BARRIER BROTODAS, PERSONAL SPRESSION, ORIO 21, December 2015Ordinance No. 15-2160 Passed **CLARIFYING THE INTENT OF ORDINANCE #15-2154** AND DECLARING AND EMERGENCY WHEREAS, on November 2, 2015, Council passed Ordinance #15-2154, Amending the Income Tax Ordinance of the Village of Sugarcreek, Ohio; and WHEREAS, that Ordinance stated, "Effective January 1, 2016, the Village's Income Tax Code is hereby repealed and replaced with the following:" and WHEREAS, that language leaves open the question as to whether or not the Village can use the previous income tax ordinance to enforce collection of income taxes accrued prior to January 1, 2016, NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF SUGARCREEK, OHIO, AS FOLLOWS: SECTION 1. That it is the intent of Council in the adoption of Ordinance #15-2154 to enact the new Ordinance for income taxes accrued after January 1, 2016 and leave the old Ordinance in place for income taxes accrued in the years prior to 2016 when the previous Ordinance was in effect. SECTION 2. This Ordinance is hereby declared to be an emergency measure necessary for the preservation of the peace, health, safety and welfare of the citizens and inhabitants of said Village in order to clarify the intent of Council on an Ordinance that will take effect on January 1, 2016. Wherefore, this Ordinance shall be in full force and effect upon passage, provided it receives the approval of two-thirds of the members of Council. Passed: December 21, 2015 as an emergency measure ATTEST: Blcky a Culow I, Becky Crilow, Fiscal/Officer of the Village of Sugarcreek, Ohio hereby certify that the foregoing is a true and correct copy of Ordinance #15-2160; passed by Sugarcreek Village Council on December 21, 2015; approved by the Mayor on December 21, 2015.

(Signature) <u>Decky Culow</u> (Title) <u>Juscal / Officer</u>

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Ordinance No	15.2154	Passed	10-21	<u>, 15</u>
	INCOME 1	IANCE TO AMEND 1 FAX ORDINANCE OI OF SUGARCREEK, 6	FTHE	
WHI 2014 requirin Bill; and	EREAS, The Ohio G and that income tax coo	ieneral Assembly has p les be amended by Janu	passed H.B. 5 in Dece pary 1, 2016 to comply y	mber of with that
WHE	CREAS, it is prudent t	o adopt a version in cor	npliance with H.B. 5;	
NOW VILLAGE (/, THEREFORE, B)F SUGARCREEK,	E IT ORDAINED B' OHIO, AS FOLLOW	Y THE COUNCIL O 'S:	F THE
SECTION 1	. Effective Ja hereby repea	anuary 1, 2016, the Valed and replaced with t	/illage's Income Tax he following:	Code is
		DF SUGARCREEK, OH AX ORDINANCE	10	
Section 1	Purpose.			
Section 2	Definitions.			
Section 3	Imposition of tax.			
Section 4	Collection at source.			
Section 5	Annual return filing.	•		
Section 6	Credit for tax paid to	other municipalities.		
Section 7	Estimated Taxes.			
Section 8 Section 9	Rounding of Amounts	S.		
Section 10	Requests for refunds.	Imposing Tay After Time	Period Allowed For Refu	1
Section 11	Amended Returns.	imposing rax After time	reriod Allowed For Keru	na.
Section 12	Limitations.			
Section 13	Audits.			
Section 14	Service of Assessmen	ıt.		
Section 15	Administration of Cla	ums.		
Section 16	Tax Information Cont	fidential.		
Section 17	Fraud.			
Section 18	Interest and Penalties.			
Section 19	Authority of Tax Adn	ninistrator, Verification of	f Information	
Section 20		of the Tax Administrator		
Section 21	Board of Tax Review			
Section 22	Authority to Create R	ules and Regulations.		
Section 23 Section 24	Rental and Leased Pro	operty		
Section 24 Section 25	Savings Clause	Transfords CO. P		
Section 25	Adoption of Pite Pute	r Termination of Ordinan	ce.	
Section 99	Adoption of Rita Rule Penaltics.	is and regulations.		

(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 Sugarcreek hereby levies an annual municipal income tax on income, qualifying wages, commissions and other compensation, and on net profits as hereinafter provided.

(B)(1) The annual tax is levied at a rate of 1.5% (One and one half percent). The tax is levied at a uniform rate on all persons residing in or earning or receiving income in the Village of Sugarcreek. The tax is levied on income, qualifying wages, commissions and other

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BARRETT BROTHERS, PUBLISHERS, SPRINGFIFLU, OHIO			Form 6220	
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compensation, and on net profits as hereinafter provided in Section 3 of this Ordinance and other sections as they may apply.

(2) Intentionally left blank.

(C) The tax on income and the withholding tax established by this Ordinance 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 Ohio Revised Code 718 (ORC 718).

SECTION 2 DEFINITIONS.

(A) Any term used in this ordinance that is not otherwise defined in this ordinance 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 this ordinance that is not otherwise defined in this ordinance 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 this ordinance:

(1) "Adjusted federal taxable income," for a person required to file as a C corporation, or for a person that has elected to be taxed as a C corporation under (C)(24)(d) of this division, means a C corporation's federal taxable income before net operating losses and special deductions as determined under the Internal Revenue Code, adjusted as follows:

(a) Deduct intangible income to the extent included in federal taxable income. The deduction shall be allowed regardless of whether the intangible income relates to assets used in a trade or business or assets held for the production of income.

(b) Add an amount equal to five percent (5%) of intangible income deducted under division (C)(1)(a) of this section, but excluding that portion of intangible income directly related to the sale, exchange, or other disposition of property described in Section 1221 of the Internal Revenue Code;

(c) Add any losses allowed as a deduction in the computation of federal taxable income if the losses directly relate to the sale, exchange, or other disposition of an asset described in Section 1221 or 1231 of the Internal Revenue Code;

(d)(i) Except as provided in (C)(1)(d)(ii) of this section, deduct income and gain included in federal taxable income to the extent the income and gain directly relate to the sale, exchange, or other disposition of an asset described in Section 1221 or 1231 of the Internal Revenue Code;

(ii) Division (C)(1)(d)(i) of this section does not apply to the extent the income or gain is income or gain described in Section 1245 or 1250 of the Internal Revenue Code.

(e) Add taxes on or measured by net income allowed as a deduction in the computation of federal taxable income;

(f) In the case of a real estate investment trust or regulated investment company, add all amounts with respect to dividends to, distributions to, or amounts set aside for or credited to the benefit of investors and allowed as a 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;

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(h)(i) Except as limited by net operating loss incurred by th	v divisions (C)(1)(h)(ii), (iii) e person in a taxable year be		
The amount of such net operatin income to the extent necessary unused portion of the net operat years following the taxable yea than necessary for the deduction	to reduce municipal taxable ing loss carried forward to ne r in which the loss was incl	income to zero, with any not more than five consecutiv	emaining ve taxable
(ii) No person shall u offset qualifying wages.	se the deduction allowed by	division (C)(1)(h) of this	section to
(iii)(a) For taxable yet not deduct, for purposes of an it tax before January 1, 2016, m otherwise allowed by division (0	ore than fifty percent (509	pal corporation that levies a	in income
(b) For taxable ye purposes of an income tax levi January 1, 2016, the full amount		ion that levies an income t	
(iv) Any pre-2017 ne utilized before a taxpayer may d	t operating loss carryforward educt any amount pursuant for		e must be
(v) Nothing in divisio forward, use with respect to any of net operating loss that was a section. To the extent that an a more taxable years by operation use with respect to a return file limitation described in division forward.	not fully utilized by operation mount of net operating loss of division (C)(1)(h)(iii)(a) d for a taxable year beginnin	ear beginning after 2018, au of division $(C)(1)(h)(iii)(1)$ that was not fully utilized of this section is carried for ng in 2019, 2020, 2021, or	amount (a) of this in one or orward for 2022, the
(i) Deduct any net profi- taxpayer and included in the corporations includes that net division (V)(3)(b) of Section 5.		ncome unless an affiliated	group of
 (j) Add any loss incurred taxpayer and included in the corporations includes that loss (V)(3)(b) of Section 5. 		ncome unless an affiliated	group of
If the taxpayer is not a C cor described in division (C)(48)(b) the election described in divisio shall compute adjusted federal corporation, except guaranteed former partner, shareholder, for as a deductible expense unless treated as payment of interest u treasury regulations. Amounts p respect to a partner, former part of the taxpayer, amounts paid of shareholder, former shareholder for life insurance for a partner former member shall not be allo	of this section, is not a publ n (C)(24)(d) of this section, taxable income under this payments and other similar a mer shareholder, member, or such payments are in cons nder Section 469 of the Inte paid or accrued to a qualified ner, shareholder, former shar r accrued to or for health inte , member, or former member r, former partner, sharehold	icly traded partnership that and is not an individual, the section as if the taxpayer amounts paid or accrued to former member shall not b sideration for the use of c ernal Revenue Code or Uni d self-employed retirement reholder, member, or forme surance for a partner, former, and amounts paid or acc	has made e taxpayer were a C a partner, the allowed apital and ted States plan with ar member cr partner, rued to or
Nothing in division (C)(1) of t deduct any amount more than c amount paid to or accrued for p	nce or shall be construed as	allowing any taxpayer to d	to add or leduct any

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(2)(a) "Assessment" means a underpaid municipal income tax, o or interest, to the municipal corpo an appeal to the Board of Tax Rev in all capital letters at the top of su	or owes penalty and intere ration that commences the view pursuant to Section	st, or any combination c e person's time limitation	f tax, penalty, on for making
(b) "Assessment" does not division (C)(3) of Section 9, a b balances owed to the municipal information, a notification to the t written correspondence to a perso division (C)(2)(a) of this section.	Dilling statement notifyin Corporation, a Tax A axpayer of mathematical	g a taxpayer of curren dministrator's request errors, or a Tax Admini	it or past-due for additional istrator's other
(3) "Audit" means the exami memoranda, or accounts of a per purpose of determining liability for	son, ordered to appear b	ne inspection of the bo efore the Tax Adminis	ooks, records, trator, for the
(4) "Board of Tax Review" or local board constituted to hear app under Section 21.	"Board of Review" or "B beals of municipal income	oard of Tax Appeals", o tax matters, means the	r other named entity created
(5) "Calendar quarter" means September, or December.	the three-month period e	nding on the last day of	March, June,
(6) "Casino operator" and "c. of the ORC.	asino facility" have the s	ame meanings as in Se	ction 3772.01
(7) "Certified mail," "express terms include any delivery service	amail," "United States authorized pursuant to Se	mail," "postal service, ction 5703.056 of the O	'' and similar RC.
(8) "Disregarded entity" mea subchapter S subsidiary, or anothe entity for federal income tax purpo	er entity if the company,	ited liability company, subsidiary, or entity is	a qualifying a disregarded
(9) "Domicile" means the tru whenever absent, the taxpayer into but not more than one domicile.	ie, fixed, and permanent ends to return. A taxpaye	home of a taxpayer a er may have more than	and to which, one residence
. (10) "Employee" means an indi	ividual who is an employe	e for federal income tax	purposes.
(11) "Employer" means a perso	on that is an employer for	federal income tax purp	oses.
(12) "Exempt income" means a	all of the following:	·	
(a) The military pay or allow members of their reserve component	vances of members of the national	armed forces of the Ur guard of any state.	ited States or
(b) Intangible income. How income on March 29, 1988, pursua continue to tax that type of incor voting on the question of whether 1988 voted in favor thereof at an el	nt to Section 3 of S.B. 23 ne if a majority of the c to permit the taxation of	8 of the 116th general a lectors of the municipa that type of intangible	ssembly, may
(c) Social security benefits pensions, retirement benefit paym an employce or to the beneficiary payments received from private charitable, religious or education liability insurance policies. As u compensation" does not include su 3402(o)(2) of the Internal Revenue	ents, payments from ann of an employee under a r industry or local, state al organizations, and the used in division (C)(12) upplemental unemployme.	uities, and similar paym etirement program or p e, or federal governme e proceeds of sickness, (c) of this section, "u	nents made to lan, disability ents or from accident, or nemployment

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<u> </u>	(d) The income of religious, fraternal, charitable, scientific, literary, or educational institutions to the extent such income is derived from tax-exempt real estate, tax-exempt tangible or intangible property, or tax-exempt activities.	
	(e) Compensation paid under Section 3501.28 or 3501.36 of the ORC to a person serving as a precinct election official to the extent that such compensation does not exceed \$1,000 for the taxable year. Such compensation in excess of \$1,000 for the taxable year may be subject to taxation by a municipal corporation. A municipal corporation shall not require the payer of such compensation to withhold any tax from that compensation.	•
	(f) Dues, contributions, and similar payments received by charitable, religious, educational, or literary organizations or labor unions, lodges, and similar organizations;	
	(g) Alimony and child support received.	
	(h) Compensation for personal injuries or for damages to property from insurance proceeds or otherwise, excluding compensation paid for lost salaries or wages or compensation from punitive damages.	
	(i) Income of a public utility when that public utility is subject to the tax levied under Section 5727.24 or 5727.30 of the ORC. Division $(C)(12)(i)$ of this section does not apply for purposes of Section 5745 of the ORC.	
	(j) Gains from involuntary conversions, interest on federal obligations, items of income subject to a tax levied by the state and that a municipal corporation is specifically prohibited by law from taxing, and income of a decedent's estate during the period of administration except such income from the operation of a trade or business.	
	(k) Compensation or allowances excluded from federal gross income under Section 107 of the Internal Revenue Code.	
	(1) Employee compensation that is not qualifying wages as defined in division (C)(35) of this section.	
	(m) Compensation paid to a person employed within the boundaries of a United States air force base under the jurisdiction of the United States air force that is used for the housing of members of the United States air force and is a center for air force operations, unless the person is subject to taxation because of residence or domicile. If the compensation is subject to taxation because of residence or domicile, tax on such income shall be payable only to the municipal corporation of residence or domicile.	
	(n) An S corporation shareholder's share of net profits of the S corporation, other than any part of the share of net profits that represents wages as defined in Section 3121(a) of the Internal Revenue Code or net carnings from self-employment as defined in Section 1402(a) of the Internal Revenue Code. ⁴	
	(o) To the extent authorized under a resolution or ordinance adopted by the Village of Sugarcreek before January 1, 2016, all or a portion of the income of individuals or a class of individuals under 18 years of age.	
	(p)(i) Except as provided in divisions $(C)(12)(p)(ii)$, (iii), and (iv) of this section, qualifying wages described in division $(C)(2)$ or (5) of Section 4 to the extent the qualifying wages are not subject to withholding for the Village of Sugarcreek under either of those divisions.	
	(ii) The exemption provided in division $(C)(12)(p)(i)$ of this section does not apply with respect to the municipal corporation in which the employee resided at the time the employee earned the qualifying wages.	
	(iii) The exemption provided in division (C)(12)(p)(i) of this section does not apply to qualifying wages that an employer elects to withhold under division (C)(4)(b) of Section 4.	

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		ded in division (C)(12)(p) owing conditions apply:	(i) of this section does	not apply to	
employer w the employ (C)(5) of S	vithholds and remits tax ee's principal place of v ection 4, the employee's	es described in division (on the qualifying wages t work is situated, or, for qu s employer withholds and the employer's fixed loca	o the municipal corporation alifying wages described remits tax on the qualifying	ion in which d in division	
		ves a refund of the tax deso loyee not performing serv			
is not qual	ifying wages paid to a	livision (C)(12)(q)(ii) or (i nonresident individual fo than 20 days in a taxable	r personal services perfo		
) The exemption provi or of the following circu	ided in division (C)(12)(o mstances:)(ii) of this section doe	es not apply	
	(a) The individual's base	e of operation is located in	the municipal corporation	on.	
and the co professiona (C)(12)(q)(mpensation is paid for al athlete, professional	professional athlete, prof the performance of servi l entertainer, or public "professional athlete," "pu in Section 4 (C).	ces in the individual's c figure. For purposes	apacity as a of division	
earned or r	eccived at the individuate the compensation shall	ch division (C)(12)(q) of t al's base of operation. If th II be treated as carned o	e individual does not ha	ive a base of	
location w	here an individual owns regularly reports and at	sion (C)(12)(q) of this sea s or rents an office, store t which the individual reg	ront, or similar facility	to which the	
subdivision compensat services fo services ar ORC on c residence,	n on property owned ion is received by an or the subdivision under re performed is annexed or after March 27, 201 If the compensation is s	a person for personal by the political subdi- employee of the subdiv- er a contract with the su- to a municipal corporation 3, unless the person is subject to taxation becaus ipal corporation of residen	vision, regardless of ision or another person bdivision, if the proper n pursuant to Section 70 subject to such taxatior e of residence, municipa	whether the performing ty on which 09.023 of the because of	
(s) Ir States.	ncome the taxation of v	which is prohibited by th	e constitution or laws o	of the United	
section is e	exempt income of each	pt income of a pass-throu owner of the pass-throug of that item of the entity's	h entity to the extent of		
	orm 2106" means inter I Revenue Code.	nal revenue service form	2106 filed by a taxpaye	r pursuant to	
municipal an employ	corporation and that is e	electronic or paper form designed for reporting tax nated municipal income ta n.	es withheld by an emplo	oyer, agent of	
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	(15) "Gross receipts" means the rendered.	total revenue derive	d from sales, work done	e, or service
	(16) "Income" means the following:			
	(a)(i) For residents, all income compensation from whatever source ea distributive share of the net profit of resident and any net profit of the residen	rned or received by t pass-through entities	the resident, including the owned directly or indirectly o	he resident's ectly by the
	(ii) For the purposes of division	n (C)(16)(a)(i) of this	section:	
	(a) Any net operating loss of distributive share of any net operating I the resident's ownership interest in a pa taxable year and the following five taxa resident's distributive share of any net pass-through entity until fully utilized, s	oss generated in the s ss-through entity shal ble years, against any profit attributable to t	same taxable year and at Il be allowed as a deduct other net profit of the re he resident's ownership	tributable to tion, for that sident or the interest in a
	(b) The resident's distributive directly or indirectly by the resident sh that is carried forward by that entity for net profit for the current taxable year.	all be calculated with	out regard to any net of	perating loss
	(iii) Division (C)(16)(a)(ii) of t not operating loss attributable to an ow shares of net profits from S corporat provided in division(C)(12)(n) or (C)(10)	vnership interest in an ions are subject to the	n S corporation unless s	shareholders'
·	(iv) Any amount of a net operative texable year shall reduce the amount of subsequent year for use by that taxpataxable years with respect to a taxpayer operating loss available to that taxpayer	of net operating loss yer. In no event shal 's net operating loss e	that may be carried for If the cumulative deduc	ward to any tions for all
	(b) In the case of nonresidents, a other compensation from whatever sou services performed or rendered, or act any net profit of the nonresident, but profit or loss of only pass-through entiti	rce earned or receive ivities conducted in t excluding the nonres	d by the nonresident for he municipal corporation sident's distributive shar	work done, on, including to of the net
	(c) For taxpayers that are not indiv	iduals, net profit of th	e taxpayer;	
	(d) Lottery, sweepstakes, gamblin and prizes and awards. If the taxpayer i the taxpayer may deduct related wager Internal Revenue Code and claimed aga	is a professional gambing losses and expension	oler for federal income t	ax purposes,
	(e) Intentionally left blank.			
	(17) "Intangible income" means inc capital gains, dividends, or other inco disposition of intangible property inclu credits as those terms are defined in trademarks, tradenames, investments i investment companies, and appreciation include prizes, awards, or other income	me arising from the ding, but not limited n Section 5701 of t n real estate investm n on deferred compen	ownership, sale, exchan- to, investments, deposit the ORC, and patents, ent trusts, investments sation. "Intangible incor	nge, or other s, money, or copyrights, in regulated ne" does not

(18) "Internal Revenue Code" has the same meaning as in Section 5747.01 of the ORC.

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Drdinance No	15.2154	Passed	10-21	_, <u>15</u>	<u></u>
(19) "Lin 1705 of the (20) "M	nited liability company ORC or under the laws o funicipal corporation" levelopment zone that lev	of another state. includes a joint econ	nomic development di	strict or joint	
or 715.74 o	f the ORC.			,	
(21)(8) 1	Municipal taxable incom	ie means the following	<u>s.</u>		
otherwise i Sugarcreek	For a person other than a included in income and t under Section 3, and fur the person for the Villag	then, as applicable, app ther reduced by any pre	portioned or sitused to	the Village of	
by exempt division (C	(a) For an individual who income to the extent o C)(21)(b) of this section, rd available to the individ	therwise included in i , and further reduced	ncome, then reduced a by any pre-2017 net	as provided in	
reduced by apportioned division (C	(b) For an individual where exempt income to the end or sitused to the municic C)(21)(b) of this section, and available to the individual content of the individual content	extent otherwise include pal corporation under 5 , and further reduced	ed in income and then, Section 3, then reduced by any pre-2017 net	as applicable, as provided in	
taxpayer m amount of that the ind limitation i which the t income tax municipal expenses o	computing the municip ay subtract, as provided the individual's employe lividual deducted for fed- mposed by Section 67 of taxpayer is a resident, the corporation in which the nly to the extent the exp that nonresident municipal	in division (C)(21)(a)(i be business expenses re- cral income tax purpos the Internal Revenue C e taxpayer may deduct xtent the expenses do e taxpayer is not a res- penses are related to the	i)(a) or (C)(21)(b) of the ported on the individu- es for the taxable year, code. For the municipal all such expenses allow not relate to exempt ident, the taxpayer man te taxpayer's performan	his section, the al's form 2106 , subject to the corporation in wed for federal income. For a by deduct such ace of personal	
capitalized	unicipality" means the s in the ordinance they ar corporation other than Sug	re referring to Sugarcre			
business, "l	et operating loss" means Net operating loss" does tations, or passive activity	not include unutilized l			
(24)(a) " income.	Net profit" for a perso	on other than an indiv	idual means adjusted t	federal taxable	
to be report forward. Fo	Net profit" for a person w ted on schedule C, schedu or the purposes of divisi all be calculated and dedu	ule E, or schedule F red ion (C)(24)(b) of this s	luced by any net operation section, the net operation	ing loss carried	
section, net	or the purposes of this of the purposes of this of a disregarded stead be included in the n	entity shall not be taxa	ble as against that disr	egarded entity,	
	A publicly traded partner and that is subject to tax of				

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 BARBETT BEOTHERS, PURISHERS, SPRINCHELD, OHIO FOTT 622	20
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annual return for the Village of Sugarcreek. The Village of Sugarcreek will treat the publicly traded partnership as a C corporation if the election is so made.	
(25) "Nonresident" means an individual that is not a resident.	
(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 or 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) "Pension" means any amount paid to an employee or former employee that is reported to the recipient on an IRS form 1099-R, or successor form. Pension does not include deferred compensation, or amounts attributable to nonqualified deferred compensation plans, reported as FICA/Medicare wages on an IRS form W-2, Wage and Tax Statement, or successor form.	
(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.	
(31) "Postal service" means the United States postal service.	
(32) "Postmark date," "date of postmark," and similar terms include the date recorded and marked in the manner described in division (B)(3) of Section 5703.056 of the ORC.	
(33)(a) "Pre-2017 net operating loss carryforward" means any net operating loss incurred in a taxable year beginning before January 1, 2017, to the extent such loss was permitted, by a resolution or ordinance of the municipal corporation that was adopted by the municipal corporation before January 1, 2016, to be carried forward and utilized to offset income or net profit generated in such municipal corporation in future taxable years.	
(b) For the purpose of calculating municipal taxable income, any pre-2017 net operating loss carryforward may be carried forward to any taxable year, including taxable years beginning in 2017 or thereafter, for the number of taxable years provided in the resolution or ordinance or until fully utilized, whichever is carlier.	
(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.	Ì

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nance No. 15 214	54 Passed	10-21	<u>, 15</u>
(iii) Intention	nlly left blank.		
(iv) Intentiona	ilły left blank.		
(v) Any amour	nt included in wages that is exemp	t income.	
(b) Add the follo	wing amounts:		
(i) Any amour the employer before Ap	nt not included in wages solely b fil 1, 1986.	ecause the employee was er	mployed by
exchange, or other disp exchange, or other disp corporation has not, by	int not included in wages beca position of a stock option, the e position of stock purchased und resolution or ordinance, exempte 1, 2016. Division (C)(35)(b)(ii) linary income.	xercise of a stock option, o der a stock option and the d the amount from withhold	or the sale, municipal
401(K), $403(b)$, or 457	nt not included in wages if the an of the Internal Revenue Code. contributions and employee defe	Division (C)(35)(b)(ii) of t	d in section his section
(iv) Any amou Section 3402(o)(2) of the	nt that is supplemental unemployn Internal Revenue Code and not i	nent compensation benefits d ncluded in wages.	lescribed in
(v) Any amou purposes in accordance v	nt received that is treated as se vith Section 1402(a)(8) of the Inte	If-employment income for rnal Revenue Code.	federal tax
(vi) Any amour	nt not included in wages if all of th	e following apply:	
purposes or would have	axable year the amount is employ at either is included in the taxpaye been included in the taxpayer's exclude the income under Section	r's gross income for federal i gross income for such pure	income tax
(b) For no Section 3121(a) of the In	preceding taxable year did the a ternal Revenue Code;	mount constitute wages as	defined in
(c) For no su	ecceeding taxable year will the am	ount constitute wages; and	l
to either division $(C)(3)$	axable year the amount has not o 5)(b) of this section or Section f the 130th General Assembly, Ma	4, as that section existed 1	es pursuant before the
(36) "Related entity"	means any of the following:	· · · ·	
stockholder's family own	stockholder, or a member of th ernal Revenue Code, if the st directly, indirectly, beneticially, of the value of the taxpayer's outst	tockholder and the membe	ers of the
stocknolder and the sto	or a stockholder's partnership, ckholder's partnerships, estates, or constructively, in the aggregat tstanding stock;	trusts, or corporations own	n directly
division (C)(36)(d) of th	or a party related to the corporati the corporation to the party or fr is section, provided the taxpayer fifty percent of the value of the co	om the party to the corporat owns directly indirectly be	tion under

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 (d) The attribution rules describe the purpose of determining whether th this section have been met.			
(37) "Related member" means a p portion of the taxable year, is either a 1563(b) of the Internal Revenue Code, ownership in accordance with Section of determining whether a person is a re shall be substituted for "five percent 1563(e) of the Internal Revenue Code.	rclated entity, a compon or a person to or from v 1563(c) of the Internal R lated member under this	ent member as defined i whom there is attribution evenue Code except, for division, " twenty perce	n Section n of stock purposes nt (20%)"
(38) "Resident" means an individ determined under Section 3(E).	ual who is domiciled	in the municipal corpo	pration as
(39) "S corporation" means a perso of Subtitle A of the Internal Revenue			of Chapter
(40) "Schedule C" means internal repursuant to the Internal Revenue Code.	venue service schedule	C (form 1040) filed by a	ı taxpayer
(41) "Schedule E" means internal repursuant to the Internal Revenue Code.	evenue service schedule	E (form 1040) filed by a	ı taxpayer
 (42) "Schedule F" means internal repursuant to the Internal Revenue Code. 		F (form 1040) filed by a	a taxpayer
(43) "Single member limited liabil one direct member.	ity company" means a	limited liability compan	y that has
(44) "Small employer" means any during the preceding taxable year. For any type or kind, including, but not dividends, and other investment im- property; grants; contributions; dona revenue; premiums; fees, including pr business revenue; reimbursements; ar grants and other allocations; and any purposes or under generally accepted the federal government; any state gove political subdivision; or any entity trea purposes.	purposes of this division limited to, sales receipts come; compensation; c ations; gifts; program emium fees and service by type of payment from other similar receipts accounting principles. "S rnment, including any st	, "total revenue" means n s; payments; rents; prof commissions; premiums service revenue; patien fees; tuition payments; n a governmental unit, reported for federal in Small employer" does n ate agency or instrumen	eccipts of its; gains, ; money; nt service unrelated including icome tax ot include tality; any
(45) "Tax Administrator" means administration of an income tax levic ordinance.			
(46) "Tax return preparer" mean Internal Revenue Code and 26 C.F.R. 3		bed in Section 7701(a)(36) of the
(47) "Taxable year" means the c taxpayer under the Internal Revenue Co		ing period as prescribe	d for the
(48)(a) "Taxpayer" means a pers corporation in accordance with this o except as provided in division (C)(48)(rdinance. "Taxpayer" do	bes not include a granto	municipal r trust or,

(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:

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(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 (C)(38) of this section as this 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)(ii) 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 Sections 9, 12, 13, 19(B), 20, 21, and Sections 5717.011 and 5717.03 of the ORC, and the responsibilities of taxpayers to file, report, withhold, remit, and pay municipal income tax and otherwise comply with Section 718 of the ORC and resolutions, ordinances, and rules and regulations adopted by the Village of Sugarcreek 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 Section 3770 of the ORC to conduct video lottery terminals on behalf of the state pursuant to Section 3770.21 of the ORC.

SECTION 3 IMPOSITION OF TAX.

The income tax levied by the Village of Sugarcreek at a rate of one and one half percent [1.5%] is levied on the Municipal Taxable Income of every person residing in and/or earning and/or receiving income in the Village of Sugarcreek,

Individuals.

(A) For residents of the Village of Sugarcreek, 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 (Section 2 (C)(16)).

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

(C) For residents and nonresidents, income can be reduced to "Municipal Taxable Income" as defined in Section 2 (C)(21). Exemptions which may apply are specified in Section 2 (C)(12).

Refundable credit for Nonqualified Deferred Compensation Plan.

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(D)(1) As used in this division:			
(a) "Nonqualified deferred construction 3121(v)(2)(C) of the International Section 3121(v)(2)(C) of the Internation 3121(v)(2)(C) of the International Section 3121(v)(2)(C) of the International Section 3121(v)(2)(C) of the International Section 3121(v)(2)(C) of the Internation 3121(v)(2)(C) of th		a compensation plan	described in
(b) "Qualifying loss" means nonqualified deferred compensation distributions from the nonqualified distribution of money and property taxpayer sustains a qualifying loss final distribution of money and pr plan.	n plan, less the receipt of d deferred compensation is made by the nonqualifi- only in the taxable year	money and property a plan. Full loss is su ed deferred compensat in which the taxpayer	ttributable to stained if no ion plan. The receives the
(c)(i) "Qualifying tax rate" me the taxpayer paid income tax to the amount of compensation the paym compensation plan.	Village of Sugarcreek with	th respect to any portion	on of the total
(ii) If different tax rates appli a weighted average of those differe paid to the Village of Sugarcre compensation plan.	nt tax rates. The weighted	average shall be based	upon the tax
(d) "Refundable credit" means paid on the non-distributed portion,			
(2) If, in addition to the Villag corporations with respect to the n credit that a taxpayer may claim fro of each municipal corporation's pro paid by the taxpayer to all munic compensation plan.	onqualified deferred com on each municipal corpora portionate share of the tota	pensation plan, the a ation shall be calculate al municipal corporation	mount of the d on the basis on income tax
(3) In no case shall the amount income tax that a taxpayer has paid to the nonqualified deferred competence	to the Village of Sugarcre		
(4) The credit allowed under this loss is attributable to:	division is allowed only to	o the extent the taxpaye	er's qualifying
(a) The insolvency or bankn deferred compensation plan; or	uptcy of the employer wh	no had established the	nonqualified
(b) The employee's failure or necessary to receive the nonqualific		the employer's terms a	nd conditions
Domicile.			
(E)(1)(a) An individual is presumed a taxable year if the individual was immediately preceding taxable year individual is domiciled in the Villag	domiciled in the Village at or if the Tax Administ	of Sugarcreek on the l rator reasonably conc	ast day of the ludes that the
(b) An individual may rebut this section if the individual establ was not domiciled in the Village of	lishes by a preponderance	of the evidence that	
(2) For the purpose of determ Sugarcreek for all or part of a taxa limited to, the following:			

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TT BROTHERS, PUBLISHERS, SPRINGHIELD, OHIO			
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(a) The individual's domicile in	1 other taxable years;		
(b) The location at which the in	ndividual is registered to	vote;	
(c) The address on the individu	al's driver's license;		
(d) The location of real estate f reduction allowed on the basis of the			emption or
(e) The location and value of a	bodes owned or leased by	the individual;	
(f) Declarations, written or residency;	oral, made by the ind	ividual regarding the	individual's
(g) The primary location at wh	ich the individual is empl	oyed.	
(h) The location of education defined in Section 152 of the Inter educational institution is based on the municipal corporation where the educ	nal Revenue Code, to the residency of the individ	he extent that tuition particular the extent that the individual's space of the individual's space of the second s	aid to such
(i) The number of contact period purposes of this division, an individu the individual is away overnight fro Sugarcreek and while away overnig minimal, of each of two consecutive	al has one "contact perio om the individual's abod ght from that abode sper	d" with the Village of Su c located outside of the ads at least some portio	igarcreek if Village of
(3) All additional applicable factor	ors are provided in the Ru	les and Regulations.	
Businesses.			
(F) This division applies to any taxy Sugarcreck, unless the taxpayer is an taxpayer is an electric company, com required to file reports under Section	n individual who resides bined company, or telep	in the Village of Sugard	creek or the
(1) Except as otherwise provided profession conducted both within an be considered as having a taxable s income taxation in the same proportion	id without the boundaries its in the Village of Su	s of the Village of Suga garcreek for purposes o	rcreek shall
(a) The average original cost o used by the taxpayer in the business period to the average original cost of by the taxpayer in the business or pro	or profession in the Villa f all of the real and tangil	ge of Sugarcreek during ble personal property ow	the taxable ned or used
As used in the preceding paragraph rented or leased by the taxpayer multiplying the annual rental thereon	and the value of such		
(b) Wages, salaries, and other employed in the business or profess wages, salaries, and other compensa the business or profession, when compensation from which taxes are r	sion for services perforn ition paid during the sam ever the individual's s	ned in the Village of Su e period to individuals e ervices are performed,	garcreek to mployed in
(c) Total gross receipts of the services performed during the taxabl of the business or profession during made or performed.	le period in the Village	of Sugarcreek to total gr	oss receipts

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(2)(a) If the apportionment factor represent the extent of a taxpayer's may request, or the Tax Administrator use, with respect to all or any portior method involving one or more of the	business activity in the Vi or of the Village of Sugarci of the income of the taxp	llage of Sugarcreek, the eek may require, that the	e taxpayer e taxpayer
. (i) Separate accounting;			
(ii) The exclusion of one or n	nore of the factors;		
(iii) The inclusion of one or apportionment of the income of the ta			more fair
(iv) A modification of one or	more of the factors.		
(b) A taxpayer request to use a shall accompany a tax return, timely return. The taxpayer may use the denies the request in an assessment is	filed appeal of an assessment equested alternative meth	nent, or timely filed am od unless the Tax Adr	ended tax
(c) The Tax Administrator mainstrator mainstrator (c) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2	2)(a) of this section, but on		
(d) Nothing in division (F)(2) apportionment arrangement approve both the Tax Administrator and taxpa	d by a the Tax Administr	ator or otherwise agree	
(3) As used in division (F)(1)(b) includes only wages, salaries, or othe at any of the following locations:			
(a) A location that is owned, co of the following:	ntrolled, or used by, rented	l to, or under the possess	ion of one
(i) The employer;			
(ii) A vendor, customer, clie vendor, customer, client, or patient;	nt, or patient of the emplo	yer, or a related member	r of such a
(iii) A vendor, customer, cl section, or a related member of such			(ii) of this
(b) Any location at which a martial, or similar administrative, juc provided that the compensation is pa or that the employee's presence at the	licial, or legislative matter aid for services performed	or proceeding is being of for, or on behalf of, the	conducted, employer
(c) Any other location, if the 7 employee to perform the services at (F) (3)(a) or (b) of this section solely tax liability. If the Tax Administrato determination by establishing, by a determination was unreasonable.	the other location in lieu in order to avoid or reduce r makes such a determinat	of a location described i e the employer's municip ion, the employer may o	in division bal income lispute the
(4) For the purposes of division (and services performed shall be situs			ntals made
(a) Gross receipts from the municipal corporation in which the			

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property originates in the Village of meets any of the following criteria:	of Sugarcreek if, regardless o	f where title passes, t	he property	
(i) The property is shipped of goods located within the Village	to or delivered within the Vi of Sugarcreek.	llage of Sugarcreek fr	om a stock	
(ii) The property is delivere Village of Sugarcreck, provided the the solicitation or promotion of sal such solicitation or promotion.	ed within the Village of Sugar e taxpayer is regularly engage les within the Village of Suga	ed through its own on	unloweed in	
(iii) The property is shipped outside the municipal corporation, regularly engaged in the solicitation	d from a place within the Vil provided that the taxpayer is or promotion of sales at the p	not through its own a	employees	
(b) Gross receipts from the sa the extent that such services are performed as the extent that such services are performed.	le of services shall be sitused formed in the Village of Sugar	to the Village of Sugrereek.	garcreek to	
(c) To the extent included in in the Village of Sugarcreek shall be si	ncome, gross receipts from th itused to the Village of Sugarc	e sale of real property reek.	located in	
(d) To the extent included in property located in the Village of Su	n income, gross receipts from agarcreek shall be sitused to the	n rents and royaltics to Village of Sugarcre	from real ek.	
(e) Gross receipts from rents a to the Village of Sugarcreek based u in the Village of Sugarcreek.	and royalties from tangible pa pon the extent to which the ta	ersonal property shall ngible personal prope	be sitused arty is used	
(5) The net profit received by a directly by the individual, or by a di the Village of Sugarcreck's tax onl Village of Sugarcreck or if the indiv Village of Sugarcreck. The Village separate accounting for the purpose municipal corporation in which the p	isregarded entity owned by the ly if the property generating vidual taxpayer that receives to of Sugarcreek shall allow of calculating net profit sit	the net profit is local the net profit is a resident of the net profit is a resident of the net profit is a resident of the net profit is a resident to the net profit is a resident of the ne	subject to ited in the lent of the	
(6)(a) Commissions received by a lease of real estate shall be sitused to Net profit reported by the real es Sugarcreek, if applicable, based upo from the sale, purchase, or lease of commissions received from the sale year.	o the municipal corporation in state agent or broker shall to but the ratio of the commission of real estate located in the	which the real estate be allocated to the V ns the agent or broke Village of Sugarcre	is located. Village of r received	
(b) An individual who is a resident profit from all real estate active Sugarcreek. The individual may clair another municipal corporation to the Sugarcreek's income tax ordinance. of this section for the purposes of the disregarded entity shall include in the such disregarded entity.	ity on the individual's annua m a credit for taxes the indiv e extent that such a credit is (7) When calculating the ra nat division or division (F)(2)	I tax return for the V idual paid on such ne s allowed under the V tios described in divis of this section, the o	Village of t profit to Village of ion (F)(1) wher of a	
(8) Intentionally left blank.				
(9) Intentionally left blank.				
SECTION 4 COLLECTION AT	SOURCE.			
Withholding provisions.				

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(A) Each employer, agent of an empl- of Sugarcreek shall withhold an incor- each employee in the Village of Suga is not required under Section 3 or divi- the rate, specified in Section 3 of th payer shall deduct and withhold the agent, or other payer directly, indirect the qualifying wages to the benefit of	me tax from the qualifying arcreek. Except for qualify ision (B)(4) or (6) of this so is ordinance. An employer tax from qualifying wage tay, or constructively pays to	wages earned and/or r ing wages for which we ection, the tax shall be agent of an employee s on the date that the	eceived by /ithholding withheld at ar, or other employer,
(B)(1) Except as provided in division or other payer shall remit to the Tax a income taxes deducted and withheld the employer, agent, or other payer ac	Administrator of the Villag or the income taxes require	e of Sugarcreek the gre d to be deducted and v	eater of the
(a) Taxes required to be dedu Administrator if the total taxes deduc the employer, agent, or other payer calendar year exceeded \$2,399, or if to be deducted and withheld on behal calendar quarter exceeded \$200.	eted and withheld or require r on behalf of the Village the total amount of taxes d	ed to be deducted and v of Sugarcreek in the leducted and withheld	vithheld by preceding or required
Payment under division (B)(1)(a) of the Tax Administrator not later than was withheld.			
(b) Any employer, agent of a under division (B)(1)(a) of this section quarterly payments to the Tax Admin the end of cach calendar quarter.	on of taxes required to be o	leducted and withheld	shall make
(c) Intentionally left blank.			
(2) If the employer, agent of an electronically for the purpose of pay Section 6302 of the Internal Revenue regulation, the payment shall be made taxes deducted and withheld on bel electronic funds transfer under this di obligation to file any return as require	ring federal taxes withheld e Code, 26 C.F.R. 31.6302 le by electronic funds trans half of the Village of Sug ivision does not affect an e	on payments to emplo -1, or any other federa fer to the Tax Adminis arcreek. The payment	yces under Il statute or trator of all t of tax by
(3) An employer, agent of an empl amount of tax withheld by the emplo employee and remitted to the Tax A payer under this division shall be acc as the return required of an non-resi this ordinance is the qualifying w employer, or other payer.	oyer, agont, or other payer f administrator. A return file cepted by Tax Administra ident employee whose sole	rom the qualifying way d by an employer, age tor and the Village of a income subject to the	ges of each nt, or other Sugarcreek e tax under
(4) An employer, agent of an emp of Sugarcreek income tax with respect stock option if, at the time of the dis either the corporation with respect corporation's successor entity.	ect to an individual's disqua squalifying disposition, the	lifying disposition of a individual is not an e	n incentive
(5)(a) An employee is not relieved of an employer, or other payer to w employer's, agent's, or other payer's e	withhold the tax as require	d under this ordinance	e or by the

(b) The failure of an employer, agent of an employer, or other payer to remit to the Village of Sugarcreek the tax withheld relieves the employee from liability for that tax unless the

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employee remit the t	colluded with the employ ax withheld.	yer, agent, or other paye	r in connection with the	e failure to
meome tax	mpensation deferred before x or income tax withholdin tute qualifying wages at the	ng requirement to the ext	ent the deferred compon	notion door
withheld, a	h employer, agent of an em ent of that amount requir and such amount shall be c as the withheld amount is p	red to be withheld, whe deemed to be held in trus	ther or not such taxes t for the Village of Sugar	have been
(8) On a reconciliat	or before the last day of I ion return with the Tax Ad	February of each year, ar Iministrator listing:	n employer shall file a w	vithholding
quantying	The names, addresses, an wages tax was withheld o preceding calendar year;	d social security numbe or should have been with	ers of all employees fr held for the Village of S	om whose Sugarcreek
(b) T qualifying	The amount of tax withhe wages paid to such employ	eld, if any, from each su yee during the preceding o	, ch employee, the total calendar year;	amount of
(c) T have been	he name of every other m withheld from such employ	unicipal corporation for yee during the preceding	which tax was withheld calendar yea;	or should
(d) A Revenue So	any other information required for the sequence of the sequenc	uired for federal income ivalent form with respect	tax reporting purposes on to such employee;	on Internal
(e) Ot	ther information as may be	required by the Tax Adn	ninistrator.	
the reports failure to f employer, a	officer or the employee o lirect supervision of or cha and making payments as file a report or pay the ta agent of an employer, or a failure of the employer, a	arged with the responsibil s required by this section ax due as required by the other payer does not dis	ity for withholding the ta n, shall be personally li his section. The dissolut charge the officer's or a	x or filing able for a tion of an
only to the this division customer to	employer is required to de atuities received by the en extent that the tips and gra n, a tip or gratuity is unde o the employer for subsequ ity by credit card, debit car	nployer's employees and ituities are under the emp or the employer's control ient remittance to the emi	constituting qualifying v loyer's control. For the pu if the tip or gratuity is pu ployee, or if the custome	vages, but urposes of
cmpioyee, v	Tax Administrator shall co when such tax is not othe be withheld and remitted for	rwise required to be wit	hheld by this ordinance.	uest of an to be tax
<u>Occasional</u>	Entrant - Withholding.			
(C)(1) As u	used in this division:			
(a) "Ei	mployer" includes a person	n that is a related member	to or of an employer.	
(b) "Fi office, ware	ixed location" means a pe house, storefront, or simila	ermanent place of doing ir location owned or conti	business in this state, so olled by an employer.	ich as an
(c) "Pr report for er	rincipal place of work" me mployment duties on a reg	eans the fixed location to gular and ordinary basis.	which an employee is re If the employee is not re	equired to

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 BARREYT BROTHERS, PUBLISHERS, SPRINGHEIN, OHHO	· · · · · · · · · · · · · · · · · · ·		Form 622
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report for employment duties on a regu of work" means the worksite location in employment duties on a regular and or employment duties on a regular and "principal place of work" means the greatest number of days in a calendar yo employer.	n this state to which the dinary basis. If the em ordinary basis to a fit location in this state a	e employee is required to ployee is not required to xed location or worksit at which the employee	o report for o report for e location, spends the
If there is not a single municipal corport days in a calendar year" performing se are two or more municipal corporations that is greater than the number of days t employer shall allocate any of the empl this section among those two or more m any fair and reasonable method, inclue municipal corporations or an allocation in each such municipal corporation. A allocated under this division shall be t those qualifying wages for the purposes	rvices for or on behalf in which the employed the employed spent in a loyed's qualifying wage municipal corporations, ding, but not limited to based upon the time sp A municipal corporation the employee's "principal	Fof the employer, but in e spent an identical num any other municipal corp es subject to division (C) The allocation shall be o, an equal allocation a pent or sales made by the on to which qualifying	stead there ber of days oration, the (2)(a)(i) of made using mong such e employee wages are
For the purposes of this division, the lo be determined in accordance with divisi substituted for "municipal corporatio division.	ion (C)(2)(b) of this sec	ction, except that "location	on" shall be
(d) "Professional athlete" means an event for wages or other remuneration.	n athlete who performs	s services in a professio	nal athletic
(c) "Professional entertainer" mea performing arts for wages or other remu			rofessional
(f) "Public figure" means a person such as speeches, public appearances, o event basis.			
(g) "Worksite location" means a co which the employer provides services f location" does not include the home of a	for more than 20 days a		
(2)(a) Subject to divisions (C)(3), (5) withhold the Village of Sugarcreck inc performance of personal services in <u>th</u> services in the Village of Sugarcreck of following conditions applies:	ome tax on qualifying e Village of Sugarcree	wages paid to an emplo ek if the employee perfo	e for the primed such
(i) The employee's principal pla	ice of work is located in	n the Village of Sugarcre	æk.
(ii) The employee performed so Village of Sugarcreek. For the purpose construction site or other temporary we provides or provided services that ca employer to last more than 20 days in the employer to last more than 20 days commence:	es of this division, "pre- orksite in the Village of n reasonably be, or v a calendar year. Servic	esumed worksite locatio f Sugarcreek at which the would have been, expect ces can "reasonably be c	n" means a le employer sted by the expected by
(a) The nature of the service services to complete the services;	es are such that it will	I require more than 20	days of the
(b) The agreement between location requires the employer to perfor			

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(iii) employer w	The employee is a resident it is the transformer of the employee is a resident the employee is a resident the employee is a resident to the employee it is a resident to the employee is a	lent of the Village of S loyee's qualifying wage	ugarcreek and has requ	iested that the	
(iv) the qualifyi	The employce is a profe ng wages are paid for th athlete, professional enter	ssional athlete, professional athlete, professional athlete, performance of service of service at the service of service at the service at th	onal entertainer, or pub		
more time p in any other time an em	r the purposes of division a day performing service erforming services for or municipal corporation op ployee spent in a particu- ctivities shall be consider	on behalf of the employ on that day. For the pur lar location, the time s	garcreek only if the en yer in the Village of Su poses of determining the	ployee spent garcreek than he amount of	
(i) 1 employer fo	Fraveling to the location r the day;	at which the employed	e will first perform ser	vices for the	
(ii) employer to	Fraveling from a locatio any other location;	n at which the employ	ee was performing ser	vices for the	
P	Traveling from any locat transportation or delive epaired, refurbished, pro	IV. DEGDETIV that had	heen numbered and		
and the state of the	Fransporting or delivering t, upon delivery of the pr perty to real estate owned	"ODENV THE EMPLOYED A	000 not (. 11	
overnois or p	Fraveling from the locat ick-up for the day to eith ployee will not perform s	161 the employee's prind	ning place of work on	loyce's final a location at	
in division (C wages descrit	principal place of work hat imposes an income ta C(2)(a) of this section shi bed in that division, the er ipal corporation.	ix, the exception from y all apply only if with r	withholding requiremen	ts described	
exceeds the 2 Sugarcreek fo	ept as provided in divisio ys an employee spends p 20-day threshold, the en r any subsequent days in employee for personal ser-	nployer shall withhold that calendar year on y	vices in the Village of and remit tax to the	Sugarcreek	
first 20 days c	employer required to be (a) of this section may e on which the employer pa he Village of Sugarcreek.	id qualifying wages to			
of the employ Sugarcreek, re	ployer's fixed location is or as defined in Section 2, ec's qualifying wages for gardless of the number of the Village of Sugarcreek	, the employer shall wit r a taxable year and rep of days which the empty	hhold municipal incom	e tax on all	
employer with	whether an employer q be required to provide the he preceding taxable year	10 Lax Administrator u	ployer for a taxable y ith the employer's fede	year, a the eral income	

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	(6) Divisions (C)(2)(a) and (4) of t Administrator and an employer enter i employer shall comply with the requirem	nto an agreement reg		
	SECTION 5 ANNUAL RETURN; F	ILING.		
	(A) An annual Village of Sugarcreek in individual taxpayer eighteen (18) years o for each taxable year for which the tax thereon.	f age or older and any	taxpayer that is not an	ndividual
	(1) The Tax Administrator may acc return filed by an employer, agent of ordinance when the nonresident individ qualifying wages reported by the emp additional tax is due the Village of Sugar	an employer, or othe lual taxpayer's sole i loyer, agent of an er	r payer under Section neome subject to the t	5 of this ax is the
	(2) Retirces having no Municipal Ta purposes may file with the Tax Administ on a form prescribed by the Tax Admini- retirement and the entity from which reti the retirce receives Municipal Taxable In- the retirce shall be required to comply wi	rator a written exempt strator. The written ex red. The exemption sl come taxable to the Vi	ion from these filing req emption shall indicate t nall be in effect until suc llage of Sugarcreek, at w	uirements he date of ch time as
	(B) If an individual is deceased, any completed and filed by that decedent's ex property of that decedent.			
	(C) If an individual is unable to comple Sugarcreek, the return or notice required individual's duly authorized agent, guard the care of the person or property of that	l of that individual shi ian, conservator, fiduc	all be completed and fil	ed by the
	(D) Returns or notices required of an esta of the estate or trust.	te or a trust shall be co	mpleted and filed by the	fiduciary
	(E) The Village of Sugarcreek shall perm	it spouses to file a join	t return.	
	(F)(1) Each return required to be filed taxpayer or the taxpayer's duly authorized taxpayer. The return shall include the tax number. Each return shall be verified by	l agent and of the perse payer's social security	on who prepared the retuin number or taxpayer ider	rn for the
	(2) The Tax Administrator shall requ annual return, and amended return, cop Internal Revenue Service form W-2, " reported on the taxpayer's federal W-2, municipal corporation; the taxpayer's Inte amended tax return, any other document amended return. An individual taxpaye electronically is not required to provid Administrator unless the Tax Administrat	bies of the following Wage and Tax Stater as well as taxable wa emal Revenue Service ation necessary to sup r who files the annua de paper copies of a	documents: all of the nents," including all in ges reported or withhel form 1040 and, with res port the adjustments ma l return required by th ny of the foregoing to	taxpayer's formation d for any pect to an ade in the is section the Tax
	(3) The Tax Administrator may requested annual net profit return, amended n section, copies of only the following do 1041, form 1065, form 1120, form 1120 an amended tax return or refund request, request or the adjustments made in the an	et profit return, or requirements: the taxpayer REIT, form 1120F, or any other documentation	test for refund required 's Internal Revenue Ser form 1120S, and, with	under this vice form respect to

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A taxpayer that is not an individual the Ohio Business Gateway or in s under this division to the Tax Adm available, submit the documents elec	some other manner shall ninistrator at the time of	It either mail the docun f filing or, if electronic	nents required	
(4) After a taxpayer files a tax shall provide, any information, state determine and verify the taxpayer under division (F) of this section ap or on a form prescribed by the Tax a	ements, or documents re- 's municipal income tax oply regardless of wheth-	quired by the Village of liability. The requiren	Sugarcreek to nents imposed	
(G)(1) Except as otherwise provide section shall be completed and file prescribed for the filing of state i <u>5747.08</u> of the ORC. The taxpay prescribed by the Tax Administrato to the Village of Sugarcreek. No rer	ed as required by the Ta individual income tax r yer shall complete and or or on generic forms, to	x Administrator on or b eturns under division (file the return or not ogether with remittance	efore the date G) of Section tice on forms made payable	
(2) Any taxpayer that has duly taxpayer's federal income tax return Village of Sugarcreek's income tax income tax return shall be the 15th which the return relates. An extensi time to pay any tax due unless the T	n shall automatically rec c return. The extended d day of the tenth month ion of time to file under	weive an extension for the ue date of the Village of after the last day of the t this division is not an ex-	e filing of the f Sugarcreek's axable year to ctension of the	
(a) A copy of the federal exter Sugarcreek's income tax return.	nsion request shall be in	cluded with the filing of	the Village of	
(b) A taxpayer that has not taxpayer's federal income tax return six-month extension of the date for If the request is received by the Tax income tax return is due, the Tax A	n may request that the T filing the taxpayer's Vi Administrator on or be	ax Administrator grant llage of Sugarcreek inco fore the date the Village	the taxpayer a ome tax return. of Sugarcreek	
(3) If the tax commissioner exter under division (G) of Section <u>574</u> extension for the filing of a the Vill of the Village of Sugarcreck's incor- state income tax return.	<u>17.08</u> of the ORC, a tai lage of Sugarcreek's inc	xpayer shall automatica ome tax return. The exte	Ily receive an ended due date	
(4) If the Tax Administrator con imposed by the Village of Sugard returns and make payments otherw otherwise required to file annual ret	creek, the Tax Admini vise than as provided in	strator may require tax	payers to file	
 (5) To the extent that any provision in divisions (N), (O), (P) (P), or (Q) prevail. 				
(11)(1) For taxable years beginnin taxpayer to remit tax with respect to				
(2) Any taxpayer not required pursuant to division (H)(1) of this profit return under division (F)(3) o	section shall file with th			
 If a payment is required to be m be made when the payment is cred receipt of tax payments, except that 	lited to an account desig t, when a payment made	nated by the Tax Admin	istrator for the sfer is delayed	

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when the taxpayer submitted the pay be made under division (B)(1)(a) of S			
(J) Taxes withheld for the Village of other payer as described in Section 4 of the tax imposed on the taxpayer were not remitted to the Village of agent, or other payer in connection w	shall be allowed to the ta by the Village of Sugarci Sugarcreek and the recip	xpayer as credits agains eek, unless the amounts signt colluded with the	st payment s withheld
(K) Each return required by the Villa shall include a box that the taxpayer of preparer who prepared the return, to pertaining to the return.	may check to authorize and	other person, including a	tax return
(L) The Tax Administrator shall acce or document required by the Villa completed and filed, contains all of and regulations adopted by the Villa the taxpayer or tax return preparer fil of this ordinance and of the Vill regulations governing the filing of ret	ge of Sugarcreek, provi the information required ge of Sugarcreek or the Ta ling the generic form other age of Sugarcreek's orc	ded that the generic for by ordinance, resolution x Administrator, and pro- wise complies with the inance, resolution, or	orm, once n, or rules ovided that provisions
Filing via Ohio Business Gateway.			
(M)(1) Any taxpayer subject to muni from a business or profession may f municipal income tax return, or exter payment of amounts shown to be due	ile the Village of Sugarcrossion for filing a municipa	eek's income tax return, I income tax return, and	estimated may make
(2) Any employer, agent of an en income tax withheld from qualifying the Ohio Business Gateway.			
(3) Nothing in this section affects	the due dates for filing em	ployer withholding tax r	returns.
Extension for service in or for the	armed forces.		
(N) Each member of the national gue the armed forces of the United State by the president of the United State civilian serving as support personnel armed forces, may apply to the Ta extension of time for filing of the re by the Village of Sugarcreek during 180 days thereafter. The application the member's or civilian's duty term Administrator considers necessary to	s called to active duty pures or an act of the congre- in a combat zone or conti- ix Administrator of the V turn and an extension of the the period of the member' shall be filed on or before inates. An applicant shall	suant to an executive of ss of the United States ngency operation in sup (illage of Sugarcreek for ime for payment of taxo s or civilian's duty servi- the one hundred eightiet provide such evidence	rder issued , and each port of the or both an es required ce, and for h day after
(O)(1) If the Tax Administrator asc this section, the Tax Administrator s of the tax in installments that begin terminates. The Tax Administrator n considers appropriate. However, tax not delinquent, and the Tax Adminis in connection with those taxes for the	shall enter into a contract on the 181st day after the may prescribe such contract spursuant to a contract strator shall not require an	with the applicant for the applicant's active duty of terms as the Tax Adu entered into under this d	e payment or service ministrator livision are
(2) If the Tax Administrator dete	ermines that an applicant	s qualified for an exten	sion under

(2) If the 1 ax 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 municipal corporation before the 181st day after the applicant's active duty or service 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 a municipal corporation in accordance with this ordinance. 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.

(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 the Village of Sugarcreek'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

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in the reporting each subsequer municipal inco	g method is required un nt five-year period unl ome tax returns under n the Tax Administrate	nder federal law. The ele ess the taxpayer elects division (S)(2) of this	the initial election unless ection continues to be bi to discontinue filing con s section or a taxpayer or shall approve such a re	nding for isolidated receives
section must I municipal inco election to disc	be made in the first y me tax return election	year following the last period in effect under d dated municipal income t	pal income tax returns u year of a five-year cor livision (S)(1) of this sec tax return is binding for a	solidated tion. The
		n (S)(1) or (2) of this se ojcct to a municipal incor	ction is binding on all me ne tax.	embers of
federal income income tax retu- of the evidence there has been to the Village Sugarcreek inc income tax ret written permis	tax return for a taxable urn for that taxable yea e, that intercompany tra a distortive shifting of of Sugarcreek. A taxp ome tax return for a tax turn for all subsequent	le year shall file a conso r if the Tax Administrato nsactions have not been income or expenses with ayer that is required to able year shall file a conso taxable years, unless the dministrator to file a s	porations that filed a con- blidated the Village of Si- or determines, by a prepo- conducted at arm's length a regard to allocation of r file a consolidated the V solidated the Village of Si- he taxpayer requests and eparate return or a taxp	ugarcreek onderance of and that net profits /illage of ugarcreek I receives
same manner prescribe proce	as is required under the dures for the preparation	he United States depart on of the consolidated fe	igarcreek income tax returnent of treasury regula deral income tax return re the taxpayer is a member	tions that equired to
that file a con income, as de "federal taxab substituting "a	nsolidated municipal in fined in Section 2, b le income" wherever "	ncome tax return shall y substituting "consolid federal taxable income" corporation's" for "a	nd (4) of this section, con compute adjusted federa lated federal taxable inc ' appears in that divisio C corporation's" where	al taxable come" for n and by
make any adju income or ded	istment otherwise requi	red under Section (2)(C at to the adjustment has	ugarcreek income tax re (1) to the extent that th been eliminated or conso	e item of
value of its ow of corporation taxable year, t	vnership interest owned s is included in that al he corporation filing a	or controlled, directly o Tiliated group's consolid consolidated the Village	at least eighty percent (80 or indirectly, by an affilia lated federal taxable inco e of Sugarcreck income a h entity's net profit or los	ted group ome for a tax return
taxable income in divisions (R pass-through e corporation. If as a separate t	e of the affiliated group) through (Y) of Sectio antity in the computatio the entity's net profit of axpayer on the basis of	and, for the purpose of n 5, exclude the property n of the affiliated group r loss is so excluded, the	oss from the consolidate making the computation , payroll, and gross recei 's net profit sitused to a e entity shall be subject to nat would otherwise be in	s required ipts of the municipal o taxation
(b) Inc	lude the pass-through e	entity's net profit or loss	in the consolidated feder	al taxable

income of the affiliated group and, for the purpose of making the computations required in

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divisions (R) through (Y) of Secti pass-through entity in the compute corporation. If the entity's net pro taxation as a separate taxpayer on consolidated federal taxable income	ation of the affiliated group of t or loss is so included, in the basis of the entity's i	's net profit sitused to a the entity shall not be	municipal subject to					
(4) If the net profit or loss of a p of its ownership interest owned o corporations is included in that taxable year, all of the following sh	or controlled, directly or in affiliated group's consolidated	directly, by an affiliated	l group of					
(a) The corporation filing to pass-through entity's net profit of affiliated group and, for the purp through (Y) of Section 5, exclude entity in the computation of the affi	poses of making the comp the property, payroll, and	ted federal taxable inco utations required in div gross receipts of the pa	me of the visions (R) ss-through					
(b) The pass-through entity as a separate taxpayer in accordanc would otherwise be included in the		e basis of the entity's net	profits that					
(W) Corporations filing a consolic the computations required under "consolidated federal taxable inco from" appears in that section and b wherever "taxpayer" appears in that	r divisions (R) through (me attributable to" for "ne by substituting "affiliated gr	Y) of Section 5 by s t profit from" wherever	ubstituting "net profit					
(X) Each corporation filing a cons and severally liable for any tax, ir the Village of Sugarcreek in accor group of which the corporation is more members of such an affiliated	nterest, penalties, fines, cha ordance with this ordinanc a member for any portion	rges, or other amounts in e on the corporation, an	mposed by 1 affiliated					
(Y) Corporations and their affiliate Village of Sugarcreek before Janu- the Village of Sugarcreek may accordance with such election or a 2016.	ary 1, 2016, to file a conso continue to file consolid	lidated or combined tax a ated or combined tax	return with returns in					
SECTION 6 CREDIT FOR TA	AX PAID TO OTHER MI	JNICIPALITIES.						
(A) Every individual taxpayer do does pay, or has acknowledged measured by the same income, qua taxable under this ordinance may tax paid to the other municipality exceed the tax due the Village of S	liability for, a municipal alifying wages, commission claim a nonrefundable cred v. Subject to division (C)	tax to another municipa s, net profits or other con it upon satisfactory evide of this section, the cred	ality on or npensation ence of the					
(B) The Village of Sugarcreek sh Village of Sugarcreek who works 715.691 or a joint economic develor of the ORC to the same extent that are employed in another municipal	in a joint economic devel opment district created under t it grants a credit against it	opment zone created und r Section 715.70, 715.71	ler Section , or 715.72					
(C) If the amount of tax withheld required to be withheld or paid to section, "the income, qualifying w to tax in the other municipality s withheld or paid to the other municipality	the other municipality, then vages, commissions, net pro- shall be limited to the amo	for purposes of division offits or other compensation ount computed by divid	(A) of this on" subject					

(D) Intentionally left blank.

Ordinance No. 15-2154 Passed 16-21 5 SECTION 7 ESTIMATED TAXES. (A) As used in this section: (A) As used in this section: (A) As used in this section: (2) "Eximated taxes" means the amount that the taxpayer reasonably estimates to be the taxpayer stat. Ibility for the Village of Sugarceek's income tax for the current taxable year. (2) "Tax lability" means the total taxes due to the Village of Sugarceek's income tax for the current taxable year, on the form prevents withheld for the Village of Sugarceek for the taxable year, on the form prevents and the tax doministrator, if the amount payable as estimated taxes is at least 200. For the purposes of this section: (a) Taxes withheld for the Village of Sugarceek in equal amounts on each payment date unless the taxpayer establishes the dates on which the amounts were actually withheld, in which case they shall be considered as paid on the dates on which the mounts were actually withheld. As used in this distribution, 'date of the postmark stamped on the cover to is more than one date. A support may and a declaration under rules prevent is submitted. As used in this distribution, 'date of the postmark' means, in the event three is more than one date. A taxpayer favore rule shall be considered as paid on the dates or hybe postal service. (b) An overpayment of returns shall file joint declarations of estimated taxes. A taxpayer favore and and the declaration under rules preventing a tax Administrator. (a) Taxpayers filing joint returns shall file joint declaration on or before the filterath (15 th) day of the fourth month after the taxpayer becomes subject to tax for the first time. (a) Taxpayers f	RALTT BROTHERS, PUBLISHERS, SPRINGFIELD, OHIO			Form 6220
	Ordinance No. 15-2154	Passed	10-21	_,_15
 (1) "Estimated taxes" means the amount that the taxpayer reasonably estimates to be the taxpayer's tax liability for the Village of Sugarcreek's income tax for the current taxable year. (2) "Tax liability" means the total taxes due to the Village of Sugarcreek for the taxable year, after allowing any credit to which the taxpayer is entitled, and after applying any estimated tax paynent, withholding payment, or credit from another taxable year. (3) (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 the Village of Sugarcreek from qualifying wages shall be considered as paid to the Village of Sugarcreek in equal anounts on each payment date unless the taxpayer stabilistes 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 stransfer, 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. (2) Taxpayers filing joint returns shall file joint declarations of estimated taxes. A taxpayer faving a taxable year of less than twelve months shall make a declaration on or before the fifteenth (15") day of the fourth month after the taxpayer basing a taxable year of less than twelve months shall file a declaration on or before the fifteenth (15") day of the fourth month after the taxpayer baying as provided in this section. (3) The declaration of estimated taxes shall be filed on or before the date prescribed for the filting of municipal income tax returns under division (G) of Section 5 or on or before the fifteenth (15") day of the fourth month after the taxpayer beying of each fisca	SECTION 7 ESTIMATED TAXE	'S.		
 taxpayer's tax liability' for the Village of Sugarcreek's income tax for the current taxable year. (2) "Tax liability" means the total taxes due to the Village of Sugarcreek 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 the Village of Sugarcreek from qualifying wages shall be considered as paid to the Village of Sugarcreek in equal amounts on each payment date unless the taxpayer establishes the dates on which the amounts were actually withheld. (b) An overpayment of tax applied as acredit to a subsequent taxable year is deemed to be paid on the date of the postmark stranged on the cover in which the payment is subilited. 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. (2) Taxpayers filing joint returns shall file joint declarations of estimated taxes. A taxpayer may amend a declaration under rules prescribed by the Tax Administrator. A taxpayer having a taxable year of less than twelve months shall make a declaration under rules prescribed for the filing of municipal income tax returns under division (G) of Section 5 or on or before the fifteenth (15th) day of the fourth month after the taxpayer basis shall file a declaration or or before the fifteenth (15th) day of the fourth month after the baginning of each fiscal year or period. (2) The original declaration or any subsequent amendment may be increased or decreased on or before any subsequent quarterly payment day as provided in this section. (c) (1) The original	(A) As used in this section:			
 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 the Village of Sugarcreck from qualifying wages shall be considered as paid to the Village of Sugarcreck in equal amounts on each payment date unless the taxpayer establishes the dates on which all 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 even there is more than one date on the cover, the earliest date imprinted on the cover by the postal service. (2) Taxpayers filing joint returns shall file joint declarations of estimated taxes. A taxpayer may amend a declaration under rules prescribed by the Tax Administrator. A taxpayer having a taxable year of less than twelve months shall make a declaration under rules prescribed by the Tax Administrator. (3) The declaration of estimated taxes shall be filed on or before the date prescribed for the filing of municipal income tax returns under division (G) of Section 5 or on or before the fifteenth (15th) day of the fourth month after the taxpayer becomes subject to tax for the first time. (4) Taxpayers reporting on a fiscal year basis shall file a declaration or before the fifteenth (15th) day of the fourth month after the beginning of each fiscal year or period. (C) (1) The required portion of the tax liability for the taxable year; (a) On or	(1) "Estimated taxes" means the a taxpayer's tax liability for the Village c	amount that the taxpay of Sugarcreek's income t	er reasonably estimates ax for the current taxable	to be the year.
 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 the Village of Sugarcreek from qualifying wages shall be considered as paid to the Village of Sugarcreek 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, 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 three is more than one date on the cover, the earliest date imprinted on the cover by the postal service. (2) Taxpayers filing joint returns shall file joint declarations of estimated taxes. A taxpayer may amend a declaration under rules prescribed by the Tax Administrator. A taxpayer having a taxable year of less than twelve months shall make a declaration under rules prescribed for the filing of municipal income tax returns under division (G) of Section S or on or before the fifteenth (15th) day of the fourth month after the beginning of each fiscal year or period. (a) The equired portion or any subsequent amendment may be increased or decreased on or before any subsequent quarterly payment day as provided in this section. (c) In the required portion of the tax liability for the taxable year that shall be paid through estimated taxes and withholding on or before the applicable payment date, shall be as follows: (a) On or before the fifteenth (15th) day of the fourth month after the beginning of the taxable year, twenty-two	after allowing any credit to which the	e taxpayer is entitled, an	d after applying any esti	
 considered as paid to the Village of Sugarcreek 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 subnitted. 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. (2) Taxpayers filing joint returns shall file joint declarations of estimated taxes. A taxpayer may amend a declaration under rules prescribed by the Tax Administrator. A taxpayer having a taxable year of less than twelve months shall make a declaration under rules prescribed by the Tax Administrator. (3) The declaration of estimated taxes shall be filed on or before the date prescribed for the filing of municipal income tax returns under division (G) of Section 5 or on or before the fifteenth (15th) day of the fourth month after the taxpayer becomes subject to tax for the first time. (4) Taxpayers reporting on a fiscal year basis shall file a declaration on or before the fifteenth (15th) day of the fourth month after the beginning of each fiscal year or period. (5) The original declaration or any subsequent amendment may be increased or decreased on or before any subsequent quarterly payment day as provided in this section. (C)(1) The required portion of the tax hiability for the taxable year that shall be paid through estimated taxes and withholding on or before the applicable payment date, shall be as follows: (a) On or before the fifteenth (15th) day of the fourth month after the beginning of the taxable year, twenty-two and one-half (22.5) percent of the tax liability for the taxable year; (b) On or	the form prescribed by the Tax Admin	nistrator, if the amount pa		
 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. (2) Taxpayers filing joint returns shall file joint declarations of estimated taxes. A taxpayer may amend a declaration under rules prescribed by the Tax Administrator. A taxpayer having a taxable year of less than twelve months shall make a declaration under rules prescribed by the Tax Administrator. (3) The declaration of estimated taxes shall be filed on or before the date prescribed for the filing of municipal income tax returns under division (G) of Section 5 or on or before the fifteenth (15th) day of the fourth month after the taxpayer becomes subject to tax for the first time. (4) Taxpayers reporting on a fiscal year basis shall file a declaration on or before the fifteenth (15th) day of the fourth month after the beginning of each fiscal year or period. (5) The original declaration or any subsequent amendment may be increased or decreased on or before any subsequent quarterly payment day as provided in this section. (C)(1) The required portion of the tax liability for the taxable year that shall be paid through estimated taxes and withholding on or before the applicable payment date, shall be as follows: (a) On or before the fifteenth (15th) day of the fourth month after the beginning of the taxable year, forty-five (45) percent of the tax liability for the taxable year; (b) On or before the fifteenth (15th) day of the sixth month after the beginning of the taxable year, forty-five (45) percent of the tax liability for the taxable year; (c) On or before the fifteenth (15th) day of the ninth month after the beginning of the taxable year, sixty-seven and one-half (67	considered as paid to the Village of Su taxpayer establishes the dates on whic	igarcreek in equal amour ch all amounts were act	nts on each payment date ually withheld, in which	unless the
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 (15th) day of the fourth month after the beginning of each fiscal year or period. (5) The original declaration or any subsequent amendment may be increased or decreased on or before any subsequent quarterly payment day as provided in this section. (C)(1) The required portion of the tax liability for the taxable year that shall be paid through estimated taxes made payable to the Village of Sugarcreek, including the application of tax refunds to estimated taxes and withholding on or before the applicable payment date, shall be as follows: (a) On or before the fifteenth (15th) day of the fourth month after the beginning of the taxable year, twenty-two and one-half (22.5) percent of the tax liability for the taxable year; (b) On or before the fifteenth (15th) day of the sixth month after the beginning of the taxable year, forty-five (45) percent of the tax liability for the taxable year; (c) On or before the fifteenth (15th) day of the ninth month after the beginning of the taxable year, sixty-seven and one-half (67.5) percent of the tax liability for the taxable year; (d) On or before the fifteenth (15th) day of the twelfth month of the taxable year, ninety 	filing of municipal income tax returns	under division (G) of Se	ction 5 or on or before th	e fifteenth
or before any subsequent quarterly payment day as provided in this section. (C)(1) The required portion of the tax liability for the taxable year that shall be paid through estimated taxes made payable to the Village of Sugarcreek, including the application of tax refunds to estimated taxes and withholding on or before the applicable payment date, shall be as follows: (a) On or before the fifteenth (15 th) day of the fourth month after the beginning of the taxable year, twenty-two and one-half (22.5) percent of the tax liability for the taxable year; (b) On or before the fifteenth (15 th) day of the sixth month after the beginning of the taxable year, forty-five (45) percent of the tax liability for the taxable year; (c) On or before the fifteenth (15 th) day of the ninth month after the beginning of the taxable year, sixty-seven and one-half (67.5) percent of the tax liability for the taxable year; (d) On or before the fifteenth (15 th) day of the twelfth month of the taxable year, ninety				e fifteenth
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 taxable year, twenty-two and one-half (22.5) percent of the tax liability for the taxable year; (b) On or before the fifteenth (15th) day of the sixth month after the beginning of the taxable year, forty-five (45) percent of the tax liability for the taxable year; (c) On or before the fifteenth (15th) day of the ninth month after the beginning of the taxable year, sixty-seven and one-half (67.5) percent of the tax liability for the taxable year; (d) On or before the fifteenth (15th) day of the twelfth month of the taxable year, ninety 	estimated taxes made payable to the refunds to estimated taxes and withho	e Village of Sugarcreek	, including the applicat	ion of tax
 taxable year, forty-five (45) percent of the tax liability for the taxable year; (c) On or before the fifteenth (15th) day of the ninth month after the beginning of the taxable year, sixty-seven and one-half (67.5) percent of the tax liability for the taxable year; (d) On or before the fifteenth (15th) day of the twelfth month of the taxable year, ninety 				
taxable year, sixty-seven and one-half (67.5) percent of the tax liability for the taxable year; (d) On or before the fifteenth (15 th) day of the twelfth month of the taxable year, ninety				ing of the
	(c) On or before the lifteenth taxable year, sixty-seven and one-half	h (15 th) day of the ninth (67.5) percent of the tax	month after the beginn liability for the taxable y	ning of the vear;
			n month of the taxable y	ear, ninety

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BARKETT BROTHERS, PUBLISHERS,	Springheid, Ohio		· · · · · · · · · · · · · · · · · · ·	Form 6220	
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(2) WI amended dates.	hen an amended declarat declaration shall be paid	tion has been filed, the I in equal installments of	unpaid balance shown 1 or before the remain	due on the ing payment	
which the	or before the fifteenth (declaration or amended hich may be due shall be	declaration was filed, an	annual return shall be f	filed and any	
be impos underpayr	the case of any underpayr ed pursuant to Section ment, unless the underpay n. The amount of the under	18 upon the amount o ment is due to reasonable	f underpayment for the cause as described in di	ne period of	
) For the first payment of f the tax liability, less the				
	 For the second payment ty, less the amount of taxe 			(45%) of the	
	b) For the third payment of the tax liability, less the				
	 For the fourth payment ess the amount of taxes pa 			%) of the tax	
to be mad estimated underpayi	e period of the underpaym le to the date on which the taxes on or before any p nent only to the extent presently required to be pa	e payment is made. For p payment date shall be co the payment of estimate	urposes of this section, nsidered a payment of	a payment of any previous	
shall be d	nderpayment of any portio ue to reasonable cause and the taxable year if any of t	d the penalty imposed by			
tax liabili	e amount of estimated tar ty for the current taxable up to the end of the mont	year, determined by ann	ualizing the income rec	ceived during	
liability s immediate	e amount of estimated tax hown on the return of th ely preceding taxable yea h the Village of Sugarcred	te taxpayer for the prece r reflected a period of tw	ding taxable year, provelow elve months and the tax	vided that the	
	ne taxpayer is an individ I there on the first day of ear.				
SECTIO	N 8 ROUNDING OF A	AMOUNTS.			
return, re dollar tha fractional	may round to the nearest port, voucher, or other do at equals or exceeds fifty part of a dollar that is l nounts entered on a doc t.	cument required under th y cents shall be rounded less than fifty cents shall	is ordinance. Any fracti to the next whole do be dropped. If a perso	onal part of a Har, and any on chooses to	
SECTIO	N 9 REQUESTS FOR	REFUNDS.			

(A) As used in this section, "withholding tax" has the same meaning as in Section 18.

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Ordinance No. 15-2154	Passed	10-21	
(B) Upon receipt of a request for a refu shall refund to employers, agents of e income or withholding tax levied by the	mployers, other payers, o		
(1) Overpayments of more than ten	dollars or more;		
(2) Amounts paid erroneously if the	refund requested exceeds	s ten dollars or more.	
(C)(1) Except as otherwise provided in Tax Administrator, on the form preser tax was due or paid, whichever is later with the request any documentation that	ibed by the Tax Adminis r. The Tax Administrator	trator within three years may require the request	s after the
(2) On filing of the refund reques refund due and certify such amount to Except as provided in division (C)(3) to any taxpayer whose request for refu- the amount of the refund that was appealing the assessment.	the appropriate municipal of this section, the admin and is fully or partially d	l corporation official for istrator shall issue an a enied. The assessment	payment. ssessment shall state
(3) If a Tax Administrator denies taxpayer's originally filed annual inc taxpayer, in writing, of the amount of instructions for requesting an assessme	come tax return, the Tax the refund that was denie	x Administrator shall to ad, the reasons for the d	notify the
(D) A request for a refund that is recein this section shall be considered to ha situations exist:			
(1) The request is delivered by the the cover in which the request is enclosed			
(2) The request is delivered by the request is enclosed was affixed by a than the last day for filing the request, day.	private postal meter, the	date of that postmark is	s not later
(3) The request is delivered by the which the request is enclosed or the da is received within seven days of the las	te of the postmark so affi	ixed is not legible, and t	
(E) Interest shall be allowed and paid of tax obligation from the date of the over except that if any overpayment is refur- return or 90 days after the complete allowed on the refund. For the pur- overpaid, no amount of tax for any tax date on which the return on which the time for filing that return. Interest shall	erpayment until the date of nded within 90 days after d return is filed, whicher pose of computing the kable year shall be consid tax is reported is due, w	of the refund of the over the final filing date of ever is later, no interest payment of interest or lered to have been paid vithout regard to any ex	rpayment, the annual at shall be a amounts before the tension of
SECTION 10 SECOND MUNICIP ALLOWED FOR REFUND.	ALITY IMPOSING TA	X AFTER TIME PER	IOD
(A) Income tax that has been deposit deposited with another municipality, i subject to the three-ycar limitation on	s allowable by the Villag		
(B) Income tax that was deposited with the Village of Sugarcreek is subject to			

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or withhold nonrefundab respect to su	ing paid to the other le credit against the tax	municipality, the V or withholding the Vil qual to the tax or with	period allowed for a refi illage of Sugarcreek s lage of Sugarcreek clain holding paid to the first	hall allow a is due with	
the nonrefun if the Village due in exces	dable credit shall be calc of Sugarcreek's tax rate	culated using the Villag e is greater than the tax credit is to be paid to t	ax rate in the other mun ge of Sugarcreek's tax ra rate in the other munici the Village of Sugarcree onpayment.	te. However, pality, the tax	
(D) Nothing	in this section permits a	ny credit carryforward.			
SECTION 1	11 AMENDED RETU	RNS.			
changes as a taxpayer sha	a result of an adjustmen	nt to the taxpayer's fe with the Village of Su	c return for the Village deral or state income t garcreek. The amended	ax return, the	
amend its ty consolidated	pe of return from a sepa	arate return to a consol	ed municipal income tay idated return, based on notify the Tax Admini	the taxpayer's	
any combine tax shown to reopen those	ed additional tax due, tog be due is ten dollars o e facts, figures, computa , either directly or indi	gether with any penalty r less, no payment nee tions, or attachments f	shall be accompanied by and interest thereon. If d be made, The amende rom a previously filed a ent to the taxpayer's fe	the combined ed return shall return that are	
	o determine the amount ents were reopened; or,	of tax that would be a	tue if all facts, figures,	computations,	
	if the applicable statute xpired for a previously fi		actions or prosecutions	under Section	
	s, computations, and atta		unount of tax that would d; i.e., the payment shall		
the period pa beyond the p division. If t <u>of Sugarcrea</u> from alterat taxpayer's a	rescribed by division (E) period prescribed in that he amount of the refund ek. A request filed unde tions only to those fac nnual return that are aff	of Section <u>12</u> for filing division if it otherwise is less than ten dollars, r this division shall cluts, figures, computati fected, either directly of	nay be filed under this d g the amended return, ev e conforms to the requir no refund need be paid aim refund of overpaym ons, or attachments re or indirectly, by the adju lso filed within the time	en if it is filed ements of that by <u>the Village</u> ents resulting quired in the istment to the	
facts, figure and attachm	s, computations, and att	tachments were reopen to determine the refund	ount of refund that woul bed. All facts, figures, amount due by inclusio	computations,	
taxpayer's <u>th</u>	ne Village of Sugarcreek	's tax liability, that tax	deral or state tax liability payer shall make and fil the Village of Sugarcre	e an amended	

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	based upon such final determination o additional the Village of Sugarcreck in any overpayment, unless the tax or over	come tax shown due the	con or make a claim fo	
	SECTION 12 LIMITATIONS.			
	(A)(1)(a) Civil actions to recover muni income taxes shall be brought within th		enalties and interest on	municipal
	(i) Three years after the tax v	was due or the return was	filed, whichever is late	r; or
	(ii) One year after the conclu	ision of the qualifying de	ferral period, if any.	
	(b) The time limit described in a time if both the Tax Administrator a taxpayer consent in writing to the exter of time the time limit described in divis	nd the employer, agent nsion. Any extension sha	of the employer, other	payer, or
	(2) As used in this section, "qualify ending as follows:	ing deferral period" mea	ns a period of time beg	inning and
	(a) Beginning on the date a perso of Tax Review the request described subsequent decision, finding, or holdin Tax Review did not have jurisdiction t that assessment.	l in Section 21. That d ng by any administrative	ate shall not be affect body or court that the	ed by any Board of
	(b) Ending the later of the sixti the Board of Tax Review becomes fin Board of Tax Review, the sixtieth day of Tax Review is either ultimately af further appeal of either that affirmation	hal or, if any party appe after the date on which the firmed in whole or in p	als from the determina he final determination of art or ultimately revers	tion of the f the Board sed and no
	(B) Prosecutions for an offense made income tax shall be commenced within that in the case of fraud, failure to file more of income required to be reporte the commission of the offense.	three years after the contact of the second state in the second state of the second st	mmission of the offense n of twenty-five percer	e, provided it (25%) or
	(C) A claim for a refund of municipal provided in Section 9.	income taxes shall be l	brought within the time	limitation
	(D)(1) Notwithstanding the fact that ar of the assessment that is the subject of Sugarcreek does not prejudice any claim	the appeal. The acceptar	ice of a payment by the	Village of
	(2) If upon final determination of th Administrator, upon an appeal so filec Review, of the Ohio board of tax appea tax appeals has been appealed, so that refund will be paid in the amount of th that amount as provided by division (E	l or pursuant to a final of als, or any court to which t the resultant amount du he overpayment as provi	etermination of the Bo the decision of the Oh le is less than the amo	ard of Tax io board of unt paid, a
	(E) No civil action to recover the Villa shall be brought during either of the fo		tax or related penalties	or interest
	(1) The period during which a tax interest or those penalties;	payer has a right to app	beal the imposition of	that tax or
	(2) The period during which an app	eal related to the imposi	tion of that tax or inter	est or those

penalties is pending.

RECORD	OF	ORDINANCES
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Ordinance No.	15.2154	Passed	/0-21	, 15	
SECTION	13 AUDITS.				
taxpayer a audit and a overpayme	before the commencement written description of the a statement of the taxpa and of a tax. At or before taxpayer when the audit is	roles of the Tax Adminis eyer's rights, including a the commencement of a	strator and of the taxpaye any right to obtain a re n audit, the Tax Adminis	r during the fund of an	
audit of a taxpayer. A	in cases involving suspect taxpayer during regular la A taxpayer who is unable oposed time would cause the audit.	business hours and after to comply with a propos	 providing reasonable ne sed time for an audit on t 	otice to the the grounds	
represented Administra represent t Administra other evide	stages of an audit by the d by an attorney, accou- tor shall prescribe a form the taxpayer in the condu- tor. If a taxpayer has not ence, as the Tax Adminis ive of a taxpayer.	untant, bookkeeper, or by which a taxpayer ma uct of any proceedings t submitted such a form	other tax practitioner, y designate such a person resulting from actions , the Tax Administrator	. The Tax to assist or by the Tax may accept	
	 may refuse to answer any as an opportunity to cons ractitioner. 				
This division	on does not authorize the j	practice of law by a perso	on who is not an attorney.		
(D) A taxp	ayer may record, clectroni	ically or otherwise, the a	udit examination.		
excuse a t	ilure of the Tax Administ axpayer from payment of taxpayer's case.				
	Fax Administrator fails to nistrator, upon application				
SECTION	14 SERVICE OF ASS	ESSMENT.			
(A) As use	d in this section:				
is original reasonable	st known address" means t ly sent by certified mail, means such as the use of zed delivery service under	, or any address the Ta: f a change of address ser	x Administrator can ascervice offered by the posta	ertain using	
delivery se Tax Admi	ndeliverable address" mea ervice under Section <u>5703</u> nistrator, except when th lge or accept the assessme	<u>0.056</u> of the ORC is not reason for non-delive	able to deliver an assess	ment of the	
person affe authorized assessment	et to division (C) of this s ected thereby either by p under Section <u>5703.056</u> or t, the Tax Administrator n this section, including, b	bersonal service, by cert of the ORC. With the per may deliver the assess	ified mail, or by a deliv rmission of the person affi sment through alternative	very service fected by an c means as	
shall utiliz	If certified mail is returne ze reasonable means to a address service offered b	iscertain a new last kno	wn address, including th	he use of a	

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Section <u>5703.056</u> of the ORC. If the address, the assessment shall be sent b is subsequently returned because of a within 60 days after the assessment's p	y ordinary mail and consi n undeliverable address, t	idered served. If the ord	inary mail
(b) Once the Tax Administrator of either, serves an assessment on the protest the ruling of that assessment b 60 days after the receipt of service. Th division (C)(1)(a) of this section is p assessment is served.	person to whom the asses y filing an appeal with th e delivery of an assessme	ssment is directed, the p e local board of tax revi ent of the Tax Administr	erson may iew within ator under
(2) If mailing of an assessment by cause other than an undeliverable add ordinary mail. The assessment shall s and include the following statement:	ress, the Tax Administra	tor shall resend the asse	essment by
"This assessment is deemed to be serv date this assessment was mailed by t periods within which an appeal may b	he Tax Administrator as	shown on the assessme	
Unless the mailing is returned boo information is prima facie evidence the the Tax Administrator sent the assessed	at delivery of the assessment	nent was completed ten	days after
If the ordinary mail is subsequently Administrator shall proceed under div presumption of delivery and service section.	ision (C)(1)(a) of this see	ction. A person may cha	allenge the
(D)(1) A person disputing the presu section bears the burden of proving by the assessment was sent by certific associated at the time the Tax Admini- this section, a person is associated w mailed the assessment if, at that time conducting business at the address; of the address and, when the assessment conducting business at the address. I other person that, at the time the asses as determined by voting rights, of the	y a preponderance of the d mail was not an add strator originally mailed th ith an address at the time e, the person was residin r if, before that time, the was mailed, the person's For the purposes of this ssment was mailed, owne	evidence that the addres ress with which the p he assessment. For the p e the Tax Administrator ng, receiving legal doc person had conducted l agent or the person's aff section, a person's affil	to which erson was purposes of originally uments, or business at filiate was iate is any
(2) If a person elects to appeal an section, and if that assessment is subj must do so within 60 days after the i of Sugarcreek official, or the designed the Tax Administrator or other offici person does not actually file such an a	ect to collection and is no nitial contact by the Tax of either, with the person al from entering into a c	t otherwise appealable, Administrator or other to Nothing in this division ompromise with the pe	the person the Village on prevents
(E) Nothing in this section prohibits from delivering an assessment by a Ta			's designee
(F) Collection actions taken upon any section,_including those on which a c the pendency of an appeal under this s	laim has been delivered f		
(G) Additional regulations as detailed	in the Rules and Regulati	ions shall apply.	
SECTION 15 ADMINISTRATIO			

Ordinance No	15-2154	Passed	10-21	15	
	hat arises pursuant to the		n amount payable to the 's income tax imposed in		
	in this ordinance prohibi s in the best interests of t		from doing either of the	following if	
(1) Comp	romise a claim;				
	nd for a reasonable period other periodic payments.	od the time for payme	nt of a claim by agreein	g to accept	
	ax Administrator's reject a person with respect to		c or payment-over-time calable.	agreement	
and shall be		the parties to the comp	pect to a claim shall be b promise or agreement, an		
taxpayer del obtained by compromise	faults under the compron fraud or by misrepresent or agreement and that is	mise or agreement or it ation of a material fact. s unpaid shall remain d	espect to a claim shall be f the compromise or age Any amount that was du ue, and any penaltics or reement shall continue to	eement was e before the interest that	
SECTION	16 TAX INFORMATI	ON CONFIDENTIAL			
required or such inform performance authorized b returns filed	authorized by this ordination except in accordance of that person's official by this ordinance. The Table or otherwise received usenue service, the tax of ta	ance is confidential, an nce with a proper judie duties or the official bus ax Administrator or a de under this ordinance and	stigations, hearings, or or d no person shall access cial order or in connecti siness of the Village of St signee thereof may furni I other related tax inform administrators of othe	or disclose on with the Igarcreek as sh copies of nation to the	
			creek from publishing o spect to particular taxpaye		
SECTION	17 FRAUD.				
false or frau by the Villa knowingly schedule, st procure, cou report, retur	idulent report, return, sch ge of Sugarcreck ordinal procure, counsel, or adv atement, claim, or docu insel or advise such chan	nedule, statement, claim nee or state law to be f vise the preparation or ment, or knowingly ch age, alteration, or amend laim, or document is ba	the preparation or prese , or document authorized iled with a the Tax Admi presentation of such re ange, alter, or amend, of ment of the records upon sed with intent to defrauc	or required inistrator, or port, return, r knowingly which such	
SECTION	18 INTEREST AND P	ENALTIES.			
(A) As used	in this section:				
instructions		e Village of Sugarcreel	tions, ordinances, codes c provided they impose of the	r directly or	

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Ordinance No. <u>15-2154</u>	Passed	10-21	
 (2) "Federal short-term rate" mean marketable obligations of the United S less, as determined under Section 1274 (3) "Income tax," "estimated income tax," 	states with remaining peri of the Internal Revenue (iods to maturity of thre Code, for July of the cur	e years or rent year.
estimated income tax, and withholdin applicable law, including at any time be	g tax imposed by the V		
(4) "Interest rate as described in divi rounded to the nearest whole number calendar year next following the Jul determined in accordance with division	percent, plus five perce ly of the year in which	ent. The rate shall app	ly for the
(5) "Return" includes any tax return required to be filed with a the Tax A employer, any agent of the employer, of any time before January 1, 2016.	dministrator or the Villa	ige of Sugarcreek by a	taxpayer,
(6) "Unpaid estimated income tax" the tax is required to be paid under appl		tax due but not paid b	y the date
(7) "Unpaid income tax" means income tax" means income to be paid under applicable law		id by the date the inco	ome tax is
(8) "Unpaid withholding tax" mea withholding tax is required to be paid u	ans withholding tax due under applicable law.	e but not paid by the	e date the
(9) "Withholding tax" includes amore payer did not withhold in whole or in applicable law, the employer, agent, o qualifying wages.	part from an employee's	qualifying wages, but t	hat, under
(B)(1) This section applies to the follo	wing:		
(a) Any return required to be fi after January 1, 2016;	iled under applicable law	for taxable years begin	ning on or
(b) Income tax, estimated inco to the Village of Sugarcreek on or after		ax required to be paid of	or remitted
(2) This section does not apply to re before January 1, 2016, regardless of t payments required to be made before subject to the ordinances or rules and Village of Sugarcreek to which the return	the filing or payment dat January 1, 2016, but file d regulations, as adopted	e. Returns required to ad or paid after that da before January 1, 20	be filed or te shall be
(C) Should any taxpayer, employer, ag whole or in part, to make timely and fi tax, or withholding tax or to file timely filed, the following penalties and intere	ull payment or remittance y with the Village of Sug	of income tax, estimat	ed income
(1) Interest shall be imposed at the r all unpaid income tax, unpaid estimated			annum, on
(2)(a) With respect to unpaid inco Sugarcreek may impose a penalty equa			
(b) With respect to any unpaid penalty equal to fifty percent (50%) of			impose a

Ordinance No	RETT BROTHERS, PUBLISHERS, SPRINGFIELD, ODio	Form 6220			
 may impose a penalty of \$25 for each failure to timely file each return, regardless of the Tability shown thereon. The penalty shall not exceed \$150 for each failure. (D) Nothing in this section requires the Village of Sugarcreek to refund or credit any penalty, amount of interest, charges, or additional fees that the Village of Sugarcreek has properly imposed or collected before January 1 2016. (E) Nothing in this section is the authority of the Village of Sugarcreek to abate or partially abate penalties or interest imposed under this section when the Tax Administrator determines, in the Tax Administrator determines, in the Tax Administrator determines, in the Tax Administrator sole discretion, that such abatement is appropriate. (F) By the 31rd day of October of each year the Village of Sugarcreek shall publish the rate described in division (A) of this section applicable to the next succeeding calendar year. (G) the Village of Sugarcreek may impose on the taxpayer, employer, any agent of the employer, or any other payer the Village of Sugarcreek's post-judgment collection costs and fees, including attorney's fees. SECTION 19 AUTHORITY OF TAX ADMINISTRATOR; VERIFICATION OF INNORMATION. Authority. (A) Nothing in this ordinance shall limit the authority of the Tax Administrator to perform any off the following durines or functions, uncess the performance of such duties or functions, including, the right to inspect books, accounts, records, menorandums, and fedenal and state income tax returns, to examine persons under outh, to issue orders or subpenals for the production of books, accounts, records, menorandums, and fedenal and state income tax returns, to examine persons under oakh, to issue orders or subpenals for the production of books, accounts, records, menorandums, and fedenal and state income tax returns, to examine persons under oakh. (f) Canfer and meet with officers of other manicipal corporations and states and office	Ordinance No15-2154	Passed	10-21	_,_15	
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 described in division (A) of this section applicable to the next succeeding calendar year. (G) the Village of Sugarcreek may impose on the taxpayer, employer, any agent of the employer, or any other payer the Village of Sugarcreck's post-judgment collection costs and fees, including attorney's fees. SECTION 19 AUTHORITY OF TAX ADMINISTRATOR; VERIFICATION OF INFORMATION. Authority. (A) Nothing in this ordinance shall limit the authority of the Tax Administrator to perform any of the following duties or functions, unless the performance of such duties or functions is expressly limited by a provision of the ORC: (1)(a) Exercise all powers whatsoever of an query nature as provided by law, including, the right to inspect books, accounts, records, memorandums, and federal and state income tax returns, to examine persons under oath, to issue orders or subpecans for the production of books, accounts, papers, records, documents, and testimony, to take depositions, to apply to a court for attachment proceedings as for contempt, to approve vouchers for the fees of officers and witnesses, and to administer oaths. (b) The powers referred to in this division of this section shall be exercised by the Tax Administrator under the Village of Sugarcreek'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; relative to consenting to the Tax Administrator finds that there has been an overpayment, make a written statement of the Tax Administrator finds that there has been an overpayment, make a written statement of the Tax Administrator finds that there has been an overpayment, make a written statement of the Tax Administrator finds that there has been an overpayment, make a written statement of the Tax Administrator finds that there ha	abate penalties or interest imposed under	r this section when th	he Tax Administrator de	or partially termines, in	
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(6) Exercise the authority provided by law relative to the use of alternative apportionment methods by taxpayers in accordance with Section 3;	(5) Exercise the authority provided settlement of tax claims;	by law relative to	consenting to the comp	romise and	
	(6) Exercise the authority provided I methods by taxpayers in accordance with	by law relative to the Section 3;	ne use of alternative app	portionment	
(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	(7)(a) Make all tax findings, determin is by law authorized and required to mak	nations, computation to and, pursuant to t	s, and orders the Tax Ad ime limitations provided	dministrator by law, on	

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			s own motic ions, or order				or correct any nade.	tax findings,
com	Tax Adn putation,	inistrator sl or order wh	nall not revie	w, re-dete Administra	rmine, or co tor has made	orrect a e, unles	v or other appropy ny tax finding, as such appeal or se final;	determination,
	(8) Destr	y any or all	returns or ot	her tax do	cuments in t	he man	ner authorized b	y law;
	(9) Enter ection 4.	into an agre	ement with a	. taxpayer	to simplify t	the with	holding obligat	ions described
Ver	ification	of accuracy	y of returns a	und deter	nination of	liabilit	<u>¥.</u>	
bool othe of the fileo Adm pers auth	ks, paper r person nis ordina l, to aso ninistrate on subje orized a	s, records, a that is subje nee for the ertain the r or a duly a ct to this se gent, or em	and federal a set to, or that purpose of ve- tax due un authorized ag setion is requi- aployee to ir	nd state i the Tax A crifying th der this ent or emp ired to fu ivestigate	neome tax r administrator e accuracy o ordinance. bloyee there rnish the op and examin	eturns o r believ f any ro Upon of, ever portuni ne such	yee thereof may of any employe res is subject to, eturn made or, if written request y employer, tax ity for the Tax h books, papers designated in the	r, taxpayer, or the provisions no return was by the Tax payer, or other Administrator, , records, and
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reas for pur pap The prae	ionably b taxation o pose, com ers, recom person i stitioner a	elieves has l or any transa upel any suc ds, and fed nay be assis at any such	knowledge co action tending ch person to eral and state sted or repres	ncerning to affect attend a h income t cented by camination	any income such income earing or ex ax returns in an attorney,	that wa The T aminati such p accour	on that the Tax is or would have fax Administrate ion and to produ- person's possess- ntant, bookkeep is not authorize	been returned or may, for this use any books, ion or control. er, or other tax
hea	ring or ex	amination o	d written not or the product a shall fail to	tion of bo	e Tax Adm oks, papers,	inistrate records	or compelling a s, or federal or st	ittendance at a tate income tax
Ide	ntificatio	<u>n informat</u>	ion.					
a ta incl ide Ada	ax docum ude the ntification ninistrate	nent with the person's soon number r number r number r	he Tax Adm cial security equested by cidentifying	inistrator number, the Tax informatic	to provide ederal emp Administra on that has es	identif loyer id tor, A xperien	om requiring an ying informatio dentification nu person require ced any change before, or upon,	n, which may mber, or other d by the Tax with respect to

(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

tax document requiring the identifying information.

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request, nothing in this ordinance prohibits the Tax Administrator from imposing a penalty upon the person to whom the request was directed pursuant to Section 18, in addition to any applicable penalty described in Section 99.

(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 Section 19 within 30 days after filing the next tax document requiring such identifying information, nothing in this ordinance prohibits the Tax Administrator from imposing a penalty pursuant to Section 18.

(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 Section 99 for a violation of Section 17 and any other penalties that may be imposed by the Tax Administrator by law.

SECTION 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.

(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.

SECTION 21 BOARD OF TAX REVIEW.

(A)(1) The Board of Tax Review shall consist of three members. Two members shall be appointed by the legislative authority of the Village of Sugarcreek, but such appointees may not be employees, elected officials, or contractors with the Village of Sugarcreek at any time during their term or in the five years immediately preceding the date of appointment. One member shall be appointed by the Mayor of the Village of Sugarcreek. This member may be an employee of the Village of Sugarcreek, 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 the Village of Sugarcreek 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 Mayor of the Village of Sugarcreek 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 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.

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 Ordinance No. <u>15-2154</u>	Passed	10-21	/5
(4) A member of the Board of a qualifications for the position prescribed law.			
(5) A vacancy in an unexpired te appointment within 60 days of when the vacancy occurring prior to the expirati- appointed shall hold office for the ren- Review shall impair the power and auth- of the Board of Tax Review.	he vacancy was created on of the term for whi nainder of such term.	 Any member appointed ich the member's predeen No vacancy on the Board 	d to fill a cssor was rd of Tax
(6) If a member is temporarily unab of interest, illness, absence, or simila official that appointed the member sha Board of Tax Review in the member's subject to the same requirements and member temporarily unable to serve.	r reason, the legislativ Il appoint another indi- s place. The appointme	e authority or top admi vidual to temporarily ser ent of such an individua	inistrative ve on the I shall be
(B) Whenever a Tax Administrator issu taxpayer in writing at the same time of in which the taxpayer may appeal the a directed.	the taxpayer's right to	appeal the assessment, the	e manner
(C) Any person who has been issued a Tax Review by filing a request with th shall specify the reason or reasons why and shall be filed within 60 days after the	e Board of Tax Review the assessment should	v. The request shall be i be deemed incorrect or	n writing,
(D) The Board of Tax Review shall sel an appeal of an assessment under div additional time to prepare or waives a taxpayer may appear before the Board law, certified public accountant, or oth hearing to be continued as jointly agre completed within 120 days after the firs	vision (C) of this sect hearing. If the taxpaye of Tax Review and ma er representative. The I sed to by the parties. In	ion, unless the taxpayed or does not waive the he y be represented by an a Board of Tax Review man such a case, the hearing	r requests aring, the attorney at y allow a g must be
(E) The Board of Tax Review may affin or any part of that assessment. The Boa appeal within 90 days after the Board copy of its final determination by ordin after issuing the final determination. Th of Tax Review's final determination as	ard of Tax Review shal of Tax Review's final hary mail to all of the p te taxpayer or the Tax A	I issue a final determinate hearing on the appeal, a arties to the appeal within dministrator may appeal	ion on the nd send a n 15 days
(F) The Board of Tax Review created procedures and shall keep a record of available for inspection under Section before a Board of Tax Review created subject to Section <u>121.22</u> of the ORC.	of its transactions. Such <u>149.43</u> of the ORC.	ch records are not publi Hearings requested by a	ic records taxpayer
SECTION 22 AUTHORITY TO CR	REATE RULES AND I	REGULATIONS.	
Nothing in this ordinance prohibits the Administrator pursuant to authority gr adopt rules to administer an income tax this ordinance. Such rules shall not co ordinance. Taxpayers are hereby req Ordinance, but also to comply with th	anted to the administration imposed by the Village onflict with or be incon uired to comply not on	tor by resolution or ord e of Sugarcreek in accord isistent with any provisi inly with the requirement	inance, to lance with on of this

SECTION 23 RENTAL AND LEASED PROPERTY.

RECORD	OF	ORDINANCES
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continuing.

dinance No	15-2154	Passed	10-21	
otherwise lea including apa thereof, comm on or before name, address	perty owners of real pr se the same, or any par rtments, rooms and othe nencing with the effectiv the January 31 first fol s and also telephone num during such calendar ye	t thereof, to any perso er rental accommodation ve date of this section, s llowing such calendar nber, if available, of cac	n for residential dwelli ns, during any calendar shall file with the Tax A year a written report d h tenant known to have	ng purposes, year, or part administrator isclosing the occupied on
any person w of any tenar Administrator concerning the located in the compel the p whether as p	Administrator may order hom he believes to have nt of residential rental r, or his duly authorized te name, address and te e Village of Sugarcreek. production of papers an arties or witnesses, when telephone number of a	any knowledge of the r real property in the d agent, is authorized t elephone number of any The Tax Administrato d records and the atte never he believes such	name, address and telep Village of Sugarcreek to examine any person y tenant of residential r, or his duly authorize ndance of all personal person has knowledge	hone number The Tax , under oath, real property d agent, may before him, of the name,
	perty owner or person the state of the second se	nat violates one or more	of the following shall	be subject to
(1) Fails, or	, refuses or neglects to ti	mely file a written repo	ort required by subsection	on (a) hereof;
(2) Mak hereof; or	tes an incomplete or in	tentionally false writte	n report required by s	ubsection (a)
and disclose	to appcar before the Tax any tenant information p in this section; or			
(4) Fails Administrato	to comply with the pro	visions of this section of	or any order or subpoer	na of the Tax
SECTION 2	4 SAVINGS CLAUSE	c.		
whom or wh sentence, cla individual or be unconstitu only such cla the remaining declared to b	inance shall not apply to ich it is beyond the pow- use, section or part of to any of the several group ational, illegal or invalid ause, sentence, section or g provisions, sentences, o be the intention of Cour- mal, illegal or invalid sen	ver of Council to impo- this ordinance or any to so of persons, or forms or , such unconstitutionali- r part of this ordinance clauses, sections or othe neil that this ordinance	se the tax herein provid ax against or exception of income specified here ty, illegality or invalidit and shall not affect or r parts of this ordinance would have been adop	led for. Any o granted any in if found to sy shall affect impair any of e. It is hereby ted had such
SECTION 2	5 COLLECTION OF	TAX AFTER TERM	NATION OF ORDIN	ANCE.
repealed, and collecting an continue effe and any and violations of	rdinance shall continue d insofar as the collectic y tax so levied or enforce ective until all of said ta all suits and prosecutio this ordinance shall hav and Section 99 hereof.	on of taxes levied hereu cing any provisions of taxes levied hereunder in ns for the collection of	nder and actions or pro- his ordinance are conce the aforesaid periods said taxes or for the p	oceedings for erned, it shall are fully paid unishment of
	returns due for all or any provided in Sections 5		ve year of this ordinance ordinance as though th	

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······	HARFETT BROTHERS, PUBLISHERS, SPRINGFIELD, ONIO			Form 6220
· · · · · · · · · · · · · · · · · · ·	Ordinance No. 15-2154	Passed	10-21	, 16
·	SECTION 26 ADOPTION OF RITA I The Village of Sugarcreek hereby adopt Regulations, including amendments that n Sugarcreek's Income Tax Rules and Regu of the Village of Sugarcreek Income Ta Ordinance will supersede. Until and i Sugarcreek and RITA ceases, Section 20	ts the Regional Income may be made from time t ilations. In the event of a Ordinance and the R f the contractual relation	Tax Agency (RITA o time, for use as the a conflict with any pu ITA Rules & Regula- onship between the	Village of ovision(s) ations, the Village of
	01-1613 regarding promulgation of rule SECTION 99_VIOLATIONS; PENAL	•	Tax Administrator.	
	 (A) Whoever violates Section 17, division Village of Sugarcreek income taxes deduce misdemeanor of the first degree and sh imprisonment for a term of up to six mont is an employee, or official, of the Villag from employment or dismissal from office 	n (A) of Section 16, or 5 cted and withheld from a nall be subject to a fin ths, or both. If the indiv ce of Sugarcrcek, the indiv	in employee, shall be e of not more than idual that commits th	guilty of a \$1,000 or e violation
	(B) Any person who discloses informativiolation of division (A) of Section 16 shi subject to a fine of not more than \$5,000 protected in the section of the Village of Sugarcreek, the dismissal from office.	all be guilty of a felony plus the costs of prosecu individual that commits	of the fifth degree an tion, or imprisonment the violation is an em	nd shall be for a term ployee, or
	(C) Each instance of access or disclosure separate offense.	in violation of division	(A) of Section 16 cc	institutes a
	(D) If not otherwise specified herein, no p	erson shall:		
	(1) Fail, neglect or refuse to make an	y return or declaration re	equired by this ordinate	ıce;
	(2) File any incomplete or false return	n;		
	(3) Fail, neglect or refuse to pay the t	ax, penalties or interest	imposed by this ordin	ance;
	(4) Refuse to permit the Tax Admin examine his books, records, papers and fe or net profits of a taxpayer;			
	(5) Fail to appear before the Tax Ad federal and state income tax returns relati or subpoena of the Tax Administrator;			
	(6) Refuse to disclose to the Tax Adr net profits of a taxpayer;	ninistrator any informati	on with respect to the	income or
	(7) Fail to comply with the provision Administrator authorized hereby;	ns of this ordinance or a	iy order or subpoena	of the Tax
	(8) Give to an employer false inform and residence address, or fail to promptly and date thereof;			
	(9) Attempt to do anything whatsoev tax, penaltics or interest imposed by this of		of the whole or any	part of the
	(E) Any person who violates any of th penalties provided for in Section 99 (A) of		99 (D) shall be sub	ject to the

Form 6220 BARRETT BROTHERS, PUBLISHERS, SPRINGUELD, OHIO 5-2154 10-21 5 Ordinance No. Passed **SECTION 2.** That any or all ordinances or resolutions in conflict with this ordinance are hereby repealed to the extent of the conflict. This ordinance shall take effect and be in force from and after the **SECTION 3.** earliest period allowed by law. 10/21/2015 Passed: <u>Clayton Wellers</u> Mayor In ATTEST: I, Becky Crilow, Fiscal Officer of the Village of Sugarcreek, Ohio hereby certify that the foregoing is a true and correct copy of Ordinance #15-2154; passed by Sugarcreek Village Council on October 21, 2015; approved by the Mayor on October 21, 2015. (Signature) <u>Bloky (ulow</u>) (Title) <u>Alscal</u>) officer