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A B I L L

To amend sections 3770.07, 3770.071, 3770.072, and 1
5747.062 and to enact sections 3123.89 and 2
3770.074 of the Revised Code to prohibit the 3
claiming and payment of a lottery prize award with 4
a value in excess of \$599 until the beneficial 5
owner's name, address, and Social Security number 6
are disclosed to the State Lottery Commission, to 7
make changes in the procedure for the deduction of 8
support from lottery prize awards, to change the 9
income tax withholding percentage for certain 10
lottery prize award payments, to modify the basis 11
upon which the withholding computation is made, to 12
require that final, nonappealable unpaid judgments 13
be deducted from certain unpaid lottery prize 14
award payments pursuant to a specified procedure, 15
and to specify the method of payment of lottery 16
prize award installments. 17

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

Section 1. That sections 3770.07, 3770.071, 3770.072, and 18
5747.062 be amended and sections 3123.89 and 3770.074 of the 19
Revised Code be enacted to read as follows: 20

Sec. 3123.89. (A) Subject to section 3770.071 of the Revised 21
Code, a child support enforcement agency that determines that an 22
obligor who is the recipient of a lottery prize award is subject 23
to a final and enforceable determination of default made under 24
sections 3123.01 to 3123.07 of the Revised Code shall issue an 25
intercept directive to the director of the state lottery 26
commission. A copy of this intercept directive shall be sent to 27
the obligor. 28

(B) The intercept directive shall require the director or the 29
director's designee to transmit an amount or amounts from the 30
proceeds of the specified lottery prize award to the office of 31
child support in the department of job and family services. The 32
intercept directive also shall contain all of the following 33
information: 34

(1) The name, address, and social security number or taxpayer 35
identification number of the obligor; 36

(2) A statement that the obligor has been determined to be in 37
default under a support order; 38

(3) The amount of the arrearage owed by the obligor as 39
determined by the agency. 40

(C) After receipt of an intercept directive and in accordance 41
with section 3770.071 of the Revised Code, the director or the 42
director's designee shall deduct the amount or amounts specified 43
from the proceeds of the lottery prize award referred to in the 44

directive and transmit the amounts to the office of child support.

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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 ticket, or by the executor or administrator, or the trustee of a trust, of the estate of a deceased holder of a winning lottery ticket, 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 ~~on-line~~ online game, and within one hundred eighty days after the close of the game if the lottery game is an instant game.

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No lottery prize award with a value that exceeds five hundred ninety-nine dollars shall 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 disclosed to the commission. Except when a beneficial owner otherwise consents in writing, the name, address, and social security number of that beneficial owner in the commission's records as a result of that disclosure are confidential and shall not be subject to inspection or copying under section 149.43 of the Revised Code as a public record.

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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.

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(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

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do so by notifying the state lottery commission about the claim
not later than the five hundred fortieth day after the date on
which the prize award was announced if the lottery game is an
~~en-line~~ online game or after the date on which the lottery game
closed if the lottery game is an instant game.

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(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.

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(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. The shared information
as disclosed pursuant to those sections 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 beneficial owner
otherwise provides written, notarized consent.

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(5) As used in this division:

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(a) "Eligible person" means a person who is entitled to a
lottery prize award and who falls into either of the following
categories:

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(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.

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(ii) While serving in the reserve forces in this state, the

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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 ~~on-line~~ online game or before the expiration of the
one hundred eightieth day following the close of an instant game
as determined by the commission.

(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 Reemployment Rights Act of 1994," 108 Stat. 3149,
38 U.S.C. 4301 et 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 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,

or subject to garnishment, attachment, execution, withholding, or 138
deduction, except as follows: as provided in sections 3119.80, 139
3119.81, 3121.02, 3121.03, and 3123.06 of the Revised Code; when 140
the payment is to be made to the executor or administrator, or the 141
trustee of a trust, of the estate of a winning ticket holder; when 142
the award of a prize is disputed, any person may be awarded a 143
prize award to which another has claimed title, pursuant to the 144
order of a court of competent jurisdiction; when a person is 145
awarded a prize award to which another has claimed title, pursuant 146
to the order of a federal bankruptcy court under Title 11 of the 147
United States Code; when the director is to make a payment 148
pursuant to section 3770.071 ~~or~~, 3770.073, or 3770.074 of the 149
Revised Code; or as provided in sections 3770.10 to 3770.14 of the 150
Revised Code. 151

(2) The state lottery commission shall adopt rules pursuant 152
to section 3770.03 of the Revised Code concerning the payment of 153
prize awards upon the death of a prize winner, as defined in 154
section 3770.10 of the Revised Code. Upon the death of a prize 155
winner, the remainder of the prize winner's prize award, to the 156
extent it is not subject to a transfer agreement under sections 157
3770.10 to 3770.14 of the Revised Code, may be paid to the 158
executor, administrator, or trustee in the form of a discounted 159
lump sum cash settlement. 160

(E) No lottery prize award shall be awarded to or for any 161
officer or employee of the state lottery commission, any officer 162
or employee of the auditor of state actively coordinating and 163
certifying commission drawings, or any blood relative or spouse of 164
such an officer or employee of the commission or auditor of state 165
living as a member of the officer's or employee's household, nor 166
shall any such officer, employee, blood relative, or spouse 167
attempt to claim a lottery prize award. 168

(F) The director may prohibit vendors to the state lottery 169

commission and their employees from being awarded a lottery prize
award. 170 171

(G) Upon the payment of prize awards pursuant to this 172
section, the director and the state lottery commission are 173
discharged from all further liability for their payment. 174
Installment payments of lottery prize awards shall be paid by 175
official check or warrant, and they shall be sent by mail delivery 176
to the prize winner's address within the United States or by 177
electronic funds transfer to an established bank account located 178
within the United States, or the prize winner may pick them up at 179
an office of the commission. 180

Sec. 3770.071. (A)(1) If the amount of the prize money or the 181
cost of goods or services awarded as a lottery prize award is six 182
hundred dollars or more, the director of the state lottery 183
commission, or the director's designee, shall require the person 184
entitled to the prize award to affirm in writing, under oath, 185
whether or not the person is in default under a support order. The 186
director or the director's designee also may take any additional 187
appropriate steps to determine if the person entitled to the prize 188
award is in default under a support order. If the person entitled 189
to the prize award affirms that the person is in default under a 190
support order, or if the director or the director's designee 191
determines that the person is in default under a support order, 192
the director or the director's designee shall temporarily withhold 193
payment of the prize award and ~~inform~~ notify the ~~court~~ child 194
support enforcement agency that ~~issued~~ administers the support 195
order that the person is entitled to a prize award, of the amount 196
of the prize award, and, if the prize award is to be paid in 197
annual installments, of the number of installments. 198

~~After~~ (2) Upon receipt of the notice from the director or the 199
director's designee, the ~~court shall give the person notice of the~~ 200

~~director's notice, schedule a hearing to determine if the person~~ 201
~~is in default and the amount of the default, and give the person~~ 202
~~notice of the date, time, and location of the hearing~~ child 203
support enforcement agency shall conduct an investigation to 204
determine whether the person entitled to the lottery prize award 205
is subject to a final and enforceable determination of default 206
made under sections 3123.01 to 3123.07 of the Revised Code. If the 207
~~court at the hearing~~ agency determines that the person is in 208
~~default~~ so subject, it shall issue an ~~order~~ intercept directive as 209
described in section 3123.89 of the Revised Code to the director 210
at lottery commission headquarters requiring the director or the 211
director's designee to deduct from any unpaid prize award or any 212
annual installment payment of ~~the~~ an unpaid prize award, a 213
specified amount for ~~child support or spousal~~ support in 214
satisfaction of the support order under which the person is in 215
default. To the extent possible, the amount specified to be 216
deducted under the ~~order issued under this section~~ intercept 217
directive shall satisfy the amount ordered for ~~support or spousal~~ 218
support in the support order under which the person is in default. 219
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A child support enforcement agency shall issue an intercept 221
directive within thirty days from the date the director or the 222
director's designee notifies the agency under division (A)(1) of 223
this section. Within thirty days after the date on which the ~~court~~ 224
~~agency~~ issues the ~~order under this section to the director~~ 225
intercept directive, the director or the director's designee shall 226
pay the amount specified in ~~that order~~ the intercept directive to 227
the office of child support in the department of job and family 228
services. ~~If~~ But, if the prize award is to be paid in annual 229
installments, the director or the director's designee, on the date 230
the next installment payment is due, shall ~~pay~~ deduct the amount 231
specified in the ~~court order issued under this section~~ intercept 232
directive from that installment and, if necessary, any subsequent 233

annual installments, at the time ~~such~~ those installments become 234
due and owing to the prize winner, and pay the amount to the 235
office of child support. 236

(B) As used in this section: 237

(1) "Support order" has the same meaning as in section 238
3119.01 of the Revised Code. 239

(2) "Default" has the same meaning as in section 3121.01 of 240
the Revised Code. 241

(C) No person shall knowingly make a false affirmation or 242
oath required by division (A) of this section. 243

Sec. 3770.072. (A) As used in this section, "prize winner," 244
"transferee," and "transferor" have the same meanings as in 245
section 3770.10 of the Revised Code. 246

(B) The state lottery commission shall deduct amounts from 247
lottery prize awards and file returns in accordance with section 248
5747.062 of the Revised Code and any rules adopted by the tax 249
commissioner pursuant to that section. This division also applies 250
to lottery prize award payments the commission remits to 251
transferees. 252

(C)(1)(a) Each transferee shall deduct and withhold from each 253
gross amount payable to each prize winner ~~three and one-half~~ six 254
per cent of the gross amount payable prior to making any other 255
reduction required by this chapter. 256

(b) Subject to division (C)(1)(c) of this section, each 257
transferee, including any transferee that is a related member, as 258
defined in section 5733.042 of the Revised Code, to the 259
transferor, shall deduct and withhold from each amount payable to 260
a transferor that is not a prize winner six per cent of the 261
portion of the payment representing gain or income the transferor 262
will recognize in connection with the payment. 263

(c) For purposes of division (C)(1)(b) of this section, the 264
portion of any payment representing gain or income recognized by 265
the transferor shall be computed in accordance with the Internal 266
Revenue Code. The transferor shall prepare a written statement 267
setting forth that amount and sign the statement under penalty of 268
perjury. Within five days before the date on which the payment is 269
to be made, the transferor shall deliver the written statement to 270
the transferee and deliver a copy of the written statement to the 271
tax commissioner. If the transferee does not receive the written 272
statement by the time the payment is made, the transferee shall 273
withhold six per cent of the entire amount of the payment. If the 274
tax commissioner notifies the transferee that the transferor has 275
erroneously computed the amount of gain or income recognized, the 276
transferee shall withhold six per cent of the entire amount of 277
each payment to be made after the transferee receives the notice. 278

(d) The tax commissioner may impose a penalty of up to one 279
thousand dollars for any person failing to timely deliver to the 280
tax commissioner the copy of the written statement as required by 281
division (C)(1)(c) of this section. Proceeds from the imposition 282
of the penalty shall be considered as revenue arising from the tax 283
imposed under section 5733.06 or 5747.02 of the Revised Code, as 284
applicable. 285

(2) With respect to amounts deducted and withheld pursuant to 286
division (C)(1) of this section, each transferee shall comply with 287
divisions (A)(2) to (4) of section 5747.062 of the Revised Code. 288

(3) An employee of a corporation, limited liability company, 289
or business trust having control or supervision of or charged with 290
the responsibility of filing the report and making the payment 291
required by division (C) of this section and section 5747.062 of 292
the Revised Code, or an officer, member, manager, or trustee of a 293
corporation, limited liability company, or business trust who is 294
responsible for the execution of the corporation's, limited 295

liability company's, or business trust's fiscal responsibilities, 296
shall be personally liable for failure to file the report or pay 297
the amount due as required by division (C) of this section and 298
section 5747.062 of the Revised Code. The dissolution, 299
termination, or bankruptcy of a corporation, limited liability 300
company, or business trust does not discharge a responsible 301
officer's, member's, manager's, employee's, or trustee's liability 302
for a failure of the corporation, limited liability company, or 303
business trust to file returns or pay the amount due. 304

(4)(a) The tax commissioner may make an assessment against 305
any person listed in division (C)(1) or (3) of this section for 306
any deficiency for any period. Section 5747.13 of the Revised Code 307
shall apply with respect to issuing assessments, filing petitions 308
for reassessments, conducting hearings, issuing final 309
determinations, making the assessment final, and filing the entry 310
that makes the assessment final. Section 5717.02 of the Revised 311
Code shall apply to appeals of the commissioner's final decision 312
in connection with assessments issued pursuant to division (C)(4) 313
of this section. 314

(b) An assessment issued against any person listed in 315
division (C)(1) or (3) of this section shall not be considered an 316
election of remedies or a bar to an assessment against any other 317
person for the failure to comply with division (C)(1) of this 318
section. No assessment shall be issued against any person who is 319
so listed if the amount required to be withheld has been paid by 320
another. 321

(c) The assessment shall include interest at the rate per 322
annum prescribed by section 5703.47 of the Revised Code on 323
liability from the time the payment is due until the date of 324
assessment. Interest shall continue to accrue from the date of 325
assessment until the date the assessment is paid in full. Any 326
interest accruing subsequent to the date of the issuance of the 327

assessment shall be considered to be an additional deficiency for 328
which the tax commissioner may issue subsequent assessments. The 329
initial assessment and any subsequent assessments may include a 330
penalty in an amount not to exceed twice the applicable interest 331
charged under this division. 332

Sec. 3770.074. (A) Except as otherwise provided in this 333
section, if the state lottery commission has not yet paid in full 334
a lottery prize award whose remaining unpaid amount is one hundred 335
thousand dollars or more, if the winner of the lottery prize award 336
is a judgment debtor, if a certified copy of the entry of a final, 337
nonappealable judgment of a court of record of this state, another 338
state, or the United States pertaining to that judgment debtor is 339
transmitted to the commission by the clerk of that court upon the 340
request of the judgment creditor, and if that judgment has not yet 341
been paid in full, the director of the commission or the 342
director's designee, subject to the procedures specified in 343
division (B) of this section and to the priorities specified in 344
division (G) of this section, shall deduct and pay to the judgment 345
creditor from the remaining amount of the unpaid prize award, or 346
from any annual installment or installments of the remaining 347
amount of unpaid prize award, either of the following: 348

(1) An amount sufficient to pay in full the amount of the 349
unpaid judgment, if the remaining amount of the unpaid prize award 350
equals or exceeds the amount of the judgment; 351

(2) The remaining amount of the unpaid prize award, if that 352
remaining amount is less than the amount of the unpaid judgment. 353

(B) (1) The commission shall receive certified copies of 354
entries of final, nonappealable judgments for payments from a 355
lottery prize award as described in division (A) of this section 356
for a period of three weeks after the commission receives a claim 357
for that lottery prize award. If the commission receives a 358

certified copy of an entry of such a judgment during that period, 359
the commission shall continue to receive certified copies of 360
entries of final, nonappealable judgments for an additional week. 361
At the end of this four-week period, if more than one certified 362
copy of an entry of a final, nonappealable judgment is received 363
and the amount of the lottery prize award equals or exceeds the 364
total amount of the judgments, the director or the director's 365
designee shall pay the amount of the judgments in full and pay the 366
remaining amount of the lottery prize award to the judgment 367
debtor. But, at that time, if the amount of the lottery prize 368
award is less than the total amount of the judgments for which 369
certified copies of entries were received, the commission shall 370
file a civil action in the court of common pleas of the county in 371
which the prize winner resides or, if the prize winner is not a 372
resident of this state, in the court of common pleas of Cuyahoga 373
county, for a declaratory judgment on the distribution of the 374
amount of the lottery prize award to each of the applicable 375
judgment creditors. 376

(2) If a lottery prize award winner elects to receive the 377
payment of the prize award in annual installments, the commission 378
shall receive certified copies of entries of final, nonappealable 379
judgments for payments from an annual installment of a lottery 380
prize award as described in division (A) of this section for a 381
period of three weeks before the date of payment of that annual 382
installment. If the commission receives a certified copy of an 383
entry of a final, nonappealable judgment during that period, the 384
commission shall pay the judgment from that annual installment in 385
the manner described in division (B)(1) of this section. 386

(3) The commission shall pay judgments under divisions (B)(1) 387
and (2) of this section in the following order of priority: 388

(a) Judgments entered before the date that the claim for a 389
lottery prize award is received if certified copies of the entries 390

are received within the four-week period after the date that the 391
claim for the prize award is received; 392

(b) Judgments entered before the date that the claim for a 393
lottery prize award is received if certified copies of the entries 394
are received after the end of the four-week period after the date 395
the claim for the prize award is received; 396

(c) Judgments entered after the date that the claim for a 397
lottery prize award is received. 398

(C) The state lottery commission may establish and charge a 399
judgment creditor described in division (A) of this section a fee 400
to reimburse the commission for the costs it incurs for deducting 401
amounts and paying them to the judgment creditor. 402

(D)(1) If a judgment debtor described in division (A) of this 403
section is a member of a trust, the commission shall notify each 404
of the members of the trust of the deductions from the lottery 405
prize award made under that division. The judgment creditor shall 406
be responsible for providing the commission with information as to 407
the existence of such a trust and as to its members other than the 408
judgment debtor. 409

(2) This section does not apply to or affect the payment of a 410
lottery prize award to a blind trust, as defined by rule of the 411
commission. 412

(E) Division (A) and (B) of this section do not require the 413
commission, before paying a lottery prize award, to inquire of 414
lottery prize award winners regarding any unpaid judgments that 415
have been or may be entered against them or to conduct an 416
independent inquiry as to the existence or nonexistence of such 417
judgments, nor do they prevent the commission from making annual 418
installment payments of a lottery prize award. 419

(F) The commission may adopt and amend rules pursuant to 420

Chapter 119. of the Revised Code as necessary to implement this 421
section and to comply with any applicable requirements of federal 422
law. 423

(G) The deductions and payments from lottery prize awards the 424
commission is required to make under sections 3770.071, 3770.072, 425
and 3770.073 of the Revised Code take priority over deductions and 426
payments it is required to make under this section. 427

(H) Upon making payments from a lottery prize award as 428
required by divisions (A) and (B) of this section, the director 429
and the commission are discharged from all further liability for 430
those payments, whether to the judgment creditor or to the lottery 431
prize award winner. 432

Sec. 5747.062. As used in this section, "transferee" has the 433
same meaning as in section 3770.10 of the Revised Code, and 434
"recipient" includes a transferee. 435

(A)(1) The state lottery commission shall deduct and withhold 436
from each lottery prize award payment that exceeds five thousand 437
dollars an amount equal to ~~three and one half~~ six per cent of the 438
payment, prior to making any other reduction required by Chapter 439
3770. of the Revised Code. 440

(2) On or before the tenth banking day of each month, the 441
state lottery commission, and each transferee required to deduct 442
and withhold amounts pursuant to section 3770.072 of the Revised 443
Code, shall file a return and remit to the tax commissioner all 444
amounts deducted and withheld pursuant to this section during the 445
preceding month. 446

(3) On or before the thirty-first day of January of each 447
year, the state lottery commission, and each transferee required 448
to deduct and withhold amounts pursuant to section 3770.072 of the 449
Revised Code, shall file with the commissioner an annual return, 450

in the form prescribed by the tax commissioner, indicating the
total amount deducted and withheld pursuant to this section or
section 3770.072 of the Revised Code during the preceding calendar
year. At the time of filing that return, the state lottery
commission or transferee shall remit any amount deducted and
withheld during the preceding calendar year that was not
previously remitted.

(4) The state lottery commission, and each transferee
required to deduct and withhold amounts pursuant to section
3770.072 of the Revised Code, shall issue to each person with
respect to whom tax has been deducted and withheld by the
commission or transferee pursuant to this section or section
3770.072 of the Revised Code during the preceding calendar year,
an information return in the form prescribed by the commissioner.

(B)(1) Division (B)(1) of this section does not apply to
persons classified for federal income tax purposes as associations
taxable as corporations.

Amounts withheld pursuant to this section or section 3770.072
of the Revised Code shall be treated as a credit against the tax
imposed pursuant to section 5747.02 of the Revised Code upon the
lottery prize award recipient, upon a beneficiary of such a
recipient, or upon any investor in such a recipient if the
recipient is a pass-through entity or disregarded entity, and
shall be treated as paid by the recipient, beneficiary, or
investor on the date on which those amounts are deducted and
withheld. The credit is a refundable credit and shall be claimed
in the order required under section 5747.98 of the Revised Code.
The credit is available to the recipient, beneficiary, or investor
even if the commission or transferee does not remit to the tax
commissioner the amount withheld.

(2) Division (B)(2) of this section applies only to persons

classified for federal income tax purposes as associations taxable 482
as corporations. 483

~~Amount~~ Amounts withheld pursuant to this section or section 484
3770.072 of the Revised Code shall be treated as a credit against 485
the tax imposed pursuant to section 5733.06 of the Revised Code 486
for the tax year immediately following the date on which those 487
amounts are deducted and withheld, upon the lottery prize award 488
recipient, upon a beneficiary of such a recipient, or upon an 489
investor in such a recipient if the recipient is a pass-through 490
entity or disregarded entity, and shall be treated as paid by the 491
recipient, beneficiary, or investor on the date on which those 492
amounts are deducted and withheld. The credit is a refundable 493
credit and shall be claimed in the order required under section 494
5733.98 of the Revised Code. The credit is available to the 495
recipient, beneficiary, or investor even if the commission or 496
transferee does not remit to the tax commissioner the amount 497
withheld. 498

(3) Nothing in division (B)(1) or (2) of this section shall 499
be construed to allow more than one person to claim the credit for 500
any portion of each amount deducted and withheld. 501

(C) Failure of the commission or any transferee to deduct and 502
withhold the required amounts from lottery prize awards or to 503
remit amounts withheld as required by this section and section 504
3770.072 of the Revised Code shall not relieve a taxpayer 505
described in division (B) of this section from liability for the 506
tax imposed by section 5733.06 or 5747.02 of the Revised Code. 507

Section 2. That existing sections 3770.07, 3770.071, 508
3770.072, and 5747.062 of the Revised Code are hereby repealed. 509