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Representative Schaffer

Cosponsors: Representatives Faber, Antani, Brenner, Ginter, Green, Greenspan, Hagan, Hambley, Hill, Johnson, Landis, Lang, Merrin, Pelanda, Perales, Reineke, Roegner, Rogers, Romanchuk, Ryan, Schuring, Slaby, Smith, R., Sprague, Thompson, Wiggam, Young

Senators Hackett, Beagle, Eklund, Balderson, Burke, Coley, Gardner, Hoagland, Hottinger, Huffman, LaRose, Lehner, McColley, O'Brien, Oelslager, Peterson, Terhar, Thomas

A BILL

То	amend sections 3743.75, 5709.20, 5709.211,	1
	5709.212, 5709.22, and 5739.02 of the Revised	2
	Code to modify the language governing the sales	3
	and use tax exemption for certain kinds of	4
	property used in the production of oil and gas	5
	and to extend the moratorium on new fireworks	6
	manufacturer and wholesaler licenses.	7

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3743.75, 5709.20, 5709.211,	8
5709.212, 5709.22, and 5739.02 of the Revised Code be amended to	9
read as follows:	10
Sec. 3743.75. (A) During the period beginning on June 29,	11
2001, and ending on—September 15, 2018 December 31, 2019, the	12
state fire marshal shall not do any of the following:	13

(1) Issue a license as a manufacturer of fireworks under	14
sections 3743.02 and 3743.03 of the Revised Code to a person for	15
a particular fireworks plant unless that person possessed such a	16
license for that fireworks plant immediately prior to June 29,	17
2001;	18
(2) Issue a license as a wholesaler of fireworks under	19
sections 3743.15 and 3743.16 of the Revised Code to a person for	20
a particular location unless that person possessed such a	21
license for that location immediately prior to June 29, 2001;	22
ricense for ende focation immediately prior to dune 23, 2001,	22
(3) Except as provided in division (B) of this section,	23
approve the geographic transfer of a license as a manufacturer	24
or wholesaler of fireworks issued under this chapter to any	25
location other than a location for which a license was issued	26
under this chapter immediately prior to June 29, 2001.	27
(B) Division (A)(3) of this section does not apply to a	28
transfer that the state fire marshal approves under division (F)	29
of section 3743.17 of the Revised Code.	30
(C) Notwithstanding section 3743.59 of the Revised Code,	31
the prohibited activities established in divisions (A)(1) and	32
(2) of this section, geographic transfers approved pursuant to	33
division (F) of section 3743.17 of the Revised Code, and storage	34
locations allowed pursuant to division (I) of section 3743.04 of	35
the Revised Code or division (G) of section 3743.17 of the	36
Revised Code are not subject to any variance, waiver, or	37
exclusion.	38
(D) As used in division (A) of this section:	39
(1) "Person" includes any person or entity, in whatever	40
form or name, that acquires possession of a manufacturer or	41

wholesaler of fireworks license issued pursuant to this chapter

by transfer of possession of a license, whether that transfer	43
occurs by purchase, assignment, inheritance, bequest, stock	44
transfer, or any other type of transfer, on the condition that	45
the transfer is in accordance with division (D) of section	46
3743.04 of the Revised Code or division (D) of section 3743.17	47
of the Revised Code and is approved by the fire marshal.	48
(2) "Particular location" includes a licensed premises	49
and, regardless of when approved, any storage location approved	50
in accordance with section 3743.04 or 3743.17 of the Revised	51
Code.	52
(3) "Such a license" includes a wholesaler of fireworks	53
license that was issued in place of a manufacturer of fireworks	54
license that existed prior to June 29, 2001, and was requested	55
to be canceled by the license holder pursuant to division (D) of	56
section 3743.03 of the Revised Code.	57
Sec. 5709.20. As used in sections 5709.20 to 5709.27 of	58
the Revised Code:	59
(A) "Air contaminant" means particulate matter, dust,	60
fumes, gas, mist, smoke, vapor, or odorous substances, or any	61
combination thereof.	62
(B) "Air pollution control facility" means any property	63
designed, constructed, or installed for the primary purpose of	64
eliminating or reducing the emission of, or ground level	65
concentration of, air contaminants generated at an industrial or	66
commercial plant or site that renders air harmful or inimical to	67
the public health or to property within this state, or such	68
property installed on or after November 1, 1993, at a petroleum	69
refinery for the primary purpose of eliminating or reducing	70

substances within fuel that otherwise would create the emission

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of air contaminants upon the combustion of fuel.

- (C) "Energy conversion" means the conversion of fuel or power usage and consumption from natural gas to an alternate fuel or power source other than propane, butane, naphtha, or fuel oil; or the conversion of fuel or power usage and consumption from fuel oil to an alternate fuel or power source other than natural gas, propane, butane, or naphtha.
- (D) "Energy conversion facility" means any additional property or equipment designed, constructed, or installed after December 31, 1974, for use at an industrial or commercial plant or site for the primary purpose of energy conversion.
- (E) "Exempt facility" means any of the facilities defined in division (B), (D), (F), (I), (K), or (L) of this section for which an exempt facility certificate is issued pursuant to section 5709.21 or for which a certificate remains valid under section 5709.201 of the Revised Code.
- (F) "Noise pollution control facility" means any property designed, constructed, or installed for use at an industrial or commercial plant or site for the primary purpose of eliminating or reducing, at that plant or site, the emission of sound which is harmful or inimical to persons or property, or materially reduces the quality of the environment, as shall be determined by the director of environmental protection within such standards for noise pollution control facilities and standards for environmental noise necessary to protect public health and welfare as may be promulgated by the United States environmental protection agency. In the absence of such United States environmental protection agency standards, the determination shall be made in accordance with generally accepted current standards of good engineering practice in environmental noise

control.	102
(G) "Solid waste" means such unwanted residual solid or	103
semi-solid material as results from industrial operations,	104
including those of public utility companies, and commercial,	105
distribution, research, agricultural, and community operations,	106
including garbage, combustible or noncombustible, street dirt,	107
and debris.	108
(H) "Solid waste energy conversion" means the conversion	109
of solid waste into energy and the utilization of such energy	110
for some useful purpose.	111
(T) #G.1':	110
(I) "Solid waste energy conversion facility" means any	112
property or equipment designed, constructed, or installed after	113
December 31, 1974, for use at an industrial or a commercial	114
plant or site for the primary purpose of solid waste energy	115
conversion.	116
(J) "Thermal efficiency improvement" means the recovery	117
and use of waste heat or waste steam produced incidental to	118
electric power generation, industrial process heat generation,	119
lighting, refrigeration, or space heating.	120
(K) "Thermal efficiency improvement facility" means any	121
property or equipment designed, constructed, or installed after	122
December 31, 1974, for use at an industrial or a commercial	123
plant or site for the primary purpose of thermal efficiency	124
improvement.	125
(L) "Industrial water pollution control facility" means	126
any property designed, constructed, or installed for the primary	127
purpose of collecting or conducting industrial waste to a point	
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of disposal or treatment; reducing, controlling, or eliminating	129
water pollution caused by industrial waste; or reducing,	130

controlling, or eliminating the discharge into a disposal system	131
of industrial waste or what would be industrial waste if	132
discharged into the waters of this state. This division applies	133
only to property related to an industrial water pollution	134
control facility placed into operation or initially capable of	135
operation after December 31, 1965, and installed pursuant to the	136
approval of the environmental protection agency, department of	137
<pre>natural resources, or any other governmental agency having</pre>	138
authority to approve the installation of industrial water	139
pollution control facilities. The definitions in section 6111.01	140
of the Revised Code, as applicable, apply to the terms used in	141
this division.	142
(M) Property designed, constructed, installed, used, or	143
placed in operation primarily for the safety, health,	144
protection, or benefit, or any combination thereof, of personnel	145
of a business, or primarily for a business's own benefit, is not	146
an "exempt facility."	147
Sec. 5709.211. (A) Before issuing an exempt facility	148
certificate pursuant to section 5709.21 of the Revised Code, the	149
tax commissioner shall provide a copy of a properly completed	150
application to, and obtain the opinion of, the one of the	151
<pre>following persons:</pre>	152
(1) The director of environmental protection in the case	153
of an exempt facility described in division (B) τ or (F) τ or (L)	154
of section 5709.20 of the Revised Code, or provide a copy of the	155
application to, and obtain the opinion of, the , when	156
applicable, division (L) of that section;	157
(2) The director of natural resources in the case of an	158
exempt facility described in division (L) of section 5709.20 of	159
the Revised Code, when applicable;	160

(3) The director of development in the case of an	161
application for an exempt facility described in division (D),	162
(I), or (K) of section 5709.20 of the Revised Code. The	163
The opinion shall provide the commissioner with a	164
recommendation of whether the property is primarily designed,	165
constructed, installed, and used as an exempt facility. The	166
applicant shall provide additional information upon request by	167
the tax commissioner, the director of environmental protection,	168
the director of natural resources, or the director of	169
development, and allow them to inspect the property listed in	170
the application for the purposes of sections 5709.20 to 5709.27	171
of the Revised Code. The tax commissioner shall provide to the	172
applicant a copy of the opinion issued by either the director of	173
environmental protection, director of natural resources, or the	174
director of the department of development, as applicable.	175
(B) The opinions of the director of the environmental	176
protection agency, the director of natural resources, and the	177
director of development under division (A) of this section or	178
division (C)(4) of section 5709.22 of the Revised Code are not	179
final actions or orders subject to appeal.	180
Sec. 5709.212. (A) With every application for an exempt	181
facility certificate filed pursuant to section 5709.21 of the	182
Revised Code, the applicant shall pay a fee equal to one-half of	183
one per cent of the total exempt facility project cost, not to	184
exceed two thousand dollars. If the director of environmental	185
protection is required to provide the opinion for an	186
application, the fee shall be credited to the non-Title V clean	187
air fund created in section 3704.035 of the Revised Code for use	188
in administering section 5709.211 of the Revised Code, unless	189

facility. If the application is for an industrial water	191
pollution control facility In such a case, the fee shall be	192
credited to the surface water protection fund created in section	193
6111.038 of the Revised Code for use in administering section	194
5709.211 of the Revised Code. If the director of development or	195
director of natural resources is required to provide the opinion	196
for an application, the fee for each exempt facility application	197
shall be credited to the exempt facility inspection fund, which	198
is hereby created in the state treasury, for appropriation to	199
the development services agency or department of natural	200
resources, as applicable, for use in administering section	201
5709.211 of the Revised Code.	202

An applicant is not entitled to any tax exemption under section 5709.25 of the Revised Code until the fee required by this section is paid. The fee required by this section is not refundable, and is due with the application for an exempt facility certificate even if an exempt facility certificate ultimately is not issued or is withdrawn. Any application submitted without payment of the fee shall be deemed incomplete until the fee is paid.

(B) The application fee imposed under division (A) of this section for a jointly owned facility shall be equal to one-half of one per cent of the total exempt facility project cost, not to exceed two thousand dollars for each facility that is the subject of the application.

Sec. 5709.22. (A) After receiving an opinion from the

director of environmental protection, the director of natural

resources, or the director of development, the tax commissioner

shall promptly ascertain if an application filed under section

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5709.21 of the Revised Code shall be allowed or disallowed in

whole or in part. The commissioner shall give written notice of 221 222 the proposed finding to the applicant and the county auditor of the county in which the facility described in the application is 223 located. Within sixty days after sending written notice of the 224 proposed finding, the applicant or the county auditor may file a 225 request for reconsideration, in writing, to the commissioner and 226 may request that the commissioner conduct a hearing on the 227 application. If no request for reconsideration is filed, the 228 commissioner's proposed findings shall be final and, if 229 applicable, the commissioner shall issue an exempt facility 230 certificate, which shall not be subject to appeal pursuant to 231 section 5717.02 of the Revised Code. 232

(B) If a reconsideration of the tax commissioner's 233 proposed finding is requested by the applicant or the county 234 auditor, the commissioner shall notify the applicant and the 235 auditor of the time and place of the hearing, which the 236 commissioner may continue from time to time as the commissioner 237 finds necessary. The commissioner also shall notify the 238 239 environmental protection agency, department of natural resources, or department of development, as applicable, of the 240 241 hearing. The environmental protection agency, department of <u>natural resources</u>, or the department of development shall 242 participate in the hearing if requested in writing by the 243 commissioner, the applicant, or the county auditor. After 244 conducting the hearing, the commissioner shall issue a final 245 determination, with a copy of it served on the applicant and 246 applicable county auditors in the manner prescribed by section 247 5703.37 of the Revised Code. The final determination is subject 248 to appeal pursuant to section 5717.02 of the Revised Code. Once 249 all appeals are exhausted, the commissioner shall issue, if 250 applicable, the exempt facility certificate based on the outcome 251

of the appeal.	252
(C) The tax commissioner, on the commissioner's own	253
initiative or on complaint by the county auditor of any county	254
in which property to which the exempt facility certificate	255
relates is located, shall revoke the certificate, or modify it	256
by restricting its operation, if it appears to the commissioner	257
that any of the following has occurred:	258
(1) The certificate was obtained by fraud or	259
misrepresentation;	260
(2) The holder of the certificate has failed substantially	261
to proceed with the construction, reconstruction, installation,	262
or acquisition of an exempt facility;	263
(3) The property to which the certificate relates has	264
ceased to be used as an exempt facility;	265
(4) The tax commissioner issued the certificate in error.	266
As used in this section, "error" means any of the following:	267
(a) A clerical or mathematical mistake;	268
(b) When the commissioner agrees with an opinion from the	269
director of environmental protection, the director of natural	270
<u>resources</u> , or the director of development that a certificate	271
should not have been issued;	272
(c) When the tax commissioner determines that the issuance	273
of the certificate may have been improper as the result of a	274
final adjudication by the board of tax appeals, or by a court	275
with jurisdiction on appeal from that board, that is adverse to	276
the original exempt status of the facility, regardless of	277
whether the holder of the certificate was a party to such	278
adjudication.	279

- (D) If the revocation or modification of a certificate 280 under division (C)(4) of this section is an action found to be 281 frivolous for the purposes of section 5703.54 of the Revised 282 Code the certificate holder may claim damages as provided under 283 division (B) of that section.
- (E) Upon service of notice certificate to the holder of an 285 exempt facility certificate, in the manner provided in section 286 5703.37 of the Revised Code, of the tax commissioner's 287 revocation or modification of the certificate under division (C) 288 of this section, the certificate shall cease to be in force or 289 shall remain in force only as modified, as the case may require. 290 The notice is subject to appeal under section 5717.02 of the 291 Revised Code. Once all appeals are exhausted, the commissioner 292 shall issue a modified certificate, if applicable, and the 293 holder of the certificate shall be allowed to claim a refund 294 within one hundred eighty days, notwithstanding any other time 295 limitation provided by law of the taxes paid as a result of the 296 certificate being revoked or modified. 297
- Sec. 5739.02. For the purpose of providing revenue with 298 which to meet the needs of the state, for the use of the general 299 revenue fund of the state, for the purpose of securing a 300 thorough and efficient system of common schools throughout the 301 state, for the purpose of affording revenues, in addition to 302 those from general property taxes, permitted under 303 constitutional limitations, and from other sources, for the 304 support of local governmental functions, and for the purpose of 305 reimbursing the state for the expense of administering this 306 chapter, an excise tax is hereby levied on each retail sale made 307 in this state. 308
 - (A) (1) The tax shall be collected as provided in section

5739.025 of the Revised Code. The rate of the tax shall be five	310
and three-fourths per cent. The tax applies and is collectible	311
when the sale is made, regardless of the time when the price is	312
paid or delivered.	313

(2) In the case of the lease or rental, with a fixed term 314 of more than thirty days or an indefinite term with a minimum 315 period of more than thirty days, of any motor vehicles designed 316 by the manufacturer to carry a load of not more than one ton, 317 watercraft, outboard motor, or aircraft, or of any tangible 318 personal property, other than motor vehicles designed by the 319 manufacturer to carry a load of more than one ton, to be used by 320 the lessee or renter primarily for business purposes, the tax 321 322 shall be collected by the vendor at the time the lease or rental is consummated and shall be calculated by the vendor on the 323 basis of the total amount to be paid by the lessee or renter 324 under the lease agreement. If the total amount of the 325 consideration for the lease or rental includes amounts that are 326 not calculated at the time the lease or rental is executed, the 327 tax shall be calculated and collected by the vendor at the time 328 such amounts are billed to the lessee or renter. In the case of 329 an open-end lease or rental, the tax shall be calculated by the 330 vendor on the basis of the total amount to be paid during the 331 initial fixed term of the lease or rental, and for each 332 subsequent renewal period as it comes due. As used in this 333 division, "motor vehicle" has the same meaning as in section 334 4501.01 of the Revised Code, and "watercraft" includes an 335 outdrive unit attached to the watercraft. 336

A lease with a renewal clause and a termination penalty or
similar provision that applies if the renewal clause is not
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exercised is presumed to be a sham transaction. In such a case,
the tax shall be calculated and paid on the basis of the entire
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length of the lease period, including any renewal periods, until	341
the termination penalty or similar provision no longer applies.	342
The taxpayer shall bear the burden, by a preponderance of the	343
evidence, that the transaction or series of transactions is not	344
a sham transaction.	345
(3) Except as provided in division (A)(2) of this section,	346
in the case of a sale, the price of which consists in whole or	347
in part of the lease or rental of tangible personal property,	348
the tax shall be measured by the installments of that lease or	349
rental.	350
(4) In the case of a sale of a physical fitness facility	351
service or recreation and sports club service, the price of	352
which consists in whole or in part of a membership for the	353
receipt of the benefit of the service, the tax applicable to the	354
sale shall be measured by the installments thereof.	355
(B) The tax does not apply to the following:	356
(1) Sales to the state or any of its political	357
subdivisions, or to any other state or its political	358
subdivisions if the laws of that state exempt from taxation	359
sales made to this state and its political subdivisions;	360
(2) Sales of food for human consumption off the premises	361
where sold;	362
(3) Sales of food sold to students only in a cafeteria,	363
dormitory, fraternity, or sorority maintained in a private,	364
public, or parochial school, college, or university;	365
(4) Sales of newspapers and sales or transfers of	366
magazines distributed as controlled circulation publications;	367
(5) The furnishing, preparing, or serving of meals without	368

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charge by an employer to an employee provided the employer	369
records the meals as part compensation for services performed or	370
work done;	371
(6) Sales of motor fuel upon receipt, use, distribution,	372
or sale of which in this state a tax is imposed by the law of	373
this state, but this exemption shall not apply to the sale of	374
motor fuel on which a refund of the tax is allowable under	375
division (A) of section 5735.14 of the Revised Code; and the tax	376
commissioner may deduct the amount of tax levied by this section	377
applicable to the price of motor fuel when granting a refund of	378
motor fuel tax pursuant to division (A) of section 5735.14 of	379
the Revised Code and shall cause the amount deducted to be paid	380
into the general revenue fund of this state;	381
(7) Sales of natural gas by a natural gas company or	382
municipal gas utility, of water by a water-works company, or of	383
steam by a heating company, if in each case the thing sold is	384
delivered to consumers through pipes or conduits, and all sales	385
of communications services by a telegraph company, all terms as	386
defined in section 5727.01 of the Revised Code, and sales of	387
electricity delivered through wires;	388
(8) Casual sales by a person, or auctioneer employed	389
directly by the person to conduct such sales, except as to such	390
sales of motor vehicles, watercraft or outboard motors required	391
to be titled under section 1548.06 of the Revised Code,	392
watercraft documented with the United States coast guard,	393
snowmobiles, and all-purpose vehicles as defined in section	394
4519.01 of the Revised Code;	395

(9) (a) Sales of services or tangible personal property,

other than motor vehicles, mobile homes, and manufactured homes,

by churches, organizations exempt from taxation under section

secondary school.

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501(c)(3) of the Internal Revenue Code of 1986, or nonprofit	399
organizations operated exclusively for charitable purposes as	400
defined in division (B)(12) of this section, provided that the	401
number of days on which such tangible personal property or	402
services, other than items never subject to the tax, are sold	403
does not exceed six in any calendar year, except as otherwise	404
provided in division (B)(9)(b) of this section. If the number of	405
days on which such sales are made exceeds six in any calendar	406
year, the church or organization shall be considered to be	407
engaged in business and all subsequent sales by it shall be	408
subject to the tax. In counting the number of days, all sales by	409
groups within a church or within an organization shall be	410
considered to be sales of that church or organization.	411
(b) The limitation on the number of days on which tax-	412
exempt sales may be made by a church or organization under	413
division (B)(9)(a) of this section does not apply to sales made	414
by student clubs and other groups of students of a primary or	415
secondary school, or a parent-teacher association, booster	416
group, or similar organization that raises money to support or	417
fund curricular or extracurricular activities of a primary or	418

- (c) Divisions (B)(9)(a) and (b) of this section do not apply to sales by a noncommercial educational radio or television broadcasting station.
- (10) Sales not within the taxing power of this state under

 the Constitution or laws of the United States or the

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 Constitution of this state;

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- (11) Except for transactions that are sales under division 426
 (B)(3)(r) of section 5739.01 of the Revised Code, the 427
 transportation of persons or property, unless the transportation 428

is by a private investigation and security service;	429
(12) Sales of tangible personal property or services to	430
churches, to organizations exempt from taxation under section	431
501(c)(3) of the Internal Revenue Code of 1986, and to any other	432
nonprofit organizations operated exclusively for charitable	433
purposes in this state, no part of the net income of which	434
inures to the benefit of any private shareholder or individual,	435
and no substantial part of the activities of which consists of	436
carrying on propaganda or otherwise attempting to influence	437
legislation; sales to offices administering one or more homes	438
for the aged or one or more hospital facilities exempt under	439
section 140.08 of the Revised Code; and sales to organizations	440
described in division (D) of section 5709.12 of the Revised	441
Code.	442

"Charitable purposes" means the relief of poverty; the 443 improvement of health through the alleviation of illness, 444 disease, or injury; the operation of an organization exclusively 445 for the provision of professional, laundry, printing, and 446 purchasing services to hospitals or charitable institutions; the 447 operation of a home for the aged, as defined in section 5701.13 448 of the Revised Code; the operation of a radio or television 449 broadcasting station that is licensed by the federal 450 communications commission as a noncommercial educational radio 451 or television station; the operation of a nonprofit animal 452 adoption service or a county humane society; the promotion of 453 education by an institution of learning that maintains a faculty 454 of qualified instructors, teaches regular continuous courses of 455 study, and confers a recognized diploma upon completion of a 456 specific curriculum; the operation of a parent-teacher 457 association, booster group, or similar organization primarily 458 engaged in the promotion and support of the curricular or 459

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extracurricular activities of a primary or secondary school; the	460
operation of a community or area center in which presentations	461
in music, dramatics, the arts, and related fields are made in	462
order to foster public interest and education therein; the	463
production of performances in music, dramatics, and the arts; or	464
the promotion of education by an organization engaged in	465
carrying on research in, or the dissemination of, scientific and	466
technological knowledge and information primarily for the	467
public.	468

Nothing in this division shall be deemed to exempt sales to any organization for use in the operation or carrying on of a trade or business, or sales to a home for the aged for use in the operation of independent living facilities as defined in division (A) of section 5709.12 of the Revised Code.

(13) Building and construction materials and services sold 474 to construction contractors for incorporation into a structure 475 or improvement to real property under a construction contract 476 with this state or a political subdivision of this state, or 477 with the United States government or any of its agencies; 478 building and construction materials and services sold to 479 480 construction contractors for incorporation into a structure or improvement to real property that are accepted for ownership by 481 this state or any of its political subdivisions, or by the 482 United States government or any of its agencies at the time of 483 completion of the structures or improvements; building and 484 construction materials sold to construction contractors for 485 incorporation into a horticulture structure or livestock 486 structure for a person engaged in the business of horticulture 487 or producing livestock; building materials and services sold to 488 a construction contractor for incorporation into a house of 489 public worship or religious education, or a building used 490

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exclusively for charitable purposes under a construction	491
contract with an organization whose purpose is as described in	492
division (B)(12) of this section; building materials and	493
services sold to a construction contractor for incorporation	494
into a building under a construction contract with an	495
organization exempt from taxation under section 501(c)(3) of the	496
Internal Revenue Code of 1986 when the building is to be used	497
exclusively for the organization's exempt purposes; building and	498
construction materials sold for incorporation into the original	499
construction of a sports facility under section 307.696 of the	500
Revised Code; building and construction materials and services	501
sold to a construction contractor for incorporation into real	502
property outside this state if such materials and services, when	503
sold to a construction contractor in the state in which the real	504
property is located for incorporation into real property in that	505
state, would be exempt from a tax on sales levied by that state;	506
building and construction materials for incorporation into a	507
transportation facility pursuant to a public-private agreement	508
entered into under sections 5501.70 to 5501.83 of the Revised	509
Code; and, until one calendar year after the construction of a	510
convention center that qualifies for property tax exemption	511
under section 5709.084 of the Revised Code is completed,	512
building and construction materials and services sold to a	513
construction contractor for incorporation into the real property	514
comprising that convention center;	515

- (14) Sales of ships or vessels or rail rolling stock used or to be used principally in interstate or foreign commerce, and repairs, alterations, fuel, and lubricants for such ships or vessels or rail rolling stock;
- (15) Sales to persons primarily engaged in any of the 520 activities mentioned in division (B)(42)(a), (g), or (h) of this 521

section, to persons engaged in making retail sales, or to	522
persons who purchase for sale from a manufacturer tangible	523
personal property that was produced by the manufacturer in	524
accordance with specific designs provided by the purchaser, of	525
packages, including material, labels, and parts for packages,	526
and of machinery, equipment, and material for use primarily in	527
packaging tangible personal property produced for sale,	528
including any machinery, equipment, and supplies used to make	529
labels or packages, to prepare packages or products for	530
labeling, or to label packages or products, by or on the order	531
of the person doing the packaging, or sold at retail. "Packages"	532
includes bags, baskets, cartons, crates, boxes, cans, bottles,	533
oindings, wrappings, and other similar devices and containers,	534
out does not include motor vehicles or bulk tanks, trailers, or	535
similar devices attached to motor vehicles. "Packaging" means	536
placing in a package. Division (B)(15) of this section does not	537
apply to persons engaged in highway transportation for hire.	538

- (16) Sales of food to persons using supplemental nutrition 539 assistance program benefits to purchase the food. As used in 540 this division, "food" has the same meaning as in 7 U.S.C. 2012 541 and federal regulations adopted pursuant to the Food and 542 Nutrition Act of 2008.
- (17) Sales to persons engaged in farming, agriculture, 544 horticulture, or floriculture, of tangible personal property for 545 use or consumption primarily in the production by farming, 546 agriculture, horticulture, or floriculture of other tangible 547 personal property for use or consumption primarily in the 548 production of tangible personal property for sale by farming, 549 agriculture, horticulture, or floriculture; or material and 550 parts for incorporation into any such tangible personal property 551 for use or consumption in production; and of tangible personal 552

property for such use or consumption in the conditioning or	553
holding of products produced by and for such use, consumption,	554
or sale by persons engaged in farming, agriculture,	555
horticulture, or floriculture, except where such property is	556
incorporated into real property;	557
(18) Sales of drugs for a human being that may be	558
dispensed only pursuant to a prescription; insulin as recognized	559
in the official United States pharmacopoeia; urine and blood	560
testing materials when used by diabetics or persons with	561
hypoglycemia to test for glucose or acetone; hypodermic syringes	562
and needles when used by diabetics for insulin injections;	563
epoetin alfa when purchased for use in the treatment of persons	564
with medical disease; hospital beds when purchased by hospitals,	565
nursing homes, or other medical facilities; and medical oxygen	566
and medical oxygen-dispensing equipment when purchased by	567
hospitals, nursing homes, or other medical facilities;	568
(19) Sales of prosthetic devices, durable medical	569
equipment for home use, or mobility enhancing equipment, when	570
made pursuant to a prescription and when such devices or	571
equipment are for use by a human being.	572
(20) Sales of emergency and fire protection vehicles and	573
equipment to nonprofit organizations for use solely in providing	574
fire protection and emergency services, including trauma care	575
and emergency medical services, for political subdivisions of	576
the state;	577
(21) Sales of tangible personal property manufactured in	578
this state, if sold by the manufacturer in this state to a	579
retailer for use in the retail business of the retailer outside	580
of this state and if possession is taken from the manufacturer	581
by the purchaser within this state for the sole purpose of	582

immediately removing the same from this state in a vehicle owned	583
by the purchaser;	584
(22) Sales of services provided by the state or any of its	585
political subdivisions, agencies, instrumentalities,	586
institutions, or authorities, or by governmental entities of the	587
state or any of its political subdivisions, agencies,	588
instrumentalities, institutions, or authorities;	589
(23) Sales of motor vehicles to nonresidents of this state	590
under the circumstances described in division (B) of section	591
5739.029 of the Revised Code;	592
(24) Sales to persons engaged in the preparation of eggs	593
for sale of tangible personal property used or consumed directly	594
in such preparation, including such tangible personal property	595
used for cleaning, sanitizing, preserving, grading, sorting, and	596
classifying by size; packages, including material and parts for	597
packages, and machinery, equipment, and material for use in	598
packaging eggs for sale; and handling and transportation	599
equipment and parts therefor, except motor vehicles licensed to	600
operate on public highways, used in intraplant or interplant	601
transfers or shipment of eggs in the process of preparation for	602
sale, when the plant or plants within or between which such	603
transfers or shipments occur are operated by the same person.	604
"Packages" includes containers, cases, baskets, flats, fillers,	605
filler flats, cartons, closure materials, labels, and labeling	606
materials, and "packaging" means placing therein.	607
(25)(a) Sales of water to a consumer for residential use;	608
(b) Sales of water by a nonprofit corporation engaged	609
exclusively in the treatment, distribution, and sale of water to	610

consumers, if such water is delivered to consumers through pipes

or tubing.	612
(26) Fees charged for inspection or reinspection of motor	613
vehicles under section 3704.14 of the Revised Code;	614
(27) Sales to persons licensed to conduct a food service	615
operation pursuant to section 3717.43 of the Revised Code, of	616
tangible personal property primarily used directly for the	617
following:	618
(a) To prepare food for human consumption for sale;	619
(b) To preserve food that has been or will be prepared for	620
human consumption for sale by the food service operator, not	621
including tangible personal property used to display food for	622
selection by the consumer;	623
(c) To clean tangible personal property used to prepare or	624
serve food for human consumption for sale.	625
(28) Sales of animals by nonprofit animal adoption	626
services or county humane societies;	627
(29) Sales of services to a corporation described in	628
division (A) of section 5709.72 of the Revised Code, and sales	629
of tangible personal property that qualifies for exemption from	630
taxation under section 5709.72 of the Revised Code;	631
(30) Sales and installation of agricultural land tile, as	632
defined in division (B)(5)(a) of section 5739.01 of the Revised	633
Code;	634
(31) Sales and erection or installation of portable grain	635
bins, as defined in division (B)(5)(b) of section 5739.01 of the	636
Revised Code;	637
(32) The sale, lease, repair, and maintenance of, parts	638

for, or items attached to or incorporated in, motor vehicles	639
that are primarily used for transporting tangible personal	640
property belonging to others by a person engaged in highway	641
transportation for hire, except for packages and packaging used	642
for the transportation of tangible personal property;	643
(33) Sales to the state headquarters of any veterans'	644
organization in this state that is either incorporated and	645
issued a charter by the congress of the United States or is	646
recognized by the United States veterans administration, for use	647
by the headquarters;	648
(34) Sales to a telecommunications service vendor, mobile	649
telecommunications service vendor, or satellite broadcasting	650
service vendor of tangible personal property and services used	651
directly and primarily in transmitting, receiving, switching, or	652
recording any interactive, one- or two-way electromagnetic	653
communications, including voice, image, data, and information,	654
through the use of any medium, including, but not limited to,	655
poles, wires, cables, switching equipment, computers, and record	656
storage devices and media, and component parts for the tangible	657
personal property. The exemption provided in this division shall	658
be in lieu of all other exemptions under division (B)(42)(a) or	659
(n) of this section to which the vendor may otherwise be	660
entitled, based upon the use of the thing purchased in providing	661
the telecommunications, mobile telecommunications, or satellite	662
broadcasting service.	663
(35)(a) Sales where the purpose of the consumer is to use	664
or consume the things transferred in making retail sales and	665
consisting of newspaper inserts, catalogues, coupons, flyers,	666
gift certificates, or other advertising material that prices and	667

describes tangible personal property offered for retail sale.

(b) Sales to direct marketing vendors of preliminary	669
materials such as photographs, artwork, and typesetting that	670
will be used in printing advertising material; and of printed	671
matter that offers free merchandise or chances to win sweepstake	672
prizes and that is mailed to potential customers with	673
advertising material described in division (B)(35)(a) of this	674
section;	675
(c) Sales of equipment such as telephones, computers,	676
facsimile machines, and similar tangible personal property	677
primarily used to accept orders for direct marketing retail	678
sales.	679
(d) Sales of automatic food vending machines that preserve	680
food with a shelf life of forty-five days or less by	681
refrigeration and dispense it to the consumer.	682
For purposes of division (B)(35) of this section, "direct	683
marketing" means the method of selling where consumers order	684
tangible personal property by United States mail, delivery	685
service, or telecommunication and the vendor delivers or ships	686
the tangible personal property sold to the consumer from a	687
warehouse, catalogue distribution center, or similar fulfillment	688
facility by means of the United States mail, delivery service,	689
or common carrier.	690
(36) Sales to a person engaged in the business of	691
horticulture or producing livestock of materials to be	692
incorporated into a horticulture structure or livestock	693
structure;	694
(37) Sales of personal computers, computer monitors,	695
computer keyboards, modems, and other peripheral computer	696

equipment to an individual who is licensed or certified to teach

in an elementary or a secondary school in this state for use by	698
that individual in preparation for teaching elementary or	699
secondary school students;	700
(38) Sales to a professional racing team of any of the	701
following:	702
(a) Motor racing vehicles;	703
(b) Repair services for motor racing vehicles;	704
(c) Items of property that are attached to or incorporated	705
in motor racing vehicles, including engines, chassis, and all	706
other components of the vehicles, and all spare, replacement,	707
and rebuilt parts or components of the vehicles; except not	708
including tires, consumable fluids, paint, and accessories	709
consisting of instrumentation sensors and related items added to	710
the vehicle to collect and transmit data by means of telemetry	711
and other forms of communication.	712
(39) Sales of used manufactured homes and used mobile	713
homes, as defined in section 5739.0210 of the Revised Code, made	714
on or after January 1, 2000;	715
(40) Sales of tangible personal property and services to a	716
provider of electricity used or consumed directly and primarily	717
in generating, transmitting, or distributing electricity for use	718
by others, including property that is or is to be incorporated	719
into and will become a part of the consumer's production,	720
transmission, or distribution system and that retains its	721
classification as tangible personal property after	722
incorporation; fuel or power used in the production,	723
transmission, or distribution of electricity; energy conversion	724
equipment as defined in section 5727.01 of the Revised Code; and	725
tangible personal property and services used in the repair and	726

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maintenance of the production, transmission, or distribution
system, including only those motor vehicles as are specially
designed and equipped for such use. The exemption provided in
this division shall be in lieu of all other exemptions in
division (B)(42)(a) or (n) of this section to which a provider
of electricity may otherwise be entitled based on the use of the
tangible personal property or service purchased in generating,
transmitting, or distributing electricity.

- (41) Sales to a person providing services under division
 (B)(3)(r) of section 5739.01 of the Revised Code of tangible personal property and services used directly and primarily in providing taxable services under that section.
- (42) Sales where the purpose of the purchaser is to do any 739 of the following:
- (a) To incorporate the thing transferred as a material or 741 a part into tangible personal property to be produced for sale 742 by manufacturing, assembling, processing, or refining; or to use 743 or consume the thing transferred directly in producing tangible 744 personal property for sale by mining, including, without 745 limitation, the extraction from the earth of all substances that 746 are classed geologically as minerals, production of crude oil 747 and natural gas, or directly in the rendition of a public 748 utility service, except that the sales tax levied by this 749 section shall be collected upon all meals, drinks, and food for 750 human consumption sold when transporting persons. Persons-751 752 engaged in rendering services in the exploration for, and production of, crude oil and natural gas for others are deemed-753 engaged directly in the exploration for, and production of, 754 crude oil and natural gas. This paragraph does not exempt from 7.5.5 "retail sale" or "sales at retail" the sale of tangible personal 756

property that is to be incorporated into a structure or	757
improvement to real property.	758
(b) To hold the thing transferred as security for the	759
performance of an obligation of the vendor;	760
(c) To resell, hold, use, or consume the thing transferred	761
as evidence of a contract of insurance;	762
(d) To use or consume the thing directly in commercial	763
fishing;	764
(e) To incorporate the thing transferred as a material or	765
a part into, or to use or consume the thing transferred directly	766
in the production of, magazines distributed as controlled	767
circulation publications;	768
(f) To use or consume the thing transferred in the	769
production and preparation in suitable condition for market and	770
sale of printed, imprinted, overprinted, lithographic,	771
multilithic, blueprinted, photostatic, or other productions or	772
reproductions of written or graphic matter;	773
(g) To use the thing transferred, as described in section	774
5739.011 of the Revised Code, primarily in a manufacturing	775
operation to produce tangible personal property for sale;	776
(h) To use the benefit of a warranty, maintenance or	777
service contract, or similar agreement, as described in division	778
(B)(7) of section 5739.01 of the Revised Code, to repair or	779
maintain tangible personal property, if all of the property that	780
is the subject of the warranty, contract, or agreement would not	781
be subject to the tax imposed by this section;	782
(i) To use the thing transferred as qualified research and	783
development equipment:	784

(j) To use or consume the thing transferred primarily in	785
storing, transporting, mailing, or otherwise handling purchased	786
sales inventory in a warehouse, distribution center, or similar	787
facility when the inventory is primarily distributed outside	788
this state to retail stores of the person who owns or controls	789
the warehouse, distribution center, or similar facility, to	790
retail stores of an affiliated group of which that person is a	791
member, or by means of direct marketing. This division does not	792
apply to motor vehicles registered for operation on the public	793
highways. As used in this division, "affiliated group" has the	794
same meaning as in division (B)(3)(e) of section 5739.01 of the	795
Revised Code and "direct marketing" has the same meaning as in	796
division (B)(35) of this section.	797

- (k) To use or consume the thing transferred to fulfill a contractual obligation incurred by a warrantor pursuant to a warranty provided as a part of the price of the tangible personal property sold or by a vendor of a warranty, maintenance or service contract, or similar agreement the provision of which is defined as a sale under division (B)(7) of section 5739.01 of the Revised Code;
- (1) To use or consume the thing transferred in the production of a newspaper for distribution to the public;
- (m) To use tangible personal property to perform a service listed in division (B)(3) of section 5739.01 of the Revised Code, if the property is or is to be permanently transferred to the consumer of the service as an integral part of the performance of the service;
- (n) To use or consume the thing transferred primarily in producing tangible personal property for sale by farming, agriculture, horticulture, or floriculture. Persons engaged in

rendering farming, agriculture, horticulture, or floriculture	815
services for others are deemed engaged primarily in farming,	816
agriculture, horticulture, or floriculture. This paragraph does	817
not exempt from "retail sale" or "sales at retail" the sale of	818
tangible personal property that is to be incorporated into a	819
structure or improvement to real property.	820
(o) To use or consume the thing transferred in acquiring,	821
formatting, editing, storing, and disseminating data or	822
information by electronic publishing;	823
(p) To provide the thing transferred to the owner or	824
lessee of a motor vehicle that is being repaired or serviced, if	825
the thing transferred is a rented motor vehicle and the	826
purchaser is reimbursed for the cost of the rented motor vehicle	827
by a manufacturer, warrantor, or provider of a maintenance,	828
service, or other similar contract or agreement, with respect to	829
the motor vehicle that is being repaired or serviced.	830
(q) To use or consume the thing transferred directly in	831
production of crude oil and natural gas for sale. Persons	832
<pre>engaged in rendering production services for others are deemed</pre>	833
engaged in production.	834
As used in division (B) (42) (q) of this section,	835
"production" means operations and tangible personal property	836
directly used to expose and evaluate an underground reservoir	837
that may contain hydrocarbon resources, prepare the wellbore for	838
production, and lift and control all substances yielded by the	839
reservoir to the surface of the earth.	840
(i) For the purposes of division (B) (42) (q) of this	841
section, the "thing transferred" includes, but is not limited	842
to, any of the following:	843

(I) Services provided in the construction of permanent	844
access roads, services provided in the construction of the well	845
site, and services provided in the construction of temporary	846
<pre>impoundments;</pre>	847
(II) Equipment and rigging used for the specific purpose	848
of creating with integrity a wellbore pathway to underground	849
reservoirs;	850
(III) Drilling and workover services used to work within a	851
subsurface wellbore, and tangible personal property directly	852
used in providing such services;	853
(IV) Casing, tubulars, and float and centralizing	854
<pre>equipment;</pre>	855
(V) Trailers to which production equipment is attached;	856
(VI) Well completion services, including cementing of	857
casing, and tangible personal property directly used in	858
<pre>providing such services;</pre>	859
(VII) Wireline evaluation, mud logging, and perforation	860
services, and tangible personal property directly used in	861
<pre>providing such services;</pre>	862
(VIII) Reservoir stimulation, hydraulic fracturing, and	863
acidizing services, and tangible personal property directly used	864
in providing such services, including all material pumped	865
<pre>downhole;</pre>	866
(IX) Pressure pumping equipment;	867
(X) Artificial lift systems equipment;	868
(XI) Wellhead equipment and well site equipment used to	869
separate, stabilize, and control hyrdocarbon phases and produced	870

<pre>water;</pre>	871
(XII) Tangible personal property directly used to control	872
production equipment.	873
(ii) For the purposes of division (B)(42)(q) of this	874
section, the "thing transferred" does not include any of the	875
<pre>following:</pre>	876
(I) Tangible personal property used primarily in the	877
exploration and production of any mineral resource regulated	878
under Chapter 1509. of the Revised Code other than oil or gas;	879
(II) Tangible personal property used primarily in storing,	880
holding, or delivering solutions or chemicals used in well	881
stimulation as defined in section 1509.01 of the Revised Code;	882
(III) Tangible personal property used primarily in	883
preparing, installing, or reclaiming foundations for drilling or	884
pumping equipment or well stimulation material tanks;	885
(IV) Tangible personal property used primarily in	886
transporting, delivering, or removing equipment to or from the	887
well site or storing such equipment before its use at the well	888
site;	889
(V) Tangible personal property used primarily in gathering	890
operations occurring off the well site, including gathering	891
pipelines transporting hydrocarbon gas or liquids away from a	892
<pre>crude oil or natural gas production facility;</pre>	893
(VI) Tangible personal property that is to be incorporated	894
into a structure or improvement to real property;	895
(VII) Well site fencing, lighting, or security systems;	896
(VIII) Communication devices or services;	897

(IX) Office supplies;	898
(X) Trailers used as offices or lodging;	899
(XI) Motor vehicles of any kind;	900
(XII) Tangible personal property used primarily for the	901
storage of drilling byproducts and fuel not used for production;	902
(XIII) Tangible personal property used primarily as a	903
<pre>safety device;</pre>	904
(XIV) Data collection or monitoring devices;	905
(XV) Access ladders, stairs, or platforms attached to	906
storage tanks.	907
The enumeration of tangible personal property in division	908
(B) (42) (q) (ii) of this section is not intended to be exhaustive,	909
and any tangible personal property not so enumerated shall not	910
necessarily be construed to be a "thing transferred" for the	
purposes of division (B) (42) (q) of this section.	912
The commissioner shall adopt and promulgate rules under	913
sections 119.01 to 119.13 of the Revised Code that the	914
commissioner deems necessary to administer division (B)(42)(q)	915
of this section.	916
As used in division (B)(42) of this section, "thing"	917
includes all transactions included in divisions (B)(3)(a), (b),	918
and (e) of section 5739.01 of the Revised Code.	919
(43) Sales conducted through a coin operated device that	920
activates vacuum equipment or equipment that dispenses water,	921
whether or not in combination with soap or other cleaning agents	922
or wax, to the consumer for the consumer's use on the premises	923
in washing, cleaning, or waxing a motor vehicle, provided no	924

other personal property or personal service is provided as part	925		
of the transaction.	926		
(44) Sales of replacement and modification parts for	927		
engines, airframes, instruments, and interiors in, and paint	928		
for, aircraft used primarily in a fractional aircraft ownership	929		
program, and sales of services for the repair, modification, and	930		
maintenance of such aircraft, and machinery, equipment, and	931		
supplies primarily used to provide those services.	932		
(45) Sales of telecommunications service that is used	933		
directly and primarily to perform the functions of a call	934		
center. As used in this division, "call center" means any	935		
physical location where telephone calls are placed or received	936		
in high volume for the purpose of making sales, marketing,	937		
customer service, technical support, or other specialized	938		
business activity, and that employs at least fifty individuals			
that engage in call center activities on a full-time basis, or	940		
sufficient individuals to fill fifty full-time equivalent	941		
positions.	942		
(46) Sales by a telecommunications service vendor of 900	943		
service to a subscriber. This division does not apply to	944		
information services, as defined in division (FF) of section	945		
5739.01 of the Revised Code.	946		
(47) Sales of value-added non-voice data service. This	947		
division does not apply to any similar service that is not	948		
otherwise a telecommunications service.	949		
(48)(a) Sales of machinery, equipment, and software to a	950		
qualified direct selling entity for use in a warehouse or	951		
distribution center primarily for storing, transporting, or	952		
otherwise handling inventory that is held for sale to	953		

independent salespersons who operate as direct sellers and that	954
is held primarily for distribution outside this state;	955
(b) As used in division (B)(48)(a) of this section:	956
(i) "Direct seller" means a person selling consumer	957
products to individuals for personal or household use and not	958
from a fixed retail location, including selling such product at	959
in-home product demonstrations, parties, and other one-on-one	960
selling.	961
(ii) "Qualified direct selling entity" means an entity	962
selling to direct sellers at the time the entity enters into a	963
tax credit agreement with the tax credit authority pursuant to	964
section 122.17 of the Revised Code, provided that the agreement	965
was entered into on or after January 1, 2007. Neither	966
contingencies relevant to the granting of, nor later	967
developments with respect to, the tax credit shall impair the	968
status of the qualified direct selling entity under division (B)	969
(48) of this section after execution of the tax credit agreement	970
by the tax credit authority.	971
(c) Division (B)(48) of this section is limited to	972
machinery, equipment, and software first stored, used, or	973
consumed in this state within the period commencing June 24,	974
2008, and ending on the date that is five years after that date.	975
(49) Sales of materials, parts, equipment, or engines used	976
in the repair or maintenance of aircraft or avionics systems of	977
such aircraft, and sales of repair, remodeling, replacement, or	978
maintenance services in this state performed on aircraft or on	979
an aircraft's avionics, engine, or component materials or parts.	980
As used in division (B)(49) of this section, "aircraft" means	981
aircraft of more than six thousand pounds maximum certified	982

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(50) Sales of full flight simulators that are used for 984 pilot or flight-crew training, sales of repair or replacement 985 parts or components, and sales of repair or maintenance services 986 for such full flight simulators. "Full flight simulator" means a 987 replica of a specific type, or make, model, and series of 988 aircraft cockpit. It includes the assemblage of equipment and 989 computer programs necessary to represent aircraft operations in 990 ground and flight conditions, a visual system providing an out-991 992 of-the-cockpit view, and a system that provides cues at least equivalent to those of a three-degree-of-freedom motion system, 993 and has the full range of capabilities of the systems installed 994 in the device as described in appendices A and B of part 60 of 995 chapter 1 of title 14 of the Code of Federal Regulations. 996 (51) Any transfer or lease of tangible personal property 997 between the state and JobsOhio in accordance with section 998 4313.02 of the Revised Code. 999 (52) (a) Sales to a qualifying corporation. 1000 (b) As used in division (B) (52) of this section: 1001 (i) "Qualifying corporation" means a nonprofit corporation 1002 organized in this state that leases from an eliqible county 1003 land, buildings, structures, fixtures, and improvements to the 1004 land that are part of or used in a public recreational facility 1005 used by a major league professional athletic team or a class A 1006 to class AAA minor league affiliate of a major league 1007 professional athletic team for a significant portion of the 1008 team's home schedule, provided the following apply: 1009 (I) The facility is leased from the eligible county 1010

pursuant to a lease that requires substantially all of the

takeoff weight or used exclusively in general aviation.

revenue from the operation of the business or activity conducted	1012		
by the nonprofit corporation at the facility in excess of	1013		
operating costs, capital expenditures, and reserves to be paid	1014		
to the eligible county at least once per calendar year.	1015		
(II) Upon dissolution and liquidation of the nonprofit	1016		
corporation, all of its net assets are distributable to the	1017		
board of commissioners of the eligible county from which the	1018		
corporation leases the facility.	1019		
(ii) "Eligible county" has the same meaning as in section	1020		
307.695 of the Revised Code.	1021		
(53) Sales to or by a cable service provider, video	1022		
service provider, or radio or television broadcast station	1023		
regulated by the federal government of cable service or			
programming, video service or programming, audio service or	1025		
programming, or electronically transferred digital audiovisual	1026		
or audio work. As used in division (B)(53) of this section,	1027		
"cable service" and "cable service provider" have the same	1028		
meanings as in section 1332.01 of the Revised Code, and "video	1029		
service, " "video service provider, " and "video programming" have			
the same meanings as in section 1332.21 of the Revised Code.	1031		
(54) Sales of investment metal bullion and investment	1032		
coins. "Investment metal bullion" means any bullion described in	1033		
section 408(m)(3)(B) of the Internal Revenue Code, regardless of	1034		
whether that bullion is in the physical possession of a trustee.	1035		
"Investment coin" means any coin composed primarily of gold,	1036		
silver, platinum, or palladium.	1037		
(C) For the purpose of the proper administration of this	1038		
chapter, and to prevent the evasion of the tax, it is presumed	1039		

that all sales made in this state are subject to the tax until

the contrary is established. 1041 (D) The levy of this tax on retail sales of recreation and 1042 sports club service shall not prevent a municipal corporation 1043 from levying any tax on recreation and sports club dues or on 1044 any income generated by recreation and sports club dues. 1045 (E) The tax collected by the vendor from the consumer 1046 under this chapter is not part of the price, but is a tax 1047 collection for the benefit of the state, and of counties levying 1048 an additional sales tax pursuant to section 5739.021 or 5739.026 1049 of the Revised Code and of transit authorities levying an 1050 additional sales tax pursuant to section 5739.023 of the Revised 1051 Code. Except for the discount authorized under section 5739.12 1052 of the Revised Code and the effects of any rounding pursuant to 1053 section 5703.055 of the Revised Code, no person other than the 1054 state or such a county or transit authority shall derive any 1055 benefit from the collection or payment of the tax levied by this 1056 section or section 5739.021, 5739.023, or 5739.026 of the 1057 Revised Code. 1058 Section 2. That existing sections 3743.75, 5709.20, 1059 5709.211, 5709.212, 5709.22, and 5739.02 of the Revised Code are 1060 1061 hereby repealed. Section 3. The amendment by this act of sections 5709.20, 1062 5709.211, 5709.212, 5709.22, and 5739.02 of the Revised Code is 1063 a remedial measure intended to clarify existing law and applies 1064 to all cases pending on a petition for reassessment or further 1065 appeal, or transactions subject to an audit by the Department of 1066 Taxation, on or after, May 18, 2018. 1067 Section 4. Section 5739.02 of the Revised Code is 1068

presented in this act as a composite of the section as amended

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As P	ass	ed	by	the S	enate

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by Am. Sub. H.B. 64, Sub. H.B. 390, and Sub. S.B. 172, all of	1070
the 131st General Assembly. The General Assembly, applying the	1071
principle stated in division (B) of section 1.52 of the Revised	1072
Code that amendments are to be harmonized if reasonably capable	1073
of simultaneous operation, finds that the composite is the	1074
resulting version of the section in effect prior to the	1075
effective date of the section as presented in this act.	1076