GOVERNMENT FORMS & SUPPLIES (844) 224-3338 FORM NO. 30043			
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#### VILLAGE OF FAYETTEVILLE INCOME TAX ORDINANCE

Effective January 1, 2023 Ordinance No. 436

#### SECTION 1 AUTHORITY TO LEVY TAX; PURPOSE OF TAX.

- (A) To provide funds for the purposes of general municipal operations, maintenance, new equipment, extension and enlargement of municipal services and facilities and capital improvements, the Village of Fayetteville 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% (one percent). The tax is levied at a uniform rate on all persons residing in or earning or receiving income in the Village. The tax is levied on income, qualifying wages, commissions, and other 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 436 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). This ordinance is effective for tax years beginning on and after January 1, 2023.

#### 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 genderneutral.
- (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 hat has elected to be taxed as a C corporation under (C)(24)(d) of this division, means a C corporation's rederal 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 axable 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;

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(ii) Division (C)(1)( or gain described in Section 1	d)(i) of this section does not apply to the extended at the control of the Internal Revenue Code.	ent the income or gain is income
(e) Add taxes on or me taxable income;	asured by net income allowed as a deduction	on in the computation of federal
respect to dividends to, distril	state investment trust or regulated investment butions to, or amounts set aside for or credite computation of federal taxable income;	t company, add all amounts with ed to the benefit of investors and
(g) Deduct, to the exter any income derived from a tra Section 4313.02 of the ORC;	nt not otherwise deducted or excluded in cor insfer agreement or from the enterprise transfer	mputing federal taxable income, erred under that agreement under
(h) Deduct exempt inco federal taxable income.	ome to the extent not otherwise deducted or	excluded in computing adjusted
included in the taxpayer's fee	it of a pass-through entity owned directly or deral taxable income unless an affiliated ground al taxable income in accordance with division	up of corporations includes that
included in the taxpayer's fee	ed by a pass-through entity owned directly of deral taxable income unless an affiliated grou able income in accordance with division (V)(	up of corporations includes that
division (C)(48)(b) of this sec in division (C)(24)(d) of this taxable income under this sec other similar amounts paid member, or former member consideration for the use of Revenue Code or United State retirement plan with respect former member of the taxpay partner, shareholder, former	rporation, is not a disregarded entity that has betion, is not a publicly traded partnership that section, and is not an individual, the taxpayer tion as if the taxpayer were a C corporation, or accrued to a partner, former partner, shall not be allowed as a deductible expension and treated as payment of interest unest reasury regulations. Amounts paid or accruto a partner, former partner, shareholder, former partner, shareholder, former partner, shareholder, member, or former member, and, former partner, shareholder, former shareholder.	has made the election described or shall compute adjusted federal except guaranteed payments and hareholder, former shareholder, se unless such payments are in order. Section 469 of the Internal rued to a qualified self-employed former shareholder, member, or a insurance for a partner, former d amounts paid or accrued to or
	this section shall be construed as allowing the nall be construed as allowing any taxpayer to al self-employment tax.	
municipal income tax, or owe municipal corporation that co	ns a written finding by the Tax Administrates penalty and interest, or any combination of mmences the person's time limitation for mon 21, and has "ASSESSMENT" written in all	of tax, penalty, or interest, to the aking an appeal to the Board of
of Section 9, a billing stateme corporation, a Tax Administ mathematical errors, or a Tax	not include a notice denying a request for refuent notifying a taxpayer of current or past-due rator's request for additional information, a x Administrator's other written corresponder scribed by division (C)(2)(a) of this section.	balances owed to the municipal notification to the taxpayer of
	amination of a person or the inspection of the d to appear before the Tax Administrator,	

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(4) "Board of Tax Review" or "Board of Review" or "Board of Tax Appeals", or other named local board constituted to hear appeals of municipal income tax matters, means the entity created under Section 21.
(5) "Calendar quarter" means the three-month period ending on the last day of March, June, September, or December.
(6) "Casino operator" and "casino facility" have the same meanings as in Section 3772.01 of the ORC.
(7) "Certified mail," "express mail," "United States mail," "postal service," and similar terms include any delivery service authorized pursuant to Section 5703.056 of the ORC.
(8) "Disregarded entity" means a single member limited liability company, a qualifying subchapter S subsidiary, or another entity if the company, subsidiary, or entity is a disregarded entity for federal income ax purposes.
(9) "Domicile" means the true, fixed, and permanent home of a taxpayer and to which, whenever absent, the taxpayer intends to return. A taxpayer may have more than one residence but not more than one domicile.
(10) "Employee" means an individual who is an employee for federal income tax purposes.
(11) "Employer" means a person that is an employer for federal income tax purposes.
(12) "Exempt income" means all of the following:
(a) The military pay or allowances of members of the armed forces of the United States or members of their reserve components, including the national guard of any state.
(b) Intangible income.
(c) Social security benefits, railroad retirement benefits, unemployment compensation, pensions, retirement benefit payments, payments from annuities, and similar payments made to an employee or to the beneficiary of an employee under a retirement program or plan, disability payments received from private industry or local, state, or federal governments or from charitable, religious or educational organizations, and the proceeds of sickness, accident, or liability insurance policies. As used in division (C)(12)(c) of this section, "unemployment compensation" does not include supplemental unemployment compensation described in Section 3402(o)(2) of the Internal Revenue Code.
(d) The income of religious, fraternal, charitable, scientific, literary, or educational institutions to the extent such income is derived from tax-exempt real estate, tax-exempt tangible or intangible property, or ax-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.
<ul> <li>(f) Dues, contributions, and similar payments received by charitable, religious, educational, or literary organizations or labor unions, lodges, and similar organizations;</li> </ul>
(g) Alimony and child support received.
(h) Compensation for personal injuries or for damages to property from insurance proceeds or otherwise, excluding compensation paid for lost salaries or wages or compensation from punitive damages.
(i) Income of a public utility when that public utility is subject to the tax levied under Section 5727.24 or 5727.30 of the ORC. Division (C)(12)(i) of this section does not apply for purposes of Chapter 5745. of the ORC.

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a tax levied by the state and that a m	conversions, interest on federal obligation nunicipal corporation is specifically period of administration except s	rohibited by law from taxing, and
(k) Compensation or allowar Internal Revenue Code.	nces excluded from federal gross in	come under Section 107 of the
(1) Employee compensation th	at is not qualifying wages as defined	in division (C)(35) of this section.
under the jurisdiction of the United States air force and is a center for a residence or domicile. If the compe	erson employed within the boundarie States air force that is used for the h ir force operations, unless the person nsation is subject to taxation because to the municipal corporation of residen	ousing of members of the United is subject to taxation because of of residence or domicile, tax on
the share of net profits that represent	older's share of net profits of the S co is wages as defined in Section 3121(a as defined in Section 1402(a) of the I	) of the Internal Revenue Code or
(o) Intentionally left blank.		
(p)(i) Except as provided in di described in division (C)(2) or (5) withholding for Village under either	visions (C)(12)(p)(ii), (iii), and (iv) of Section 4 to the extent the qua of those divisions.	of this section, qualifying wages lifying wages are not subject to
	in division (C)(12)(p)(i) of this secti the employee resided at the time the	
	d in division (C)(12)(p)(i) of this sec hhold under division (C)(4)(b) of Sec	
(iv) The exemption provide wages if both of the following condi	d in division (C)(12)(p)(i) of this sections apply:	tion does not apply to qualifying
withholds and remits tax on the qua principal place of work is situated, or	described in division (C)(2) of Sec alifying wages to the municipal corp or, for qualifying wages described in d remits tax on the qualifying wages is located;	oration in which the employee's division (C)(5) of Section 4, the
	es a refund of the tax described in not performing services in that muni	
	vision (C)(12)(q)(ii) or (iii) of this sent individual for personal services p	
(ii) The exemption provided the following circumstances:	d in division (C)(12)(q)(i) of this section	ion does not apply under either of
(a) The individual's base	of operation is located in the municip	pal corporation.
(b) The individual is a p	professional athlete, professional entenance of services in the individual's of	ertainer, or public figure, and the

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	professional athlete," "professional d 4 (C).	entertainer," and "public figure" have the sa	me meanings as in Section
	received at the individual's base of	division (C)(12)(q) of this section applies sloperation. If the individual does not have ned or received where the individual is dominated or received where the individual does not have the individual doe	e a base of operation, the
	where an individual owns or rents an	n (C)(12)(q) of this section, "base of oper office, storefront, or similar facility to whice egularly performs personal services for com	ch the individual regularly
	property owned by the political sub employee of the subdivision or anoth the subdivision, if the property on v pursuant to Section 709.023 of the C axation because of residence. If the	erson for personal services performed for advision, regardless of whether the competer person performing services for the subdividual which services are performed is annexed to DRC on or after March 27, 2013, unless the compensation is subject to taxation because the municipal corporation of residence.	ensation is received by an ision under a contract with o a municipal corporation be person is subject to such
	(s) Income the taxation of whic	h is prohibited by the constitution or laws of	of the United States.
		income of a pass-through entity under divi he pass-through entity to the extent of th e entity's income.	
F	(13) "Form 2106" means internal Revenue Code.	revenue service form 2106 filed by a taxpay	er pursuant to the Internal
-	corporation and that is designed for re	ectronic or paper form that is not prescribed eporting taxes withheld by an employer, age taxes, or annual municipal income tax liab	nt of an employer, or other
	(15) "Gross receipts" means th	ne total revenue derived from sales, work de	one, or service rendered.
	(16) "Income" means the following	ng:	
	whatever source earned or received	salaries, qualifying wages, commissions, and by the resident, including the resident's di directly or indirectly by the resident and an this division.	stributive share of the net
	(ii) For the purposes of divis	sion (C)(16)(a)(i) of this section:	
	distributive share of any net operatesident's ownership interest in a pas and the following five taxable years,	oss of the resident incurred in the taxable years through entity shall be allowed as a dedu against any other net profit of the resident of the resident's ownership interest in a pass a)(iv) of this section;	ear and attributable to the ction, for that taxable year or the resident's distributive
	or indirectly by the resident shall b	ntive share of the net profit of each pass-three calculated without regard to any net operaxable year and applied to reduce the entity	erating loss that is carried
	operating loss attributable to an own	of this section does not apply with respendership interest in an S corporation unless of to tax in the municipal corporation as provided to tax in the municipal corporation as provided to tax in the municipal corporation.	shareholders' shares of net

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shall reduce the amount of n that taxpayer. In no event sl net operating loss exceed th (b) In the case of no compensation from whatev performed or rendered, or a nonresident, but excluding t entities owned directly or in	Ta net operating loss used to reduce a taxpayer of the cumulative deductions for all taxable yet original amount of that net operating loss avantesidents, all income, salaries, qualifying were source earned or received by the nonrestrivities conducted in the municipal corporation the nonresident's distributive share of the net predirectly by the nonresident.	o any subsequent year for use by years with respect to a taxpayer's ailable to that taxpayer.  wages, commissions, and other sident for work done, services n, including any net profit of the
and awards. If the taxpayer	es, gambling and sports winnings, winnings fr is a professional gambler for federal income ses and expenses to the extent authorized unde gs.	tax purposes, the taxpayer may
(e) Intentionally left	blank.	
gains, dividends, or other intangible property including defined in Ordinance 5701 real estate investment trusts, compensation. "Intangible in the state investment in the state investment trusts."	means income of any of the following types income arising from the ownership, sale, ex g, but not limited to, investments, deposits, mo of the ORC, and patents, copyrights, tradema investments in regulated investment companincome" does not include prizes, awards, or otwinnings, or other similar games of chance.	change, or other disposition of ney, or credits as those terms are arks, tradenames, investments in es, and appreciation on deferred
(18) "Internal Revenue (	Code" has the same meaning as in Section 574	7.01 of the ORC.
(19) "Limited liability co	mpany" means a limited liability company for another state.	ormed under ordinance 1705. of
(20) "Municipal corpordevelopment zone that levie ORC.	ration" includes a joint economic developmes an income tax under Section 715.691, 71:	nent district or joint economic 5.70, 715.71, or 715.74 of the
(21)(a) "Municipal taxab	le income" means the following:	
	er than an individual, income apportioned or sit y pre-2017 net operating loss carryforward ave	
extent otherwise included in	dual who is a resident of Village, income red income, then reduced as provided in division 2-2017 net operating loss carryforward available.	n (C)(21)(b) of this section, and
extent otherwise included is corporation under Section 3	ual who is a nonresident of Village, income ron income and then, as applicable, apportion, then reduced as provided in division (C)(21) operating loss carryforward available to the in	ned or sitused to the municipal ()(b) of this section, and further
	unicipal taxable income of a taxpayer who is	

subtract, as provided in division (C)(21)(a)(ii)(a) or (C)(21)(b) of this section, the amount of the individual's employee business expenses reported on the individual's form 2106 that the individual deducted for federal income tax purposes for the taxable year, subject to the limitation imposed by Section 67 of the Internal Revenue Code. For the municipal corporation in which the taxpayer is a resident, the taxpayer may deduct all such expenses allowed for federal income tax purposes, but only to the extent the expenses do not relate

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to exempt income. For a municipal corporat deduct such expenses only to the extent the eservices in that nonresident municipal corpor (22) "Municipality" means the same as tordinance they are referring to Fayetteville.	expenses are related to the taxpayer ration and are not related to exempt the Village of Fayetteville if the tell If not capitalized they refer to a m	s performance of personal income.  The same capitalized in the unicipal corporation other
(23) "Net operating loss" means a loss incoperating loss" does not include unutilized passive activity loss limitations.		
(24)		
(a) "Net profit" for a person who is a reported on schedule C, schedule E, or schedule purposes of division (C)(24)(a) of this second deducted in the same manner as provided	dule F reduced by any net operating ction, the net operating loss carried to	g loss carried forward. For forward shall be calculated
(b) "Net profit" for a person other the reduced by any net operating loss incurre [January 1, 2023], subject to the limitation	ed by the person in a taxable ye	ar beginning on or after
(c)(i) The amount of such operating necessary to reduce municipal taxable in net operating loss carried forward to not the taxable year in which the loss was in the deduction to be fully utilized.	come to zero, with any remaining more than five (5) consecutive	ng unused portion of the taxable years following
(ii) No person shall use the dedu offset qualifying wages.	action allowed by division (C)(	24)(c) of this section to
(d) For the purposes of this ordinance profit of a disregarded entity shall not be to included in the net profit of the owner of the	exable as against that disregarded of	(24)(a) of this section, net entity, but shall instead be
(d) A publicly traded partnership that it that is subject to tax on its net profits by Villa shall not be treated as the net profit of any annual return for Village. Village will treat the is so made.	age, may elect to be treated as a C c owner of the partnership. The elec-	orporation for Village, and ction shall be made on the
(25) "Nonresident" means an individual t	hat is not a resident.	
(26) "Ohio Business Gateway" means 125.30 of the ORC, that allows persons to encludes any successor electronic filing and	lectronically file business reply for	
(27) "Other payer" means any person, ot pays an individual any amount included in includes casino operators and video lottery to	n the federal gross income of the	
(28) "Pass-through entity" means a partr for federal income tax purposes, a limited l corporation for federal income tax purposes income or profits of the entity are given pa through entity" does not include a trust, esta	iability company not treated as an , an S corporation, or any other class-through treatment for federal in	association taxable as a C ss of entity from which the acome tax purposes. "Pass-

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qualifications described under section taxable under the "Federal Insuran excluding employee contributions are	etirement benefit plan, regardless of on 401(a) of the Internal Revenue C ce Contributions Act", Chapter 21 d elective deferrals, and regardless of amounts are included in the employed.	ode, including amounts that are of the Internal Revenue Code, f whether such amounts are paid
	ls, firms, companies, joint stock con partnerships, limited liability compani s, and any other entity.	
(31) "Postal service" means the U	nited States postal service.	
	ostmark," and similar terms include (3) of Section 5703.056 of the ORC.	the date recorded and marked in
(33) Reserved for future use.		
(34) "Publicly traded partnershi an established securities market. A"	p" means any partnership, an interest publicly traded partnership" may hav	t in which is regularly traded on e any number of partners.
(35) "Qualifying wages" means without regard to any wage limitation	wages, as defined in Section 3121(a) as, adjusted as follows:	of the Internal Revenue Code,
(a) Deduct the following amount	nts:	
(i) Any amount included in program described in Section 125 of	wages if the amount constitutes comp the Internal Revenue Code.	ensation attributable to a plan or
	n wages if the amount constitutes pay d by a party unrelated to the employe	
(iii) Intentionally left blank	M.	
(iv) Intentionally left blank		
(v) Any amount included in	wages that is exempt income.	
(b) Add the following amount	s:	20
(i) Any amount not included before April 1, 1986.	in wages solely because the employe	e was employed by the employer
disposition of a stock option, the execution of a stock option of a stock option	d in wages because the amount arises croise of a stock option, or the sale, en and the municipal corporation has no and tax adopted before January 1, bunts constituting ordinary income.	xchange, or other disposition of not, by resolution or ordinance.
(iii) Any amount not include 403(b), or 457 of the Internal Revemployee contributions and employee	led in wages if the amount is an amo enue Code. Division (C)(35)(b)(iii) e deferrals.	unt described in section 401(k), of this section applies only to
(iv) Any amount that is sup 3402(o)(2) of the Internal Revenue C	plemental unemployment compensati	on benefits described in Section

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	(v) Any amount received that is trea accordance with Section 1402(a)(8) of the Inte (vi) Any amount not included in wag.  (a) For the taxable year the amount States and that either is included in the taxpay have been included in the taxpayer's gross income under Section 911 of the Internal R	rnal Revenue Code.  es if all of the following apply:  t is employee compensation that er's gross income for federal income for such purposes if the taxp	is earned outside the United
	(b) For no preceding taxable yea 3121(a) of the Internal Revenue Code;		ages as defined in Section
	(c) For no succeeding taxable year	will the amount constitute wag	es; and
	(d) For any taxable year the amou division (C)(35)(b) of this section or ORC Sec of H.B. 5 of the 130th General Assembly, Mar	tion 718.03, as that section exist	
	(36) "Related entity" means any of the follow	owing:	
	<ul> <li>(a) An individual stockholder, or a member the Internal Revenue Code, if the stockholder indirectly, beneficially, or constructively, in the taxpayer's outstanding stock;</li> </ul>	and the members of the stockh	older's family own directly,
	(b) A stockholder, or a stockholder's part the stockholder's partnerships, estates, trusts, constructively, in the aggregate, at least fifty pe	or corporations own directly,	indirectly, beneficially, or
	(c) A corporation, or a party related to the of stock from the corporation to the party or from this section, provided the taxpayer owns direct percent of the value of the corporation's outstand	om the party to the corporation utty, indirectly, beneficially, or	under division (C)(36)(d) of
	(d) The attribution rules described in Sec of determining whether the ownership requirer met.		
	(37) "Related member" means a person the the taxable year, is either a related entity, a come Revenue Code, or a person to or from whom Section 1563(e) of the Internal Revenue Code related member under this division, " twenty wherever "five percent (5%)" appears in Section	ponent member as defined in Se there is attribution of stock ow except, for purposes of determ percent (20%)" shall be substitu	ction 1563(b) of the Internal mership in accordance with hining whether a person is a lated for "five percent (5%)"
	(38) "Resident" means an individual who is Section 3(E).	domiciled in the municipal corp	oration as determined under
	(39) "S corporation" means a person that I Subtitle A of the Internal Revenue Code for its		ordinance S of Chapter 1 of
	(40) "Schedule C" means internal revenue sto the Internal Revenue Code.	service schedule C (form 1040)	filed by a taxpayer pursuant
	(41) "Schedule E" means internal revenue s	service schedule E (form 1040)	filed by a taxpayer pursuant

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(42) "Schedule F" means in to the Internal Revenue Code.	nternal revenue service schedule F (form 104	0) filed by a taxpayer pursuant
(43) "Single member limite member.	ed liability company" means a limited liabil	ity company that has one direct
preceding taxable year. For purincluding, but not limited to, so income; compensation; comm program service revenue; patie tuition payments; unrelated buunit, including grants and other purposes or under generally ac government; any state government;	cans any employer that had total revenue of arposes of this division, "total revenue" mean ales receipts; payments; rents; profits; gains, cissions; premiums; money; property; grants; ent service revenue; premiums; fees, including asiness revenue; reimbursements; any type of er allocations; and any other similar receipts of excepted accounting principles. "Small employment, including any state agency or instrument frament for financial accounting and reporting	ns receipts of any type or kind, dividends, and other investment contributions; donations; gifts; premium fees and service fees; payment from a governmental reported for federal income tax er" does not include the federal tality; any political subdivision;
	r" means the individual charged with direct reillage in accordance with this ordinance 436 oner.	
(45)(b) "Tax commissioner Code.	" means the tax commissioner appointed under	er section 121.03 of the Revised
(46) "Tax return prepared Revenue Code and 26 C.F.R.	r" means any individual described in Section 301.7701-15.	on 7701(a) (36) of the Internal
(47) "Taxable year" means the Internal Revenue Code.	the corresponding tax reporting period as pro-	escribed for the taxpayer under
	a person subject to a tax levied on income e 436. "Taxpayer" does not include a grantor ection, a disregarded entity.	
may be a separate taxpayer from	imited liability company that is a disregarded om its single member in all Ohio municipal or did not file for its taxable year ending in	corporations in which it either
(a) The limited liabi	ility company's single member is also a limite	ed liability company.
	ility company and its single member were for rations for at least five years before January	
	ecember 31, 2004, the limited liability compad as a separate taxpayer under division (L) of	
(d) The limited liab municipal corporation income	ility company was not formed for the purpos tax liability of the limited liability company of	se of evading or reducing Ohio or its single member.
(e) The Ohio munic of the limited liability compan	cipal corporation that was the primary place of y consented to the election.	of business of the sole member
(ii) For purposes of div	ision (C)(48)(b)(i)(e) of this section, a municipaliability company if, for the limited liability	pal corporation was the primary

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was at least \$400,000.  (49) "Taxpayers' rights and res  13, 19(B), 20, 21, and Sections 57  file, report, withhold, remit, and pa	sponsibilities" means the rights provided to ta 17.011 and 5717.03 of the ORC, and the responsibilities in the responsibilities in the responsibilities in the responsibilities and regulations adopted by Villame tax.	xpayers in Sections 9, 12, unsibilities of taxpayers to y with Ordinance 718. of
(51) "Video lottery terminal sa the ORC to conduct video lottery to (52) "Retirement benefit plan": either on or after their termination of	also the same meaning as in Section 3770.21 of also agent" means a lottery sales agent license erminals on behalf of the state pursuant to Section means an arrangement whereby an entity proving service because of retirement or disability. In payments, severance payments, or payments in	ed under Chapter 3770. of tion 3770.21 of the ORC. des benefits to individuals "Retirement benefit plan"
of every person residing in and/or of Individuals.  (A) For residents of Village, the incommissions, and other compensative resident's distributive share of the resident shar	FTAX.  at a rate of one percent [1%] is levied on the Mearning and/or receiving income in Village,  come tax levied herein shall be on all income, stion from whatever source earned or received the net profit of pass-through entities owned direction. This is further detailed in the definitions.	salaries, qualifying wages, by the resident, including irectly or indirectly by the
(B) For nonresidents, all income, whatever source earned or received activities conducted in the municip the nonresident's distributive share indirectly by the nonresident.	salaries, qualifying wages, commissions, and d by the nonresident for work done, services al corporation, including any net profit of the of the net profit or loss of only pass-through	performed or rendered, or nonresident, but excluding entities owned directly or
Section 2 (C)(21). Exemptions wh	s, income can be reduced to "Municipal Taxa ich may apply are specified in Section 2 (C)(1	
(D)(1) As used in this division:	ied Deferred Compensation Plan.	
1000000	compensation plan" means a compensation plane Code.	olan described in Section
deferred compensation plan, less t nonqualified deferred compensatio made by the nonqualified deferred	the amount of compensation attributable to the receipt of money and property attributable on plan. Full loss is sustained if no distribution compensation plan. The taxpayer sustains a or receives the final distribution of money and on plan.	e to distributions from the of money and property is qualifying loss only in the

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paid income tax to Village with resp	ss the applicable tax rate for the taxablect to any portion of the total amount ualified deferred compensation plan.	
	I for different taxable years, then the 'The weighted average shall be based deferred compensation plan.	
(d) "Refundable credit" means t portion, if any, of a nonqualified def	he amount of Village income tax that erred compensation plan.	t was paid on the non-distributed
nonqualified deferred compensation municipal corporation shall be calcu	spayer has paid tax to other municipal plan, the amount of the credit that a lated on the basis of each municipal ome tax paid by the taxpayer to all mustation plan.	a taxpayer may claim from each corporation's proportionate share
	f the credit allowed under this sectio lage for all taxable years with resp	
(4) The credit allowed under this attributable to:	division is allowed only to the extent	the taxpayer's qualifying loss is
(a) The insolvency or bankrup compensation plan; or	otcy of the employer who had estab	lished the nonqualified deferred
(b) The employee's failure or into receive the nonqualified deferred of	nability to satisfy all of the employer compensation.	s terms and conditions necessary
Domicile.		
ndividual was domiciled in Village	to be domiciled in Village for all on the last day of the immediately pro that the individual is domiciled in Vi	eceding taxable year or if the Tax
	the presumption of domicile descril s by a preponderance of the evider f the taxable year.	
	ng whether an individual is domicile sidered include, but are not limited to	
(a) The individual's domicile is	n other taxable years;	
(b) The location at which the i	ndividual is registered to vote;	
(c) The address on the individu	ual's driver's license;	
(d) The location of real estate fallowed on the basis of the individua	or which the individual claimed a pro l's residence or domicile;	perty tax exemption or reduction
(e) The location and value of a	bodes owned or leased by the individ	lual;
(f) Declarations, written or ora	1 made by the individual recording t	ha individually maid-man

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	(g) The primary location at which the individual is employed.  (h) The location of educational institutions attended by the individual's dependents as defined in Section 152 of the Internal Revenue Code, to the extent that tuition paid to such educational institution is based on the residency of the individual or the individual's spouse in the municipal corporation where the educational institution is located;  (i) The number of contact periods the individual has with Village. For the purposes of this division, an individual has one "contact period" with Village if the individual is away overnight from the individual's abode located outside of Village and while away overnight from that abode spends at least some portion, however minimal, of each of two consecutive days in Village.  (3) All additional applicable factors are provided in the Rules and Regulations.
	Businesses.
	(F) This division applies to any taxpayer engaged in a business or profession in Village, unless the taxpayer is an individual who resides in Village or the taxpayer is an electric company, combined company, or telephone company that is subject to and required to file reports under Chapter 5745. of the ORC.
	(1) Except as otherwise provided in division (F)(2) of this section, net profit from a business or profession conducted both within and without the boundaries of Village shall be considered as having a taxable situs in Village for purposes of municipal income taxation in the same proportion as the average ratio of the following:
	(a) The average original cost of the real property and tangible personal property owned or used by the taxpayer in the business or profession in Village during the taxable period to the average original cost of all of the real and tangible personal property owned or used by the taxpayer in the business or profession during the same period, wherever situated.
	As used in the preceding paragraph, tangible personal or real property shall include property rented or leased by the taxpayer and the value of such property shall be determined by multiplying the annual rental thereon by eight;
	(b) Wages, salaries, and other compensation paid during the taxable period to individuals employed in the business or profession for services performed in Village to wages, salaries, and other compensation paid during the same period to individuals employed in the business or profession, wherever the individual's services are performed, excluding compensation from which taxes are not required to be withheld under Section 4 (C);
	(c) Total gross receipts of the business or profession from sales and rentals made and services performed during the taxable period in Village to total gross receipts of the business or profession during the same period from sales, rentals, and services, wherever made or performed.
	(2)(a) If the apportionment factors described in division (F)(1) of this section do not fairly represent the extent of a taxpayer's business activity in Village, the taxpayer may request, or the Tax Administrator of Village may require, that the taxpayer use, with respect to all or any portion of the income of the taxpayer an alternative apportionment method involving one or more of the following:
L.	(i) Separate accounting;
	(ii) The exclusion of one or more of the factors;
	<ul> <li>(iii) The inclusion of one or more additional factors that would provide for a more fair apportionment of the income of the taxpayer to the municipal corporation;</li> </ul>
	(iv) A modification of one or more of the factors.

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accompany a tax return, timely taxpayer may use the requested	use an alternative apportionment meth filed appeal of an assessment, or timel alternative method unless the Tax Admi riod prescribed by Section 12 (A).	y filed amended tax return. The
	r may require a taxpayer to use an alter f this section, but only by issuing an asse (A).	
	(F)(2) of this section nullifies or ot roved by the Tax Administrator or otherwise January 1, 2016.	
	(b) of this section, "wages, salaries, and or isation paid to an employee for services p	
(a) A location that is owner following:	ed, controlled, or used by, rented to, or us	nder the possession of one of the
(i) The employer;		
(ii) A vendor, customer, customer, client, or patient;	client, or patient of the employer, or a r	elated member of such a vendor,
(iii) A vendor, customer, related member of such a vendor	, client, or patient of a person described in r, customer, client, or patient.	n (F)(3)(a)(ii) of this section, or a
similar administrative, judicial, o compensation is paid for service	a trial, appeal, hearing, investigation, is or legislative matter or proceeding is be ses performed for, or on behalf of, the or indirectly benefits the employer;	ing conducted, provided that the
to perform the services at the otl this section solely in order to av Administrator makes such a deter	the Tax Administrator determines that the her location in lieu of a location describe void or reduce the employer's municipal rmination, the employer may dispute the that the Tax Administrator's determination	ed in division (F) (3)(a) or (b) of income tax liability. If the Tax determination by establishing, by
(4) For the purposes of division performed shall be sitused to a m	n (F)(1)(c) of this section, receipts from sa nunicipal corporation as follows:	ales and rentals made and services
	ne sale of tangible personal property sl f where title passes, the property meets ei	
(i) The property is shipp Village.	ped to or delivered within Village from	a stock of goods located within
	ered within Village from a location outsion on the solicitation or promation or promotion.	

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in Village shall be sitused to Vill  (e) Gross receipts from rem based upon the extent to which the control of	income, gross receipts from rents and royalties from lage.  Its and royalties from tangible personal property shathe tangible personal property is used in Village.  In an individual taxpayer from the rental of real estatentity owned by the individual, shall be subject to the	all be sitused to Village
profit is a resident of Village. Vipurpose of calculating net profit property is located.  (6)(a) Commissions received real estate shall be sitused to the role by the real estate agent or broke commissions the agent or broker	it is located in Village or if the individual taxpay illage shall allow such taxpayers to elect to use sep it sitused under this division to the municipal comby a real estate agent or broker relating to the sal municipal corporation in which the real estate is locater shall be allocated to Village, if applicable, base received from the sale, purchase, or lease of real estate everywless.	er, purchase, or lease of ated. Net profit reported ed upon the ratio of the estate located in Village
activity on the individual's annu individual paid on such net profit under Village's income tax ordir	resident of Village shall report the individual's net pal tax return for Village. The individual may clain to another municipal corporation to the extent that nance.  described in division (F)(1) of this section for the page 1.	m a credit for taxes the such a credit is allowed
or division (F)(2) of this section property, payroll, and gross rece (8) Left intentionally blank. (9) Intentionally left blank.	a, the owner of a disregarded entity shall include i ipts of such disregarded entity.	n the owner's ratios the
SECTION 4 COLLECTION  Withholding provisions.	N AT SOURCE.	
an income tax from the qualifyir qualifying wages for which with section, the tax shall be withheld An employer, agent of an employer, on the date that the employer, age	employer, or other payer located or doing business in many wages earned and/or received by each employer hholding is not required under Section 3 or divising at the rate, specified in Section 3 of this ordinant yer, or other payer shall deduct and withhold the taxent, or other payer directly, indirectly, or constructing wages to the benefit of, the employee.	e in Village. Except for ion (B)(4) or (6) of this ce, of one percent [1%]. x from qualifying wages
payer shall remit to the Tax Adm	vision (B)(2) of this section, an employer, agent of inistrator of Village the greater of the income taxe be deducted and withheld by the employer, agent, or	s deducted and withheld
the total taxes deducted and wit other payer on behalf of Village	educted and withheld shall be remitted monthly to held or required to be deducted and withheld by in the preceding calendar year exceeded \$2,399, required to be deducted and withheld on behalf of exceeded \$200	the employer, agent, or or if the total amount of

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	of this section shall be made to the Tar th for which the tax was withheld.	x Administrator not later than 15
B)(1)(a) of this section of taxes re	n employer, or other payer not required quired to be deducted and withheld shal he last day of the month following the la	I make quarterly payments to the
(c) Intentionally left blank.		
or the purpose of paying federal nternal Revenue Code, 26 C.F.R. the made by electronic funds transfor Village. The payment of tax by e	n employer, or other payer is required taxes withheld on payments to emplo 31.6302-1, or any other federal statute fer to the Tax Administrator of all taxes electronic funds transfer under this divisit to file any return as required under this	yees under Section 6302 of the or regulation, the payment shall deducted and withheld on behalf on does not affect an employer's,
of tax withheld by the employer, semitted to the Tax Administrator. shall be accepted by Tax Admini	agent, or other payer shall make and agent, or other payer from the qualifying A return filed by an employer, agent, of strator and Village as the return require tax under this ordinance is the quemployer, or other payer.	ng wages of each employee and or other payer under this division red of an non-resident employee
with respect to an individual's disc disqualifying disposition, the indiv	mployer, or other payer is not required qualifying disposition of an incentive solidual is not an employee of either the coror of such corporation's successor entity.	tock option if, at the time of the
employer, or other payer to withh	ved from liability for a tax by the failt old the tax as required under this ordin from the requirement to withhold the ta	nance 436 or by the employer's,
withheld relieves the employee fro	yer, agent of an employer, or other particles of the milability for that tax unless the emploration with the failure to remit the tax withhe	yee colluded with the employer,
	fore June 26, 2003, is not subject to Vitent the deferred compensation does not a is paid or distributed.	
payment of that amount required t	n employer, or other payer required to o be withheld, whether or not such taxon in trust for Village until such time as th	es have been withheld, and such
(8) On or before the last day of F eturn with the Tax Administrator	ebruary of each year, an employer shall listing:	file a withholding reconciliation
(a) The names, addresses, and ax was withheld or should have be	d social security numbers of all employe een withheld for Village during the prec	ees from whose qualifying wages eeding calendar year;
(b) The amount of tax withly wages paid to such employee during	neld, if any, from each such employee and the preceding calendar year;	, the total amount of qualifying

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(d) Any other information require Service form W-2 or its equivalent form	d for federal income tax reporting pur with respect to such employee;	poses on Internal Revenue
(e) Other information as may be re-	quired by the Tax Administrator.	
(9) The officer or the employee of the direct supervision of or charged with the making payments as required by this section. The the tax due as required by this section. The does not discharge the officer's or employ or other payer to file returns or pay any to	the responsibility for withholding the taction, shall be personally liable for a fact dissolution of an employer, agent of types is liability for a failure of the employer.	ax or filing the reports and silure to file a report or pay an employer, or other payer
(10) An employer is required to deduce by the employer's employees and const gratuities are under the employer's control employer's control if the tip or gratuity it to the employee, or if the customer paymeans.	ituting qualifying wages, but only to tol. For the purposes of this division, a s paid by the customer to the employer	the extent that the tips and tip or gratuity is under the r for subsequent remittance
(11) The Tax Administrator shall consi when such tax is not otherwise required withheld and remitted for the purposes o	d to be withheld by this ordinance 43	
Occasional Entrant - Withholding.		
(C)(1) As used in this division:		
(a) "Employer" includes a person the	hat is a related member to or of an emp	oloyer.
(b) "Fixed location" means a peri- warehouse, storefront, or similar location	manent place of doing business in the owned or controlled by an employer.	is state, such as an office,
(c) "Principal place of work" mean employment duties on a regular and ordin duties on a regular and ordinary basis to location in this state to which the employ ordinary basis. If the employee is not re basis to a fixed location or worksite location or worksite location the employee spends the greatest behalf of the employee's employer.	o a fixed location, "principal place of oyee is required to report for employm quired to report for employment dutie ation, "principal place of work" means	ed to report for employment work" means the worksite tent duties on a regular and s on a regular and ordinary the location in this state at
If there is not a single municipal corpora a calendar year" performing services for municipal corporations in which the empumber of days the employee spent in at the employee's qualifying wages subject municipal corporations. The allocation s not limited to, an equal allocation among spent or sales made by the employee in equalifying wages are allocated under this respect to those qualifying wages for the	r or on behalf of the employer, but insupplying an identical number of day other municipal corporation, the empt to division (C)(2)(a)(i) of this section hall be made using any fair and reason a such municipal corporations or an allowable ach such municipal corporation. A municipal division shall be the employee's "prison or an allowable division shall be the employee's "prison or an allowa	stead there are two or more days that is greater than the aployer shall allocate any of a among those two or more able method, including, but ocation based upon the time nicipal corporation to which
For the purposes of this division, the letermined in accordance with division (for "municipal corporation" wherever "n	(C)(2)(b) of this section, except that "lo	ocation" shall be substituted
(d) "Professional athlete" means an wages or other remuneration.	athlete who performs services in a pro	ofessional athletic event for

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(e) "Professional entertaine arts for wages or other remunera	er" means a person who performs service ation on a per-event basis.	es in the professional performing
(f) "Public figure" means a speeches, public appearances, or	a person of prominence who performs se r similar events, for wages or other remun	rvices at discrete events, such as teration on a per-event basis.
(g) "Worksite location" me the employer provides services not include the home of an empl	eans a construction site or other temporal for more than 20 days during the calenda loyee.	ry worksite in this state at which ar year. "Worksite location" does
Village income tax on qualifyin	(3), (5), (6), and (7) of this section, an emig wages paid to an employee for the per ned such services in Village on 20 or few applies:	formance of personal services in
(i) The employee's princ	cipal place of work is located in Village.	
he purposes of this division, "p worksite in Village at which the have been, expected by the empl	rmed services at one or more presumed voresumed worksite location" means a contemployer provides or provided services loyer to last more than 20 days in a calend last more than 20 days" if either of the	struction site or other temporary that can reasonably be, or would ar year. Services can "reasonably
(a) The nature of the complete the services;	services are such that it will require mor	e than 20 days of the services to
	etween the employer and its customer to n the services at the location for more than	
(iii) The employee is a name of the employee's qualifying wages	resident of Village and has requested that s as provided in Section 4.	the employer withhold tax from
	professional athlete, professional enter he performance of services in the emplo or public figure.	
pent a day performing services on behalf of the employer in Vil of determining the amount of ti	vision (C)(2)(a) of this section, an emploin Village only if the employee spent mor lage than in any other municipal corporat me an employee spent in a particular loc tivities shall be considered to have been	e time performing services for or ion on that day. For the purposes ation, the time spent performing
(i) Traveling to the local he day;	tion at which the employee will first perfo	orm services for the employer for
(ii) Traveling from a loc ny other location;	cation at which the employee was perform	ning services for the employer to
ransportation or delivery, pro	location to another location in order to property that has been purchased, sold, a actured, or improved by the employee's en	assembled, fabricated, repaired,
(iv) Transporting or deli- nat, upon delivery of the proper eal estate owned, used, or contr	vering property described in division (C)(: ty, the employee does not temporarily or	2)(b)(iii) of this section, provided

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(v) Traveling from the location at was provided for the day to either the employee's principal perform services for the employer.  (3) If the principal place of work of an employees an income tax, the exception from section shall apply only if, with respect to employer withholds and remits tax on such	employee is located in another Ohio n withholding requirements described in the employee's qualifying wages desc	nunicipal corporation that in division (C)(2)(a) of this cribed in that division, the
(4)(a) Except as provided in division (C) days an employee spends performing per employer shall withhold and remit tax to V the employer pays qualifying wages to the	rsonal services in Village exceeds t Village for any subsequent days in the	he 20-day threshold, the at calendar year on which
(b) An employer required to begin with may elect to withhold tax for Village for the employee for personal services perform	e first 20 days on which the employer	
(5) If an employer's fixed location is Vil in Section 2, the employer shall withhold in for a taxable year and remit that tax only to worked outside the corporate boundaries of	nunicipal income tax on all of the empo Village, regardless of the number of	ployee's qualifying wages
To determine whether an employer qualification required to provide the Tax Administrator taxable year.		
(6) Divisions (C)(2)(a) and (4) of this sec an employer enter into an agreement regar requirements of Section 4.		
SECTION 5 ANNUAL RETURN; FII	LING.	
(A) An annual Village income tax return she taxpayer that is not an individual for each to or not a tax is due thereon.	all be completed and filed by every in axable year for which the taxpayer is	dividual taxpayer and any subject to the tax, whether
(1) The Tax Administrator may accept by an employer, agent of an employer, nonresident individual taxpayer's sole incomployer, agent of an employer, or other p	or other payer under Section 4 of ome subject to the tax is the qualifyi	this Ordinance when the ng wages reported by the
(2) Retirees having no Municipal Taxa Tax Administrator a written exemption for Administrator. The written exemption shretired. The exemption shall be in effect ut taxable to the Village, at which time the reof this ordinance/chapter.	om these filing requirements on a for all indicate the date of retirement and ntil such time as the retiree receives M	rm prescribed by the Tax nd the entity from which Municipal Taxable Income
(B) If an individual is deceased, any return by that decedent's executor, administrator,		
(C) If an individual is unable to complete an required of that individual shall be complet conservator, fiduciary, or other person char	ed and filed by the individual's duly a	uthorized agent, guardian,

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(D) Returns or notices required of an elestate or trust.	state or a trust shall be complete	ed and filed by the fiduciary of the
(E) Village shall permit spouses to file	a joint return.	
(F)(1) Each return required to be filed us taxpayer's duly authorized agent and of shall include the taxpayer's social secur verified by a declaration under penalty	f the person who prepared the re rity number or taxpayer identific	eturn for the taxpayer. The return
(2) The Tax Administrator shall recreturn; and amended return, copies of Service form W-2, "Wage and Tax State W-2, as well as taxable wages reported Revenue Service form 1040 or, in the corporation, Ohio form IT-1040; and, necessary to support the adjustments in annual return required by this section of foregoing to the Tax Administrator unlebeen filed.	the following documents: all of ements," including all information of or withheld for any municipal of the case of a return or request a with respect to an amended tax made in the amended return. An electronically is not required to	of the taxpayer's Internal Revenue in reported on the taxpayer's federal corporation; the taxpayer's Internal required by a qualified municipal treturn, any other documentation individual taxpayer who files the provide paper copies of any of the
(3) The Tax Administrator may request profit return, amended net profit return, the following documents: the taxpayer's 1120-REIT, form 1120F, or form 1120S other documentation necessary to suppose	urn, or request for refund require s Internal Revenue Service form S, and, with respect to an amende	d under this section, copies of only 1041, form 1065, form 1120, form ed tax return or refund request, any
A taxpayer that is not an individual and Business Gateway or in some other man the Tax Administrator at the time of fil electronically through the Ohio Busines	nner shall either mail the docum ling or, if electronic submission	ents required under this division to
(4) After a taxpayer files a tax re provide, any information, statements, taxpayer's municipal income tax liability regardless of whether the taxpayer files	or documents required by Vil y. The requirements imposed und	lage to determine and verify the ler division (F) of this section apply
(G)(1)(a) Except as otherwise provided filed under this section shall be comple date prescribed for the filing of state in of the ORC. The taxpayer shall comp Administrator or on generic forms, tog required if the net amount due is ten do	eted and filed as required by the ndividual income tax returns und the lete and file the return or notice gether with remittance made pay	Fax Administrator on or before the er division (G) of Section 5747.08 e on forms prescribed by the Tax
(b) Except as otherwise provided under this section by a taxpayer that is randoministrator on or before the fifteenth taxable year. The taxpayer shall compared the forms, together the first taxpayer shall compared if the net amount due is ten do	not an individual shall be comple in day (15 <sup>th</sup> ) of the fourth month in plete and file the return or notice ther with remittance made payal	following the end of the taxpayer's se on forms prescribed by the Tax

the last day of the taxable year to which the return relates. An extension of time to file under this division is not an extension of the time to pay any tax due unless the Tax Administrator grants an extension of that

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	<ul> <li>(a) A copy of the federal extension request shall be included with the filing of Village's income tax return.</li> <li>(b) A taxpayer that has not requested or received a six-month extension for filing the taxpayer's federal income tax return may submit a written request that the Tax Administrator grant the taxpayer a six-month extension of the date for filing the taxpayer's Village income tax return. If the request is received by the Tax Administrator on or before the date the Village income tax return is due, the Tax Administrator shall grant the taxpayer's requested extension.</li> </ul>
	<ul> <li>(3) If the tax commissioner extends for all taxpayers the date for filing state income tax returns under division (G) of Section 5747.08 of the ORC, a taxpayer shall automatically receive an extension for the filing of Village's income tax return. The extended due date of Village's income tax return shall be the same as the extended due date of the state income tax return.</li> <li>(4) If the Tax Administrator considers it necessary in order to ensure the payment of the tax imposed by Village, the Tax Administrator may require taxpayers to file returns and make payments otherwise than as</li> </ul>
	provided in this division, including taxpayers not otherwise required to file annual returns.  (5) To the extent that any provision in this division (G) of this section conflicts with any provision in divisions (N), (O), (P), or (Q) of this section, the provisions in divisions (N), (O), (P), or (Q) prevail.  (H)(1) For taxable years beginning after 2015, Village shall not require a taxpayer to remit tax with respect to net profits if the net amount due is ten dollars or less.
	(2) Any taxpayer not required to remit tax to Village for a taxable year pursuant to division (H)(1) of this section shall file with Village an annual net profit return under division (F)(3) of this section, unless the provisions of division (H)(3) apply.
	<ul> <li>(3)(a) A person may notify the Tax Administrator that the person does not expect to be a taxpayer subject to Village income tax ordinance for a taxable year if both the following apply:</li> <li>(i) The person was required to file a tax return with Village for the immediately preceding taxable year because the person performed services at a worksite location (as defined in Section</li> </ul>
	4(C)(1)(g)) within Village.  (ii) The person no longer provides services in Village and does not expect to be subject to Village income tax for the taxable year.
L	(b) The person shall provide the notice in a signed affidavit that briefly explains the person's circumstances, including the location of the previous worksite location and the last date on which the person performed services or made any sales within Village. The affidavit shall also include the following statement: "The affiant has no plans to perform any services within Village, make any sales in Village, or otherwise become subject to the tax levied by Village during the taxable year. If the affiant does become subject to the tax levied by Village for the taxable year, the affiant agrees to be considered a taxpayer and to properly comply as a taxpayer with Village income tax ordinance and rules and regulations." The person shall sign the affidavit under penalty of perjury.
	(c) If a person submits an affidavit described in division (H)(3)(b) the Tax Administrator shall not require the person to file and tax return for the taxable year unless the Tax Administrator possesses information that conflicts with the affidavit or if the circumstances described in the affidavit change.
	(d) Nothing in division (H)(3) of this section prohibits the Tax Administrator from performing an audit of the person.

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be made on the date of the (J) Taxes withheld for the V Section 4 shall be allowed t	hapter is made by electronic funds transfer, timestamp assigned by the first electronic systillage by an employer, the agent of an employer the taxpayer as credits against payment of the taxpayer as credits.	stem receiving that payment.  byer, or other payer as described in the tax imposed on the taxpayer by
	s withheld were not remitted to Village an eyer in connection with the failure to remit the	
taxpayer may check to auth	Village to be filed in accordance with this d orize another person, including a tax return x Administrator about matters pertaining to	preparer who prepared the return
document required by Villa information required by or Administrator, and provide complies with the provision	shall accept for filing a generic form of a ge, provided that the generic form, once com- dinance, resolution, or rules and regulation d that the taxpayer or tax return preparer ons of this ordinance and of Village's or ling of returns, reports, or documents.	pleted and filed, contains all of the is adopted by Village or the Tax filing the generic form otherwise
Filing via Ohio Business (	lateway.	
business or profession may	et to municipal income taxation with respect file Village's income tax return, estimated ipal income tax return, and may make payme hio Business Gateway.	l municipal income tax return, o
	t of an employer, or other payer may report g wages, and may make remittance of such an	
(3) Nothing in this section	n affects the due dates for filing employer w	ithholding tax returns.
Extension for service in or	for the armed forces.	
forces of the United States the United States or an ac personnel in a combat zone Administrator of Village fo payment of taxes required by 180 days thereafter. The all member's or civilian's duty	ional guard of any state and each member of called to active duty pursuant to an executive of the congress of the United States, and or contingency operation in support of the are both an extension of time for filing of the repy Village during the period of the member's opplication shall be filed on or before the onterminates. An applicant shall provide such constrate eligibility for the extension.	re order issued by the president of each civilian serving as support rmed forces, may apply to the Ta- eturn and an extension of time for or civilian's duty service, and for the hundred eightieth day after the
the Tax Administrator shall	ator ascertains that an applicant is qualified f enter into a contract with the applicant for the after the applicant's active duty or service to	payment of the tax in installment

may prescribe such contract terms as the Tax Administrator considers appropriate. However, taxes pursuant to a contract entered into under this division are not delinquent, and the Tax Administrator shall not require

(2) If the Tax Administrator determines that an applicant is qualified for an extension under this section, the applicant shall neither be required to file any return, report, or other tax document nor be required to pay any tax otherwise due to the Village before the 181st day after the applicant's active duty or service

any payments of penalties or interest in connection with those taxes for the extension period.

terminates.

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	<ul> <li>(3) Taxes paid pursuant to a contract entrax Administrator shall not require any paythe extension period.</li> <li>(P)(1) Nothing in this division denies to any (N) and (O) of this section.</li> <li>(2)(a) A qualifying taxpayer who is elighted.</li> </ul>	ments of penalties or interest in conne y person described in this division the gible for an extension under the Inte	e application of divisions
receive both an extension of time in which to file any return, report, or other tax document of time in which to make any payment of taxes required by Village in accordance with the length of any extension granted under division (P)(2)(a) of this section shall be equivalent to the corresponding extension that the taxpayer receives under the Internal Revenue Condivision, "qualifying taxpayer" means a member of the national guard or a member of a of the armed forces of the United States called to active duty pursuant to either an exemply the president of the United States or an act of the congress of the United States, or a support personnel in a combat zone or contingency operation in support of the armed for the extension period if the taxes are not paid prior to that date. The Tax Administrate any payment of penalties or interest in connection with those taxes for the extension Administrator shall not include any period of extension granted under division (C)(2)(a 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 provisions of divisions (O)(2) and (3) of this section, as applicable, apply to the spouse the filing status of the spouse and the taxpayer is married filing jointly for that year.		with this ordinance 436. be equal to the length of the Code. As used in this ter of a reserve component an executive order issued as, or a civilian serving as med forces.  a) of this section are not st day after the expiration mistrator shall not require attension period. The Tax C)(2)(a) of this section in the spouse of that taxpayer, the spouse of that taxpayer if	
	Consolidated municipal income tax reture  (R) As used in this section:  (1) "Affiliated group of corporations" me Revenue Code, except that, if such a group primarily engaged in the business of provid group shall not include any incumbent local  (2) "Consolidated federal income tax repurposes pursuant to Section 1501 of the In	cans an affiliated group as defined in So o includes at least one incumbent local ling local exchange telephone service exchange carrier that would otherwise turn" means a consolidated return fil tternal Revenue Code.	al exchange carrier that is in this state, the affiliated e be included in the group. ed for federal income tax
	(3) "Consolidated federal taxable income of corporations, as computed for the purpo consideration of net operating losses or specinclude income or loss of an incumbent local under division (R)(1) of this section.  (4) "Incumbent local exchange carrier" In (5) "Local exchange telephone service"  (S)(1) For taxable years beginning on or affigroup of corporations may elect to file a colleast one member of the affiliated group of year, and if the affiliated group of corporations to that taxable year. The election is binding the initial election unless a change in the continues to be binding for each subsequent consolidated municipal income tax returns	coses of filing a consolidated federal cial deductions. "Consolidated federal cal exchange carrier that is excluded has the same meaning as in Section 49 has the same meaning as in Section 5 ter January 1, 2016, a taxpayer that is consolidated municipal income tax retifications filed a consolidated federal income for a five-year period beginning will reporting method is required under the five-year period unless the taxpayer of the same meaning as in Section 5.	income tax return, before taxable income" does not from the affiliated group 927.01 of the ORC.  727.01 of the ORC.  a member of an affiliated trin for a taxable year if at income tax in that taxable me tax return with respect the first taxable year of federal law. The election elects to discontinue filing

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permission from the Tax Administrator.	The Tax Administrator shall appro	ve such a request for good cause
(2) An election to discontinue filing one made in the first year following the election period in effect under divisionsolidated municipal income tax returner of the election.	last year of a five-year consolidat on (S)(1) of this section. The e	ed municipal income tax return lection to discontinue filing a
(3) An election made under division (S group of corporations subject to a munic		g on all members of the affiliated
(4) When a taxpayer makes the electection made by a taxpayer under division the remainder of the five-year period	on (S)(1) or (2) of this section is bin	0 of the Revised Code, a valid ading upon the tax commissioner
(5) When an election is made under section 718.86 of the Revised Convergear period.		
T) A taxpayer that is a member of an noome tax return for a taxable year shalf the Tax Administrator determines, by have not been conducted at arm's length with regard to allocation of net profits to noome tax return for a taxable year sha axable years, unless the taxpayer reque file a separate return or a taxpayer has experted.	Il file a consolidated Village incomy a preponderance of the evidence, and that there has been a distortive o Village. A taxpayer that is requirall file a consolidated Village inconstant and receives written permission	e tax return for that taxable year that intercompany transactions shifting of income or expenses ed to file a consolidated Village me tax return for all subsequent in from the Tax Administrator to
U) A taxpayer shall prepare a consolid under the United States department of true consolidated federal income tax return of which the taxpayer is a member.	reasury regulations that prescribe p	rocedures for the preparation of
V)(1) Except as otherwise provided in a consolidated municipal income tax retured Section 2, by substituting "consolidated federal taxable income" appears in that for "a C corporation's" wherever "a C corporation's"	urn shall compute adjusted federa d federal taxable income" for "fec t division and by substituting "an a	l taxable income, as defined in deral taxable income" wherever ffiliated group of corporation's
(2) No corporation filing a consolidatequired under Section 2 (C)(1) to the exidjustment has been eliminated or consolidated.	xtent that the item of income or de	duction otherwise subject to the
(3) If the net profit or loss of a pass- ts ownership interest owned or controll neluded in that affiliated group's conso- filing a consolidated Village income ta hrough entity's net profit or loss for that	led, directly or indirectly, by an af olidated federal taxable income for ax return shall do one of the follo	filiated group of corporations is a taxable year, the corporation
	tity's net profit or loss from the cons	

computation of the affiliated group's net profit sitused to Village. If the entity's net profit or loss is so excluded, the entity shall be subject to taxation as a separate taxpayer on the basis of the entity's net profits that would otherwise be included in the consolidated federal taxable income of the affiliated group.

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the affiliated group and, for the purpose of Section 5, include the property, payrol of the affiliated group's net profit sitused shall not be subject to taxation as a separa in the consolidated federal taxable income.  (4) If the net profit or loss of a passownership interest owned or controlled included in that affiliated group's consolidated apply:  (a) The corporation filing the controlled entity's net profit or loss from the for the purposes of making the computation the property, payroll, and gross receipts group's net profit sitused to Village;	Il, and gross receipts of the pass-throug to Village. If the entity's net profit or loate taxpayer on the basis of the entity's ne of the affiliated group.  through entity having less than eighty, directly or indirectly, by an affiliated dated federal taxable income for a taxable encountries of the entity in the consolidated municipal income tax returns a federal taxable income to the pass-through entity in the consolidated federal taxable income to the pass-through entity in the consolidated federal taxable income tax returns a federal taxable income to the pass-through entity in the consolidated federal taxable income tax returns that the passis of the entity's net profits that we do the affiliated group.  Village income tax return shall make the entity in that in the consolidated from the profit from appears in that	a divisions (R) through (Y) hentity in the computation ass is so included, the entity net profits that are included percent of the value of its d group of corporations is all eyear, all of the following arm shall exclude the passof the affiliated group and, a (Y) of Section 5, exclude in as a separate taxpayer in ould otherwise be included the computations required at federal taxable income section and by substituting
(A) Every individual taxpayer domi acknowledged liability for, a municip income, qualifying wages, commissic ordinance 436 may claim a nonrefund other municipality. Subject to division Village under this ordinance 436.  (B) Village shall grant a credit against economic development zone created under the control of the c	or other amounts imposed by Villag liated group of which the corporation is members of such an affiliated group.  made an election or entered into an agreembined tax return with Village may combined in Village who is required to the combined tax to another municipality on the combined tax to another municipality on the credit upon satisfactory evidence on (C) of this section, the credit shading tax on income to a resident of Vinder Section 715.691 or a joint econd	e in accordance with this is a member for any portion eement with Village before ontinue to file consolidated ble years beginning on and so and does pay, or has or measured by the same ation taxable under this nee of the tax paid to the ll not exceed the tax due llage who works in a joint omic development district
created under Section 715.70, 715.71, or its tax on income to its residents who are  (C) If the amount of tax withheld or paid to be withheld or paid to the other murincome, qualifying wages, commissions municipality shall be limited to the amount income income.	d to the other municipality is less than nicipality, then for purposes of division, net profits or other compensation" punt computed by dividing the tax wi	the amount of tax required on (A) of this section, "the subject to tax in the other

(D) Intentionally left blank.  SECTION 7 ESTIMATED TAXES.  (A) As used in this section:  (1) "Estimated taxes" means the amount that the taxpayer reasonably estimates to be the taxpayer liability for Village's income tax for the current taxable year.  (2) "Tax liability" means the total taxes due to Village for the taxable year, after allowing any crewhich the taxpayer is entitled, and after applying any estimated tax payment, withholding payment, or from another taxable year.  (B)(1) Every taxpayer shall make a declaration of estimated taxes for the current taxable year, on the prescribed by the Tax Administrator, if the amount payable as estimated taxes is at least \$200. For purposes of this section:  (a) Taxes withheld for Village from qualifying wages shall be considered as paid to the Villagual amounts on each payment date unless the taxpayer establishes the dates on which all amounts actually withheld, in which case they shall be considered as paid on the dates on which the amounts actually withheld.  (b) An overpayment of tax applied as a credit to a subsequent taxable year is deemed to be pay the date of the postmark stamped on the cover in which the payment is mailed or, if the payment is by electronic funds transfer, the date the payment is submitted. As used in this division, "date of postmark" means, in the event there is more than one date on the cover, the earliest date imprinted cover by the postal service.  (2) Taxpayers filing joint returns shall file joint declarations of estimated taxes. A taxpayer may a a declaration under rules prescribed by the Tax Administrator. A taxpayer having a taxable year of less 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 filinuncipal income tax returns under division (G) of Section 5 or on or before the fifteenth (15th) day of fourth month after the taxpayer becomes subject to tax for the first time.	edit to credit
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municipal income tax returns under division (G) of Section 5 or on or before the fifteenth (15 <sup>th</sup> ) day of 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 for the fourth month after the beginning of each fiscal year or period.	<sup>h</sup> ) day
(5) The original declaration or any subsequent amendment may be increased or decreased on or bany subsequent quarterly payment day as provided in this section.	efore
(C)(1) The required portion of the tax liability for the taxable year that shall be paid through estimated made payable to Village, including the application of tax refunds to estimated taxes and withholding 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 eventy-two and one-half (22.5) percent of the tax liability for the taxable year;	year,
(b) On or before the fifteenth (15 <sup>th</sup> ) day of the sixth month after the beginning of the taxable forty-five (45) percent of the tax liability for the taxable year;	year,
(c) On or before the fifteenth (15th) day of the ninth month after the beginning of the taxable sixty-seven and one-half (67.5) percent of the tax liability for the taxable year;	year,

tax liability for the taxable year.

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r e	(2) When an amended declaration has been filed, the unpaid balance shown due on the amended declaration shall be paid in equal installments on or before the remaining payment dates.
	(3) On or before the fifteenth (15 <sup>th</sup> ) day of the fourth month of the year following that for which the declaration or amended declaration was filed, an annual return shall be filed and any balance which may be due shall be paid with the return in accordance with Section 5.
	(D)(1) In the case of any underpayment of any portion of a tax liability, penalty and interest may be imposed pursuant to Section 18 upon the amount of underpayment for the period of underpayment, unless the underpayment is due to reasonable cause as described in division (E) of this section. The amount of the underpayment shall be determined as follows:
	(a) For the first payment of estimated taxes each year, twenty-two and one-half percent (22.5%) of the tax liability, less the amount of taxes paid by the date prescribed for that payment;
	(b) For the second payment of estimated taxes each year, forty-five percent (45%) of the tax iability, less the amount of taxes paid by the date prescribed for that payment;
	(c) For the third payment of estimated taxes each year, sixty-seven and one-half percent (67.5%) of the tax liability, less the amount of taxes paid by the date prescribed for that payment;
	(d) For the fourth payment of estimated taxes each year, ninety percent (90%) of the tax liability ess the amount of taxes paid by the date prescribed for that payment.
	(2) The period of the underpayment shall run from the day the estimated payment was required to be made to the date on which the payment is made. For purposes of this section, a payment of estimated taxes on or before any payment date shall be considered a payment of any previous underpayment only to the extent the payment of estimated taxes exceeds the amount of the payment presently required to be paid to avoid any penalty.
	(E) An underpayment of any portion of tax liability determined under division (D) of this section shall be due to reasonable cause and the penalty imposed by this section shall not be added to the taxes for the axable year if any of the following apply:
	(1) The amount of estimated taxes that were paid equals at least ninety percent (90%) of the tax liability for the current taxable year, determined by annualizing the income received during the year up to the end of the month immediately preceding the month in which the payment is due.
	(2) The amount of estimated taxes that were paid equals at least one hundred percent of the tax liability shown on the return of the taxpayer for the preceding taxable year, provided that the immediately preceding taxable year reflected a period of twelve months and the taxpayer filed a return with Village under Section for that year.
	(3) The taxpayer is an individual who resides in Village but was not domiciled there on the first day o January of the calendar year that includes the first day of the taxable year.
	SECTION 8 ROUNDING OF AMOUNTS.
	A person may round to the nearest whole dollar all amounts the person is required to enter on any return report, voucher, or other document required under this ordinance 436. Any fractional part of a dollar that equals or exceeds fifty cents shall be rounded to the next whole dollar, and any fractional part of a dollar that is less than fifty cents shall be dropped. If a person chooses to round amounts entered on a document

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SECTION 9 REQUESTS F	FOR REFUNDS.	
(A) As used in this section, "wi	thholding tax" has the same meaning	ng as in Section 18.
	of employers, other payers, or tax	or, in accordance with this section, shall payers, with respect to any income or
(1) Overpayments of ten dol	llars or more;	
(2) Amounts paid erroneous	ly if the refund requested is ten dol	lars or more.
Administrator, on the form pres paid, whichever is later. The T	scribed by the Tax Administrator w	sts for refund shall be filed with the Tax rithin three years after the tax was due or e requestor to file with the request any
certify such amount to the appr division (C)(3) of this section, for refund is fully or partially de-	ropriate municipal corporation offi the administrator shall issue an ass	determine the amount of refund due and cial for payment. Except as provided in sessment to any taxpayer whose request a mount of the refund that was denied, sment.
originally filed annual income to	ax return, the Tax Administrator shas denied, the reasons for the der	d request included within the taxpayer's sall notify the taxpayer, in writing, of the sial, and instructions for requesting an
	s received after the last day for filin n filed in a timely manner if any of	g specified in division (C) of this section the following situations exist:
	by the postal service, and the earli is not later than the last day for fil	est postal service postmark on the cover ing the request.
enclosed was affixed by a priva		nark on the cover in which the request is ostmark is not later than the last day for such last day.
	date of the postmark so affixed is	date was affixed to the cover in which not legible, and the request is received
obligation from the date of the	overpayment until the date of the rithin 90 days after the final filing of	taxpayer of any municipal income tax efund of the overpayment, except that if late of the annual return or 90 days after

# SECTION 10 SECOND MUNICIPALITY IMPOSING TAX AFTER TIME PERIOD ALLOWED FOR REFUND.

Section 18 (A)(4).

(A) Income tax that has been deposited with Village, but should have been deposited with another municipality, is allowable by Village as a refund but is subject to the three-year limitation on refunds.

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(B) Income tax that was deposited with anot is subject to recovery by Village. If Village for a refund of the tax or withholding paid to credit against the tax or withholding Village the tax or withholding paid to the first munic (C) If Village's tax rate is less than the tax rate be calculated using Village's tax rate. Howe municipality, the tax due in excess of the repenalty and interest that accrued during the property (D) Nothing in this section permits any credit	's tax on that income is imposed to the other municipality, Village claims is due with respect to such cipality with respect to such income te in the other municipality, then the ever, if-Village's tax rate is greated conrefundable credit is to be paid period of nonpayment.	after the time period allowed shall allow a nonrefundable th income or wages, equal to me or wages.  The nonrefundable credit shall than the tax rate in the other
SECTION 11 AMENDED RETURNS.  (A)(1) If a taxpayer's tax liability shown o adjustment to the taxpayer's federal or state with Village. The amended return shall be fi	income tax return, the taxpayer	shall file an amended return
(2) If a taxpayer intends to file an amend type of return from a separate return to a con income tax return, the taxpayer shall notify t	led consolidated municipal incon	ne tax return, or to amend its xpayer's consolidated federal
(B)(1) In the case of an underpayment, the combined additional tax due, together with a be due is ten dollars or less, no payment need computations, or attachments from a previndirectly, by the adjustment to the taxpayer	any penalty and interest thereon. It be made. The amended return shariously filed return that are not	If the combined tax shown to all reopen those facts, figures, affected, either directly or
(i) to determine the amount of tax attachments were reopened; or,	that would be due if all facts	, figures, computations, and
(ii) if the applicable statute of limital expired for a previously filed return.	tions for civil actions or prosecuti	ions under Section 12 has not
(2) The additional tax to be paid shall not computations, and attachments were reopend		
(C)(1) In the case of an overpayment, a reque prescribed by division (D) of this section for prescribed in that division if it otherwise conrefund is less than ten dollars, no refund neclaim refund of overpayments resulting froattachments required in the taxpayer's annual adjustment to the taxpayer's federal or star prescribed in Section 9.	filing the amended return, even in forms to the requirements of that and be paid by <u>Village</u> . A request form alterations only to those fact all return that are affected, either	if it is filed beyond the period division. If the amount of the filed under this division shall ts, figures, computations, or directly or indirectly, by the
(2) The amount to be refunded shall no figures, computations, and attachments were may be reopened to determine the refund an attachments.	e reopened. All facts, figures, co	omputations, and attachments
(D) Within 60 days after the final determina Village's tax liability, that taxpayer shall ma to Village income tax based upon such fina shall pay any additional Village income to overpayment, unless the tax or overpayment	ke and file an amended Village re al determination of federal or sta ax shown due thereon or make	eturn showing income subject ite tax liability. The taxpayer

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SECTION 12 LIMITATIONS.		
(A)(1)(a) Civil actions to recover n taxes shall be brought within the lat	nunicipal income taxes and penalties ter of:	and interest on municipal income
(i) Three years after the t	tax was due or the return was filed, w	hichever is later; or
(ii) One year after the co.	nclusion of the qualifying deferral pe	riod, if any.
the Tax Administrator and the empl	n division (A)(1)(a) of this section made oper, agent of the employer, other parall also extend for the same period of	yer, or taxpayer consent in writing
(2) As used in this section, "qual follows:	lifying deferral period" means a perio	d of time beginning and ending as
Review the request described in Se finding, or holding by any admin	person who is aggrieved by an assess ection 21. That date shall not be affer istrative body or court that the Boa odify the assessment or any part of th	cted by any subsequent decision, ard of Tax Review did not have
of Tax Review becomes final or, if the sixtieth day after the date on	xtieth day after the date on which the any party appeals from the determina which the final determination of the art or ultimately reversed and no furthe is available or taken.	ation of the Board of Tax Review, Board of Tax Review is either
shall be commenced within three y fraud, failure to file a return, or the	de punishable under a resolution or of rears after the commission of the off omission of twenty-five percent (250 mmenced within six years after the commenced	ense, provided that in the case of %) or more of income required to
(C) A claim for a refund of municip Section 9.	oal income taxes shall be brought with	in the time limitation provided in
	at an appeal is pending, the petitione appeal. The acceptance of a payment nation of the appeal.	
Administrator, upon an appeal so fil the Ohio board of tax appeals, or an appealed, so that the resultant amou	of the appeal an error in the asset led or pursuant to a final determination y court to which the decision of the Count due is less than the amount paid, a Section 9, with interest on that amount	on of the Board of Tax Review, of whio board of tax appeals has been refund will be paid in the amount
(E) No civil action to recover Villa either of the following time periods	age income tax or related penalties o	r interest shall be brought during
(1) The period during which a tax penalties;	xpayer has a right to appeal the imposi	tion of that tax or interest or those
(2) The period during which an a spending.	appeal related to the imposition of that	t tax or interest or those penalties

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	<ul> <li>(A) At or before the commencement of an auwritten description of the roles of the Tax Admi of the taxpayer's rights, including any right to commencement of an audit, the Tax Administre to have commenced.</li> <li>(B) Except in cases involving suspected criminal taxpayer during regular business hours and a</li> </ul>	nistrator and of the taxpayer duri obtain a refund of an overpayme rator shall inform the taxpayer v hal activity, the Tax Administrate fter providing reasonable notice	ing the audit and a statement ent of a tax. At or before the when the audit is considered tor shall conduct an audit of to the taxpayer. A taxpayer
	who is unable to comply with a proposed time cause inconvenience or hardship must offer real (C) At all stages of an audit by the Tax Admin by an attorney, accountant, bookkeeper, or oth form by which a taxpayer may designate such any proceedings resulting from actions by the form, the Tax Administrator may accept other that a person is the authorized representative or	nistrator, a taxpayer is entitled the tax practitioner. The Tax Ada person to assist or represent the Tax Administrator. If a taxpayer evidence, as the Tax Administrator.	e audit.  to be assisted or represented ministrator shall prescribe a texpayer in the conduct of er has not submitted such a
	A taxpayer may refuse to answer any questions has an opportunity to consult with the taxpayer		
	This division does not authorize the practice of	flaw by a person who is not an	attorney.
1	(D) A taxpayer may record, electronically or o	therwise, the audit examination.	
	(E) The failure of the Tax Administrator to co taxpayer from payment of any taxes owed by case.	mply with a provision of this so the taxpayer nor cure any proce	ection shall neither excuse a edural defect in a taxpayer's
	(F) If the Tax Administrator fails to substan Administrator, upon application by the taxpayo		
	SECTION 14 SERVICE OF ASSESSMEN  (A) As used in this section:	TT.	
	(1) "Last known address" means the address originally sent by certified mail, or any address such as the use of a change of address service ounder Section 5703.056 of the ORC.	the Tax Administrator can ascer	rtain using reasonable means
	(2) "Undeliverable address" means an add service under Section 5703.056 of the ORC is except when the reason for non-delivery is assessment.	not able to deliver an assessme	nt of the Tax Administrator,
	(B) Subject to division (C) of this section, a affected thereby either by personal service, b Section 5703.056 of the ORC. With the per Administrator may deliver the assessment throbut not limited to, delivery by secure electronic	by certified mail, or by a deliver rmission of the person affected ough alternative means as provide	ery service authorized under by an assessment, the Tax
	(C)(1)(a) If certified mail is returned because of reasonable means to ascertain a new last known offered by the postal service or an authorized Tax Administrator is unable to ascertain a new	vn address, including the use of delivery service under Section	a change of address service 5703.056 of the ORC. If the

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mail and considered served	If the ordinary mail is subsequently return	ned because of an undeliverable
	ns appealable within 60 days after the asses	
assessment on the person to assessment by filing an appeal The delivery of an assessmen	ninistrator or other Village official, or the whom the assessment is directed, the person with the local board of tax review within 60 t of the Tax Administrator under division of complete and that the assessment is served.	on may protest the ruling of that 0 days after the receipt of service. (C)(1)(a) of this section is prima
than an undeliverable address	nent by a Tax Administrator by certified mai to the Tax Administrator shall resend the as the the Tax Administrator sends the assess	ssessment by ordinary mail. The
	be served on the addressee under applicable. Tax Administrator as shown on the assessment of the addressee under applicable of the addressee under a decrease under a decre	
facie evidence that delivery of	because of an undeliverable address, the ma the assessment was completed ten days after and that the assessment was served.	
shall proceed under division (	uently returned because of an undeliverable C)(1)(a) of this section. A person may challe in accordance with division (D) of this sec	enge the presumption of delivery
the burden of proving by a pre- by certified mail was not an ad- originally mailed the assessme- the time the Tax Administrator receiving legal documents, or conducted business at the addi- affiliate was conducting busin	presumption of delivery and service under ponderance of the evidence that the address dress with which the person was associated ent. For the purposes of this section, a person or originally mailed the assessment if, at the conducting business at the address; or if, ress and, when the assessment was mailed, the ess at the address. For the purposes of this set the assessment was mailed, owned or confirm the first purposes of the set the addressee's business.	to which the assessment was sent at the time the Tax Administrator in is associated with an address at at time, the person was residing, before that time, the person had the person's agent or the person's section, a person's affiliate is any
and if that assessment is subject 60 days after the initial contact with the person. Nothing in thi	peal an assessment on the basis described in ct to collection and is not otherwise appealal it by the Tax Administrator or other Village of s division prevents the Tax Administrator or if the person does not actually file such an a	ble, the person must do so within official, or the designee of either, rother official from entering into
(E) Nothing in this section p delivering an assessment by a	rohibits the Tax Administrator or the Tax Tax Administrator by personal service.	Administrator's designee from
(F) Collection actions taken us including those on which a class an appeal under this section.	pon any assessment being appealed under daim has been delivered for collection, shall	division (C)(1)(b) of this section, be stayed upon the pendency of

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SECTION 15 ADMINISTRATION OF CLAIMS.  (A) As used in this section, "claim" means a claim for an amount payable to Village that arises pursuant to Village's income tax imposed in accordance with this ordinance 436.  (B) Nothing in this ordinance 436 prohibits a Tax Administrator from doing either of the following if such action is in the best interests of Village:  (1) Compromise a claim;
<ul> <li>(2) Extend for a reasonable period the time for payment of a claim by agreeing to accept monthly or other periodic payments.</li> <li>(C) The Tax Administrator's rejection of a compromise or payment-over-time agreement proposed by a person with respect to a claim shall not be appealable.</li> <li>(D) A compromise or payment-over-time agreement with respect to a claim shall be binding upon and shall be to the benefit of only the parties to the compromise or agreement, and shall not eliminate or otherwise affect the liability of any other person.</li> <li>(E) A compromise or payment-over-time agreement with respect to a claim shall be void if the taxpayer defaults under the compromise or agreement or if the compromise or agreement was obtained by fraud or by misrepresentation of a material fact. Any amount that was due before the compromise or agreement and that is unpaid shall remain due, and any penalties or interest that would have accrued in the absence of the compromise or agreement shall continue to accrue and be due.</li> </ul>
SECTION 16 TAX INFORMATION CONFIDENTIAL.  (A) Any information gained as a result of returns, investigations, hearings, or verifications required or authorized by this ordinance 436 is confidential, and no person shall access or disclose such information except in accordance with a proper judicial order or in connection with the performance of that person's official duties or the official business of Village as authorized by this ordinance 436. The Tax Administrator or a designee thereof may furnish copies of returns filed or otherwise received under this ordinance 436 and other related tax information to the internal revenue service, the tax commissioner, and tax administrators of other municipal corporations.  (B) This section does not prohibit Village from publishing or disclosing statistics in a form that does not disclose information with respect to particular taxpayers.
SECTION 17 FRAUD.  No person shall knowingly make, present, aid, or assist in the preparation or presentation of a false or fraudulent report, return, schedule, statement, claim, or document authorized or required by Village ordinance or state law to be filed with the Tax Administrator, or knowingly procure, counsel, or advise the preparation or presentation of such report, return, schedule, statement, claim, or document, or knowingly change, alter, or amend, or knowingly procure, counsel or advise such change, alteration, or amendment of the records upon which such report, return, schedule, statement, claim, or document is based with intent to defraud Village or the Tax Administrator.
SECTION 18 INTEREST AND PENALTIES.  (A) As used in this section:

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		ns, ordinances, codes, directives,
instructions, and rules adopted by Vil payment, remittance, or filing require		ectly or indirectly address the levy,
(2) "Federal short-term rate" mean obligations of the United States with under Section 1274 of the Internal Re	remaining periods to maturity o	f three years or less, as determined
(3) "Income tax," "estimated income tax, and withholding tax importore January 1, 2016.	ome tax," and "withholding tax" posed by Village pursuant to app	means any income tax, estimated dicable law, including at any time
(4) "Interest rate as described in ditto the nearest whole number percent following the July of the year in which (A)(2) of this section.	, plus five percent. The rate sha	
(5) "Return" includes any tax return filed with the Tax Administrator of other payer pursuant to applicable law	r Village by a taxpayer, employer	
(6) "Unpaid estimated income tax' required to be paid under applicable la		e but not paid by the date the tax is
(7) "Unpaid income tax" means income tax.	come tax due but not paid by the c	late the income tax is required to be
(8) "Unpaid withholding tax" mear required to be paid under applicable la		d by the date the withholding tax is
(9) "Withholding tax" includes am not withhold in whole or in part from employer, agent, or other payer is requ	an employee's qualifying wages,	
(B)(1) This section applies to the foll	owing:	
(a) Any return required to be January 1, 2016;	e filed under applicable law for t	axable years beginning on or after
(b) Income tax, estimated inco on or after January 1, 2016.	ome tax, and withholding tax requi	red to be paid or remitted to Village
(2) This section does not apply to January 1, 2016, regardless of the filir to be made before January 1, 2016, but and regulations, as adopted before Japayment is to be made.	ng or payment date. Returns require t filed or paid after that date shall	be subject to the ordinances or rules
(C) Should any taxpayer, employer, a in part, to make timely and full payme tax or to file timely with the Village shall apply:	ent or remittance of income tax, es	timated income tax, or withholding

(2)(a) With respect to unpaid income tax and unpaid estimated income tax, Village may impose a penalty equal to fifteen percent (15%) of the amount not timely paid.

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	<ul> <li>(b) With respect to any unpaid withholding tax, Village may impose a penalty not exceeding fifty percent (50%) of the amount not timely paid.</li> <li>(3) With respect to returns other than estimated income tax returns, Village may impose a penalty of \$25 for each failure to timely file each return, regardless of the liability shown thereon for each month, or any fraction thereof, during which the return remains unfiled regardless of the liability shown thereon. The penalty shall not exceed \$150 for each failure.</li> </ul>
	(D) Nothing in this section requires Village to refund or credit any penalty, amount of interest, charges, or additional fees that Village has properly imposed or collected before January 1, 2016.
	(E) Nothing in this section limits the authority of Village to abate or partially abate penalties or interest imposed under this section when the Tax Administrator determines, in the Tax Administrator's sole discretion, that such abatement is appropriate.
	(F) By the 31 <sup>st</sup> day of October of each year Village shall publish the rate described in division (A) of this section applicable to the next succeeding calendar year.
	(G) Village may impose on the taxpayer, employer, any agent of the employer, or any other payer Village'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 436 shall limit the authority of the Tax Administrator to perform any of the following duties or functions, unless the performance of such duties or functions is expressly limited by a provision of the ORC:
	(1)(a) Exercise all powers whatsoever of an query nature as provided by law, including, the right to inspect books, accounts, records, memorandums, and federal and state income tax returns, to examine persons under oath, to issue orders or subpoenas for the production of books, accounts, papers, records, documents, and testimony, to take depositions, to apply to a court for attachment proceedings as for contempt, to approve vouchers for the fees of officers and witnesses, and to administer oaths.
	(b) The powers referred to in this division of this section shall be exercised by the Tax Administrator only in connection with the performance of the duties respectively assigned to the Tax Administrator under Village's income tax ordinance;
	(2) Appoint agents and prescribe their powers and duties;
	(3) Confer and meet with officers of other municipal corporations and states and officers of the United States on any matters pertaining to their respective official duties as provided by law;
	(4) Exercise the authority provided by law, including orders from bankruptcy courts, relative to remitting or refunding taxes, including penalties and interest thereon, for any reason overpaid. In addition, the Tax Administrator may investigate any claim of overpayment and, if the Tax Administrator finds that there has been an overpayment, make a written statement of the Tax Administrator's findings, and approve and issue a refund payable to the taxpayer, the taxpayer's assigns, or legal representative as provided in this ordinance 436;
	(5) Exercise the authority provided by law relative to consenting to the compromise and settlement of tax claims;
	(6) Exercise the authority provided by law relative to the use of alternative apportionment methods by taxpayers in accordance with Section 3;

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(7)(a) Make all tax findings, determina authorized and required to make and, Administrator's own motion, review, computations, or orders the Tax Administrator (b) If an appeal has been filed with Administrator shall not review, re-determorder which the Tax Administrator has appellant or applicant, is dismissed, or is compared to the tax Administrator of the tax Administrator has appellant or applicant, is dismissed, or is contact the tax Administrator has appellant or applicant, is dismissed, or is contact the tax Administrator has appellant or applicant, is dismissed, or is contact the tax Administrator has appeal to the tax Administrator has a tax Administrator has appeal to the tax Administrator has appeal to the tax Administrator has a	pursuant to time limitations re-determine, or correct any rator has made.  the Board of Tax Review or on nine, or correct any tax finding made, unless such appeal or	provided by law, on the Tax y tax findings, determinations, other appropriate tribunal, the Tax g, determination, computation, or
(8) Destroy any or all returns or other	tax documents in the manner a	uthorized by law;
(9) Enter into an agreement with a taxp	payer to simplify the withholdin	g obligations described in Section
Verification of accuracy of returns and	determination of liability.	
(B)(1) A Tax Administrator, or any author records, and federal and state income tax is to, or that the Tax Administrator believes verifying the accuracy of any return mad ordinance. Upon written request by the Ta every employer, taxpayer, or other person the Tax Administrator, authorized agent, records, and federal and state income tax in	returns of any employer, taxpay is subject to, the provisions of le or, if no return was filed, to ax Administrator or a duly auth a subject to this section is requi , or employee to investigate a	yer, or other person that is subject this ordinance for the purpose of ascertain the tax due under this orized agent or employee thereof, red to furnish the opportunity for and examine such books, papers,
(2) The records and other documents that a Tax Administrator believes is subjected administrator's inspection during business the end of the taxable year to which the writing, consents to their destruction with Tax Administrator may require any person Administrator determines necessary to she iability, for the income tax levied by Villa	ect to, the provisions of this ore shours and shall be preserved for records or documents relate, in that period, or by order request, by notice served on that person low whether or not that person	dinance shall be open to the Tax for a period of six years following unless the Tax Administrator, in ires that they be kept longer. The n, to keep such records as the Tax is liable, and the extent of such
(3) The Tax Administrator may exami believes has knowledge concerning any ir transaction tending to affect such income. person to attend a hearing or examination income tax returns in such person's posses attorney, accountant, bookkeeper, or other does not authorize the practice of law by a	ncome that was or would have The Tax Administrator may, f and to produce any books, pap sion or control. The person ma tax practitioner at any such hear	been returned for taxation or any for this purpose, compel any such ers, records, and federal and state by be assisted or represented by an ring or examination. This division
(4) No person issued written notice b	y the Tax Administrator comp	elling attendance at a hearing or

# Identification information.

(C)(1) Nothing in this ordinance 436 prohibits the Tax Administrator from requiring any person filing a tax document with the Tax Administrator to provide identifying information, which may include the person's social security number, federal employer identification number, or other identification number requested by the Tax Administrator. A person required by the Tax Administrator to provide identifying information that has experienced any change with respect to that information shall notify the Tax Administrator of the change before, or upon, filing the next tax document requiring the identifying information.

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the Tax Administrator of a change with resp 19 within 30 days after filing the next tax d	ation within 30 days of making the trator from imposing a penalty upon s, in addition to any applicable penalty deministrator to provide identifying inject to that information as required und ocument requiring such identifying in	request, nothing in this the person to whom the described in Section 99. formation does not notify ler division (C) of Section formation, nothing in this
ordinance 436 prohibits the Tax Administration (c) The penalties provided for unde imposed in the same manner as the tax or and are in addition to any applicable crimi 17 and any other penalties that may be imp	or divisions (C)(2)(a) and (b) of this s fee with respect to which the identify and penalties described in Section 99	ection may be billed and ing information is sought for a violation of Section
SECTION 20 REQUEST FOR OPINIO  (A) An "opinion of the Tax Administrator prospective municipal income tax liability Administrator.	r" means an opinion issued under thi	is section with respect to
(B) A taxpayer may submit a written reque the Rules and Regulations.	est for an opinion of the Tax Adminis	strator in accordance with
(C) A taxpayer is not relieved of tax liability that contained any misrepresentation or om		to a request for an opinion
(D) A Tax Administrator may refuse to of refusal is not subject to appeal.	fer an opinion on any request received	l under this section. Such
(E) An opinion of the Tax Administrator be whom the opinion was prepared and do corporation.	inds the Tax Administrator only with the ses not bind the Tax Administrator	respect to the taxpayer for of any other municipal
(F) An opinion of the Tax Administrator is	ssued under this section is not subject	to appeal.
SECTION 21 BOARD OF TAX REVI	EW.	
(A)(1) The Board of Tax Review shall contegislative authority of Village, but such appoint Village at any time during their term of immediately preceding the date of appoint official of Village. This member may be an equivalent officer, or the Tax Administrat municipal tax matters, or any direct subord	pointees may not be employees, elector in the five years (which applies only to ment. One member shall be appointed a employee of Village, but may not be or or other similar official or an emp	ed officials, or contractors to these two appointments) by the top administrative the director of finance or
(2) The term for members of the Board the number of terms that a member may ser board member appointed by the top admi- administrative official	rve if the member is reappointed by the	e legislative authority. The

(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

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and afford the member an opportunity defense upon not less than ten days' no and not appealable.		
(4) A member of the Board of Tax the position prescribed by this section s		
(5) A vacancy in an unexpired term 60 days of when the vacancy was crea expiration of the term for which the mer of such term. No vacancy on the Board members to exercise all the powers of	ted. Any member appointed to fill mber's predecessor was appointed of of Tax Review shall impair the pov	a vacancy occurring prior to shall hold office for the remain
(6) If a member is temporarily unab illness, absence, or similar reason, the member shall appoint another individual place. The appointment of such an indi- are applicable to the appointment of the	legislative authority or top adminis al to temporarily serve on the Boar ividual shall be subject to the sam	strative official that appointed rd of Tax Review in the membe e requirements and limitations
(B) Whenever a Tax Administrator iss in writing at the same time of the taxpay may appeal the assessment, and the add	ver's right to appeal the assessment,	the manner in which the taxpa
(C) Any person who has been issued an by filing a request with the Board of T or reasons why the assessment should after the taxpayer receives the assessment	ax Review. The request shall be in be deemed incorrect or unlawful,	writing, shall specify the reas
(D) The Board of Tax Review shall scl of an assessment under division (C) of or waives a hearing. If the taxpayer do of Tax Review and may be represer representative. The Board of Tax Revi parties. In such a case, the hearing mu unless the parties agree otherwise.	this section, unless the taxpayer re es not waive the hearing, the taxpa ated by an attorney at law, certi ew may allow a hearing to be con	equests additional time to prepayer may appear before the Bos fied public accountant, or ott tinued as jointly agreed to by
(E) The Board of Tax Review may aff part of that assessment. The Board of T days after the Board of Tax Review's fi by ordinary mail to all of the parties to taxpayer or the Tax Administrator may in Section 5717.011 of the ORC.	ax Review shall issue a final deternal hearing on the appeal, and send the appeal within 15 days after issue.	rmination on the appeal within d a copy of its final determination. The suing the final determination. The
(F) The Board of Tax Review created and shall keep a record of its transaction Section 149.43 of the ORC. Hearings pursuant to this section are not meeting	as. Such records are not public records requested by a taxpayer before	ords available for inspection un a Board of Tax Review crea

Nothing in this ordinance 436 prohibits the legislative authority of Village, or a Tax Administrator pursuant to authority granted to the administrator by resolution or ordinance, to adopt rules to administer an income tax imposed by Village in accordance with this ordinance 436. Such rules shall not conflict with or be inconsistent with any provision of this ordinance 436. Taxpayers are hereby required to comply not only with the requirements of this chapter, but also to comply with the Rules and Regulations.

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	All rules adopted under this section shall be published and posted on the internet.
	SECTION 23 RENTAL AND LEASED PROPERTY.
	(A) All property owners of real property located in the Village, who rent or otherwise lease the same, or any part thereof, to any person for residential dwelling purposes, including apartments, rooms and other rental accommodations, during any calendar year, or part thereof, commencing with the effective date of this section, shall file with the Tax Administrator on or before the January 31 first following such calendar year a written report disclosing the name, address and also telephone number, if available, of each tenant known to have occupied on December 31 during such calendar year such apartment, room or other residential dwelling rental property.
	(B) The Tax Administrator may order the appearance before him, or his duly authorized agent, of any person whom he believes to have any knowledge of the name, address and telephone number of any tenant of residential rental real property in the Village. The Tax Administrator, or his duly authorized agent, is authorized to examine any person, under oath, concerning the name, address and telephone number of any tenant of residential real property located in the Village. The Tax Administrator, or his duly authorized agent, may compel the production of papers and records and the attendance of all personal before him, whether as parties or witnesses, whenever he believes such person has knowledge of the name, address and telephone number of any tenant of residential real property in the Village.
1	(C) Any property owner or person that violates one or more of the following shall be subject to Section 99 of this ordinance 436:
-	<ul><li>(1) Fails, refuses or neglects to timely file a written report required by subsection (a) hereof; or</li><li>(2) Makes an incomplete or intentionally false written report required by subsection (a) hereof; or</li></ul>
	(3) Fails to appear before the Tax Administrator or any duly authorized agent and to produce and disclose any tenant information pursuant to any order or subpoena of the Tax Administrator as authorized in this section; or
	(4) Fails to comply with the provisions of this section or any order or subpoena of the Tax Administrator.
	SECTION 24 SAVINGS CLAUSE.
	This ordinance 436 shall not apply to any person, firm or corporation, or to any property as to whom or which it is beyond the power of Council to impose the tax herein provided for. Any sentence, clause, section or part of this ordinance or any tax against or exception granted any individual or any of the several groups of persons, or forms of income specified herein if found to be unconstitutional, illegal or invalid, such unconstitutionality, illegality or invalidity shall affect only such clause, sentence, section or part of this ordinance and shall not affect or impair any of the remaining provisions, sentences, clauses, sections or other parts of this ordinance. It is hereby declared to be the intention of Council that this ordinance 436 would have been adopted had such unconstitutional, illegal or invalid sentence, or part hereof, not been included therein.
	SECTION 25 COLLECTION OF TAX AFTER TERMINATION OF ORDINANCE.
	(A) This chapter shall continue effective insofar as the levy of taxes is concerned until repealed, and insofar as the collection of taxes levied hereunder and actions or proceedings for collecting any tax so levied or enforcing any provisions of this chapter are concerned, it shall continue effective until all of said taxes

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	periods are fully paid and any and a mishment of violations of this chapter in Section 12 and Section 99 hereof.	
	ny part of the last effective year of the last ordinance as though the	
SECTION 26 ADOPTION OF R	ITA RULES AND REGULATION	s.
amendments that may be made fr Regulations. In the event of a confli- RITA Rules & Regulations, the Ordi	gional Income Tax Agency (RITA) om time to time, for use as the V ict with any provision(s) of the Villag nace will supersede. Until and if the a 26 will supersede all other provisions by the Tax Administrator.	illage's Income Tax Rules and e Income Tax Ordinance and the contractual relationship between
SECTION 27 ELECTION TO B	E SUBJECT TO R.C. 718.80 TO 7	18.95
(A) Village hereby adopts and incor to 718.95 of the Ohio Revised Code	porates herein by reference Sections for tax years beginning on or after Ja	718.8 <u>0</u> nuary 1, 2018.
(B) A taxpayer, as defined in division 718.95 of the Revised Code in lieu of	on (C) of this section, may elect to be of the provisions of this Ordinance.	subject to Sections 718.80 to
does not include natural persons or e	ng as in section 718.01 of the Revised entities subject to the tax imposed undivers, assignees, or trustees in bankrulayer.	ler Chapter 5745 of the Revised
SECTION 99 VIOLATIONS; PI	ENALTIES.	
taxes deducted and withheld from a shall be subject to a fine of not more	vision (A) of Section 16, or Section 4 lan employee, shall be guilty of a mise than \$1,000 or imprisonment for a toolation is an employee, or official, of smissal from office.	demeanor of the first degree and erm of up to six months, or both.
division (A) of Section 16 shall be g more than \$5,000 plus the costs of	ormation received from the Internal uilty of a felony of the fifth degree ar prosecution, or imprisonment for a t s the violation is an employee, or offi- ent or dismissal from office.	nd shall be subject to a fine of not erm not exceeding five years, or
(C) Each instance of access or discloffense.	osure in violation of division (A) of	Section 16 constitutes a separate
(D) If not otherwise specified herein	, no person shall:	
(1) Fail, neglect or refuse to ma	ke any return or declaration required	by this ordinance;
(2) File any incomplete or false	return;	
(3) Fail, neglect or refuse to pay	the tax, penalties or interest imposed	d by this ordinance 436;
(4) Refuse to permit the Tax A	dministrator or any duly authorized a	gent or employee to examine his

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(5) Fail to appear before the Tax Administrator and to produce his books, records, papers or federal
and state income tax returns relating to the income or net profits of a taxpayer upon order or subpoena of the Tax Administrator;
(6) Refuse to disclose to the Tax Administrator any information with respect to the income or net profits of a taxpayer;
(7) Fail to comply with the provisions of this ordinance or any order or subpoena of the Tax Administrator authorized hereby;
(8) Give to an employer false information as to his true name, correct social security number, and residence address, or fail to promptly notify an employer of any change in residence address and date thereof;
(9) Attempt to do anything whatsoever to avoid the payment of the whole or any part of the tax, penalties or interest imposed by this ordinance 436.
(E) Any person who violates any of the provisions in Section 99 (D) shall be subject to the penalties provided for in Section 99 (A) of this ordinance 436.
THIS ORDIANCE SHALL TAKE EFFECT AND BE IN FULL FORCE AS THE EARLIEST PERIOD ALLOWED BY LAW.
FIRST READING: (DATE): 0 <u>8/04/2022</u>
SECOND READING: (DATE): 09/01/2022
THIRD READING: (DATE): 10/06/2022
PASSED THIS 6 <sup>TH</sup> . DAY OF OCTOBER, 2022.
Jina Houk MAYOR-TINA HOUK
ATTEST:  Jacqueline Schnidt  FISCAL OFFICER - JACQUELINE SCHMIDT

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