Village of Ottawa



CERTIFICATE OF COPY

STATE OF OHIO

Ss

PUTNAM COUNTY

I, Barbara J. Hermiller, Clerk-Treasurer of the Village of Ottawa, Ohio within and for said County, and in whose custody the Files, Journals and Records of said Council are required by the laws of the State of Ohio to be kept, do hereby certify that the foregoing Ordinance No. 15-18 is taken and copied from the original document now on file with said Village, that the foregoing has been compared by me with said original, and that the same are true and correct copies thereof.

WITNESS my signature and the seal of said Village this 10th day of November, 2015.

VILLAGE OF OTTAWA, PUTNAM, OHIO

Barbara J. Hermiller

Clerk-Treasurer

136 North Oak Street • Ottawa, Ohio 45875 Ph. (419) 523-5020 • Fax (419) 523-4246 www.ottawaohio.us

Day	toa Legal Blank, Inc.		Form No. 30043
	Ordinance No.	Passed	, 20
gra	Ord. Ref. No. 09/28/15A 1 st Reading - 09/28/15 2 st Reading - 10/12/15 3 rd Reading & Passage ~ 10/26/15		
L,	Market Village	ORDINANCE NO. 15-18	
	AN ORDINANCE ESTABL OF THE CODIF	ISHING A MUNICIPAL INCOME TAX IED ORDINANCES OF THE VILLAGE (ORDINANCE AS PART OF OTTAWA
	SECTION 1 AUTHORIT	TY TO LEVY TAX; PURPOSE OF TAX	. .
	improvements, and retirement hereby levied an annual mur	the purposes of general municipal opera enlargement of municipal services an it of notes and bond indebtedness of the V nicipal income tax on income, qualifying et profits as hereinafter provided.	d facilities and capital
	on an persons residing in or levied on income, qualifying	ed at a rate of 1% (one percent). The tax is earning or receiving income in the Villaguages, commissions and other compensation 3 of this Chapter and other sections as the	ge of Ottawa. The tax is
	(2) Intentionally left blan	k.	
	Article XVIII, Section 3 of the	he withholding tax established by this Chap he Ohio Constitution. The tax is levied in h, the provisions and limitations of Ohio	n accordance with and is
· ·	SECTION 2 DEFINITIO	NS.	
	income taxation or in Title L term used in this chapter that context in both the laws of the ORC and the use is not context.	chapter that is not otherwise defined in the comparable context in laws of the United VII of the ORC, unless a different meaning it is not otherwise defined in this chapter the United States relating to federal income consistent, then the use of the term in the shall control over the use of the term in Ti	States relating to federal ag is clearly required. If a is used in a comparable tax and in Title LVII of laws of the United States
		le the plural, and the masculine shall incl	
ļ	(C) As used in this chapter:		
	a person that has elected to be C corporation's federal taxal	able income," for a person required to file a taxed as a C corporation under (C)(24)(d) ole income before net operating losses a Revenue Code, adjusted as follows:) of this division, means a
:	deduction shall be allowed re	income to the extent included in feder gardless of whether the intangible income d for the production of income.	ral taxable income. The relates to assets used in a
L	(C)(1)(a) of this section, but	al to five percent (5%) of intangible incom- excluding that portion of intangible incon- sition of property described in Section 122	me directly related to the
	(c) Add any losses allow the losses directly relate to Section 1221 or 1231 of the Ir	wed as a deduction in the computation of the sale, exchange, or other disposition nternal Revenue Code;	federal taxable income if of an asset described in

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	in (C)(1)(d)(ii) of this section, dec e extent the income and gain direct described in Section 1221 or 1231 or	
(ii) Division (C)(1)(d)	(i) of this section does not apply to ection 1245 or 1250 of the Internal	
Λ	ared by net income allowed as a de	
	state investment trust or regulated ds to, distributions to, or amounts s as a deduction in the computation o	
(g) Deduct, to the extent in income, any income derived fro that agreement under Section 43	not otherwise deducted or excluded om a transfer agreement or from th 13.02 of the ORC;	in computing federal taxable e enterprise transferred under
(h)(i) Except as limited by net operating loss incurred by the	divisions (C)(1)(h)(ii), (iii), and (i e person in a taxable year beginning	v) of this section, deduct any on or after January 1, 2017.
The amount of such net operating income to the extent necessary tunused portion of the net operation.	g loss shall be deducted from net proto reduce municipal taxable income ng loss carried forward to not more	ofit that is reduced by exempt to zero, with any remaining
(ii) No person shall use offset qualifying wages.	e the deduction allowed by division	n (C)(1)(h) of this section to
	rs beginning in 2018, 2019, 2020, 200me tax levied by a municipal corpore than fifty percent (50%) of the (1)(1)(h)(i) of this section.	
berboses of all theolife fax leafe	rs beginning in 2023 or thereafter d by a municipal corporation that allowed by (C)(1)(h)(i) of this section	Avian on income ter L.C.
(iv) Any pre-2017 net utilized before a taxpayer may de	operating loss carryforward deduct duct any amount pursuant to (C)(1)(ion that is available must be (h) of this section.
(v) Nothing in division forward, use with respect to any of net operating loss that was no section. To the extent that an ammore taxable years by operation use with respect to a return filed	(C)(1)(h)(iii)(a) of this section precedent filed for a taxable year begins to fully utilized by operation of dividual to the count of net operating loss that was of division (C)(1)(h)(iii)(a) of this so for a taxable year beginning in 20 C)(1)(h)(iii)(a) of this section shall	ludes a person from carrying uning after 2018, any amount ision (C)(1)(h)(iii)(a) of this s not fully utilized in one or section is carried forward for
(i) Deduct any net profit taxpayer and included in the tax	of a pass-through entity owned d xpayer's federal taxable income un	lirectly or indirectly by the

corporations includes that net profit in the group's federal taxable income in accordance with

(j) Add any loss incurred by a pass-through entity owned directly or indirectly by the taxpayer and included in the taxpayer's federal taxable income unless an affiliated group of corporations includes that loss in the group's federal taxable income in accordance with division

division (V)(3)(b) of Section 5.

(V)(3)(b) of Section 5.

D	suton Local Blants Inc.		
D.	ayton Legal Blank, Inc.		Form No. 30043
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	the election described in shall compute adjusted corporation, except guar former partner, sharehol as a deductible expense treated as payment of in treasury regulations. An respect to a partner, form of the taxpayer, amounts shareholder, former shar for life insurance for a	a C corporation, is not a disregarded entity the (148)(b) of this section, is not a publicly traded a division (C)(24)(d) of this section, and is not as federal taxable income under this section as it can teed payments and other similar amounts paider, former shareholder, member, or former mere a unless such payments are in consideration for the terest under Section 469 of the Internal Reventional paid or accrued to a qualified self-employer partner, shareholder, former shareholder, mere spaid or accrued to or for health insurance for the employer, member, or former member, and amount partner, former partner, shareholder, former is be allowed as a deduction.	partnership that has made in individual, the taxpayer of the taxpayer were a C d or accrued to a partner, mber shall not be allowed or the use of capital and use Code or United States by dretirement plan with the beautiful or former member a partner, former partner,
	Il acquer any amount more	(1) of this section shall be construed as allowing than once or shall be construed as allowing and d for purposes of federal self-employment tax.	ng the taxpayer to add or y taxpayer to deduct any
	or interest, to the munici	means a written finding by the Tax Administrates are tax, or owes penalty and interest, or any corpus corporation that commences the person's time of Tax Review pursuant to Section 21, and has top of such finding.	nbination of tax, penalty,
general to	balances owed to the information, a notificatio written correspondence division (C)(2)(a) of the inspection of the books,	does not include a notice denying a request on 9, a billing statement notifying a taxpayer municipal corporation, a Tax Administrator's on to the taxpayer of mathematical errors, or a T to a person or taxpayer that does not meet this section. (3) "Audit" means the examinat records, memoranda, or accounts of a person, or the purpose of determining liability for a municipal section.	r of current or past-due request for additional ax Administrator's other recriteria prescribed by tion of a person or the
	(4) "Board of Tax Re local board constituted to under Section 21.	view" or "Board of Review" or "Board of Tax A b hear appeals of municipal income tax matters,	Appeals", or other named means the entity created
	(5) "Calendar quarte September, or December.	r" means the three-month period ending on the	last day of March, June,
	(6) "Casino operator' of the ORC.	" and "casino facility" have the same meaning	gs as in Section 3772.01
	(7) "Certified mail," terms include any deliver	"express mail," "United States mail," "post y service authorized pursuant to Section 5703.05	al service," and similar 66 of the ORC.
ja romanj i	(8) "Disregarded ent subchapter S subsidiary, entity for federal income	ity" means a single member limited liability or another entity if the company, subsidiary, o tax purposes.	company, a qualifying rentity is a disregarded
L	(9) "Domicile" mean whenever absent, the taxy but not more than one dor	ns the true, fixed, and permanent home of a payer intends to return. A taxpayer may have micile.	taxpayer and to which, more than one residence
		ns an individual who is an employee for federal	
	(11) "Employer" mean	ns a person that is an employer for federal incom	ne tax purposes.

(12) "Exempt income" means all of the following:

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	(a) The military pay or allowances of members of the armed forces of the United States or members of their reserve components, including the national guard of any state.	
	(b) Intangible income. However, a municipal corporation that taxed any type of intangible income on March 29, 1988, pursuant to Section 3 of S.B. 238 of the 116th general assembly, may voting on the question of whether to permit the taxation of that type of intangible income after 1988 voted in favor thereof at an election held on November 8, 1988.	
	(c) Social security benefits, railroad retirement benefits, unemployment compensation, pensions, retirement benefit payments, payments from annuities, and similar payments made to an employee or to the beneficiary of an employee under a retirement program or plan, disability charitable, religious or educational organizations, and the proceeds of sickness, accident, or liability insurance policies. As used in division (C)(12)(c) of this section, "unemployment compensation" does not include supplemental unemployment compensation described in Section 3402(o)(2) of the Internal Revenue Code.	
	(d) The income of religious, fraternal, charitable, scientific, literary, or educational institutions to the extent such income is derived from tax-exempt real estate, tax-exempt tangible or intangible property, or tax-exempt activities.	
	(e) Compensation paid under Section 3501.28 or 3501.36 of the ORC to a person serving as a precinct election official to the extent that such compensation does not exceed \$1,000 for the taxable year. Such compensation in excess of \$1,000 for the taxable year may be subject to taxation by a municipal corporation. A municipal corporation shall not require the payer of such compensation to withhold any tax from that compensation.	
	 (f) Dues, contributions, and similar payments received by charitable, religious, educational, or literary organizations or labor unions, lodges, and similar organizations; 	
	(g) Alimony and child support received.	
	(h) Compensation for personal injuries or for damages to property from insurance proceeds or otherwise, excluding compensation paid for lost salaries or wages or compensation from punitive damages.	
	(i) Income of a public utility when that public utility is subject to the tax levied under Section 5727.24 or 5727.30 of the ORC. Division (C)(12)(i) of this section does not apply for purposes of Chapter 5745 of the ORC.	
	(j) Gains from involuntary conversions, interest on federal obligations, items of income subject to a tax levied by the state and that a municipal corporation is specifically prohibited by law from taxing, and income of a decedent's estate during the period of administration except such income from the operation of a trade or business.	
	(k) Compensation or allowances excluded from federal gross income under Section 107 of the Internal Revenue Code.	
	(1) Employee compensation that is not qualifying wages as defined in division (C)(35) of this section.	
	(m) Compensation paid to a person employed within the boundaries of a United States air force base under the jurisdiction of the United States air force that is used for the housing of members of the United States air force and is a center for air force operations, unless the person is subject to taxation because of residence or domicile. If the compensation is subject to taxation because of residence or domicile, tax on such income shall be payable only to the municipal corporation of residence or domicile.	

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F ⁻¹ ca		eholder's share of net profits of the S cor at represents wages as defined in Section om self-employment as defined in Section	
k	(o) Earnings and income of nonresident.	all individuals under eighteen years of	age, whether resident or
	Il was a management of the division (Cil.	divisions (C)(12)(p)(ii), (iii), and (iv) of 2) or (5) of Section 4 to the extent the clage of Ottawa under either of those divi	unalifation.
	(ii) The exemption provide respect to the municipal corporate earned the qualifying wages.	ded in division (C)(12)(p)(i) of this sect tion in which the employee resided at	ion does not apply with the time the employee
	(iii) The exemption provi qualifying wages that an employe	ided in division (C)(12)(p)(i) of this se r elects to withhold under division (C)(4	ction does not apply to (b) of Section 4.
	(iv) The exemption prov qualifying wages if both of the fol	ided in division (C)(12)(p)(i) of this se llowing conditions apply:	ction does not apply to
Γ	the employee's principal place of (C)(5) of Section 4, the employee's	ges described in division (C)(2) of Sec x on the qualifying wages to the municip work is situated, or, for qualifying wag 's employer withholds and remits tax on h the employer's fixed location is located	oal corporation in which es described in division
in the second se	(b) The employee recei	ves a refund of the tax described in divis ployee not performing services in that m	sion (C)(12)(p)(iv)(a) of unicipal corporation.
	(q)(i) Except as provided in a is not qualifying wages paid to a Village of Ottawa on not more tha	division (C)(12)(q)(ii) or (iii) of this sec nonresident individual for personal sec n 20 days in a taxable year.	tion, compensation that rvices performed in the
	(ii) The exemption provi- either of the following circumstand	ded in division (C)(12)(q) of this section	n does not apply under
	(a) The individual's bas	se of operation is located in the municipa	ll corporation.
	professional athlete, professiona	professional athlete, professional enter the performance of services in the inc I entertainer, or public figure. For "professional athlete," "professional en in Section 4 (C).	lividual's capacity as a
р	li carried or received at the individua	ch division (C)(12)(q) of this section ap al's base of operation. If the individual of the treated as earned or received w	loes not have a harr as
L	location where an individual owns	sion (C)(12)(q) of this section, "base of s or rents an office, storefront, or similar which the individual regularly perform	ar facility to which the
	compensation is received by an	a person for personal services performs the political subdivision, regard employee of the subdivision or another a contract with the subdivision of the subdivision.	dless of whether the

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residence. If the compensation	nexed to a municipal corporation pure, 2013, unless the person is subject in is subject to taxation because of reunicipal corporation of residence.	suant to Section 709.023 of the st to such taxation because of esidence, municipal income tax	,
	of which is prohibited by the cons	stitution or laws of the United	
	exempt income of a pass-through en each owner of the pass-through entit hare of that item of the entity's incom		
(13) "Form 2106" means i the Internal Revenue Code.	internal revenue service form 2106 f	filed by a taxpayer pursuant to	
(14) "Generic form" mean municipal corporation and that an employer, or other payer, e liability or for filing a refund c	ns an electronic or paper form that is it is designed for reporting taxes with estimated municipal income taxes, or claim.	not prescribed by a particular sheld by an employer, agent of r annual municipal income tax	
(15) "Gross receipts" merendered.	eans the total revenue derived fron	n sales, work done, or service	
(16) "Income" means the fo	ollowing:		
distributive share of the net n	l income, salaries, qualifying wag source earned or received by the res profit of pass-through entities owned the resident, except as provided in (C)	sident, including the resident's	
	of division (C)(16)(a)(i) of this section		
the resident's ownership interest taxable year and the following tresident's distributive share of	ng loss of the resident incurred in the perating loss generated in the same ta st in a pass-through entity shall be al five taxable years, against any other rany net profit attributable to the resi atilized, subject to division (C)(16)(a)	axable year and attributable to lowed as a deduction, for that not profit of the resident or the	
willed the management of the less	istributive share of the net profit of ea sident shall be calculated without reg entity from a prior taxable year and e year.	rond to see with a control of	
net operating ross attributable	a)(ii) of this section does not apply we to an ownership interest in an S cor corporations are subject to tax in tor (C)(16)(e) of this section.	moration unless shough alderet	
subsequent year for use by the	a net operating loss used to reduce amount of net operating loss that ma at taxpayer. In no event shall the c taxpayer's net operating loss exceed the	ay be carried forward to any	

(b) In the case of nonresidents, all income, salaries, qualifying wages, commissions, and other compensation from whatever source earned or received by the nonresident for work done, services performed or rendered, or activities conducted in the municipal corporation, including any net profit of the nonresident, but excluding the nonresident's distributive share of the net profit or loss of only pass-through entities owned directly or indirectly by the nonresident.

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	 (c) For taxpayers that are not individuals, net profit of the taxpayer; (d) Lottery, sweepstakes, gambling and sports winnings, winnings from games of and prizes and awards. If the taxpayer is a professional gambler for federal income tax the taxpayer may deduct related wagering losses and expenses to the extent authorized Internal Revenue Code and claimed against such winnings. 	nurnocco
,	(e) Intentionally left blank.	
	(17) "Intangible income" means income of any of the following types: income yield capital gains, dividends, or other income arising from the ownership, sale, exchange disposition of intangible property including, but not limited to, investments, deposits, a credits as those terms are defined in Chapter 5701. of the ORC, and patents, or trademarks, tradenames, investments in real estate investment trusts, investments in investment companies, and appreciation on deferred compensation. "Intangible income include prizes, awards, or other income associated with any lottery winnings, gambling or other similar games of chance.	or other money, or opyrights, regulated
	(18) "Internal Revenue Code" has the same meaning as in Section 5747.01 of the OI	RC.
	(19) "Limited Liability Company" means a limited liability company formed under 1705. of the ORC or under the laws of another state.	er chapter
gen puch	(20) "Municipal Corporation" includes a joint economic development district economic development zone that levies an income tax under Section 715.691, 715.70 or 715.74 of the ORC.	or joint, 715.71,
J,	(21)(a) "Municipal taxable income" means the following:	
	(i) For a person other than an individual, income reduced by exempt income to otherwise included in income and then, as applicable, apportioned or sitused to the Voltawa under Section 3, and further reduced by any pre-2017 net operating loss carravailable to the person for the Village of Ottawa.	lillaga of
·	(ii)(a) For an individual who is a resident of the Village of Ottawa, income re exempt income to the extent otherwise included in income, then reduced as provided in (C)(21)(b) of this section, and further reduced by any pre-2017 net operating loss carriavailable to the individual for the municipal corporation.	dividion
	(b) For an individual who is a nonresident of the Village of Ottawa, income reexempt income to the extent otherwise included in income and then, as applicable, appoint sitused to the municipal corporation under Section 3, then reduced as provided in (C)(21)(b) of this section, and further reduced by any pre-2017 net operating loss carravailable to the individual for the Village of Ottawa.	rtioned or
general section of the section of th	(b) In computing the municipal taxable income of a taxpayer who is an indivitaxpayer may subtract, as provided in division (C)(21)(a)(ii)(a) or (C)(21)(b) of this se amount of the individual's employee business expenses reported on the individual's for that the individual deducted for federal income tax purposes for the taxable year, subjict limitation imposed by Section 67 of the Internal Revenue Code. For the municipal corporation that the taxpayer is a resident, the taxpayer may deduct all such expenses allowed for income tax purposes, but to the extent the expenses do not relate to exempt income municipal corporation in which the taxpayer is not a resident, the taxpayer may decept expenses only to the extent the expenses are related to the taxpayer's performance of services in that nonresident municipal corporation and are not related to exempt income.	ction, the orm 2106 ect to the oration in or federal ne. For a
	(22) "Municipality" means the same as the Village of Ottawa. If the terms are capit the ordinance they are referring to the Village of Ottawa. If not capitalized they r municipal corporation other than the Village of Ottawa.	talized in efer to a

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(23) "Net operating loss" n business. "Net operating loss" d at-risk limitations, or passive ac	neans a loss incurred by a person loes not include unutilized losses retivity loss limitations.	in the operation of a trade
(24)(a) "Net profit" for a pincome.	person other than an individual m	eans adjusted federal taxa
forward. For the purposes of d	on who is an individual means the inhedule E, or schedule F reduced by ivision (C)(24)(b) of this section, adducted in the same manner as pro-	any net operating loss carr
I or a crotoSaraoa cittifi	chapter, and notwithstanding divises shall not be taxable as against the offit of the owner of the disregarded of	4 diamana da da a a a
be treated as a C corporation for	thership that is treated as a partner ax on its net profits by [Municipali the Village of Ottawa. The election The Village of Ottawa will treat this so made.	ty/City/Village], may elect
(25) "Nonresident" means an	individual that is not a resident.	
TOURS TROUBLE OF HIS OICE, HIM	y" means the online computer ne allows persons to electronically fi accessor electronic filing and payme	ilo kanimaan mad C
(27) "Other payer" means an agent, that pays an individual an	y person, other than an individual's y amount included in the federal gr erators and video lottery terminal sa	s employer or the employe
(28) "Pass-through entity" m corporation for federal income association taxable as a C corpor other class of entity from whice	teans a partnership not treated as a tax purposes, a limited liability ration for federal income tax purpo th the income or profits of the er purposes. "Pass-through entity" do	an association taxable as a company not treated as a ses, an S corporation, or an atticular given page them.
compensation, or amounts attribu	ount paid to an employee or former 199-R, or successor form. Pensio table to nonqualified deferred com form W-2, Wage and Tax Statemen	n does not include deferre

estates, trusts, partnerships, limited liability partnerships, limited liability companies, associations, C corporations, S corporations, governmental entities, and any other entity.

(31) "Postal service" means the United States postal service.

(32) "Postmark date," "date of postmark," and similar terms include the date recorded and marked in the manner described in division (B)(3) of Section 5703.056 of the ORC.

(33)(a) "Pre-2017 net operating loss carryforward" means any net operating loss incurred in a taxable year beginning before January 1, 2017, to the extent such loss was permitted, by a resolution or ordinance of the Village of Ottawa that was adopted by the Village of Ottawa before January 1, 2016, to be carried forward and utilized to offset income or net profit generated in such municipal corporation in future taxable years.

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germany and the second	in 2017 or thereafter, for the until fully utilized, whicheve (34) "Publicly traded patraded on an established secu	f calculating municipal taxable income, any prarried forward to any taxable year, including taxe number of taxable years provided in the resolution is earlier. Artnership" means any partnership, an interest prices market. A "publicly traded partnership" in	table years beginning ution or ordinance or
	(35) "Qualifying wages" Code, without regard to any	means wages, as defined in Section 3121(a) of wage limitations, adjusted as follows:	•
	(a) Deduct the following	g amounts:	
	(i) Any amount inc a plan or program described	luded in wages if the amount constitutes compen in Section 125 of the Internal Revenue Code.	sation attributable to
	(ii) Any amount in disability related to sickness employer, or other payer.	cluded in wages if the amount constitutes payn or an accident paid by a party unrelated to the e	nent on account of a mployer, agent of an
	(iii) Intentionally le	eft blank.	
	(iv) Intentionally le	oft blank.	
*****	(v) Any amount inc	luded in wages that is exempt income.	
	(b) Add the following	amounts:	
·	(i) Any amount not the employer before April 1,	included in wages solely because the employed 1986.	ee was employed by
	exchange, or other disposition	not included in wages because the amount at on of a stock option, the exercise of a stock in of stock purchased under a stock option Divis ose amounts constituting ordinary income.	and a state of
	1 102(0), 01 73/ 01 1	t included in wages if the amount is an amount he Internal Revenue Code. Division (C)(35)(b tributions and employee deferrals.	described in section)(ii) of this section
	(iv) Any amount tha Section 3402(o)(2) of the Inte	nt is supplemental unemployment compensation l ernal Revenue Code and not included in wages.	benefits described in
	(v) Any amount re purposes in accordance with §	ceived that is treated as self-employment inco Section 1402(a)(8) of the Internal Revenue Code	ome for federal tax
percen	(vi) Any amount not	included in wages if all of the following apply:	
:	purposes or would have been	le year the amount is employee compensation there is included in the taxpayer's gross income for a included in the taxpayer's gross income for side the income under Section 911 of the Internal	r federal income tax
	(b) For no prece Section 3121(a) of the Interna	ding taxable year did the amount constitute v I Revenue Code;	vages as defined in
	(c) For no succeed	ding taxable year will the amount constitute wag	es; and

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(d) For any taxa to either division (C)(35)(b effective date of H.B. 5 of th	able year the amount has not otherwis o) of this section or Section 4, as a 130th General Assembly, March 23	e been added to wages pursuant that section existed before the , 2015.
(36) "Related entity" mea		
(a) An individual stoc Section 318 of the Interne stockholder's family own dir	ekholder, or a member of the stock al Revenue Code, if the stockhologetly, indirectly, beneficially, or con ne value of the taxpayer's outstanding	der and the members of the
	a stockholder's partnership, estate older's partnerships, estates, trusts, onstructively, in the aggregate, at lending stock;	
division (C)(36)(d) of this se	party related to the corporation in a corporation to the party or from the ection, provided the taxpayer owns dy percent of the value of the corporation	party to the corporation under
(d) The attribution rule the purpose of determining we this section have been met.	s described in Section 318 of the Int whether the ownership requirements in	ternal Revenue Code apply for a divisions (C)(36)(a) to (c) of
1563(b) of the Internal Rever ownership in accordance with of determining whether a pers	neans a person that, with respect to seither a related entity, a component nue Code, or a person to or from who Section 1563(e) of the Internal Reveson is a related member under this divergence (5%)" wherever "five percue Code.	member as defined in Section om there is attribution of stock onue Code except, for purposes
(38) "Resident" means an determined under Section 3(E	n individual who is domiciled in).	the municipal corporation as
(39) "S corporation" mean 1 of Subtitle A of the Internal	s a person that has made an election Revenue Code for its taxable year.	under subchapter S of Chapter
(40) "Schedule C" means i pursuant to the Internal Reven	nternal revenue service schedule C (f ue Code.	form 1040) filed by a taxpayer
(41) "Schedule E" means in pursuant to the Internal Revenue	nternal revenue service schedule E (f ue Code.	orm 1040) filed by a taxpayer
(42) "Schedule F" means in pursuant to the Internal Revenue	nternal revenue service schedule F (f ue Code.	orm 1040) filed by a taxpayer
(43) "Single member limite one direct member.	ed liability company" means a limi	ted liability company that has
(44) "Small employer" meduring the preceding taxable years type or kind, including, I	eans any employer that had total re ear. For purposes of this division, "to	tal ravanuali maana raasimta af

dividends, and other investment income; compensation; commissions; premiums; money; property; grants; contributions; donations; gifts; program service revenue; patient service revenue; premiums; fees, including premium fees and service fees; tuition payments; unrelated business revenue; reimbursements; any type of payment from a governmental unit, including grants and other allocations; and any other similar receipts reported for federal income tax purposes or under generally accepted accounting principles. "Small employer" does not include

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r	the federal government; any political subdivision; or any purposes.	state government, including any state age entity treated as a government for financia	ncy or instrumentality; any al accounting and reporting
	(45) "Tax Administrate administration of an income	r" means the individual charged with tax levied by the Village of Ottawa in acco	direct responsibility for ordance with this chapter.
	(46) "Tax return prepar Internal Revenue Code and 2	er" means any individual described in \$6 C.F.R. 301.7701-15.	Section 7701(a)(36) of the
	(47) "Taxable year" me taxpayer under the Internal R	ans the corresponding tax reporting per evenue Code.	riod as prescribed for the
	Il corboration in accordance MI	ns a person subject to a tax levied on th this chapter. "Taxpayer" does not include 8)(b)(i) of this section, a disregarded entity	O O OHOME AND A
	ll berbosos may ne a zebstate ts	limited liability company that is a disregative axpayer from its single member in all Ohio rate taxpayer or did not file for its taxable are met:	municinal comment! !
	(a) The limited liab	pility company's single member is also a li	mited liability company.
- According to	(b) The limited libusiness in one or more Oh 2004.	ability company and its single member to municipal corporations for at least five	were formed and doing re years before January 1,
	(c) Not later than member each made an electi 718.01 as that section existed	December 31, 2004, the limited liability on to be treated as a separate taxpayer us on December 31, 2004.	y company and its single nder division (L) of ORC
	(d) The limited li reducing Ohio municipal cor single member.	ability company was not formed for the poration income tax liability of the limite	ne purpose of evading or diability company or its
	(e) The Ohio muni member of the limited liability	cipal corporation that was the primary play company consented to the election.	ace of business of the sole
	taxable year ending in 2003, in	vision (C)(48)(b)(ii) of this section, a mun a limited liability company if, for the fi ts income tax liability was greater in that n ation in Ohio, and that tax liability to that 3 was at least \$400,000.	mited liability company's
	responsibilities of taxpayers to otherwise comply with Chan	ond responsibilities" means the rights 0, 21, and Sections 5717.011 and 5717 of file, report, withhold, remit, and pay noter 718. of the ORC and resolutions, o icipality/City/Village] for the imposition	.03 of the ORC, and the municipal income tax and
	(50) "Video lottery termina	al" has the same meaning as in Section 37	70.21 of the ORC.
	(51) "Video lottery termin	al sales agent" means a lottery sales age video lottery terminals on behalf of the	nt licensed under Charter

SECTION 3 IMPOSITION OF TAX.

yton Legal Blank, Inc.		Form No. 30043
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The income tax levied by the Vi Municipal Taxable Income of eve the Village of Ottawa.	illage of Ottawa at a rate of one p ery person residing in and/or earni	percent (1.0%) is levied on thing and/or receiving income
Individuals.		
received by the resident, include through entities owned directly of	of Ottawa, the income tax levied issions, and other compensation fring the resident's distributive shaper indirectly by the resident and a nition of income (Section 2 (C)(16	om whatever source earned are of the net profit of pa
(B) For nonresidents, all incompensation from whatever so services performed or rendered, any net profit of the nonresident profit or loss of only pass-through	but excluding the permatitual	nonresident for work don nicipal corporation, includi
(C) For residents and nonresider defined in Section 2 (C)(21). Exer	nts, income can be reduced to "M mptions which may apply are spec	lunicipal Taxable Income" ified in Section 2 (C)(12).
Refundable credit for Nonqualif		
(D)(1) As used in this division:		
(a) "Nonqualified deferred (Section 3121(v)(2)(C) of the Intern	compensation plan" means a connal Revenue Code.	npensation plan described
(b) "Qualifying loss" mean nonqualified deferred compensation distributions from the nonqualified distribution of money and property taxpayer sustains a qualifying lost final distribution of money and plan.	y is made by the nonqualified defe	and property attributable Full loss is sustained if the pred compensation plan. The pred compensation plan.
(c)(i) "Qualifying tax rate" me the taxpayer paid income tax to the amount of compensation the payn compensation plan.	eans the applicable tax rate for the he Village of Ottawa with respec- ment of which is deferred pursuar	
(ii) If different tax rates appl a weighted average of those difference paid to the Village of Ottawa each plan.	lied for different taxable years, the ent tax rates. The weighted average a year with respect to the nonqual	a abali ba ba - 1
(d) "Refundable credit" means on the non-distributed portion, if an	the amount of the Village of Otta	wa income tax that was pa pensation plan.
and the second of the second o	age of Ottawa, a taxpayer has pronqualified deferred compensation each municipal corporation shapportionate share of the total municipal	paid tax to other municipa on plan, the amount of the

(3) In no case shall the amount of the credit allowed under this section exceed the cumulative income tax that a taxpayer has paid to the Village of Ottawa for all taxable years with respect to the nonqualified deferred compensation plan.

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greens	(4) The credit allowed under this division is allowed only to the extent the loss is attributable to:	
	(a) The insolvency or bankruptcy of the employer who had estable deferred compensation plan; or	lished the nonqualified
	(b) The employee's failure or inability to satisfy all of the employer necessary to receive the nonqualified deferred compensation.	's terms and conditions
	Domicile.	
	(E)(1)(a) An individual is presumed to be domiciled in the Village of Ott taxable year if the individual was domiciled in the Village of Ottawa immediately preceding taxable year or if the Tax Administrator reasona individual is domiciled in the Village of Ottawa for all or part of the taxable	on the last day of the
	(b) An individual may rebut the presumption of domicile described this section if the individual establishes by a preponderance of the evide was not domiciled in the Village of Ottawa for all or part of the taxable year	nce that the individual
	(2) For the purpose of determining whether an individual is domiciled in for all or part of a taxable year, factors that may be considered include, bu following:	n the Village of Ottawa t are not limited to, the
	(a) The individual's domicile in other taxable years;	
	(b) The location at which the individual is registered to vote;	
Bion of	(c) The address on the individual's driver's license;	
	(d) The location of real estate for which the individual claimed a pro reduction allowed on the basis of the individual's residence or domicile;	perty tax exemption or
	(e) The location and value of abodes owned or leased by the individu	al;
	(f) Declarations, written or oral, made by the individual regaresidency;	rding the individual's
	(g) The primary location at which the individual is employed.	
	(h) The location of educational institutions attended by the individefined in Section 152 of the Internal Revenue Code, to the extent the educational institution is based on the residency of the individual or the incomunicipal corporation where the educational institution is located;	at fuition poid to such
	(i) The number of contact periods the individual has with the Villa purposes of this division, an individual has one "contact period" with the Vindividual is away overnight from the individual's abode located outside of and while away overnight from that abode spends at least some portion, each of two consecutive days in the Village of Ottawa.	/illage of Ottawa if the
•	(3) All additional applicable factors are provided in the Rules and Regu	lations.
	Businesses.	
	(F) This division applies to any taxpayer engaged in a business or profes Ottawa, unless the taxpayer is an individual who resides in the Village of is an electric company, combined company, or telephone company that is a to file reports under Chapter 5745 of the ORC.	Offerra on the terms

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considered as having a taxabl	ovided in division (F)(2) of this section thin and without the boundaries of the e situs in the Village of Ottawa for p n as the average ratio of the following:	ne Village of Ottawa shall be
period to the average original	cost of the real property and tangible usiness or profession in the Village cost of all of the real and tangible per or profession during the same period,	of Ottawa during the taxable
As used in the preceding par rented or leased by the tax multiplying the annual rental ti	agraph, tangible personal or real propayer and the value of such prope tereon by eight;	operty shall include property shall be determined by
salaries, and other compensat business or profession, wherev	other compensation paid during the office of	Village of Ottawa to wages, individuals employed in the
	of the business or profession from axable period in the Village of Ottawa he same period from sales, rentals, and	
request, or the Tax Administra	factors described in division (F)(1) of yer's business activity in the Village of the Village of Ottawa may recion of the income of the taxpayer, a of the following:	of Ottawa, the taxpayer may
(i) Separate accounting	;	
(ii) The exclusion of on	e or more of the factors;	
(iii) The inclusion of o apportionment of the income of	ne or more additional factors that we the taxpayer to the municipal corpora	ould provide for a more fair tion;
(iv) A modification of o	one or more of the factors.	
return. The taxpaver may use	use an alternative apportionment med imely filed appeal of an assessment, of the requested alternative method un- ent issued within the period prescribed	or timely filed amended tax
(c) The Tax Administrate method as described in division taxpayer within the period prescribed.	or may require a taxpayer to use an (F)(2)(a) of this section, but only by ribed by Section 12 (A).	n alternative apportionment issuing an assessment to the
appointment unangement and	F)(2) of this section nullifies or other proved by a the Tax Administrator or taxpayer before January 1, 2016.	wise affects any alternative otherwise agreed upon by
(3) As used in division (F)(includes only wages, salaries, or	l)(b) of this section, "wages, salaries r other compensation paid to an emplo	s, and other compensation"

(a) A location that is owned, controlled, or used by, rented to, or under the possession of one of the following:

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gravos.	(i) The employer;	omer, client, or patient of the employer, or	a related member of such a
	(iii) A vendor, cus	patient; tomer, client, or patient of a person descri r of such a vendor, customer, client, or patie	ihad in CDXCDX Action and
	(b) Any location at martial, or similar administ provided that the compensation	which a trial, appeal, hearing, investigation rative, judicial, or legislative matter or procution is paid for services performed for, or make at the location directly or indirectly ben	on, inquiry, review, court- eeding is being conducted,
	(c) Any other location employee to perform the se (F) (3)(a) or (b) of this sectitax liability. If the Tax Adn	n, if the Tax Administrator determines that ervices at the other location in lieu of a loc ion solely in order to avoid or reduce the eministrator makes such a determination, the	the employer directed the ation described in division uployer's municipal income
	(4) For the purposes of d and services performed shal	ivision (F)(1)(c) of this section, receipts fr l be sitused to a municipal corporation as fo	om sales and rentals made
1	Il manterbar corboration iff M	om the sale of tangible personal propert hich the sale originated. For the purposes illage of Ottawa if, regardless of where title :	of this district - 1 o
¥	(i) The property is goods located within the Vil	shipped to or delivered within the Village lage of Ottawa.	of Ottawa from a stock of
	Things of Ottawa, provided	delivered within the Village of Ottawa fr the taxpayer is regularly engaged through f sales within the Village of Ottawa and t	ife own omnlavens ! it.
	Il carerae me Amage of Offst	s shipped from a place within the Village wa, provided that the taxpayer is not, the citation or promotion of sales at the place w	ough its own amoutters.
	(b) Gross receipts from extent that such services are	n the sale of services shall be sitused to the performed in the Village of Ottawa.	Village of Ottawa to the
	(c) To the extent include the Village of Ottawa shall be	ded in income, gross receipts from the sale e sitused to the Village of Ottawa.	of real property located in
henda	(d) To the extent incl property located in the Villag	uded in income, gross receipts from rent ge of Ottawa shall be sitused to the Village	s and royalties from real of Ottawa,
	(e) Gross receipts from to the Village of Ottawa b in the Village of Ottawa.	n rents and royalties from tangible personal ased upon the extent to which the tangible	property shall be sitused personal property is used
	the Village of Ottawa's tax of Ottawa or if the individual Ottawa. The Village of Otta	ed by an individual taxpayer from the rep by a disregarded entity owned by the indi- only if the property generating the net profit al taxpayer that receives the net profit is a wa shall allow such taxpayers to elect to us et profit sitused under this division to the	vidual, shall be subject to t is located in the Village resident of the Village of

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Net profit reported by applicable, based upo purchase, or lease of from the sale, purchas (b) An individual profit from all real est	received by a real estate agent or broker rel il be sitused to the municipal corporation in we the real estate agent or broker shall be allocate in the ratio of the commissions the agent or least estate located in the Village of Ottawa e, or lease of real estate everywhere in the tax il who is a resident of the Village of Ottawa sate activity on the individual's annual tax ret	which the real estate is located. ted to the Village of Ottawa, if broker received from the sale, to the commissions received table year. shall report the individual's net turn for the Village of Ottawa.	
The individual may of municipal corporation income tax ordinance. (7) When calculating division or division (lowner's ratios the propagate of the intentional (9) Intentionally le	laim a credit for taxes the individual paid to the extent that such a credit is allowed to the extent that such a credit is allowed the ratios described in division (F)(1) of this set)(2) of this section, the owner of a disregarerty, payroll, and gross receipts of such disregarely blank. It blank. LECTION AT SOURCE.	on such net profit to another under the Village of Ottawa's section for the purposes of that ded entity shall include in the	
of Ottawa shall withhe employee in the Villa required under Section rate, specified in Section payer shall deduct an	gent of an employer, or other payer located or old an income tax from the qualifying wages of ge of Ottawa. Except for qualifying wages 13 or division (B)(4) or (6) of this section, to ion 3 of this chapter, of 1%. An employer, a d withhold the tax from qualifying wages of	earned and/or received by each for which withholding is not the tax shall be withheld at the agent of an employer, or other	pC > 1

- agent, or other payer directly, indirectly, or constructively pays the qualifying wages to, or credits the qualifying wages to the benefit of, the employee.
- (B)(1) Except as provided in division (B)(2) of this section, an employer, agent of an employer, or other payer shall remit to the Tax Administrator of the Village of Ottawa the greater of the income taxes deducted and withheld or the income taxes required to be deducted and withheld by the employer, agent, or other payer according to the following schedule:
- (a) Taxes required to be deducted and withheld shall be remitted monthly to the Tax Administrator if the total taxes deducted and withheld or required to be deducted and withheld by the employer, agent, or other payer on behalf of the Village of Ottawa in the preceding calendar year exceeded \$2,399, or if the total amount of taxes deducted and withheld or required to be deducted and withheld on behalf of the Village of Ottawa in any month of the preceding calendar quarter exceeded \$200.

Payment under division (B)(1)(a) of this section shall be made so that the payment is received by the Tax Administrator not later than 15 days after the last day of each month for which the tax was withheld.

- (b) Any employer, agent of an employer, or other payer not required to make payments under division (B)(1)(a) of this section of taxes required to be deducted and withheld shall make quarterly payments to the Tax Administrator not later than the 15th day of the month following the end of each calendar quarter.
 - (c) Intentionally left blank.
- (2) If the employer, agent of an employer, or other payer is required to make payments electronically for the purpose of paying federal taxes withheld on payments to employees under Section 6302 of the Internal Revenue Code, 26 C.F.R. 31.6302-1, or any other federal statute or

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g. who me	taxes deducted and withheld on be	nade by electronic funds transfer to the chalf of the Village of Ottawa. The pay on does not affect an employer's, a uired under this section.	ment of tax by electronic
	amount of tax withheld by the employee and remitted to the Tax payer under this division shall be the return required of an non-residual.	nployer, or other payer shall make and ployer, agent, or other payer from the Administrator. A return filed by an eaccepted by Tax Administrator and lent employee whose sole income subsported by the employee's employer, a	qualifying wages of each employer, agent, or other the Village of Ottawa as ject to the tay under this
	of Ottawa income tax with respe stock option if, at the time of the	mployer, or other payer is not required of to an individual's disqualifying dis disqualifying disposition, the individu ect to whose stock the option has	sposition of an incentive
	of an employer, or other payer t	yed from liability for a tax by the failure to withhold the tax as required unde as exemption from the requirement to w	r this chanter or by the
4	of Ottawa the tax withheld relieve	er, agent of an employer, or other payers the employee from liability for that it, or other payer in connection with the	tax linless the employee
	income tax or income tax withhol	ofore June 26, 2003, is not subject to ding requirement to the extent the defi the time the deferred compensation is a	erred compensation does
	the payment of that amount req	employer, or other payer required to w uired to be withheld, whether or no e deemed to be held in trust for the Vil nitted to the Tax Administrator.	t such taxes have been
	(8) On or before the last day o reconciliation return with the Tax	f February of each year, an employer Administrator listing:	shall file a withholding
	(a) The names, addresses, qualifying wages tax was withheld the preceding calendar year;	and social security numbers of all or should have been withheld for the	employees from whose Village of Ottawa during
	(b) The amount of tax with qualifying wages paid to such emp	sheld, if any, from each such employ loyee during the preceding calendar ye	yee, the total amount of ears;
esercial	(c) The name of every other have been withheld from such emp	municipal corporation for which tax ployee during the preceding calendar ye	was withheld or should ea;
	(d) Any other information r Revenue Service form W-2 or its e	equired for federal income tax report quivalent form with respect to such en	ing purposes on Internal
	(e) Other information as may	be required by the Tax Administrator.	
:	control or direct supervision of or the reports and making payments failure to file a report or pay th	e of the employer, agent of an emplo charged with the responsibility for wit as required by this section, shall be tax due as required by this section or other payer does not discharge the	hholding the tax or filing e personally liable for a 1. The dissolution of an

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liability for a failure of the en	mployer, agent of an employer, or ot	her payer to file returns or pay
to the extent that the tips and division, a tip or gratuity is customer to the employer for	eed to deduct and withhold the Village employer's employees and constituted gratuities are under the employer's counder the employer's control if the subsequent remittance to the employees debit card, or other electronic means.	ontrol. For the purposes of this
	r shall consider any tax withheld by an not otherwise required to be withhous mitted for the purposes of this section	
Occasional Entrant - Withho	olding,	
(C)(1) As used in this division	1:	
(a) "Employer" includes a	a person that is a related member to o	r of an employer.
(b) "Fixed location" mea	ans a permanent place of doing busi or similar location owned or controlle	
report for employment duties of of work" means the worksite losemployment duties on a regula employment duties on a regulary principal place of work" means	ork" means the fixed location to which on a regular and ordinary basis. If the on a regular and ordinary basis to a fixed to which the empar and ordinary basis. If the employed ar and ordinary basis to a fixed to ans the location in this state at whitelendar year performing services for ordinary basis.	e employee is not required to xed location, "principal place loyee is required to report for e is not required to report for ocation or worksite location,
are two or more municipal corp that is greater than the number of employer shall allocate any of t this section among those two or any fair and reasonable method municipal corporations or an all in each such municipal corpor	al corporation in which the employee rming services for or on behalf of the porations in which the employee spen of days the employee spent in any oth the employee's qualifying wages subjir more municipal corporations. The ad, including, but not limited to, an elocation based upon the time spent or ration. A municipal corporation to hall be the employee's "principal placeurposes of this section.	t an identical number of days er municipal corporation, the ect to division (C)(2)(a)(i) of flocation shall be made using equal allocation among such sales made by the employee
	n, the location at which an employee th division (C)(2)(b) of this section, e prporation" wherever "municipal co	

(f) "Public figure" means a person of prominence who performs services at discrete events, such as speeches, public appearances, or similar events, for wages or other remuneration on a perevent basis.

performing arts for wages or other remuneration on a per-event basis.

(e) "Professional entertainer" means a person who performs services in the professional

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pro-	(g) "Worksite location which the employer provid location" does not include t	" means a construction site or other temporary les services for more than 20 days during the c the home of an employee.	worksite in this state at calendar year. "Worksite
	performance of personal s	is (C)(3), (5), (6), and (7) of this section, an em ttawa income tax on qualifying wages paid services in the Village of Ottawa if the em Ottawa on 20 or fewer days in a calendar is:	to an employee for the
	(i) The employee's	principal place of work is located in the Villag	e of Ottawa.
·	construction site or other to provides or provided servicemployer to last more than	performed services at one or more presumed very performed services at one or more presumed work temporary worksite in the Village of Ottawa ices that can reasonably be, or would have 20 days in a calendar year. Services can "reathan 20 days" if either of the following applies	at which the employer been, expected by the
	(a) The nature o services to complete the ser	f the services are such that it will require movices;	ore than 20 days of the
	(b) The agreeme location requires the employ	ent between the employer and its customer to yer to perform the services at the location for m	o perform services at a nore than 20 days.
	(iii) The employee employer withhold tax from	is a resident of the Village of Ottawa and the employee's qualifying wages as provided	has requested that the in Section 4.
	il me dominant wases are bi	is a professional athlete, professional entertaine aid for the performance of services in the en- ional entertainer, or public figure.	er, or public figure, and nployee's capacity as a
	time performing services fo other municipal corporation employee spent in a particu	f division (C)(2)(a) of this section, an employe g services in the Village of Ottawa only if the or or on behalf of the employer in the Village on that day. For the purposes of determining lar location, the time spent performing one or it to have been spent at the employee's principa	e employee spent more of Ottawa than in any the amount of time an
	(i) Traveling to the employer for the day;	location at which the employee will first pe	erform services for the
	(ii) Traveling from employer to any other location	a location at which the employee was perfoon;	orming services for the
Aprilonding.	Il barbose of figuration	any location to another location in order to p or delivery, property that has been purcha ished, processed, remanufactured, or improv	Laldananaa bloo haar
**************************************	Il brovided mar abou delivery	delivering property described in division (C)(2 of the property, the employee does not temp ate owned, used, or controlled by a person oth	orority on name an auti-
	Il donvery or pick-up for the (the location at which the employee makes lay to either the employee's principal place of perform services for the employer.	s the employee's final f work or a location at

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in division (C)(2)(a) of this s	of work of an employee is located income tax, the exception from withhousection shall apply only if, with respection, the employer withholds and remits	olding requirements described	
exceeds the 20-day threshold for any subsequent days in th	in division (C)(4)(b) of this section, in see spends performing personal service, the employer shall withhold and reminant calendar year on which the employer as performed in the Village of Ottawa.	es in the Village of Ottawa	-
(C)(T)(a) of this section may	ed to begin withholding tax for the Vill elect to withhold tax for the Village or qualifying wages to the employee for p	f Ottorya for the first OA James	
of the employee's qualifying	location is the Village of Ottawa and Section 2, the employer shall withhold wages for a taxable year and remit th mber of days which the employee w ttawa.	i municipal income tax on all	
To determine whether an emp will be required to provide th for the preceding taxable year	loyer qualifies as a small employer for e Tax Administrator with the employe	a taxable year, the employer er's federal income tax return	,
(6) Divisions (C)(2)(a) an Administrator and an emplo employer shall comply with the	d (4) of this section shall not apply yer enter into an agreement regardin the requirements of Section 4.	to the extent that the Tax g the manner in which the	ž
SECTION 5 ANNUAL RI	ETURN; FILING.		
morvioual taxpayer eighteen (ottawa income tax return shall be co 18) years of age or older and any taxp ich the taxpayer is subject to the tax,	aver that is not an individual	
when the nonresident individu	or may accept on behalf of all nonres gent of an employer, or other payer un al taxpayer's sole income subject to th ant of an employer, or other payer, and	der Section 5 of this Chapter	
on a form prescribed by the T retirement and the entity from the retiree receives Municipal	Aunicipal Taxable Income for the Vix Administrator a written exemption frax Administrator. The written exempt which retired. The exemption shall be Taxable Income taxable to the Village uply with all applicable provisions of the village of the written and the provisions of the village uply with all applicable provisions of the village uply with all applicable provisions of the village uply with all applicable provisions of the village uplicable upl	om these filing requirements ion shall indicate the date of e in effect until such time as of Ottawa, at which time the	
(B) If an individual is dece completed and filed by that d property of that decedent.	ased, any return or notice required ecedent's executor, administrator, or of	of that individual shall be ther person charged with the	
Ottawa, the return or notice	to complete and file a return or notic required of that individual shall be gent, guardian, conservator, fiduciary, or try of that individual	completed and filed by the	-

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	(D) Returns or notices required of the estate or trust.	of an estate or a trust shall be completed	and filed by the fiduciary
((E) The Village of Ottawa shall	permit spouses to file a joint return.	
Ano d	taxpayer or the taxpayer's duly taxpayer. The return shall include	be filed under this division shall contauthorized agent and of the person who put the taxpayer's social security number rified by a declaration under penalty of p	repared the return for the
	Internal Revenue Service form reported on the taxpayer's feder municipal corporation; the taxpa amended tax return, any other amended return. An individual electronically is not required	shall require a taxpayer who is an indivice turn, copies of the following document of W-2, "Wage and Tax Statements," is bral W-2, as well as taxable wages reposayer's Internal Revenue Service form 104 documentation necessary to support the laxpayer who files the annual return to provide paper copies of any of the dministrator requests such copies after the	ats: all of the taxpayer's including all information orted or withheld for any 0; and, with respect to an adjustments made in the required by this section to foregoing to the Tax
energ.	section, copies of only the foll 1041, form 1065, form 1120, form	may require a taxpayer that is not an in mended net profit return, or request for rowing documents: the taxpayer's Internation 1120-REIT, form 1120F, or form 11 request, any other documentation necesses in the amended return.	efund required under this al Revenue Service form 20S, and with respect to
l	under this division to the Tax	lual and that files an annual net profit retu in some other manner shall either mail Administrator at the time of filing or, if a electronically through the Ohio Busines	the documents required
	determine and verify the taxpa	tax return, the Tax Administrator may a statements, or documents required by eyer's municipal income tax liability. The apply regardless of whether the taxpay ax Administrator.	the Village of Ottawa to
	or before the date prescribed for (G) of Section 5747.08 of the (forms prescribed by the Tax A	rovided in this chapter, each individual in all be completed and filed as required by or the filing of state individual income to DRC. The taxpayer shall complete and fid dministrator or on generic forms, togethan. No remittance is required if the net an	the Tax Administrator on ax returns under division le the return or notice on the with remittance made
general control of the control of th	required by the Tax Administ following the end of the taxpay or notice on forms prescribed	provided in this chapter, each annual netaxpayer that is not an individual shall trator on or before the fifteenth day (1 er's taxable year. The taxpayer shall comby the Tax Administrator or on gene of Village of Ottawa. No remittance is respectively.	be completed and filed as 5 th) of the fourth month mplete and file the return ric forms, together with
	taxpayer's federal income tax re Village of Ottawa's income tax tax return shall be the 15th day the return relates. An extension	duly requested an automatic six-month eturn shall automatically receive an exter return. The extended due date of the Vi of the tenth month after the last day of time to file under this division is not a Administrator grants an extension of that	nsion for the filing of the ilage of Ottawa's income the taxable year to which n extension of the time to

1	Payton Legal Blank, Inc.		Form No. 30043	
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	(a) A copy of the feder Ottawa's income tax return.	ral extension request shall be included w	ith the filing of the Village of	
	six-month extension of the o	has not requested or received a six-moderate return may request that the Tax Adminate for filing the taxpayer's the Village of the Tax Administrator on or before the Tax Administrator shall grant the taxpay	nistrator grant the taxpayer a of Ottawa income tax return.	
	(3) If the tax commission under division (G) of Section extension for the filing of the	er extends for all taxpayers the date for for son 5747.08 of the ORC, a taxpayer she Village of Ottawa's income tax return. tax return shall be the same as the extended of the extend	iling state income tax returns all automatically receive an	
	(4) If the Tax Administra imposed by the Village of C and make payments otherwis required to file annual returns	ator considers it necessary in order to en Ottawa, the Tax Administrator may reque than as provided in this division, includes.	isure the payment of the tax aire taxpayers to file returns ding taxpayers not otherwise	
	(5) To the extent that an provision in divisions (N), (P), or (Q) prevail.	y provision in this division (G) of this O), (P), or (Q) of this section, the provi	s section conflicts with any isions in divisions (N), (O),	
	(H)(1) For taxable years begi to remit tax with respect to no	inning after 2015, the Village of Ottawa et profits if the net amount due is ten doll	shall not require a taxpayer ars or less.	2020
	(2) Any taxpayer not requ to division (H)(1) of this sect under division (F)(3) of this s	tired to remit tax to the Village of Ottawa tion shall file with the Village of Ottawa ection.	a for a taxable year pursuant a an annual net profit return	· rough
	receipt of tax payments, except due to circumstances not undowhen the taxpayer submitted	be made by electronic funds transfer, the credited to an account designated by the pt that, when a payment made by electroner the control of the taxpayer, the payment the payment. This division shall not application of Section 4 or provisions for semi-materials.	e Tax Administrator for the nic funds transfer is delayed nt is considered to be made	
	tax imposed on the taxpayer remitted to the Village of Ott	lage of Ottawa by an employer, the age 4 shall be allowed to the taxpayer as cre by the Village of Ottawa, unless the a tawa and the recipient colluded with the ailure to remit the amounts withheld.	dits against payment of the	
		the Village of Ottawa to be filed in acc spayer may check to authorize another pe eturn, to communicate with the Tax A		
	and filed, contains all of the regulations adopted by the V taxpayer or tax return prepare	all accept for filing a generic form of any Village of Ottawa, provided that the gene information required by ordinance, illage of Ottawa or the Tax Administrar filing the generic form otherwise compage of Ottawa's ordinance, resolution, reports, or documents.	resolution, or rules and tor, and provided that the	

Filing via Ohio Business Gateway.

(M)(1) Any taxpayer subject to municipal income taxation with respect to the taxpayer's net profit from a business or profession may file the Village of Ottawa's income tax return, estimated

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r	payment of amounts shown	n, or extension for filing a municipal income in to be due on such returns, by using the Ohio and of an employer, or other payer may report	Business Gateway.
:	income tax withheld from the Ohio Business Gateway	GUALITYING WAGES. And may make remittance o	f such amounts, by using
	II .	on affects the due dates for filing employer wi	thholding tax returns.
	Extension for service in o	r for the armed forces.	
	by the president of the Uncivilian serving as support armed forces, may apply to time for filing of the return of Ottawa during the perthereafter. The application member's or civilian's duty	ational guard of any state and each member of ited States called to active duty pursuant to a nited States or an act of the congress of the personnel in a combat zone or contingency of the Tax Administrator of Village of Ottawa and an extension of time for payment of taxe ited of the member's or civilian's duty ser shall be filed on or before the one hundred y terminates. An applicant shall provide successary to demonstrate eligibility for the extensions.	un executive order issued United States, and each peration in support of the for both an extension of s required by the Village vice, and for 180 days d eightieth day after the chevidance as the Tage.
- Comment	of the tax in installments the terminates. The Tax Admir considers appropriate. How	trator ascertains that an applicant is qualified nistrator shall enter into a contract with the apart begin on the 181st day after the applicant instrator may prescribe such contract terms a vever, taxes pursuant to a contract entered into a Administrator shall not require any payment tes for the extension period.	pplicant for the payment t's active duty or service s the Tax Administrator
·	una accion, the applicant sn	rator determines that an applicant is qualified nall neither be required to file any return, report tax otherwise due to the Village of Ottawa bur service terminates.	rt or other top decimal
	definducing the tax Admi	nt to a contract entered into under (O)(1) on instrator shall not require any payments of for the extension period.	of this division are not penalties or interest in
	(P)(1) Nothing in this divisions (N) and (O) of this	ion denies to any person described in this dis section.	vision the application of
and the second	and an extension of time in Ottawa in accordance with (P)(2)(a) of this section she taxpayer receives under the taxpayer means a member armed forces of the United issued by the president of the state of the taxpayer.	eyer who is eligible for an extension under the ion of time in which to file any return, report in which to make any payment of taxes required this chapter. The length of any extension hall be equal to the length of the correspondent Internal Revenue Code. As used in the of the national guard or a member of a real States called to active duty pursuant to eithe United States or an act of the congress of her in a combat zone or contingency opersonnel in a combat zone or contingency opersonnel.	t, or other tax document uired by the Village of granted under division ding extension that the is division, "qualifying serve component of the ther an executive order
	after the expiration of the e Administrator shall not requ for the extension period. The	ent is extended in accordance with division the extension period. Such taxes become delicatension period if the taxes are not paid priorities any payment of penalties or interest in cone Tax Administrator shall not include any perithis section in calculating the penalty or interest.	inquent on the first day or to that date. The Tax nection with those taxes

circumstances,

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(Q) For each taxable year the provisions of divisions taxpayer if the filing status Consolidated municipal in	to which division (N), (O), or (P) of this (O)(2) and (3) of this section, as applical of the spouse and the taxpayer is married	s section applies to a taxpayer, ble, apply to the spouse of that d filing jointly for that year.
(R) As used in this section:	<u>come tax return.</u>	
grand and the second		
exchange carrier that is pri	corporations" means an affiliated group by except that, if such a group includes marily engaged in the business of provio- filiated group shall not include any incu- luded in the group.	at least one incumbent local
(2) "Consolidated feder income tax purposes pursua	al income tax return" means a consoli nt to Section 1501 of the Internal Reven	dated return filed for federal ue Code.
income tax return, before "Consolidated federal taxal	al taxable income" means the consolitions, as computed for the purposes of e consideration of net operating looke income" does not include income ouded from the affiliated group under divi	filing a consolidated federal sses or special deductions.
	change carrier" has the same meaning	li li
(5) "Local exchange tele ORC.	phone service" has the same meaning	as in Section 5727.01 of the
taxable year if at least one mof Ottawa's income tax in consolidated federal income for a five-year period beginn in the reporting method is reach subsequent five-year municipal income tax returns.	inning on or after January 1, 2016, a tax ons may elect to file a consolidated municipal may be affiliated group of corpora that taxable year, and if the affiliated group at tax return with respect to that taxable ming with the first taxable year of the intequired under federal law. The election period unless the taxpayer elects to distribute the first taxable year of the integration of the property of the section of the property of the taxpayer elects to distribute the first taxable year.	tions is subject to the Village group of corporations filed a group. The election is binding itial election unless a change a continues to be binding for econtinue filing consolidated
municipal income tax return election to discontinue filing	ntinue filing consolidated municipal in the first year following the last year election period in effect under division a consolidated municipal income tax ret at taxable year of the election.	of a five-year consolidated
(3) An election made und the affiliated group of corpor	er division (S)(1) or (2) of this section i ations subject to a municipal income tax	s binding on all members of
(T) A taxpayer that is a mer federal income tax return for return for that taxable year evidence, that intercompany has been a distortive shifting Village of Ottawa. A taxpaye return for a taxable year shi	nber of an affiliated group of corporation a taxable year shall file a consolidated V if the Tax Administrator determines, transactions have not been conducted a of income or expenses with regard to all r that is required to file a consolidated V all file a consolidated Village of Ottaw less the taxpayer requests and receives	ons that filed a consolidated //illage of Ottawa income tax by a preponderance of the t arm's length and that there llocation of net profits to the //illage of Ottawa income tax

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A Process	(U) A taxpayer shall prepare a consolidated Village of C manner as is required under the United States department procedures for the preparation of the consolidated federal by the common parent of the affiliated group of which the to (V)(1) Except as otherwise provided in divisions (V)(2), (3)	of treasury regulations that prescribe income tax return required to be filed expayer is a member.), and (4) of this section, corporations
	that file a consolidated municipal income tax return sh income, as defined in Section 2, by substituting "cons "federal taxable income" wherever "federal taxable incomes substituting "an affiliated group of corporation's" for corporation's" appears in that division.	olidated federal taxable income" for me" appears in that division and by
	(2) No corporation filing a consolidated Village of Ott adjustment otherwise required under Section 2 (C)(1) to deduction otherwise subject to the adjustment has been computation of consolidated federal taxable income.	the extent that the item of income or
	(3) If the net profit or loss of a pass-through entity havivalue of its ownership interest owned or controlled, direct of corporations is included in that affiliated group's contaxable year, the corporation filing a consolidated Village one of the following with respect to that pass-through en year:	ly or indirectly, by an affiliated group colidated federal taxable income for a of Ottawa income tax return shall do
	(a) Exclude the pass-through entity's net profit taxable income of the affiliated group and, for the purpos in divisions (R) through (Y) of Section 5, exclude the propass-through entity in the computation of the affiliated group of the entity's net profit or loss is so excluded, the separate taxpayer on the basis of the entity's net profits the consolidated federal taxable income of the affiliated group	e of making the computations required perty, payroll, and gross receipts of the pup's net profit sitused to the Village of entity shall be subject to taxation as a nat would otherwise be included in the
	(b) Include the pass-through entity's net profit or income of the affiliated group and, for the purpose of divisions (R) through (Y) of Section 5, include the prop pass-through entity in the computation of the affiliated group. Ottawa. If the entity's net profit or loss is so included, the a separate taxpayer on the basis of the entity's net profit federal taxable income of the affiliated group.	making the computations required in erty, payroll, and gross receipts of the oup's net profit sitused to the Village of entity shall not be subject to taxation as
	(4) If the net profit or loss of a pass-through entity hav of its ownership interest owned or controlled, directly corporations is included in that affiliated group's constaxable year, all of the following shall apply:	or indirectly, by an affiliated group of
;	(a) The corporation filing the consolidated munic pass-through entity's net profit or loss from the consol affiliated group and, for the purposes of making the through (Y) of Section 5, exclude the property, payroll, entity in the computation of the affiliated group's net profit	lidated federal taxable income of the computations required in divisions (R) and gross receipts of the pass-through
E	(b) The pass-through entity shall be subject to the separate taxpayer in accordance with this chapter on the totherwise be included in the consolidated federal taxable	asis of the entity's net profits that would
	(W) Corporations filing a consolidated Village of Ott computations required under divisions (R) through (Y) o federal taxable income attributable to for net profit from that section and by substituting "affiliated group of "taxpayer" appears in that section.	f Section 5 by substituting "consolidated n" wherever "net profit from" appears in

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Village of Ottawa in accord	g a consolidated Village of Ottawa, interest, penalties, fines, charges, cance with this chapter on the corporar for any portion of the taxable year,	or other amounts imposed by the	
Village of Ottawa may cont	affiliates that made an election or en nuary 1, 2016, to file a consolidated tinue to file consolidated or combine for taxable years beginning on and affi	or combined tax return with the	
SECTION 6 CREDIT F	OR TAX PAID TO OTHER MUN	ICIPALITIES.	
(A) No credit is provided to	residents for tax paid to other munici	ipalities.	
SECTION 7 ESTIMATI	ED TAXES.		
(A) As used in this section:			
(1) "Estimated taxes" m taxpayer's tax liability for the	eans the amount that the taxpayer by Village of Ottawa's income tax for	reasonably estimates to be the the current taxable year.	
	the total taxes due to the Village of och the taxpayer is entitled, and afent, or credit from another taxable years.		
(B)(1) Every taxpayer shall r the form prescribed by the T \$200. For the purposes of thi	make a declaration of estimated taxes ax Administrator, if the amount pays s section:	s for the current taxable year, on able as estimated taxes is at least	1; vic ng
dates on which all amounts y	or the Village of Ottawa from qualical amounts on each payment date unvere actually withheld, in which case ounts were actually withheld.	logo the terments and 11'1 at	
the payment is made by electhis division, "date of the pos	of tax applied as a credit to a subsect of tax applied as a credit to a subsect of tax at a stamped on the cover in what tronic funds transfer, the date the past ark "means, in the event there is not the cover by the postal service.	ich the payment is mailed or, if	
may amend a deciaration find	returns shall file joint declarations der rules prescribed by the Tax Adn plve months shall make a declaration	ninistrator A torracron barring a	
rung or municipal income ta	imated taxes shall be filed on or be x returns under division (G) of Section after the taxpayer becomes subject t	on 5 on on on bafana tha GA and	E //4
(4) Taxpayers reporting or (15 th) day of the fourth month	n a fiscal year basis shall file a decla after the beginning of each fiscal ye	ration on or before the fifteenth ar or period.	муңг-а
(5) The original declaration	on or any subsequent amendment ma rterly payment day as provided in thi	W he increased or decreased on	•
vocamatou taxos made payable	of the tax liability for the taxable to the Village of Ottawa, including ing on or before the applicable payme	the application of toy refunds to	-

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	(a) On or before the fitaxable year, twenty-two and or	ifteenth (15 th) day of the fourth month at ne-half (22.5) percent of the tax liability fo	fter the beginning of the or the taxable year;
Austrial ((b) On or before the f taxable year, forty-five (45) per	ifteenth (15 th) day of the sixth month af cent of the tax liability for the taxable yea	ter the beginning of the
	(c) On or before the f taxable year, sixty-seven and or	ifteenth (15 th) day of the ninth month af ne-half (67.5) percent of the tax liability fo	ter the beginning of the or the taxable year;
	(d) On or before the fi percent (90%) of the tax liabilit	fteenth (15 th) day of the twelfth month of y for the taxable year.	the taxable year, ninety
	(2) When an amended dec amended declaration shall be dates.	claration has been filed, the unpaid bale paid in equal installments on or before	ance shown due on the the remaining payment
	which the declaration or amend	nth (15 th) day of the fourth month of the ded declaration was filed, an annual retur t be paid with the return in accordance wit	m shall be filed and any
	be imposed pursuant to Sect underpayment, unless the under	payment of any portion of a tax liability, ion 18 upon the amount of underpay rpayment is due to reasonable cause as de underpayment shall be determined as follows:	ment for the period of
	(a) For the first payme (22.5%) of the tax liability, less	nt of estimated taxes each year, twenty-te the amount of taxes paid by the date present	wo and one-half percent cribed for that payment;
L	(b) For the second pays tax liability, less the amount of	ment of estimated taxes each year, forty-f taxes paid by the date prescribed for that p	ive percent (45%) of the payment;
	(c) For the third payme (67.5%) of the tax liability, less	ent of estimated taxes each year, sixty-sex the amount of taxes paid by the date preso	ven and one-half percent cribed for that payment;
	(d) For the fourth payn liability, less the amount of taxe	nent of estimated taxes each year, ninety as paid by the date prescribed for that payr	percent (90%) of the tax ment.
	estimated taxes on or before a	ayment shall run from the day the estimate h the payment is made. For purposes of the ny payment date shall be considered a punch the payment of estimated taxes except paid to avoid any penalty.	nis section, a payment of
	(E) An underpayment of any postable be due to reasonable cause taxes for the taxable year if any	ortion of tax liability determined under di- e and the penalty imposed by this section of the following apply:	vision (D) of this section shall not be added to the
	tax liability for the current tax	d taxes that were paid equals at least nine able year, determined by annualizing the month immediately preceding the month	income received during
	liability shown on the return of immediately preceding taxable	taxes that were paid equals at least one hip the taxpayer for the preceding taxable year reflected a period of twelve months Village] under Section 5 for that year.	vear, provided that the
	(3) The taxpayer is an ind domiciled there on the first day taxable year.	lividual who resides in [Municipality/Ci y of January of the calendar year that inc	ty/Village] but was not ludes the first day of the

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	SECTION 8 ROUNDING OF AMOUNTS. A person may round to the nearest whole dollar all amounts the person is required to enter on any return, report, voucher, or other document required under this chapter. Any fractional part of a dollar that equals or exceeds fifty cents shall be rounded to the next whole dollar, and any fractional part of a dollar that is less than fifty cents shall be dropped. If a person chooses to round amounts entered on a document, the person shall round all amounts entered on the	
	SECTION 9 REQUESTS FOR REFUNDS.	
	(A) As used in this section, "withholding tax" has the same meaning as in Section 18.	
	(B) Upon receipt of a request for a refund, the Tax Administrator, in accordance with this section, shall refund to employers, agents of employers, other payers, or taxpayers, with respect to any income or withholding tax levied by [Municipality/City/Village]:	
	(1) Overpayments of ten dollars or more;	
	(2) Amounts paid erroneously if the refund requested is ten dollars or more.	
	 (C)(1) Except as otherwise provided in this chapter, requests for refund shall be filed with the Tax Administrator, on the form prescribed by the Tax Administrator within three years after the tax was due or paid, whichever is later. The Tax Administrator may require the requestor to file with the request any documentation that substantiates the requestor's claim for a refund. (2) On filing of the refund request, the Tax Administrator shall determine the amount of refund due and certify such amount to the appropriate municipal corporation official for payment. Except as provided in division (C)(3) of this section, the administrator shall issue an assessment to any taxpayer whose request for refund is fully or partially denied. The assessment shall state the amount of the refund that was deviid the result denied. The assessment shall state 	· · · · · · · · · · · · · · · · · · ·
	appealing the assessment. (3) If a Tax Administrator denies in whole or in part a refund request included within the taxpayer's originally filed annual income tax return, the Tax Administrator shall notify the taxpayer, in writing, of the amount of the refund that was devied the refund that was denied to the refund that was devied to the refund that was denied to the refund that was devied to the refund that was denied to the refund that was denied to the refund that was devied	
	151 requesting an assessment that may be appealed under Section 21.	
	(D) A request for a refund that is received after the last day for filing specified in division (C) of this section shall be considered to have been filed in a timely manner if any of the following situations exist:	
	(1) The request is delivered by the postal service, and the earliest postal service postmark on the cover in which the request is enclosed is not later than the last day for filing the request.	
	(2) The request is delivered by the postal service, the only postmark on the cover in which the request is enclosed was affixed by a private postal meter, the date of that postmark is not later than the last day for filing the request, and the request is received within seven days of such last day.	W ***
	(3) The request is delivered by the postal service, no postmark date was affixed to the cover in which the request is enclosed or the date of the postmark so affixed is not legible, and the request is received within seven days of the last day for making the request.	fang el
	(E) Interest shall be allowed and paid on any overpayment by a taxpayer of any municipal income tax obligation from the date of the overpayment until the date of the refund of the overpayment, except that if any overpayment is refunded within 90 days after the final filing date of the annual return or 90 days after the completed return is filed, whichever is later, no interest shall be allowed on the refund. For the purpose of computing the payment of interest on amounts oversaid no amount of the for any table.	

overpaid, no amount of tax for any taxable year shall be considered to have been paid before the

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	date on which the return on wh time for filing that return. Interes	ich the tax is reported is due, without regard at shall be paid at the interest rate described in	to any extension of a Section 18 (A)(4).
	SECTION 10 SECOND MUN ALLOWED FOR REFUND.	NICIPALITY IMPOSING TAX AFTER T	IME PERIOD
	(A) Income tax that has been deposited with another municip subject to the three-year limitation.	deposited with the Village of Ottawa, bu ality, is allowable by the Village of Ottaw on on refunds.	t should have been a as a refund but is
	tax on that income is imposed af paid to the other municipality, the tax or withholding the Village	ed with another municipality but should have to recovery by the Village of Ottawa. If the ter the time period allowed for a refund of the Village of Ottawa shall allow a nonrefur to of Ottawa claims is due with respect to surpaid to the first municipality with respect	Village of Ottawa's e tax or withholding adable credit against
	Village of Ottawa's tax rate is	x rate is less than the tax rate in the other malculated using the Village of Ottawa's tax ragreater than the tax rate in the other municipalit is to be paid to the Village of Ottawa, alone period of nonpayment.	te. However, if the
	(D) Nothing in this section perm	its any credit carryforward.	
\$ ment	SECTION 11 AMENDED RE	TURNS.	
	changes as a result of an adjus	ity shown on the annual tax return for the tment to the taxpayer's federal or state increturn with the Village of Ottawa. The americax Administrator.	ome tay return the
	amend its type of return from a	ile an amended consolidated municipal inco separate return to a consolidated return, bas return, the taxpayer shall notify the Tax A	ed on the taynayara
	tax shown to be due is ten dolla reopen those facts, figures, com	yment, the amended return shall be accompa- together with any penalty and interest there is or less, no payment need be made. The a putations, or attachments from a previously indirectly, by the adjustment to the taxpay	mended return shall
	(i) to determine the amo and attachments were reopened;	unt of tax that would be due if all facts, figor,	gures, computations,
Proof.	(ii) if the applicable state 12 has not expired for a previous	ute of limitations for civil actions or proseculy filed return.	itions under Section
	(2) The additional tax to be facts, figures, computations, and of the two amounts.	paid shall not exceed the amount of tax that attachments were reopened; i.e., the paymen	would be due if all at shall be the lesser
	filed beyond the period prescribe that division. If the amount of the Village of Ottawa. A request	nent, a request for refund may be filed under n (D) of this section for filing the amended d in that division if it otherwise conforms to he refund is less than ten dollars, no refund filed under this division shall claim refun those facts, figures, computations, or attachn	return, even if it is the requirements of need be paid by the

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taxpayer's annual return that are taxpayer's federal or state incom Section 9.	e affected, either directly or indirect ne tax return, unless it is also filed	tly, by the adjustment to the within the time prescribed in	
facts, figures, computations, and	led shall not exceed the amount of red attachments were reopened. All led to determine the refund amount onments.	facts, figures, computations.	·
taxpayer's Village of Ottawa's ta of Ottawa return showing incon final determination of federal or	al determination of any federal or stax liability, that taxpayer shall make ne subject to the Village of Ottawa state tax liability. The taxpayer sha e thereon or make a claim for refundanten dollars.	and file an amended Village income tax based upon such all pay any additional Village	
SECTION 12 LIMITATION	S.		
(A)(1)(a) Civil actions to recove income taxes shall be brought with	r municipal income taxes and penaltithin the later of:	ties and interest on municipal	
(i) Three years after the	ne tax was due or the return was filed	l, whichever is later; or	
(ii) One year after the	conclusion of the qualifying deferra	l period, if any.	
(b) The time limit describ	red in division (A)(1)(a) of this sector and the employer, agent of the extension. Any extension shall also	tion may be extended at any	10. Ta
(2) As used in this section, "ending as follows:	qualifying deferral period" means a	period of time beginning and	
of Tax Review the request de subsequent decision, finding, or	a person who is aggrieved by an associated in Section 21. That date so holding by any administrative bootiction to affirm, reverse, or modify	hall not be affected by any ly or court that the Board of	
the Board of Tax Review beco Board of Tax Review, the sixtlet of Tax Review is either ultima	ne sixtieth day after the date on whi mes final or, if any party appeals f th day after the date on which the fin tely affirmed in whole or in part o mation, in whole or in part, or that re	rom the determination of the all determination of the Board or ultimately reversed and no	
income tax shall be commenced that in the case of fraud, failure	e made punishable under a resolution of the commission of the a return, or the omission of reported, prosecutions may be commission of the	ssion of the offense, provided twenty-five percent (25%) or	
(C) A claim for a refund of mu provided in Section 9.	unicipal income taxes shall be broug	ght within the time limitation	
	t that an appeal is pending, the petiti		

Ottawa does not prejudice any claim for refund upon final determination of the appeal.

(2) If upon final determination of the appeal an error in the assessment is corrected by the Tax Administrator, upon an appeal so filed or pursuant to a final determination of the Board of Tax

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<u> </u>	tax appeals has been apprefund will be paid in the	rd of tax appeals, or any court to which the decision pealed, so that the resultant amount due is less the amount of the overpayment as provided by Section 9.	an the amount paid, a
Marine .		ecover the Village of Ottawa income tax or relate either of the following time periods:	ed penalties or interest
	(1) The period durin interest or those penaltie	g which a taxpayer has a right to appeal the im s;	position of that tax or
	(2) The period during penalties is pending.	g which an appeal related to the imposition of that	tax or interest or those
	SECTION 13 AUDIT	s.	
	taxpayer a written descri audit and a statement overpayment of a tax. A	ommencement of an audit, the Tax Administrate iption of the roles of the Tax Administrator and of of the taxpayer's rights, including any right to At or before the commencement of an audit, the Ten the audit is considered to have commenced.	the taxpayer during the obtain a refund of an
<u></u>	audit of a taxpayer dur taxpayer. A taxpayer w	olving suspected criminal activity, the Tax Adminiting regular business hours and after providing reaches in the comply with a proposed time for a would cause inconvenience or hardship must offer	easonable notice to the an audit on the grounds
L	represented by an att Administrator shall pres represent the taxpayer Administrator. If a tax	a audit by the Tax Administrator, a taxpayer is enterior, accountant, bookkeeper, or other tax scribe a form by which a taxpayer may designate sin the conduct of any proceedings resulting from the tax account of tax account of the tax account of tax account	practitioner. The Tax uch a person to assist or om actions by the Tax lministrator may accept
		to answer any questions asked by the person cond unity to consult with the taxpayer's attorney, acc	
	This division does not a	authorize the practice of law by a person who is no	t an attorney.
	(D) A taxpayer may rec	ord, electronically or otherwise, the audit examina	tion.
	(E) The failure of the Texcuse a taxpayer from defect in a taxpayer's ca	Tax Administrator to comply with a provision of an payment of any taxes owed by the taxpayer rase.	this section shall neither nor cure any procedural
		trator fails to substantially comply with the provious application by the taxpayer, shall excuse the tax	
	SECTION 14 SERV	ICE OF ASSESSMENT.	
	(A) As used in this sect	tion:	
	is originally sent by c reasonable means such	dress" means the address the Tax Administrator has certified mail, or any address the Tax Administra as the use of a change of address service offered service under Section 5703.056 of the ORC.	ator can ascertain using

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or 1100 dilatol Deci	ess" means an address to which the ion 5703.056 of the ORC is not able when the reason for non-delivery is assessment.	to dolinam and a li	۵٬۲۸
authorized under Section 57 assessment, the Tax Admi	of this section, a copy of each assess her by personal service, by certified '03.056 of the ORC. With the permiss nistrator may deliver the assessment luding, but not limited to, delivery by s	mail, or by a delivery service ion of the person affected by an	ta atrod
change of address service of Section 5703.056 of the OR address, the assessment shall	s returned because of an undeliverable ans to ascertain a new last known a offered by the postal service or an aut C. If the Tax Administrator is unable I be sent by ordinary mail and conside cause of an undeliverable address, the ssment's postmark.	ddress, including the use of a thorized delivery service under to ascertain a new last known	
protest the ruling of that ass 60 days after the receipt of s	Iministrator or other Village of Ottave to on the person to whom the assessment essment by filing an appeal with the lo ervice. The delivery of an assessment oction is prima facie evidence that del	ent is directed, the person may ocal board of tax review within	
and onto than the chimoilac	sment by a Tax Administrator by cert erable address, the Tax Administrator ent shall show the date the Tax Administrator	shall recend the agreement to.	ju v v od v Storoskoj
and the assessment was me	to be served on the addressee under ap alled by the Tax Administrator as sho eal may be filed apply from and after th	sem on the eggenerate and all	
mizormation is prima racie ev	rmed because of an undeliverable vidence that delivery of the assessmen ne assessment by ordinary mail and tha	t rron commisted to discover to the	
If the ordinary mail is sub Administrator shall proceed	sequently returned because of an ununder division (C)(1)(a) of this section service under this division in accord	ndeliverable address, the Tax	
the assessment was sent by associated at the time the Tax this section, a person is asso mailed the assessment if, at conducting business at the a	he presumption of delivery and servi roving by a preponderance of the evid y certified mail was not an address a Administrator originally mailed the a sociated with an address at the time the that time, the person was residing, address; or if, before that time, the per- sessment was mailed, the person's age	ence that the address to which with which the person was ssessment. For the purposes of Tax Administrator originally receiving legal documents, or	****

as determined by voting rights, of the addressee's business.

(2) If a person elects to appeal an assessment on the basis described in division (D)(1) of this section, and if that assessment is subject to collection and is not otherwise appealable, the person must do so within 60 days after the initial contact by the Tax Administrator or other Village official, or the designee of either, with the person. Nothing in this division prevents the Tax

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	Administrator or other official from entering into a compromise with the person if the person does not actually file such an appeal with the local board of tax review.
gerblane.	(E) Nothing in this section prohibits the Tax Administrator or the Tax Administrator's designee from delivering an assessment by a Tax Administrator by personal service.
Parket	(F) Collection actions taken upon any assessment being appealed under division (C)(1)(b) of this section, including those on which a claim has been delivered for collection, shall be stayed upon the pendency of an appeal under this section.
	(G) Additional regulations as detailed in the Rules and Regulations shall apply.
	SECTION 15 ADMINISTRATION OF CLAIMS.
	(A) As used in this section, "claim" means a claim for an amount payable to the Village of Ottawa that arises pursuant to the Village of Ottawa's income tax imposed in accordance with this chapter.
	(B) Nothing in this chapter prohibits a Tax Administrator from doing either of the following if such action is in the best interests of the Village of Ottawa:
	(1) Compromise a claim;
	(2) Extend for a reasonable period the time for payment of a claim by agreeing to accept monthly or other periodic payments.
	(C) The Tax Administrator's rejection of a compromise or payment-over-time agreement proposed by a person with respect to a claim shall not be appealable.
	(D) A compromise or payment-over-time agreement with respect to a claim shall be binding upon and shall be to the benefit of only the parties to the compromise or agreement, and shall not eliminate or otherwise affect the liability of any other person.
	(E) A compromise or payment-over-time agreement with respect to a claim shall be void if the taxpayer defaults under the compromise or agreement or if the compromise or agreement was obtained by fraud or by misrepresentation of a material fact. Any amount that was due before the compromise or agreement and that is unpaid shall remain due, and any penalties or interest that would have accrued in the absence of the compromise or agreement shall continue to accrue and be due.
	SECTION 16 TAX INFORMATION CONFIDENTIAL.
Γ	(A) Any information gained as a result of returns, investigations, hearings, or verifications required or authorized by this chapter is confidential, and no person shall access or disclose such information except in accordance with a proper judicial order or in connection with the performance of that person's official duties or the official business of the Village of Ottawa as authorized by this chapter. The Tax Administrator or a designee thereof may furnish copies of returns filed or otherwise received under this chapter and other related tax information to the internal revenue service, the tax commissioner, and tax administrators of other municipal corporations.
.	(B) This section does not prohibit the Village of Ottawa from publishing or disclosing statistics in a form that does not disclose information with respect to particular taxpayers.
	SECTION 17 FRAUD.
	No person shall knowingly make, present, aid, or assist in the preparation or presentation of a false or fraudulent report, return, schedule, statement, claim, or document authorized or required by the Village of Ottawa ordinance or state law to be filed with a the Tax Administrator, or knowingly procure, counsel, or advise the preparation or presentation of such report, return,

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schedule, statement, claim, or d procure, counsel or advise such o report, return, schedule, statemer of Ottawa or the Tax Administrat	document, or knowingly change, change, alteration, or amendment nt, claim, or document is based w tor.	alter, or amend, or knowingly of the records upon which such ith intent to defraud the Village	
SECTION 18 INTEREST AN	ID PENALTIES.		
(A) As used in this section:			
(1) "Applicable law" means instructions, and rules adopted l indirectly address the levy, payme	this chapter, the resolutions, by the Village of Ottawa provid ent, remittance, or filing requirem	ordinances, codes, directives, led they impose or directly or ents of the Village of Ottawa.	
(2) "Federal short-term rate" marketable obligations of the Un less, as determined under Section	" means the rate of the average rited States with remaining period 1274 of the Internal Revenue Cod	market yield on outstanding is to maturity of three years or de, for July of the current year.	
(3) "Income tax," "estimated estimated income tax, and with applicable law, including at any ti	income tax," and "withholding sholding tax imposed by the V ime before January I, 2016.	tax" means any income tax, illage of Ottawa pursuant to	
(4) "Interest rate as described i rounded to the nearest whole nu calendar year next following th determined in accordance with div		ans the federal short-term rate, The rate shall apply for the he federal short-term rate is	
(5) "Return" includes any tarrequired to be filed with a the employer, any agent of the emploany time before January 1, 2016.	x return, report, reconciliation, s Tax Administrator or the Villa yer, or any other payer pursuant		
(6) "Unpaid estimated income the tax is required to be paid under	tax" means estimated income tax r applicable law.	k due but not paid by the date	
(7) "Unpaid income tax" mear required to be paid under applicabl	ns income tax due but not paid l le law.	by the date the income tax is	
(8) "Unpaid withholding tax" withholding tax is required to be page.	means withholding tax due b	ut not paid by the date the	
	amounts an employer, any agent		
(B)(1) This section applies to the f	following:		
(a) Any return required to after January 1, 2016;	be filed under applicable law for	taxable years beginning on or	
(b) Income tax, estimated it to the Village of Ottawa on or after	income tax, and withholding tax r January 1, 2016.	equired to be paid or remitted	
	to returns required to be filed or post of the filing or payment date. Refer to January 1, 2016, but filed or	eturns required to be filed or	

subject to the ordinances or rules and regulations, as adopted before January 1, 2016, of the

Village of Ottawa to which the return is to be filed or the payment is to be made.

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	(C) Should any taxpayer, employer, agent of the employer, or other payer for any reason fails, in whole or in part, to make timely and full payment or remittance of income tax, estimated income tax, or withholding tax or to file timely with the Village of Ottawa any return required to be filed, the following penalties and interest shall apply: (1) Interest shall be imposed at the rate described in division (A) of this section, per annum, on
	all unpaid income tax, unpaid estimated income tax, and unpaid withholding tax. (2)(a) With respect to unpaid income tax and unpaid estimated income tax, the Village of Ottawa may impose a penalty equal to fifteen percent (15%) of the amount not timely paid.
	(b) With respect to any unpaid withholding tax, the Village of Ottawa may impose a penalty equal to fifty percent (50%) of the amount not timely paid.
	(3) With respect to returns other than estimated income tax returns, the Village of Ottawa may impose a penalty of \$25 for each failure to timely file each return, regardless of the liability shown thereon for each month, or any fraction thereof, during which the return remains unfiled regardless of the liability shown thereon. The penalty shall not exceed \$150 for each failure.
	(D) Nothing in this section requires the Village of Ottawa to refund or credit any penalty, amount of interest, charges, or additional fees that the Village of Ottawa has properly imposed or collected before January 1, 2016.
	(B) Nothing in this section limits the authority of the Village of Ottawa to abate or partially abate penalties or interest imposed under this section when the Tax Administrator determines, in the Tax Administrator's sole discretion, that such abatement is appropriate.
	(F) By the 31st day of October of each year the Village of Ottawa shall publish the rate described in division (A) of this section applicable to the next succeeding calendar year.
	(G) The Village of Ottawa may impose on the taxpayer, employer, any agent of the employer, or any other payer the Village of Ottawa's post-judgment collection costs and fees, including attorney's fees.
	SECTION 19 AUTHORITY OF TAX ADMINISTRATOR; VERIFICATION OF INFORMATION.
	Authority.
	(A) Nothing in this chapter shall limit the authority of the Tax Administrator to perform any of the following duties or functions, unless the performance of such duties or functions is expressly limited by a provision of the ORC:
	(1)(a) Exercise all powers whatsoever of an query nature as provided by law, including, the right to inspect books, accounts, records, memorandums, and federal and state income tax returns, to examine persons under oath, to issue orders or subpoenas for the production of books, accounts, papers, records, documents, and testimony, to take depositions, to apply to a court for attachment proceedings as for contempt, to approve vouchers for the fees of officers and witnesses, and to administer oaths.
.	(b) The powers referred to in this division of this section shall be exercised by the Tax Administrator only in connection with the performance of the duties respectively assigned to the Tax Administrator under the Village of Ottawa's income tax ordinance;
	(2) Appoint agents and prescribe their powers and duties;
	(3) Confer and meet with officers of other municipal corporations and states and officers of the United States on any matters pertaining to their respective official duties as provided by law.

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In addition, the Tax Administrator finds that there h	ovided by law, including orders frincluding penalties and interest the ator may investigate any claim of has been an overpayment, make a prove and issue a refund payable s provided in this chapter;	f overpayment and, if the Tax	
(5) Exercise the authority p settlement of tax claims;	provided by law relative to conse	enting to the compromise and	
(6) Exercise the authority pr methods by taxpayers in accordan	rovided by law relative to the use nce with Section 3;	e of alternative apportionment	
the Tax Administrator's own	determinations, computations, and d to make and, pursuant to time li motion, review, re-determine, o orders the Tax Administrator has	imitations provided by law, on	
computation, or order which the	filed with the Board of Tax Review review, re-determine, or correct a Tax Administrator has made, unles plicant, is dismissed, or is otherwis	my tax finding, determination,	
	or other tax documents in the man		
(9) Enter into an agreement win Section 4.	vith a taxpayer to simplify the with	hholding obligations described	
Verification of accuracy of retu	rns and determination of liabilit	y <u>.</u>	
other person that is subject to, or of this chapter for the purpose of filed, to ascertain the tax due und or a duly authorized agent or emp	any authorized agent or employ ral and state income tax returns of that the Tax Administrator believed f verifying the accuracy of any ret ler this chapter. Upon written required loyee thereof, every employer, tax	of any employer, taxpayer, or es is subject to, the provisions turn made or, if no return was uest by the Tax Administrator	
or employee to investigate and ex tax returns at a reasonable time an	ish the opportunity for the Tax Acamine such books, papers, records and place designated in the request.	iministrator, authorized agent, s, and federal and state income	
be open to the Tax Administrator period of six years following the cunless the Tax Administrator, in order requires that they be kept lo served on that person, to keep si	ocuments of any taxpayer, emplistrator believes is subject to, the piers inspection during business hourend of the taxable year to which the writing, consents to their destruction. The Tax Administrator may uch records as the Tax Administrator is liable, and the extent of such for the withholding of such tax.	rovisions of this chapter shall s and shall be preserved for a e records or documents relate, tion within that period, or by require any person, by notice	
(3) The Tax Administrator m	ay examine under oath any perso	on that the Tay Administration	

for taxation or any transaction tending to affect such income. The Tax Administrator may, for this purpose, compel any such person to attend a hearing or examination and to produce any books, papers, records, and federal and state income tax returns in such person's possession or control. The person may be assisted or represented by an attorney, accountant, bookkeeper, or other tax practitioner at any such hearing or examination. This division does not authorize the practice of

law by a person who is not an attorney.

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<i>y</i>	(4) No person issued hearing or examination or returns under this section si	written notice by the Tax Administrator con the production of books, papers, records, or fe hall fail to comply.	npelling attendance at a deral or state income tax
	Identification information	<u>t.</u>	
	tax document with the Tax the person's social secu- identification number req Administrator to provide id	oter prohibits the Tax Administrator from requite Administrator to provide identifying informativity number, federal employer identification uested by the Tax Administrator. A persocientifying information that has experienced analythe Tax Administrator of the change before identifying information.	tion, which may include tion number, or other n required by the Tax by change with respect to
	Administrator does not re request, nothing in this cha	ninistrator makes a request for identifying in eceive valid identifying information within opter prohibits the Tax Administrator from impost was directed pursuant to Section 18, in adm 199.	30 days of making the posing a penalty upon the
	not notify the Tax Admini division (C) of Section 1	red by the Tax Administrator to provide idenstrator of a change with respect to that inform 9 within 30 days after filing the next tax dothing in this chapter prohibits the Tax Admin 18.	nation as required under locument requiring such
	billed and imposed in the information is sought and	rovided for under divisions (C)(2)(a) and (b) same manner as the tax or fee with respect are in addition to any applicable criminal penaction 17 and any other penalties that may	to which the identifying lties described in Section
	SECTION 20 REQUES	T FOR OPINION OF THE TAX ADMINIS	STRATOR,
	(A) An "opinion of the Trespect to prospective mun of the Tax Administrator.	Cax Administrator" means an opinion issued icipal income tax liability. It does not include	under this section with ordinary correspondence
	(B) A taxpayer may sub accordance with the Rules	mit a written request for an opinion of the and Regulations.	e Tax Administrator in
	(C) A taxpayer is not relievan opinion that contained a	ved of tax liability for any activity or transaction of one or mount of one or mount of one or mount of the or	on related to a request for ore material facts.
	(D) A Tax Administrator section. Such refusal is no	r may refuse to offer an opinion on any required to appeal.	quest received under this
	(B) An opinion of the Ta taxpayer for whom the opother municipal corporation	x Administrator binds the Tax Administrator pinion was prepared and does not bind the Tax.	only with respect to the ax Administrator of any
	(F) An opinion of the Tax SECTION 21 BOARD	Administrator issued under this section is not OF TAX REVIEW.	subject to appeal.
	appointed by the legislativemployees, elected officiaterm or in the five years (the date of appointment.	ax Review shall consist of three members, we authority of the Village of Ottawa, but such als, or contractors with the Village of Ottawa (which applies only to these two appointment one member shall be appointed by the Mayor employee of the Village of Ottawa, but may	ch appointees may not be at any time during their s) immediately preceding of the Village of Ottawa.

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•	finance or equivalent office directly involved in municip	or, or the Tax Administrator or other s al tax matters, or any direct subordinate	similar official or an employee e thereof.	
	reappointed by the legislat	ors of the Board of Tax Review of the at the number of terms that a member ive authority. The board member appear at the discretion of the Mayor.	Village of Ottawa shall be two r may serve if the member is pointed by the Mayor of the	,
	nonfeasance in office. To re a copy of the charges again heard in person or by cours	eard of Tax Review appointed by the eauthority by majority vote for a move such a member, the legislative as at the member and afford the member el in the member's own defense upon we authority on the charges is final and	an opportunity to be publicly	
	(4) A member of the qualifications for the position law.	Board of Tax Review who, for any n prescribed by this section shall resign	reason, ceases to meet the n immediately by operation of	
	vacancy occurring prior to tappointed shall hold office	nexpired term shall be filled in the soft when the vacancy was created. And he expiration of the term for which the for the remainder of such term. No wer and authority of the remaining member and authority of the remaining members.	ny member appointed to fill a he member's predecessor was	
	official that appointed the m Board of Tax Review in the	rarily unable to serve on the Board of or similar reason, the legislative au ember shall appoint another individua member's place. The appointment of ments and limitations as are applicable o serve.	thority or top administrative	Michael
		strator issues an assessment, the Tax Anne time of the taxpayer's right to appear opeal the assessment, and the address to		
	shall specify the reason or re-	n issued an assessment may appeal the est with the Board of Tax Review. The assessment should be duys after the taxpayer receives the asses	e request shall be in writing,	
	additional time to prepare or taxpayer may appear before t law, certified public accounta hearing to be continued as jo	v shall schedule a hearing to be held we under division (C) of this section, a waives a hearing. If the taxpayer doe he Board of Tax Review and may be ant, or other representative. The Board intly agreed to by the parties. In such the treating unless the treating unless the	es not waive the hearing, the represented by an attorney at of Tax Review may allow a	
	appeal within 90 days after the copy of its final determination after issuing the final determination.	may affirm, reverse, or modify the Tar. The Board of Tax Review shall issue the Board of Tax Review's final hearing by ordinary mail to all of the parties nation. The taxpayer or the Tax Adminimation as provided in Section 5717.011	g a final determination on the ag on the appeal, and send a to the appeal within 15 days	vand
	procedures and shall keep a	w created pursuant to this section sharecord of its transactions. Such record Section 149.43 of the ORC. Hearing	orde are not public record-	

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	subject to Section 121,22 of	the ORC.	tion are not meetings of a public body
	SECTION 22 AUTHORI	TY TO CREATE RULES AT	ND REGULATIONS.
	adopt rules to administer an chapter. Such rules shall no	income tax imposed by the Vil t conflict with or be inconsisted to comply not only with the	y of the Village of Ottawa, or a Tax istrator by resolution or ordinance, to llage of Ottawa in accordance with this ent with any provision of this chapter. e requirements of this chapter, but also
	All rules adopted under this	section shall be published and p	posted on the internet.
	SECTION 23 RENTAL A	ND LEASED PROPERTY.	
	apartments, rooms and other commencing with the effect before the January 31 first address and also telephone	r rental accommodations, duri ive date of this section, shall following such calendar year number, if available, of each	llage of Ottawa, who rent or otherwise sidential dwelling purposes, including ng any calendar year, or part thereof, file with the Tax Administrator on or a written report disclosing the name, a tenant known to have occupied on om or other residential dwelling rental
A STATE OF THE STA	of any tenant of residential r	s to have any knowledge of the ental real property in the Village, is authorized to examine and enumber of any tenant of reax Administrator, or his duly ords and the attendance of all r	re him, or his duly authorized agent, of ename, address and telephone number ge of Ottawa. The Tax Administrator, by person, under oath, concerning the esidential real property located in the y authorized agent, may compel the ersonal before him, whether as parties nowledge of the name, address and in the Village of Ottawa.
	(C) Any property owner or Section 99 of this chapter:	person that violates one or mo	re of the following shall be subject to
	(1) Fails, refuses or negl	ects to timely file a written rep	port required by subsection (a) hereof;
	(2) Makes an incomple hereof; or	te or intentionally false writt	en report required by subsection (a)
	(3) Fails to appear before and disclose any tenant infor as authorized in this section;	mation pursuant to any order	duly authorized agent and to produce or subpoena of the Tax Administrator
	(4) Fails to comply with Administrator.	the provisions of this section	or any order or subpoena of the Tax
	SECTION 24 SAVINGS O	LAUSE.	,
	clause, section or part of this of the several groups of unconstitutional, illegal or in only such clause, sentence, se	ver of Council to impose the te chapter or any tax against or ex persons, or forms of incom realid, such unconstitutionality ection or part of this chapter ar	oration, or to any property as to whom ax herein provided for. Any sentence, exception granted any individual or any especified herein if found to be y, illegality or invalidity shall affect and shall not affect or impair any of the r parts of this chapter. It is hereby

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declared to be the intention of Counconstitutional, illegal or invalid so	ouncil that this chapter would	have been adopted had su
SECTION 25 COLLECTION O		
(A) This chapter shall continue eff and insofar as the collection of tax any tax so levied or enforcing any effective until all of said taxes levi and all suits and prosecutions for the of this chapter shall have been fully and Section 99 hereof.	ective insofar as the levy of taxe es levied hereunder and actions provisions of this chapter are ed hereunder in the aforesaid p	or proceedings for collectic concerned, it shall continueriods are fully paid and an
(B) Annual returns due for all or ar on the date provided in Sections 5 continuing.	y part of the last effective year and Section 4 of this ordinan	of this ordinance shall be d ace as though the same we
SECTION 26 ADOPTION OF R	ITA RULES AND REGULAT	IONS.
The Village of Ottawa hereby ad Regulations, including amendments Ottawa's Income Tax Rules and Re the Village of Ottawa Income Tax (will supersede. Until and if the cont ceases, Section 26 will supersede promulgation of rules and regulation	gulations. In the event of a con Ordinance and the RITA Rules of tractual relationship between the	time, for use as the Village iffict with any provision(s) Regulations, the Ordinan
SECTION 99 VIOLATIONS; PE	NALTIES.	*
(A) Whoever violates Section 17, di Village of Ottawa income taxes de misdemeanor of the first degree a imprisonment for a term of up to six is an employee, or official, of the V employment or dismissal from office	nd shall be subject to a fine months, or both. If the individual	nployee, shall be guilty of of not more than \$1,000
(B) Any person who discloses in violation of division (A) of Section subject to a fine of not more than \$5 not exceeding five years, or both. It official, of the Village of Ottawa, dismissal from office.	10 shall be guilty of a felony of 000 plus the costs of prosecution the individual that commits the	the fifth degree and shall in, or imprisonment for a ter
(C) Each instance of access or discleseparate offense.	osure in violation of division (A	a) of Section 16 constitutes
(D) If not otherwise specified herein,	no person shall:	
(1) Fail, neglect or refuse to mal	ce any return or declaration requ	ired by this ordinance;
(2) File any incomplete or false	•	
(3) Fail, neglect or refuse to pay	the tax, penalties or interest imp	osed by this chapter;
(4) Refuse to permit the Tax A examine his books, records, papers a or net profits of a taxpayer;	Administrator or any duly author of federal and state income tax	orized agent or employee returns relating to the incor

(5) Fail to appear before the Tax Administrator and to produce his books, records, papers or federal and state income tax returns relating to the income or net profits of a taxpayer upon order or subpoena of the Tax Administrator;

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gambag	(7) Fail to comply wit Administrator authorized h	to the Tax Administrator any information with th the provisions of this ordinance or any ordenereby; eer false information as to his true name, corre- fail to promptly notify an employer of any cha	er or subpoena of the Tax
	(E) Any person who viole penalties provided for in Son NOW THI Ottawa, State of Ohio two-	ates any of the provisions in Section 99 (Dection 99 (A) of this chapter. EREFORE BE IT ORDAINED by the Council-thirds of its members concurring: I. That Chapter 193 of the Codified Ordinand	shall be subject to the lof the Village of
pomos		ead as set forth in this document. II. This ordinance shall take effect and be in 2015 APPROVED:	force from and after
Sec. 10	Barbara J. Herniller Clerk-Treasurer Approved	J. Dean Meyer Mayor Has to form Joseph C. Schroeder, Law 1	Director

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