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rernment Forms and Supplies (844) 224-3338 FORM NO. SHTROR11

AN ORDINANCE ENACTING SECTION 177.01, 177.02, 177.03, 177.04, 177.05, 177.06, 177.07, 177.08, 177.09, 177.10, 177.11, 177.12, 177.13, 177.14, 177.15, 177.16, 177.17, 177.18, 177.19, 177.20, 177.21, 177.22, 177.23, 177.24, 177.25, 177.26, 177.27 AND 177.99 OF THE RUTLAND MUNICIPAL CODE LEVYING AN ANNUAL MUNICIPAL INCOME TAX ON INCOME, QUALIFYING WAGES, COMMISSIONS AND OTHER COMPENSATION, AND ON NET PROFITS.

WHEREAS, the Village of Rutland requires adequate revenue to meet the ncreasing costs of Village operations and services.

WHEREAS, said Village requires adequate revenue to meet the needs of public health, safety, service, general welfare and infrastructure.

WHEREAS, said Village has been declared to be in a state of fiscal emergency by the Auditor of State due to a general fund deficit.

WHEREAS, it is estimated that said Village will procure twenty thousand dollars (\$20,000) in local tax revenue annually, insufficient for the expedient successful recovery of the general fund deficit as well as the long term sustainability and improvement of Village programs and services which benefit the public health, safety, service, general welfare and infrastructure.

WHEREAS, a municipal income tax study completed by the Regional Income Tax Agency (RITA) yielded an estimate of fifty thousand dollars (\$50,000), at zero percent (0%) credit in additional local tax revenue following the implementation of a municipal income tax.

WHEREAS, the Village Council of the Village of Rutland deems the levy of an annual municipal income tax on income, qualifying wages, commissions and other net profits is critical to the financial solvency of said Village, the successful recovery of the general fund deficit and the long term sustainability and improvement of Village programs and services.

Be it Ordained by the Council of the Village of Rutland in the County of Meigs, State of Ohio,

**SECTION 1.** This Ordinance shall be cited and referred to as the "Village of Rutland Income Tax Ordinance of 2022", or "Income Tax Ordinance".

**SECTION 2.** Rutland Municipal Code, Title 17, Municipal Regulations, Chapter 177, Taxation, is hereby amended by adding thereto section 177.01, 177.02, 177.03, 177.04, 177.05, 177.06, 177.07, 177.08, 177.09, 177.10, 177.11, 177.12, 177.13, 177.14, 177.15, 177.16, 177.17, 177.18, 177.19, 177.20, 177.21, 177.22, 177.23,

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177.24, 177.25, 177.26, 177.27 AND 177.99 to read as follows:

#### § 177.01 AUTHORITY TO LEVY TAX; PURPOSE OF TAX.

(A) To provide funds for the purposes of general municipal operations, maintenance. new equipment, extension and enlargement of municipal services and facilities and capital improvements, the Village of Rutland hereby levies an annual municipal income tax on income, qualifying wages, commissions and other compensation, and on net profits as hereinaster provided.

(B)

(1) The annual tax is levied at a rate of one-percent (1%). The tax is levied at a uniform rate on all persons residing in or earning or receiving income in the Village of Rutland. The tax is levied on income, qualifying wages, commissions and other compensation, and on net profits as hereinafter provided in § 177.03 of the Municipal Code and other sections as they may apply.

#### (2) Intentionally left blank.

(C) The tax on income and the withholding tax established by Chapter 177 of the Rutland Municipal Code are authorized by Article XVIII, Section 3 of the Ohio Constitution. The tax is levied in accordance with, and is intended to be consistent with, the provisions and limitations of Chapter 718 of the Ohio Revised Code, hereinafter, "ORC". Chapter 177 of the Rutland Municipal Code is effective for tax years beginning January 1, 2023 and ending December 31, 2025.

#### § 177.02 DEFINITIONS.

- (A) Any term used in Chapter 177 of the Rutland Municipal Code that is not otherwise defined in said Chapter has the same meaning as when used in a comparable context in laws of the United States relating to federal income taxation or in Title LVII of the ORC, unless a different meaning is clearly required. If a term used in Chapter 177 of the Municipal Code that is not otherwise defined in Chapter 177 of the Municipal Code is used in a comparable context in both the laws of the United States relating to federal income tax and in Title LVII of the ORC and the use is not consistent, then the use of the term in the laws of the United States relating to federal income tax shall control over the use of the term in Title LVII of the ORC.
- (B) The singular shall include the plural, and the masculine shall include the feminine and the gender-neutral.

(C) As used in Chapter 177 of the Rutland  (1) ADJUSTED FEDERAL TAX file as a C corporation, or for a person the under (C)(24)(d) of this division, means a net operating losses and special deduction Code, adjusted as follows:  (a) Deduct intangible income income. The deduction shall be a income relates to assets used in production of income.  (b) Add an amount equal	that has elast C corpor ons as detections to the allowed in a trade	INCOME. For a lected to be taxe ration's federal ta termined under the extent include regardless of whom the or business or	d as a C con exable income the Internal and ed in federal hether the in assets held	rporation ne before Revenue
(1) ADJUSTED FEDERAL TAX file as a C corporation, or for a person the under (C)(24)(d) of this division, means a net operating losses and special deduction Code, adjusted as follows:  (a) Deduct intangible income income. The deduction shall be a income relates to assets used in production of income.	that has elast C corpor ons as detections to the allowed in a trade	INCOME. For a lected to be taxe ration's federal ta termined under the extent include regardless of whom the or business or	d as a C con exable income the Internal and ed in federal hether the in assets held	rporation ne before Revenue
file as a C corporation, or for a person the under (C)(24)(d) of this division, means a net operating losses and special deduction Code, adjusted as follows:  (a) Deduct intangible income. The deduction shall be a income relates to assets used in production of income.	that has elast Corporons as detections to the allowed and a trade	lected to be taxe ration's federal ta termined under to the extent include regardless of what or business or	d as a C con exable income the Internal and ed in federal hether the in assets held	rporation ne before Revenue
under (C)(24)(d) of this division, means a net operating losses and special deduction Code, adjusted as follows:  (a) Deduct intangible income. The deduction shall be a income relates to assets used in production of income.	come to the allowed in a trade	ration's federal ta termined under to the extent include regardless of what or business or	the Internal ed in federa hether the in assets held	ne before Revenu Il taxable Intangible Il for the
net operating losses and special deduction.  Code, adjusted as follows:  (a) Deduct intangible incoming income. The deduction shall be a income relates to assets used in production of income.	come to the allowed in a trade	termined under to the extent include regardless of what or business or	the Internal and in federal hether the in assets held	Revenu  I taxable tangible for the
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(b) Add an amount equal		percent (5%) o		
(b) Add an amount equal		percent (5%) c		
	) of this s			
deducted under division (C)(1)(a)				
intangible income directly related			•	sition o
property described in Section 1221	1 of the Ir	nternal Revenue	Code;	
(c) Add any losses allowed	d as a dec	duction in the co	mnutation o	of feder
taxable income if the losses dir				
disposition of an asset described				
Revenue Code;				
<u>(d)</u>				
200 50		(0)(1)(1)(2)		
(i) Except as prov				
income and gain included income and gain directly re				
of an asset described in Se				
Code;	occuon 12	221 01 1231 01 1	ine miternar	Revenu
Code				
(ii) Division (C)(1)	1)(d)(i) of	f this section do	es not appl	ly to th
extent the income or gain i				-
1250 of the Internal Revenu				
		i lai		
(e) Add taxes on or measu		et income allow	ed as a dedu	uction in
the computation of federal taxable	income;			
(6) In the same of a seal and	atata i	atmosat to a	lot-4 !	
(f) In the case of a real es			_	

amounts set aside for or credited to the benefit of investors and allowed as a

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deduction in the computation of federal taxable income;

- (g) Deduct, to the extent not otherwise deducted or excluded in computing federal taxable income, any income derived from a transfer agreement or from the enterprise transferred under that agreement under Section 4313.02 of the ORC;
- (h) Deduct exempt income to the extent not otherwise deducted or excluded in computing adjusted federal taxable income.
- (i) Deduct any net profit of 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 net profit in the group's federal taxable income in accordance with division (V)(3)(b) of Section 5.
- (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 (V)(3)(b) of § 177.05 of the Municipal Code.

If the taxpayer is not a C corporation, is not a disregarded entity that has made an election described in division (C)(48)(b) of this section, is not a publicly traded partnership that has made the election described in division (C)(24)(d) of this section, and is not an individual, the taxpayer shall compute adjusted federal taxable income under this section as if the taxpayer were a C corporation, except guaranteed payments and other similar amounts paid or accrued to a partner, former partner, shareholder, former shareholder, member, or former member shall not be allowed as a deductible expense unless such payments are in consideration for the use of capital and treated as payment of interest under Section 469 of the Internal Revenue Code or United States treasury regulations. Amounts paid or accrued to a qualified self-employed retirement plan with respect to a partner, former partner, shareholder, member, or former member of the taxpayer, amounts paid or accrued to or for health insurance for a partner, former partner, shareholder, former shareholder, member, or former member, and amounts paid or accrued to or for life insurance for a partner, former partner, shareholder, former shareholder, member, or former partner, shareholder, former shareholder, member, or former member, or former member, or former partner, shareholder, former shareholder, member, or former member, or former member shall not be allowed as a deduction.

Nothing in division (C)(1) of this section shall be construed as allowing the taxpayer to add or deduct any amount more than once or shall be construed as allowing any taxpayer to deduct any amount paid to or accrued for purposes of federal self-employment tax.

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	- Certe and B	T. A written fin	ding by the Tax A	dministrat	or that
	person has underpaid mur	icipal income ta	x, or owes penalty	and interes	st, or an
	combination of tax, pen				
	commences the person's				
	Tax Review pursuant to		has "ASSESSME	ENT" writt	ten in a
	capital letters at the top of	such finding.			
	(b) "Assessment"	does not include	a notice denying a	request f	or refun
	issued under division (C				
	taxpayer of current or pa				
	Tax Administrator's requ				
	taxpaver of mathematics	al errors, or a	Tax Administrat	or's other	writte
	correspondence to a perso	n or taxpayer tha	it does not meet the	criteria p	rescribe
	by division (C)(2)(a) of th	is section.			
	(2) (IIDIT The	:	41 !	the beater	
	(3) AUDIT. The examinate oranda, or accounts of a pe				
	e purpose of determining lia			Iax Aum	msnaw
<u>101 tile</u>	c purpose of determining na	omity for a mum	cipai income tax.		
	(4) BOARD OF TAX RE	VIEW. BOARD	OF REVIEW, or	BOARD	OF TA
APPE	EALS, or other named local				
	atters, means the entity crea				
					- 2
	(5) CALENDAR QUART		three-month period	ending o	n the las
day o	f March, June, September, o	r December.			
	(6) CASINO OPERATOR	and CASINO I	FACILITY have the	same mea	anings a
in Sec	ction 3772.01 of the ORC.				
	(7) CERTIFIED MAIL				
	FAL SERVICE, and simi		de any delivery	service au	uthorize
pursu	ant to Section 5703.056 of the	he ORC.			
	(8) DISREGARDED E.	NTITY Means	a single membe	er limited	liabilit
comp	any, a qualifying subchap				
	liary, or entity is a disregard				
	(9) DOMICILE. Means	the true, fixed, a	nd permanent hom	e of a taxp	ayer an
to wh	ich, whenever absent, the ta	vnaver intende	to return A tayna	var may be	210 220-

(10) EMPLOYEE. Means an individual who is an employee for federal income

than one residence but not more than one domicile.

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tax purposes.

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(11) EMPLOYER. means a person that is an employer for federal income tax purposes.

#### (12) EXEMPT INCOME means all of the following:

- (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.
- (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 payments received from private industry or local, state, or federal governments or from 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

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	levied under Section 5727.	lic utility when that public utility is su		
	unis section does not apply f	24 or 5727.30 of the ORC. Division of purposes of Chapter 5745, of the O	n (C)(12)(i) of	
	items of income subject t corporation is specifically	luntary conversions, interest on feders of a tax levied by the state and the prohibited by law from taxing, and experiod of administration except succusiness.	at a municipa d income of a	
	(k) Compensation or allowances excluded from federal gross under Section 107 of the Internal Revenue Code.			
	(1) Employee composition (C)(35) of this section	ensation that is not qualifying wages	s as defined in	
	United States air force base that is used for the housing center for air force operation of residence or domicile. If	paid to a person employed within the be under the jurisdiction of the United g of members of the United States air ons, unless the person is subject to tag of the compensation is subject to taxat on such income shall be payable sidence or domicile.	States air force force and is xation because ion because o	
	corporation, other than any as defined in Section 3121(a	part of the share of net profits that repart of the share of net profits that repart of the Internal Revenue Code or net in Section 1402(a) of the Internal Revenue Code	presents wage earnings fron	
	(o) Intentionally left	blank.		
	<u>(p)</u>			
	this section, qualify 177.04 of the Munic	provided in divisions (C)(12)(p)(ii), (ing wages described in division (C)(ipal Code to the extent the qualifying ng for the Village of Rutland under	(2) or (5) of § wages are not	

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ernment Forms and Supplies (844) 224-3338 FORM NO. SHTROR11 Ordinance No. 2022-12 October 17 22 Passed . 20 professional athlete, professional entertainer, or public figure. For purposes of division (C)(12)(g)(ii)(b) of this section, "professional athlete," "professional entertainer," and "public figure" have the same meanings as in division (C) of § 177.04 of the Municipal Code. (iii) Compensation to which division (C)(12)(q) of this section applies shall be treated as earned or received at the individual's base of operation. If the individual does not have a base of operation, the compensation shall be treated as earned or received where the individual is domiciled. (iv) For purposes of division (C)(12)(q) of this section, "base of operation" means the location where an individual owns or rents an office, storefront, or similar facility to which the individual regularly reports and at which the individual regularly performs personal services for compensation. (r) Compensation paid to a person for personal services performed for a political subdivision on property owned by the political subdivision, regardless of whether the compensation is received by an employee of the subdivision or another person performing services for the subdivision under a contract with the subdivision, if the property on which services are performed is annexed to a municipal corporation pursuant to Section 709.023 of the ORC on or after March 27, 2013, unless the person is subject to such taxation because of residence. If the compensation is subject to taxation because of residence, municipal income tax shall be payable only to the municipal corporation of residence. (s) Income the taxation of which is prohibited by the constitution or laws of the United States. Any item of income that is exempt income of a pass-through entity under division (C) of this section is exempt income of each owner of the pass-through entity to the extent of that owner's distributive or proportionate share of that item of the entity's income. (13) FORM 2106. Means internal revenue service form 2106 filed by a taxpayer pursuant to the Internal Revenue Code.

(14) GENERIC FORM. Means an electronic or paper form that is not

prescribed by a particular municipal corporation and that is designed for reporting taxes

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withheld by an employer, agent of an employer, or other payer, estimated municipal income taxes, or annual municipal income tax liability or for filing a refund claim.

(15) GROSS RECEIPTS. Means the total revenue derived from sales, work done, or service rendered.

(16) INCOME. Means the following:

(a)

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(i) For residents, all income, salaries, qualifying wages, commissions, and other compensation from whatever source earned or received by the resident, including the resident's distributive share of the net profit of pass-through entities owned directly or indirectly by the resident and any net profit of the resident, except as provided in (C)(24)(d) of this division.

#### (ii) For the purposes of division (C)(16)(a)(i) of this section:

- (a) Any net operating loss of the resident incurred in the taxable year and the resident's distributive share of any net operating loss generated in the same taxable year and attributable to the resident's ownership interest in a pass-through entity shall be allowed as a deduction, for that taxable year and the following five taxable years, against any other net profit of the resident or the resident's distributive share of any net profit attributable to the resident's ownership interest in a pass-through entity until fully utilized, subject to division (C)(16)(a)(iv) of this section;
- (b) The resident's distributive share of the net profit of each pass-through entity owned directly or indirectly by the resident shall be calculated without regard to any net operating loss that is carried forward by that entity from a prior taxable year and applied to reduce the entity's net profit for the current taxable year.
- (iii) Division (C)(16)(a)(ii) of this section does not apply with respect to any net profit or net operating loss attributable to an ownership interest in an S corporation unless shareholders' shares of net profits from S corporations are subject to tax in the municipal corporation as provided in division(C)(12)(n) or (C)(16)(e) of this section.

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- (iv) Any amount of a net operating loss used to reduce a taxpayer's net profit for a taxable year shall reduce the amount of net operating loss that may be carried forward to any subsequent year for use by that taxpayer. In no event shall the cumulative deductions for all taxable years with respect to a taxpayer's net operating loss exceed the original amount of that net operating loss available to that taxpayer.
- (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 non-resident's distributive share of the net profit or loss of only pass-through entities owned directly or indirectly by the nonresident.
  - (c) For taxpayers that are not individuals, net profit of the taxpayer;
- (d) Lottery, sweepstakes, gambling and sports winnings, winnings from games of chance, and prizes and awards. If the taxpayer is a professional gambler for federal income tax purposes, the taxpayer may deduct related wagering losses and expenses to the extent authorized under the Internal Revenue Code and claimed against such winnings.
  - (e) Intentionally left blank.
- (17) INTANGIBLE INCOME. Means income of any of the following types; income yield, interest, capital gains, dividends, or other income arising from the ownership, sale, exchange, or other disposition of intangible property including, but not limited to, investments, deposits, money, or credits as those terms are defined in Chapter/ordinance 5701. of the ORC, and patents, copyrights, trademarks, tradenames, investments in real estate investment trusts, investments in regulated investment companies, and appreciation on deferred compensation. "Intangible income" does not include prizes, awards, or other income associated with any lottery winnings, gambling winnings, or other similar games of chance.
- (18) INTERNAL REVENUE CODE has the same meaning as in Section 5747.01 of the ORC.
- (19) LIMITED LIABILITY COMPANY. Means a limited liability company formed under chapter/ordinance 1705. of the ORC or under the laws of another state.

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(20) MUNICIPAL CORPORATION includes a joint economic development district or joint economic development zone that levies an income tax under Section 715.691, 715.70, 715.71, or 715.74 of the ORC.

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#### (a) MUNICIPAL TAXABLE INCOME. Means the following:

(i) For a person other than an individual, income apportioned or sitused to the Village of Rutland under Section 3, as applicable, reduced by any pre-2017 net operating loss carryforward available to the person for the Village of Rutland.

(ii)

- (a) For an individual who is a resident of the Village of Rutland, income reduced by exempt income to the extent otherwise included in income, then reduced as provided in division (C)(21)(b) of this section, and further reduced by any pre-2017 net operating loss carryforward available to the individual for the municipal corporation.
- (b) For an individual who is a nonresident of Village of Rutland, income reduced by exempt income to the extent otherwise included in income and then, as applicable, apportioned or sitused to the municipal corporation under Section 3, then reduced as provided in division (C)(21)(b) of this section, and further reduced by any pre-2017 net operating loss carryforward available to the individual for Village of Rutland.
- (b) In computing the municipal taxable income of a taxpayer who is an individual, the taxpayer may subtract, as provided in division (C)(21)(a)(ii)(a) or (C)(21)(b) of this section, the amount of the individual's employee business expenses reported on the individual's form 2106 that the individual deducted for federal income tax purposes for the taxable year, subject to the limitation imposed by Section 67 of the Internal Revenue Code. For the municipal corporation in which the taxpayer is a resident, the taxpayer may deduct all such expenses allowed for federal income tax purposes, but only to the extent the expenses do not relate to exempt income. For a municipal corporation in which the taxpayer is not a resident, the taxpayer may deduct such expenses only to the extent the expenses are related to the taxpayer's performance of personal services in that nonresident municipal corporation and are not related to exempt

income.  (22) MUNICIPALITY. Means the sare capitalized in Chapter 177 of the Municipalized in Chapter 177 of the Municipalized they refer to a mof Rutland.  (23) NET OPERATING LOSS. Moperation of a trade or business. "Net operates resulting from basis limitations, at-risk limitatio	ans a loss incurred	f Rutland. If the term erring to the Village of other than the Village of the Village of the than the Village of the than the Village of the than the United Instance of the United
(22) MUNICIPALITY. Means the sare capitalized in Chapter 177 of the Municipal Rutland. If not capitalized they refer to a mof Rutland.  (23) NET OPERATING LOSS. Not operation of a trade or business. "Net operates resulting from basis limitations, at-risk limita	ans a loss incurred	erring to the Village of other than the Village of
are capitalized in Chapter 177 of the Munici Rutland. If not capitalized they refer to a mof Rutland.  (23) NET OPERATING LOSS. No operation of a trade or business. "Net operaresulting from basis limitations, at-risk limit (24)  (a) NET PROFIT for a individual's net profit required to be schedule F reduced by any net operation of division (C)(24)(a) of this section be calculated and deducted in the	ans a loss incurred	erring to the Village of other than the Village of
are capitalized in Chapter 177 of the Munici Rutland. If not capitalized they refer to a mof Rutland.  (23) NET OPERATING LOSS. No operation of a trade or business. "Net operaresulting from basis limitations, at-risk limit (24)  (a) NET PROFIT for a individual's net profit required to be schedule F reduced by any net operation of division (C)(24)(a) of this section be calculated and deducted in the	ans a loss incurred	erring to the Village of other than the Village of
(23) NET OPERATING LOSS. Moperation of a trade or business. "Net operaresulting from basis limitations, at-risk limit (24)  (a) NET PROFIT for a individual's net profit required to be schedule F reduced by any net operation of division (C)(24)(a) of this section be calculated and deducted in the	ans a loss incurred	d by a person in the
(23) NET OPERATING LOSS. No operation of a trade or business. "Net operation of a trade or business. "Net operation of a trade or business. "Net operation basis limitations, at-risk limitations, at-	ng loss" does not inc	clude unutilized losse
(24)  (a) NET PROFIT for a individual's net profit required to be schedule F reduced by any net operation of division (C)(24)(a) of this section be calculated and deducted in the	ng loss" does not inc	clude unutilized losse
(24)  (a) NET PROFIT for a individual's net profit required to be schedule F reduced by any net operation of division (C)(24)(a) of this section be calculated and deducted in the	ng loss" does not inc	clude unutilized losse
(a) NET PROFIT for a individual's net profit required to be schedule F reduced by any net opera of division (C)(24)(a) of this section be calculated and deducted in the	ons, or passive acti	vity loss limitations.
(a) NET PROFIT for a individual's net profit required to be schedule F reduced by any net operation of division (C)(24)(a) of this section be calculated and deducted in the		
(a) NET PROFIT for a individual's net profit required to be schedule F reduced by any net operation of division (C)(24)(a) of this section be calculated and deducted in the		
individual's net profit required to be schedule F reduced by any net operation of division (C)(24)(a) of this section be calculated and deducted in the		
schedule F reduced by any net operated of division (C)(24)(a) of this section be calculated and deducted in the	rson who is an i	individual means the
of division (C)(24)(a) of this section be calculated and deducted in the		
be calculated and deducted in th		
	game manner as	provided in divisio
(b) "Net profit" for a perso		
federal taxable income reduced by a		
in a taxable year beginning Januar subject to the limitations of division		

(c)

- (i) The amount of such operating loss shall be deducted from net profit to the extent necessary to reduce municipal taxable income to zero, with any remaining unused portion of the net operating loss carried forward to not more than five (5) consecutive taxable years following the taxable year in which the loss was incurred, but in no case for more years than necessary for the deduction to be fully utilized.
- (ii) No person shall use the deduction allowed by division (C)(24)(c) of this section to offset qualifying wages.
- (d) For the purposes of Chapter 177 of the Municipal Code, and notwithstanding division (C)(24)(a) of this section, net profit of a disregarded entity shall not be taxable as against that disregarded entity, but shall instead be included in the net profit of the owner of the disregarded entity.

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(e) A publicly traded partnership that is treated as a partnership for federal income tax purposes, and that is subject to tax on its net profits by the Village of Rutland, may elect to be treated as a C corporation for the Village of Rutland, and shall not be treated as the net profit of any owner of the partnership. The election shall be made on the annual return for the Village of Rutland. The Village of Rutland will treat the publicly traded partnership as a C corporation if the election is so made.  (25) NON-RESIDENT. Means an individual that is not a resident of the Village of Rutland.
(26) OHIO BUSINESS GATEWAY. Means the online computer network system, created under Section 125.30 of the ORC, that allows persons to electronically file business reply forms with state agencies and includes any successor electronic filing and payment system.
(27) OTHER PAYER. Means any person, other than an individual's employer of the employer's agent, that pays an individual any amount included in the federal gross income of the individual. "Other payer" includes casino operators and video lottery terminal sales agents.
(28) PASS-THROUGH ENTITY. Means a partnership not treated as an association taxable as a C corporation for federal income tax purposes, a limited liability company not treated as an association taxable as a C corporation for federal income tax purposes, an S corporation, or any other class of entity from which the income or profits of the entity are given pass-through treatment for federal income tax purposes. "Pass-through entity" does not include a trust, estate, grantor of a grantor trust, or disregarded entity.
(29) <b>PENSION.</b> Means a retirement benefit plan, regardless of whether the plan satisfies the qualifications described under section 401(a) of the Internal Revenue Code, including amounts that are taxable under the "Federal Insurance Contributions Act". Chapter 21 of the Internal Revenue Code, excluding employee contributions and elective deferrals, and regardless of whether such amounts are paid in the same taxable year in which the amounts are included in the employee's wages, as defined by section 3121(a) of the Internal Revenue Code.
(30) PERSON includes individuals, firms, companies, joint stock companies, business trusts, estates, trusts, partnerships, limited liability partnerships, limited liability companies, associations, C corporations, S corporations, governmental entities,

and any other entity.

ernment Forms and Supplies (844) 224-3338 FORM NO. SHTROR1 Ordinance No. 2022-12 October 17 22 Passed\_ . 20 (31) **POSTAL SERVICE** means the United States postal service. (32) POSTMARK DATE and 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) Reserved for future use. (34) PUBLICLY TRADED PARTNERSHIP. Means any partnership, an interest in which is regularly traded on an established securities market. A "publicly traded partnership" may have any number of partners. (35) QUALIFYING WAGES. Means wages, as defined in Section 3121(a) of the Internal Revenue Code, without regard to any wage limitations, adjusted as follows: (a) Deduct the following amounts: (i) Any amount included in wages if the amount constitutes compensation attributable to a plan or program described in Section 125 of the Internal Revenue Code. (ii) Any amount included in wages if the amount constitutes payment on account of a disability related to sickness or an accident paid by a party unrelated to the employer, agent of an employer, or other payer. (iii) Intentionally left blank. (iv) Intentionally left blank. (v) Any amount included in wages that is exempt income. (b) Add the following amounts: (i) Any amount not included in wages solely because the employee was employed by the employer before April 1, 1986. (ii) Any amount not included in wages because the amount arises from the sale, exchange, or other disposition of a stock option, the exercise of a stock option, or the sale, exchange, or other disposition of stock purchased under a stock option and the municipal corporation has

not, by resolution or ordinance, exempted the amount from withholding

Government Forms and Supplies (844) 224-3338 FORM NO. SHTROR11 October 17 20\_\_\_ 2022-12 22 Ordinance No. Passed\_ and tax adopted before January 1, 2016. Division (C)(35)(b)(ii) of this section applies only to those amounts constituting ordinary income. (iii) Any amount not included in wages if the amount is an amount described in section 401(k), 403(b), or 457 of the Internal Revenue Code. Division (C)(35)(b)(iii) of this section applies only to employee contributions and employee deferrals. (iv) Any amount that is supplemental unemployment compensation benefits described in Section 3402(o)(2) of the Internal Revenue Code and not included in wages. (v) Any amount received that is treated as self-employment income for federal tax purposes in accordance with Section 1402(a)(8) of the Internal Revenue Code. (vi) Any amount not included in wages if all of the following apply: (a) For the taxable year the amount is employee compensation that is earned outside the United States and that either is included in the taxpayer's gross income for federal income tax purposes or would have been included in the taxpayer's gross income for such purposes if the taxpayer did not elect to exclude the income under Section 911 of the Internal Revenue Code; (b) For no preceding taxable year did the amount constitute wages as defined in Section 3121(a) of the Internal Revenue Code; (c) For no succeeding taxable year will the amount constitute wages; and (d) For any taxable year the amount has not otherwise been added to wages pursuant to either division (C)(35)(b) of this section or ORC Section 718.03, as that section existed before the effective date of H.B. 5 of the 130th General Assembly, March 23, 2015.

(36) **RELATED ENTITY.** Means any of the following:

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		tockholder's family o aggregate, at least f	Revenue Code, if the wn directly, indirect	ne stockholder and ly, beneficially, or
	(b) A stockly corporation, if the stock or corporations own aggregate, at least fift stock;	directly, indirectly,	ckholder's partnersh beneficially, or con	ips, estates, trusts structively, in the
	(c) A corporate would require an attraction the party to the corporate taxpayer owns diffty percent of the variation.	ration under division irectly, indirectly, be	the corporation to (C)(36)(d) of this eneficially, or const	the party or from section, provided ructively, at leas
	(d) The attrib Revenue Code apply requirements in divisi		determining wheth	ner the ownership
from v of the related	(37) RELATED MEN all or any portion of er as defined in Section whom there is attributed Internal Revenue Code member under this de percent (5%)" wherever al Revenue Code.	the taxable year, is n 1563(b) of the Internal on of stock ownership except, for purposes livision, "twenty pe	either a related en emal Revenue Code p in accordance wit s of determining wh reent (20%)" shall	tity, a componen or a person to on h Section 1563(e) ether a person is a be substituted for
corpor	(38) <b>RESIDENT.</b> Mation as determined und		who is domiciled	in the municipa
subcha year.	(39) S CORPORATION of Chapter 1			

(41) SCHEDULE E. Means internal revenue service schedule E (form 1040)

filed by a taxpayer pursuant to the Internal Revenue Code.

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filed by a taxpayer pursuant to the Internal Revenue Code.

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- (42) SCHEDULE F. Means internal revenue service schedule F (form 1040) filed by a taxpayer pursuant to the Internal Revenue Code.
- (43) SINGLE MEMBER LIMITED LIABILITY COMPANY. Means a limited liability company that has one direct member.
- (44) SMALL EMPLOYER. Means any employer that had total revenue of less than \$500,000 during the preceding taxable year. For purposes of this division, "total revenue" means receipts of any type or kind, including, but not limited to, sales receipts; payments; rents; profits; gains, 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 the federal government; any state government, including any state agency or instrumentality; any political subdivision; or any entity treated as a government for financial accounting and reporting purposes.
- (45)(a) TAX ADMINISTRATOR. Means the individual charged with direct responsibility for administration of an income tax levied by the Village of Rutland in accordance with Chapter 177 of the Municipal Code. The Tax Administrator does not include the state tax commissioner.
- (45)(b) TAX COMMISSIONER. Means the tax commissioner appointed under section 121.03 of the Revised Code.
- (46) TAX RETURN PREPARER. Means any individual described in Section 7701(a)(36) of the Internal Revenue Code and 26 C.F.R. 301.7701-15.
- (47) TAXABLE YEAR. Means the corresponding tax reporting period as prescribed for the taxpayer under the Internal Revenue Code.

(48)

(a) TAXPAYER. Means a person subject to a tax levied on income by a municipal corporation in accordance with Chapter 177 of the Municipal Code. "Taxpayer" does not include a grantor trust or, except as provided in division (C)(48)(b)(i) of this section, a disregarded entity.

overnment Forms and Supplies (844) 224-3338 FORM NO. SHTROR11 Ordinance No. 2022-12 October 17 22 Passed . 20\_ (b) (i) A single member limited liability company that is a disregarded entity for federal tax purposes may be a separate taxpayer from its single member in all Ohio municipal corporations in which it either filed as a separate taxpayer or did not file for its taxable year ending in 2003, if all of the following conditions are met: (a) The limited liability company's single member is also a limited liability company. (b) The limited liability company and its single member were formed and doing business in one or more Ohio municipal corporations for at least five years before January 1, 2004. (c) Not later than December 31, 2004, the limited liability company and its single member each made an election to be treated as a separate taxpayer under division (L) of ORC 718.01 as that section existed on December 31, 2004. (d) The limited liability company was not formed for the purpose of evading or reducing Ohio municipal corporation income tax liability of the limited liability company or its single member. (e) The Ohio municipal corporation that was the primary place of business of the sole member of the limited liability company consented to the election. (ii) For purposes of division (C)(48)(b)(i)(e) of this section, a municipal corporation was the primary place of business of a limited liability company if, for the limited liability company's taxable year ending in 2003, its income tax liability was greater in that municipal corporation than in any other municipal corporation in Ohio, and that tax liability to that municipal corporation for its taxable year ending in 2003 was at least \$400,000. (49) TAXPAYERS' RIGHTS AND RESPONSIBILITIES. Means the rights provided to taxpayers in §§ 177.09, 117.12, 177.13, 177.19(B), 177.20 and 177.21 of the Municipal Code, and Sections 5717.011 and 5717.03 of the ORC, and the

responsibilities of taxpayers to file, report, withhold, remit, and pay municipal income

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tax and otherwise comply with Chapter 718 of the ORC and the resolutions, ordinances, and rules and regulations adopted by the Village of Rutland for the imposition and administration of a municipal income tax.

- (50) VIDEO LOTTERY TERMINAL has the same meaning as in Section 3770.21 of the ORC.
- (51) VIDEO LOTTERY TERMINAL SALES AGENT. Means a lottery sales agent licensed under Chapter 3770. of the ORC to conduct video lottery terminals on behalf of the state pursuant to Section 3770.21 of the ORC.
- (52) RETIREMENT BENEFIT PLAN. Means an arrangement whereby an entity provides benefits to individuals either on or after their termination of service because of retirement or disability. "Retirement benefit plan" does not include wage continuation payments, severance payments, or payments made for accrued personal or vacation time.

#### § 177.03 IMPOSITION OF TAX.

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The income tax levied by the Village of Rutland at a rate of one-percent (1%) is levied on the Municipal Taxable Income of every person residing in and or earning and or receiving income in the Village of Rutland.

#### Individuals.

- (A) For residents of the Village of Rutland, the income tax levied herein shall be on all income, salaries, qualifying wages, commissions, and other compensation from whatever source earned or received by the resident, including the resident's distributive share of the net profit of pass-through entities owned directly or indirectly by the resident and any net profit of the resident. This is further detailed in the definition of income as pursuant to § 177.02(C)(16).
- (B) For non-residents, all income, salaries, qualifying wages, commissions, and other compensation from whatever source earned or received by the non-resident for work done, services performed or rendered, or activities conducted in the municipal corporation, including any net profit of the nonresident, but excluding the non-resident's distributive share of the net profit or loss of only pass-through entities owned directly or indirectly by the nonresident.
- (C) For residents and nonresidents, income can be reduced to "Municipal Taxable Income" as defined in § 177.02(C)(21). Exemptions which may apply are specified in §177.02(C)(12).

Refundable credit for Nonqualified Deferred Compensation Plan.

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(D)					
	(1) As used in this divi	sion:			
		AFIED DEFERRED COM escribed in Section 3121(v)(			
	attributable to a taxpa receipt of money and p deferred compensation and property is made taxpayer sustains a qua	ying Loss. Means the ayer's nonqualified deferred property attributable to distribute plan. Full loss is sustained by the nonqualified deferred by the nonqualified deferred by the sustained by the nonqualified deferred	d compensate butions from d if no distarted compensate ble year in the second compensate ble year in the yea	ntion plan, m the non tribution of consation p which the	less the qualified of money lan. The taxpayer
	(c)				
	the taxable year Rutland with re	ar for which the taxpayer pespect to any portion of the f which is deferred pursuantlen.	oaid income total amour	e tax to V	illage of ensation
	the "qualifying rates. The weight	ifferent tax rates applied for tax rate" is a weighted average shall be bas and each year with respect plan.	verage of t sed upon th	those diffe he tax pai	erent tax
		ABLE CREDIT. Means the nat was paid on the non-discompensation plan.			
amour be cal total	ipal corporations with re at of the credit that a tax culated on the basis of municipal corporation	the Village of Rutland, a ta espect to the nonqualified de xpayer may claim from each each municipal corporation income tax paid by the e nonqualified deferred com	ferred comp h municipa n's proporti taxpayer	pensation l corporat onate shar to all m	plan, the ion shall re of the

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the cumulative inc		eredit allowed under this section exceeds paid to the Village of Rutland for all eferred compensation plan.	71
	edit allowed under this divi	ision is allowed only to the extent the	9
	The insolvency or bankrupto ified deferred compensation	cy of the employer who had established plan; or	<u>d</u>
	conditions necessary to	nability to satisfy all of the employer's receive the nonqualified deferred	
Domicile.			
(E)			
(1)			
for all or pa Rutland on Administrat	art of a taxable year if the in the last day of the immedia	be domiciled in the Village of Rutland dividual was domiciled in the Village of tely preceding taxable year or if the Taxable the individual is domiciled in the axable year.	f x
division (E) of the evide	(1)(a) of this section if the ir	e presumption of domicile described in individual establishes by a preponderance not domiciled in the Village of Rutland	e
Village of Rutland		nether an individual is domiciled in the e year, factors that may be considered	
(a) 1	The individual's domicile in o	other taxable years;	
(b) 7	The location at which the ind	ividual is registered to vote;	
(c) T	The address on the individual	l's driver's license;	

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	(d) The location of a property tax exemption or recresidence or domicile;			
	(e) The location and va	lue of abode	es owned or leased b	by the individual;
	(f) Declarations, writte individual's residency;	en or ora <u>l,</u> i	made by the individ	dual regarding the
	(g) The primary location	n at which t	he individual is emp	ployed.
	(h) The location of ed dependents as defined in Sec extent that tuition paid to such of the individual or the individual or the educational institution is lo	ction 152 o educationa dual's spous	f the Internal Revol	d on the residency
	(i) The number of cont Rutland. For the purposes of period" with the Village of Ru individual's abode located our overnight from that abode spe- each of two consecutive days i	of this division that if the tribute of the ends at least	sion, an individual individual is away Village of Rutlan t some portion, how	has one "contact overnight from the d and while away
	(3) All additional applicable fa	actors are pr	ovided in the Rules	and Regulations.
<u>Busin</u>	esses.			
Village of Ru the taxpayer i	nis division applies to any taxy tland, unless the taxpayer is an is an electric company, combined to file reports under Chapter 5	ndividual w	ho resides in the Vi or telephone comp	llage of Rutland or
Villag Rutlar	(1) Except as otherwise prova business or profession conducte of Rutland shall be considered for purposes of municipal terratio of the following:	ted both wit red as havi	hin and without the ng a taxable situs	boundaries of the
	(a) The average origin property owned or used by the Village of Rutland during the t	he taxpayer	in the business or	profession in the

Government Forms a	nd Supplies (844) Z24-3338 FORM NO SHTR	ŌRÍI			
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			owned or used by the		
	business or profession	on during the same p	period, wherever situated	<u>d.</u>	
			raph, tangible personal by the taxpayer and the		
			ying the annual rental th		
			compensation paid du		
	period to individuals employed in the business or profession for performed in the Village of Rutland to wages, salaries, and other com- paid during the same period to individuals employed in the bu- profession, wherever the individual's services are performed, compensation from which taxes are not required to be withheld				
	177.04(C) of the Mu				
			business or profession		
			tring the taxable period business or profession		
	Rutland to total gross receipts of the business or profession during period from sales, rentals, and services, wherever made or performed.				
	<u>(2)</u>				
			rs described in divisio		
			t of a taxpayer's busine equest, or the Tax Adn		
	Village of Rutland r	may require, that the	taxpayer use, with res	pect to all or any	
	involving one or mo		, an alternative apport	ionment method	
	(i) So	eparate accounting;			
	(ii) T	he exclusion of one	or more of the factors;		
	provide for		e or more additional fa		
	(iv) /	A modification of on	e or more of the factors,		
	(b) A taxpay	ver request to use an	alternative apportionm	ent method shall	

be in writing and shall accompany a tax return, timely filed appeal of an assessment, or timely filed amended tax return. The taxpayer may use the

G	Anvernment Forms and Su	pplies (844) 224-3338 FORM NO. SHTROR1!			
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		requested alternative method unlan assessment issued within the Municipal Code.			
		(c) The Tax Administrate apportionment method as described by issuing an assessment to to §177.12(A).	oed in divis	sion $(F)(2)(a)$ of this	s section, but only
		(d) Nothing in division affects any alternative apport Administrator or otherwise agr taxpayer before January 1, 2016.	ionment a	rrangement approv	ved by the Tax
		(3) As used in division (F)(1)(ensation" includes only wages, yee for services performed at any	salaries, o	or other compensa	
		(a) A location that is ow the possession of one of the follo		olled, or used by, re	ented to, or under
		(i) The employer;			
		(ii) A vendor, cus related member of such a		ent, or patient of the stomer, client, or pa	
		(iii) A vendor, cu in (F)(3)(a)(ii) of this so customer, client, or patier	ection, or a	ent, or patient of a related member of	
		(b) Any location at which review, court-martial, or similar proceeding is being conducted, services performed for, or on be presence at the location directly of	administra provided chalf of, t	tive, judicial, or leg that the compensa he employer or tha	gislative matter or ation is paid for at the employee's
		(c) Any other location, employer directed the employee lieu of a location described in di order to avoid or reduce the em Tax Administrator makes such a determination by establishing, by	to perform vision (F) aployer's mandetermina	the services at the (3)(a) or (b) of this nunicipal income ta ation, the employer	other location in section solely in ax liability. If the may dispute the

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	Administrator's determinatio	n was unreason	able.	
11	(4) For the purposes of divisionade and services perform			
	(a) Gross receipts fr sitused to the municipal corp property meets either of the	poration only if		
			to or delivered within ed within the Village of	
	a location outside t regularly engaged t	the Village of hrough its own within the Villa	Nutland, provided to employees in the age of Rutland and to	he taxpayer is solicitation or
	(b) Gross receipts from the extent the content of Rutland.		ervices shall be sitused ses are performed in	
1	(c) To the extent including property located in the Vill Rutland.		e, gross receipts from d shall be sitused to	
	(d) To the extent in royalties from real property the Village of Rutland.			
	(e) Gross receipts property shall be sitused to which the tangible personal p	the Village of		n the extent to
estate of individual generation that reconstructions in the construction of the constr	(5) The net profit received owned directly by the individual, shall be subject to the ing the net profit is located in seives the net profit is a reshall allow such taxpayers allating net profit sitused up	vidual, or by a tax of the Vill the Village of esident of the to elect to use	a disregarded entity age of Rutland only Rutland or if the indiv Village of Rutland.	owned by the if the property vidual taxpayer The Village of for the purpose

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which	the property is located.			
	(6)			
	(a) Commissions rec	ceived by a rea	l estate agent or br	oker relating to t
	sale, purchase, or lease of	of real estate	shall be sitused	to the municip
	corporation in which the re			
estate agent or broker shall be allocated to the Village of Rutland, if applicable, based upon the ratio of the commissions the agent or broker received from the				
	sale, purchase, or lease of			
	commissions received from in the taxable year.	the sale, purch	ase, or lease of real	estate everywho
	in the taxable year.			
	(b) An individual w			
	individual's net profit from return for Village of Rutlar			
	individual paid on such net		er municipal corpo	ration to the exte
		profit to anothe		

- (8) Left intentionally blank.
- (9) Intentionally left blank.

#### § 177.04 COLLECTION AT SOURCE.

#### Withholding provisions.

(A) Each employer, agent of an employer, or other payer located or doing business in Village of Rutland shall withhold an income tax from the qualifying wages earned and/or received by each employee in Village of Rutland. Except for qualifying wages for which withholding is not required under § 177.03 of the Municipal Code or division (B)(4) or (6) of this section, the tax shall be withheld at the rate of one-percent (1%). An employer, agent of an employer, or other payer shall deduct and withhold the tax from qualifying wages on the date that the employer, 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)

Government Forms and Supplies (844) 224-3338 FORM NO. SHTROR11 October 17 20\_ 2022-12 22 Ordinance No. Passed\_ (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 Village of Rutland 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 Village of Rutland 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 Village of Rutland in any month of the preceding calendar quarter exceeded \$200. Payments under division (B)(1)(a) of this section shall be made to 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 last day of the month following the last day of each calendar quarter. (c) Notwithstanding the provisions of division (B)(1)(a) and (b) of this section, taxes required to be deducted and withheld shall be remitted semimonthly to the Tax Administrator if the total taxes deducted and withheld or required to be deducted and withheld on behalf of Village of Rutland in the preceding calendar year exceeded \$11,999, or if in any month of the preceding calendar year exceeded \$1,000. Payment under division (B)(1)(c) of this section shall be made to the Tax Administrator not later than one of the following: (i) if the taxes were deducted and withheld or required to be deducted and withheld during the first fifteen days of a month, the third banking day after the fifteenth day of that month; (ii) if the taxes were deducted and withheld or required to be deducted and withheld after the fifteenth day of a month and before the first day of the immediately following month, the third banking day after the last day of the month.

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- (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 regulation, the payment shall be made by electronic funds transfer to the Tax Administrator of all taxes deducted and withheld on behalf of Village of Rutland. The payment of tax by electronic funds transfer under this division does not affect an employer's, agent's, or other payer's obligation to file any return as required under this section.
- (3) An employer, agent of an employer, or other payer shall make and file a return showing the amount of tax withheld by the employer, agent, or other payer from the qualifying wages of each employee and remitted to the Tax Administrator. A return filed by an employer, agent, or other payer under this division shall be accepted by Tax Administrator and Village of Rutland as the return required of an non-resident employee whose sole income subject to the tax under Chapter 177 of the Municipal Code is the qualifying wages reported by the employee's employer, agent of an employer, or other payer.
- (4) An employer, agent of an employer, or other payer is not required to withhold Village of Rutland income tax with respect to an individual's disqualifying disposition of an incentive stock option if, at the time of the disqualifying disposition, the individual is not an employee of either the corporation with respect to whose stock the option has been issued or of such corporation's successor entity.

(5)

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- (a) An employee is not relieved from liability for a tax by the failure of the employer, agent of an employer, or other payer to withhold the tax as required under Chapter 177 of the Municipal Code or by the employer's, agent's, or other payer's exemption from the requirement to withhold the tax.
- (b) The failure of an employer, agent of an employer, or other payer to remit to Village of Rutland the tax withheld relieves the employee from liability for that tax unless the employee colluded with the employer, agent, or other payer in connection with the failure to remit the tax withheld.
- (6) Compensation deferred before June 26, 2003, is not subject to Village of Rutland income tax or income tax withholding requirement to the extent the deferred compensation does not constitute qualifying wages at the time the deferred compensation is paid or distributed.
  - (7) Each employer, agent of an employer, or other payer required to withhold

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taxes is liable for the payment of that amount required to be withheld, whether or not such taxes have been withheld, and such amount shall be deemed to be held in trust for Village of Rutland until such time as the withheld amount is remitted to the Tax Administrator.

- (8) On or before the last day of February of each year, an employer shall file a withholding reconciliation return with the Tax Administrator listing:
  - (a) The names, addresses, and social security numbers of all employees from whose qualifying wages tax was withheld or should have been withheld for Village of Rutland during the preceding calendar year;
  - (b) The amount of tax withheld, if any, from each such employee, the total amount of qualifying wages paid to such employee during the preceding calendar year;
  - (c) The name of every other municipal corporation for which tax was withheld or should have been withheld from such employee during the preceding calendar year;
  - (d) Any other information required for federal income tax reporting purposes on Internal Revenue Service form W-2 or its equivalent form with respect to such employee:
    - (e) Other information as may be required by the Tax Administrator.
- (9) The officer or the employee of the employer, agent of an employer, or other payer with control or direct supervision of or charged with the responsibility for withholding the tax or filing the reports and making payments as required by this section, shall be personally liable for a failure to file a report or pay the tax due as required by this section. The dissolution of an employer, agent of an employer, or other payer does not discharge the officer's or employee's liability for a failure of the employer, agent of an employer, or other payer to file returns or pay any tax due.
- (10) An employer is required to deduct and withhold Village of Rutland income tax on tips and gratuities received by the employer's employees and constituting qualifying wages, but only to the extent that the tips and gratuities are under the employer's control. For the purposes of this division, a tip or gratuity is under the employer's control if the tip or gratuity is paid by the customer to the employer for subsequent remittance to the employee, or if the customer pays the tip or gratuity by credit card, debit card, or other electronic means.

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(11) The Tax Administrator shall consider any tax withheld by an employer at the request of an employee, when such tax is not otherwise required to be withheld by Chapter 177 of the Municipal Code, to be tax required to be withheld and remitted for the purposes of this section.

#### Occasional Entrant - Withholding.

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(C)

#### (1) As used in this division:

- (a) **EMPLOYER** includes a person that is a related member to or of an employer.
- (b) FIXED LOCATION means a permanent place of doing business in this state, such as an office, warehouse, storefront, or similar location owned or controlled by an employer.
- (c) PRINCIPAL PLACE OF WORK means the fixed location to which an employee is required to report for employment duties on a regular and ordinary basis. If the employee is not required to report for employment duties on a regular and ordinary basis to a fixed location, "principal place of work" means the worksite location in this state to which the employee is required to report for employment duties on a regular and ordinary basis. If the employee is not required to report for employment duties on a regular and ordinary basis to a fixed location or worksite location, "principal place of work" means the location in this state at which the employee spends the greatest number of days in a calendar year performing services for or on behalf of the employee's employer.

If there is not a single municipal corporation in which the employee spent the "greatest number of days in a calendar year" performing services for or on behalf of the employer, but instead there are two or more municipal corporations in which the employee spent an identical number of days that is greater than the number of days the employee spent in any other municipal corporation, the employer shall allocate any of the employee's qualifying wages subject to division (C)(2)(a)(i) of this section among those two or more municipal corporations. The allocation shall be made using any fair and reasonable method, including, but not limited to, an equal allocation among such municipal corporations or an allocation based upon the time spent or sales made by the employee in each such municipal corporation. A municipal corporation to which qualifying wages are allocated under this division shall be the employee's "principal place of work" with respect to those qualifying wages

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for the purposes of this section.

For the purposes of this division, the location at which an employee spends a particular day shall be determined in accordance with division (C)(2)(b) of this section, except that "location" shall be substituted for "municipal corporation" wherever "municipal corporation" appears in that division.

- (d) PROFESSIONAL ATHLETE. Means an athlete who performs services in a professional athletic event for wages or other remuneration.
- (e) PROFESSIONAL ENTERTAINER. Means a person who performs services in the professional performing arts for wages or other remuneration on a per-event basis.
- (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 per-event basis.
- (g) WORKSITE LOCATION. Means a construction site or other temporary worksite in this state at which the employer provides services for more than 20 days during the calendar year. "Worksite location" does not include the home of an employee.

(2)

- (a) Subject to divisions (C)(3), (5), (6), and (7) of this section, an employer is not required to withhold Village of Rutland income tax on qualifying wages paid to an employee for the performance of personal services in Village of Rutland if the employee performed such services in Village of Rutland on 20 or fewer days in a calendar year, unless one of the following conditions applies:
  - (i) The employee's principal place of work is located in Village of Rutland.
  - (ii) The employee performed services at one or more presumed worksite locations in Village of Rutland. For the purposes of this division, "presumed worksite location" means a construction site or other temporary worksite in Village of Rutland at which the employer provides or provided services that can reasonably be, or would have been, expected by the employer to last more than 20 days in a calendar

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			xpected by the emplo wing applies at the ti	
			e services are such the vices to complete the	
	customer	to perform service	t between the empty sat a location require location for more the	es the employer
	requested that th		ident of Village of Fold tax from the emploe Municipal Code.	
	entertainer, or p performance of	ublic figure, and th	professional athlet ne qualifying wages a nployee's capacity as public figure.	are paid for the
	(b) For the purp shall be considered to Rutland only if the embehalf of the employe corporation on that day. employee spent in a par of the following activemployee's principal pla	have spent a day ployee spent more r in Village of Ru For the purposes of ticular location, the ities shall be con	e time performing ser utland than in any of of determining the are time spent performi	s in Village of cvices for or o
		ling to the location for the employer for	on at which the emporthe day;	loyee will firs
			ation at which the	
	pick up or load, that has been	for the purpose of purchased, sold,	ation to another local transportation or de assembled, fabric ared, or improved by	livery, property ated, repaired

(iv) Transporting or delivering property described in division

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C)(2)(b)(iii) of this section, provided that, upon delivery of the property, the employee does not temporarily or permanently affix the property to real estate owned, used, or controlled by a person other than the

employee's employer;

- (v) Traveling from the location at which the employee makes the employee's final delivery or pick-up for the day to either the employee's principal place of work or a location at which the employee will not perform services for the employer.
- (3) If the principal place of work of an employee is located in another Ohio municipal corporation that imposes an income tax, the exception from withholding requirements described in division (C)(2)(a) of this section shall apply only if, with respect to the employee's qualifying wages described in that division, the employer withholds and remits tax on such qualifying wages to that municipal corporation.

(4)

- (a) Except as provided in division (C)(4)(b) of this section, if, during a calendar year, the number of days an employee spends performing personal services in Village of Rutland exceeds the 20-day threshold, the employer shall withhold and remit tax to Village of Rutland for any subsequent days in that calendar year on which the employer pays qualifying wages to the employee for personal services performed in Village of Rutland.
- (b) An employer required to begin withholding tax for Village of Rutland under division (C)(4)(a) of this section may elect to withhold tax for Village of Rutland for the first 20 days on which the employer paid qualifying wages to the employee for personal services performed in Village of Rutland.
- (5) If an employer's fixed location is Village of Rutland and the employer qualifies as a small employer as defined in Section 2, the employer shall withhold municipal income tax on all of the employee's qualifying wages for a taxable year and remit that tax only to Village of Rutland, regardless of the number of days which the employee worked outside the corporate boundaries of Village of Rutland.

To determine whether an employer qualifies as a small employer for a taxable year, the employer will be required to provide the Tax Administrator with the employer's federal income tax return for the preceding taxable year.

(6) Divisions (C)(2)(a) and (4) of this section shall not apply to the extent that the Tax Administrator and an employer enter into an agreement regarding the manner in

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which the employer shall comply wing Code.	ith the requirements of § 177.04	of the Municipal
§177.05 ANNUAL RETURN; FILI	NG.	
(A) An annual Village of Rutland in every individual taxpayer and any taxpayer which the taxpayer is subject to the tax, whet	that is not an individual for each	
(1) The Tax Administrator in taxpayers a return filed by an employer Section 4 of Chapter 177 of the Maxpayer's sole income subject to the employer, agent of an employer, or of Rutland.	Aunicipal Code when the nonre the tax is the qualifying wages	other payer under esident individual is reported by the
(2) Retirees having no Mu income tax purposes may file with these filing requirements on a form pexemption shall indicate the date of recomption shall be in effect until sure Income taxable to the Village of Rutle comply with all applicable provisions	prescribed by the Tax Administrative treatment and the entity from which time as the retiree receives Mand, at which time the retiree shadows.	n exemption from rator. The written which retired. The Municipal Taxable
(B) If an individual is deceased, any completed and filed by that decedent's execut property of that decedent.		
(C) If an individual is unable to compof Rutland, the return or notice required of tindividual's duly authorized agent, guardian with the care of the person or property of that	hat individual shall be completed, conservator, fiduciary, or other	d and filed by the
(D) Returns or notices required of arthe fiduciary of the estate or trust.	n estate or a trust shall be compl	leted and filed by
(E) Village of Rutland shall permit spo	ouses to file a joint return.	
(F)		
(1) Each return required to signature of the taxpayer or the taxpa	be filed under this division and one of the second	

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prepared the return for the taxpayer. The return shall include the taxpayer's social security number or taxpayer identification number. Each return shall be verified by a declaration under penalty of perjury.

- (2) The Tax Administrator shall require a taxpaver who is an individual to include, with each annual return, and amended return, copies of the following documents: all of the taxpayer's Internal Revenue Service form W-2, "Wage and Tax Statements," including all information reported on the taxpayer's federal W-2, as well as taxable wages reported or withheld for any municipal corporation; the taxpayer's Internal Revenue Service form 1040 or, in the case of a return or request required by a qualified municipal corporation, Ohio form IT-1040; and, with respect to an amended tax return, any other documentation necessary to support the adjustments made in the amended return. An individual taxpayer who files the annual return required by this section electronically is not required to provide paper copies of any of the foregoing to the Tax Administrator unless the Tax Administrator requests such copies after the return has been filed.
- (3) The Tax Administrator may require a taxpayer that is not an individual to include, with each annual net profit return, amended net profit return, or request for refund required under this section, copies of only the following documents: the taxpayer's Internal Revenue Service form 1041, form 1065, form 1120, form 1120-REIT, form 1120F, or form 1120S, and, with respect to an amended tax return or refund request, any other documentation necessary to support the refund request or the adjustments made in the amended return.

A taxpayer that is not an individual and that files an annual net profit return electronically through the Ohio Business Gateway or in some other manner shall either mail the documents required under this division to the Tax Administrator at the time of filing or, if electronic submission is available, submit the documents electronically through the Ohio Business Gateway.

(4) After a taxpayer files a tax return, the Tax Administrator may request, and the taxpayer shall provide, any information, statements, or documents required by Village of Rutland to determine and verify the taxpayer's municipal income tax liability. The requirements imposed under division (F) of this section apply regardless of whether the taxpaver files on a generic form or on a form prescribed by the Tax Administrator.

(G)

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- (a) Except as otherwise provided in Chapter 177 of the Municipal Code, each individual income tax return required to be filed under this section shall be completed and filed as required by the Tax Administrator on or before the date prescribed for the filing of state individual income tax returns under division (G) of Section 5747.08 of the ORC. The taxpayer shall complete and file the return or notice on forms prescribed by the Tax Administrator or on generic forms, together with remittance made payable to Village of Rutland. No remittance is required if the net amount due is ten dollars or less.
- (b) Except as otherwise provided in Chapter 177 of the Municipal Code, each annual net profit return required to be filed under this section by a taxpayer that is not an individual shall be completed and filed as required by the Tax Administrator on or before the fifteenth day (15th) of the fourth month following the end of the taxpayer's taxable year. The taxpayer shall complete and file the return or notice on forms prescribed by the Tax Administrator or on generic forms, together with remittance made payable to the Village of Rutland. No remittance is required if the net amount due is ten dollars or less.
- (2) Any taxpayer that has duly requested an automatic six-month extension for filing the taxpayer's federal income tax return shall automatically receive an extension for the filing of Village of Rutland's income tax return. The extended due date of Village of Rutland's income tax return shall be the 15th day of the tenth month after the last day of the taxable year to which the return relates. An extension of time to file under this division is not an extension of the time to pay any tax due unless the Tax Administrator grants an extension of that date.
  - (a) A copy of the federal extension request shall be included with the filing of Village of Rutland's income tax return.
  - (b) A taxpayer that has not requested or received a six-month extension for filing the taxpayer's federal income tax return may submit a written request that the Tax Administrator grant the taxpayer a six-month extension of the date for filing the taxpayer's Village of Rutland income tax return. If the request is received by the Tax Administrator on or before the date the Village of Rutland income tax return is due, the Tax Administrator shall grant the taxpayer's requested extension.
- (3) If the tax commissioner extends for all taxpayers the date for filing state income tax returns under division (G) of Section 5747.08 of the ORC, a taxpayer shall automatically receive an extension for the filing of Village of Rutland's income tax return. The extended due date of Village of Rutland's income tax return shall be the same as the extended due date of the state income tax return.

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(1) Any taxpayer subject to municipal income taxation with respect to the

(M)

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taxpayer's net profit from a business or profession may file Village of Rutland's income tax return, estimated municipal income tax return, or extension for filing a municipal income tax return, and may make payment of amounts shown to be due on such returns. by using the Ohio Business Gateway.

- (2) Any employer, agent of an employer, or other payer may report the amount of municipal income tax withheld from qualifying wages, and may make remittance of such amounts, by using the Ohio Business Gateway.
- (3) Nothing in this section affects the due dates for filing employer withholding tax returns.

#### Extension for service in or for the armed forces.

(N) Each member of the national guard of any state and each member of a reserve component of the armed forces of the United States called to active duty pursuant to an executive order issued by the president of the United States or an act of the congress of the United States, and each civilian serving as support personnel in a combat zone or contingency operation in support of the armed forces, may apply to the Tax Administrator of Village of Rutland for both an extension of time for filing of the return and an extension of time for payment of taxes required by Village of Rutland during the period of the member's or civilian's duty service, and for 180 days thereafter. The application shall be filed on or before the one hundred eightieth day after the member's or civilian's duty terminates. An applicant shall provide such evidence as the Tax Administrator considers necessary to demonstrate eligibility for the extension.

(O)

- (1) If the Tax Administrator ascertains that an applicant is qualified for an extension under this section, the Tax Administrator shall enter into a contract with the applicant for the payment of the tax in installments that begin on the 181st day after the applicant's active duty or service terminates. The Tax Administrator may prescribe such contract terms as the Tax Administrator considers appropriate. However, taxes pursuant to a contract entered into under this division are not delinquent, and the Tax Administrator shall not require any payments of penalties or interest in connection with those taxes for the extension period.
- (2) If the Tax Administrator determines that an applicant is qualified for an extension under this section, the applicant shall neither be required to file any return, report, or other tax document nor be required to pay any tax otherwise due to the Village of Rutland before the 181st day after the applicant's active duty or service

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#### terminates.

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(3) Taxes paid pursuant to a contract entered into under (O)(1) of this division are not delinquent. The Tax Administrator shall not require any payments of penalties or interest in connection with those taxes for the extension period.

(P)

(1) Nothing in this division denies to any person described in this division the application of divisions (N) and (O) of this section.

(2)

- (a) A qualifying taxpayer who is eligible for an extension under the Internal Revenue Code shall receive both an extension of time in which to file any return, report, or other tax document and an extension of time in which to make any payment of taxes required by Village of Rutland in accordance with Chapter 177 of the Municipal Code. The length of any extension granted under division (P)(2)(a) of this section shall be equal to the length of the corresponding extension that the taxpayer receives under the Internal Revenue Code. As used in this division, "qualifying taxpayer" means a member of the national guard or a member of a reserve component of the armed forces of the United States called to active duty pursuant to either an executive order issued by the president of the United States or an act of the congress of the United States, or a civilian serving as support personnel in a combat zone or contingency operation in support of the armed forces.
- (b) Taxes whose payment is extended in accordance with division (P)(2)(a) of this section are not delinquent during the extension period. Such taxes become delinquent on the first day after the expiration of the extension period if the taxes are not paid prior to that date. The Tax Administrator shall not require any payment of penalties or interest in connection with those taxes for the extension period. The Tax Administrator shall not include any period of extension granted under division (C)(2)(a) of this section in calculating the penalty or interest due on any unpaid tax.
- (Q) For each taxable year to which division (N), (O), or (P) of this section applies to a taxpayer, the provisions of divisions (O)(2) and (3) of this section, as applicable, apply to the spouse of that taxpayer if the filing status of the spouse and the taxpayer is married filing jointly for that year.

Consolidated municipal income tax return.

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#### (R) As used in this section:

- (1) AFFILIATED GROUP OF CORPORATIONS. Means an affiliated group as defined in Section 1504 of the Internal Revenue Code, except that, if such a group includes at least one incumbent local exchange carrier that is primarily engaged in the business of providing local exchange telephone service in this state, the affiliated group shall not include any incumbent local exchange carrier that would otherwise be included in the group.
- (2) CONSOLIDATED FEDERAL INCOME TAX RETURN, means a consolidated return filed for federal income tax purposes pursuant to Section 1501 of the Internal Revenue Code.
- (3) CONSOLIDATED FEDERAL TAXABLE INCOME. Means the consolidated taxable income of an affiliated group of corporations, as computed for the purposes of filing a consolidated federal income tax return, before consideration of net operating losses or special deductions. "Consolidated federal taxable income" does not include income or loss of an incumbent local exchange carrier that is excluded from the affiliated group under division (R)(1) of this section.
- (4) "Incumbent local exchange carrier" has the same meaning as in Section 4927.01 of the ORC.
- (5) "Local exchange telephone service" has the same meaning as in Section 5727.01 of the ORC.

(S)

(1) For taxable years beginning on or after January 1, 2016, a taxpayer that is a member of an affiliated group of corporations may elect to file a consolidated municipal income tax return for a taxable year if at least one member of the affiliated group of corporations is subject to Village of Rutland's income tax in that taxable year. and if the affiliated group of corporations filed a consolidated federal income tax return with respect to that taxable year. The election is binding for a five-year period beginning with the first taxable year of the initial election unless a change in the reporting method is required under federal law. The election continues to be binding for each subsequent five-year period unless the taxpaver elects to discontinue filing consolidated municipal income tax returns under division (S)(2) of this section or a taxpayer receives permission from the Tax Administrator. The Tax Administrator shall approve such a request for good cause shown.

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under this section must be necessition consolidated municipal income of this section. The election	scontinue filing consolidated municipal income tax return made in the first year following the last year of a five-year me tax return election period in effect under division (S)(1) to discontinue filing a consolidated municipal income tax-year period beginning with the first taxable year of the
	e under division (S)(1) or (2) of this section is binding on a pup of corporations subject to a municipal income tax.
Revised Code, a valid electi	r makes the election allowed under section 718.80 of the ion made by a taxpayer under division (S)(1) or (2) of the tax commissioner for the remainder of the five-year period
terminated, valid election n	on is made under section 718.80 of the Revised Code made under section 718.86 of the Revised Code is bindin or the remainder of the five-year period.
onsolidated federal income tax retained income tax return for that reponderance of the evidence, that rm's length and that there has been llocation of net profits to Village of retained income tax return for all statements.	tember of an affiliated group of corporations that filed turn for a taxable year shall file a consolidated Village of taxable year if the Tax Administrator determines, by at intercompany transactions have not been conducted an a distortive shifting of income or expenses with regard to fixe a consolidate turn for a taxable year shall file a consolidated Village of subsequent taxable years, unless the taxpayer requests an are Tax Administrator to file a separate return or a taxpayer stances.
ame manner as is required under rescribe procedures for the prepara	e a consolidated Village of Rutland income tax return in the the United States department of treasury regulations that ation of the consolidated federal income tax return require the affiliated group of which the taxpayer is a member.
(V)	
corporations that file a co adjusted federal taxable inco	ise provided in divisions (V)(2), (3), and (4) of this section on solidated municipal income tax return shall compute one, as defined in Section 2, by substituting "consolidate federal taxable income" wherever "federal taxable income

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C corporation's" wherever "a C corporation's" appears in that division.

- (2) No corporation filing a consolidated Village of Rutland income tax return shall make any adjustment otherwise required under Section 2 (C)(1) to the extent that the item of income or deduction otherwise subject to the adjustment has been eliminated or consolidated in the computation of consolidated federal taxable income.
- (3) If the net profit or loss of a pass-through entity having at least eighty percent (80%) of the value of its ownership interest owned or controlled, directly or indirectly, by an affiliated group of corporations is included in that affiliated group's consolidated federal taxable income for a taxable year, the corporation filing a consolidated Village of Rutland income tax return shall do one of the following with respect to that pass-through entity's net profit or loss for that taxable year:
  - (a) Exclude the pass-through entity's net profit or loss from the consolidated federal taxable income of the affiliated group and, for the purpose of making the computations required in divisions (R) through (Y) of Section 5, exclude the property, payroll, and gross receipts of the pass-through entity in the computation of the affiliated group's net profit sitused to Village of Rutland. If the entity's net profit or loss is so excluded, the entity shall be subject to taxation as a separate taxpayer on the basis of the entity's net profits that would otherwise be included in the consolidated federal taxable income of the affiliated group.
  - (b) Include the pass-through entity's net profit or loss in the consolidated federal taxable income of the affiliated group and, for the purpose of making the computations required in divisions (R) through (Y) of Section 5, include the property, payroll, and gross receipts of the pass-through entity in the computation of the affiliated group's net profit sitused to Village of Rutland. If the entity's net profit or loss is so included, the entity shall not be subject to taxation as a separate taxpayer on the basis of the entity's net profits that are included in the consolidated federal taxable income of the affiliated group.
- (4) If the net profit or loss of a pass-through entity having less than eighty percent of the value of its ownership interest owned or controlled, directly or indirectly, by an affiliated group of corporations is included in that affiliated group's consolidated federal taxable income for a taxable year, all of the following shall apply:
  - (a) The corporation filing the consolidated municipal income tax return shall exclude the pass-through entity's net profit or loss from the consolidated federal taxable income of the affiliated group and, for the purposes of making the computations required in divisions (R) through (Y) of Section 5, exclude the

remment Forms and Supplies (844) 224-3338 FORM NO. SHTROR1 Ordinance No. 2022-12 October 17 22 Passed property, payroll, and gross receipts of the pass-through entity in the computation of the affiliated group's net profit sitused to Village of Rutland: (b) The pass-through entity shall be subject to Village of Rutland income taxation as a separate taxpayer in accordance with Chapter 177 of the Municipal Code on the basis of the entity's net profits that would otherwise be included in the consolidated federal taxable income of the affiliated group. (W) Corporations filing a consolidated Village of Rutland income tax return shall make the computations required under divisions (R) through (Y) of Section 5 by substituting consolidated federal taxable income attributable to" for "net profit from" wherever "net profit from" appears in that section and by substituting "affiliated group of corporations" for "taxpayer" wherever "taxpayer" appears in that section. (X) Each corporation filing a consolidated Village of Rutland income tax return is jointly and severally liable for any tax, interest, penalties, fines, charges, or other amounts imposed by Village of Rutland in accordance with Chapter 177 of the Municipal Code on the corporation, an affiliated group of which the corporation is a member for any portion of the taxable year, or any one or more members of such an affiliated group. (Y) Corporations and their affiliates that made an election or entered into an agreement with Village of Rutland before January 1, 2016, to file a consolidated or combined tax return with Village of Rutland may continue to file consolidated or combined tax returns in accordance with such election or agreement for taxable years beginning on and after January 1, 2016. § 177.06. CREDIT FOR TAX PAID TO OTHER MUNICIPALITIES. (A) Every individual taxpayer domiciled in the Municipality who is required to and does pay, or has acknowledged liability for, a municipal tax to another municipality on or measured by the same income, qualifying wages, commissions, net profits or other compensation taxable under this Chapter, may claim a nonrefundable credit against the tax imposed by this Chapter upon satisfactory evidence that tax has been paid to another municipality. Subject to division (C) of this section, the credit shall not exceed seventy five percent of the amount obtained by multiplying the income, qualifying wages, commissions, net profits or other compensation subject to tax in the other municipality by the lower of the tax rate in such other municipality OR the tax rate imposed under this Chapter. (B) Village of Rutland shall grant a credit against its tax on income to a resident of Village of Rutland who works in a joint economic development zone created under Section 715.691 or a joint economic development district created under Section 715.70, 715.71, or

15.72 of the ORC to the same extent that it grants a credit against its tax on income to its

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residents who are employed in another municipal corporation.

- (C) If the amount of tax withheld or paid to the other municipality is less than the amount of tax required to be withheld or paid to the other municipality, then for purposes of division (A) of this section, "the income, qualifying wages, commissions, net profits or other compensation" subject to tax in the other municipality shall be limited to the amount computed by dividing the tax withheld or paid to the other municipality by the tax rate for that municipality.
  - (D) Intentionally left blank.

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#### § 177.07 ESTIMATED TAXES.

- (A) As used in this section:
- (1) ESTIMATED TAXES. Means the amount that the taxpayer reasonably estimates to be the taxpayer's tax liability for Village of Rutland's income tax for the current taxable year.
- (2) TAX LIABILITY. Means the total taxes due to the Village of Rutland for the taxable year, after allowing any credit to which the taxpayer is entitled, and after applying any estimated tax payment, withholding payment, or credit from another taxable year.

(B)

- (1) Every taxpayer shall make a declaration of estimated taxes for the current taxable year, on the form prescribed by the Tax Administrator, if the amount payable as estimated taxes is at least \$200. For the purposes of this section:
  - (a) Taxes withheld for Village of Rutland from qualifying wages shall be considered as paid to the Village of Rutland in equal amounts on each payment date unless the taxpayer establishes the dates on which all amounts were actually withheld, in which case they shall be considered as paid on the dates on which the amounts were actually withheld.
  - (b) An overpayment of tax applied as a credit to a subsequent taxable year is deemed to be paid on the date of the postmark stamped on the cover in which the payment is mailed or, if the payment is made by electronic funds transfer, the date the payment is submitted. As used in this division, "date of the postmark" means, in the event there is more than one date on the cover, the earliest date imprinted on the cover by the postal service.

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(2) Taxpayers filing joint re A taxpayer may amend a declarati A taxpayer having a taxable year under rules prescribed by the Tax A	eturns shall file on under rules of less than two	prescribed by the	Tax Adm	inistrator
(3) The declaration of est prescribed for the filing of municip or on or before the fifteenth (15th) subject to tax for the first time.	al income tax re	eturns under division	on (G) of	Section 5
(4) Taxpayers reporting on a the fifteenth (15th) day of the four period.				
(5) The original declaration decreased on or before any substantion.				
(C)				
(1) The required portion of through estimated taxes made payof tax refunds to estimated taxes and date, shall be as follows:	able to Village	of Rutland, includ	ing the ap	pplication
(a) On or before the beginning of the taxable ye liability for the taxable year	ar, twenty-two			
(b) On or before the beginning of the taxable year;				
(c) On or before the beginning of the taxable year liability for the taxable year.	ar, sixty-seven			
(d) For an individual month of the following taxable year. For a partification of the	ble year, ninety person other th	percent (90%) of an an individual,	the tax lia	ability for efore the

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(E) An underpayment of any his section shall be due to reasonable added to the taxes for the taxable	le cause and the pena	alty imposed by th		
(1) The amount of est (90%) of the tax liability for income received during the y month in which the payment	r the current taxable year up to the end of	year, determined	by annuali	izing the
(2) The amount of espercent of the tax liability shower, provided that the immemonths and the taxpayer filed year.	own on the return of the diately preceding tax	the taxpayer for the able year reflected	preceding a period o	g taxable of twelve
(3) The taxpayer is an domiciled there on the first day of the taxable year.				
§ 177.08. ROUNDING OF A	AMOUNTS.			
A person may round to the enter on any return, report, vouche Municipal Code. Any fractional parounded to the next whole dollar, and shall be dropped. If a person chooses yound all amounts entered on the doc	r, or other document rt of a dollar that ed d any fractional part to round amounts en	t required under C quals or exceeds f of a dollar that is l	Chapter 17 ifty cents ess than fi	shall be fty cents
§ 117.09 REQUESTS FOR	REFUNDS.			
(A) As used in this section, "he Municipal Code.	'withholding tax" has	the same meaning	as in § I	77.18 of
(B) Upon receipt of a reques				

(C)

(2) Amounts paid erroneously if the refund requested is ten dollars or more.

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(1) Except as otherwing requests for refund shall be filed the Tax Administrator within later. The Tax Administrator in documentation that substantiates	ed with the Tax athree years after may require the	Administrator, on the for the tax was due or parequestor to file with	orm prescribed by aid, whichever is
(2) On filing of the refamount of refund due and certifofficial for payment. Except administrator shall issue an as fully or partially denied. The adenied, the reasons for the denied	ify such amount as provided in assessment to an assessment shall	to the appropriate muning division (C)(3) of y taxpayer whose required the amount of the	cipal corporation this section, the lest for refund is a refund that was
(3) If a Tax Administra within the taxpayer's originally shall notify the taxpayer, in w reasons for the denial, and is appealed under Section 21.	y filed annual in riting, of the an	ncome tax return, the T	ax Administrato t was denied, the
(D) A request for a refund the division (C) of this section shall be conthe following situations exist:			
(1) The request is delive postmark on the cover in which filing the request.			
(2) The request is delicover in which the request is enthat postmark is not later than received within seven days of s	nclosed was affi the last day f	xed by a private postal	meter, the date o
(3) The request is delived to the cover in which the request not legible, and the request is request.	est is enclosed	or the date of the postn	nark so affixed is
	and paid on a the date of the overpayment is	ny overpayment by a overpayment until the observations refunded within 90 da	taxpayer of and take of the refur

Sovernment Forms and Supplies (844) 224-3338 FORM NO. SHTROR11 Ordinance No. 2022-12 October 17 22 Passed . 20 no interest shall be allowed on the refund. For the purpose of computing the payment of interest on amounts overbaid, no amount of tax for any taxable year shall be considered to have been paid before the date on which the return on which the tax is reported is due, without regard to any extension of time for filing that return. Interest shall be paid at the interest rate described in § 177.18(A)(4) of the Municipal Code. § 177.10. SECOND MUNICIPALITY IMPOSING TAX AFTER TIME PERIOD ALLOWED FOR REFUND. (A) Income tax that has been deposited with Village of Rutland, but should have been deposited with another municipality, is allowable by Village of Rutland as a refund but is subject to the three-year limitation on refunds. (B) Income tax that was deposited with another municipality but should have been deposited with Village of Rutland is subject to recovery by Village of Rutland. If Village of Rutland's tax on that income is imposed after the time period allowed for a refund of the tax or withholding paid to the other municipality, Village of Rutland shall allow a nonrefundable credit against the tax or withholding Village of Rutland claims is due with respect to such income or wages, equal to the tax or withholding paid to the first municipality with respect to such income or wages. (C) If Village of Rutland's tax rate is less than the tax rate in the other municipality, then the nonrefundable credit shall be calculated using Village of Rutland's tax rate. However, if Village of Rutland's tax rate is greater than the tax rate in the other municipality, the tax due in excess of the nonrefundable credit is to be paid to Village of Rutland, along with any penalty and interest that accrued during the period of nonpayment. (D) Nothing in this section permits any credit carryforward. § 177.11. AMENDED RETURNS. (A) (1) If a taxpayer's tax liability shown on the annual tax return for Village of Rutland changes as a result of an adjustment to the taxpayer's federal or state income tax return, the taxpayer shall file an amended return with Village of Rutland. The amended return shall be filed on a form required by the Tax Administrator. (2) If a taxpayer intends to file an amended consolidated municipal income tax return, or to amend its type of return from a separate return to a consolidated return, based on the taxpayer's consolidated federal income tax return, the taxpayer shall notify

the Tax Administrator before filing the amended return.

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(D) Within 60 days after the final determination of any federal or state tax liability affecting the taxpayer's Village of Rutland's tax liability, that taxpayer shall make and file an amended Village of Rutland return showing income subject to Village of Rutland income tax based upon such final determination of federal or state tax liability. The taxpayer shall pay any

amount due by inclusion of all facts, figures, computations, and attachments.

be due if all facts, figures, computations, and attachments were reopened. All facts, figures, computations, and attachments may be reopened to determine the refund

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additional Village of Rutlan overpayment, unless the tax				for refund	d of any
§ 177.12 LIMITAT	ONS.				
<u>(A)</u>					
(1)					
	ivil actions to recovunicipal income taxe				ties and
which	(i) Three years af	fter the tax	was due or the	return wa	is filed,
period	(ii) One year after 1, if any.	er the concl	lusion of the qu	ualifying o	deferral
extended at a the employer extension sha	ne time limit describe any time if both the other payer, or taxy all also extend for the of this section.	Tax Admini payer consen	strator and the ent in writing to the	mployer, a ne extensio	on. Any
(2) As used in beginning and ending	n this section, "qualig as follows:	ifying deferr	al period" means	s a period	of time
files with the date shall not administrative	eginning on the date Board of Tax Revibe affected by any se body or court the o affirm, reverse, o	ew the requubsequent do at the Boar	est described in ecision, finding, rd of Tax Review	Section 2 or holding ew did no	1. That by any of have
determination from the dete date on which ultimately af	nding the later of the of the Board of Tax ermination of the Board of the Board of the Board of the final determination of the firmed in whole or that affirmation, in	Review becomed of Tax nation of the in part or u	comes final or, if Review, the sixt e Board of Tax altimately reverse	any party ieth day a Review is ed and no	appeals fter the s either further

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(B) Except in cases involving suspected criminal activity, the Tax Administrator shall

shall inform the taxpayer when the audit is considered to have commenced.

vernment Forms and Supplies (844) 224-3338 FORM NO. SHTROR11 Ordinance No. 2022-12 October 17 22 Passed . 20 conduct an audit of a taxpaver during regular business hours and after providing reasonable notice to the taxpayer. A taxpayer who is unable to comply with a proposed time for an audit on the grounds that the proposed time would cause inconvenience or hardship must offer reasonable alternative dates for the audit. (C) At all stages of an audit by the Tax Administrator, a taxpayer is entitled to be assisted or represented by an attorney, accountant, bookkeeper, or other tax practitioner. The Tax Administrator shall prescribe a form by which a taxpayer may designate such a person to assist or represent the taxpayer in the conduct of any proceedings resulting from actions by the Tax Administrator, If a taxpayer has not submitted such a form, the Tax Administrator may accept other evidence, as the Tax Administrator considers appropriate, that a person is the authorized representative of a taxpayer. A taxpayer may refuse to answer any questions asked by the person conducting an audit until the taxpayer has an opportunity to consult with the taxpayer's attorney, accountant, bookkeeper, or other tax practitioner. This division does not authorize the practice of law by a person who is not an attorney. (D) A taxpayer may record, electronically or otherwise, the audit examination. (E) The failure of the Tax Administrator to comply with a provision of this section shall neither excuse a taxpayer from payment of any taxes owed by the taxpayer nor cure any procedural defect in a taxpayer's case. (F) If the Tax Administrator fails to substantially comply with the provisions of this section, the Tax Administrator, upon application by the taxpayer, shall excuse the taxpayer from penalties and interest. § 117.14 SERVICE OF ASSESSMENT. (A) As used in this section: (1) LAST KNOWN ADDRESS. Means the address the Tax Administrator has at the time a document is originally sent by certified mail, or any address the Tax Administrator can ascertain using reasonable means such as the use of a change of address service offered by the postal service or an authorized delivery service under Section 5703.056 of the ORC. (2) UNDELIVERABLE ADDRESS. Means an address to which the postal

service or an authorized delivery service under Section 5703.056 of the ORC is not able to deliver an assessment of the Tax Administrator, except when the reason for

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non-delivery is because the addressee fails to acknowledge or accept the assessment.

(B) Subject to division (C) of this section, a copy of each assessment shall be served upon the person affected thereby either by personal service, by certified mail, or by a delivery service authorized under Section 5703.056 of the ORC. With the permission of the person affected by an assessment, the Tax Administrator may deliver the assessment through alternative means as provided in this section, including, but not limited to, delivery by secure electronic mail.

(C)

(1)

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- (a) If certified mail is returned because of an undeliverable address, a Tax Administrator shall utilize reasonable means to ascertain a new last known address, including the use of a change of address service offered by the postal service or an authorized delivery service under Section 5703.056 of the ORC. If the Tax Administrator is unable to ascertain a new last known address, the assessment shall be sent by ordinary mail and considered served. If the ordinary mail is subsequently returned because of an undeliverable address, the assessment remains appealable within 60 days after the assessment's postmark.
- (b) Once the Tax Administrator or other Village of Rutland official, or the designee of either, serves an assessment on the person to whom the assessment is directed, the person may protest the ruling of that assessment by filing an appeal with the local board of tax review within 60 days after the receipt of service. The delivery of an assessment of the Tax Administrator under division (C)(1)(a) of this section is prima facie evidence that delivery is complete and that the assessment is served.
- (2) If mailing of an assessment by a Tax Administrator by certified mail is returned for some cause other than an undeliverable address, the Tax Administrator shall resend the assessment by ordinary mail. The assessment shall show the date the Tax Administrator sends the assessment and include the following statement: "This assessment is deemed to be served on the addressee under applicable law ten days from the date this assessment was mailed by the Tax Administrator as shown on the assessment, and all periods within which an appeal may be filed apply from and after that date."

Unless the mailing is returned because of an undeliverable address, the mailing of that information is prima facie evidence that delivery of the assessment was completed ten days after the Tax Administrator sent the assessment by ordinary mail and that the assessment was

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erved.		
If the ordinary mail is subsequent		
ax Administrator shall proceed under		
hallenge the presumption of delivery a	and service under this division	in accordance with
ivision (D) of this section.		
(D)		
_		
	e presumption of delivery and se	
(C) of this section bears the burde		
the address to which the assessme		
which the person was associated a		
assessment. For the purposes of t		
the time the Tax Administrator of person was residing, receiving leg		
or if, before that time, the person		
assessment was mailed, the pers		
business at the address. For the pu		
person that, at the time the asses	ssment was mailed, owned or c	ontrolled at least 2
percent, as determined by voting ri	ights, of the addressee's business.	
(2) If a person elects to ap	peal an assessment on the basis	described in division
(D)(1) of this section, and if that as		
appealable, the person must do so	within 60 days after the initia	l contact by the Ta
Administrator or other Village of		
person. Nothing in this division p		
entering into a compromise with t		actually file such a
appeal with the local board of tax r	review.	
(E) Nothing in this section prohib	oits the Tax Administrator or the	Tax Administrator'
esignee from delivering an assessment by		
(F) Collection actions taken upo	on any assessment being appe on which a claim has been deli	
7//1/// 6 /1 :		

§177.15 ADMINISTRATION OF CLAIMS.

(A) As used in this section, CLAIM means a claim for an amount payable to Village of

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Rutland that arises pursuant to Village of Rutland's income tax imposed in accordance with Chapter 177 of the Municipal Code.

- (B) Nothing in Chapter 177 of the Municipal Code prohibits a Tax Administrator from doing either of the following if such action is in the best interests of Village of Rutland:
  - (1) Compromise a claim;

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- (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.

#### § 177.16 TAX INFORMATION CONFIDENTIAL.

- (A) Any information gained as a result of returns, investigations, hearings, or verifications required or authorized by Chapter 177 of the Municipal Code 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 Village of Rutland as authorized by Chapter 177 of the Municipal Code. The Tax Administrator or a designee thereof may furnish copies of returns filed or otherwise received under Chapter 177 of the Municipal Code 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 Village of Rutland from publishing or disclosing statistics in a form that does not disclose information with respect to particular taxpayers.

#### §177.17. 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 Village of Rutland ordinance or state law to be filed with the Tax Administrator, or knowingly procure, counsel, or advise the preparation or presentation of such report, return, schedule, statement, claim, or document, or knowingly change, alter, or amend, or knowingly procure, counsel or advise such change, alteration, or amendment of the records upon which such report, return, schedule, statement, claim, or document is based with intent to defraud Village of Rutland or the Tax Administrator.

#### § 177.18 INTEREST AND PENALTIES.

#### (A) As used in this section:

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- (1) APPLICABLE LAW. Means Chapter 177 of the Municipal Code, the resolutions, ordinances, codes, directives, instructions, and rules adopted by Village of Rutland provided they impose or directly or indirectly address the levy, payment, remittance, or filing requirements of Village of Rutland.
- (2) FEDERAL SHORT-TERM RATE. Means the rate of the average market yield on outstanding marketable obligations of the United States with remaining periods to maturity of three years or less, as determined under Section 1274 of the Internal Revenue Code, for July of the current year.
- (3) INCOME TAX, ESTIMATED INCOME TAX, and WITHHOLDING TAX means any income tax, estimated income tax, and withholding tax imposed by Village of Rutland pursuant to applicable law, including at any time before January 1, 2016.
- (4) "Interest rate as described in division (A) of this section" means the federal short-term rate, rounded to the nearest whole number percent, plus five percent. The rate shall apply for the calendar year next following the July of the year in which the federal short-term rate is determined in accordance with division (A)(2) of this section.
- (5) RETURN includes any tax return, report, reconciliation, schedule, and other document required to be filed with the Tax Administrator or Village of Rutland by a taxpayer, employer, any agent of the employer, or any other payer pursuant to applicable law, including at any time before January 1, 2016.
- (6) UNPAID ESTIMATED INCOME TAX. Means estimated income tax due but not paid by the date the tax is required to be paid under applicable law.
- (7) UNPAID INCOME TAX. Means income tax due but not paid by the date the income tax is required to be paid under applicable law.

Government Forms and Supplies (844) 224-3338 FORM NO SHTROR11 October 17 2022-12 22 Ordinance No. Passed\_ (8) UNPAID WITHHOLDING TAX. Means withholding tax due but not paid by the date the withholding tax is required to be paid under applicable law. (9) WITHHOLDING TAX includes amounts an employer, any agent of an employer, or any other paver did not withhold in whole or in part from an employee's qualifying wages, but that, under applicable law, the employer, agent, or other payer is required to withhold from an employee's qualifying wages. (B) (1) This section applies to the following: (a) Any return required to be filed under applicable law for taxable years beginning on or after January 1, 2016; (b) Income tax, estimated income tax, and withholding tax required to be paid or remitted to Village of Rutland on or after January 1, 2016. (2) This section does not apply to returns required to be filed or payments required to be made before January 1, 2016, regardless of the filing or payment date. Returns required to be filed or payments required to be made before January 1, 2016. but filed or paid after that date shall be subject to the ordinances or rules and regulations, as adopted before January 1, 2016, of Village of Rutland to which the return is to be filed or the payment is to be made. (C) Should any taxpaver, 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 Rutland 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, Village of Rutland may impose a penalty equal to fifteen percent (15%) of the amount not timely paid. (b) With respect to any unpaid withholding tax, Village of Rutland may

impose a penalty not exceeding fifty percent (50%) of the amount not timely

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Rutland regardles which the	) With respect to returnay impose a penalty sof the liability shown e return remains unfiled exceed \$150 for each fa	of \$25 for each regardless of the	h failure to timely month, or any fraction	file each retur on thereof, durin
amount of intere	ing in this section request, charges, or additional			
abate penalties of	ng in this section limits r interest imposed unde histrator's sole discretion	er this section wh	en the Tax Adminis	
	ne 31st day of October sion (A) of this section		_	
	ege of Rutland may i y other payer Village	_		
		TAV ADMINI	CTD ATOD. MEDI	IEICATION O
INFORMATIO	N.	IAX ADMINI	SIRATOR; VERI	IFICATION U
Authority	2.			
(A) Noth Administrator to	ing in Chapter 177 of to perform any of the for actions is expressly limit	llowing duties or	functions, unless th	
(1	)			
<u>fe</u> or de pr	(a) Exercise all p w. including, the right to deral and state income ders or subpoenas for ocuments, and testimony occedings as for content itnesses, and to adminis	tax returns, to e the production to take deposition to approve	examine persons und of books, accounts, ons, to apply to a counts.	emorandums, ar der oath, to issu papers, record urt for attachme

Government Forms and Supplies (844) 224-3338 FORM NO SHTROR11 October 17 20\_ 2022-12 22 Ordinance No. Passed (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 Village of Rutland'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: (4) Exercise the authority provided by law, including orders from bankruptcy courts, relative to remitting or refunding taxes, including penalties and interest thereon. for any reason overpaid. In addition, the Tax Administrator may investigate any claim of overpayment and, if the Tax Administrator finds that there has been an overpayment make a written statement of the Tax Administrator's findings, and approve and issue a refund payable to the taxpayer, the taxpayer's assigns, or legal representative as provided in Chapter 177 of the Municipal Code; (5) Exercise the authority provided by law relative to consenting to the compromise and settlement of tax claims; (6) Exercise the authority provided by law relative to the use of alternative apportionment methods by taxpayers in accordance with Section 3; (7)(a) Make all tax findings, determinations, computations, and orders the Tax Administrator is by law authorized and required to make and, pursuant to time limitations provided by law, on the Tax Administrator's own motion, review, re-determine, or correct any tax findings, determinations, computations, or orders the Tax Administrator has made. (b) If an appeal has been filed with the Board of Tax Review or other appropriate tribunal, the Tax Administrator shall not review, re-determine, or correct any tax finding, determination, computation, or order which the Tax Administrator has made, unless such appeal or application is withdrawn by the

(8) Destroy any or all returns or other tax documents in the manner authorized

appellant or applicant, is dismissed, or is otherwise final;

by law;

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(9) Enter into an agreement with a taxpayer to simplify the withholding obligations described in Section 4.

Verification of accuracy of returns and determination of liability.

(B)

- (1) A Tax Administrator, or any authorized agent or employee thereof may examine the books, papers, records, and federal and state income tax returns of any employer, taxpayer, or other person that is subject to, or that the Tax Administrator believes is subject to, the provisions of Chapter 177 of the Municipal Code for the purpose of verifying the accuracy of any return made or, if no return was filed, to ascertain the tax due under Chapter 177 of the Municipal Code. Upon written request by the Tax Administrator or a duly authorized agent or employee thereof, every employer, taxpayer, or other person subject to this section is required to furnish the opportunity for the Tax Administrator, authorized agent, or employee to investigate and examine such books, papers, records, and federal and state income tax returns at a reasonable time and place designated in the request.
- (2) The records and other documents of any taxpayer, employer, or other person that is subject to, or that a Tax Administrator believes is subject to, the provisions of Chapter 177 of the Municipal Code shall be open to the Tax Administrator's inspection during business hours and shall be preserved for a period of six years following the end of the taxable year to which the records or documents relate, unless the Tax Administrator, in writing, consents to their destruction within that period, or by order requires that they be kept longer. The Tax Administrator may require any person, by notice served on that person, to keep such records as the Tax Administrator determines necessary to show whether or not that person is liable, and the extent of such liability, for the income tax levied by Village of Rutland or for the withholding of such tax.
- (3) The Tax Administrator may examine under oath any person that the Tax Administrator reasonably believes has knowledge concerning any income that was or would have been returned 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.
- (4) No person issued written notice by the Tax Administrator compelling attendance at a hearing or examination or the production of books, papers, records, or

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federal or state income tax returns under this section shall fail to comply. Identification information.

(C)

(1) Nothing in Chapter 177 of the Municipal Code prohibits the Tax Administrator from requiring any person filing a tax document with the Tax Administrator to provide identifying information, which may include the person's social security number, federal employer identification number, or other identification number requested by the Tax Administrator. A person required by the Tax Administrator to provide identifying information that has experienced any change with respect to that information shall notify the Tax Administrator of the change before, or upon, filing the next tax document requiring the identifying information.

(2)

- (a) If the Tax Administrator makes a request for identifying information and the Tax Administrator does not receive valid identifying information within 30 days of making the request, nothing in Chapter 177 of the Municipal Code prohibits the Tax Administrator from imposing a penalty upon the person to whom the request was directed pursuant to § 177.18 of the Municipal Code, in addition to any applicable penalty described in § 177.99 of the Municipal Code.
- (b) If a person required by the Tax Administrator to provide identifying information does not notify the Tax Administrator of a change with respect to that information as required under division (C) of § 177.19 within 30 days after filing the next tax document requiring such identifying information, nothing in Chapter 177 of the Municipal Code prohibits the Tax Administrator from imposing a penalty pursuant to § 177.18 of the Municipal Code.
- (c) The penalties provided for under divisions (C)(2)(a) and (b) of this section may be billed and imposed in the same manner as the tax or fee with respect to which the identifying information is sought and are in addition to any applicable criminal penalties described in § 177.99 for a violation of § 177.17 of the Municipal Code and any other penalties that may be imposed by the Tax Administrator by law.

#### § 177.20 REQUEST FOR OPINION OF THE TAX ADMINISTRATOR.

(A) An "opinion of the Tax Administrator" means an opinion issued under this section with respect to prospective municipal income tax liability. It does not include ordinary correspondence of the Tax Administrator.

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	(B) A taxpayer may submit a written request for an opinion of the Tax Administrator in accordance with the Rules and Regulations.
	(C) A taxpayer is not relieved of tax liability for any activity or transaction related to a request for an opinion that contained any misrepresentation or omission of one or more material facts.
	(D) A Tax Administrator may refuse to offer an opinion on any request received under this section. Such refusal is not subject to appeal.
	(E) An opinion of the Tax Administrator binds the Tax Administrator only with respect to the taxpayer for whom the opinion was prepared and does not bind the Tax Administrator of any other municipal corporation.
	(F) An opinion of the Tax Administrator issued under this section is not subject to appeal.
	§ 177.21 BOARD OF TAX REVIEW.
	(A)
	(1) The Board of Tax Review shall consist of three members. Two members shall be appointed by the Council of the Village of Rutland, but such appointees may not be employees, elected officials, or contractors with Village of Rutland at any time during their term or in the five years (which applies only to these two appointments) immediately preceding the date of appointment. One member shall be appointed by the top administrative official of Village of Rutland. This member may be an employee of Village of Rutland, but may not be the director of finance or equivalent officer, or the Tax Administrator or other similar official or an employee directly involved in municipal tax matters, or any direct subordinate thereof.
	(2) The term for members of the Board of Tax Review Village of Rutland shall be two years. There is no limit on the number of terms that a member may serve if the member is reappointed by the legislative authority. The board member appointed by the top administrative official of Village of Rutland shall serve at the discretion of the administrative official.
	(3) Members of the Board of Tax Review appointed by the legislative authority may be removed by the legislative authority by majority vote for malfeasance, misfeasance, or nonfeasance in office. To remove such a member, the legislative authority must give the member a copy of the charges against the member and afford

Government Forms and Supplies (844) 224-3338 FORM NO. SHTROR11 October 17 2022-12 22 Ordinance No. Passed\_ the member an opportunity to be publicly heard in person or by counsel in the member's own defense upon not less than ten days' notice. The decision by the legislative authority on the charges is final and not appealable. (4) A member of the Board of Tax Review who, for any reason, ceases to meet the qualifications for the position prescribed by this section shall resign immediately by operation of law. (5) A vacancy in an unexpired term shall be filled in the same manner as the original appointment within 60 days of when the vacancy was created. Any member appointed to fill a vacancy occurring prior to the expiration of the term for which the member's predecessor was appointed shall hold office for the remainder of such term. No vacancy on the Board of Tax Review shall impair the power and authority of the remaining members to exercise all the powers of the Board of Tax Review. (6) If a member is temporarily unable to serve on the Board of Tax Review due to a conflict of interest, illness, absence, or similar reason, the legislative authority or top administrative official that appointed the member shall appoint another individual to temporarily serve on the Board of Tax Review in the member's place. The appointment of such an individual shall be subject to the same requirements and limitations as are applicable to the appointment of the member temporarily unable to serve. (B) Whenever a Tax Administrator issues an assessment, the Tax Administrator shall notify the taxpayer in writing at the same time of the taxpayer's right to appeal the assessment, the manner in which the taxpayer may appeal the assessment, and the address to which the appeal should be directed. (C) Any person who has been issued an assessment may appeal the assessment to the Board of Tax Review by filing a request with the Board of Tax Review. The request shall be in writing, shall specify the reason or reasons why the assessment should be deemed incorrect or unlawful, and shall be filed within 60 days after the taxpayer receives the assessment. (D) The Board of Tax Review shall schedule a hearing to be held within 60 days after receiving an appeal of an assessment under division (C) of this section, unless the taxpayer requests additional time to prepare or waives a hearing. If the taxpayer does not waive the hearing, the taxpayer may appear before the Board of Tax Review and may be represented by an attorney at law, certified public accountant, or other representative. The Board of Tax Review may allow a hearing to be continued as jointly agreed to by the parties. In such a case, the hearing must be completed within 120 days after the first day of the hearing unless the

parties agree otherwise.

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- (E) The Board of Tax Review may affirm, reverse, or modify the Tax Administrator's assessment or any part of that assessment. The Board of Tax Review shall issue a final determination on the appeal within 90 days after the Board of Tax Review's final hearing on the appeal, and send a copy of its final determination by ordinary mail to all of the parties to the appeal within 15 days after issuing the final determination. The taxpayer or the Tax Administrator may appeal the Board of Tax Review's final determination as provided in Section 5717.011 of the ORC.
- (F) The Board of Tax Review created pursuant to this section shall adopt rules governing its procedures and shall keep a record of its transactions. Such records are not public records available for inspection under Section 149.43 of the ORC. Hearings requested by a taxpayer before a Board of Tax Review created pursuant to this section are not meetings of a public body subject to Section 121.22 of the ORC.

#### § 177.22 AUTHORITY TO CREATE RULES AND REGULATIONS.

Nothing in Chapter 177 of the Municipal Code prohibits the legislative authority of Village of Rutland, or a Tax Administrator pursuant to authority granted to the administrator by resolution or ordinance, to adopt rules to administer an income tax imposed by Village of Rutland in accordance with Chapter 177 of the Municipal Code. Such rules shall not conflict with or be inconsistent with any provision of Chapter 177 of the Municipal Code. Taxpayers are hereby required to comply not only with the requirements of Chapter 177 of the Municipal Code, but also to comply with the Rules and Regulations. All rules adopted under this section shall be published and posted on the internet.

#### § 177.23 RENTAL AND LEASED PROPERTY.

- (A) All property owners of real property located in the Village of Rutland, who rent or otherwise lease the same, or any part thereof, to any person for residential dwelling purposes, including apartments, rooms and other rental accommodations, during any calendar year, or part thereof, commencing with the effective date of this section, shall file with the Tax Administrator on or before the January 31 first following such calendar year a written report disclosing the name, address and also telephone number, if available, of each tenant known to have occupied on December 31 during such calendar year such apartment, room or other residential dwelling rental property.
- (B) The Tax Administrator may order the appearance before him, or his duly authorized agent, of any person whom he believes to have any knowledge of the name, address and telephone number of any tenant of residential rental real property in the Village of Rutland. The Tax Administrator, or his duly authorized agent, is authorized to examine any person, under oath, concerning the name, address and telephone number of any tenant of residential

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real property located in the Village of Rutland. The Tax Administrator, or his duly authorized agent, may compel the production of papers and records and the attendance of all personal before him, whether as parties or witnesses, whenever he believes such person has knowledge of the name, address and telephone number of any tenant of residential real property in the Village of Rutland.

- (C) Any property owner or person that violates one or more of the following shall be subject to §177.99 of the Municipal Code:
  - (1) Fails, refuses or neglects to timely file a written report required by subsection (a) hereof; or
  - (2) Makes an incomplete or intentionally false written report required by subsection (a) hereof; or
  - (3) Fails to appear before the Tax Administrator or any duly authorized agent and to produce and disclose any tenant information pursuant to any order or subpoena of the Tax Administrator as authorized in this section; or
  - (4) Fails to comply with the provisions of this section or any order or subpoena of the Tax Administrator.

#### §177. 24 SAVINGS CLAUSE.

Chapter 177 of the Municipal Code shall not apply to any person, firm or corporation, or to any property as to whom or which it is beyond the power of Council to impose the tax herein provided for. Any sentence, clause, section or part of Chapter 177 of the Municipal Code or any tax against or exception granted any individual or any of the several groups of persons, or forms of income specified herein if found to be unconstitutional, illegal or invalid, such unconstitutionality, illegality or invalidity shall affect only such clause, sentence, section or part of Chapter 177 of the Municipal Code and shall not affect or impair any of the remaining provisions, sentences, clauses, sections or other parts of Chapter 177 of the Municipal Code. It is hereby declared to be the intention of Council that Chapter 177 of the Municipal Code would have been adopted had such unconstitutional, illegal or invalid sentence, or part hereof, not been included therein.

#### § 177.25 COLLECTION OF TAX AFTER TERMINATION OF ORDINANCE.

(A) Chapter 177 of the Municipal Code shall continue effective insofar as the levy of taxes is concerned until repealed, and insofar as the collection of taxes levied hereunder and actions or proceedings for collecting any tax so levied or enforcing any provisions of this chapter are concerned, it shall continue effective until all of said taxes levied hereunder in the

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aforesaid periods are fully paid and any and all suits and prosecutions for the collection of said taxes or for the punishment of violations of this chapter shall have been fully terminated, subject to the limitations contained in §§ 177.12 and 177.99 of the Municipal Code.

(B) Annual returns due for all or any part of the last effective year of this ordinance shall be due on the date provided in §§ 177.04 and 177.05 of the Municipal Code as though the same were continuing.

#### § 177.26 ADOPTION OF RITA RULES AND REGULATIONS.

The Village of Rutland hereby adopts the Regional Income Tax Agency (RITA) Rules & Regulations, including amendments that may be made from time to time, for use as the Village of Rutland's Income Tax Rules and Regulations. In the event of a conflict with any provision(s) of the Village of Rutland Income Tax Ordinance as codified under Chapter 177 of the Municipal Code and the RITA Rules & Regulations, said Ordinance will supersede. Until and if the contractual relationship between the Village of Rutland and RITA ceases, this section will supersede all other provisions within said Ordinance regarding promulgation of rules and regulations by the Tax Administrator.

#### § 177.27 ELECTION TO BE SUBJECT TO R.C. 718.80 TO 718.95.

Village of Rutland hereby adopts and incorporates herein by reference Sections 718.80 to 718.95 of the Ohio Revised Code for tax years beginning on or after January 1, 2018. A taxpayer, as defined in division (C) of this section, may elect to be subject to Sections 718.80 to of the Revised Code in lieu of the provisions of Chapter 177 of the Municipal Code. "Taxpayer" has the same meaning as in section 718.01 of the Revised Code, except that "taxpayer" does not include natural persons or entities subject to the tax imposed under Chapter 5745 of the Revised Code. "Taxpayer" may include receivers, assignees, or trustees in bankruptcy when such persons are required to assume the role of a taxpayer.

#### § 177.99 VIOLATIONS; PENALTIES.

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(A) Whoever violates §§ 117.04, 117,16(A), or 177.17 by failing to remit Village of Rutland income taxes deducted and withheld from an employee, shall be guilty of a misdemeanor of the first degree and shall be subject to a fine of not more than \$1,000 or imprisonment for a term of up to six months, or both. If the individual that commits the violation is an employee, or official, of Village of Rutland, the individual is subject to discharge from employment or dismissal from office.

(B) Any person who discloses information received from the Internal Revenue Service in violation of division (A) of 177.16 shall be guilty of a felony of the fifth degree and shall be subject to a fine of not more than \$5,000 plus the costs of prosecution, or imprisonment for a

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2022-12 22 October 17 Passed\_ Ordinance No. term not exceeding five years, or both. If the individual that commits the violation is an employee, or official, of Village of Rutland, the individual is subject to discharge from employment or dismissal from office. (C) Each instance of access or disclosure in violation of division (A) of Section 16 constitutes a separate offense. (D) If not otherwise specified herein, no person shall: (1) Fail, neglect or refuse to make any return or declaration required by Chapter 177 of the Municipal Code; (2) File any incomplete or false return; (3) Fail, neglect or refuse to pay the tax, penalties or interest imposed by Chapter 177 of the Municipal Code; (4) Refuse to permit the Tax Administrator or any duly authorized agent or employee to examine his books, records, papers and federal and state income tax returns relating to the income or net profits of a taxpayer; (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; (6) Refuse to disclose to the Tax Administrator any information with respect to the income or net profits of a taxpaver: (7) Fail to comply with the provisions of this Chapter 177 of the Municipal Code or any order or subpoena of the Tax Administrator authorized hereby;

(9) Attempt to do anything whatsoever to avoid the payment of the whole or any part of the tax, penalties or interest imposed by Chapter 177 of the Municipal Code.

security number, and residence address, or fail to promptly notify an employer of any

(8) Give to an employer false information as to his true name, correct social

(E) Any person who violates any of the provisions in § 177.99 (D) shall be subject to the penalties provided for in § 177.99(A) of Chapter 177 of the Municipal Code.

change in residence address and date thereof;

SECTION 3. §§ 177.01 through 177.99, inclusive, of the Municipal Code, may

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	d Taxation Code" and the last two digits of shall indicate the corresponding section of	
<b>SECTION 4.</b> This Ordinance shaped the Mayor and thirty days from the days	all be in full force and effect upon authenticate of its passage.	atior
VILLAGE OF RUTLAND	•	
STATE OF OHIO  ss.	Passed this 17th day of October, 20	22.
SCE OF REAL	APPROVE:	
	Mayor Mayor	4
PATEDA D.		
ATTEST:	APPROVED AS TO FORM:	
Clerk Pro Tempore	Village Solicitor	

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