As Introduced

130th General Assembly Regular Session 2013-2014

S. B. No. 31

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Senator Schaffer

Cosponsors: Senators Obhof, Brown, Jones

A BILL

То	amend sections 5747.08 and 5747.98 and to enact	1
	section 5747.71 of the Revised Code to allow a	2
	credit against the personal income tax for amounts	3
	spent by teachers for instructional materials.	4

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

Section 1. That sections 5747.08 and 5747.98 be amended and	5
section 5747.71 of the Revised Code be enacted to read as follows:	6
Sec. 5747.08. An annual return with respect to the tax	7
imposed by section 5747.02 of the Revised Code and each tax	8
imposed under Chapter 5748. of the Revised Code shall be made by	9
every taxpayer for any taxable year for which the taxpayer is	10
liable for the tax imposed by that section or under that chapter,	11
unless the total credits allowed under divisions (E) , (F) , and (G)	12
of section 5747.05 of the Revised Code for the year are equal to	13
or exceed the tax imposed by section 5747.02 of the Revised Code,	14
in which case no return shall be required unless the taxpayer is	15
liable for a tax imposed pursuant to Chapter 5748. of the Revised	16
Code.	17
(A) If an individual is deceased, any return or notice	18

required of that individual under this chapter shall be made and

filed by that decedent's executor, administrator, or other person 20 charged with the property of that decedent. 21

- (B) If an individual is unable to make a return or notice required by this chapter, the return or notice required of that 23 individual shall be made and filed by the individual's duly 24 authorized agent, guardian, conservator, fiduciary, or other 25 person charged with the care of the person or property of that 26 individual.
- (C) Returns or notices required of an estate or a trust shall be made and filed by the fiduciary of the estate or trust.

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(D)(1)(a) Except as otherwise provided in division (D)(1)(b) 30 of this section, any pass-through entity may file a single return 31 on behalf of one or more of the entity's investors other than an 32 investor that is a person subject to the tax imposed under section 33 5733.06 of the Revised Code. The single return shall set forth the 34 name, address, and social security number or other identifying 35 number of each of those pass-through entity investors and shall 36 indicate the distributive share of each of those pass-through 37 entity investor's income taxable in this state in accordance with 38 sections 5747.20 to 5747.231 of the Revised Code. Such 39 pass-through entity investors for whom the pass-through entity 40 elects to file a single return are not entitled to the exemption 41 or credit provided for by sections 5747.02 and 5747.022 of the 42 Revised Code; shall calculate the tax before business credits at 43 the highest rate of tax set forth in section 5747.02 of the 44 Revised Code for the taxable year for which the return is filed; 45 and are entitled to only their distributive share of the business 46 credits as defined in division (D)(2) of this section. A single 47 check drawn by the pass-through entity shall accompany the return 48 in full payment of the tax due, as shown on the single return, for 49 such investors, other than investors who are persons subject to 50 the tax imposed under section 5733.06 of the Revised Code. 51

(b)(i) A pass-through entity shall not include in such a	52
single return any investor that is a trust to the extent that any	53
direct or indirect current, future, or contingent beneficiary of	54
the trust is a person subject to the tax imposed under section	55
5733.06 of the Revised Code.	56
(ii) A pass-through entity shall not include in such a single	57
return any investor that is itself a pass-through entity to the	58
extent that any direct or indirect investor in the second	59
pass-through entity is a person subject to the tax imposed under	60
section 5733.06 of the Revised Code.	61
(c) Nothing in division (D) of this section precludes the tax	62
commissioner from requiring such investors to file the return and	63
make the payment of taxes and related interest, penalty, and	64
interest penalty required by this section or section 5747.02,	65
5747.09, or 5747.15 of the Revised Code. Nothing in division (D)	66
of this section shall be construed to provide to such an investor	67
or pass-through entity any additional deduction or credit, other	68
than the credit provided by division (J) of this section, solely	69
on account of the entity's filing a return in accordance with this	70
section. Such a pass-through entity also shall make the filing and	71
payment of estimated taxes on behalf of the pass-through entity	72
investors other than an investor that is a person subject to the	73
tax imposed under section 5733.06 of the Revised Code.	74
(2) For the purposes of this section, "business credits"	75
means the credits listed in section 5747.98 of the Revised Code	76
excluding the following credits:	77
(a) The retirement credit under division (B) of section	78
5747.055 of the Revised Code;	79
(b) The senior citizen credit under division (C) of section	80

(c) The lump sum distribution credit under division (D) of

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5747.05 of the Revised Code;

deduction or credit that would not be allowable if a nonresident 112 pass-through entity investor were to file an annual return. 113

- (4) If a pass-through entity makes the election provided for 114 under division (D) of this section, the pass-through entity shall 115 be liable for any additional taxes, interest, interest penalty, or 116 penalties imposed by this chapter if the tax commissioner finds 117 that the single return does not reflect the correct tax due by the 118 pass-through entity investors covered by that return. Nothing in 119 this division shall be construed to limit or alter the liability, 120 if any, imposed on pass-through entity investors for unpaid or 121 underpaid taxes, interest, interest penalty, or penalties as a 122 result of the pass-through entity's making the election provided 123 for under division (D) of this section. For the purposes of 124 division (D) of this section, "correct tax due" means the tax that 125 would have been paid by the pass-through entity had the single 126 return been filed in a manner reflecting the commissioner's 127 findings. Nothing in division (D) of this section shall be 128 construed to make or hold a pass-through entity liable for tax 129 attributable to a pass-through entity investor's income from a 130 source other than the pass-through entity electing to file the 131 single return. 132
- (E) If a husband and wife file a joint federal income tax

 return for a taxable year, they shall file a joint return under

 this section for that taxable year, and their liabilities are

 joint and several, but, if the federal income tax liability of

 either spouse is determined on a separate federal income tax

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 return, they shall file separate returns under this section.

If either spouse is not required to file a federal income tax

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return and either or both are required to file a return pursuant

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to this chapter, they may elect to file separate or joint returns,

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and, pursuant to that election, their liabilities are separate or

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joint and several. If a husband and wife file separate returns

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pursuant to this chapter, each must claim the taxpayer's own	144
exemption, but not both, as authorized under section 5747.02 of	145
the Revised Code on the taxpayer's own return.	146

- (F) Each return or notice required to be filed under this 147 section shall contain the signature of the taxpayer or the 148 taxpayer's duly authorized agent and of the person who prepared 149 the return for the taxpayer, and shall include the taxpayer's 150 social security number. Each return shall be verified by a 151 declaration under the penalties of perjury. The tax commissioner 152 shall prescribe the form that the signature and declaration shall 153 take. 154
- (G) Each return or notice required to be filed under this 155 section shall be made and filed as required by section 5747.04 of 156 the Revised Code, on or before the fifteenth day of April of each 157 year, on forms that the tax commissioner shall prescribe, together 158 with remittance made payable to the treasurer of state in the 159 combined amount of the state and all school district income taxes 160 shown to be due on the form, unless the combined amount shown to 161 be due is one dollar or less, in which case that amount need not 162 be remitted. 163

Upon good cause shown, the commissioner may extend the period 164 for filing any notice or return required to be filed under this 165 section and may adopt rules relating to extensions. If the 166 extension results in an extension of time for the payment of any 167 state or school district income tax liability with respect to 168 which the return is filed, the taxpayer shall pay at the time the 169 tax liability is paid an amount of interest computed at the rate 170 per annum prescribed by section 5703.47 of the Revised Code on 171 that liability from the time that payment is due without extension 172 to the time of actual payment. Except as provided in section 173 5747.132 of the Revised Code, in addition to all other interest 174 charges and penalties, all taxes imposed under this chapter or 175

Chapter 5748. of the Revised Code and remaining unpaid after they	176
become due, except combined amounts due of one dollar or less,	177
bear interest at the rate per annum prescribed by section 5703.47	178
of the Revised Code until paid or until the day an assessment is	179
issued under section 5747.13 of the Revised Code, whichever occurs	180
first.	181

If the commissioner considers it necessary in order to ensure
the payment of the tax imposed by section 5747.02 of the Revised

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Code or any tax imposed under Chapter 5748. of the Revised Code,
the commissioner may require returns and payments to be made

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otherwise than as provided in this section.

To the extent that any provision in this division conflicts

with any provision in section 5747.026 of the Revised Code, the

provision in that section prevails.

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(H) If any report, claim, statement, or other document 190 required to be filed, or any payment required to be made, within a 191 prescribed period or on or before a prescribed date under this 192 chapter is delivered after that period or that date by United 193 States mail to the agency, officer, or office with which the 194 report, claim, statement, or other document is required to be 195 filed, or to which the payment is required to be made, the date of 196 the postmark stamped on the cover in which the report, claim, 197 statement, or other document, or payment is mailed shall be deemed 198 to be the date of delivery or the date of payment. 199

If a payment is required to be made by electronic funds 200 transfer pursuant to section 5747.072 of the Revised Code, the 201 payment is considered to be made when the payment is received by 202 the treasurer of state or credited to an account designated by the 203 treasurer of state for the receipt of tax payments. 204

"The date of the postmark" means, in the event there is more 205 than one date on the cover, the earliest date imprinted on the 206

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cover by the United States postal service.

(I) The amounts withheld by an employer pursuant to section 208 5747.06 of the Revised Code, a casino operator pursuant to section 209 5747.063 of the Revised Code, or a lottery sales agent pursuant to 210 section 5747.064 of the Revised Code shall be allowed to the 211 recipient of the compensation casino winnings, or lottery prize 212 award as credits against payment of the appropriate taxes imposed 213 on the recipient by section 5747.02 and under Chapter 5748. of the 214 Revised Code. 215

- (J) If, in accordance with division (D) of this section, a 216 pass-through entity elects to file a single return and if any 217 investor is required to file the return and make the payment of 218 taxes required by this chapter on account of the investor's other 219 income that is not included in a single return filed by a 220 pass-through entity, the investor is entitled to a refundable 221 credit equal to the investor's proportionate share of the tax paid 222 by the pass-through entity on behalf of the investor. The investor 223 shall claim the credit for the investor's taxable year in which or 224 with which ends the taxable year of the pass-through entity. 225 Nothing in this chapter shall be construed to allow any credit 226 provided in this chapter to be claimed more than once. For the 227 purposes of computing any interest, penalty, or interest penalty, 228 the investor shall be deemed to have paid the refundable credit 229 provided by this division on the day that the pass-through entity 230 paid the estimated tax or the tax giving rise to the credit. 231
- (K) The tax commissioner shall ensure that each return

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 required to be filed under this section includes a box that the

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 taxpayer may check to authorize a paid tax preparer who prepared

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 the return to communicate with the department of taxation about

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 matters pertaining to the return. The return or instructions

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 accompanying the return shall indicate that by checking the box

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 the taxpayer authorizes the department of taxation to contact the

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S. B. No. 31	Page 9
As Introduced	_

preparer concerning questions that arise during the processing of	239
the return and authorizes the preparer only to provide the	240
department with information that is missing from the return, to	241
contact the department for information about the processing of the	242
return or the status of the taxpayer's refund or payments, and to	243
respond to notices about mathematical errors, offsets, or return	244
preparation that the taxpayer has received from the department and	245
has shown to the preparer.	246
(L) The tax commissioner shall permit individual taxpayers to	247
instruct the department of taxation to cause any refund of	248
overpaid taxes to be deposited directly into a checking account,	249
savings account, or an individual retirement account or individual	250
retirement annuity, or preexisting college savings plan or program	251
account offered by the Ohio tuition trust authority under Chapter	252
3334. of the Revised Code, as designated by the taxpayer, when the	253
taxpayer files the annual return required by this section	254
electronically.	255
(M) The tax commissioner may adopt rules to administer this	256
section.	257
Sec. 5747.71. (A) As used in this section:	258
(1) "Instructional material" means material used by a teacher	259
for general classroom instruction, even though the material may be	260
used from time to time by individual students or groups of	261
students. "Instructional material" does not include items given to	262
or used solely by an individual student, unless the student	263
receives instruction at home pursuant to an excuse from school	264
attendance under division (A)(2) of section 3321.04 of the Revised	265
Code and rules prescribed by the state board of education and the	266
student is the only student in the classroom receiving such	267
instruction by the teacher.	268
(2) "Teacher" means a classroom teacher in grades	269

kindergarten through twelve who holds an educator license under	270
Chapter 3319. of the Revised Code, or a person who instructs a	271
child at home and who is qualified to do so for the purposes of	272
division (A)(2) of section 3321.04 of the Revised Code and rules	273
prescribed by the state board of education.	274
(3) "Classroom" includes the place in which a child receives	275
instruction at home pursuant to an excuse from school attendance	276
under division (A)(2) of section 3321.04 of the Revised Code and	277
rules prescribed by the state board of education.	278
(B) There is hereby allowed a nonrefundable credit against	279
the tax imposed by section 5747.02 of the Revised Code for amounts	280
spent by a teacher during the teacher's taxable year on	281
instructional material used in the teacher's classroom. The amount	282
of the credit shall not exceed one hundred dollars. The credit	283
shall be claimed in the order required under section 5747.98 of	284
the Revised Code.	285
Sec. 5747.98. (A) To provide a uniform procedure for	286
calculating the amount of tax due under section 5747.02 of the	287
Revised Code, a taxpayer shall claim any credits to which the	288
taxpayer is entitled in the following order:	289
(1) The retirement income credit under division (B) of	290
section 5747.055 of the Revised Code;	291
(2) The senior citizen credit under division (C) of section	292
5747.05 of the Revised Code;	293
(3) The lump sum distribution credit under division (D) of	294
section 5747.05 of the Revised Code;	295
(4) The dependent care credit under section 5747.054 of the	296
Revised Code;	297
(5) The lump sum retirement income credit under division (C)	298
of section 5747.055 of the Revised Code;	299

(6) The lump sum retirement income credit under division (D)	300
of section 5747.055 of the Revised Code;	301
(7) The lump sum retirement income credit under division (E) of section 5747.055 of the Revised Code;	302 303
(8) The low-income credit under section 5747.056 of the Revised Code;	304 305
(9) The credit for displaced workers who pay for job training under section 5747.27 of the Revised Code;	306 307
(10) The campaign contribution credit under section 5747.29 of the Revised Code;	308 309
(11) The twenty-dollar personal exemption credit under section 5747.022 of the Revised Code;	310 311
(12) The joint filing credit under division (G) of section 5747.05 of the Revised Code;	312 313
(13) The nonresident credit under division (A) of section 5747.05 of the Revised Code;	314 315
(14) The credit for a resident's out-of-state income under division (B) of section 5747.05 of the Revised Code;	316 317
(15) The credit for employers that enter into agreements with child day-care centers under section 5747.34 of the Revised Code;	318 319
(16) The credit for employers that reimburse employee child care expenses under section 5747.36 of the Revised Code;	320 321
(17) The credit for instructional material under section 5747.71 of the Revised Code;	322 323
(18) The credit for adoption of a minor child under section 5747.37 of the Revised Code;	324 325
$\frac{(18)}{(19)}$ The credit for purchases of lights and reflectors under section 5747.38 of the Revised Code;	326 327
(19)(20) The nonrefundable job retention credit under	328

$\frac{(33)(34)}{(34)}$ The refundable credit for rehabilitating a historic	358
building under section 5747.76 of the Revised Code;	359
$\frac{(34)(35)}{(35)}$ The refundable jobs creation credit or job retention	360
credit under division (A) of section 5747.058 of the Revised Code;	361
$\frac{(35)(36)}{(36)}$ The refundable credit for taxes paid by a qualifying	362
entity granted under section 5747.059 of the Revised Code;	363
(36)(37) The refundable credits for taxes paid by a	364
qualifying pass-through entity granted under division (J) of	365
section 5747.08 of the Revised Code;	366
$\frac{(37)(38)}{(38)}$ The refundable credit under section 5747.80 of the	367
Revised Code for losses on loans made to the Ohio venture capital	368
program under sections 150.01 to 150.10 of the Revised Code;	369
(38)(39) The refundable motion picture production credit	370
under section 5747.66 of the Revised Code.	371
$\frac{(39)(40)}{(40)}$ The refundable credit for financial institution	372
taxes paid by a pass-through entity granted under section 5747.65	373
of the Revised Code.	374
(B) For any credit, except the refundable credits enumerated	375
in this section and the credit granted under division (I) of	376
section 5747.08 of the Revised Code, the amount of the credit for	377
a taxable year shall not exceed the tax due after allowing for any	378
other credit that precedes it in the order required under this	379
section. Any excess amount of a particular credit may be carried	380
forward if authorized under the section creating that credit.	381
Nothing in this chapter shall be construed to allow a taxpayer to	382
claim, directly or indirectly, a credit more than once for a	383
taxable year.	384
Costion 2 That origina sastions 5747 00 and 5747 00 of the	205
Section 2. That existing sections 5747.08 and 5747.98 of the Revised Code are hereby repealed.	385 386
nevibed code are mereby repeated.	200

Section 3. That the amendment of sections 5747.08 and 5747.98	387
and the enactment of section 5747.71 of the Revised Code by this	388
act apply to taxable years beginning on or after January 1, 2013.	389
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Section 4. Section 5747.98 of the Revised Code is presented	391
in this act as a composite of the section as amended by both Am.	392
Sub. H.B. 386 and Am. Sub. H.B. 510 of the 129th General Assembly.	393
The General Assembly, applying the principle stated in division	394
(B) of section 1.52 of the Revised Code that amendments are to be	395
harmonized if reasonably capable of simultaneous operation, finds	396
that the composite is the resulting version of the section in	397
effect prior to the effective date of the section as presented in	398
this act.	399