Ordinance No. 31-70

COLUMBUS BLANK BOOK CO., COL., O.

Passed 13th day of July, 1970

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Form No. 2806-A

ORDINANCE NO. 31-70

AN ORDINANCE LEVYING A TAX TO PROVIDE FUNDS FOR THE PURPOSES OF GENERAL MUNICIPAL OPERATIONS, MAINTENANCE, NEW EQUIPMENT, EXTENSION AND ENLARGEMENT OF MUNICIPAL SERVICES AND FACILITIES, AND CAPITAL IMPROVEMENTS ON ALL SALARIES, WAGES, COMMISSIONS AND OTHER COMPENSATION EARNED BY RESI-DENTS OF THE CITY OF CENTERVILLE; ON ALL SALARIES, WAGES, COMMISSIONS AND OTHER COMPENSATION EARNED BY NON-RESIDENTS OF THE CITY OF CENTERVILLE FOR WORK DONE OR SERVICES PERFORMED OR RENDERED IN THE CITY OF CENTERVILLE; ON THE NET PROFITS EARNED ON ALL BUSINESSES, PROFESSIONS OR OTHER ACTIVI-TIES CONDUCTED BY RESIDENTS OF THE CITY OF CENTERVILLE; ON THE NET PRO-FITS EARNED ON ALL BUSINESSES, PROFESSIONS OR OTHER ACTIVITIES CONDUCTED IN THE CITY OF CENTERVILLE BY NON-RESIDENTS; AND ON THE NET PROFITS EARNED BY ALL CORPORATIONS DOING BUSINESS IN THE CITY OF CENTERVILLE AS THE RESULT OF WORK DONE OR SERVICES PERFORMED OR RENDERED IN THE CITY OF CENTERVILLE; REQUIRING THE FILING OF RETURNS AND FURNISHING OF IN-FORMATION BY EMPLOYERS AND ALL THOSE SUBJECT TO SAID TAX; IMPOSING ON EMPLOYERS THE DUTY OF COLLECTING THE TAX AT THE SOURCE AND PAYING THE SAME TO THE CITY OF CENTERVILLE; PROVIDING FOR THE ADMINISTRATION, COLLECTION AND ENFORCEMENT OF SAID TAX; DECLARING VIOLATION THEREOF TO BE A MISDEMEANOR AND IMPOSING PENALTIES THEREFOR.

THE MUNICIPALITY OF CENTERVILLE HEREBY ORDAINS:

SECTION 1. PURPOSE

To provide funds for the purposes of general municipal operations, maintenance, new equipment, extension and enlargement of municipal services and facilities and capital improvements of the City of Centerville there shall be, and is hereby levied, a tax on salaries, wages, commissions and other compensation, and on net profits as hereinafter provided.

SECTION 2. DEFINITIONS

As used in this Ordinance, the following words shall have the meaning ascribed to them in this Section, except as and if the context clearly indicates or required a different meaning.

ASSOCIATION--A partnership, limited partnership, or any other form of unincorporated enterprise, owned by two (2) or more persons.

BOARD OF ADJUDICATION--The Board created by and constituted as provided in Section 13A of this Ordinance.

BOARD OF TAX APPEALS--The Board created by and constituted as provided in Section 13B of this Ordinance.

BUSINESS--An enterprise, profession, undertaking or other activity of any nature conducted for profit or ordinarily conducted for profit, whether by an individual, partnership, association, corporation or any other entity.

CORPORATION--A corporation or joint stock association organized under the laws of the United States, the State of Ohio, or any other state, territory, or foreign country or dependency.

EMPLOYEE--One who works for wages, salary, commission or other type of compensation in the service of an employer.

EMPLOYER--An individual, partnership, association, corporation, governmental body, unit or agency, or any other entity, whether or not organized for profit, having a place of business or doing business within the City of Centerville and who or that employs one (1) or more persons on a salary, wage, commission, or other compensation basis.

FISCAL YEAR--An accounting period of twelve (12) months or less ending on any day other than December 31.

GROSS RECEIPTS--The total income from any source whatsoever required to be included in the return.

NET PROFITS--The net gain from the operation of a business, profession, enterprise or other activity excluding capital gains and losses after provision for all ordinary and necessary expenses, paid or accrued in accordance with the accounting system used by the taxpayer for Federal income tax purposes, adjusted to the requirements of this Ordinance.

NON-RESIDENT--Any individual who is not a resident as herein defined. NON-RESIDENT UNINCORPORATED BUSINESS ENTITY--An unincorporated business entity not having a place of business within the City of Centerville.

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herein which to, rental of guardianship PERSO corporation. the term "Per- ber or employ under a duty PLACE office), fact taxpayer in comore of the research more of the research RESID person who man total of 183 of a resident. RESID entity having SUPER Superintenden executing the TAXAB by an employer necessary bus Revenue Code, TAXAB which the net case of a retar return is required TAXPA	ACTIVITYAny undertaking, not otherwise is normally entered into for profit, inclu- real and personal property and a business estate. NEvery natural person, partnership, fidu- Whenever used in any section prescribing- son" includes an officer or employee of a ee of an association, who as such officer, to perform the act in respect of which the OF BUSINESSAny bona fide office (other ory, warehouse or other space which is occ arrying on any business activity individua egular employees regularly in attendance. ENTAn individual domiciled in the City o intains a place of abode within the City o days or more within any twelve (12) month ENT UNINCORPORATED BUSINESS ENTITYAn uni- a place of business within the City of Ce INTENDENT OF TAXATION (ALSO REFERRED TO AS t of Taxation of the City of Centerville, duties of the aforesaid Superintendent of LE INCOMEGross wages, salaries and other r or employers before any deductions, other iness expenses in the same manner as provi- and/or net profits as herein defined. LE YEARThe calendar year, or the fiscal y profits are to be computed under this Ord urn for a fractional part of a year, the p uired to be made. Unless approved by the of a wage earner shall be a calendar year. YERA person, whether an individual, part ation or other entity, required hereunder	ding, but not limited conducted by a trust or ciary, association or and imposing a penalty, corporation, or a mem- employee or member is violation occurs. than a mere statutory upied and used by the lly or through one or f Centerville. Any f Centerville for a period shall be deemed mcorporated business nterville. SUPERINTENDENT)The Ohio, or the person Taxation. compensation paid r than ordinary and ded by the Internal year upon the basis of inance, and, in the eriod for which such Superintendent, the mership, association,
a tax. The s	ingular shall include the plural, and the and the neuter.	
SECTION 3. I	MPOSITION OF TAX	na i statili da constitutore e nom Constituto e constitutore e constitutore e
annual tax for the period be one percent (Ordinance 30- ing:	 On all salaries, wages, commissions and received during the effective period of non-residents for work done or services in the City of Centerville. (a) On the portion attributable to the the net profits earned and accrued effective period of this Ordinance sociations, unincorporated business other entities derived from ealer 	of shall be imposed for nty-five one hundreds of rcent tax imposed by 1970) upon the follow- other compensation this Ordinance by other compensation this Ordinance by performed or rendered City of Centerville of or received during the of all resident as- ses, professions or made, work done, ser-

of a resident unincorporated business entity not attributable to the City of Centerville upon which the tax was not paid by the entity.
4. (a) On the portion attributable to the City of Centerville of the net profits earned and accrued or received during the

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		iod of this Ordinance of al unincorporated businesses,	
So ² 3 Mad al	other entitie	es, derived from sales made,	work done or ser-
		ned or rendered and business the City of Centerville, wh	
	association o	or other unincorporated busi	ness entity has an
(b)	0 On the portio earned and ac	nce of business in the City on of the distributive share crued or received during th	e of the net profits ne effective period
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a da sera angle	tax was not p	aid by the entity.	2
		ributable to the City of Ce and accrued or received du	
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actual records the	ereof, shall be	determined as follows:	1.0
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) The average n	net book value of the real a	
2 - 11 X - 12		ed or used by the taxpayer in the City of Centerville du	
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	ever situated As used	 in the preceding paragraph, 	real property shall
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		les, and other compensation	
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and the second of the		to wages, salaries and other	
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) Gross receipt	ts of the business of profesvices performed during the f	
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		n during the same period from or performed.	
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The second se		lations, be substituted so a	
2. As Ci		aph Bl(c) of this Section, ' Le" means:	'sales made in the
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	passes if shi	ity of Centerville regardles ipped or delivered from a st	
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		erville if the taxpayer is n own employees in the solicit	
i ism bre rniës	of sales with	hin the City of Centerville	and the sales re-
		ch solicitation or promotion tangible personal property	

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C. For mined in accor with the accour	regularly engaged in the solid sales at the place where deliv the purpose of this Section, the ta dance with Federal tax interpretation ting method used by the taxpayer for	, through its own employees citation or promotion of very is made. uxable base shall be deter- ons, when applicable, and	
D, CON 1. 2.	equirements of this Ordinance. SOLIDATED RETURNS. Filing of consolidated returns may accordance with Rules and Regulation intendent. Allocation of income and deductions in the case of a corporation that of its stockholders or with other corp ownership, interlocking directorate in case any interlocking directorate or in case any person operates a directorate and	ons prescribed by the Super- s between related taxpayers; carries on transactions with porations related by stock es, or some other method, or tes, or some other method.	
<pre>Miles ed an in Miles ed an in a strategy and in a strategy and in a strategy an integra a junction and a a junction and a a junction and a a junction and a strategy a strategy</pre>	office, laboratory or activity with constituting a portion only of its intendent may require such addition deem necessary to ascertain whether allocated to the City of Centervill finds net profits are not properly Centerville by reason of transaction with other corporations related by locking directorates, or transaction branch, factory, office, laboratory	in the City of Centerville total business, the Super- al information as he may net profits are properly e. If the Superintendent allocated to the City of ons with stockholders or stock ownership, inter- ons with such division, or activity or by some	
E. EXC	other method, he shall make such all appropriate to produce a fair and p profits to the City of Centerville. EPTIONS provided for herein shall not be le	roper allocation of net	
	Pay or allowances of active members United States, or the income of rel scientific, literary or educational	of the Armed Forces of the igious, fraternal, charitabl institutions to the extent x exempt real estate, tax	a.
2.	Poor relief, unemployment insurance or similar payments including disab local, State or Federal governments	benefits, old age pensions ility benefits received from or charitable, religious or n of the death of the insured ities or gratuities not in the	1;
and other max 4.0 monocological and monocological and produce and the 5.0	Receipts from seasonal or casual en sports events and health and welfar are conducted by a bona fide charit al organizations and associations. Personal earnings of all persons un age.	e activities when any such able, religious or education-	×.
stigs of the all stigs on an is the share is beneficial s 7.	Gains from involuntary conversion, ness, interest on Federal obligatio taxed by the State of Ohio from whi is specifically prohibited from tax dent's estate during the period of income from the operation of a busi Salaries, wages, commissions and ot profits, the taxation of which is p States Constitution or any act of C	ns, items of income already ch the City of Centerville ing, and income of a dece- administration (except such ness). her compensation and net rohibited by the United	
1 - 17 - 17 1977. 1971	of the States or their political su income taxes on income derived from Salaries, wages, commissions and ot profits, the taxation of which is p tion of the State of Ohio or any ac sembly limiting the power of the Ci pose net income taxes.	b-divisions to impose net interstate commerce. her compensation and net rohibited by the Constitu- t of the Ohio General As-	~

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SECTION 4. EFFECTIVE PERIOD

A. Said tax shall be levied, collected and paid with respect to the salaries, wages, commissions and other compensation received and shall be levied with respect to the net profits of businesses, professions or other activities earned and accrued or received from and after January 1, 1971 to December 31, 1976.

SECTION 5. RETURN AND PAYMENT OF TAX

A. Each person who engages in business or other activity or whose salary, wage, commission or other compensation is subject to the tax imposed by this Ordinance, shall, whether or not a tax be due thereon, make and file a return on or before April 30 of the year following the effective date of this Ordinance, and on or before April 30 of each year thereafter. When the return is made for a fiscal year or other period different from the calendar year, the return shall be filed within four (4) months from the end of such fiscal year or period. The Superintendent is hereby authorized to provide by regulation that the return of an employer or employers, showing the amount of tax deducted by said employer or employers from the salaries, wages, commissions or other compensation of an employee, and paid by him or them to the Superintendent may be accepted as the return required of any employee whose sole income, subject to tax under this Ordinance, is such salaries, wages, commissions or other compensation.

B. The return shall be filed with the Superintendent on a form or forms furnished by or obtainable upon request from the Superintendent setting forth:

The aggregate amount of salaries, wages, commissions and other 1. compensation received by him and gross income from business, profession or other activity, less allowable expenses incurred in the acquisition of such gross income earned during the

preceding year and subject to said tax; and

2. The amount of the tax imposed by this Ordinance on such earnings and profits; and

3. Such other pertinent statements, information returns or other information as the Superintendent may require.

C. The Superintendent may extend the time for filing of the annual return upon the request of the taxpayer for a period of not to exceed six (6) months, or one (1) month beyond any extension requested of or granted by the Internal Revenue Service for the filing of the Federal income tax return. The Superintendent may require a tentative return, accompanied by payment of the amount of tax shown to be due thereon by the date the return is normally due.

The taxpayer making a return shall, at the time of the filing 1. thereof, pay to the Superintendent the amount of taxes shown as due thereon; provided, however, that credit shall be allowed for:

(a) Any portion of the tax so due which shall have been deducted at the source pursuant to the provisions of Section 6 of this Ordinance; and

(b) Any portion of said tax which shall have been paid by the taxpayer pursuant to the provisions of Section 7 of this Ordinance; and

Credit to the extent allowed by Section 15 hereof for tax (c) paid to another municipality.

2. Subject to the limitations contained in Section 11 of this Ordinance, any taxpayer who has overpaid the amount of tax to which the City of Centerville is entitled under the provisions of this Ordinance may have such overpayment applied against any subsequent liability hereunder or, at his election indicated on the return, such overpayment (or part thereof) shall be refunded.

E. 1. AMENDED RETURNS.

Where necessary, an amended return must be filed in order to report additional income and pay any additional tax due, or claim a refund of tax overpaid, subject to the requirements and/ or limitations contained in Section 11. Such amended returns shall be on a form obtainable upon request from the Superintendent. A taxpayer may not change the method of accounting

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	 or apportionment of net profits after the due date for filing the original return without the approval of the Superintendent. 2. Within three (3) months from the final determination of any Federal tax liability affecting the taxpayer's City of Centerville tax liability, such taxpayer shall make and file an amended City of Centerville return showing income subject to the City of Centerville tax based upon such final determination of Federal tax liability and pay any additional tax shown due thereon or make claim for refund of any overpayment. F. Information returns, schedules and statements required to support tax returns which are incomplete without such information shall be filed within the time limits set forth for the filing of the tax returns and the failure to file such information returns, schedules and statements shall be deemed to be a violation of this Ordinance. Provided, however, that the taxpayer shall have ten (10) days after notification by the Superintendent, or his authroized representative, to file the items required by this paragraph. 	
	SECTION 6. COLLECTION AT SOURCE A. 1. Each employer shall at the time of the payment of any salary, wage, commission or other compensation, deduct the tax of twenty-five one hundreds of one percent (.25%) in addition to the said one percent tax beginn- ing January 1, 1971, of the gross salaries, wages, commissions or other com- pensation due by the said employer to his employees who are subject to the provisions of this Ordinance. In making such deduction at the time of pay- ment, the employer shall compute the tax to the nearest full cent so that mills of five (5) or more shall be increased to the next full cent and mills less than five (5) shall be dropped. No person shall be entitled to a refund merely because such rounding off of the tax results in an apparent overpay- ment based on his total earnings. Each employer shall, on or before the last day of each month, make a return and pay to the Superintendent, the tax with- held during the preceding month. Provided, however, the Superintendent shall have the authority to approve the filing of returns and payments of the tax withheld on a quarterly basis. In such case, the employer shall, on or before the last day of each month following the calendar quarters ending March 31, June 30, September 30 and December 31, make a return and pay to the Super- intendent the tax withheld during the preceding calendar quarter. Such approv- al for quarterly filings and payments may be withdrawn by the Superintendent	

- Superintendent shall provide by regulation, the manner in which such approval is to be granted or withdrawn. 2. The employer shall be liable for the payment of the tax required to
 - The employer shall be liable for the payment of the tax required to be deducted and withheld, whether or not such tax has in fact been withheld.

B. Such employer in collecting said tax, shall be deemed to hold the same, until payment is made by such employer to the City of Centerville, as a Trustee for the benefit of the City of Centerville and any such tax collected by such employer from his employees shall, until the same is paid to the City of Centerville, be deemed a trust fund in the hands of such employer.

C. No person shall be required to withhold the tax on the wages or other compensation paid domestic servants employed by him exclusively in or about such person's residence, even though such residence is in the City of Centerville, but such employee shall be subject to all of the requirements of this Ordinance.

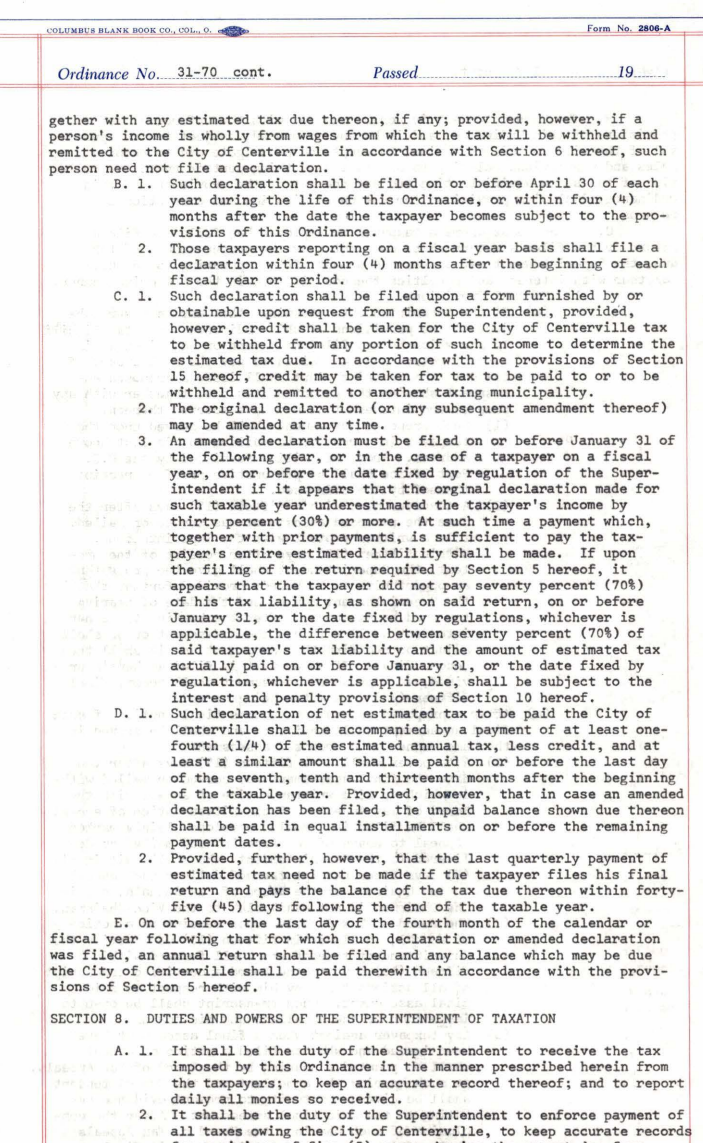
D. On or before January 31 of each year beginning with the year 1971, each employer shall file a withholding return on a form prescribed by and obtainable upon request from the Superintendent, setting forth the names and addresses of all employees from whose compensation the tax was withheld during the preceding calendar year and the amount of tax withheld from his employees and such other information as may be required by the Rules and Regulations adopted by the Superintendent.

SECTION 7. DECLARATIONS

Where necessary, an arenied veture must be filled in the

A. Every person who anticipates the receipt of any taxable income which is not subject to Section 6 hereof, or who engages in any business, profession, enterprise or activity subject to the tax imposed by Section 3 hereof, shall file a declaration setting forth such person's estimated taxable income to-

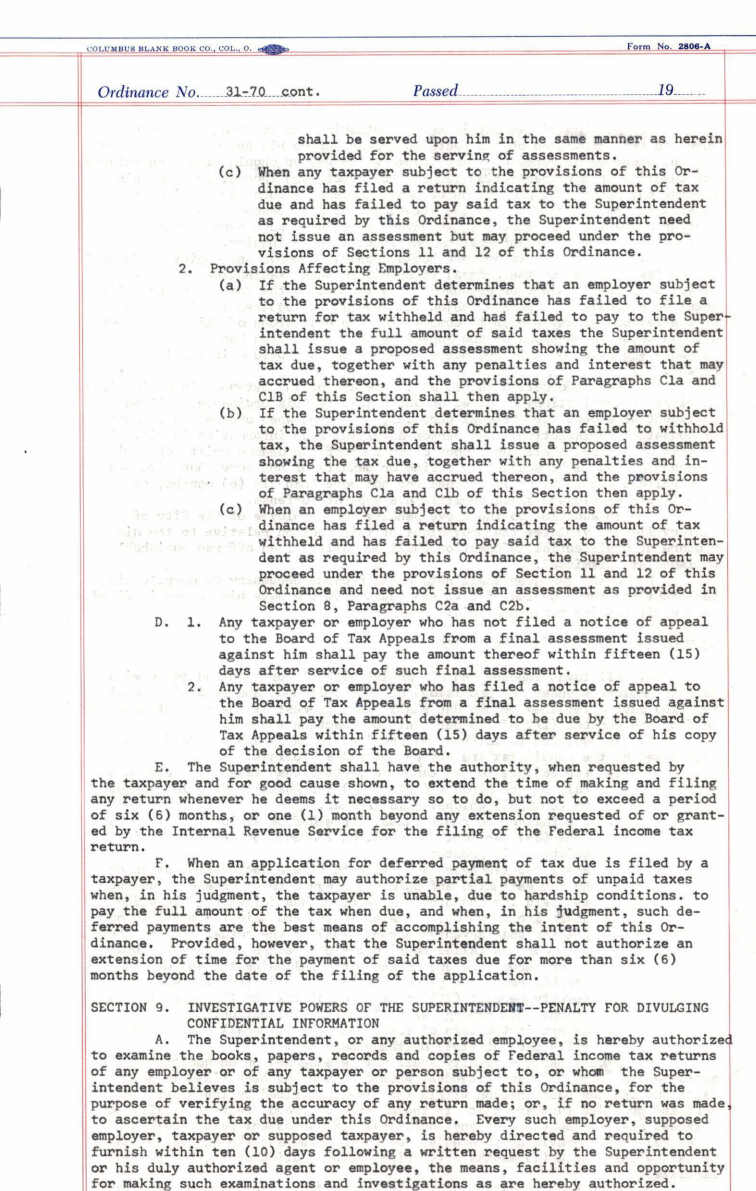
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all taxes owing the City of Centerville, to keep accurate recor for a minimum of five (5) years showing the amount due from each taxpayer required to file a declaration and/or make any return, including taxes withheld, and to show the dates and amounts of payments thereof.

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provisions of this Ordinanc val of the City Council by rules and regulations relat tion of taxes and administry Ordinance, including provis returns.	notion, to adopt and promul ing to any matter or thing ation and enforcement of the	subject to the appro- gate and to enforce pertaining to the collec- e provisions of this and correction of	
return or has filed a return	n which does not show the pr	roper amount of tax	
due, the Superintendent may	assess the amount of tax ap	ppearing to be due,	
together with interest and pl. General Prov	visions	in the following manner:	
	Superintendent determines	that any taxpaver sub-	
ject to	the provisions of this Ord	dinance has a tax liabili	-
ty for	which he has filed no return	rn or has filed an in-	
correct	t return and has failed to p	pay the full amount of	
tax du	e, the Superintendent shall nt showing the amount of ta:	issue a proposed as-	
(log sof ineric penalt	and interest that may have	e accrued thereon.	
(1) Si	ich proposed assessment sha.	11 be served upon the	
to a so in the statement in the	axpayer in person or by mai.	ling to his last known	
18023 B do destructor Ca	dress. Proof of mailing fu	urnished by the U.S.	
Happin 1 on a second and the	ost Office shall be presump nereof by the addressee.	tive proof of receipt	0
vd omoortes fra(2) rA	taxpayer may, within fifte	en (15) days after the	
, STAR SHOUTHER S AND I da	ate the proposed assessment	was served or mailed.	
And and yan of held f	ile a written protest with	the Superintendent.	
ti fuere initatio	thin fifteen (15) days after ast, the Superintendent sha	er receipt of the pro-	
a fatter staten states at	opportunity to be heard; p	provided further that	
ASPAL DO DO MARSA ti	e Superintendent may extend	d the date of hearing	
an arrest data a chi fe	or good cause shown. After	the hearing the Super-	
	ntendent shall withdraw the ljust or reaffirm the assess	assessment or he shall sment and it shall then	
be be be be be	come final. If no protest	is filed as herein pro-	
v	ded, such proposed assessme	ent shall become final	
t: (b) After	fteen (15) days after being proposed assessment become	g served.	
(b) Arter a	assessment shall be issued a	and shall be served in	
the same	ne manner as a proposed asse	essment.	1
(1) A	taxpayer shall have fifteen	n (15) days after the	
sol class sol to a local solution of the solut	te the final assessment was	s served or mailed with-	
Be and a solution of the solut	ard of Tax Appeals. Such y	written notice of appeal	
second and built second in si	hall be filed in a sealed en	nvelope plainly marked	
",	Appeal to Board of Tax Appea	als" and mailed or de-	
The street of the state of the literation of the state of	vered to the Superintendent b) days after receipt there	t who shall, within five	
- strong and the most store to	the Chairman of the Board	of Tax Appeals, or, if	
1	ne Chairman is not available	e, to the Vice-Chairman.	
(2) T	ne Board of Tax Appeals, upo	on receipt of a notice	
	appeal, shall within fifte perintendent thereof who sh		
	fteen (15) days to the Boar		
o	all actions taken by him a	with respect to said	
f: A la	nal assessment. Such trans	script shall be open to	
	nspection by the appellant a ny taxpayer against whom a f		
be be been been been be	en issued and who has filed	a notice of appeal	
and closed op in a line rest	all be granted a hearing by	y the Board of Tax Appeal	5.
Attest a secondary and a second and At	such hearing the appellant	t and the Superintendent	
s) a trianciar garata activitation	all be given opportunity to		
Din, bu hospital a standard to market	usion of such hearing, the	Board of Tax Appeals	
tors ach target of sist	all affirm, reverse or modi	ify the said final as-	
The Lot MADINE and Roll Se	essment and shall furnish a	copy of its decision	
	respect thereof to the app		
ir	tendent . The appellant's	copy or said decision	



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B. The Superintendent is hereby authorized to order any person pre- sumed to have knowledge of the facts to appear before him and may examine su person, under oath, concerning any income which was or should have been retu- for taxation or any transaction tending to affect such income, and for this purpose may compel the production of books, papers, records and copies of Federal income tax returns and the attendance of all persons before him,	lch

whether as parties or witnesses, whenever he believes such persons have knowledge of such income or information pertinent to such inquiry. C. The refusal to produce books, papers, records and copies of Federal income tax returns, or the refusal to submit to such examination by any employer or person subject or presumed to be subject to the tax or by any officer

agent or employee of a person subject to the tax or by any officer agent or employee of a person subject to the tax or required to withhold tax or the failure of any person to comply with the provisions of this Section or with an order or subpeona of the Superintendent authorized hereby shall be deemed a violation of this Ordinance, punishable as provided in Section 12 hereof.

D. Any information gained as the result of any returns, investigations, hearings or verfications required or authorized by this Ordinance shall be confidential except for official purposes, or except when ordered by a Court of competent jurisdiction. Any person divulging such information in violation of this Ordinance, shall, upon conviction thereof, be deemed guilty of a misdemeanor and shall be subject to a fine or penalty of not more than Five Hundred Dollars (\$500.00) or imprisoned for not more than six (6) months, or both. Each disclosure shall constitute a separate offense.

In addition to the above penalty, any employee of the City of Centerville who violates the provisions of this Section relative to the disclosure of confidential information shall be guilty of an offense punishable by immediate dismissal.

E. Every taxpayer shall retain all records necessary to compute his tax liability for a period of five (5) years from the date his return is filed, or the withholding taxes are paid.

SECTION 10. INTEREST AND PENALTIES

A. All taxes imposed and all monies withheld or required to be withheld by employers under the provisions of this Ordinance and remaining unpaid ten (10) days after they become due shall bear interest at the rate of one-half of one percent (1/2 of 1%) per month or fraction thereof.

B. In addition to interest as provided in Paragraph A hereof, penalties based on the unpaid tax are hereby imposed as follows:

- For failure to pay taxes due, other than taxes withheld; onehalf of one percent (1/2 of 1%) per month or fraction thereof, or ten (10%) whichever is greater.
- For failure to remit taxes withheld from employees; three percent (3%) per month or fraction thereof, or ten percent (10%) whichever is greater.
- 3. Where the taxpayer has failed to file a declaration on which he has estimated and paid a tax equal to or greater than the tax paid for the previous year, or has failed to file a declaration on which he has estimated and paid tax equal to or greater than seventy percent (70%) of the actual tax for the year, or has failed to file a final return and pay the total on or before the end of the month following the end of his taxable year; ten percent (10%) of the difference between seventy percent (70%) of the actual tax for the year and the amount paid through withholding or declaration.

4. Except in the case of fraud, the penalty shall not exceed fifty percent (50%) of the unpaid tax.

C. EXCEPTIONS. A penalty shall not be assessed on an additional tax assessment made by the Superintendent when a return has been filed in good faith and the tax paid thereon within the time prescribed by the Superintendent and provided further, that, in the absence of fraud, neither penalty nor interest shall be assessed on any additional tax assessment resulting from a Federal audit, providing an amended return is filed and the additional tax is paid within three (3) months after final determination of the Federal tax liability.

D. Upon recommendation of the Superintendent, the Board of Adjudication may abate penalty or interest, or both.

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E. Provided, however, that in no case shall penalty and interest charges be levied when the total of such penalty and interest amounts to less than One Dollar (\$1.00).

F. Any person required to withhold the tax who knowingly fails to withhold such tax, or pay over such tax or knowingly attempts in any manner to evade or defeat such tax or the payment thereof, shall in addition to other penalties provided by law, be liable to a penalty equal to the total amount of the tax evaded, or not withheld, or not paid over. No other penalty under this Section shall be applied to any offense to which this penalty is applied.

G. Interest but no penalty will be assessed where an extension has been granted by the Superintendent and the final tax paid within the period as extended.

SECTION 11. COLLECTION OF UNPAID TAXES AND REFUND OF OVERPAYMENTS

All taxes imposed by this Ordinance shall be collectible, together Α. with any interest and penalties thereon, by suit, as other debts of like amount are recoverable. Except in the case of fraud, omission of twenty-five percent (25%) of income subject to this tax, or failure to file a return, an additional assessment shall not be made after three (3) years from the time the return was due or filed whichever is later, provided, however, in those cases in which the Commissioner of Internal Revenue and the Taxpayer have executed a waiver of the Federal statute of limitation, the period within which an additional assessment may be made by the Superintendent shall be one (1) year from the time of the final determination of the Federal tax liability.

B. Taxes erroneously paid shall not be refunded unless a claim for refund is made within three (3) years from the date which such payment was made or the return was due, or within three (3) months after final determination of the Federal tax liability, whichever is later.

C. Additional amounts of less than One Dollar (\$1.00) shall not be refunded or assessed unless such assessment results from income which the taxpayer has failed to report.

SECTION 12. CRIMINAL PENALTIES

6.

Any person who shall: Α.

1. Fail, neglect or refuse to make any return or declaration required by this Ordinance; or

- Make any incomplete, false or fraudulent return; or 2.
- Make any incomplete, false or fraudulent return; or
 Knowingly fail or refuse to pay the tax, penalties or interest imposed by this Ordinance; or

4. Knowingly fail or refuse to withhold the tax from his employees and remit such withholding to the Superintendent; or

5. Refuse to permit the Superintendent or any duly authorized agent or employee to examine his or his employer's books, ree cords, papers and copies of Federal income tax returns relating to the income or net profits of a taxpayer; or

Fail to appear before the Superintendent and to produce his or his employer's books, records, papers or copies of Federal income tax returns relating to the income or net profits of a taxpayer upon order or subpoena of the Superintendent; or 7. Refuse to disclose to the Superintendent any information with respect to the income or net profits of a taxpayer; or 8. Fail to comply with the provisions of this Ordinance or any

order or subpoena of the Superintendent; or

9. Attempt to do anything whatever to avoid the payment of the whole or any part of the tax, penalties or interest imposed by this Ordinance; shall be guilty of a misdemeanor and shall be fined not more than Five Hundred Dollars (\$500.00) or imprisoned nor more than six (6) months or both, for each offense. B. 1. Any person subject to the provisions of Sections 1 through 18 inclusive, of this Ordinance, who has failed to file or has filed an incorrect return or has failed to pay the full amount SI " I TERE of tax due, shall not be deemed to have committed an offense punishable under the provisions of this Section until the assessment issued against him under the provisions of Section 8 of this Ordinance, has become due and payable.

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2. Any	person who has	filed a return under the provi	sions of
		18 inclusive, of this Ordinanc	
the a	amount of tax d	ne, and has failed to pay said	tax, together
with	any penalties	or interest that may have accr	ued thereon.
shall	1 not be deemed	to have committed an offense	for having
know	ingly failed to	pay the tax, penalties or int	erest due as
		oh A3 above, until the date of	the filing
	uch return.	SSULE LAND SHOULD THE SHOULD	No. B. B. C.
		ed in this Section shall, in a	
meaning prescribe	ed in Section 2	of this Ordinance, include in	the case of
association or con	rporation not h	aving any partner, member or o	tricer within
		e or agent of such associatio	
		porate limits of the City of	
		this Section must be commenced use complained of except in th	
		ase of filing a false or frau	
		hich event the limitation of t	
		shall be ten (10) years from	
urn was due or the	e date the fals	e or fraudulent return was fil	ed or the tax
due, whichever is		100 200 200 200 200 200 200 200 200 200	CLOWER CONTRACTOR
E. The fails	ure of any empl	over or taxpayer or person to	receive or
cure a return, dec	claration or ot	her required form shall not ex	cuse him
m making any infor	rmation return,	return or declaration, from f	iling such
ms, or from paying	g the tax.	surrent and be bade of the surrent	terris [sould]:
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LION 13. BOARD OF	r ADJUDICATION	IND BOARD OF TAX APPEALS	ST
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L. A Bou	and of Adjudica	ion, consisting of the City M	anagen on a
Derse	on designated h	him, the Director of Finance	or a person
		and the Municipal Attorney, or	
		lesignated by him, is hereby c	
		each year for a one (1) year	
		as Chairman, and one to serv	
		embers of the Board shall cons	
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		ot its own procedural rules an	
		ceedings. All hearings of the	
		ely and the provisions of Sect	
		ence to the confidential char	
		to be disclosed by this Ordina	
apply		s as may be presented to the	Board of
Adjud	dication.	LI CLARITY OUR SWART DUR.	
Adjud 3. The H	Board shall have	the authority, upon request	
Adjud 3. The I inter	Board shall hav ndent, to modify	in whole or in part, any ass	essment of tax,
Adjuc 3. The H inter penal	Board shall hav ndent, to modify lty and/or inter	v in whole or in part, any ass rest, required to be made by t	essment of tax, his Ordinance.
Adjuc 3. The F inter penal In ac	Board shall hav ndent, to modif lty and/or inter ddition, the Boa	y in whole or in part, any ass pest, required to be made by t ard may authorize the Superint	essment of tax, his Ordinance. endent to
Adjuc 3. The H inter penal In ac accep	Board shall hav ndent, to modify lty and/or inter ddition, the Boa pt partial paymo	v in whole or in part, any ass rest, required to be made by t	essment of tax, his Ordinance. endent to

B. Board of Tax Appeals.

1. A Board of Tax Appeals, consisting of three (3) representative citizens of the City of Centerville, not otherwise employed by the City of Centerville, to be service of the service of the city of Centerville. the City of Centerville, to be appointed by the City Council for a term of one (1) year, hereby is created.

2. One of the members of the Board appointed by the City Council shall be chosen by the members as Chairman of the Board and all may receive per diem compensation to be fixed by the City Council. A majority of the members of the Board shall constitute a quorum. The Board shall adopt its own procedural rules and keep a record of its proceedings. All hearings by the Board may be conducted privately and the provisions of Section 9 hereof with reference to the confidential character of information required to be disclosed by this Ordinance shall apply to such matters as may be heard on appeal before the Board.

3. The Board shall, on hearing, have jurisdiction to affirm, reverse or modify any such assessment, ruling or decision, or any part thereof, made by the Superintendent from which an appeal has been filed as provided in Section 8 of this Ordinance.

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SECTION 14. ALLOCATION OF FUNDS

The funds collected under the provisions of this Ordinance shall be allocated as determined by subsequent Ordinance passed by Council.

SECTION 15. CREDIT FOR TAX PAID TO ANOTHER MUNICIPALITY

A. Where a resident of the City of Centerville is subject to a municipal income tax in another municipality he shall not pay a total municipal income tax on the same income greater than the tax imposed at the highest rate to which he is subject.

B. Every individual taxpayer who resides in the City of Centerville who receives net profits, salaries, wages, commissions or other personal service compensation for work done or services performed or rendered outside the City of Centerville, if it be made to appear that he has paid a municipal income tax on the same income taxable under this Ordinance to another municipality, shall be allowed a credit against the tax imposed by this Ordinance of the amount so paid by him or in his behalf to such other municipality. The credit shall not exceed the tax assessed by this Ordinance on such income earned in such other municipality or municipalities where such tax is paid.

C. A claim for refund or credit under this Section shall be made in such manner as the Superintendent may by regulation provide.

SECTION 16. SAVING CLAUSE

This Ordinance shall not apply to any person, firm, corporation, or income, as to whom, or as to which it is beyond the power of the City Council to impose the tax herein provided for. In any sentence, clause, section or part of this Ordinance, or any tax against any individual or any of the several groups specified herein, is 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 the Council of the City of Centerville that this Ordinance would have been adopted had such unconstitutional, illegal or invalid sentence, clause, section or part thereof not been included herein.

SECTION 17. COLLECTION OF TAX AFTER TERMINATION OF ORDINANCE

A. This Ordinance 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 Ordinance are concerned, it shall continue effective until all of said taxes levied hereunder are fully paid and any and all suits and prosecutions for the collection of said taxes or for the punishment of violations of this Ordinance shall have been fully terminated, subject to the limitations contained in Sections 11 and 12 hereof.

B. Annual returns due for all or any part of the last effective year of this Ordinance shall be due on the date provided in Sections 5 and 6 of this Ordinance as though the same were continuing.

The City Manager is hereby authorized and empowered to execute a contract with a competent collection municipal agency for the administration and collection of taxes provided for in this Ordinance.

SECTION 19. EFFECTIVE DATE OF ORDINANCE

This Ordinance shall take effect at the earliest time allowed by law.

PASSED this 13th day of July, 1970.

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COLUMBUS BLANK BOOK CO., COL., O.		Form No. 2806-A
Ordinance No. 31-70 cont.	Passed	19
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ATTEST: /s/ Marilyn J. McLaughlin	/s/ John A. Davis Deputy Mayor-City of (
Clerk of the Council of the City of Centerville, Ohio	and the second second	
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The undersigned, Clerk of Ohio, hereby certifies that the for ordinance passed by the Council of day of July, 1970.	the City of Centerville, Of	ct copy of an nio, on the 13th
strative star starts at the	/s/ Marilyn J. McLaug	hlin
Approved as to form, consistency with existing ordinances, the charter & constitutional provision Department of Law Robert N. Farquhar Municipal Attorney	ten ten sont and an ten ten va a kainen - sitten kiran sont Sont tinta sontanten sont i anan kiranten sontanten sontanten sonta	$T = 1.2500$ n^{+} on TC_{-} n^{+} c_{+}
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