goods, or services to a casino operator or management company, that are directly related to or affect casino gaming

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Legislative Service Commission

authorized under this chapter, including, but not limited to,	752
the manufacture, sale, distribution, or repair of slot machines	753
and table game equipment.	754
(M) "Holding company" means any corporation, firm,	755
partnership, limited partnership, limited liability company,	756
trust, or other form of business organization not a natural	757
person which directly or indirectly does any of the following:	758
(1) Has the power or right to control a casino operator,	759
management company, or gaming-related vendor license applicant	760
or licensee;	761
(2) Holds an ownership interest of five per cent or more,	762
as determined by the commission, in a casino operator,	763
management company, or gaming-related vendor license applicant	764
or licensee;	765
(3) Holds voting rights with the power to vote five per	766
cent or more of the outstanding voting rights of a casino	767
operator, management company, or gaming-related vendor applicant	768
or licensee.	769
(N) "Initial investment" includes costs related to	770
demolition, engineering, architecture, design, site preparation,	771
construction, infrastructure improvements, land acquisition,	772

(0) "Institutional investor" means any of the following entities owning five per cent or more, but less than fifteen twenty-five per cent, of an ownership interest in a casino facility, casino operator, management company, or holding company: a corporation, bank, insurance company, pension fund or pension fund trust, retirement fund, including funds administered by a public agency, employees' profit-sharing fund

fixtures and equipment, insurance related to construction, and

leasehold improvements.

or employees' profit-sharing trust, any association engaged, as
a substantial part of its business or operations, in purchasing
or holding securities, including a hedge fund, mutual fund, or
private equity fund, or any trust in respect of which a bank is
trustee or cotrustee, investment company registered under the
"Investment Company Act of 1940," 15 U.S.C. 80a-1 et seq.,
collective investment trust organized by banks under Part Nine
of the Rules of the Comptroller of the Currency, closed-end
investment trust, chartered or licensed life insurance company
or property and casualty insurance company, investment advisor
registered under the "Investment Advisors Act of 1940," 15
U.S.C. 80 b-1 et seq., and such other persons as the commission
may reasonably determine to qualify as an institutional investor
for reasons consistent with this chapter, and that does not
exercise control over the affairs of a licensee and its
ownership interest in a licensee is for investment purposes
only, as set forth in division (F) of section 3772.10 of the
Revised Code.

- (P) "Key employee" means any executive, employee, agent, or other individual who has the power to exercise significant influence over decisions concerning any part of the operation of a person that has applied for or holds a casino operator, management company, or gaming-related vendor license or the operation of a holding company of a person that has applied for or holds a casino operator, management company, or gaming-related vendor license, including:
- (1) An officer, director, trustee, partner, or an equivalent fiduciary;
- (2) An individual who holds a direct or indirect ownership interest of five per cent or more;
  - (3) An individual who performs the function of a principal

executive officer, principal operating officer, principal	01
accounting officer, or an equivalent officer;	814
(4) Any other individual the commission determines to have	815
the power to exercise significant influence over decisions	816
concerning any part of the operation.	81
(Q) "Licensed casino operator" means a casino operator	818
that has been issued a license by the commission and that has	819
been certified annually by the commission to have paid all	820
applicable fees, taxes, and debts to the state.	821
(R) "Majority ownership interest" in a license or in a	822
casino facility, as the case may be, means ownership of more	823
than fifty per cent of such license or casino facility, as the	824
case may be. For purposes of the foregoing, whether a majority	825
ownership interest is held in a license or in a casino facility,	826
as the case may be, shall be determined under the rules for	82
constructive ownership of stock provided in Treas. Reg. 1.409A-	828
3(i)(5)(iii) as in effect on January 1, 2009.	829
(S) "Management company" means an organization retained by	830
a casino operator to manage a casino facility and provide	831
services such as accounting, general administration,	832
maintenance, recruitment, and other operational services.	833
(T) "Ohio law enforcement training fund" means the state	834
law enforcement training fund described in Section 6(C)(3)(f) of	835
Article XV, Ohio Constitution, the money in which shall be used	836
to enhance public safety by providing training opportunities to	83
the law enforcement community.	838
(U) "Person" includes, but is not limited to, an	839
individual or a combination of individuals; a sole	840
proprietorship, a firm, a company, a joint venture, a	841

partnership of any type, a joint-stock company, a corporation of

any type, a corporate subsidiary of any type, a limited
liability company, a business trust, or any other business
entity or organization; an assignee; a receiver; a trustee in
bankruptcy; an unincorporated association, club, society, or
other unincorporated entity or organization; entities that are
disregarded for federal income tax purposes; and any other
nongovernmental, artificial, legal entity that is capable of
engaging in business.

- (V) "Problem casino gambling and addictions fund" means the state problem gambling and addictions fund described in Section 6(C)(3)(g) of Article XV, Ohio Constitution, the money in which shall be used for treatment of problem gambling and substance abuse, and for related research.
- (W) "Promotional gaming credit" means a slot machine or table game credit, discount, or other similar item issued to a patron to enable the placement of, or increase in, a wager at a slot machine or table game.
- (X) "Slot machine" means any mechanical, electrical, or other device or machine which, upon insertion of a coin, token, ticket, or similar object, or upon payment of any consideration, is available to play or operate, the play or operation of which, whether by reason of the skill of the operator or application of the element of chance, or both, makes individual prize determinations for individual participants in cash, premiums, merchandise, tokens, or any thing of value, whether the payoff is made automatically from the machine or in any other manner, but does not include any device that is a skill-based amusement machine, or an electronic instant bingo system, as defined in section 2915.01 of the Revised Code.
- (Y) "Table game" means any game played with cards, dice, or any mechanical, electromechanical, or electronic device or

machine for money, casino credit, or any representative of	8 / 4
value. "Table game" does not include slot machines.	875
(Z) "Upfront license" means the first plenary license	876
issued to a casino operator.	877
(AA) "Voluntary exclusion program" means a program	878
provided by the commission that allows persons to voluntarily	879
exclude themselves from the gaming areas of facilities under the	880
jurisdiction of the commission by placing their name on a	881
voluntary exclusion list and following the procedures set forth	882
by the commission.	883
(BB) "Sports gaming," "sports gaming proprietor," "sports	884
gaming facility," "mobile management services provider," and	885
"management services provider" have the same meanings as in	886
section 3775.01 of the Revised Code."	887
Delete lines 3976 through 4177	888
Delete lines 4635 through 4676	889
In line 5054, delete "Except as permitted under section"	890
In line 5055, delete "3770.23 of the Revised Code, no" and insert	891
" <u>No</u> "	892
Delete lines 6368 through 6548	893
After line 6548, insert:	894
"Sec. 5703.21. (A) Except as provided in divisions (B)	895
and (C) of this section, no agent of the department of taxation,	896
except in the agent's report to the department or when called on	897
to testify in any court or proceeding, shall divulge any	898
information acquired by the agent as to the transactions,	899
property, or business of any person while acting or claiming to	900
act under orders of the department. Whoever violates this	901

provision shall thereafter be disqualified from acting as an officer or employee or in any other capacity under appointment or employment of the department.

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

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(2) For purposes of an internal audit pursuant to section 126.45 of the Revised Code, the officers and employees of the office of internal audit in the office of budget and management charged with directing the internal audit shall have access to and the right to examine any state tax returns and state tax return information in the possession of the department to the extent that the access and examination are necessary for purposes of the internal audit. Any information acquired as the result of that access and examination shall not be divulged for any purpose other than as required for the internal audit or

unless the officers and employees are required to testify in a
court or proceeding under compulsion of legal process. Whoever
violates this provision shall thereafter be disqualified from
acting as an officer or employee or in any other capacity under
appointment or employment of the office of internal audit.

- (3) As provided by section 6103(d)(2) of the Internal Revenue Code, any federal tax returns or federal tax information that the department has acquired from the internal revenue service, through federal and state statutory authority, may be disclosed to the auditor of state or the office of internal audit solely for purposes of an audit of the department.
- (4) For purposes of Chapter 3739. of the Revised Code, an agent of the department of taxation may share information with the division of state fire marshal that the agent finds during the course of an investigation.
- (C) Division (A) of this section does not prohibit any of the following:
- (1) Divulging information contained in applications, complaints, and related documents filed with the department under section 5715.27 of the Revised Code or in applications filed with the department under section 5715.39 of the Revised Code;
- (2) Providing information to the office of child support within the department of job and family services pursuant to section 3125.43 of the Revised Code;
- (3) Disclosing to the motor vehicle repair board any information in the possession of the department that is necessary for the board to verify the existence of an applicant's valid vendor's license and current state tax identification number under section 4775.07 of the Revised Code;

(4) Providing information to the administrator of workers'	964
compensation pursuant to sections 4123.271 and 4123.591 of the	965
Revised Code;	966
(5) Providing to the attorney general information the	967
department obtains under division (J) of section 1346.01 of the	968
Revised Code;	969
(6) Permitting properly authorized officers, employees, or	970
agents of a municipal corporation from inspecting reports or	971
information pursuant to section 718.84 of the Revised Code or	972
rules adopted under section 5745.16 of the Revised Code;	973
(7) Providing information regarding the name, account	974
number, or business address of a holder of a vendor's license	975
issued pursuant to section 5739.17 of the Revised Code, a holder	976
of a direct payment permit issued pursuant to section 5739.031	977
of the Revised Code, or a seller having a use tax account	978
maintained pursuant to section 5741.17 of the Revised Code, or	979
information regarding the active or inactive status of a	980
vendor's license, direct payment permit, or seller's use tax	981
account;	982
(8) Releasing invoices or invoice information furnished	983
under section 4301.433 of the Revised Code pursuant to that	984
section;	985
(9) Providing to a county auditor notices or documents	986
concerning or affecting the taxable value of property in the	987
county auditor's county. Unless authorized by law to disclose	988
documents so provided, the county auditor shall not disclose	989
such documents;	990
(10) Providing to a county auditor sales or use tax return	991
or audit information under section 333.06 of the Revised Code;	992
(11) Subject to section 4301.441 of the Revised Code,	993

disclosing to the appropriate state agency information in the
possession of the department of taxation that is necessary to
verify a permit holder's gallonage or noncompliance with taxes
levied under Chapter 4301. or 4305. of the Revised Code;

- (12) Disclosing to the department of natural resources information in the possession of the department of taxation that is necessary for the department of taxation to verify the taxpayer's compliance with section 5749.02 of the Revised Code or to allow the department of natural resources to enforce Chapter 1509. of the Revised Code;
- (13) Disclosing to the department of job and family services, industrial commission, and bureau of workers' compensation information in the possession of the department of taxation solely for the purpose of identifying employers that misclassify employees as independent contractors or that fail to properly report and pay employer tax liabilities. The department of taxation shall disclose only such information that is necessary to verify employer compliance with law administered by those agencies.
- (14) Disclosing to the Ohio casino control commission information in the possession of the department of taxation that is necessary to verify a casino operator's or sports gaming proprietor's compliance with section 5747.063 or 5753.02, or 5753.021 of the Revised Code and sections related thereto;
- (15) Disclosing to the state lottery commission information in the possession of the department of taxation that is necessary to verify a lottery sales agent's compliance with section 5747.064 of the Revised Code.
- (16) Disclosing to the department of development information in the possession of the department of taxation that is necessary to ensure compliance with the laws of this state

governing taxation and to verify information reported to the department of development for the purpose of evaluating potential tax credits, tax deductions, grants, or loans. Such information shall not include information received from the internal revenue service the disclosure of which is prohibited by section 6103 of the Internal Revenue Code. No officer, employee, or agent of the department of development shall disclose any information provided to the department of development by the department of taxation under division (C) (16) of this section except when disclosure of the information is necessary for, and made solely for the purpose of facilitating, the evaluation of potential tax credits, tax deductions, grants, or loans.

- (17) Disclosing to the department of insurance information in the possession of the department of taxation that is necessary to ensure a taxpayer's compliance with the requirements with any tax credit administered by the department of development and claimed by the taxpayer against any tax administered by the superintendent of insurance. No officer, employee, or agent of the department of insurance shall disclose any information provided to the department of insurance by the department of taxation under division (C) (17) of this section.
- (18) Disclosing to the division of liquor control information in the possession of the department of taxation that is necessary for the division and department to comply with the requirements of sections 4303.26 and 4303.271 of the Revised Code.
- (19) Disclosing to the department of education, upon that department's request, information in the possession of the department of taxation that is necessary only to verify whether the family income of a student applying for or receiving a

scholarship under the educational choice scholarship pilot program is equal to, less than, or greater than the income thresholds prescribed by section 3310.032 of the Revised Code.

The department of education shall provide sufficient information about the student and the student's family to enable the department of taxation to make the verification.

(20) Disclosing to the Ohio rail development commission information in the possession of the department of taxation that is necessary to ensure compliance with the laws of this state governing taxation and to verify information reported to the commission for the purpose of evaluating potential grants or loans. Such information shall not include information received from the internal revenue service the disclosure of which is prohibited by section 6103 of the Internal Revenue Code. No member, officer, employee, or agent of the Ohio rail development commission shall disclose any information provided to the commission by the department of taxation under division (C) (20) of this section except when disclosure of the information is necessary for, and made solely for the purpose of facilitating, the evaluation of potential grants or loans.

(21) Disclosing to the state racing commission information in the possession of the department of taxation that is necessary for verification of compliance with and for enforcement and administration of the taxes levied by Chapter 3769. of the Revised Code. Such information shall include information that is necessary for the state racing commission to verify compliance with Chapter 3769. of the Revised Code for the purposes of issuance, denial, suspension, or revocation of a permit pursuant to section 3769.03 or 3769.06 of the Revised Code and related sections. Unless disclosure is otherwise authorized by law, information provided to the state racing commission under this section remains confidential and is not

subject to public disclosure pursuant to section 3769.041 of the	1088
Revised Code."	1089
Delete lines 6549 through 6672	1090
After line 6672, insert:	1091
"Sec. 5747.02. (A) For the purpose of providing revenue	1092
for the support of schools and local government functions, to	1093
provide relief to property taxpayers, to provide revenue for the	1094
general revenue fund, and to meet the expenses of administering	1095
the tax levied by this chapter, there is hereby levied on every	1096
individual, trust, and estate residing in or earning or	1097
receiving income in this state, on every individual, trust, and	1098
estate earning or receiving lottery winnings, prizes, or awards	1099
pursuant to Chapter 3770. of the Revised Code, on every	1100
individual, trust, and estate earning or receiving winnings on	1101
casino or sports gaming, and on every individual, trust, and	1102
estate otherwise having nexus with or in this state under the	1103
Constitution of the United States, an annual tax measured as	1104
prescribed in divisions (A)(1) to (4) of this section.	1105
(1) In the case of trusts, the tax imposed by this section	1106
shall be measured by modified Ohio taxable income under division	1107
(D) of this section and levied in the same amount as the tax is	1108
imposed on estates as prescribed in division (A)(2) of this	1109
section.	1110
(2) In the case of estates, the tax imposed by this	1111
section shall be measured by Ohio taxable income. The tax shall	1112
be levied at the rate of 1.38462% for the first twenty-five	1113
thousand dollars of such income and, for income in excess of	1114
that amount, the tax shall be levied at the same rates	1115
prescribed in division (A)(3) of this section for individuals.	1116

(3) In the case of individuals, the tax imposed by this

section on income other than taxable business income shall be
measured by Ohio adjusted gross income, less taxable business
income and less an exemption for the taxpayer, the taxpayer's
spouse, and each dependent as provided in section 5747.025 of
the Revised Code. If the balance thus obtained is equal to or
less than twenty-five thousand dollars, no tax shall be imposed
on that balance. If the balance thus obtained is greater than
twenty-five thousand dollars, the tax is hereby levied as
follows:

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

1

TAX

В	More than \$25,000 but not	\$346.16 plus 2.765% of the amount in
	more than \$44,250	excess of \$25,000
~	444 050 1	4050 40 3 0060 5 1

- More than \$44,250 but not \$878.42 plus 3.226% of the amount in more than \$88,450 excess of \$44,250
- D More than \$88,450 but not \$2,304.31 plus 3.688% of the amount in more than \$110,650 excess of \$88,450
- \$3,123.05 plus 3.990% of the amount in Ε More than \$110,650

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- (4) (a) In the case of individuals, the tax imposed by this section on taxable business income shall equal three per cent of the result obtained by subtracting any amount allowed under division (A) (4) (b) of this section from the individual's taxable business income.
- (b) If the exemptions allowed to an individual under division (A)(3) of this section exceed the taxpayer's Ohio adjusted gross income less taxable business income, the excess shall be deducted from taxable business income before computing the tax under division (A)(4)(a) of this section.
- (5) Except as otherwise provided in this division, in August of each year, the tax commissioner shall make a new adjustment to the income amounts prescribed in divisions (A)(2) and (3) of this section by multiplying the percentage increase in the gross domestic product deflator computed that year under section 5747.025 of the Revised Code by each of the income amounts resulting from the adjustment under this division in the preceding year, adding the resulting product to the corresponding income amount resulting from the adjustment in the preceding year, and rounding the resulting sum to the nearest multiple of fifty dollars. The tax commissioner also shall recompute each of the tax dollar amounts to the extent necessary to reflect the new adjustment of the income amounts. To recompute the tax dollar amount corresponding to the lowest tax rate in division (A)(3) of this section, the commissioner shall multiply the tax rate prescribed in division (A)(2) of this section by the income amount specified in that division and as adjusted according to this paragraph. The rates of taxation shall not be adjusted.

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

- (B) If the director of budget and management makes a certification to the tax commissioner under division (B) of section 131.44 of the Revised Code, the amount of tax as determined under divisions (A)(1) to (3) of this section shall be reduced by the percentage prescribed in that certification for taxable years beginning in the calendar year in which that certification is made.
- (C)(1) The tax imposed by this section on a trust shall be computed by multiplying the Ohio modified taxable income of the trust by the rates prescribed by division (A) of this section.
- (2) A resident trust may claim a credit against the tax computed under division (C) of this section equal to the lesser of (a) the tax paid to another state or the District of Columbia on the resident trust's modified nonbusiness income, other than the portion of the resident trust's nonbusiness income that is qualifying investment income as defined in section 5747.012 of the Revised Code, or (b) the effective tax rate, based on modified Ohio taxable income, multiplied by the resident trust's modified nonbusiness income other than the portion of the resident trust's nonbusiness income that is qualifying investment income. The credit applies before any other applicable credits.
  - (3) Any credit authorized against the tax imposed by this

section applies to a trust subject to division (C) of this
section only if the trust otherwise qualifies for the credit. To
the extent that the trust distributes income for the taxable
year for which a credit is available to the trust, the credit
shall be shared by the trust and its beneficiaries. The tax
commissioner and the trust shall be guided by applicable
regulations of the United States treasury regarding the sharing
of credits.

- (D) For the purposes of this section, "trust" means any trust described in Subchapter J of Chapter 1 of the Internal Revenue Code, excluding trusts that are not irrevocable as defined in division (I)(3)(b) of section 5747.01 of the Revised Code and that have no modified Ohio taxable income for the taxable year, charitable remainder trusts, qualified funeral trusts and preneed funeral contract trusts established pursuant to sections 4717.31 to 4717.38 of the Revised Code that are not qualified funeral trusts, endowment and perpetual care trusts, qualified settlement trusts and funds, designated settlement trusts and funds, and trusts exempted from taxation under section 501(a) of the Internal Revenue Code.
- (E) Nothing in division (A)(3) of this section shall prohibit an individual with an Ohio adjusted gross income, less taxable business income and exemptions, of twenty-five thousand dollars or less from filing a return under this chapter to receive a refund of taxes withheld or to claim any refundable credit allowed under this chapter."

Delete lines 6885 through 7138

Delete lines 7250 through 7696

After line 7696, insert:

"Sec. 5751.01. As used in this chapter:

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

- (B) "Consolidated elected taxpayer" means a group of two or more persons treated as a single taxpayer for purposes of this chapter as the result of an election made under section 5751.011 of the Revised Code.
- (C) "Combined taxpayer" means a group of two or more persons treated as a single taxpayer for purposes of this chapter under section 5751.012 of the Revised Code.
- (D) "Taxpayer" means any person, or any group of persons in the case of a consolidated elected taxpayer or combined taxpayer treated as one taxpayer, required to register or pay tax under this chapter. "Taxpayer" does not include excluded persons.
  - (E) "Excluded person" means any of the following:
- (1) Any person with not more than one hundred fifty thousand dollars of taxable gross receipts during the calendar year. Division (E)(1) of this section does not apply to a person that is a member of a consolidated elected taxpayer;
- (2) A public utility that paid the excise tax imposed by section 5727.24 or 5727.30 of the Revised Code based on one or more measurement periods that include the entire tax period under this chapter, except that a public utility that is a

gross receipts:	1250
(a) Taxable gross receipts directly attributed to a public	1251
utility activity, but not directly attributed to an activity	1252
that is subject to the excise tax imposed by section 5727.24 or	1253
5727.30 of the Revised Code;	1254
(b) Taxable gross receipts that cannot be directly	1255
attributed to any activity, multiplied by a fraction whose	1256
numerator is the taxable gross receipts described in division	1257
(E)(2)(a) of this section and whose denominator is the total	1258
taxable gross receipts that can be directly attributed to any	1259
activity;	1260
(c) Except for any differences resulting from the use of	1261
an accrual basis method of accounting for purposes of	1262
determining gross receipts under this chapter and the use of the	1263
cash basis method of accounting for purposes of determining	1264
gross receipts under section 5727.24 of the Revised Code, the	1265
gross receipts directly attributed to the activity of a natural	1266
gas company shall be determined in a manner consistent with	1267
division (D) of section 5727.03 of the Revised Code.	1268
As used in division (E)(2) of this section, "combined	1269
company" and "public utility" have the same meanings as in	1270
section 5727.01 of the Revised Code.	1271
(3) A financial institution, as defined in section 5726.01	1272
of the Revised Code, that paid the tax imposed by section	1273
5726.02 of the Revised Code based on one or more taxable years	1274
that include the entire tax period under this chapter;	1275
(4) A person directly or indirectly owned by one or more	1276
financial institutions, as defined in section 5726.01 of the	1277
Revised Code, that paid the tax imposed by section 5726.02 of	1278

combined company is a taxpayer with regard to the following

the Revised Code based on one or more taxable years that include the entire tax period under this chapter. For the purposes of division (E)(4) of this section, a person owns another person under the following circumstances:

- (a) In the case of corporations issuing capital stock, one corporation owns another corporation if it owns fifty per cent or more of the other corporation's capital stock with current voting rights;
- (b) In the case of a limited liability company, one person owns the company if that person's membership interest, as defined in section 1705.01 or 1706.01 of the Revised Code as applicable, is fifty per cent or more of the combined membership interests of all persons owning such interests in the company;
- (c) In the case of a partnership, trust, or other unincorporated business organization other than a limited liability company, one person owns the organization if, under the articles of organization or other instrument governing the affairs of the organization, that person has a beneficial interest in the organization's profits, surpluses, losses, or distributions of fifty per cent or more of the combined beneficial interests of all persons having such an interest in the organization.
- (5) A domestic insurance company or foreign insurance company, as defined in section 5725.01 of the Revised Code, that paid the insurance company premiums tax imposed by section 5725.18 or Chapter 5729. of the Revised Code, or an unauthorized insurance company whose gross premiums are subject to tax under section 3905.36 of the Revised Code based on one or more measurement periods that include the entire tax period under this chapter;

(6) A person that solely facilitates or services one or more securitizations of phase-in-recovery property pursuant to a final financing order as those terms are defined in section 4928.23 of the Revised Code. For purposes of this division, "securitization" means transferring one or more assets to one or more persons and then issuing securities backed by the right to receive payment from the asset or assets so transferred.

- (7) Except as otherwise provided in this division, a preincome tax trust as defined in section 5747.01 of the Revised
  Code and any pass-through entity of which such pre-income tax
  trust owns or controls, directly, indirectly, or constructively
  through related interests, more than five per cent of the
  ownership or equity interests. If the pre-income tax trust has
  made a qualifying pre-income tax trust election under division
  (EE) of section 5747.01 of the Revised Code, then the trust and
  the pass-through entities of which it owns or controls,
  directly, indirectly, or constructively through related
  interests, more than five per cent of the ownership or equity
  interests, shall not be excluded persons for purposes of the tax
  imposed under section 5751.02 of the Revised Code.
- (8) Nonprofit organizations or the state and its agencies, instrumentalities, or political subdivisions.
- (F) Except as otherwise provided in divisions (F)(2), (3), and (4) of this section, "gross receipts" means the total amount realized by a person, without deduction for the cost of goods sold or other expenses incurred, that contributes to the production of gross income of the person, including the fair market value of any property and any services received, and any debt transferred or forgiven as consideration.
  - (1) The following are examples of gross receipts:
  - (a) Amounts realized from the sale, exchange, or other

disposition of the taxpayer's property to or with another;	1340
(b) Amounts realized from the taxpayer's performance of	1341
services for another;	1342
(c) Amounts realized from another's use or possession of	1343
the taxpayer's property or capital;	1344
(d) Any combination of the foregoing amounts.	1345
(2) "Gross receipts" excludes the following amounts:	1346
(a) Interest income except interest on credit sales;	1347
(b) Dividends and distributions from corporations, and	1348
distributive or proportionate shares of receipts and income from	1349
a pass-through entity as defined under section 5733.04 of the	1350
Revised Code;	1351
(c) Receipts from the sale, exchange, or other disposition	1352
of an asset described in section 1221 or 1231 of the Internal	1353
Revenue Code, without regard to the length of time the person	1354
held the asset. Notwithstanding section 1221 of the Internal	1355
Revenue Code, receipts from hedging transactions also are	1356
excluded to the extent the transactions are entered into	1357
primarily to protect a financial position, such as managing the	1358
risk of exposure to (i) foreign currency fluctuations that	1359
affect assets, liabilities, profits, losses, equity, or	1360
investments in foreign operations; (ii) interest rate	1361
fluctuations; or (iii) commodity price fluctuations. As used in	1362
division (F)(2)(c) of this section, "hedging transaction" has	1363
the same meaning as used in section 1221 of the Internal Revenue	1364
Code and also includes transactions accorded hedge accounting	1365
treatment under statement of financial accounting standards	1366
number 133 of the financial accounting standards board. For the	1367
purposes of division (F)(2)(c) of this section, the actual	1368
transfer of title of real or tangible personal property to	1369

another entity is not a hedging transaction.	1370
(d) Proceeds received attributable to the repayment,	1371
maturity, or redemption of the principal of a loan, bond, mutual	1372
fund, certificate of deposit, or marketable instrument;	1373
(e) The principal amount received under a repurchase	1374
agreement or on account of any transaction properly	1375
characterized as a loan to the person;	1376
(f) Contributions received by a trust, plan, or other	1377
arrangement, any of which is described in section 501(a) of the	1378
Internal Revenue Code, or to which Title 26, Subtitle A, Chapter	1379
1, Subchapter (D) of the Internal Revenue Code applies;	1380
(g) Compensation, whether current or deferred, and whether	1381
in cash or in kind, received or to be received by an employee,	1382
former employee, or the employee's legal successor for services	1383
rendered to or for an employer, including reimbursements	1384
received by or for an individual for medical or education	1385
expenses, health insurance premiums, or employee expenses, or on	1386
account of a dependent care spending account, legal services	1387
plan, any cafeteria plan described in section 125 of the	1388
Internal Revenue Code, or any similar employee reimbursement;	1389
(h) Proceeds received from the issuance of the taxpayer's	1390
own stock, options, warrants, puts, or calls, or from the sale	1391
of the taxpayer's treasury stock;	1392
(i) Proceeds received on the account of payments from	1393
insurance policies, except those proceeds received for the loss	1394
of business revenue;	1395
(j) Gifts or charitable contributions received; membership	1396
dues received by trade, professional, homeowners', or	1397
condominium associations; and payments received for educational	1398
courses, meetings, meals, or similar payments to a trade,	1399

professional, or other similar association; and fundralsing	1400
receipts received by any person when any excess receipts are	1401
donated or used exclusively for charitable purposes;	1402
(k) Damages received as the result of litigation in excess	1403
of amounts that, if received without litigation, would be gross	1404
receipts;	1405
(1) Property, money, and other amounts received or	1406
acquired by an agent on behalf of another in excess of the	1407
agent's commission, fee, or other remuneration;	1408
(m) Tax refunds, other tax benefit recoveries, and	1409
reimbursements for the tax imposed under this chapter made by	1410
entities that are part of the same combined taxpayer or	1411
consolidated elected taxpayer group, and reimbursements made by	1412
entities that are not members of a combined taxpayer or	1413
consolidated elected taxpayer group that are required to be made	1414
for economic parity among multiple owners of an entity whose tax	1415
obligation under this chapter is required to be reported and	1416
paid entirely by one owner, pursuant to the requirements of	1417
sections 5751.011 and 5751.012 of the Revised Code;	1418
(n) Pension reversions;	1419
(o) Contributions to capital;	1420
(p) Sales or use taxes collected as a vendor or an out-of-	1421
state seller on behalf of the taxing jurisdiction from a	1422
consumer or other taxes the taxpayer is required by law to	1423
collect directly from a purchaser and remit to a local, state,	1424
or federal tax authority;	1425
(q) In the case of receipts from the sale of cigarettes,	1426
tobacco products, or vapor products by a wholesale dealer,	1427
retail dealer, distributor, manufacturer, vapor distributor, or	1428
seller, all as defined in section 5743 01 of the Revised Code.	1429

an amount equal to the federal and state excise taxes paid by any person on or for such cigarettes, tobacco products, or vapor products under subtitle E of the Internal Revenue Code or Chapter 5743. of the Revised Code;

- (r) In the case of receipts from the sale, transfer, exchange, or other disposition of motor fuel as "motor fuel" is defined in section 5736.01 of the Revised Code, an amount equal to the value of the motor fuel, including federal and state motor fuel excise taxes and receipts from billing or invoicing the tax imposed under section 5736.02 of the Revised Code to another person;
- (s) In the case of receipts from the sale of beer or intoxicating liquor, as defined in section 4301.01 of the Revised Code, by a person holding a permit issued under Chapter 4301. or 4303. of the Revised Code, an amount equal to federal and state excise taxes paid by any person on or for such beer or intoxicating liquor under subtitle E of the Internal Revenue Code or Chapter 4301. or 4305. of the Revised Code;
- (t) Receipts realized by a new motor vehicle dealer or used motor vehicle dealer, as defined in section 4517.01 of the Revised Code, from the sale or other transfer of a motor vehicle, as defined in that section, to another motor vehicle dealer for the purpose of resale by the transferee motor vehicle dealer, but only if the sale or other transfer was based upon the transferee's need to meet a specific customer's preference for a motor vehicle;
- (u) Receipts from a financial institution described in division (E)(3) of this section for services provided to the financial institution in connection with the issuance, processing, servicing, and management of loans or credit accounts, if such financial institution and the recipient of

such receipts have at least fifty per cent of their ownership	1461
interests owned or controlled, directly or constructively	1462
through related interests, by common owners;	1463
(v) Receipts realized from administering anti-neoplastic	1464
drugs and other cancer chemotherapy, biologicals, therapeutic	1465
agents, and supportive drugs in a physician's office to patients	1466
with cancer;	1467
(w) Funds received or used by a mortgage broker that is	1468
not a dealer in intangibles, other than fees or other	1469
consideration, pursuant to a table-funding mortgage loan or	1470
warehouse-lending mortgage loan. Terms used in division (F)(2)	1471
(w) of this section have the same meanings as in section $1322.01$	1472
of the Revised Code, except "mortgage broker" means a person	1473
assisting a buyer in obtaining a mortgage loan for a fee or	1474
other consideration paid by the buyer or a lender, or a person	1475
engaged in table-funding or warehouse-lending mortgage loans	1476
that are first lien mortgage loans.	1477
(x) Property, money, and other amounts received by a	1478
professional employer organization, as defined in section	1479
4125.01 of the Revised Code, or an alternate employer	1480
organization, as defined in section 4133.01 of the Revised Code,	1481
from a client employer, as defined in either of those sections	1482
as applicable, in excess of the administrative fee charged by	1483
the professional employer organization or the alternate employer	1484
organization to the client employer;	1485
(y) In the case of amounts retained as commissions by a	1486
permit holder under Chapter 3769. of the Revised Code, an amount	1487
equal to the amounts specified under that chapter that must be	1488
paid to or collected by the tax commissioner as a tax and the	1489

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

(z) Qualifying distribution center receipts as determined

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under section 5751.40 of the Revised Code.	1492
(aa) Receipts of an employer from payroll deductions	1493
relating to the reimbursement of the employer for advancing	1494
moneys to an unrelated third party on an employee's behalf;	1495
(bb) Cash discounts allowed and taken;	1496
(cc) Returns and allowances;	1497
(dd) Bad debts from receipts on the basis of which the tax	1498
imposed by this chapter was paid in a prior quarterly tax	1499
payment period. For the purpose of this division, "bad debts"	1500
means any debts that have become worthless or uncollectible	1501
between the preceding and current quarterly tax payment periods,	1502
have been uncollected for at least six months, and that may be	1503
claimed as a deduction under section 166 of the Internal Revenue	1504
Code and the regulations adopted under that section, or that	1505
could be claimed as such if the taxpayer kept its accounts on	1506
the accrual basis. "Bad debts" does not include repossessed	1507
property, uncollectible amounts on property that remains in the	1508
possession of the taxpayer until the full purchase price is	1509
paid, or expenses in attempting to collect any account	1510
receivable or for any portion of the debt recovered;	1511
(ee) Any amount realized from the sale of an account	1512
receivable to the extent the receipts from the underlying	1513
transaction giving rise to the account receivable were included	1514
in the gross receipts of the taxpayer;	1515
(ff) Any receipts directly attributed to a transfer	1516
agreement or to the enterprise transferred under that agreement	1517
under section 4313.02 of the Revised Code.	1518
(gg) Qualified uranium receipts as determined under	1519
section 5751.41 of the Revised Code.	1520

(hh) In the case of amounts collected by a licensed casino operator from casino gaming, amounts in excess of the casino operator's gross casino revenue. In this division, "casino operator" and "casino gaming" have the meanings defined in section 3772.01 of the Revised Code, and "gross casino revenue" has the meaning defined in section 5753.01 of the Revised Code.

- (ii) Receipts realized from the sale of agricultural commodities by an agricultural commodity handler, both as defined in section 926.01 of the Revised Code, that is licensed by the director of agriculture to handle agricultural commodities in this state.
- (jj) Qualifying integrated supply chain receipts as determined under section 5751.42 of the Revised Code.
- (kk) In the case of a railroad company described in division (D)(9) of section 5727.01 of the Revised Code that purchases dyed diesel fuel directly from a supplier as defined by section 5736.01 of the Revised Code, an amount equal to the product of the number of gallons of dyed diesel fuel purchased directly from such a supplier multiplied by the average wholesale price for a gallon of diesel fuel as determined under section 5736.02 of the Revised Code for the period during which the fuel was purchased multiplied by a fraction, the numerator of which equals the rate of tax levied by section 5736.02 of the Revised Code less the rate of tax computed in section 5751.03 of the Revised Code, and the denominator of which equals the rate of tax computed in section 5751.03 of
- (11) Receipts realized by an out-of-state disaster business from disaster work conducted in this state during a disaster response period pursuant to a qualifying solicitation received by the business. Terms used in division (F)(2)(11) of this section have the same meanings as in section 5703.94 of the

Revised Code.	1552
(mm) In the case of receipts from the sale or transfer of	1553
a mortgage-backed security or a mortgage loan by a mortgage	1554
lender holding a valid certificate of registration issued under	1555
Chapter 1322. of the Revised Code or by a person that is a	1556
member of the mortgage lender's consolidated elected taxpayer	1557
group, an amount equal to the principal balance of the mortgage	1558
loan.	1559
(nn) Amounts of excess surplus of the state insurance fund	1560
received by the taxpayer from the Ohio bureau of workers'	1561
compensation pursuant to rules adopted under section 4123.321 of	1562
the Revised Code.	1563
(00) Except as otherwise provided in division (B) of	1564
section 5751.091 of the Revised Code, receipts of a megaproject	1565
supplier from sales of tangible personal property directly to a	1566
megaproject operator in this state, provided the supplier holds	1567
a certificate issued under section 5751.052 of the Revised Code	1568
for the calendar year in which the sales are made, and provided	1569
both the operator and supplier hold a certificate issued under	1570
division (D)(7) of section 122.17 of the Revised Code on the	1571
first day of that calendar year;	1572
(pp) In the case of amounts collected by a sports gaming	1573
proprietor from sports gaming, amounts in excess of the	1574
proprietor's sports gaming receipts. As used in this division,	1575
"sports gaming proprietor" has the same meaning as in section	1576
3775.01 of the Revised Code and "sports gaming receipts" has the	1577
same meaning as in section 5753.01 of the Revised Code.	1578
(qq) Any receipts for which the tax imposed by this	1579
chapter is prohibited by the constitution or laws of the United	1580
States or the constitution of this state.	1581

(3) In the case of a taxpayer when acting as a real estate broker, "gross receipts" includes only the portion of any fee for the service of a real estate broker, or service of a real estate salesperson associated with that broker, that is retained by the broker and not paid to an associated real estate salesperson or another real estate broker. For the purposes of this division, "real estate broker" and "real estate salesperson" have the same meanings as in section 4735.01 of the Revised Code.

- (4) A taxpayer's method of accounting for gross receipts for a tax period shall be the same as the taxpayer's method of accounting for federal income tax purposes for the taxpayer's federal taxable year that includes the tax period. If a taxpayer's method of accounting for federal income tax purposes changes, its method of accounting for gross receipts under this chapter shall be changed accordingly.
- (G) "Taxable gross receipts" means gross receipts sitused to this state under section 5751.033 of the Revised Code.
- (H) A person has "substantial nexus with this state" if any of the following applies. The person:
- (1) Owns or uses a part or all of its capital in this state;
- (2) Holds a certificate of compliance with the laws of this state authorizing the person to do business in this state;
  - (3) Has bright-line presence in this state;
- (4) Otherwise has nexus with this state to an extent that the person can be required to remit the tax imposed under this chapter under the Constitution of the United States.
  - (I) A person has "bright-line presence" in this state for

a reporting period and for the remaining portion of the calendar	1611
year if any of the following applies. The person:	1612
(1) Has at any time during the calendar year property in	1613
this state with an aggregate value of at least fifty thousand	1614
dollars. For the purpose of division (I)(1) of this section,	1615
owned property is valued at original cost and rented property is	1616
valued at eight times the net annual rental charge.	1617
(2) Has during the calendar year payroll in this state of	1618
at least fifty thousand dollars. Payroll in this state includes	1619
all of the following:	1620
(a) Any amount subject to withholding by the person under	1621
section 5747.06 of the Revised Code;	1622
(b) Any other amount the person pays as compensation to an	1623
individual under the supervision or control of the person for	1624
work done in this state; and	1625
(c) Any amount the person pays for services performed in	1626
this state on its behalf by another.	1627
(3) Has during the calendar year taxable gross receipts of	1628
at least five hundred thousand dollars.	1629
(4) Has at any time during the calendar year within this	1630
state at least twenty-five per cent of the person's total	1631
property, total payroll, or total gross receipts.	1632
(5) Is domiciled in this state as an individual or for	1633
corporate, commercial, or other business purposes.	1634
(J) "Tangible personal property" has the same meaning as	1635
in section 5739.01 of the Revised Code.	1636
(K) "Internal Revenue Code" means the Internal Revenue	1637
Code of 1986, 100 Stat 2085, 26 H S C 1, as amended Any term	1638

used in this chapter that is not otherwise defined has the same	1039
meaning as when used in a comparable context in the laws of the	1640
United States relating to federal income taxes unless a	1641
different meaning is clearly required. Any reference in this	1642
chapter to the Internal Revenue Code includes other laws of the	1643
United States relating to federal income taxes.	1644
(L) "Calendar quarter" means a three-month period ending	1645
on the thirty-first day of March, the thirtieth day of June, the	1646
thirtieth day of September, or the thirty-first day of December.	1647
(M) "Tax period" means the calendar quarter or calendar	1648
year on the basis of which a taxpayer is required to pay the tax	1649
imposed under this chapter.	1650
(N) "Calendar year taxpayer" means a taxpayer for which	1651
the tax period is a calendar year.	1652
(0) "Calendar quarter taxpayer" means a taxpayer for which	1653
the tax period is a calendar quarter.	1654
(P) "Agent" means a person authorized by another person to	1655
act on its behalf to undertake a transaction for the other,	1656
including any of the following:	1657
(1) A person receiving a fee to sell financial	1658
instruments;	1659
(2) A person retaining only a commission from a	1660
transaction with the other proceeds from the transaction being	1661
remitted to another person;	1662
(3) A person issuing licenses and permits under section	1663
1533.13 of the Revised Code;	1664
(4) A lottery sales agent holding a valid license issued	1665
under section 3770.05 of the Revised Code;	1666

(5) A person acting as an agent of the division of liquor	1667
control under section 4301.17 of the Revised Code.	1668
(Q) "Received" includes amounts accrued under the accrual	1669
method of accounting.	1670
(R) "Reporting person" means a person in a consolidated	1671
elected taxpayer or combined taxpayer group that is designated	1672
by that group to legally bind the group for all filings and tax	1673
liabilities and to receive all legal notices with respect to	1674
matters under this chapter, or, for the purposes of section	1675
5751.04 of the Revised Code, a separate taxpayer that is not a	1676
member of such a group.	1677
(S) "Megaproject," "megaproject operator," and	1678
"megaproject supplier" have the same meanings as in section	1679
122.17 of the Revised Code."	1680
In line 8222, delete "109.32,"	1681
In line 8223, delete ", 2915.01, 2915.08, 2915.081, 2915.082,"	1682
Delete line 8224	1683
In line 8225, delete "2915.12, 2915.13"	1684
In line 8227, delete ", 5747.08"	1685
In line 8230, delete "(A)"	1686
Delete lines 8235 through 8239	1687
In line 8303, delete ", as amended by this act,"	1688
Delete lines 8336 through 8341	1689
In line 8342, delete "9" and insert "8"	1690
Delete lines 8350 and 8351 and insert "Section 109.572 of the	1691
Revised Code as amended by H.B. 110 and S.B. 3 of the 134th General	1692
Assembly and H.B. 263 and S.B. 260 of the 133rd General Assembly."	1693

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	1695
Removal of provisions enacted in other bills	1696
R.C. 109.32, 109.572, 2915.01, 2915.08, 2915.081,	1697
2915.082, 2915.09, 2915.091, 2915.093, 2915.095, 2915.10,	1698
2915.101, 2915.12, 2915.13, 2915.14, 2915.15, 3376.01, 3376.02,	1699
3376.03, 3376.04, 3376.05, 3376.06, 3376.07, 3376.08, and	1700
3772.37 and Sections 3 and 6	1701
Removes from the bill provisions concerning electronic	1702
instant bingo and intercollegiate athletes' names, images, and	1703
likenesses, which have since been enacted in identical or	1704
similar form as part of other bills.	1705
Technical correction	1706
R.C. 3775.03(A)	1707
Removes an incorrect reference to a provision that no	1708
longer exists in the bill's language.	1709
Revised Code section updates	1710
R.C. 109.572, 3770.073, 3772.01, 5703.21, 5747.02, 5747.08	1711
(removed), and 5751.01 and Sections 8 and 9	1712
Updates the versions of several sections of law, as they	1713
appear in the bill, to reflect recently enacted changes and to	1714
carry forward the bill's provisions.	1715

moved to amend as follows:		
	In line 15 of the title delete #2775 101 #	1716
	In line 15 of the title, delete "3775.101,"	
	In line 38, delete ", 3775.101"	1717
	In line 5798, delete " <u>Use official league data as required under</u>	1718
secti	on"	1719
	Delete line 5799	1720
	In line 5800, delete " <u>(12)</u> "	1721
	In line 5802, delete " <u>(13)</u> " and insert " <u>(12)</u> "	1722
	In line 5806, delete " <u>(14)</u> " and insert " <u>(13)</u> "	1723
	In line 5809, delete " <u>(15)</u> " and insert " <u>(14)</u> "	1724
	Delete lines 5855 through 5936	1725
The mo	otion was agreed to.	
	<u>SYNOPSIS</u>	1726

Official league data

R.C. 3775.10(A)(11) and 3775.101	1728
Removes provisions of the bill that require sports gaming	1729
proprietors, at the request of the appropriate sports governing	1730
body, to use official league data to determine the outcomes of	1731
proposition bets.	1732

 moved to amend as follows:

In line 5 of the title, delete ", 3770.071, 3770.073"	1733
In line 31, delete ", 3770.071, 3770.073"	1734
Delete lines 3878 through 3975	1735
In line 6217, delete "under" and insert "by section 6041 of"	1736
In line 8225, delete ", 3770.071, 3770.073"	1737

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	1738
Withholding government debts from sports gaming winnings	1739
R.C. 3775.17	1740
Modifies the bill's requirement that a sports gaming	1741
proprietor withhold a patron's debts to the state or a political	1742
subdivision before disbursing any sports gaming winnings over a	1743
certain amount.	1744

Adds a specific reference to the withholding threshold	1745
being determined under section 6041 of the Internal Revenue	1746
Code, instead of under the Internal Revenue Code in general.	1747
Withholding government debts from lottery prize awards	1748
R.C. 3770.071, 3770.073, and 5747.062	1749
Removes provisions of the bill that change the threshold	1750
at which the State Lottery Commission must withhold a	1751
participant's past due child or spousal support and any debts to	1752
the state or a political subdivision before disbursing a lottery	1753
prize award.	1754
Retains the current law threshold, which is the Internal	1755
Revenue Service reporting threshold, instead of changing the	1756
threshold to \$600.	1757
Retains a provision of the bill that changes the state	1758
income tax withholding threshold for lottery prize awards from	1759
\$4,000 to the Internal Revenue Service threshold.	1760

moved to amend as follows:
moved to differing do follows.

In line 17 of the title, delete "and"; after "5753.031" insert ",	1761
and 5753.12"	1762
In line 40, delete "and"; after "5753.031" insert ", and 5753.12"	1763
After line 8221, insert:	1764
"Sec. 5753.12. (A) Notwithstanding any provision of this	1765
chapter, any person who operates a casino facility without	1766
holding a current, valid license issued under Chapter 3772. of	1767
the Revised Code or a sports gaming facility without holding a	1768
current, valid license issued under Chapter 3775. of the Revised	1769
Code is liable for any amounts, including tax, interest, and	1770
penalties, imposed under this chapter in the same manner as	1771
persons that do hold such a license.	1772
(B) The tax commissioner may issue an assessment against a	1773
person described in division (A) of this section for any amount	1774
due under this chapter in the same manner provided under section	1775
5753.07 of the Revised Code."	1776

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	1777
Tax on unlicensed operators	1778
R.C. 5753.12	1779
Subjects a person who operates sports gaming or casino	1780
gaming in Ohio without a license to the sports gaming receipts	1781
tax or gross casino revenue tax.	1782

moved to amend as follows:	
In line 7943, delete " <u>If a sports gaming proprietor's sports gaming</u>	1783
<u>receipts</u> "	1784
Delete lines 7944 through 7956	1785
In line 7957, delete " <u>(C)</u> "	1786
In line 7962, delete " <u>(D)</u> " and insert " <u>(C)</u> "	1787
The motion was agreed to.	
SYNOPSIS	1788
Sports gaming receipts tax: remove carryforward	1789
R.C. 5753.04	1790
Removes a provision that would allow a sports gaming	1791
proprietor with negative receipts for a particular day (i.e.,	1792
winnings paid out exceed the amount wagered) to carry forward	1793

receipts are greater than zero.

17941795

the deficit to future tax returns until the proprietor's

Removes a provision that would allow a proprietor that	1796
surrenders its license and whose last return reported a deficit	1797
to receive a refund of 10% of that deficit.	1798

moved to amend as follows:	
In line 4731, delete "any horse race,"	1799
In line 4760, delete "Pari-mutuel betting" and insert "Wagering";	1800
delete "the outcome of a"; delete "race, as"	1801
In line 4761, delete "authorized under Chapter 3769. of the Revised	1802
<pre>Code" and insert "racing"</pre>	1803
The motion was agreed to.	
<u>SYNOPSIS</u>	1804
Sports betting on horse racing	1805
R.C. 3775.01(K) and (L)	1806
Removes a provision of the bill that would have allowed	1807
sports gaming proprietors to offer wagering on horse racing,	1808
other than pari-mutuel wagering.	1809
Retains the current law that allows pari-mutuel wagering	1810
on horse racing at racetracks.	1811

moved to amend as follows:	
In line 7828, strike through "five" and insert " <u>ten</u> "	1812
The motion was agreed to.	
<u>SYNOPSIS</u>	1813
Ohio State Racing Commission Fund	1814
R.C. 5753.03	1815
Modifies the law concerning the distribution of the 3% of	1816
the state's casino tax revenue that, under the Ohio	1817
Constitution, must be deposited in the Ohio State Racing	1818
Commission Fund to promote horse racing.	1819
Increases, from 5% to 10%, the amount of the money in the	1820
Fund that the Commission may retain for operating expenses	1821
necessary to administer the Fund	1822

moved to amend as	follows:

In line 14 of the title, after "3775.09" insert ", 3775.091"	1823
In line 38, after "3775.09" insert ", 3775.091"	1824
After line 5754, insert:	1825
No. 2775 001 (2) The discrete of education	1006
"Sec. 3775.091. (A) The director of administrative	1826
services shall engage an independent consultant to conduct a	1827
study to determine whether, and the extent to which, qualified	1828
persons experience discrimination or disadvantage in the sports	1829
gaming industry on the basis of their membership in a racial	1830
minority group, their color or ethnicity, their gender, or their	1831
disability. The director shall provide the results of the study	1832
to the Ohio casino control commission and shall inform the	1833
commission whether, in the director's opinion, the results of	1834
the study warrant action by the commission under division (B) of	1835
this section.	1836
(B) If the commission determines that the results of the	1837
study described in division (A) of this section so warrant, the	1838
commission shall establish goals to ensure that sports gaming	1839
licenses are issued to applicants described in division (A) of	1840
this section on an equitable basis with other applicants and	1841

shall disseminate information about the commission's licensing	1842
goals through targeted media.	1843
(C) The commission may require, by rule, that sports	1844
gaming proprietors pay the cost of disseminating information	1845
through targeted media under division (B) of this section."	1846
The motion was agreed to.	

SYNOPSIS	1847
Equity in sports gaming licensure	1848

R.C. 3775.091

Requires the Director of Administrative Services to engage an independent consultant to conduct a study to determine whether, and the extent to which, qualified persons experience discrimination or disadvantage in the sports gaming industry on the basis of race, color, ethnicity, gender, or disability.

Requires the Ohio Casino Control Commission, if warranted by the results of the study, to establish goals to ensure that sports gaming licenses are issued to disadvantaged applicants on an equitable basis with other applicants and to disseminate information about those goals through targeted media.

Allows the Commission to require, by rule, that sports

gaming proprietors pay the cost of disseminating that

information through targeted media.

1862

#### \_\_\_\_\_ moved to amend as follows:

In line 4685, delete "(D)(1)" and insert "(D) "Esports event" means	1863
an organized video game competition that is regulated by a sports	1864
governing body and that is held between professional players who play	1865
individually or as teams.	1866
<u>(E) (1)</u> "	1867
In line 4697, delete " $\underline{\text{(E)}}$ " and insert " $\underline{\text{(F)}}$ "	1868
In line 4700, delete " <u>(F)</u> " and insert " <u>(G)</u> "	1869
In line 4705, delete " <u>(G)</u> " and insert " <u>(H)</u> "	1870
In line 4710, delete " <u>(H)</u> " and insert " <u>(I)</u> "	1871
, <u></u>	
In line 4721, delete " $\underline{(I)}$ " and insert " $\underline{(J)}$ "	1872
In line 4724, delete " <u>(J)</u> " and insert " <u>(K)</u> "	1873
In line 4727, delete " <u>(K)(1)</u> " and insert " <u>(L)(1)</u> "; delete " <u>(K)(2)</u> "	1874
and insert "(L)(2)"	1875
In line 4731, after "race," insert "any esports event,"	1876
In line 4745, delete " <u>(L)(1)</u> " and insert " <u>(M)(1)</u> "	1877
In line 4749, delete " <u>(L)(3)</u> " and insert " <u>(M)(3)</u> "	1878

In	line	4769,	delete	" <u>(M)</u> " and insert " <u>(N)</u> "	1879
In	line	4778,	delete	" <u>(N)</u> " and insert " <u>(O)</u> "	1880
In	line	4782,	delete	"(0)" and insert "(P)"	1881
In	line	4788,	delete	" <u>(P)</u> " and insert " <u>(Q)</u> "	1882
In	line	4790,	delete	" <u>(Q)</u> " and insert " <u>(R)</u> "	1883
In	line	4794,	delete	" <u>(R)</u> " and insert " <u>(S)</u> "	1884
In	line	4796,	delete	"(S)(1)" and insert "(T)(1)"	1885
In	line	4813,	delete	" <u>(T)</u> " and insert " <u>(U)</u> "	1886
In	line	4817,	delete	" <u>(U)</u> " and insert " <u>(V)</u> "	1887
In	line	4820,	delete	" $(V)$ " and insert " $(W)$ "	1888
In	line	4823,	delete	" $(W)$ " and insert " $(X)$ "	1889
In	line	4827,	delete	" <u>(X)</u> " and insert " <u>(Y)</u> "	1890
In	line	4832,	delete	" <u>(Y)</u> " and insert " <u>(Z)</u> "	1891
In	line	4835,	delete	" <u>(Z)</u> " and insert " <u>(AA)</u> "	1892
De:	Lete 1	ines 8	3329 thr	cough 8335	1893
In	line	8336,	delete	"8" and insert "7"	1894
In	line	8342,	delete	"9" and insert "8"	1895

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	1896
Esports	1897
R.C. 3775.01 and Section 7	1898

Allows wagering on esports events, meaning organized video	1899
game competitions that are regulated by a sports governing body	1900
and that are held between professional players who play	1901
individually or as teams.	
Demons learness from the hill station that the Consul	1002
Removes language from the bill stating that the General	1903
Assembly intends to introduce comprehensive legislation	1904
governing wagering on esports events.	1905

	moved to	amend	as follo	ws:
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	In line 5210,	, delete " <u>Upor</u>	n" and inse	rt "After"; o	delete " <u>an</u>	<u>initial</u>	1906
or re	enewed" and in	sert " <u>a</u> "					1907
	In line 5211,	, delete " <u>appl</u>	licant" and	insert " <u>spor</u>	rts gaming	_	1908
propi	rietor"						1909
	In line 5212,	, delete " <u>fee</u> '	' and inser	t " <u>fees</u> "; aft	er " <u>applio</u>	cable,"	1910
inse	ct " <u>not later</u>	than the date	s indicated	<u>l,</u> "			1911
	In line 5214,	, delete " <u>app</u>	<u>licant</u> " and	insert " <u>spor</u>	rts gaming	_	1912
propi	<pre>proprietor"</pre>					1913	
	In line 5217,	, delete " <u>(a)</u> '	•				1914
Delete lines 5219 through 5240 and insert:						1915	
							1916
	1	2	3	4	5	6	
А		<u>Upon</u>	One year	Two years	<u>Three</u>	<u>Four</u>	
		issuance of	<u>after</u>	<u>after</u>	<u>years</u>	<u>years</u>	
		<u>license</u>	<u>license</u>	license	<u>after</u>	<u>after</u>	

			<u>issued</u>	<u>issued</u>	<u>license</u>	<u>license</u>
					<u>issued</u>	<u>issued</u>
Б	T-1+1-1	¢500 000	¢105 000	¢105 000	¢10F 000	¢10F 000
В	Initial or	\$500 <b>,</b> 000	\$125,000	\$125,000	\$125 <b>,</b> 000	\$125 <b>,</b> 000
	renewed license					
	- type A sports					
	<u>gaming</u>					
	proprietor that					
	<u>is a</u>					
	professional					
	<u>sports</u>					
	<u>organization</u>					
	and that is not					
	<u>contracting</u>					
	with more than					
	one mobile					
	management					
	<u>services</u>					
	provider					
С	<u>Initial or</u>	<u>\$750,000</u>	<u>\$187,500</u>	<u>\$187,500</u>	<u>\$187,500</u>	<u>\$187,500</u>
	renewed license					
	<pre>- any other</pre>					
	type A sports					
	gaming					
	proprietor that					
	<u>is not</u>					
	<u>contracting</u>					
	with more than					
	one mobile					
	management_					
	services_					

provider

D <u>Initial license</u> \$1,666,667 \$416,667 \$416,667 \$416,667

- type A sports

gaming\_

proprietor that

<u>is a</u>

<u>professional</u>

<u>sports</u>

<u>organization</u>

and that is

contracting

with two mobile

<u>management</u>

<u>services</u>

<u>providers</u>

E <u>Initial license</u> \$2,500,000 \$625,000 \$625,000 \$625,000 \$625,000

any other

type A sports

gaming

proprietor that

is contracting

with two mobile

management

services

providers

F Renewed license \$500,000 \$125,000 \$125,000 \$125,000

- type A sports

gaming

proprietor that

<u>is a</u>

pı	rofessional_	
sr	ports_	
01	rganization	
<u>ar</u>	nd that is	
<u>cc</u>	ontracting_	
<u>w</u> :	ith two mobile	
<u>ma</u>	anagement_	
<u>se</u>	ervices_	
pı	<u>roviders</u>	
G <u>R</u> €	enewed license \$750,000 \$187,500 \$187,500 \$187,500	
<u>-</u>	any other	
ts	ype A sports	
ās	aming	
pı	roprietor that	
<u>is</u>	s contracting	
<u>w</u> :	ith two mobile	
<u>ma</u>	anagement	
s€	ervices	
<u>p1</u>	roviders_	
**		1917
	In line 5241, delete " <u>(a)</u> "; delete " <u>an initial</u> " and insert " <u>a</u> "	1918
	In line 5242, after "dollars" insert "upon being issued an initial	1919
licer	nse and twenty-five thousand dollars upon being issued a renewed	1920
licer	nse"	1921
	Delete lines 5243 and 5244	1922
	In line 5245, delete " <u>(a)</u> "; delete " <u>an initial</u> " and insert " <u>a</u> "	1923
	In line 5246, delete ";"	1924
	Delete line 5247 and insert "upon being issued an initial license	1925
and"		1926

In line 5248, after " <u>dollars</u> " insert " <u>upon being issued a renewed</u>	1927
<u>license</u> "	1928
In line 5250, delete " <u>three</u> " and insert " <u>five</u> "	1929
In line 5333, delete the first " $\underline{A}$ " and insert " $\underline{Except}$ as otherwise	1930
<pre>provided in division (A)(2)(b) of this section, a"</pre>	1931
In line 5334, delete "that is a professional sports organization"	1932
In line 5338, after "that" insert "is a professional sports	1933
<pre>organization or"; delete "not"</pre>	1934
In line 5339, delete "professional sports organization" and insert	1935
"casino operator or video lottery sales agent"; delete "not more than"	1936
In line 5340, delete "two" and insert "one additional"; delete	1937
"providers" and insert "provider"	1938
In line 5342, after "contract" insert ", if the sports gaming	1939
proprietor demonstrates to the Ohio casino control commission that the	1940
second contract would generate an incremental economic benefit to this	1941
state beyond the economic benefits generated by the first contract and	1942
that the second contract will not prevent another type A sports gaming	1943
proprietor from securing a contract with a mobile management services	1944
<pre>provider"; after "." insert:</pre>	1945
"(c) For purposes of the license fees described in	1946
division (B)(3) of this section:	1947
(i) The first mobile management services provider with	1948
which the type A sports gaming proprietor enters into a contract	1949
is considered the designated first mobile management services	1950
provider.	1951
(ii) If the type A sports gaming proprietor contracts with	1952
another mobile management services provider while still	1953
contracting with the designated first mobile management services	1954

provider, the add	itional mobile	e managemen	t services pr	ovider is	_	1955				
considered the designated second mobile management services										
provider.						1957				
(d) The comm	nission shall	adopt by ri	ile a procedu	re		1958				
(d) The commission shall adopt by rule a procedure allowing the commission to revoke a designated second mobile										
management service						1959 1960				
actively offer spo	<del>-</del>				-	1961				
benefit of this st						1962				
	tate for a cor	icinuous pe	iiod oi one y	ear or		1963				
more."	, after " <u>sect</u>	ion " inser	t "A mobile n	nanagement	sarvicas	1963				
						1965				
provider license e		order to co	ontract with	one type A	sports					
gaming proprietor.	-"					1966				
In line 5384	, delete " <u>(a)</u>	Upon" and	insert "After	g"; delete	" <u>an</u>	1967				
initial or renewed	u and insert	" <u>a</u> "				1968				
In line 5385	, delete " <u>app</u>	licant" and	l insert "mobi	ile manager	ment	1969				
services provider"						1970				
In line 5386	, delete " <u>fee</u>	of one mil	lion dollars.	<u>.</u> "		1971				
Delete lines	5387 through	5389				1972				
In line 5390	, delete " <u>int</u>	erim licens	e fee as foll	Lows" and	insert	1973				
"fees, as applicab	le, not later	than the c	dates indicate	<u>ed</u> "		1974				
Delete lines	5391 through	5406 and i	nsert:			1975				
						1976				
1	2	3	4	5	6					
A	<u>Upon</u>	<u>One year</u>	<u>Two years</u>	<u>Three</u>	<u>Four</u>					
	issuance of	<u>after</u>	<u>after</u>	<u>years</u>						
					<u>years</u>					
	<u>license</u>	<u>license</u>	<u>license</u>	<u>after</u>	<u>after</u>					

			<u>issued</u>	<u>issued</u>	<u>license</u> <u>issued</u>	<u>license</u> <u>issued</u>
В	Initial or renewed license - designated first mobile management services provider for a type A sports gaming proprietor that is a professional sports organization	\$1,000,000	\$250,000	\$250,000	\$250,000	\$250,000
C	Initial or renewed license - designated first mobile management services provider for any other type A sports gaming proprietor	\$750,000	\$187 <b>,</b> 500	\$187,500	\$187 <b>,</b> 500	\$187,500
D	<pre>Initial license - designated second mobile management</pre>	\$3,333,333	\$833,333	<u>\$833,333</u>	\$833 <b>,</b> 333	\$833,333

<u>services</u>

provider for a

type A sports

gaming\_

proprietor that

<u>is a</u>

professional

<u>sports</u>

organization

E <u>Initial license</u> \$2,500,000 \$625,000 \$625,000 \$625,000

- designated

second mobile

management

<u>services</u>

provider for

any other type

A sports gaming

proprietor

F Renewed license \$1,000,000 \$250,000 \$250,000 \$250,000

- designated

second mobile

<u>management</u>

<u>services</u>

provider for a

type A sports

gaming

proprietor that

<u>is a</u>

professional

<u>sports</u>

#### organization

G	Renewed license	<u>\$750,000</u>	\$187 <b>,</b> 500	<u>\$187,500</u>	<u>\$187,500</u>	\$187 <b>,</b> 500	
	- designated_						
	second mobile						
	management						
	<u>services</u>						
	provider for						
	any other type						
	A sports gaming						
	proprietor						
**							1977
	In line 5408,	delete "thr	ee" and ins	ert " <u>five</u> "			1978
	In line 5444,	delete "con	tracts a";	after "provi	<u>ider</u> " inser	t	1979
"li	.censes a person"			_			1980
	-						
	In line 5445,	delete "hav	<u>e with type</u>	A sports ga	aming propri	<u>ietors</u>	1981
unc	ler this section"	and insert	"hold"				1982
	In line 5485,	after " <u>sect</u>	<u>ion.</u> " inser	t " <u>A manager</u>	ment service	es_	1983
pro	vider license en	titles the h	nolder to co	ntract with	one type B	sports	1984
gan	ning proprietor."						1985
	T. 14. 5500	1-1 "		6:			1000
	In line 5502,	delete "tnr	<u>ee</u> " and ins	ert " <u>ilve</u> "			1986
	In line 5536,	delete "con	tracts a";	after "prov	<u>ider</u> " inser	t	1987
" <u>li</u>	.censes a person"	; delete " <u>ha</u>	ave with"				1988
	In line 5537,	delete "t.vp	e B sports	gaming propi	rietors unde	er this	1989
sec	ction" and insert		-,	, , , , , , , , , , , , , , , , , , , ,			1990

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	1991
Sports gaming proprietor and management services provider	1992
licenses	1993
R.C. 3775.04, 3775.05, and 3775.051	1994
Modifies the bill's license fees for type A sports gaming	1995
proprietors based on the nature of the proprietor's business and	1996
the number of mobile management services providers with which	1997
the proprietor contracts.	1998
Allows only a type A sports gaming proprietor that is a	1999
professional sports organization or a casino or racino operator	2000
to contract with a second mobile management services provider,	2001
and only if certain conditions are met.	2002
Modifies the bill's license fees for mobile management	2003
services providers based on the nature of the type A sports	2004
gaming proprietor with which the provider contracts and whether	2005
the provider is a first or second contractor.	2006
Specifies that a mobile management services provider must	2007
have one license for each type A sports gaming proprietor with	2008
which the provider contracts.	2009
Specifies that a management services provider must have	2010
one license for each type B sports gaming proprietor with which	2011
the provider contracts.	2012
Extends the term of all sports gaming proprietor, mobile	2013
management services provider, and management services provider	2014
licenses issued under the bill from three years to five years.	2015

moved to amend as follows:
THOVEL TO ATTICITU AS TOTIONS

In line 5783, delete "Maintain the confidentiality of any	2016
<pre>confidential"</pre>	2017
Delete lines 5784 through 5786	2018
In line 5787, delete " <u>(8)</u> "	2019
In line 5793, delete " <u>(9)</u> " and insert " <u>(8)</u> "	2020
In line 5795, delete " <u>(10)</u> " and insert " <u>(9)</u> "	2021
In line 5798, delete " <u>(11)</u> " and insert " <u>(10)</u> "	2022
In line 5800, delete " <u>(12)</u> " and insert " <u>(11)</u> "	2023
In line 5802, delete " <u>(13)</u> " and insert " <u>(12)</u> "	2024
In line 5806, delete " <u>(14)</u> " and insert " <u>(13)</u> "	2025
In line 5809, delete " <u>(15)</u> " and insert " <u>(14)</u> "	2026
After line 5854, insert:	2027
"(H)(1) A sports gaming proprietor shall maintain the	2028
confidentiality of any information provided to the sports gaming	2029
proprietor by a sports governing body that the sports governing	2030
body designates as confidential, except as otherwise required by	2031

shall not use such confidential information for business or	2033
marketing purposes, except with the express written approval of	2034
the sports governing body.	2035
(2) A sports governing body shall maintain the	2036
confidentiality of any information provided to the sports	2037
governing body by a sports gaming proprietor that the sports	2038
gaming proprietor designates as confidential, except as	2039
otherwise required by law or by order of the commission. The	2040
sports governing body shall not use such confidential	2041
information for business or marketing purposes, except with the	2042
express written approval of the sports gaming proprietor."	2043
The motion was agreed to.	
<u>SYNOPSIS</u>	2044
SYNOPSIS  Confidential information	2044
	-
Confidential information	2045
Confidential information  R.C. 3775.10	2045
Confidential information  R.C. 3775.10  Adds to the bill's current requirement that a sports	2045 2046 2047
Confidential information  R.C. 3775.10  Adds to the bill's current requirement that a sports gaming proprietor maintain the confidentiality of any	2045 2046 2047 2048
Confidential information  R.C. 3775.10  Adds to the bill's current requirement that a sports gaming proprietor maintain the confidentiality of any confidential information provided by a sports governing body.	2045 2046 2047 2048 2049
Confidential information  R.C. 3775.10  Adds to the bill's current requirement that a sports gaming proprietor maintain the confidentiality of any confidential information provided by a sports governing body.  Prohibits the sports gaming proprietor from using such	2045 2046 2047 2048 2049
Confidential information  R.C. 3775.10  Adds to the bill's current requirement that a sports gaming proprietor maintain the confidentiality of any confidential information provided by a sports governing body.  Prohibits the sports gaming proprietor from using such confidential information for business or marketing purposes	2045 2046 2047 2048 2049 2050 2051
Confidential information  R.C. 3775.10  Adds to the bill's current requirement that a sports gaming proprietor maintain the confidentiality of any confidential information provided by a sports governing body.  Prohibits the sports gaming proprietor from using such confidential information for business or marketing purposes without the sports governing body's express written approval.	2045 2046 2047 2048 2049 2050 2051 2052
Confidential information  R.C. 3775.10  Adds to the bill's current requirement that a sports gaming proprietor maintain the confidentiality of any confidential information provided by a sports governing body.  Prohibits the sports gaming proprietor from using such confidential information for business or marketing purposes without the sports governing body's express written approval.  Requires a sports governing body likewise to maintain the	2045 2046 2047 2048 2049 2050 2051 2052

law or by order of the commission. The sports gaming proprietor

confidential	information	for business or marketing purposes	2057
without the	sports gaming	proprietor's express written approval.	2058

moved to amend	as tollows

After line 2294, insert:	2059
"Sec. 2915.081. (A) No distributor shall sell, offer to	2060
sell, or otherwise provide or offer to provide bingo supplies to	2061
another person, or modify, convert, add to, or remove parts from	2062
bingo supplies to further their promotion or sale, for use in	2063
this state without having obtained a license from the attorney	2064
general under this section.	2065
(B)(1) The attorney general may issue a distributor	2066
license to any person that meets the requirements of this	2067
section. The application for the license shall be on a form	2068
prescribed by the attorney general and be accompanied by the	2069
annual fee prescribed by this section. The license is valid for	2070
a period of one year, and the annual fee for the license is five	2071
thousand dollars.	2072
(2) Upon applying for or renewing a license under this	2073
section, an applicant shall file with and have approved by the	2074
attorney general a bond in which the applicant shall be the	2075
principal obligor, in the sum of fifty thousand dollars, with	2076
one or more sureties authorized to do business in this state.	2077

The applicant shall maintain the bond in effect as long as the license is valid; however, the liability of the surety under the bond shall not exceed an all-time aggregate liability of fifty thousand dollars. The bond, which may be in the form of a rider to a larger blanket liability bond, shall run to the state and to any person who may have a cause of action against the principal obligor of the bond for any liability arising out of a violation by the obligor of any provision of this chapter or any rule adopted pursuant to this chapter.

- (C) The attorney general may refuse to issue a distributor license to any person to which any of the following applies, or to any person that has an officer, partner, or other person who has an ownership interest of ten per cent or more and to whom any of the following applies:
- (1) The person, officer, or partner has been convicted of a disqualifying offense as determined in accordance with section 9.79 of the Revised Code.
- (2) The person, officer, or partner has made an incorrect or false statement that is material to the granting of a license in an application submitted to the attorney general under this section or in a similar application submitted to a gambling licensing authority in another jurisdiction if the statement resulted in license revocation through administrative action in the other jurisdiction.
- (3) The person, officer, or partner has submitted any incorrect or false information relating to the application to the attorney general under this section, if the information is material to the granting of the license.
- (4) The person, officer, or partner has failed to correct any incorrect or false information that is material to the granting of the license in the records required to be maintained

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unaer	division	( H.)	$\circ$	section	7915.	. 1 ()	OT	T.ne	Kevised	- Code -

(5) The person, officer, or partner has had a license related to gambling revoked or suspended under the laws of this state, another state, or the United States.

- (6) The attorney general has good cause to believe that a person, officer, or partner has committed a breach of fiduciary duty, theft, or other type of misconduct related to a charitable organization that has obtained a bingo license issued under this chapter.
- (D) The attorney general shall not issue a distributor license to any person that is involved in the conduct of bingo on behalf of a charitable organization or that is a lessor of premises used for the conduct of bingo. This division does not prohibit a distributor from advising charitable organizations on the use and benefit of specific bingo supplies or prohibit a distributor from advising a customer on operational methods to improve bingo profitability.
- (E) (1) No distributor shall sell, offer to sell, or otherwise provide or offer to provide bingo supplies to any person, or modify, convert, add to, or remove parts from bingo supplies to further their promotion or sale, for use in this state except to or for the use of a charitable organization that has been issued a license under section 2915.08 of the Revised Code or to another distributor that has been issued a license under this section. No distributor shall accept payment for the sale or other provision of bingo supplies other than by check or electronic fund transfer.
- (2) No distributor may donate, give, loan, lease, or otherwise provide any bingo supplies or equipment, or modify, convert, add to, or remove parts from bingo supplies to further their promotion or sale, to or for the use of a charitable

organization for use in a bingo session conditioned on or in
consideration for an exclusive right to provide bingo supplies
to the charitable organization. A distributor may provide a
licensed charitable organization with free samples of the
distributor's products to be used as prizes or to be used for
the purpose of sampling.

- (3) No distributor shall purchase bingo supplies for use in this state from any person except from a manufacturer issued a license under section 2915.082 of the Revised Code or from another distributor issued a license under this section. Subject to division (D) of section 2915.082 of the Revised Code, no distributor shall pay for purchased bingo supplies other than by check or electronic fund transfer.
- (4) No distributor shall participate in the conduct of bingo on behalf of a charitable organization or have any direct or indirect ownership interest in a premises used for the conduct of bingo.
- (5) No distributor shall knowingly solicit, offer, pay, or receive any kickback, bribe, or undocumented rebate, directly or indirectly, overtly or covertly, in cash or in kind, in return for providing bingo supplies to any person in this state.
- (F) (1) No distributor shall knowingly sell, offer to sell, or otherwise provide or offer to provide an electronic instant bingo system to any person for use in this state, or install, maintain, update, or repair an electronic instant bingo system, without first obtaining an electronic instant bingo distributor endorsement to the person's distributor license issued under this section. An applicant for a distributor license under this section may apply simultaneously for an electronic instant bingo distributor endorsement to that license. Any individual who installs, maintains, updates, or repairs an electronic instant

bingo system also shall hold an appropriate and valid
occupational license issued by the Ohio casino control
commission under Chapter 3772, of the Revised Code.

(2) An applicant for an electronic instant bingo distributor endorsement shall submit the application on a form prescribed by the attorney general and shall submit one complete set of fingerprints directly to the superintendent of the bureau of criminal identification and investigation for the purpose of conducting a criminal records check. The applicant shall provide the fingerprints using a method the superintendent prescribes pursuant to division (C)(2) of section 109.572 of the Revised Code and shall fill out the form the superintendent prescribes pursuant to division (C)(1) of that section. Upon receiving an application for an electronic instant bingo distributor endorsement, the attorney general shall request the superintendent, or a vendor approved by the bureau, to conduct a criminal records check based on the applicant's fingerprint impressions in accordance with division (A) (18) of that section. The applicant shall pay any fee required under division (C)(3) of that section.

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(3) The attorney general shall not issue an electronic instant bingo distributor endorsement to an applicant unless the attorney general has received the results of the criminal records check described in division (F)(2) of this section. The attorney general shall not issue an electronic instant bingo distributor endorsement to an applicant if the applicant, any officer or partner of the applicant, or any person who has an ownership interest of ten per cent or more in the applicant has violated any provision of this chapter or any rule adopted by the attorney general under this chapter or has violated any existing or former law or rule of this state, any other state, or the United States that is substantially equivalent to any

provision of this chapter or any rule adopted by the attorney	2203
general under this chapter.	2204
(4) An electronic instant bingo distributor endorsement	2205
issued under this section shall be valid for the period of the	2206
underlying distributor license.	2207
(G) The attorney general may suspend, place limits,	2208
restrictions, or probationary conditions on, or revoke a	2209
distributor license or an electronic instant bingo distributor	2210
endorsement, for a limited or indefinite period of time at the	2211
attorney general's discretion, for any of the following reasons:	2212
(1) Any reason for which the attorney general may refuse	2213
to issue the license or endorsement;	2214
(2) The distributor holding the license or endorsement	2215
violates any provision of this chapter or any rule adopted by	2216
the attorney general under this chapter;	2217
(3) The distributor or any officer, partner, or other	2218
person who has an ownership interest of ten per cent or more in	2219
the distributor is convicted of either of the following:	2220
(a) A felony under the laws of this state, another state,	2221
or the United States;	2222
(b) Any gambling offense.	2223
(H) The attorney general may adopt rules for the	2224
application, acceptance, denial, suspension, revocation,	2225
limitation, restriction, or condition of a distributor license	2226
or endorsement, and to enforce any other provisions of this	2227
section, in accordance with Chapter 119. of the Revised Code.	2228
(I) The attorney general may impose a civil fine on a	2229
distributor licensed or permitted under this chapter for failure	2230
to comply with any restrictions, limits, or probationary	2231

conditions on its license, or for failure to comply with this	2232
chapter or any rule adopted under this chapter, according to a	2233
schedule of fines that the attorney general shall adopt in	2234
accordance with Chapter 119. of the Revised Code.	2235
(J) Whoever violates division (A), (E), or (F) of this	2236
section is guilty of illegally operating as a distributor.	2237
Except as otherwise provided in this division, illegally	2238
operating as a distributor is a misdemeanor of the first degree.	2239
If the offender previously has been convicted of a violation of	2240
division (A), (E), or (F) of this section, illegally operating	2241
as a distributor is a felony of the fifth degree. "	2242
Delete lines 2295 through 2478	2243
In line 8336, delete "2915.081,"	2244

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	2245
Electronic instant bingo distributors	2246
R.C. 2915.081	2247
Eliminates a requirement in law that an individual who	2248
installs, maintains, updates, or repairs an electronic instant	2249
bingo system hold an occupational license from the Ohio Casino	2250
Control Commission, in addition to a license endorsement for the	2251
distributor's business, as required under continuing law.	2252

In line 4 of the title, after "2915.13" insert ", 2935.01"	2253
In line 31, after "2915.13" insert ", 2935.01"	2254
After line 3638, insert:	2255
"Sec. 2935.01. As used in this chapter:	2256
(A) "Magistrate" has the same meaning as in section	2257
2931.01 of the Revised Code.	2258
(B) "Peace officer" includes, except as provided in	2259
section 2935.081 of the Revised Code, a sheriff; deputy sheriff;	2260
marshal; deputy marshal; member of the organized police	2261
department of any municipal corporation, including a member of	2262
the organized police department of a municipal corporation in an	2263
adjoining state serving in Ohio under a contract pursuant to	2264
section 737.04 of the Revised Code; member of a police force	2265
employed by a metropolitan housing authority under division (D)	2266
of section 3735.31 of the Revised Code; member of a police force	2267
employed by a regional transit authority under division (Y) of	2268
section 306.05 of the Revised Code; state university law	2269
enforcement officer appointed under section 3345.04 of the	2270

Revised Code; enforcement agent of the department of public	2271
safety designated under section 5502.14 of the Revised Code;	2272
employee of the department of taxation to whom investigation	2273
powers have been delegated under section 5743.45 of the Revised	2274
Code; employee of the department of natural resources who is a	2275
natural resources law enforcement staff officer designated	2276
pursuant to section 1501.013 of the Revised Code, a forest-fire	2277
investigator appointed pursuant to section 1503.09 of the	2278
Revised Code, a natural resources officer appointed pursuant to	2279
section 1501.24 of the Revised Code, or a wildlife officer	2280
designated pursuant to section 1531.13 of the Revised Code;	2281
individual designated to perform law enforcement duties under	2282
section 511.232, 1545.13, or 6101.75 of the Revised Code;	2283
veterans' home police officer appointed under section 5907.02 of	2284
the Revised Code; special police officer employed by a port	2285
authority under section 4582.04 or 4582.28 of the Revised Code;	2286
police constable of any township; police officer of a township	2287
or joint police district; a special police officer employed by a	2288
municipal corporation at a municipal airport, or other municipal	2289
air navigation facility, that has scheduled operations, as	2290
defined in section 119.3 of Title 14 of the Code of Federal	2291
Regulations, 14 C.F.R. 119.3, as amended, and that is required	2292
to be under a security program and is governed by aviation	2293
security rules of the transportation security administration of	2294
the United States department of transportation as provided in	2295
Parts 1542. and 1544. of Title 49 of the Code of Federal	2296
Regulations, as amended; the house of representatives sergeant	2297
at arms if the house of representatives sergeant at arms has	2298
arrest authority pursuant to division (E)(1) of section 101.311	2299
of the Revised Code; an assistant house of representatives	2300
sergeant at arms; the senate sergeant at arms; an assistant	2301
senate sergeant at arms; officer or employee of the bureau of	2302
criminal identification and investigation established pursuant	2303

to section 109.51 of the Revised Code who has been awarded a
certificate by the executive director of the Ohio peace officer
training commission attesting to the officer's or employee's
satisfactory completion of an approved state, county, municipal,
or department of natural resources peace officer basic training
program and who is providing assistance upon request to a law
enforcement officer or emergency assistance to a peace officer
pursuant to section 109.54 or 109.541 of the Revised Code; a
state fire marshal law enforcement officer described in division
(A) (23) of section 109.71 of the Revised Code; <u>a gaming agent</u> ,
as defined in section 3772.01 of the Revised Code; and, for the
purpose of arrests within those areas, for the purposes of
Chapter 5503. of the Revised Code, and the filing of and service
of process relating to those offenses witnessed or investigated
by them, the superintendent and troopers of the state highway
patrol.

- (C) "Prosecutor" includes the county prosecuting attorney and any assistant prosecutor designated to assist the county prosecuting attorney, and, in the case of courts inferior to courts of common pleas, includes the village solicitor, city director of law, or similar chief legal officer of a municipal corporation, any such officer's assistants, or any attorney designated by the prosecuting attorney of the county to appear for the prosecution of a given case.
- (D) "Offense," except where the context specifically indicates otherwise, includes felonies, misdemeanors, and violations of ordinances of municipal corporations and other public bodies authorized by law to adopt penal regulations."

  In line 8225, after "2915.13" insert ", 2935.01"

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	2333
Gaming agents as peace officers	2334
R.C. 2935.01	2335
Expands the current definition of peace officer that	2336
applies throughout the Revised Code to also include gaming	2337
agents of the Ohio Casino Control Commission, who are considered	2338
peace officers under other provisions of law.	2339
Makes numerous provisions of existing law related to	2340
arrests, warrants, and other criminal law matters apply to	2341
gaming agents, including increased penalties for assault when	2342
the victim is a peace officer.	2343

moved to amend as follows:	
In line 4244, often Hell ingent Utbe state lettery commission U	2344
In line 4344, after "a" insert "the state lottery commission,"	2344
Γhe motion was agreed to.	
SYNOPSIS	2345
Casino and racino voluntary exclusion program	2346
R.C. 3772.03(D)(10)(d)	2347
Codifies the ability of the Ohio Casino Control Commission	2348
to share its voluntary exclusion list with the State Lottery	2349
Commission for purposes of the continuing joint voluntary	2350
exclusion program for casinos and racinos, currently operated by	2351
administrative rule	2352

moved to amend as follows:	
In line 4725, delete " <u>in whole or in part</u> "; delete " <u>an outcome</u> " and	2353
insert "whether an identified instance or statistical achievement will	2354
occur, will be achieved, or will be surpassed,"	2355
In line 4726, delete "final"; after "event" insert "or parts of the	2356
sporting event, such as quarters, halves, periods, or innings"	2357
The motion was agreed to.	2358
<u>SYNOPSIS</u>	2338
Proposition bets	2359
R.C. 3775.01(J)	2360
Modifies the bill's definition of a proposition bet to	2361
include bets on instances or statistical achievements other than	2362
the score or outcome of the sporting event or parts of the	2363
sporting event, but not to include all in-game wagers.	2364
Removes sports governing bodies' ability under the bill to	2365

require sports gaming proprietors to use official league data to	2366
determine the outcomes of all in-game wagers, since that	2367
provision of the bill refers to proposition bets.	2368

moved to amend as follows:	
In line 4878, delete "Requirements concerning the size, furnishings, and"	2369 2370
Delete lines 4879 through 4881	2371
In line 4882, delete " <u>(12)</u> "	2372
In line 5184, after "specify" insert "both of"; after the second "the" insert "following:	2373 2374
(i) The" In line 5187, after "granted" insert ";	2375 2376
(ii) The expected overall capital investment in the sports gaming facility, including its size, furnishings, and equipment"	2377 2378
The motion was agreed to.	
SYNOPSIS	2379
Sports gaming facility investment	2380

R.C. 3775.01(B)(11) and 3775.04(D)(1)(a)	2381
Removes from the bill a requirement that the Ohio Casino	2382
Control Commission adopt, by rule, requirements concerning the	2383
size, furnishings, and equipment of a sports gaming facility and	2384
the minimum capital investment for such a facility.	2385
Requires instead that an application for an initial type B	2386
sports gaming proprietor license specify the expected overall	2387
capital investment in the sports gaming facility, including its	2388
size, furnishings, and equipment.	2389

moved to amend as follows

In line 6 of the title, after "3772.03" insert ", 3772.04"	2390
In line 32, after "3772.03" insert ", 3772.04"	2391
After line 4533, insert:	2392
"Sec. 3772.04. (A)(1) If the commission concludes that a	2393
license required by this chapter or Chapter 3775. of the Revised	2394
<pre>Code should be limited, conditioned, restricted, suspended,</pre>	2395
revoked, denied, or not renewed, the commission may, and if so	2396
requested by a licensee or applicant, shall, conduct a hearing	2397
in an adjudication under Chapter 119. of the Revised Code. After	2398
notice and opportunity for a hearing, the commission may limit,	2399
condition, restrict, suspend, revoke, deny, or not renew a	2400
license under rules adopted by the commission. The commission	2401
may reopen a licensing adjudication at any time.	2402
(2) The commission shall appoint a hearing examiner to	2403
conduct the hearing in the adjudication. A party to the	2404
adjudication may file written objections to the hearing	2405
examiner's report and recommendations not later than the	2406
thirtieth day after they are served upon the party or the	2407

2408

party's attorney or other representative of record. The

commission shall not take up the hearing examiner's report and	2409
recommendations earlier than the thirtieth day after the hearing	2410
examiner's report and recommendations were submitted to the	2411
commission.	2412
(3) If the commission finds that a person fails or has	2413
failed to meet any requirement under this chapter or Chapter	2414
3775. of the Revised Code or a rule adopted thereunder, or	2415
violates or has violated this chapter or Chapter 3775. of the	2416
Revised Code or a rule adopted thereunder, the commission may	2417
issue an order:	2418
(a) Limiting, conditioning, restricting, suspending,	2419
revoking, denying, or not renewing, a license issued under this	2420
chapter or Chapter 3775. of the Revised Code;	2421
(b) Requiring a casino facility to exclude a licensee from	2422
the casino facility or requiring a casino facility not to pay to	2423
the licensee any remuneration for services or any share of	2424
profits, income, or accruals on the licensee's investment in the	2425
casino facility; or	2426
(c) Fining a licensee or other person according to the	2427
penalties adopted by the commission.	2428
(4) An order may be judicially reviewed under section	2429
119.12 of the Revised Code.	2430
(B) Without in any manner limiting the authority of the	2431
commission to impose the level and type of discipline the	2432
commission considers appropriate, the commission may take into	2433
consideration the following:	2434
(1) If the licensee knew or reasonably should have known	2435
that the action complained of was a violation of any law, rule,	2436
or condition on the licensee's license;	2437

or condition on the licensee's license;

(2) If the licensee has previously been disciplined by the	2438
commission;	2439
(3) If the licensee has previously been subject to	2440
discipline by the commission concerning the violation of any	2441
law, rule, or condition of the licensee's license;	2442
(4) If the licensee reasonably relied upon professional	2443
advice from a lawyer, doctor, accountant, or other recognized	2444
professional that was relevant to the action resulting in the	2445
violation;	2446
(5) If the licensee or the licensee's employer had a	2447
reasonably constituted and functioning compliance program;	2448
(6) If the imposition of a condition requiring the	2449
licensee to establish and implement a written self-enforcement	2450
and compliance program would assist in ensuring the licensee's	2451
future compliance with all statutes, rules, and conditions of	2452
the license;	2453
(7) If the licensee realized a pecuniary gain from the	2454
violation;	2455
(8) If the amount of any fine or other penalty imposed	2456
would result in disgorgement of any gains unlawfully realized by	2457
the licensee;	2458
(9) If the violation was caused by an officer or employee	2459
of the licensee, the level of authority of the individual who	2460
caused the violation;	2461
(10) If the individual who caused the violation acted	2462
within the scope of the individual's authority as granted by the	2463
licensee;	2464
(11) The adequacy of any training programs offered by the	2465
ligances or the ligances a employer that were relevant to the	2166

activity that resulted in the violation;	2467
(12) If the licensee's action substantially deviated from	2468
industry standards and customs;	2469
(13) The extent to which the licensee cooperated with the	2470
commission during the investigation of the violation;	2471
(14) If the licensee has initiated remedial measures to	2472
prevent similar violations;	2473
(15) The magnitude of penalties imposed on other licensees	2474
for similar violations;	2475
(16) The proportionality of the penalty in relation to the	2476
misconduct;	2477
(17) The extent to which the amount of any fine imposed	2478
would punish the licensee for the conduct and deter future	2479
violations;	2480
(18) Any mitigating factors offered by the licensee; and	2481
(19) Any other factors the commission considers relevant.	2482
(C) For the purpose of conducting any study or	2483
investigation, the commission may direct that public hearings be	2484
held at a time and place, prescribed by the commission, in	2485
accordance with section 121.22 of the Revised Code. The	2486
commission shall give notice of all public hearings in such	2487
manner as will give actual notice to all interested parties.	2488
(D)(1) For the purpose of conducting the hearing in an	2489
adjudication under division (A) of this section, or in the	2490
discharge of any duties imposed by this chapter or Chapter 3775.	2491
of the Revised Code, the commission may require that testimony	2492
be given under oath and administer such oath, issue subpoenas	2493
compelling the attendance of witnesses and the production of any	2494

papers, books, and accounts, directed to the sheriffs of the
counties where such witnesses or papers, books, and accounts are
found and cause the deposition of any witness. The subpoenas
shall be served and returned in the same manner as subpoenas in
criminal cases are served and returned. The fees of sheriffs
shall be the same as those allowed by the court of common pleas
in criminal cases

- (2) In the event of the refusal of any person without good cause to comply with the terms of a subpoena issued by the commission or refusal to testify on matters about which the person may lawfully be questioned, the prosecuting attorney of the county in which such person resides, upon the petition of the commission, may bring a proceeding for contempt against such person in the court of common pleas of that county.
- (3) Witnesses shall be paid the fees and mileage provided for in section 119.094 of the Revised Code.
- (4) All fees and mileage expenses incurred at the request of a party shall be paid in advance by the party.
- (E) When conducting a public hearing, the commission shall not limit the number of speakers who may testify. However, the commission may set reasonable time limits on the length of an individual's testimony or the total amount of time allotted to proponents and opponents of an issue before the commission.
- (F) The commission may rely, in whole or in part, upon investigations, conclusions, or findings of other casino gaming or sports gaming commissions, as applicable, or other government regulatory bodies in connection with licensing, investigations, or other matters relating to an applicant or licensee under this chapter.
  - (G) Notwithstanding anything to the contrary in this

- (1) An emergency order may be issued when the executive director finds either of the following:
- (a) A licensee, registrant, or approved or certified person has been charged with a violation of any of the criminal laws of this state, another state, or the federal government;
- (b) Such an action is necessary to prevent a violation of this chapter <u>or Chapter 3775</u>. of the Revised Code or a rule adopted thereunder.
- (2) An emergency order issued under division (G) of this section shall state the reasons for the commission's action, cite the law or rule directly involved, and state that the party will be afforded a hearing if the party requests it within thirty days after the time of mailing or personal delivery of the order.
- (3) (a) Not later than the next business day after the issuance of the emergency order, the order shall be sent by

registered or certified mail, return receipt requested, to the
party at the party's last known mailing address appearing in the
commission's records or personally delivered at any time to the
party by an employee or agent of the commission.

- (b) A copy of the order shall be mailed to the attorney or other representative of record representing the party.
- (c) If the order sent by registered or certified mail is returned because the party fails to claim the order, the commission shall send the order by ordinary mail to the party at the party's last known address and shall obtain a certificate of mailing. Service by ordinary mail is complete when the certificate of mailing is obtained unless the order is returned showing failure of delivery.
- (d) If the order sent by registered, certified, or ordinary mail is returned for failure of delivery, the commission shall either make personal delivery of the order by an employee or agent of the commission or cause a summary of the substantive provisions of the order to be published once a week for three consecutive weeks in a newspaper of general circulation in the county where the last known address of the party is located.
- (i) Failure of delivery occurs only when a mailed order is returned by the postal authorities marked undeliverable, address or addressee unknown, or forwarding address unknown or expired.
- (ii) When service is completed by publication, a proof of publication affidavit, with the first publication of the summary set forth in the affidavit, shall be mailed by ordinary mail to the party at the party's last known address and the order shall be deemed received as of the date of the last publication.
  - (e) Refusal of delivery of the order sent by mail or

personally delivered to the party is not failure of delivery and	2586
service is deemed to be complete.	2587
(4) The emergency order shall be effective immediately	2588
upon service of the order on the party. The emergency order	2589
shall remain effective until further order of the executive	2590
director or the commission.	2591
director of the commission.	2551
(5) The commission may, and if so requested by the person	2592
affected by the emergency order shall, promptly conduct a	2593
hearing in an adjudication under Chapter 119. of the Revised	2594
Code."	2595
In line 4987, after " <u>(H)</u> " insert " <u>(1)</u> "	2596
In line 4988, after " <u>Code</u> " insert " <u>and in accordance with section</u>	2597
3772.04 of the Revised Code"; delete "penalize, limit," and insert "do any	
of the following:	2599
or the following.	2333
(a) Penalize or fine any sports gaming licensee, applicant	2600
for a sports gaming license, or other person who is subject to	2601
the commission's jurisdiction under this chapter;	2602
(b) Limit,"	2603
In line 4990, delete "The commission may take into account"	2604
Delete lines 4991 through 4993 and insert:	2605
"(2) The executive director of the commission may issue an	2606
emergency order with respect to sports gaming under division (G)	2607
of section 3772.04 of the Revised Code."	2608
In line 8226, after "3772.03" insert ", 3772.04"	2609

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	2610
Ohio Casino Control Commission enforcement	2611
R.C. 3772.04 and 3775.02(H)	2612
Requires the Ohio Casino Control Commission to follow the	2613
same procedures in enforcing the Sports Gaming Law under the	2614
bill as the Commission currently follows with respect to the	2615
Casino Law.	2616
Gives the Commission and its executive director the same	2617
enforcement powers over sports gaming as they currently have	2618
over casino gaming, including the ability of the executive	2619
director to issue emergency license suspensions	2620

moved to amend as follows:

In line 5060, after "chapter," insert "other than a type C sports	2621
gaming host license,"	2622
In line 5618, delete "a person or entity" and insert "any eligible	2623
applicant"; delete "meets the requirements of"	2624
In line 5619, delete "this chapter and of the commission's rules"	2625
and insert "the state lottery commission recommends"; after the underlined	2626
period insert "Notwithstanding any contrary provision of this chapter, an	2627
applicant for an initial or renewed type C sports gaming host license is	2628
not required to undergo a criminal background check or licensure	2629
suitability investigation in order to receive the license. The commission	2630
shall investigate the applicant to determine whether the applicant is	2631
eligible for the license and to ensure that the applicant complies with	2632
all applicable provisions of this chapter and of the rules of the	2633
commission."	2634
In line 5620, delete " <u>(1)</u> "	2635
In line 5622, delete "the fee required"	2636
Delete line 5623	2637
In line 5624, delete "along with"	2638

In line 5626, delete lines 5626 through 5628	2639
In line 5639, after the underlined period insert "A type C sports	2640
gaming proprietor shall notify the Ohio casino control commission of each	2641
type C sports gaming host that offers sports gaming through the type C	2642
sports gaming proprietor."	2643
In line 5696, after "license" insert ", other than a type C sports  gaming host license,"  In line 5700, after "license" insert ", other than a type C sports  gaming host license,"	2644 2645 2646 2647

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	2648
Type C sports gaming host licenses	2649
R.C. 3775.03, 3775.07, and 3775.09	2650
Eliminates the bill's requirements that an applicant for	2651
an initial or renewed type C sports gaming host license undergo	2652
a criminal background check and a licensure suitability	2653
investigation conducted by the Ohio Casino Control Commission.	2654
Requires the Ohio Casino Control Commission to license any	2655
eligible applicant for a type C sports gaming host license that	2656
the State Lottery Commission recommends.	2657
Requires the Ohio Casino Control Commission to investigate	2658
the applicant only to determine the applicant's eligibility for	2659
the license and to ensure that the applicant complies with the	2660
bill and with the Commission's rules.	2661

Requires the type C sports gaming host to notify the Ohio	2662
Casino Control Commission of each type C sports gaming host that	2663
offers sports gaming through the type C sports gaming	2664
proprietor, instead of requiring the host to include that	2665
information in its application.	2666

moved to amend as follows:	
In line 5137, after "one" insert "operational"; delete ",_	2667
<pre>including"; delete "a secure"</pre>	2668
Delete line 5138	2669
In line 5139, delete "through" and insert "at which"; delete	2670
"proprietor's online sports pools" and insert "proprietor regularly	2671
maintains multiple employees"	2672
The motion was agreed to.	
<u>SYNOPSIS</u>	2673
Type A sports gaming proprietor place of business	2674
R.C. 3775.04(A)(3)(b) and 3775.11(C)	2675
Requires a type A sports gaming proprietor that does not	2676
also operate a sports gaming facility in Ohio to maintain at	2677
least one operational place of business in Ohio at which the	2678
proprietor regularly maintains multiple employees.	2679

Removes from one part of the bill, but retains in another	2680
section, a requirement that the servers responsible for	2681
accepting wagers through online sports pools be located in a	2682
secure facility in Ohio.	2683

moved to amend as follows:

In line 5085, delete "or"; after "provider" insert ", or sports	2684
<pre>gaming supplier"</pre>	2685
In line 5266, delete "type A, type B, and"	2686
In line 5267, delete "type C"; after "proprietor" insert ", mobile	2687
management services provider, management services provider, and sports	2688
<pre>gaming supplier"</pre>	2689
In line 5275, delete "The total amount of taxable income the	2690
applicant pays,"	2691
Delete line 5276	2692
In line 5277, delete " <u>(3)</u> "	2693
In line 5280, delete " <u>(4)</u> " and insert " <u>(3)</u> "	2694
In line 5285, delete " <u>(5)</u> " and insert " <u>(4)</u> "	2695
In line 5289, delete " <u>(6)</u> " and insert " <u>(5)</u> "	2696
In line 5293, delete " <u>(7)</u> " and insert " <u>(6)</u> "	2697
In line 5297, delete " <u>(8)</u> " and insert " <u>(7)</u> "	2698
In line 5299, delete " <u>(9)</u> " and insert " <u>(8)</u> "	2699

<u>SYNOPSIS</u>	2700
Sports gaming license suitability	2701
R.C. 3775.03(C) and 3775.041(B)	2702
Requires applicants for initial and renewed mobile	2703
management services provider, management services provider, and	2704
sports gaming supplier licenses to meet the same general license	2705
suitability factors as sports gaming proprietors.	2706
Eliminates a requirement that the Ohio Casino Control	2707
Commission consider, as part of that suitability investigation,	2708
the total taxable income the applicant pays, or will pay, to its	2709
employees in Ohio, but retains a similar suitability factor for	2710
type A sports gaming proprietors.	2711
Requires the Commission to investigate the suitability of	2712
any person that controls an applicant for an initial or renewed	2713
sports gaming supplier license, the same as for a sports gaming	2714
proprietor, mobile management services provider, or management	2715
services provider license.	2716

moved to amend as follows:	
In line 5301, delete " <u>type A</u> "	2717
In line 5309, delete "Whether the" and insert "The"; after "total"	2718
insert "amount of"; after "pays" insert ", or will pay,"	2719
In line 5310, delete "each year has been, or will be, at"	2720
In line 5311, delete "least ten million dollars"	2721
The motion was agreed to.	
<u>SYNOPSIS</u>	2722
Sports gaming proprietor license suitability	2723
R.C. 3775.041(C)	2724
Applies to applicants for initial or renewed type B and	2725
type C sports gaming proprietor licenses the economic	2726
development related suitability factors that currently apply	2727
only to applicants for type A sports gaming proprietor licenses	2728

under the bill.

Requires the Ohio Casino Control Commission to consider	2730
the total amount of taxable income the applicant pays, or will	2731
pay, to its employees in Ohio instead of whether that total has	2732
been, or will be, at least \$10 million.	2733

moved to amend as follows:	
In line 5262, delete the first "_" and insert "and"; delete "_, and	2734 2735
In line 5316, delete "In the case of a type B sports gaming	2736
<pre>proprietor"</pre>	2737
Delete lines 5317 through 5320	2738
In line 5321, delete " <u>(E)</u> "	2739
In line 5322, after "(B)," insert "or"; delete ", or (D)"	2740
The motion was agreed to.	
<u>SYNOPSIS</u>	2741
Type B sports gaming proprietor license suitability	2742
R.C. 3775.041(D)	2743
Eliminates a provision of the bill that requires the Ohio	2744
Casino Control Commission, in issuing type B sports gaming	2745

proprietor licenses, to consider whether the current or proposed	2746
locations of sports gaming facilities are distributed equitably	2747
among all regions of the state.	2748

In line 5343, delete "The" and insert "If the"	2749
In line 5344, delete "that" and insert "is a professional sports	2750
organization and"	2751
In line 5347, after " <u>license</u> " insert " <u>, the professional sports</u>	2752
organization"	2753
In line 5350, after "The" insert "professional"; delete "gaming	2754
<pre>proprietor" and insert "organization"</pre>	2755
In line 5353, after the first "the" insert "professional"; delete	2756
"gaming proprietor" and insert "organization"	2757
In line 5356, after "A" insert "professional"; delete "gaming	2758
<pre>proprietor" and insert "organization"</pre>	2759
In line 5360, after "the" insert "professional"; delete "gaming"	2760
In line 5361, delete "proprietor" and insert "organization"	2761
In line 5364, after "the" insert "professional"; delete "gaming	2762
proprietor" and insert "organization"	2763
In line 5451, delete " <u>The</u> " and insert " <u>If the</u> "	2764

In line 5452, delete " <u>that</u> " and insert " <u>is a professional sports</u>	2765
organization and"	2766
In line 5455, after " <u>license</u> " insert " <u>, the professional sports</u>	2767
organization"	2768
In line 5458, after "The" insert "professional"; delete "gaming	2769
<pre>proprietor" and insert "organization"</pre>	2770
In line 5460, after " <u>the</u> " insert " <u>professional</u> "	2771
In line 5461, delete "gaming proprietor" and insert "organization"	2772
In line 5463, after "A" insert "professional"; delete "gaming	2773
<pre>proprietor" and insert "organization"</pre>	2774
In line 5467, after "the" insert "professional"; delete "gaming	2775
<pre>proprietor" and insert "organization"</pre>	2776
In line 5471, after the first "the" insert "professional"; delete	2777
"gaming proprietor" and insert "organization"	2778

The motion was \_\_\_\_\_ agreed to.

SYNOPSIS	2779
Professional sports organizations	2780
R.C. 3775.05(A)(2) and 3775.051(A)(2)	2781
Limits to professional sports organizations provisions of	2782
the bill that allow the holder of a sports gaming proprietor	2783
license that is a member of a league, association, or	2784
organization that prevents it from being involved in sports	2785
gaming to appoint a management services provider as the	2786
professional sports organization's designee operator.	2787

moved to amend as follows:	
In line 5814, after " <u>laws</u> " insert " <u>;</u>	2788
(16) Submit to the commission, at least once every three	2789
years, an audit of the sports gaming proprietor's information	2790
technology systems and security protocols prepared by a	2791
qualified, independent, and capable third party, as determined	2792
by, and in a manner approved by, the commission"	2793
The motion was	
The motion was agreed to.	
<u>SYNOPSIS</u>	2794
Information technology and security audits	2795
R.C. 3775.10(A)(16)	2796
Requires each sports gaming proprietor to submit to the	2797
Ohio Casino Control Commission, at least once every three years,	2798
an audit of the sports gaming proprietor's information	2799
technology systems and security protocols.	2800

In line 4678, after "(A)" insert ""Applicant" means a person that	2801
applies to the Ohio casino control commission for a license under this	2802
<pre>chapter.</pre>	2803
<u>(B)</u> "	2804
In line 4680, delete " <u>(B)</u> " and insert " <u>(C)</u> "	2805
In line 4684, delete " <u>(C)</u> " and insert " <u>(D)</u> "	2806
In line 4685, delete " <u>(D)(1)</u> " and insert " <u>(E)(1)</u> "	2807
In line 4697, delete " <u>(E)</u> " and insert " <u>(F)</u> "	2808
In line 4700, delete " <u>(F)</u> " and insert " <u>(G)</u> "	2809
In line 4705, delete " <u>(G)</u> " and insert " <u>(H)</u> "	2810
In line 4710, delete "(H)" and insert "(I)"	2811
In line 4721, delete " <u>(I)</u> " and insert " <u>(J)</u> "	2812
In line 4724, delete " <u>(J)</u> " and insert " <u>(K)</u> "	2813
In line 4727, delete " $\underline{(K)(1)}$ " and insert " $\underline{(L)(1)}$ "; delete " $\underline{(K)(2)}$ "	2814
and insert "(L)(2)"	2815
In line 4745, delete " <u>(L)(1)</u> " and insert " <u>(M)(1)</u> "	2816

In line 4749,	delete " <u>(L)(3)</u> " and insert " <u>(M)(3)</u> "	2817
In line 4769,	delete " <u>(M)</u> " and insert " <u>(N)</u> "	2818
In line 4778,	delete " <u>(N)</u> " and insert " <u>(O)</u> "	2819
In line 4782,	delete " <u>(O)</u> " and insert " <u>(P)</u> "	2820
In line 4788,	delete " <u>(P)</u> " and insert " <u>(Q)</u> "	2821
In line 4790,	delete " <u>(Q)</u> " and insert " <u>(R)</u> "	2822
In line 4794,	delete " <u>(R)</u> " and insert " <u>(S)</u> "	2823
In line 4796,	delete " <u>(S)(1)</u> " and insert " <u>(T)(1)</u> "	2824
In line 4813,	delete " <u>(T)</u> " and insert " <u>(U)</u> "	2825
In line 4817,	delete " <u>(U)</u> " and insert " <u>(V)</u> "	2826
In line 4820,	delete " <u>(V)</u> " and insert " <u>(W)</u> "	2827
In line 4823,	delete " $\underline{(W)}$ " and insert " $\underline{(X)}$ "	2828
In line 4827,	delete " <u>(X)</u> " and insert " <u>(Y)</u> "	2829
In line 4832,	delete " <u>(Y)</u> " and insert " <u>(Z)</u> "	2830
In line 4835,	delete " <u>(Z)</u> " and insert " <u>(AA)</u> "	2831
In line 6171,	delete "an applicant" and insert "a person"	2832

The motion was \_\_\_\_\_ agreed to.

SYNOPSIS	2833
Applicants for sports gaming licenses	2834
R.C. 3775.01(A) and 3775.15(A)(1)(1)	2835
Defines an applicant, for purposes of the bill's sports	2836

gaming provisions, as a person that applies to the Ohio Casino	2837
Control Commission for a license, but does not substantively	2838
change the bill's current references to applicants.	2839
Prohibits the Commission from disclosing to the public any	2840
information that the Commission receives from another	2841
jurisdiction relating to a person who holds, held, or has	2842
applied for a sports gaming license, instead of information	2843
relating to "an applicant" who holds, held, or has applied for	2844
such a license.	2845

#### moved to amend as follows:

(B) The exclusion list may include any person whose	2866
presence in a casino facility is determined by the commission to	2867
pose a threat to the interests of the state, to achieving the	2868
intents and purposes of this chapter, or to the strict and	2869
effective regulation of casino gaming. In determining whether to	2870
include a person on the exclusion list, the commission may	2871
consider:	2872
(1) Any prior conviction of a crime that is a felony under	2873
the laws of this state, another state, or the United States, a	2874
crime involving moral turpitude, or a violation of the gaming	2875
laws of this state, another state, or the United States; and	2876
(2) A violation, or a conspiracy to violate, any provision	2877
of this chapter that consists of:	2878
(a) A failure to disclose an interest in a gaming facility	2879
for which the person must obtain a license;	2880
(b) Purposeful evasion of taxes or fees;	2881
(c) A notorious or unsavory reputation that would	2882
adversely affect public confidence and trust that casino gaming	2883
is free from criminal or corruptive elements; or	2884
(d) A violation of an order of the commission or of any	2885
other governmental agency that warrants exclusion or ejection of	2886
the person from a casino facility.	2887
(3) If the person has pending charges or indictments for a	2888
gaming or gambling crime or a crime related to the integrity of	2889
gaming operations in any state;	2890
(4) If the person's conduct or reputation is such that the	2891
person's presence within a casino facility may call into	2892
question the honesty and integrity of the casino gaming	2893

it is issued and thereafter revised from time to time.

operations or interfere with the orderly conduct of the casino	2894
gaming operations;	2895
(5) If the person is a career or professional offender	2896
whose presence in a casino facility would be adverse to the	2897
interest of licensed gaming in this state;	2898
(6) If the person has a known relationship or connection	2899
with a career or professional offender whose presence in a	2900
casino facility would be adverse to the interest of licensed	2901
gaming in this state;	2902
(7) If the commission has suspended the person's gaming	2903
privileges;	2904
(8) If the commission has revoked the person's licenses	2905
related to this chapter;	2906
(9) If the commission determines that the person poses a	2907
threat to the safety of patrons or employees of a casino	2908
facility;	2909
(10) If the person has a history of conduct involving the	2910
disruption of gaming operations within a casino facility.	2911
Race, color, creed, national origin or ancestry, or sex	2912
are not grounds for placing a person on the exclusion list.	2913
(C) The commission shall notify a person of the	2914
commission's intent to include such person on the exclusion	2915
list. The notice shall be provided by personal service, by	2916
certified mail to the person's last known address, or, if	2917
service cannot be accomplished by personal service or certified	2918
mail, by publication daily for two weeks in a newspaper of	2919
general circulation within the county in which the person	2920
resides and in a newspaper of general circulation within each	2921
county in which a casino facility is located.	2922

(b) A (1) Except as otherwise provided in this section, a	2923
person who receives notice of intent to include the person on	2924
the exclusion list is entitled, upon the person's request, to an	2925
adjudication hearing under Chapter 119. of the Revised Code,	2926
except as provided in this section, in which the person may	2927
demonstrate why the person should not be included on the	2928
exclusion list. The person shall request such an adjudication	2929
hearing not later than thirty days after the person receives the	2930
notice by personal service or certified mail, or not later than	2931
thirty days after the last newspaper publication of the notice.	2932
<del>If</del>	2933
(2) If the person does not request a hearing in accordance	2934
with division (D)(1) of this section, the commission may, but is	2935
not required to, conduct an adjudication hearing under Chapter	2936
119. of the Revised Code. The commission may reopen an	2937
adjudication under this section at any time.	2938
(3) If the adjudication hearing, order, or any appeal	2939
thereof under Chapter 119. of the Revised Code results in an	2940
order that the person should not be included on the exclusion	2941
list, the commission shall publish a revised exclusion list that	2942
does not include the person. The commission also shall notify	2943
casino operators that the person has been removed from the	2944
exclusion list. A casino operator shall take all steps necessary	2945
to ensure its key employees and casino gaming employees are made	2946
aware that the person has been removed from the exclusion list.	2947
(E) This section does not apply to the voluntary exclusion	2948
list created as part of the voluntary exclusion program.	2949
Sec. 3772.04. (A)(1) If the commission concludes that an	2950
applicant, licensee, or other person subject to the commission's	2951
jurisdiction under this chapter should be fined or penalized, or	2952

that a license required by this chapter should be limited,

conditioned, restricted, suspended, revoked, denied, or not
renewed, the commission may, and if so requested by $\frac{a-the}{a}$
licensee or , applicant, or other person, shall, conduct a
hearing in an adjudication under Chapter 119. of the Revised
Code. After notice and opportunity for a hearing, the commission
may fine or penalize the applicant, licensee, or other person or
limit, condition, restrict, suspend, revoke, deny, or not renew
a license under rules adopted by the commission. The commission
may reopen a licensing an adjudication under this section at any
time.

- (2) The commission shall appoint a hearing examiner to conduct the hearing in the adjudication. A party to the adjudication may file written objections to the hearing examiner's report and recommendations not later than the thirtieth day after they are served upon the party or the party's attorney or other representative of record. The commission shall not take up the hearing examiner's report and recommendations earlier than the thirtieth day after the hearing examiner's report and recommendations were submitted to the commission.
- (3) If the commission finds that a person fails or has failed to meet any requirement under this chapter or a rule adopted thereunder, or violates or has violated this chapter or a rule adopted thereunder, the commission may issue an order:
- (a) Limiting, conditioning, restricting, suspending, revoking, denying, or not renewing, a license issued under this chapter;
- (b) Requiring a casino facility to exclude a licensee from the casino facility or requiring a casino facility not to pay to the licensee any remuneration for services or any share of profits, income, or accruals on the licensee's investment in the

casino facility; or	2985
(c) Fining a licensee or other person according to the	2986
penalties adopted by the commission.	2987
(4) An order may be judicially reviewed under section	2988
119.12 of the Revised Code.	2989
(B) Without in any manner limiting the authority of the	2990
commission to impose the level and type of discipline the	2991
commission considers appropriate, the commission may take into	2992
consideration the following:	2993
(1) If the licensee knew or reasonably should have known	2994
that the action complained of was a violation of any law, rule,	2995
or condition on the licensee's license;	2996
(2) If the licensee has previously been disciplined by the	2997
commission;	2998
(3) If the licensee has previously been subject to	2999
discipline by the commission concerning the violation of any	3000
law, rule, or condition of the licensee's license;	3001
(4) If the licensee reasonably relied upon professional	3002
advice from a lawyer, doctor, accountant, or other recognized	3003
professional that was relevant to the action resulting in the	3004
violation;	3005
(5) If the licensee or the licensee's employer had a	3006
reasonably constituted and functioning compliance program;	3007
(6) If the imposition of a condition requiring the	3008
licensee to establish and implement a written self-enforcement	3009
and compliance program would assist in ensuring the licensee's	3010
future compliance with all statutes, rules, and conditions of	3011
the license;	3012

(7) If the licensee realized a pecuniary gain from the	3013
violation;	3014
(8) If the amount of any fine or other penalty imposed	3015
would result in disgorgement of any gains unlawfully realized by	3016
the licensee;	3017
(9) If the violation was caused by an officer or employee	3018
of the licensee, the level of authority of the individual who	3019
caused the violation;	3020
(10) If the individual who caused the violation acted	3021
within the scope of the individual's authority as granted by the	3022
licensee;	3023
(11) The adequacy of any training programs offered by the	3024
licensee or the licensee's employer that were relevant to the	3025
activity that resulted in the violation;	3026
(12) If the licensee's action substantially deviated from	3027
industry standards and customs;	3028
(13) The extent to which the licensee cooperated with the	3029
commission during the investigation of the violation;	3030
(14) If the licensee has initiated remedial measures to	3031
prevent similar violations;	3032
(15) The magnitude of penalties imposed on other licensees	3033
for similar violations;	3034
(16) The proportionality of the penalty in relation to the	3035
misconduct;	3036
(17) The extent to which the amount of any fine imposed	3037
would punish the licensee for the conduct and deter future	3038
violations;	3039
(18) Any mitigating factors offered by the licensee: and	3040

(19) Any other factors the commission considers relevant.

- (C) For the purpose of conducting any study or investigation, the commission may direct that public hearings be held at a time and place, prescribed by the commission, in accordance with section 121.22 of the Revised Code. The commission shall give notice of all public hearings in such manner as will give actual notice to all interested parties.
- (D) (1) For the purpose of conducting the hearing in an adjudication under division (A) of this section, or in the discharge of any duties imposed by this chapter, the commission may require that testimony be given under oath and administer such oath, issue subpoenas compelling the attendance of witnesses and the production of any papers, books, and accounts, directed to the sheriffs of the counties where such witnesses or papers, books, and accounts are found and cause the deposition of any witness. The subpoenas shall be served and returned in the same manner as subpoenas in criminal cases are served and returned. The fees of sheriffs shall be the same as those allowed by the court of common pleas in criminal cases.
- (2) In the event of the refusal of any person without good cause to comply with the terms of a subpoena issued by the commission or refusal to testify on matters about which the person may lawfully be questioned, the prosecuting attorney of the county in which such person resides, upon the petition of the commission, may bring a proceeding for contempt against such person in the court of common pleas of that county.
- (3) Witnesses shall be paid the fees and mileage provided for in section 119.094 of the Revised Code.
- (4) All fees and mileage expenses incurred at the request of a party shall be paid in advance by the party.

(E) When conducting a public hearing, the commission shall not limit the number of speakers who may testify. However, the commission may set reasonable time limits on the length of an individual's testimony or the total amount of time allotted to proponents and opponents of an issue before the commission.

- (F) The commission may rely, in whole or in part, upon investigations, conclusions, or findings of other casino gaming commissions or other government regulatory bodies in connection with licensing, investigations, or other matters relating to an applicant or licensee under this chapter.
- (G) Notwithstanding anything to the contrary in this chapter, and except with respect to a casino operator, management company, or holding company, the executive director may issue an emergency order for the suspension, limitation, or conditioning of any license, registration, approval, or certificate issued, approved, granted, or otherwise authorized by the commission under Chapter 3772. of the Revised Code or the rules adopted thereunder, requiring the inclusion of persons on the commission's exclusion list provided for under section 3772.031 of the Revised Code and the rules adopted thereunder, and requiring a casino facility not to pay a licensee, registrant, or approved or certified person any remuneration for services or any share of profits, income, or accruals on that person's investment in the casino facility.
- (1) An emergency order may be issued when the executive director finds either of the following:
- (a) A licensee, registrant, or approved or certified person has been charged with a violation of any of the criminal laws of this state, another state, or the federal government;
- (b) Such an action is necessary to prevent a violation of this chapter or a rule adopted thereunder.

(2) An emergency order issued under division (G) of this section shall state the reasons for the commission's action, cite the law or rule directly involved, and state that the party will be afforded a hearing if the party requests it within thirty days after the time of mailing or personal delivery of the order.

- (3) (a) Not later than the next business day after the issuance of the emergency order, the order shall be sent by registered or certified mail, return receipt requested, to the party at the party's last known mailing address appearing in the commission's records or personally delivered at any time to the party by an employee or agent of the commission.
- (b) A copy of the order shall be mailed to the attorney or other representative of record representing the party.
- (c) If the order sent by registered or certified mail is returned because the party fails to claim the order, the commission shall send the order by ordinary mail to the party at the party's last known address and shall obtain a certificate of mailing. Service by ordinary mail is complete when the certificate of mailing is obtained unless the order is returned showing failure of delivery.
- (d) If the order sent by registered, certified, or ordinary mail is returned for failure of delivery, the commission shall either make personal delivery of the order by an employee or agent of the commission or cause a summary of the substantive provisions of the order to be published once a week for three consecutive weeks in a newspaper of general circulation in the county where the last known address of the party is located.
- (i) Failure of delivery occurs only when a mailed order is returned by the postal authorities marked undeliverable, address

or addressee unknown, or forwarding address unknown or expired.	3133
(ii) When service is completed by publication, a proof of	3134
publication affidavit, with the first publication of the summary	3135
set forth in the affidavit, shall be mailed by ordinary mail to	3136
the party at the party's last known address and the order shall	3137
be deemed received as of the date of the last publication.	3138
(e) Refusal of delivery of the order sent by mail or	3139
personally delivered to the party is not failure of delivery and	3140
service is deemed to be complete.	3141
(4) The emergency order shall be effective immediately	3142
upon service of the order on the party. The emergency order	3143
shall remain effective until further order of the executive	3144
director or the commission.	3145
(5) The commission may, and if so requested by the person	3146
affected by the emergency order shall, promptly conduct a	3147
hearing in an adjudication under Chapter 119. of the Revised	3148
Code."	3149
In line 8226, after "3772.03" insert ", 3772.031, 3772.04"	3150
The motion was agreed to.	
<u>SYNOPSIS</u>	3151
Casino involuntary exclusion	3152
R.C. 3772.031	3153

3155

3156

Clarifies that the Ohio Casino Control Commission is not

required to hold an adjudication hearing before placing a person

on its casino involuntary exclusion list if the person does not

request a hearing.	315/
Specifies that the Commission may reopen an adjudication	3158
concerning an involuntary exclusion at any time.	3159
Casino Law fines and penalties	3160
R.C. 3772.04	3161
Requires the Commission to hold an adjudication hearing	3162
under Chapter 119. of the Revised Code before fining or	3163
penalizing an applicant, licensee, or other person subject to	3164
the Commission's jurisdiction under the Casino Law, if the	3165
person requests a hearing, similar to continuing law governing	3166
casino license suspensions and revocations.	3167

moved to amend as follows:

In line 4813, after "(T)" insert ""Sports gaming voluntary exclusion	3168
program" means the program described in division (B)(11) of section	3169
3775.02 of the Revised Code.	3170
<u>(U)</u> "	3171
In line 4817, delete " <u>(U)</u> " and insert " <u>(V)</u> "	3172
In line 4820, delete " <u>(V)</u> " and insert " <u>(W)</u> "	3173
In line 4823, delete " $\underline{(W)}$ " and insert " $\underline{(X)}$ "	3174
In line 4827, delete " $(X)$ " and insert " $(Y)$ "	3175
In line 4832, delete " $\underline{(Y)}$ " and insert " $\underline{(Z)}$ "	3176
In line 4835, delete "(Z)" and insert "(AA)"	3177
In line 4878, after "(11)" insert "A sports gaming voluntary	3178
exclusion program, which shall allow a person to voluntarily exclude the	3179
person's self from participating in sports gaming conducted under this	3180
chapter by placing the person's name on a voluntary exclusion list and	3181
following procedures set forth by the commission.	3182
(a) All of the following apply to the sports gaming	3183

voluntary exclusion program:	3184
(i) Except as provided by the commission by rule, a person	3185
who participates in the program shall agree to refrain from	3186
participating in sports gaming conducted under this chapter.	3187
(ii) The name of a person participating in the program	3188
shall be included on a list of persons excluded from	3189
participating in sports gaming conducted under this chapter.	3190
(iii) Except as provided by the commission by rule, no	3191
person who participates in the program shall petition the	3192
commission for admittance into a sports gaming facility or for	3193
permission to participate in sports gaming conducted under this	3194
<pre>chapter.</pre>	3195
(iv) The list of persons participating in the program and	3196
the personal information of those persons shall be confidential	3197
and shall only be disseminated by the commission to the state	3198
lottery commission, to a sports gaming proprietor and its agents	3199
and employees for purposes of enforcement, and to other	3200
entities, upon request of the participant and agreement by the	3201
commission.	3202
(v) A sports gaming proprietor shall make all reasonable	3203
attempts as determined by the commission to cease all direct	3204
marketing efforts to a person participating in the program.	3205
(vi) A sports gaming proprietor shall not cash the check	3206
of a person participating in the program or extend credit to the	3207
person in any manner. However, the program shall not exclude a	3208
sports gaming proprietor from seeking the payment of a debt	3209
accrued by a person before participating in the program.	3210
(vii) Any and all locations at which a person may register	3211
as a participant in the program shall be published.	3212

(b) The commission shall determine, by rule, whether a	3213
participant in the sports gaming voluntary exclusion program	3214
also automatically becomes a participant in the voluntary	3215
exclusion program established under Chapter 3772. of the Revised	3216
Code. The state lottery commission shall determine, by rule,	3217
whether a participant in the sports gaming voluntary exclusion	3218
program also automatically becomes a participant in any	3219
voluntary exclusion program established under Chapter 3770. of	3220
the Revised Code.	3221
(c) The commission shall not automatically enroll a person	3222
in the sports gaming voluntary exclusion program on the sole	3223
basis that the person is a participant in a voluntary exclusion	3224
program established under Chapter 3770. or 3772. of the Revised	3225
Code as of the effective date of this section. This division	3226
does not prohibit a sports gaming proprietor from excluding the	3227
person from participating in sports gaming conducted by the	3228
sports gaming proprietor under division (B) of section 3775.14	3229
of the Revised Code on that sole basis.	3230
<u>(12)</u> "	3231
In line 4882, delete " <u>(12)</u> " and insert " <u>(13)</u> "	3232
In line 6082, delete "No person who is on the voluntary exclusion	3233
list"	3234
Delete lines 6083 and 6084	3235
In line 6085, delete "by a sports gaming proprietor." and insert	3236
"(1)"	3237
In line 6086, delete "the" and insert "any"; after "person" insert	3238
"who is participating in the sports gaming voluntary exclusion program"	3239
After line 6088, insert:	3240
"(2) Absent gross negligence, all of the following persons	3241

are immune from any type of civil liability on the basis that a	3242
person who is participating in the sports gaming voluntary	3243
exclusion program enters or accesses a sports gaming facility or	3244
participates in sports gaming conducted under this chapter:	3245
(a) The commission or any other agency of this state and	3246
its agents or employees;	3247
(b) A sports gaming licensee and its agents or employees."	3248
The motion was agreed to.	
<u>SYNOPSIS</u>	3249
Sports gaming voluntary exclusion program	3250
R.C. 3775.01(T), 3775.02(B)(11), and 3775.14(C)	3251
Removes a provision specifying that a person who is	3252
participating in the voluntary exclusion program under the	3253
Casino Law is automatically prohibited from participating in	3254
sports gaming under the bill.	3255
Requires instead that the Ohio Casino Control Commission	3256
establish, by rule, a separate sports gaming voluntary exclusion	3257
program, which must meet the same statutory requirements as the	3258
casino program.	3259
Requires a sports gaming proprietor to employ commercially	3260
reasonable methods to prevent any participant in the sports	3261
gaming voluntary exclusion program from engaging in sports	3262
gaming conducted by the sports gaming proprietor.	3263
Absent gross negligence, grants the state and sports	3264

gaming licensees immunity from any civil liability on the basis

that a participant in the sports gaming voluntary exclusion	3266
program enters or accesses a sports gaming facility or	3267
participates in sports gaming conducted under the bill.	3268
Requires the Ohio Casino Control Commission and the State	3269
Lottery Commission to determine, by rule, whether a participant	3270
in the sports gaming voluntary exclusion program also	3271
automatically becomes a participant in their respective casino	3272
and racino exclusion programs. (Currently, the commissions	3273
operate a single voluntary exclusion program for casinos and	3274
racinos by joint agreement.)	3275
Prohibits the Ohio Casino Control Commission from	3276
automatically enrolling a person in the sports gaming voluntary	3277
exclusion program on the sole basis that the person is a	3278
participant in the casino and racino voluntary exclusion program	3279
as of the bill's effective date.	3280
Specifies that a sports gaming proprietor still may	3281

exclude a person on that basis.

In line 6 of the title, after "3772.03" insert ", 3772.031, 3772.04"	3283
In line 32, after "3772.03" insert ", 3772.031, 3772.04"	3284
After line 4533, insert:	3285
"Sec. 3772.031. $\frac{A}{A}$ (A) (1) The general assembly finds that	3286
the exclusion or ejection of certain persons from casino	3287
facilities and from sports gaming is necessary to effectuate the	3288
intents and purposes of this chapter <u>and Chapter 3775. of the</u>	3289
Revised Code and to maintain strict and effective regulation of	3290
casino gaming and sports gaming. The	3291
(2) The commission, by rule, shall provide for a list of	3292
persons who are to be excluded or ejected from a casino facility	3293
and a list of persons who are to be excluded or ejected from a	3294
sports gaming facility and from participating in the play or	3295
operation of sports gaming in this state. Persons included on	3296
the an exclusion list shall be identified by name and physical	3297
description. The commission shall publish the exclusion <del>list</del>	3298
<u>lists</u> on its web site, and shall transmit a copy of the	3299
exclusion <del>list</del> <u>lists</u> periodically to casino operators and sports	3300
gaming proprietors, as applicable, as it is they are initially	3301

issued and thereafter as <pre>it is they are</pre> revised from time to	3302
time. <del>A-</del>	3303
(3) A casino operator shall take steps necessary to ensure	3304
that all its key employees and casino gaming employees are aware	3305
of and understand the casino exclusion list and its function,	3306
and that all its key employees and casino gaming employees are	3307
kept aware of the content of the <a href="mailto:casino">casino</a> exclusion list as it is	3308
issued and thereafter revised from time to time.	3309
(4) A sports gaming proprietor shall take steps necessary	3310
to ensure that its appropriate agents and employees are aware of	3311
and understand the sports gaming exclusion list and its	3312
function, and that all its appropriate agents and employees are	3313
kept aware of the content of the sports gaming exclusion list as	3314
it is issued and thereafter revised from time to time.	3315
(B) The <u>casino</u> exclusion list may include any person whose	3316
presence in a casino facility is determined by the commission to	3317
pose a threat to the interests of the state, to achieving the	3318
intents and purposes of this chapter, or to the strict and	3319
effective regulation of casino gaming. The sports gaming	3320
exclusion list may include any person whose presence in a sports	3321
gaming facility or whose participation in the play or operation	3322
of sports gaming in this state is determined by the commission	3323
to pose a threat to the interests of the state, to achieving the	3324
intents and purposes of Chapter 3775. of the Revised Code, or to	3325
the strict and effective regulation of sports gaming. In	3326
determining whether to include a person on the an exclusion	3327
list, the commission may consider:	3328
(1) Any prior conviction of a crime that is a felony under	3329
the laws of this state, another state, or the United States, a	3330
crime involving moral turpitude, or a violation of the gaming	3331

laws of this state, another state, or the United States; and

(2) A violation, of a conspiracy to violate, any provision	3333
of this chapter or Chapter 3775. of the Revised Code, as	3334
<pre>applicable, that consists of:</pre>	3335
(a) A failure to disclose an interest in a gaming facility	3336
or a sports gaming-related person or entity for which the person	3337
must obtain a license;	3338
(b) Purposeful evasion of taxes or fees;	3339
(c) A notorious or unsavory reputation that would	3340
adversely affect public confidence and trust that casino gaming	3341
or sports gaming is free from criminal or corruptive elements;	3342
or	3343
(d) A violation of an order of the commission or of any	3344
other governmental agency that warrants exclusion or ejection of	3345
the person from a casino facility, from a sports gaming	3346
facility, or from participating in the play or operation of	3347
sports gaming in this state.	3348
(3) If the person has pending charges or indictments for a	3349
gaming or gambling crime or a crime related to the integrity of	3350
gaming operations in any state;	3351
(4) If the person's conduct or reputation is such that the	3352
person's presence within a casino facility or in the sports	3353
gaming industry in this state may call into question the honesty	3354
and integrity of the casino gaming or sports gaming operations	3355
or interfere with the orderly conduct of the casino gaming $\underline{\text{or}}$	3356
<pre>sports gaming operations;</pre>	3357
(5) If the person is a career or professional offender	3358
whose presence in a casino facility or in the sports gaming	3359
<pre>industry in this state would be adverse to the interest of</pre>	3360
licensed gaming in this state:	3361

(6) If the person has a known relationship or connection	3362
with a career or professional offender whose presence in a	3363
casino facility or in the sports gaming industry in this state	3364
would be adverse to the interest of licensed gaming in this	3365
state;	3366
(7) If the commission has suspended the person's gaming	3367
privileges;	3368
(8) If the commission has revoked the person's licenses	3369
related to this chapter or Chapter 3775. of the Revised Code;	3370
(9) If the commission determines that the person poses a	3371
threat to the safety of patrons or employees of a casino	3372
facility or a sports gaming facility;	3373
(10) If the person has a history of conduct involving the	3374
disruption of gaming operations within a casino facility or in	3375
the sports gaming industry in this state.	3376
Race, color, creed, national origin or ancestry, or sex	3377
are not grounds for placing a person on the an exclusion list.	3378
(C) The commission shall notify a person of the	3379
commission's intent to include such person on the one or both	3380
exclusion—list lists. The notice shall be provided by personal	3381
service, by certified mail to the person's last known address,	3382
or, if service cannot be accomplished by personal service or	3383
certified mail, by publication daily for two weeks in a	3384
newspaper of general circulation within the county in which the	3385
person resides and in a newspaper of general circulation within	3386
each county in which a casino facility or sports gaming	3387
<pre>facility, as applicable, is located.</pre>	3388
(D) A person who receives notice of intent to include the	3389
person on the an exclusion list is entitled to an adjudication	3390
hearing under Chapter 119. of the Revised Code, except as	3391

provided in this section, in which the person may demonstrate why the person should not be included on the exclusion list or <u>lists</u>. The person shall request such an adjudication hearing not later than thirty days after the person receives the notice by personal service or certified mail, or not later than thirty days after the last newspaper publication of the notice. If the adjudication hearing or any appeal under Chapter 119. of the Revised Code results in an order that the person should not be included on the exclusion list or lists, the commission shall publish a revised exclusion list that does not include the person. The commission also shall notify casino operators or sports gaming proprietors, as applicable, that the person has been removed from the exclusion list<u>or lists</u>. A casino operator shall take all steps necessary to ensure its key employees and casino gaming employees are made aware that the person has been removed from the casino exclusion list. A sports gaming proprietor shall take all steps necessary to ensure its appropriate agents and employees are made aware that the person has been removed from the sports gaming exclusion list.

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(E) This section does not apply to the any voluntary exclusion list created as part of the a voluntary exclusion program under this chapter or Chapter 3775. of the Revised Code.

Sec. 3772.04. (A) (1) If the commission concludes that a license required by this chapter should be limited, conditioned, restricted, suspended, revoked, denied, or not renewed, the commission may, and if so requested by a licensee or applicant, shall, conduct a hearing in an adjudication under Chapter 119. of the Revised Code. After notice and opportunity for a hearing, the commission may limit, condition, restrict, suspend, revoke, deny, or not renew a license under rules adopted by the commission. The commission may reopen a licensing adjudication at any time.

(2) The commission shall appoint a hearing examiner to
conduct the hearing in the adjudication. A party to the
adjudication may file written objections to the hearing
examiner's report and recommendations not later than the
thirtieth day after they are served upon the party or the
party's attorney or other representative of record. The
commission shall not take up the hearing examiner's report and
recommendations earlier than the thirtieth day after the hearing
examiner's report and recommendations were submitted to the
commission.

- (3) If the commission finds that a person fails or has failed to meet any requirement under this chapter or a rule adopted thereunder, or violates or has violated this chapter or a rule adopted thereunder, the commission may issue an order:
- (a) Limiting, conditioning, restricting, suspending, revoking, denying, or not renewing, a license issued under this chapter;
- (b) Requiring a casino facility to exclude a licensee from the casino facility or requiring a casino facility not to pay to the licensee any remuneration for services or any share of profits, income, or accruals on the licensee's investment in the casino facility; or
- (c) Fining a licensee or other person according to the penalties adopted by the commission.
- (4) An order may be judicially reviewed under section 119.12 of the Revised Code.
- (B) Without in any manner limiting the authority of the commission to impose the level and type of discipline the commission considers appropriate, the commission may take into consideration the following:

(1) If the licensee knew or reasonably should have known	3454
that the action complained of was a violation of any law, rule,	3455
or condition on the licensee's license;	3456
(2) If the licensee has previously been disciplined by the	3457
commission;	3458
(3) If the licensee has previously been subject to	3459
discipline by the commission concerning the violation of any	3460
law, rule, or condition of the licensee's license;	3461
(4) If the licensee reasonably relied upon professional	3462
advice from a lawyer, doctor, accountant, or other recognized	3463
professional that was relevant to the action resulting in the	3464
violation;	3465
(5) If the licensee or the licensee's employer had a	3466
reasonably constituted and functioning compliance program;	3467
(6) If the imposition of a condition requiring the	3468
licensee to establish and implement a written self-enforcement	3469
and compliance program would assist in ensuring the licensee's	3470
future compliance with all statutes, rules, and conditions of	3471
the license;	3472
(7) If the licensee realized a pecuniary gain from the	3473
violation;	3474
(8) If the amount of any fine or other penalty imposed	3475
would result in disgorgement of any gains unlawfully realized by	3476
the licensee;	3477
(9) If the violation was caused by an officer or employee	3478
of the licensee, the level of authority of the individual who	3479
caused the violation;	3480
(10) If the individual who caused the violation acted	3481
within the scope of the individual's authority as granted by the	3482

licensee;	3483
(11) The adequacy of any training programs offered by the	3484
licensee or the licensee's employer that were relevant to the	3485
activity that resulted in the violation;	3486
(12) If the licensee's action substantially deviated from	3487
industry standards and customs;	3488
(13) The extent to which the licensee cooperated with the	3489
commission during the investigation of the violation;	3490
(14) If the licensee has initiated remedial measures to	3491
prevent similar violations;	3492
(15) The magnitude of penalties imposed on other licensees	3493
for similar violations;	3494
(16) The proportionality of the penalty in relation to the	3495
misconduct;	3496
(17) The extent to which the amount of any fine imposed	3497
would punish the licensee for the conduct and deter future	3498
violations;	3499
(18) Any mitigating factors offered by the licensee; and	3500
(19) Any other factors the commission considers relevant.	3501
(C) For the purpose of conducting any study or	3502
investigation, the commission may direct that public hearings be	3503
held at a time and place, prescribed by the commission, in	3504
accordance with section 121.22 of the Revised Code. The	3505
commission shall give notice of all public hearings in such	3506
manner as will give actual notice to all interested parties.	3507
(D)(1) For the purpose of conducting the hearing in an	3508
adjudication under division (A) of this section, or in the	3509
discharge of any duties imposed by this chapter, the commission	3510

may require that testimony be given under oath and administer such oath, issue subpoenas compelling the attendance of witnesses and the production of any papers, books, and accounts, directed to the sheriffs of the counties where such witnesses or papers, books, and accounts are found and cause the deposition of any witness. The subpoenas shall be served and returned in the same manner as subpoenas in criminal cases are served and returned. The fees of sheriffs shall be the same as those allowed by the court of common pleas in criminal cases.

- (2) In the event of the refusal of any person without good cause to comply with the terms of a subpoena issued by the commission or refusal to testify on matters about which the person may lawfully be questioned, the prosecuting attorney of the county in which such person resides, upon the petition of the commission, may bring a proceeding for contempt against such person in the court of common pleas of that county.
- (3) Witnesses shall be paid the fees and mileage provided for in section 119.094 of the Revised Code.
- (4) All fees and mileage expenses incurred at the request of a party shall be paid in advance by the party.
- (E) When conducting a public hearing, the commission shall not limit the number of speakers who may testify. However, the commission may set reasonable time limits on the length of an individual's testimony or the total amount of time allotted to proponents and opponents of an issue before the commission.
- (F) The commission may rely, in whole or in part, upon investigations, conclusions, or findings of other casino gaming commissions or other government regulatory bodies in connection with licensing, investigations, or other matters relating to an applicant or licensee under this chapter.

(G) Notwithstanding anything to the contrary in this
chapter, and except with respect to a casino operator,
management company, or holding company, the executive director
may issue an emergency order for the suspension, limitation, or
conditioning of any license, registration, approval, or
certificate issued, approved, granted, or otherwise authorized
by the commission under Chapter 3772. of the Revised Code or the
rules adopted thereunder, requiring the inclusion of persons on
the <del>commission's <u>casino</u> exclusion list <u>or sports gaming</u></del>
exclusion list provided for under section 3772.031 of the
Revised Code and the rules adopted thereunder, and requiring a
casino facility not to pay a licensee, registrant, or approved
or certified person any remuneration for services or any share
of profits, income, or accruals on that person's investment in
the casino facility.

- (1) An emergency order may be issued when the executive director finds either of the following:
- (a) A licensee, registrant, or approved or certified person has been charged with a violation of any of the criminal laws of this state, another state, or the federal government;
- (b) Such an action is necessary to prevent a violation of this chapter <u>or Chapter 3775.</u> of the Revised Code or a rule adopted thereunder.
- (2) An emergency order issued under division (G) of this section shall state the reasons for the commission's action, cite the law or rule directly involved, and state that the party will be afforded a hearing if the party requests it within thirty days after the time of mailing or personal delivery of the order.
- (3) (a) Not later than the next business day after the issuance of the emergency order, the order shall be sent by

registered or certified mail, return receipt requested, to the
party at the party's last known mailing address appearing in the
commission's records or personally delivered at any time to the
party by an employee or agent of the commission.

- (b) A copy of the order shall be mailed to the attorney or other representative of record representing the party.
- (c) If the order sent by registered or certified mail is returned because the party fails to claim the order, the commission shall send the order by ordinary mail to the party at the party's last known address and shall obtain a certificate of mailing. Service by ordinary mail is complete when the certificate of mailing is obtained unless the order is returned showing failure of delivery.
- (d) If the order sent by registered, certified, or ordinary mail is returned for failure of delivery, the commission shall either make personal delivery of the order by an employee or agent of the commission or cause a summary of the substantive provisions of the order to be published once a week for three consecutive weeks in a newspaper of general circulation in the county where the last known address of the party is located.
- (i) Failure of delivery occurs only when a mailed order is returned by the postal authorities marked undeliverable, address or addressee unknown, or forwarding address unknown or expired.
- (ii) When service is completed by publication, a proof of publication affidavit, with the first publication of the summary set forth in the affidavit, shall be mailed by ordinary mail to the party at the party's last known address and the order shall be deemed received as of the date of the last publication.
  - (e) Refusal of delivery of the order sent by mail or

personally delivered to the party is not failure of delivery and	3602
service is deemed to be complete.	3603
(4) The emergency order shall be effective immediately	3604
upon service of the order on the party. The emergency order	3605
shall remain effective until further order of the executive	3606
director or the commission.	3607
(5) The commission may, and if so requested by the person	3608
affected by the emergency order shall, promptly conduct a	3609
hearing in an adjudication under Chapter 119. of the Revised	3610
Code."	3611
In line 6049, delete "The Ohio casino control commission may"	3612
Delete lines 6050 through 6054	3613
In line 6055, delete "sports gaming proprietor."	3614
In line 6056, after "commission's" insert "sports gaming"; after	3615
"list" insert "created under section 3772.031 of the Revised Code"	3616
In line 6058, delete "conducted"	3617
In line 6059, delete "by a sports gaming proprietor" and insert "in	3618
this state"	3619
In line 6061, after "commission's" insert "sports gaming"	3620
In line 8226, after "3772.03" insert ", 3772.031, 3772.04"	3621

<u>SYNOPSIS</u>	3622
Sports gaming involuntary exclusion list	3623
R.C. 3772.031, 3772.04, and 3775.14(A)	3624

Requires the Ohio Casino Control Commission to follow the	3625
same procedures and criteria when adding individuals to the	3626
Commission's involuntary exclusion list for sports gaming as it	3627
does for the continuing law involuntary exclusion list for	3628
casino gaming.	3629
Allows the Executive Director of the Commission to issue	3630
an emergency order adding a person to the sports gaming	3631
involuntary exclusion list, using the same procedures as under	3632
continuing law regarding casino gaming.	3633

moved to amend as follows:	
In line 4868, after " <u>(a)</u> " insert " <u>They clearly convey the conditions</u>	3634
under which sports gaming is being offered, including information about	3635
the cost to participate and the nature of any promotions and information	3636
to assist patrons in understanding the odds of winning;	3637
(b) They disclose the identity of the sports gaming	3638
proprietor and, if applicable, the mobile management services	3639
provider or management services provider;	3640
<u>(c)</u> "	3641
Delete lines 4872 and 4873	3642
In line 4874, delete " <u>(c)</u> " and insert " <u>(d)</u> "; after " <u>They</u> " insert	3643
"include messages designed to prevent problem gambling and"	3644
In line 4876, delete " <u>(d)</u> " and insert " <u>(e)</u> "	3645

SYNOPSIS 3646

Sports gaming advertisements	3647
R.C. 3775.02	3648
Modifies the provision of the bill that requires the Ohio	3649
Casino Control Commission to adopt restrictions concerning	3650
advertisements for sports gaming.	3651
Adds requirements that those advertisements do all of the	3652
following:	3653
- Clearly convey the conditions under which sports gaming	3654
is being offered, including information about the cost to	3655
participate and the nature of any promotions and information to	3656
assist patrons in understanding the odds of winning;	3657
- Disclose the identity of any management services	3658
provider, in addition to the sports gaming proprietor;	3659
- Include messages designed to prevent problem gambling.	3660

moved to amend as follows:	

In line 4882, after "(12)" insert "A procedure by which a sports	366
governing body may request anonymized sports gaming data from a sports	366
gaming proprietor if the sports governing body believes that the integrity	366
of one of its sporting events is in question.	366
(13) A procedure by which a state university may request	366
anonymized sports gaming data from a sports gaming proprietor	366
for the purpose of conducting research to assist the commission	366
in ensuring the integrity of sports gaming or to improve state-	366
funded services related to responsible gambling and problem	366
gambling. The data are not a public record, and the state	367
university shall not disclose the data to any person, except for	367
the purpose of conducting the research described in this	367
division, as part of a peer-reviewed research report, or	367
pursuant to an agreement between the state university and the	367
sports gaming proprietor. As used in this division, "state	367
university" has the same meaning as in section 3345.011 of the	367
Revised Code.	367
(14)"	367
In line 5006, delete ""	367

In line 5007, delete "as permitted under division (I)(3) of this	3680
section,"	3681
Delete lines 5009 through 5021	3682
In line 5814, after " <u>laws</u> " insert ";	3683
(16) Promptly provide anonymized sports gaming data to a	3684
sports governing body or a state university that submits a valid	3685
request for the data under division (B)(12) or (13) of section	3686
3775.02 of the Revised Code"	3687

The motion was \_\_\_\_\_ agreed to.

Sports gaming data disclosure	3689
R.C. 3775.02 and 3775.10	3690
Removes a provision of the bill that requires the Ohio	3691
Casino Control Commission to give a sports governing body access	3692
to anonymized sports gaming data from the Commission's	3693

SYNOPSIS

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Requires instead that the Commission prescribe a procedure for a sports governing body to obtain anonymized sports gaming data directly from a sports gaming proprietor in such a case.

monitoring system if the sports governing body believes that the

integrity of one of its sporting events is in question.

Requires the Commission also to prescribe a procedure for a state university in Ohio to obtain anonymized sports gaming data from a sports gaming proprietor for the purpose of conducting certain research.

Prohibits the university from redisclosing the data,	3703
except for research purposes or pursuant to an agreement with	3704
the sports gaming proprietor.	3705

moved to amend as follows:
THOVEL TO ATTICITU AS TOTIONS

In line 5154, delete "Not" and insert "(i) Except as otherwise	3706
provided in division (B)(3)(b)(ii) of this section, not"	3707
After line 5157, insert:	3708
"(ii) Not more than two sports gaming facilities shall be	3709
located in a county with a population of one hundred thousand or	3710
more, but less than four hundred thousand, as determined by the	3711
2010 federal decennial census, at any one time, if a video	3712
lottery sales agent operates video lottery terminals at a	3713
facility in the county."	3714
In line 5210, delete " <u>Upon</u> " and insert " <u>After</u> "	3715
In line 5211, delete "applicant" and insert "sports gaming	3716
<pre>proprietor"</pre>	3717
In line 5212, delete "fee" and insert "fees"; after "applicable,"	3718
insert "not later than the dates indicated,"	3719
In line 5214, delete "applicant" and insert "sports gaming	3720
proprietor"	3721
In line 5241, after " <u>initial</u> " insert " <u>or renewed</u> "	3722

	In line 5242, delete ", one hundred thousand dollars;"						3723
	Delete lines 5243 and 5244 and insert ":						
							3725
	1	2	3	4	5	6	
А		<u>Upon</u>	One year	<u>Two years</u>	<u>Three</u>	<u>Four</u>	
		<u>issuance of</u>	<u>after</u>	<u>after</u>	<u>years</u>	<u>years</u>	
		<u>license</u>	<u>license</u>	<u>license</u>	<u>after</u>	<u>after</u>	
			<u>issued</u>	<u>issued</u>	<u>license</u>	<u>license</u>	
					<u>issued</u>	<u>issued</u>	
D	Tuno D anomta	\$100 000	¢10 000	¢10 000	¢10 000	\$10.000	
В	Type B sports  gaming	\$100,000	\$10,000	<u>\$10,000</u>	\$10,000	<u>\$10,000</u>	
	proprietor that						
	is also a type						
	A sports gaming						
	proprietor						
	<u></u>						
С	Type B sports	<u>\$50,000</u>	\$10,000	<u>\$10,000</u>	\$10,000	\$10,000	
	gaming_						
	proprietor that						
	<u>is not also a</u>						
	type A sports						
	gaming						
"	proprietor						2706
	Tn 1:no 5240		n a a set . II t	7 and time C	,,		3726
	in line 5249	, after " <u>A</u> " i	пветі " <u>type</u>	A OF Type C			3727
	In line 5250	, after " <u>year</u>	<u>s.</u> " insert	"A type B sp	orts gamin	<u>g</u> _	3728
pr	oprietor license	shall be val	id for a te	erm of five y	vears."		3729
	In line 5485	, after " <u>sect</u>	<u>ion.</u> " inser	t " <u>A managem</u>	ent service	es_	3730

<u>pr</u>	ovider license e	ntitles the h	older to co	ontract with	one type B	sports	3731
gaming proprietor."						3732	
in	In line 5495, sert " <u>or renewed</u>	, delete " <u>(a)</u> "	<u>Upon</u> " and	insert " <u>Afte</u>	<u>r</u> "; after '	" <u>initial</u> "	3733 3734
	In line 5496,	, delete " <u>a</u> " ,	and insert	"the followi	ng"		3735
	In line 5497.	, delete " <u>fee</u>	of one hun	dred thousan	d dollars '	11	3736
		5498 through		nsert " <u>fees,</u>	as applica	able, not	3737
<u>la</u>	ter than the date	<u>es indicated:</u>					3738
							3739
	1	2	3	4	5	6	
А		<u>Upon</u>	One year	<u>Two years</u>	<u>Three</u>	<u>Four</u>	
		<u>issuance of</u>	<u>after</u>	<u>after</u>	<u>years</u>	<u>years</u>	
		<u>license</u>	<u>license</u>	license	<u>after</u>	<u>after</u>	
			<u>issued</u>	<u>issued</u>	<u>license</u>	<u>license</u>	
					<u>issued</u>	<u>issued</u>	
В	<u>Management</u>	<u>\$100,000</u>	<u>\$10,000</u>	\$10 <b>,</b> 000	\$10 <b>,</b> 000	\$10 <b>,</b> 000	
	<u>services</u>						
	provider that						
	is contracting						
	with a type B						
	sports gaming						
	proprietor that						
	is also a type						
	A sports gaming						
	proprietor						
С	Any other	<u>\$50,000</u>	\$10 <b>,</b> 000	<u>\$10,000</u>	\$10 <b>,</b> 000	<u>\$10,000</u>	

#### <u>management</u>

#### <u>services</u>

"In line 5502, delete "three" and insert "five" 3741

In line 5536, delete "contracts a"; after "provider" insert 3742

"licenses a person"; delete "have with" 3743

In line 5537, delete "type B sports gaming proprietors under this 3744

section" and insert "hold" 3745

<u>SYNOPSIS</u>	3746
Type B sports gaming proprietor and management services	3747
provider licenses	3748
R.C. 3775.04 and 3775.051	3749
Allows a county with a population between 100,000 and	3750
399,999 to have two sports gaming facilities instead of one, if	3751
the county has a racino.	3752
Changes the bill's license fees for type B sports gaming	3753
proprietors and management services providers based on the	3754
nature of the proprietor's business.	3755
Specifies that a management services provider must have	3756
one license for each type B sports gaming proprietor with which	3757
the provider contracts.	3758
Extends the term of type B sports gaming proprietor and	3759

management	services	provider	licenses	issued	under	the	bill	from	3	3760
three years	s to five	years.							3	3761

moved to amend as follows:	
In line 5249, after "A" insert "type A or type B"	3762
In line 5250, after " <u>years.</u> " insert " <u>A type C sports gaming</u>	3763
proprietor license shall be valid for a term of five years."	3764
The motion was agreed to.	
	0.7.5
SYNOPSIS  Type C sports gaming proprietor licenses	3765 3766
R.C. 3775.04	3767
Extends the term of a type C sports gaming proprietor license from three years to five years.	3768 3769

moved to amend	as follows:

In line 5128, delete "The" and insert "(a) Except as otherwise	3770
provided under division (A)(2)(b) of this section, the"	3771
After line 5130, insert:	3772
"(b) When twenty-five type A sports gaming proprietors are	3773
licensed in this state, the commission may issue additional type	3774
A sports gaming proprietor licenses to eligible applicants who	3775
demonstrate to the commission that the sports gaming market in	3776
this state needs additional type A sports gaming proprietors."	3777
In line 5334, after "organization" insert "or whose license was	3778
issued under division (A)(2)(b) of section 3775.04 of the Revised Code"	3779
In line 5338, delete the first " $\underline{A}$ " and insert " $\underline{A}$ ny other"; delete " $\underline{t}$ hat is not $\underline{a}$ "	3780 3781
In line 5339, delete "professional sports organization"	3782

<u>SYNOPSIS</u>	3783
Additional type A sports gaming proprietor licenses	3784
R.C. 3775.04 and 3775.05	3785
Allows the Ohio Casino Control Commission to issue	3786
additional type A sports gaming proprietor licenses, beyond the	3787
bill's limit of 25 licenses at any one time, to eligible	3788
applicants who demonstrate that Ohio's sports gaming market	3789
needs additional type A sports gaming proprietors.	3790
Limits a type A sports gaming proprietor who receives a	3791
license under that provision to one mobile management services	3792
provider contract instead of two.	3793

#### \_\_\_\_\_ moved to amend as follows:

In line 1 of the title, delete ", 317.24, 317.241"	3794
In line 17 of the title, delete "allow a"	3795
Delete lines 18 through 20 of the title	3796
In line 21 of the title, delete "veterans identification card, to"	3797
In line 28, delete ", 317.24, 317.241"	3798
Delete lines 671 through 886	3799
In line 8222, delete ", 317.24,"	3800
In line 8223, delete "317.241"	3801

<u>SYNOPSIS</u>	3802
Veterans identification cards	3803
R.C. 317.24 and 317.241	3804

Removes provisions of the bill that allow a person who was	3805
discharged from the United States Public Health Service or the	3806
National Oceanic and Atmospheric Administration to obtain an	3807
Ohio veterans identification card.	3808

	moved to	amend	as follows:
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Delete lines 8258 through 8283	3809
In line 8284, delete "6" and insert "5"	3810
In line 8329, delete "7" and insert "6"	3811
In line 8336, delete "8" and insert "7"	3812
In line 8342, delete "9" and insert "8"	3813

<u>SYNOPSIS</u>	3814
Select Committee on iLottery	3815
Section 5	3816
Removes provisions of the bill that create the Select	3817
Committee on iLottery to study the potential effect of online	3818
lottery ticket sales on retail lottery ticket sales in Ohio.	3819

#### moved to amend as follows:

In line 9 of the title, delete "and" and insert ";"	3820
In line 17 of the title, after "5753.031" insert "; and to repeal	3821
section 3772.28"	3822
After line 8229, insert:	3823
"Section 3. That section 3772.28 of the Revised Code is	3824
hereby repealed."	3825
In line 8230, delete "3" and insert "4"	3826
In line 8240, delete "4" and insert "5"	3827
In line 8258, delete "5" and insert "6"	3828
In line 8284, delete "6" and insert "7"	3829
In line 8329, delete "7" and insert "8"	3830
In line 8336, delete "8" and insert "9"	3831
In line 8342, delete "9" and insert "10"	3832

SYNOPSIS	3833
Casino operator debt transactions	3834
R.C. 3772.28	3835
Eliminates a provision of law that generally requires a	3836
casino operator to obtain the approval of the Ohio Casino	3837
Control Commission before acquiring debt of \$500,000 or more.	3838

3856

3857

moved to amend as follows

In line 1 of the title, after "109.572" insert ", 121.95"	3839
In line 28, after "109.572" insert ", 121.95"	3840
After line 670, insert:	3841
"Sec. 121.95. (A) As used in this section, "state agency"	3842
means an administrative department created under section 121.02	3843
of the Revised Code, an administrative department head appointed	3844
under section 121.03 of the Revised Code, and a state agency	3845
organized under an administrative department or administrative	3846
department head. "State agency" also includes the department of	3847
education, the state lottery commission, the Ohio casino control	3848
commission, the state racing commission, and the public	3849
utilities commission of Ohio. Rules adopted by an otherwise	3850
independent official or entity organized under a state agency	3851
shall be attributed to the agency under which the official or	3852
entity is organized for the purposes of this section.	3853
(B) Not later than December 31, 2019, a state agency shall	3854
review its existing rules to identify rules having one or more	3855

regulatory restrictions that require or prohibit an action and

prepare a base inventory of the regulatory restrictions in its

existing rules. Rules that include the words "shall," "must,"	3858
"require," "shall not," "may not," and "prohibit" shall be	3859
considered to contain regulatory restrictions.	3860
(C) In the base inventory, the state agency shall indicate	3861
all of the following concerning each regulatory restriction:	3862
	00.00
(1) A description of the regulatory restriction;	3863
(2) The rule number of the rule in which the regulatory	3864
restriction appears;	3865
(3) The statute under which the regulatory restriction was	3866
adopted;	3867
(4) Whether state or federal law expressly and	3868
specifically requires the agency to adopt the regulatory	3869
restriction or the agency adopted the regulatory restriction	3870
under the agency's general authority;	3871
(5) Whether removing the regulatory restriction would	3872
require a change to state or federal law, provided that removing	3873
a regulatory restriction adopted under a law granting the agency	3874
general authority shall be presumed not to require a change to	3875
state or federal law;	3876
(6) Any other information the joint committee on agency	3877
rule review considers necessary.	3878
(D) The state agency shall compute and state the total	3879
number of regulatory restrictions indicated in the base	3880
inventory, shall post the base inventory on its web site, and	3881
shall electronically transmit a copy of the inventory to the	3882
joint committee. The joint committee shall review the base	3883
inventory, then transmit it electronically to the speaker of the	3884
house of representatives and the president of the senate.	3885
(E) The following types of rules or regulatory	3886
(b) The rottowing types of rates of regaratory	0000

restrictions are not required to be included in a state agency's	3887
inventory of regulatory restrictions:	3888
(1) An internal management rule;	3889
(2) An emergency rule;	3890
(3) A rule that state or federal law requires the state	3891
agency to adopt verbatim;	3892
(4) A regulatory restriction contained in materials or	3893
documents incorporated by reference into a rule pursuant to	3894
sections 121.71 to 121.75 of the Revised Code;	3895
(5) A rule adopted pursuant to section 1347.15 of the	3896
Revised Code;	3897
(6) A rule concerning instant lottery games;	3898
(7) A rule adopted by the Ohio casino control commission	3899
or the state lottery commission concerning sports gaming;	3900
(8) Any other rule that is not subject to review under	3901
Chapter 106. of the Revised Code.	3902
(F) Beginning on the effective date of this section_	3903
October 17, 2019, and ending on June 30, 2023, a state agency	3904
may not adopt a new regulatory restriction unless it	3905
simultaneously removes two or more other existing regulatory	3906
restrictions. The state agency may not satisfy this section by	3907
merging two or more existing regulatory restrictions into a	3908
single surviving regulatory restriction. "	3909
In line 8222, after "109.572" insert ", 121.95"	3910
Delete lines 8240 through 8257	3911
In line 8258, delete "5" and insert "4"	3912
In line 8284, delete <b>"6"</b> and insert <b>"5"</b>	3913

Ιı	line	8329,	delete	"7"	and	insert	"6"	3914
Ιı	line	8336,	delete	"8"	and	insert	"7"	3915
ΙI	line	8342,	delete	"9"	and	insert	"8"	3916

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	3917
Regulatory restrictions	3918
R.C. 121.95 and Section 4	3919
Removes provisions of the bill that exempt the Ohio Casino	3920
Control Commission and the State Lottery Commission, for one	3921
year, from the requirement to remove two or more existing	3922
regulatory restrictions in order to adopt a new regulatory	3923
restriction.	3924
Permanently excludes rules concerning sports gaming from	3925
limitations on agencies' regulatory restrictions.	3926

moved to amend as follows
THOVEL TO ATTIETIO AS TOHOWS

In line 17 of the title, delete "and"; after "5753.031" insert ",	3927
and 5902.22"	3928
	2000
In line 40, delete "and"; after "5753.031" insert ", and 5902.22"	3929
In line 4973, delete " <u>division</u> " and insert " <u>divisions</u> "; after " <u>(G)</u>	3930
(2)" insert "and (3)"	3931
In line 4979, after " <u>(2)</u> " insert " <u>Of the license fees described in</u>	3932
division (E) of section 3775.04, division (B)(3) of section 3775.05, and	3933
division (B)(3) of section 3775.051 of the Revised Code, the commission	3934
shall deposit one half of one per cent in the sports gaming profits	3935
veterans fund created under section 5902.22 of the Revised Code and shall	3936
deposit the remainder in the sports gaming revenue fund created under	3937
section 5753.031 of the Revised Code.	3938
<u>(3)</u> "	3939
In line 4981, delete ". The commission" and insert "and"	3940
In line 4982, delete ", along with the license fees described in"	3941
Delete lines 4983 and 4984	3942
In line 4985, delete "Code,"	3943

In line 7892, after " <u>The</u> " insert " <u>remainder of the</u> "; delete " <u>for an</u>	3944
initial or renewed sports gaming"	3945
In line 7893, delete "proprietor license collected under" and insert	3946
"described in"; delete "(D)" and insert "(G)(2)"	3947
In line 7894, delete " <u>3775.04</u> " and insert " <u>3775.02</u> "; after " <u>Code</u> "	3948
insert ", after the Ohio casino control commission deposits the required	3949
amount in the sports gaming profits veterans fund under that division"	3950
In line 7895, delete "The fees for an initial or renewed mobile	3951
<pre>management"</pre>	3952
Delete lines 7896 through 7900	3953
In line 7901, delete " <u>(e)</u> "	3954
In line 7903, delete " <u>(f)</u> " and insert " <u>(d)</u> "	3955
After line 8221, insert:	3956
"Sec. 5902.22. (A) As used in this section, "armed forces"	3957
and "veteran" have the same meanings as in section 5903.01 of	3958
the Revised Code.	3959
(B) The sports gaming profits veterans fund is hereby	3960
created in the state treasury. Interest earned on the moneys in	3961
the fund shall be credited to the fund. The director of veterans	3962
services shall use all moneys credited to the fund for the	3963
<pre>following purposes:</pre>	3964
(1) For the direct benefit of veterans and their spouses	3965
and dependents, for the following purposes:	3966
(a) Job training or assistance for job retraining;	3967
(b) Assistance during a period of unemployment due to	3968
prolonged physical or mental illness or disability of the	3969
veteran resulting from service in the armed forces;	3970

(c) Individual counseling or family counseling programs;	3971
(d) Family support group programs or programs for children	3972
of members of the armed forces;	3973
(e) Honor guard services.	3974
(2) To provide additional funding to a county veterans	3975
service commission to alleviate inequality of funding among such	3976
<pre>commissions;</pre>	3977
(3) To provide additional funding to a county veterans	3978
service commission in response to an emergency or declared	3979
<u>disaster;</u>	3980
(4) To provide additional funding to an Ohio veterans home	3981
established under Chapter 5907. of the Revised Code;	3982
(5) To provide funding to a program administered by the	3983
Ohio national guard that provides support to members of the	3984
armed forces and their families, especially during deployments."	3985
The motion was agreed to.	
<u>SYNOPSIS</u>	3986
License fee revenue allocation to veterans services	3987
R.C. 3775.02, 5753.031, and 5902.22	3988
Allocates 0.5% of the license fees paid by sports gaming	3989
proprietors, mobile management services providers, and	3990
management services providers to the Sports Gaming Profits	3991
Veterans Fund, created by the amendment.	3992

Requires the Department of Veterans Services to administer

the fund and to use it for a variety of purposes, including	3994
providing direct supports for veterans and their families or	3995
providing additional funding for county veterans service	3996
commissions.	3997

moved to amend as follows:
moved to differing do follows.

In line 5151, after " $\underline{(3)(a)}$ " insert " $\underline{(i)}$ "; delete " $\underline{\text{No}}$ " and insert	3998
"Except as otherwise provided in division (B)(3)(a)(ii) of this section,	3999
<u>no</u> "	4000
After line 5153, insert:	4001
"(ii) The commission may issue an initial or renewed type	4002
B sports gaming proprietor license for one sports gaming	4003
facility to be located in a county with a population of fifty	4004
thousand or more, but less than one hundred thousand, as	4005
determined by the 2010 federal decennial census, at any one	4006
time, if the commission determines, in consultation with the	4007
department of development, that the county received at least	4008
five million visitors for purposes of tourism during the most	4009
recent calendar year for which the necessary data are	4010
available."	4011
In line 5170, after "the" insert "department of"; delete "services	4012
agency"	4013

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	4014
Sports gaming facility in less populous county	4015
R.C. 3775.04	4016
Creates an exception to the bill's prohibition against a	4017
sports gaming facility being located in a county with a	4018
population of less than 100,000.	4019
Allows the Ohio Casino Control Commission (OCCC) to	4020
license one sports gaming facility in a county with a population	4021
of 50,000-99,999 if OCCC determines, in consultation with the	4022
Department of Development, that the county received at least 5	4023
million visitors for purposes of tourism during the most recent	4024
calendar year for which the necessary data are available.	4025

moved to amend	as tollows:

In line 8230, delete "The Ohio Casino Control Commission shall"	4026
Delete lines 8231 through 8234 and insert "The Executive Director of	4027
the Ohio Casino Control Commission shall designate a universal start date	4028
for sports gaming that is not later than January 1, 2023. No person shall	4029
offer sports gaming in this state before the universal start date."	4030
In line 8235, after "(B)" insert "(1) The Executive Director of the	4031
Ohio Casino Control Commission shall set a series of deadlines by which	4032
persons must apply for sports gaming licenses under Chapter 3775. of the	4033
Revised Code, as enacted by this act, in order to begin operating under	4034
the licenses on the universal start date, including the following	4035
deadlines:	4036
(a) An earlier deadline for applications associated with a	4037
type A sports gaming proprietor and its designated first mobile	4038
management services provider, with a type B sports gaming	4039
proprietor, or with a type C sports gaming proprietor;	4040
(b) A later deadline for applications associated with a	4041
	-
type A sports gaming proprietor's designated second mobile	4042
management services provider or with a type C sports gaming	4043

host.	4044
(2) The Commission shall process applications for type C	4045
sports gaming host licenses in an order that creates equity	4046
among applications from all areas of the state.	4047
(3) If a person applies for a sports gaming license after	4048
the applicable deadline, the Commission is not required to	4049
review the application in time to issue the person a license	4050
before the universal start date.	4051
(C) During the period beginning on the effective date of	4052
this section and ending on June 30, 2023, all of the following	4053
apply:	4054
(1) At the request of an applicant for a sports gaming	4055
license under Chapter 3775. of the Revised Code, as enacted by	4056
this act, the Executive Director of the Ohio Casino Control	4057
Commission may issue a provisional sports gaming license of the	4058
applicable type to the applicant, so long as the applicant has	4059
submitted a completed application for the license, including	4060
paying the required application fee. The Commission may	4061
prescribe by rule the requirements to receive a provisional	4062
sports gaming license, including additional application and	4063
license fees.	4064
(2) In evaluating a request for a provisional sports	4065
gaming license, the Executive Director may consider the	4066
applicant's apparent eligibility for a sports gaming license	4067
under Chapter 3775. of the Revised Code, as enacted by this act,	4068
including whether the applicant has previously undergone a	4069
suitability investigation similar to the investigation the	4070
applicant must undergo to receive the sports gaming license.	4071
(3) The Executive Director shall determine the period for	4072

which a provisional sports gaming license is valid, provided

that the period shall not exceed three months. The Executive	4074
Director may renew a provisional sports gaming license for one	4075
additional period not to exceed three months.	4076
(D) "	4077

The motion was \_\_\_\_\_ agreed to.

SYNOPSIS	4078
Universal start date for sports gaming; initial licenses	4079
Section 3	4080
Requires the Executive Director of the Ohio Casino Control	4081
Commission to designate a universal start date for sports gaming	4082
in Ohio that is not later than January 1, 2023, and prohibits	4083
any person from offering sports gaming before that date.	4084
Requires the Executive Director to set a series of	4085
deadlines by which persons must apply for sports gaming licenses	4086
in order to begin operating under the licenses on the universal	4087
start date.	4088
Allows the Executive Director to issue provisional sports	4089
gaming licenses through June 30, 2023.	4090

#### moved to amend as follows:

In line 5 of the title, after "3123.90" insert ", 3770.03, 3770.06,	4091
3770.07"; after "3770.073" insert ", 3770.10"	4092
In line 7 of the title, after "5747.063" insert ", 5747.064"	4093
In line 12 of the title, after "3376.08" insert ", 3770.23, 3770.24,	4094
3770.25 <b>"</b>	4095
In line 16 of the title, delete ", 3775.17"	4096
<pre>In line 31, after "3123.90" insert ", 3770.03, 3770.06, 3770.07";</pre>	4097
after "3770.073" insert ", 3770.10"	4098
In line 33, after "5747.063" insert ", 5747.064"	4099
In line 36, after "3376.08" insert ", 3770.23, 3770.24, 3770.25"	4100
In line 39, delete ", 3775.17"	4101
In line 889, after "Code" insert "and "lottery sports gaming" has	4102
the same meaning as in section 3770.23 of the Revised Code"	4103
In line 981, after "terminal" insert "or from lottery sports gaming	4104
offered in a video lottery terminal facility"	4105
After line 3877, insert:	4106

conducted, which includes, and since the original enactment of  this section has included, the authority for the commission to  operate video lottery terminal games. Any reference in this  chapter to tickets shall not be construed to in any way limit  the authority of the commission to operate video lottery  terminal games or lottery sports gaming. Nothing in this chapter  shall restrict the authority of the commission to promulgate  rules related to the operation of games utilizing video lottery  terminals as described in section 3770.21 of the Revised Code.  The rules shall be promulgated pursuant to Chapter 119. of the  Revised Code, except that instant game rules shall be  promulgated pursuant to section 111.15 of the Revised Code but  are not subject to division (D) of that section. Subjects  4122  covered in these rules shall include, but need not be limited	"Sec. 3770.03. (A) The state lottery commission shall	4107
this section has included, the authority for the commission to  4110 operate video lottery terminal games. Any reference in this  4111 chapter to tickets shall not be construed to in any way limit  4112 the authority of the commission to operate video lottery  4113 terminal games or lottery sports gaming. Nothing in this chapter  4114 shall restrict the authority of the commission to promulgate  4115 rules related to the operation of games utilizing video lottery  4116 terminals as described in section 3770.21 of the Revised Code.  4117 The rules shall be promulgated pursuant to Chapter 119. of the  4118 Revised Code, except that instant game rules shall be  4119 promulgated pursuant to section 111.15 of the Revised Code but  4120 are not subject to division (D) of that section. Subjects  4121 covered in these rules shall include, but need not be limited	promulgate rules under which a statewide lottery may be	4108
operate video lottery terminal games. Any reference in this  chapter to tickets shall not be construed to in any way limit  the authority of the commission to operate video lottery  terminal games or lottery sports gaming. Nothing in this chapter  shall restrict the authority of the commission to promulgate  rules related to the operation of games utilizing video lottery  terminals as described in section 3770.21 of the Revised Code.  The rules shall be promulgated pursuant to Chapter 119. of the  Revised Code, except that instant game rules shall be  promulgated pursuant to section 111.15 of the Revised Code but  are not subject to division (D) of that section. Subjects  4122  covered in these rules shall include, but need not be limited	conducted, which includes, and since the original enactment of	4109
chapter to tickets shall not be construed to in any way limit  the authority of the commission to operate video lottery  4113  terminal games or lottery sports gaming. Nothing in this chapter  shall restrict the authority of the commission to promulgate  rules related to the operation of games utilizing video lottery  terminals as described in section 3770.21 of the Revised Code.  4117  The rules shall be promulgated pursuant to Chapter 119. of the  Revised Code, except that instant game rules shall be  promulgated pursuant to section 111.15 of the Revised Code but  are not subject to division (D) of that section. Subjects  4122  covered in these rules shall include, but need not be limited	this section has included, the authority for the commission to	4110
the authority of the commission to operate video lottery  terminal games or lottery sports gaming. Nothing in this chapter  shall restrict the authority of the commission to promulgate  rules related to the operation of games utilizing video lottery  terminals as described in section 3770.21 of the Revised Code.  The rules shall be promulgated pursuant to Chapter 119. of the  Revised Code, except that instant game rules shall be  promulgated pursuant to section 111.15 of the Revised Code but  are not subject to division (D) of that section. Subjects  covered in these rules shall include, but need not be limited  4113  4114  4115  4116  4117  4118	operate video lottery terminal games. Any reference in this	4111
terminal games or lottery sports gaming. Nothing in this chapter  shall restrict the authority of the commission to promulgate  rules related to the operation of games utilizing video lottery  terminals as described in section 3770.21 of the Revised Code.  The rules shall be promulgated pursuant to Chapter 119. of the  Revised Code, except that instant game rules shall be  promulgated pursuant to section 111.15 of the Revised Code but  4120  are not subject to division (D) of that section. Subjects  4121  covered in these rules shall include, but need not be limited	chapter to tickets shall not be construed to in any way limit	4112
shall restrict the authority of the commission to promulgate  rules related to the operation of games utilizing video lottery  terminals as described in section 3770.21 of the Revised Code.  The rules shall be promulgated pursuant to Chapter 119. of the  Revised Code, except that instant game rules shall be  promulgated pursuant to section 111.15 of the Revised Code but  are not subject to division (D) of that section. Subjects  covered in these rules shall include, but need not be limited  4115	the authority of the commission to operate video lottery	4113
rules related to the operation of games utilizing video lottery  terminals as described in section 3770.21 of the Revised Code.  4117  The rules shall be promulgated pursuant to Chapter 119. of the  Revised Code, except that instant game rules shall be  promulgated pursuant to section 111.15 of the Revised Code but  are not subject to division (D) of that section. Subjects  covered in these rules shall include, but need not be limited  4122	terminal games <u>or lottery sports gaming</u> . Nothing in this chapter	4114
terminals as described in section 3770.21 of the Revised Code.  4117  The rules shall be promulgated pursuant to Chapter 119. of the  Revised Code, except that instant game rules shall be  promulgated pursuant to section 111.15 of the Revised Code but  are not subject to division (D) of that section. Subjects  covered in these rules shall include, but need not be limited  4122	shall restrict the authority of the commission to promulgate	4115
The rules shall be promulgated pursuant to Chapter 119. of the  Revised Code, except that instant game rules shall be  promulgated pursuant to section 111.15 of the Revised Code but  are not subject to division (D) of that section. Subjects  covered in these rules shall include, but need not be limited  4122	rules related to the operation of games utilizing video lottery	4116
Revised Code, except that instant game rules shall be promulgated pursuant to section 111.15 of the Revised Code but are not subject to division (D) of that section. Subjects covered in these rules shall include, but need not be limited 4122	terminals as described in section 3770.21 of the Revised Code.	4117
promulgated pursuant to section 111.15 of the Revised Code but  are not subject to division (D) of that section. Subjects  4121  covered in these rules shall include, but need not be limited  4122	The rules shall be promulgated pursuant to Chapter 119. of the	4118
are not subject to division (D) of that section. Subjects  4121  covered in these rules shall include, but need not be limited  4122	Revised Code, except that instant game rules shall be	4119
covered in these rules shall include, but need not be limited 4122	promulgated pursuant to section 111.15 of the Revised Code but	4120
	are not subject to division (D) of that section. Subjects	4121
to, the following:	covered in these rules shall include, but need not be limited	4122
	to, the following:	4123

- (1) The type of lottery to be conducted;
- (2) The prices of tickets in the lottery;
- (3) The number, nature, and value of prize awards, the manner and frequency of prize drawings, and the manner in which prizes shall be awarded to holders of winning tickets.
- (B) The commission shall promulgate rules, in addition to those described in division (A) of this section, pursuant to Chapter 119. of the Revised Code under which a statewide lottery and statewide joint lottery games may be conducted. Subjects covered in these rules shall include, but not be limited to, the following:
- (1) The locations at which lottery tickets may be sold and the manner in which they are to be sold. These rules may authorize the sale of lottery tickets by commission personnel or

other licensed individuals from traveling show wagons at the
state fair, and at any other expositions the director of the
commission considers acceptable. These rules shall prohibit
commission personnel or other licensed individuals from
soliciting from an exposition the right to sell lottery tickets
at that exposition, but shall allow commission personnel or
other licensed individuals to sell lottery tickets at an
exposition if the exposition requests commission personnel or
licensed individuals to do so. These rules may also address the
accessibility of sales agent locations to commission products in
accordance with the "Americans with Disabilities Act of 1990,"
104 Stat. 327, 42 U.S.C.A. 12101 et seq.

- (2) The manner in which lottery sales revenues are to be collected, including authorization for the director to impose penalties for failure by lottery sales agents to transfer revenues to the commission in a timely manner;
- (3) The amount of compensation to be paid to licensed lottery sales agents;
- (4) The substantive criteria for the licensing of lottery sales agents consistent with section 3770.05 of the Revised Code, and procedures for revoking or suspending their licenses consistent with Chapter 119. of the Revised Code. If circumstances, such as the nonpayment of funds owed by a lottery sales agent, or other circumstances related to the public safety, convenience, or trust, require immediate action, the director may suspend a license without affording an opportunity for a prior hearing under section 119.07 of the Revised Code.
- (5) Special game rules to implement any agreements signed by the governor that the director enters into with other lottery jurisdictions under division (J) of section 3770.02 of the Revised Code to conduct statewide joint lottery games. The rules

shall require that the entire net proceeds of those games that remain, after associated operating expenses, prize disbursements, lottery sales agent bonuses, commissions, and reimbursements, and any other expenses necessary to comply with the agreements or the rules are deducted from the gross proceeds of those games, be transferred to the lottery profits education fund under division (B) of section 3770.06 of the Revised Code.

- (6) Any other subjects the commission determines are necessary for the operation of video lottery terminal games, including the establishment of any fees, fines, payment schedules, or the establishment of a voluntary exclusion program.
- (C) Chapter 2915. of the Revised Code does not apply to, affect, or prohibit lotteries conducted pursuant to this chapter.
- (D) The commission may promulgate rules, in addition to those described in divisions (A) and (B) of this section, that establish standards governing the display of advertising and celebrity images on lottery tickets and on other items that are used in the conduct of, or to promote, the statewide lottery and statewide joint lottery games. Any revenue derived from the sale of advertising displayed on lottery tickets and on those other items shall be considered, for purposes of section 3770.06 of the Revised Code, to be related proceeds in connection with the statewide lottery or gross proceeds from statewide joint lottery games, as applicable.
- (E)(1) The commission shall meet with the director at least once each month and shall convene other meetings at the request of the chairperson or any five of the members. No action taken by the commission shall be binding unless at least five of the members present vote in favor of the action. A written

record shall be made of the proceedings of each meeting and shall be transmitted forthwith to the governor, the president of the senate, the senate minority leader, the speaker of the house of representatives, and the house minority leader.

each month, showing the total revenues, prize disbursements, and operating expenses of the state lottery for the preceding month. As soon as practicable after the end of each fiscal year, the commission shall prepare and transmit to the governor and the general assembly a report of lottery revenues, prize disbursements, and operating expenses for the preceding fiscal year and any recommendations for legislation considered necessary by the commission.

Sec. 3770.06. (A) There is hereby created the state lottery gross revenue fund, which shall be in the custody of the treasurer of state but shall not be part of the state treasury. All gross revenues received from sales of lottery tickets, fines, fees, and related proceeds in connection with the statewide lottery, all gross proceeds of lottery sports gaming described in sections 3770.23 to 3770.25 of the Revised Code, and all gross proceeds from statewide joint lottery games shall be deposited into the fund. The treasurer of state shall invest any portion of the fund not needed for immediate use in the same manner as, and subject to all provisions of law with respect to the investment of, state funds. The treasurer of state shall disburse money from the fund on order of the director of the state lottery commission or the director's designee.

Except for gross proceeds from statewide joint lottery games, all revenues of the state lottery gross revenue fund that are not paid to holders of winning lottery tickets, that are not required to meet short-term prize liabilities, that are not

credited to lottery sales agents in the form of bonuses,
commissions, or reimbursements, that are not paid to financial
institutions to reimburse those institutions for sales agent
nonsufficient funds, and that are collected from sales agents
for remittance to insurers under contract to provide sales agent
bonding services shall be transferred to the state lottery fund,
which is hereby created in the state treasury. In addition, all
revenues of the state lottery gross revenue fund that represent
the gross proceeds from the statewide joint lottery games and
that are not paid to holders of winning lottery tickets, that
are not required to meet short-term prize liabilities, that are
not credited to lottery sales agents in the form of bonuses,
commissions, or reimbursements, and that are not necessary to
cover operating expenses associated with those games or to
otherwise comply with the agreements signed by the governor that
the director enters into under division (J) of section 3770.02
of the Revised Code or the rules the commission adopts under
•
division (B)(5) of section 3770.03 of the Revised Code shall be
division (B)(5) of section 3770.03 of the Revised Code shall be
division (B)(5) of section 3770.03 of the Revised Code shall be transferred to the state lottery fund. All investment earnings
division (B)(5) of section 3770.03 of the Revised Code shall be transferred to the state lottery fund. All investment earnings of the fund shall be credited to the fund. Moneys shall be
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division (B)(5) of section 3770.03 of the Revised Code shall be transferred to the state lottery fund. All investment earnings of the fund shall be credited to the fund. Moneys shall be disbursed from the fund pursuant to vouchers approved by the director. Total disbursements for monetary prize awards to holders of winning lottery tickets in connection with the
division (B)(5) of section 3770.03 of the Revised Code shall be transferred to the state lottery fund. All investment earnings of the fund shall be credited to the fund. Moneys shall be disbursed from the fund pursuant to vouchers approved by the director. Total disbursements for monetary prize awards to holders of winning lottery tickets in connection with the statewide lottery, other than lottery sports gaming, and
division (B)(5) of section 3770.03 of the Revised Code shall be transferred to the state lottery fund. All investment earnings of the fund shall be credited to the fund. Moneys shall be disbursed from the fund pursuant to vouchers approved by the director. Total disbursements for monetary prize awards to holders of winning lottery tickets in connection with the statewide lottery, other than lottery sports gaming, and purchases of goods and services awarded as prizes to holders of

(B) Pursuant to Section 6 of Article XV, Ohio Constitution, there is hereby established in the state treasury the lottery profits education fund. Whenever, in the judgment of the director of the state lottery commission, the amount to the

credit of the state lottery fund that does not represent proceeds from statewide joint lottery games is in excess of that needed to meet the maturing obligations of the commission and as working capital for its further operations, the director of the state lottery commission shall recommend the amount of the excess to be transferred to the lottery profits education fund, and the director of budget and management may transfer the excess to the lottery profits education fund in connection with the statewide lottery. In addition, whenever, in the judgment of the director of the state lottery commission, the amount to the credit of the state lottery fund that represents proceeds from statewide joint lottery games equals the entire net proceeds of those games as described in division (B)(5) of section 3770.03 of the Revised Code and the rules adopted under that division, the director of the state lottery commission shall recommend the amount of the proceeds to be transferred to the lottery profits education fund, and the director of budget and management may transfer those proceeds to the lottery profits education fund. Investment earnings of the lottery profits education fund shall be credited to the fund.

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The lottery profits education fund shall be used solely for the support of elementary, secondary, vocational, and special education programs as determined in appropriations made by the general assembly, or as provided in applicable bond proceedings for the payment of debt service on obligations issued to pay costs of capital facilities, including those for a system of common schools throughout the state pursuant to section 2n of Article VIII, Ohio Constitution. When determining the availability of money in the lottery profits education fund, the director of budget and management may consider all balances and estimated revenues of the fund.

(C) There is hereby established in the state treasury the

deferred prizes trust fund. With the approval of the director of budget and management, an amount sufficient to fund annuity prizes shall be transferred from the state lottery fund and credited to the trust fund. The treasurer of state shall credit all earnings arising from investments purchased under this division to the trust fund. Within sixty days after the end of each fiscal year, the treasurer of state shall certify to the director of budget and management whether the actuarial amount of the trust fund is sufficient over the fund's life for continued funding of all remaining deferred prize liabilities as of the last day of the fiscal year just ended. Also, within that sixty days, the director of budget and management shall certify the amount of investment earnings necessary to have been credited to the trust fund during the fiscal year just ending to provide for such continued funding of deferred prizes. Any earnings credited in excess of the latter certified amount shall be transferred to the lottery profits education fund.

To provide all or a part of the amounts necessary to fund deferred prizes awarded by the commission in connection with the statewide lottery, the treasurer of state, in consultation with the commission, may invest moneys contained in the deferred prizes trust fund which represents proceeds from the statewide lottery in obligations of the type permitted for the investment of state funds but whose maturities are thirty years or less. Notwithstanding the requirements of any other section of the Revised Code, to provide all or part of the amounts necessary to fund deferred prizes awarded by the commission in connection with statewide joint lottery games, the treasurer of state, in consultation with the commission, may invest moneys in the trust fund which represent proceeds derived from the statewide joint lottery games in accordance with the rules the commission adopts under division (B) (5) of section 3770.03 of the Revised Code.

Investments of the trust fund are not subject to the provisions of division (A)(11) of section 135.143 of the Revised Code limiting to twenty-five per cent the amount of the state's total average portfolio that may be invested in debt interests other than commercial paper and limiting to five per cent the amount that may be invested in debt interests, including commercial paper, of a single issuer.

All purchases made under this division shall be effected on a delivery versus payment method and shall be in the custody of the treasurer of state.

The treasurer of state may retain an investment advisor, if necessary. The commission shall pay any costs incurred by the treasurer of state in retaining an investment advisor.

- (D) The auditor of state shall conduct annual audits of all funds and any other audits as the auditor of state or the general assembly considers necessary. The auditor of state may examine all records, files, and other documents of the commission, and records of lottery sales agents that pertain to their activities as agents, for purposes of conducting authorized audits.
- (E) The state lottery commission shall establish an internal audit plan before the beginning of each fiscal year, subject to the approval of the office of internal audit in the office of budget and management. At the end of each fiscal year, the commission shall prepare and submit an annual report to the office of internal audit for the office's review and approval, specifying the internal audit work completed by the end of that fiscal year and reporting on compliance with the annual internal audit plan.
- (F) Whenever, in the judgment of the director of budget and management, an amount of net state lottery proceeds is

necessary to be applied to the payment of debt service on obligations, all as defined in sections 151.01 and 151.03 of the Revised Code, the director shall transfer that amount directly from the state lottery fund or from the lottery profits education fund to the bond service fund defined in those sections. The provisions of this division are subject to any prior pledges or obligation of those amounts to the payment of bond service charges as defined in division (C) of section 3318.21 of the Revised Code, as referred to in division (B) of this section.

Sec. 3770.07. (A) (1) Except as provided in division (A) (2) of this section, lottery prize awards shall be claimed by the holder of the winning lottery product, or by the executor or administrator, or the trustee of a trust, of the estate of a deceased holder of a winning lottery product, in a manner to be determined by the state lottery commission, within one hundred eighty days after the date on which the prize award was announced if the lottery game is an online game, and within one hundred eighty days after the close of the game if the lottery game is an instant game, and within one hundred eighty days after the end of the sporting event or series of sporting events on which the wager was placed if the lottery game is lottery sports gaming.

Any lottery prize award with a value that meets or exceeds the reportable winnings amounts set by 26 U.S.C. 6041, or a subsequent analogous section of the Internal Revenue Code, shall not be claimed by or paid to any person, as defined in section 1.59 of the Revised Code or as defined by rule or order of the state lottery commission, until the name, address, and social security number of each beneficial owner of the prize award are documented for the commission. Except when a beneficial owner otherwise consents in writing, in the case of a claim for a

lottery prize award made by one or more beneficial owners using a trust, the name, address, and social security number of each such beneficial owner in the commission's records as a result of such a disclosure are confidential and shall not be subject to inspection or copying under section 149.43 of the Revised Code as a public record.

Except as otherwise provided in division (A)(1) of this section or as otherwise provided by law, the name and address of any individual claiming a lottery prize award are subject to inspection or copying under section 149.43 of the Revised Code as a public record.

- (2) An eligible person serving on active military duty in any branch of the United States armed forces during a war or national emergency declared in accordance with federal law may submit a delayed claim for a lottery prize award. The eligible person shall do so by notifying the state lottery commission about the claim not later than the <a href="five-three">five-three</a> hundred <a href="fortieth-sixtieth">fortieth</a> day after the date on which the prize award was announced if the lottery game is an online game or after the date on which the lottery game closed if the lottery game is an instant game applicable deadline specified under division (A)(1) of this section.
- (3) If no valid claim to a lottery prize award is made within the prescribed period, the prize money, the cost of goods and services awarded as prizes, or, if goods or services awarded as prizes are resold by the state lottery commission, the proceeds from their sale shall be returned to the state lottery fund and distributed in accordance with section 3770.06 of the Revised Code.
- (4) The state lottery commission may share with other governmental agencies the name, address, and social security

number of a beneficial owner disclosed to the commission under
division (A)(1) of this section, as authorized under sections
3770.071 and 3770.073 of the Revised Code. Any shared
information as disclosed pursuant to those sections that is made
confidential by division (A)(1) of this section remains
confidential and shall not be subject to inspection or copying
under section 149.43 of the Revised Code as a public record
unless the applicable beneficial owner otherwise provides
written consent.

- (5) As used in this division:
- (a) "Eligible person" means a person who is entitled to a lottery prize award and who falls into either of the following categories:
- (i) While on active military duty in this state, the person, as the result of a war or national emergency declared in accordance with federal law, is transferred out of this state before the one hundred eightieth day after the date on which the winner of the lottery prize award is selected applicable deadline specified under division (A)(1) of this section.
- (ii) While serving in the reserve forces in this state, the person, as the result of a war or national emergency declared in accordance with federal law, is placed on active military duty and is transferred out of this state before the-expiration of the one hundred eightieth day after the date on which the prize drawing occurs for an online game or before the expiration of the one hundred eightieth day following the close of an instant game as determined by the commission applicable deadline specified under division (A)(1) of this section.
- (b) "Active military duty" means that a person is covered by the "Servicemembers Civil Relief Act," 117 Stat. 2835 (2003), 50 U.S.C. 501 et seq., as amended, or the "Uniformed Services

Employment	and	Reen	mploym	nent	Rights	Act	of	1994,"	108	Stat.	3149,
38 U.S.C.	4301	et s	seq.,	as	amended.						

- (c) "Each beneficial owner" means the ultimate recipient or, if there is more than one, each ultimate recipient of a lottery prize award.
- (B) If a prize winner, as defined in section 3770.10 of the Revised Code, is under eighteen years of age or, in the case of lottery sports gaming, under twenty-one years of age, or is under some other legal disability, and the prize money or the cost of goods or services awarded as a prize exceeds one thousand dollars, the director of the state lottery commission shall order that payment be made to the order of the legal guardian of that prize winner. If the amount of the prize money or the cost of goods or services awarded as a prize is one thousand dollars or less, the director may order that payment be made to the order of the adult member, if any, of that prize winner's family legally responsible for the care of that prize winner.
- (C) No right of any prize winner, as defined in section 3770.10 of the Revised Code, to a prize award shall be the subject of a security interest or used as collateral.
- (D) (1) No right of any prize winner, as defined in section 3770.10 of the Revised Code, to a prize award shall be assignable except as follows: when the payment is to be made to the executor or administrator, or the trustee of a trust, of the estate of a prize winner; when the award of a prize is disputed, any person may be awarded a prize award to which another has claimed title, pursuant to the order of a court of competent jurisdiction; when a person is awarded a prize award to which another has claimed title, pursuant to the order of a federal bankruptcy court under Title 11 of the United States Code; or as

provided	in	sections	3770 10	t o	3770 14	οf	the	Revised	Code
provided	$\perp$ II	SECCTORS	3//0.10	LO	3//0.14	$O_{\perp}$	LIIE	revised	Code

- (2) (a) No right of any prize winner, as defined in section 3770.10 of the Revised Code, to a prize award with a remaining unpaid balance of less than one hundred thousand dollars shall be subject to garnishment, attachment, execution, withholding, or deduction except as provided in sections 3119.80, 3119.81, 3121.02, 3121.03, and 3123.06 of the Revised Code or when the director is to make a payment pursuant to section 3770.071 or 3770.073 of the Revised Code.
- (b) No right of any prize winner, as defined in section 3770.10 of the Revised Code, to a prize award with an unpaid balance of one hundred thousand dollars or more shall be subject to garnishment, attachment, execution, withholding, or deduction except as follows: as provided in sections 3119.80, 3119.81, 3121.02, 3121.03, and 3123.06 of the Revised Code; when the director is to make a payment pursuant to section 3770.071 or 3770.073 of the Revised Code; or pursuant to the order of a court of competent jurisdiction located in this state in a proceeding in which the state lottery commission is a named party, in which case the garnishment, attachment, execution, withholding, or deduction pursuant to the order shall be subordinate to any payments to be made pursuant to section 3119.80, 3119.81, 3121.02, 3121.03, 3123.06, 3770.071, or 3770.073 of the Revised Code.
- (3) The state lottery commission may adopt and amend rules pursuant to Chapter 119. of the Revised Code as necessary to implement division (D) of this section, to provide for payments from prize awards subject to garnishment, attachment, execution, withholding, or deduction, and to comply with any applicable requirements of federal law.
  - (4) Upon making payments from a prize award as required by

division (D) of this section, the director and the state lottery commission are discharged from all further liability for those payments, whether they are made to an executor, administrator, trustee, judgment creditor, or another person, or to the prize winner, as defined in section 3770.10 of the Revised Code.

- (5) The state lottery commission shall adopt rules pursuant to section 3770.03 of the Revised Code concerning the payment of prize awards upon the death of a prize winner, as defined in section 3770.10 of the Revised Code. Upon the death of a prize winner, the remainder of the prize winner's prize award, to the extent it is not subject to a transfer agreement under sections 3770.10 to 3770.14 of the Revised Code, may be paid to the executor, administrator, or trustee in the form of a discounted lump sum cash settlement.
- (E) No lottery prize award shall be awarded to or for any officer or employee of the state lottery commission, any officer or employee of the auditor of state actively auditing, coordinating, or observing commission drawings, or any blood relative or spouse of such an officer or employee of the commission or auditor of state living as a member of the officer's or employee's household, nor shall any such officer, employee, blood relative, or spouse attempt to claim a lottery prize award.
- (F) The director may prohibit vendors to the state lottery commission and their employees from being awarded a lottery prize award.
- (G) Upon the payment of prize awards pursuant to a provision of this section, other than a provision of division
  (D) of this section, the director and the state lottery commission are discharged from all further liability for their payment. Installment payments of lottery prize awards shall be

paid by official check or warrant, and they shall be sent by	4545
mail delivery to the prize winner's address within the United	4546
States or by electronic funds transfer to an established bank	4547
account located within the United States, or the prize winner	4548
may pick them up at an office of the commission."	4549
After line 3975, insert:	4550
"Sec. 3770.10. As used in sections 3770.07 to 3770.073 and	4551
3770.10 to 3770.14 of the Revised Code:	4552
(A) "Court of competent jurisdiction" means either the	4553
general division or the probate division of the court of common	4554
pleas of the county in which the prize winner or transferor	4555
resides, or, if the prize winner or transferor is not a resident	4556
of this state, either the general division or the probate	4557
division of the court of common pleas of Franklin county or a	4558
federal court having jurisdiction over the lottery prize award.	4559
(B) "Discounted present value" means the present value of	4560
the future payments of a lottery prize award that is determined	4561
by discounting those payments to the present, using the most	4562
recently published applicable federal rate for determining the	4563
present value of an annuity as issued by the United States	4564
internal revenue service and assuming daily compounding.	4565
(C) "Independent professional advice" means the advice of	4566
an attorney, a certified public accountant, an actuary, or any	4567
other licensed professional adviser if all of the following	4568
apply:	4569
(1) The prize winner has engaged the services of the	4570
licensed professional adviser to render advice concerning the	4571
legal and other implications of a transfer of the lottery prize	4572
award.	4573
(2) The licensed professional adviser is not affiliated in	4574

any manner with or compensated in any manner by the transferee	4575
of the lottery prize award.	4576
(3) The compensation of the licensed professional adviser	4577
is not affected by whether or not a transfer of a lottery prize	4578
award occurs.	4579
(D) "Prize winner" means any person that holds the right	4580
to receive all or any part of a lottery prize award as a result	4581
of being any of the following:	4582
(1) A person who is a claimant under division (A) of	4583
section 3770.07 of the Revised Code;	4584
(2) A person who is entitled to a prize award and who is	4585
under a legal disability as described in division (B) of section	4586
3770.07 of the Revised Code;	4587
(3) A person who was awarded a prize award to which	4588
another has claimed title by a federal bankruptcy court order or	4589
other court order referred to in division (D) of section 3770.07	4590
of the Revised Code;	4591
(4) A person who is receiving payments upon the death of a	4592
prize winner as provided in division (D) of section 3770.07 of	4593
the Revised Code.	4594
(E) "Transfer" means any form of sale, assignment, or	4595
redirection of payment of all or any part of a lottery prize	4596
award for consideration.	4597
(F) "Transfer agreement" means an agreement that is	4598
complete and valid, and that provides for the transfer of all or	4599
any part of a lottery prize award from a transferor to a	4600
transferee. A transfer agreement is incomplete and invalid	4601
unless the agreement contains both of the following:	4602
(1) A statement, signed by the transferor under penalties	4603

of perjury, that the transferor irrevocably agrees that the
transferor is subject to the tax imposed by Chapter 5733. or
5747. of the Revised Code with respect to gain or income which
the transferor will recognize in connection with the transfer.
If the transferor is a pass-through entity, as defined in
section 5733.04 of the Revised Code, each investor in the pass-
through entity shall also sign under penalties of perjury a
statement that the investor irrevocably agrees that the investor
is subject to the tax imposed by Chapter 5733. or 5747. of the
Revised Code with respect to gain or income which the transferor
and the investor will recognize in connection with the transfer.

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- (2) A statement, signed by the transferee, that the transferee irrevocably agrees that the transferee is subject to the withholding requirements imposed by division (C) of section 3770.072 of the Revised Code and that the transferee is subject to the tax imposed by Chapter 5733. or 5747. of the Revised Code with respect to gain or income which the transferee will recognize in connection with lottery prize awards to be received as a result of the transfer. If the transferee is a pass-through entity, as defined in section 5733.04 of the Revised Code, each investor in the pass-through entity shall also sign under penalties of perjury a statement setting forth that the investor irrevocably agrees that the investor is subject to the withholding requirements imposed by division (C) of section 3770.072 of the Revised Code and is subject to the tax imposed by Chapter 5733. or 5747. of the Revised Code with respect to gain or income which the transferee and the investor will recognize in connection with lottery prize awards to be received as a result of the transfer.
- (G) "Transferee" means a party acquiring or proposing to acquire all or any part of a lottery prize award through a transfer.

(H) "Transferor" means either a prize winner or a	4636
transferee in an earlier transfer whose interest is acquired by	4637
or is sought to be acquired by a transferee or a new transferee	4638
through a transfer.	4639
(I) "Lottery prize award" includes winnings from lottery	4640
sports gaming.	4641
Sec. 3770.23. As used in sections 3770.23 to 3770.25 of	4642
the Revised Code:	4643
(A) "Sports gaming," "type C sports gaming proprietor,"	4644
and "type C sports gaming host" have the same meanings as in	4645
section 3775.01 of the Revised Code.	4646
(B) "Lottery sports gaming" means sports gaming conducted	4647
by a type C sports gaming proprietor on behalf of the state	4648
lottery commission and offered through lottery sales agents that	4649
are licensed as type C sports gaming hosts.	4650
are freehold as type e sports gaming hoses.	1000
Sec. 3770.24. (A) The state lottery commission shall	4651
operate lottery sports gaming as part of the statewide lottery	4652
in accordance with this section and with Chapter 3775. of the	4653
Revised Code. The state lottery commission may adopt rules under	4654
Chapter 119. of the Revised Code, in consultation with the Ohio	4655
casino control commission, to implement sections 3770.23 to	4656
3770.25 of the Revised Code, so long as those rules are not in	4657
conflict with the rules of the Ohio casino control commission.	4658
(B)(1) Each type C sports gaming proprietor shall contract	4659
with the state lottery commission to operate lottery sports	4660
gaming on behalf of the state lottery commission in exchange for	4661
a portion of the state's proceeds from lottery sports gaming.	4662
(2) All provisions of Chapter 3775. of the Revised Code	4663
that apply to type C sports gaming proprietors and type C sports	4664
gaming hosts apply to those persons when they exerte or offer	1665

lottery sports gaming.	4666
(3) A type C sports gaming proprietor may adapt any	4667
existing self-service or clerk-operated lottery terminals owned	4668
or operated by the sports gaming proprietor or the state lottery	4669
commission also to serve as lottery sports gaming terminals,	4670
subject to the rules of the Ohio casino control commission and	4671
the state lottery commission.	4672
Sec. 3770.25. (A) The state lottery commission shall offer	4673
lottery sports gaming only at type C sports gaming hosts'	4674
facilities on self-service or clerk-operated terminals, and only	4675
to individuals who are at least twenty-one years of age and who	4676
are physically present on the premises of the facility.	4677
(B) All of the following apply concerning lottery sports	4678
<pre>gaming:</pre>	4679
(1) If a type C sports gaming proprietor intends to	4680
install more than two terminals in any type C sports gaming	4681
host's facility, the type C sports gaming proprietor shall	4682
notify the Ohio casino control commission of that fact not later	4683
than seven days before installing the additional terminals. The	4684
commission may disallow the installation of more than two	4685
terminals in the facility, in accordance with the commission's	4686
rules.	4687
(2) The self-service terminal or the clerk, as applicable,	4688
shall verify that the lottery sports gaming participant is at	4689
<pre>least twenty-one years of age.</pre>	4690
(3) A type C sports gaming proprietor may offer only the	4691
following types of wagers on sporting events, as approved by the	4692
Ohio casino control commission:	4693
(a) Spread wagers;	4694

(b) Over-under wagers;	4695
(c) Moneyline wagers;	4696
(d) Parlay wagers that are based on not more than four	4697
component wagers.	4698
(4) A self-service terminal or clerk shall accept wagers	4699
only by cash, credit card, debit card, or electronic payment	4700
account. As used in this section, "electronic payment account"	4701
means an account maintained with a third party for purposes of	4702
making electronic payments, such as paypal, google pay, or apple	4703
pay, that is intended for general use and not only for sports	4704
gaming purposes.	4705
(5) A self-service terminal or clerk shall not accept	4706
wagers aggregating more than seven hundred dollars in a calendar	4707
week from any one participant.	4708
(6) The rules of the Ohio casino control commission and	4709
the state lottery commission concerning lottery sports gaming	4710
shall apply identically in all applicable respects to lottery	4711
sports gaming offered on a self-service terminal and to lottery	4712
sports gaming offered on a clerk-operated terminal.	4713
(C)(1) A participant whose winnings from lottery sports	4714
gaming are of an amount that is not subject to withholding under	4715
section 718.031, 3770.071, 3770.072, or 3770.073 of the Revised	4716
Code may receive the participant's winnings by any of the	4717
<pre>following methods:</pre>	4718
(a) As a credit to the participant's credit card, debit	4719
card, or electronic payment account.	4720
(b) In cash from any type C sports gaming host;	4721
(c) By any additional method permitted by the state	4722
lottery commission by rule.	4723

(2) A participant whose winnings from lottery sports	4724
gaming are of an amount that is subject to withholding under	4725
section 718.031, 3770.071, 3770.072, or 3770.073 of the Revised	4726
Code may receive the participant's winnings in the same manner	4727
as any other lottery prize award of an amount that is subject to	4728
withholding under those sections."	4729
In line 4345, after "proprietors," insert "the state lottery	4730
<pre>commission,"</pre>	4731
After line 4684, insert:	4732
"(D) "Lottery sports gaming" has the same meaning as in	4733
section 3770.23 of the Revised Code."	4734
In line 4685, delete " $\underline{(D)(1)}$ " and insert " $\underline{(E)(1)}$ "	4735
In line 4697, delete " $\underline{\text{(E)}}$ " and insert " $\underline{\text{(F)}}$ "	4736
In line 4700, delete " $\underline{(F)}$ " and insert " $\underline{(G)}$ "	4737
In line 4705, delete " <u>(G)</u> " and insert " <u>(H)</u> "	4738
In line 4710, delete " <u>(H)</u> " and insert " <u>(I)</u> "	4739
In line 4721, delete " <u>(I)</u> " and insert " <u>(J)</u> "	4740
In line 4724, delete " <u>(J)</u> " and insert " <u>(K)</u> "	4741
In line 4727, delete " <u>(K)(1)</u> " and insert " <u>(L)(1)</u> "; delete " <u>(K)(2)</u> "	4742
and insert "(L)(2)"	4743
In line 4745, delete " <u>(L)(1)</u> " and insert " <u>(M)(1)</u> "	4744
In line 4747, delete "(a) With respect to sports gaming offered by a	4745
type A"	4746
In line 4748, delete "or type B sports gaming proprietor, except"	4747
and insert "Except"	4748
In line 4749, delete "(L)(3)" and insert "(M)(3)"; after "section"	4749

insert "and in section 3770.25 of the Revised Code"	4750
Delete lines 4755 through 4758	4751
In line 4763, after "terminals" insert ", other than lottery sports	4752
gaming authorized under sections 3770.23 to 3770.25 of the Revised Code"	4753
In line 4769, delete " $\underline{\text{(M)}}$ " and insert " $\underline{\text{(N)}}$ "	4754
In line 4778, delete " <u>(N)</u> " and insert " <u>(O)</u> "	4755
In line 4782, delete " <u>(O)</u> " and insert " <u>(P)</u> "	4756
In line 4788, delete " <u>(P)</u> " and insert " <u>(Q)</u> "	4757
In line 4790, delete " <u>(Q)</u> " and insert " <u>(R)</u> "	4758
In line 4794, delete " <u>(R)</u> " and insert " <u>(S)</u> "	4759
In line 4796, delete " <u>(S)(1)</u> " and insert " <u>(T)(1)</u> "	4760
In line 4813, delete " <u>(T)</u> " and insert " <u>(U)</u> "	4761
In line 4817, delete "(U)" and insert "(V)"	4762
In line 4820, delete " $\underline{(V)}$ " and insert " $\underline{(W)}$ "	4763
In line 4823, delete " $\underline{(W)}$ " and insert " $\underline{(X)}$ "	4764
In line 4825, after "self-service" insert "or clerk-operated"	4765
In line 4827, delete " $\underline{(X)}$ " and insert " $\underline{(Y)}$ "	4766
In line 4832, delete " $\underline{(Y)}$ " and insert " $\underline{(Z)}$ "	4767
In line 4835, delete " $\underline{(Z)}$ " and insert " $\underline{(AA)}$ "	4768
In line 4839, after "chapter" insert "or by sections 3770.23 to	4769
3770.25 of the Revised Code"	4770
In line 5054, after "(A)" insert "(1)"; delete "permitted under" and	4771
insert "otherwise provided in division (A)(2) of this"	4772
In line 5055 delete "3770 23 of the Revised Code"	4773

After line 5058, insert:	4774
"(2) The state lottery commission is not required to	4775
receive a sports gaming license in order to operate lottery	4776
sports gaming under sections 3770.23 to 3770.25 of the Revised	4777
Code."	4778
In line 5173, after "self-service" insert "or clerk-operated"	4779
In line 5174, after "facilities" insert "under section 3770.25 of	4780
the Revised Code"	4781
In line 5175, delete "three" and insert "two"	4782
In line 5177, after "time." insert "However, if only one eligible	4783
and suitable person applies for a type C sports gaming proprietor license,	4784
the commission shall issue the license."	4785
In line 5613, after "self-service" insert "or clerk-operated"	4786
In line 5631, delete "two" and insert "one"	4787
In line 5641, delete "or the state lottery commission"	4788
In line 5650, delete "host" and insert "proprietor"	4789
In line 5806, after "Withhold" insert "all required"	4790
Delete line 5807	4791
In line 5808, delete "5747.063 of the Revised Code"	4792
Delete lines 6004 through 6048	4793
In line 6049, delete " <u>3775.14</u> " and insert " <u>3775.13</u> "	4794
In line 6055, after "proprietor" insert "and to the state lottery	4795
<pre>commission"</pre>	4796
In line 6102, after "commission" insert "or the state lottery	4797
<pre>commission"</pre>	4798

In line 6124, after "proprietor" insert "and to the state lottery	4799
<pre>commission"; after "commission" insert ", the state lottery commission,"</pre>	4800
In line 6138, delete " <u>3775.15</u> " and insert " <u>3775.14</u> "	4801
In line 6175, delete " <u>3775.14</u> " and insert " <u>3775.13</u> "	4802
In line 6199, delete " <u>3775.16</u> " and insert " <u>3775.15</u> "	4803
In line 6210, delete " <u>3775.17</u> " and insert " <u>3775.16</u> "	4804
In line 6267, delete " <u>3775.14</u> " and insert " <u>3775.13</u> "	4805
In line 6323, after "commission" insert "or the state lottery	4806
<pre>commission"</pre>	4807
In line 6327, after "commission" insert "or the state lottery	4808
<pre>commission"</pre>	4809
In line 6332, after "commission" insert "or the state lottery	4810
<pre>commission"</pre>	4811
In line 6336, after "commission" insert "or the state lottery	4812
<pre>commission"</pre>	4813
In line 6340, delete "Chapter 3770." and insert "sections 3770.23 to	4814
<u>3770.25</u> "	4815
In line 6343, delete "a sports gaming proprietor" and insert "the	4816
person"	4817
In line 6350, delete "a sports gaming proprietor" and insert "the	4818
person"	4819
After line 6884, insert:	4820
"Sec. 5747.064. The requirements imposed under this	4821
section are in addition to the municipal income tax withholding	4822
requirements under section 718.031 of the Revised Code.	4823
(A) As used in this section <del>, "video :</del>	4824

(1) "Video lottery terminal" has the same meaning as in	4825
section 3770.21 of the Revised Code.	4826
(2) "Lottery sports gaming" has the same meaning as in	4827
section 3770.23 of the Revised Code.	4828
(B) If a person's prize award from a video lottery	4829
terminal or from lottery sports gaming offered in a video	4830
lottery terminal facility is an amount for which reporting to	4831
the internal revenue service of the amount is required by	4832
section 6041 of the Internal Revenue Code, as amended, the	4833
lottery sales agent shall deduct and withhold Ohio income tax	4834
from the person's prize award at a rate of four per cent of the	4835
amount won. The lottery sales agent shall issue, to a person	4836
from whose prize award an amount has been deducted or withheld,	4837
a receipt for the amount deducted and withheld, and also shall	4838
obtain from the person additional information that will be	4839
necessary for the lottery sales agent to prepare the returns	4840
required by this section.	4841
(C) Amounts deducted and withheld by a lottery sales agent	4842
are held in trust for the benefit of the state.	4843
(1) On or before the tenth day of each month, the lottery	4844
sales agent shall file a return electronically with the tax	4845
commissioner identifying the persons from whose prize awards	4846
amounts were deducted and withheld, the amount of each such	4847
deduction and withholding during the preceding month, the amount	4848
of the prize award from which each such amount was withheld, and	4849
any other information required by the commissioner. With the	4850
return, the lottery sales agent shall remit electronically to	4851
the commissioner all the amounts deducted and withheld during	4852
the preceding month.	4853
(2) A lottery sales agent shall maintain a record of all	4854
receipts issued under division (B) of this section and shall	4855

make those records available to the commissioner upon request. Such records shall be maintained in accordance with section 5747.17 of the Revised Code and any rules adopted pursuant thereto.

- (3) Annually, on or before the thirty-first day of January, a lottery sales agent shall file an annual return electronically with the tax commissioner indicating the total amount deducted and withheld during the preceding calendar year. The lottery sales agent shall remit electronically with the annual return any amount that was deducted and withheld and that was not previously remitted. If the identity of a person and the amount deducted and withheld with respect to that person were omitted on a monthly return, that information shall be indicated on the annual return.
- (4) (a) A lottery sales agent who fails to file a return and remit the amounts deducted and withheld is personally liable for the amount deducted and withheld and not remitted. The commissioner may impose a penalty of up to one thousand dollars if a return is filed late, if amounts deducted and withheld are remitted late, if a return is not filed, or if amounts deducted and withheld are not remitted. Interest accrues on past due amounts deducted and withheld at the rate prescribed in section 5703.47 of the Revised Code. The commissioner may collect past due amounts deducted and withheld and penalties and interest thereon by assessment under section 5747.13 of the Revised Code as if they were income taxes collected by an employer.
- (b) If a lottery sales agent ceases to operate video lottery terminals, the amounts deducted and withheld and any penalties and interest thereon are immediately due and payable.

  A successor of the lottery sales agent that purchases the video lottery terminals from the agent shall withhold an amount of the

purchase money that is sufficient to cover the amounts deducted and withheld and penalties and interest thereon until the predecessor lottery sales agent produces either a receipt from the tax commissioner showing that the amounts deducted and withheld and penalties and interest thereon have been paid or a certificate from the commissioner indicating that no amounts deducted and withheld or penalties and interest thereon are due. If the successor fails to withhold purchase money, the successor is personally liable for payment of the amounts deducted and withheld and penalties and interest thereon, up to the amount of the purchase money.

- (D) (1) Annually, on or before the thirty-first day of January, a lottery sales agent shall issue an information return to each person with respect to whom an amount has been deducted and withheld during the preceding calendar year. The information return shall show the total amount deducted from the person's prize award by the lottery sales agent during the preceding
- (2) Annually, on or before the thirty-first day of January, a lottery sales agent shall provide to the tax commissioner a copy of each information return issued under division (D)(1) of this section for the preceding calendar year. The commissioner may require that such copies be transmitted electronically.
- (E) Amounts deducted and withheld shall be allowed as a credit against payment of the tax imposed by section 5747.02 of the Revised Code and shall be treated as taxes paid for purposes of section 5747.09 of the Revised Code. This division applies only to the person for whom the amount is deducted and withheld.
- (F) The failure of a lottery sales agent to deduct and withhold the required amount from a person's prize award does

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not relieve the person from liability for the tax imposed by	4918
section 5747.02 of the Revised Code with respect to that income.	4919
Compliance with this section does not relieve a lottery sales	4920
agent or a person who has a prize award from compliance with	4921
relevant provisions of federal tax laws.	4922
(G) The commissioner shall prescribe the form of the	4923
receipt and returns required by this section and may promulgate	4924
any rules necessary to administer the section."	4925
After line 7731, insert:	4926
"(3) Receipts received from the operation of lottery	4927
sports gaming on behalf of the state under sections 3770.23 to	4928
3770.25 of the Revised Code."	4929
In line 7732, delete " <u>(3)(i)</u> " and insert " <u>(4)(a)</u> "	4930
In line 7735, delete " <u>(ii)</u> " and insert " <u>(b)</u> "	4931
In line 7963, delete " <u>3775.13</u> " and insert " <u>3775.14</u> "	4932
In line 8225, after "3123.90" insert ", 3770.03, 3770.06, 3770.07";	4933
after "3770.073" insert ", 3770.10"	4934
In line 8227, after "5747.063" insert ", 5747.064"	4935
In line 8248, delete "section 3775.13" and insert "sections 3770.23	4936
to 3770.25"	4937

The motion was \_\_\_\_\_ agreed to.

SYNOPSIS	4938
Lottery sports gaming	4939
R.C. 718.031, 3770.03, 3770.06, 3770.07, 3770.10, 3770.23,	4940

3770.24, 3770.25, 3772.03, 3775.01, 3775.02, 3775.03, 3775.04,	4941
3775.07, 3775.10, 3775.13, 3775.14, 3775.99, 5747.064, 5753.01,	4942
and 5753.04	4943
Requires the State Lottery Commission (LOT) to operate	4944
lottery sports gaming as part of the statewide lottery under the	4945
oversight of the Ohio Casino Control Commission (OCCC).	4946
Requires OCCC to license at least two type C sports gaming	4947
proprietors, unless only one eligible and suitable person	4948
applies.	4949
Requires LOT to contract with each type C sports gaming	4950
proprietor to operate lottery sports gaming on behalf of LOT in	4951
exchange for a portion of the state's proceeds from lottery	4952
sports gaming.	4953
Maintains OCCC regulation of type C sports gaming	4954
proprietors and hosts.	4955
Allows type C sports gaming to be offered through self-	4956
service or clerk-operated terminals, instead of only self-	4957
service terminals.	4958
Makes several changes concerning type C sports gaming,	4959
including the number and location of the terminals, the types of	4960
wagers they may offer, the accepted methods of payment, and the	4961
methods of paying out winnings to patrons.	4962
Reduces the license fee for a type C sports gaming host	4963
from \$2,000 to \$1,000 every three years.	4964
Specifically excludes any receipts that a type C sports	4965
gaming proprietor receives from lottery sports gaming from the	4966
bill's tax on sports gaming receipts.	4967

moved to amend as follows

After line 8239, insert: 4968 "Section 4. (A) The Joint Committee on Sports Gaming is 4969 established. The Committee consists of six members. The Speaker 4970 of the House of Representatives shall appoint to the Committee 4971 three members of the House of Representatives, and the President 4972 of the Senate shall appoint to the Committee three members of 4973 the Senate. Not more than two members appointed from each 4974 chamber may be members of the same political party. The Speaker 4975 of the House of Representatives and the President of the Senate 4976 4977 shall designate co-chairpersons of the Committee. (B) The Committee shall monitor the implementation of 4978 sports gaming under this act and shall report its 4979 recommendations, if any, to the General Assembly. 4980 (C) Any study, or any expense incurred, in furtherance of 4981 the Committee's objectives shall be paid for from, or out of, 4982 the Casino Control Commission Fund or other appropriation 4983 provided by law. The members shall receive no additional 4984 compensation, but shall be reimbursed for actual and necessary 4985 expenses incurred in the performance of their official duties. 4986

(D) The Committee ceases to exist on the date that is two	4987
years after the effective date of this section."	4988
In line 8240, delete "4" and insert "5"	4989
In line 8258, delete "5" and insert "6"	4990
In line 8284, delete "6" and insert "7"	4991
In line 8329, delete "7" and insert "8"	4992
In line 8336, delete "8" and insert "9"	4993
In line 8342, delete <b>"9"</b> and insert <b>"10"</b>	4994

The motion was \_\_\_\_\_ agreed to.

<u>SYNOPSIS</u>	4995
Joint Committee on Sports Gaming	4996
Section 4	4997
Creates the Joint Committee on Sports Gaming, consisting	4998
of three members of the House of Representatives and three	4999
members of the Senate.	5000
Requires the Committee to monitor the implementation of	5001
sports gaming under the bill and to report its recommendations,	5002
if any, to the General Assembly.	5003
Specifies that the Committee ceases to exist two years	5004
after the bill takes effect.	5005