As Reported by the Senate Ways and Means Committee

130th General Assembly Regular Session 2013-2014

Am. S. B. No. 243

Senator Bacon

A BILL

To amend sections 5739.02 and 5739.05 of the Revised	1
Code to provide a three-day sales tax "holiday"	2
each August during which sales of back-to-school	3
clothing, school supplies, personal computers, and	4
personal computer accessories are exempt from	5
sales and use taxes.	6

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

Section 1.	That sections	s 5739.02 and 5739.05 of the Revise	ed 7
Code be amended	to read as fo	ollows:	8

Sec. 5739.02. For the purpose of providing revenue with which 9 to meet the needs of the state, for the use of the general revenue 10 fund of the state, for the purpose of securing a thorough and 11 efficient system of common schools throughout the state, for the 12 purpose of affording revenues, in addition to those from general 13 property taxes, permitted under constitutional limitations, and 14 from other sources, for the support of local governmental 15 functions, and for the purpose of reimbursing the state for the 16 expense of administering this chapter, an excise tax is hereby 17 levied on each retail sale made in this state. 18

(A)(1) The tax shall be collected as provided in section5739.025 of the Revised Code. The rate of the tax shall be five20

and three-fourths per cent. The tax applies and is collectible 21 when the sale is made, regardless of the time when the price is 22 paid or delivered.

(2) In the case of the lease or rental, with a fixed term of 24 more than thirty days or an indefinite term with a minimum period 25 of more than thirty days, of any motor vehicles designed by the 26 manufacturer to carry a load of not more than one ton, watercraft, 27 outboard motor, or aircraft, or of any tangible personal property, 28 other than motor vehicles designed by the manufacturer to carry a 29 load of more than one ton, to be used by the lessee or renter 30 primarily for business purposes, the tax shall be collected by the 31 vendor at the time the lease or rental is consummated and shall be 32 calculated by the vendor on the basis of the total amount to be 33 paid by the lessee or renter under the lease agreement. If the 34 total amount of the consideration for the lease or rental includes 35 amounts that are not calculated at the time the lease or rental is 36 executed, the tax shall be calculated and collected by the vendor 37 at the time such amounts are billed to the lessee or renter. In 38 the case of an open-end lease or rental, the tax shall be 39 calculated by the vendor on the basis of the total amount to be 40 paid during the initial fixed term of the lease or rental, and for 41 each subsequent renewal period as it comes due. As used in this 42 division, "motor vehicle" has the same meaning as in section 43 4501.01 of the Revised Code, and "watercraft" includes an outdrive 44 unit attached to the watercraft. 45

A lease with a renewal clause and a termination penalty or 46 similar provision that applies if the renewal clause is not 47 exercised is presumed to be a sham transaction. In such a case, 48 the tax shall be calculated and paid on the basis of the entire 49 length of the lease period, including any renewal periods, until 50 the termination penalty or similar provision no longer applies. 51 The taxpayer shall bear the burden, by a preponderance of the 52

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evidence, that the transaction or series of transactions is not a	53
sham transaction.	54
(3) Except as provided in division (A)(2) of this section, in	55
the case of a sale, the price of which consists in whole or in	56
part of the lease or rental of tangible personal property, the tax	57
shall be measured by the installments of that lease or rental.	58
(4) In the case of a sale of a physical fitness facility	59
service or recreation and sports club service, the price of which	60
consists in whole or in part of a membership for the receipt of	61
the benefit of the service, the tax applicable to the sale shall	62
be measured by the installments thereof.	63
(B) The tax does not apply to the following:	64
(1) Sales to the state or any of its political subdivisions,	65
or to any other state or its political subdivisions if the laws of	66
that state exempt from taxation sales made to this state and its	67
political subdivisions;	68
(2) Sales of food for human consumption off the premises	69
where sold;	70
(3) Sales of food sold to students only in a cafeteria,	71
dormitory, fraternity, or sorority maintained in a private,	72
public, or parochial school, college, or university;	73
(4) Sales of newspapers and sales or transfers of magazines	74
distributed as controlled circulation publications;	75
(5) The furnishing, preparing, or serving of meals without	76
charge by an employer to an employee provided the employer records	77
the meals as part compensation for services performed or work	78
done;	79

(6) Sales of motor fuel upon receipt, use, distribution, or
80 sale of which in this state a tax is imposed by the law of this
81 state, but this exemption shall not apply to the sale of motor
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fuel on which a refund of the tax is allowable under division (A) 83 of section 5735.14 of the Revised Code; and the tax commissioner 84 may deduct the amount of tax levied by this section applicable to 85 the price of motor fuel when granting a refund of motor fuel tax 86 pursuant to division (A) of section 5735.14 of the Revised Code 87 and shall cause the amount deducted to be paid into the general 88 revenue fund of this state; 89

(7) Sales of natural gas by a natural gas company, of water
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by a water-works company, or of steam by a heating company, if in
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each case the thing sold is delivered to consumers through pipes
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or conduits, and all sales of communications services by a
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telegraph company, all terms as defined in section 5727.01 of the
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Revised Code, and sales of electricity delivered through wires;
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(8) Casual sales by a person, or auctioneer employed directly 96 by the person to conduct such sales, except as to such sales of 97 motor vehicles, watercraft or outboard motors required to be 98 titled under section 1548.06 of the Revised Code, watercraft 99 documented with the United States coast guard, snowmobiles, and 100 all-purpose vehicles as defined in section 4519.01 of the Revised 101 Code; 102

(9)(a) Sales of services or tangible personal property, other 103 than motor vehicles, mobile homes, and manufactured homes, by 104 churches, organizations exempt from taxation under section 105 501(c)(3) of the Internal Revenue Code of 1986, or nonprofit 106 organizations operated exclusively for charitable purposes as 107 defined in division (B)(12) of this section, provided that the 108 number of days on which such tangible personal property or 109 services, other than items never subject to the tax, are sold does 110 not exceed six in any calendar year, except as otherwise provided 111 in division (B)(9)(b) of this section. If the number of days on 112 which such sales are made exceeds six in any calendar year, the 113 church or organization shall be considered to be engaged in 114

business and all subsequent sales by it shall be subject to the 115 tax. In counting the number of days, all sales by groups within a 116 church or within an organization shall be considered to be sales 117 of that church or organization. 118

(b) The limitation on the number of days on which tax-exempt
sales may be made by a church or organization under division
(B)(9)(a) of this section does not apply to sales made by student
clubs and other groups of students of a primary or secondary
school, or a parent-teacher association, booster group, or similar
organization that raises money to support or fund curricular or
extracurricular activities of a primary or secondary school.

(c) Divisions (B)(9)(a) and (b) of this section do not apply 126
to sales by a noncommercial educational radio or television 127
broadcasting station. 128

(10) Sales not within the taxing power of this state under
the Constitution or laws of the United States or the Constitution
of this state;

(11) Except for transactions that are sales under division
(B)(3)(r) of section 5739.01 of the Revised Code, the
transportation of persons or property, unless the transportation
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is by a private investigation and security service;
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(12) Sales of tangible personal property or services to 136 churches, to organizations exempt from taxation under section 137 501(c)(3) of the Internal Revenue Code of 1986, and to any other 138 nonprofit organizations operated exclusively for charitable 139 purposes in this state, no part of the net income of which inures 140 to the benefit of any private shareholder or individual, and no 141 substantial part of the activities of which consists of carrying 142 on propaganda or otherwise attempting to influence legislation; 143 sales to offices administering one or more homes for the aged or 144 one or more hospital facilities exempt under section 140.08 of the 145

Revised Code; and sales to organizations described in division (D) 146 of section 5709.12 of the Revised Code. 147

"Charitable purposes" means the relief of poverty; the 148 improvement of health through the alleviation of illness, disease, 149 or injury; the operation of an organization exclusively for the 150 provision of professional, laundry, printing, and purchasing 151 services to hospitals or charitable institutions; the operation of 152 a home for the aged, as defined in section 5701.13 of the Revised 153 Code; the operation of a radio or television broadcasting station 154 that is licensed by the federal communications commission as a 155 noncommercial educational radio or television station; the 156 operation of a nonprofit animal adoption service or a county 157 humane society; the promotion of education by an institution of 158 learning that maintains a faculty of qualified instructors, 159 teaches regular continuous courses of study, and confers a 160 recognized diploma upon completion of a specific curriculum; the 161 operation of a parent-teacher association, booster group, or 162 similar organization primarily engaged in the promotion and 163 support of the curricular or extracurricular activities of a 164 primary or secondary school; the operation of a community or area 165 center in which presentations in music, dramatics, the arts, and 166 related fields are made in order to foster public interest and 167 education therein; the production of performances in music, 168 dramatics, and the arts; or the promotion of education by an 169 organization engaged in carrying on research in, or the 170 dissemination of, scientific and technological knowledge and 171 172 information primarily for the public.

Nothing in this division shall be deemed to exempt sales to 173 any organization for use in the operation or carrying on of a 174 trade or business, or sales to a home for the aged for use in the 175 operation of independent living facilities as defined in division 176 (A) of section 5709.12 of the Revised Code. 177

(13) Building and construction materials and services sold to 178 construction contractors for incorporation into a structure or 179 improvement to real property under a construction contract with 180 this state or a political subdivision of this state, or with the 181 United States government or any of its agencies; building and 182 construction materials and services sold to construction 183 contractors for incorporation into a structure or improvement to 184 real property that are accepted for ownership by this state or any 185 of its political subdivisions, or by the United States government 186 or any of its agencies at the time of completion of the structures 187 or improvements; building and construction materials sold to 188 construction contractors for incorporation into a horticulture 189 structure or livestock structure for a person engaged in the 190 business of horticulture or producing livestock; building 191 materials and services sold to a construction contractor for 192 incorporation into a house of public worship or religious 193 education, or a building used exclusively for charitable purposes 194 under a construction contract with an organization whose purpose 195 is as described in division (B)(12) of this section; building 196 materials and services sold to a construction contractor for 197 incorporation into a building under a construction contract with 198 an organization exempt from taxation under section 501(c)(3) of 199 the Internal Revenue Code of 1986 when the building is to be used 200 exclusively for the organization's exempt purposes; building and 201 construction materials sold for incorporation into the original 202 construction of a sports facility under section 307.696 of the 203 Revised Code; building and construction materials and services 204 sold to a construction contractor for incorporation into real 205 property outside this state if such materials and services, when 206 sold to a construction contractor in the state in which the real 207 property is located for incorporation into real property in that 208 state, would be exempt from a tax on sales levied by that state; 209 and, until one calendar year after the construction of a 210

convention center that qualifies for property tax exemption under211section 5709.084 of the Revised Code is completed, building and212construction materials and services sold to a construction213contractor for incorporation into the real property comprising214that convention center;215

(14) Sales of ships or vessels or rail rolling stock used or
to be used principally in interstate or foreign commerce, and
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repairs, alterations, fuel, and lubricants for such ships or
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vessels or rail rolling stock;
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(15) Sales to persons primarily engaged in any of the 220 activities mentioned in division (B)(42)(a), (g), or (h) of this 221 section, to persons engaged in making retail sales, or to persons 222 who purchase for sale from a manufacturer tangible personal 223 property that was produced by the manufacturer in accordance with 224 specific designs provided by the purchaser, of packages, including 225 material, labels, and parts for packages, and of machinery, 226 equipment, and material for use primarily in packaging tangible 227 personal property produced for sale, including any machinery, 228 equipment, and supplies used to make labels or packages, to 229 prepare packages or products for labeling, or to label packages or 230 products, by or on the order of the person doing the packaging, or 231 sold at retail. "Packages" includes bags, baskets, cartons, 232 crates, boxes, cans, bottles, bindings, wrappings, and other 233 similar devices and containers, but does not include motor 234 vehicles or bulk tanks, trailers, or similar devices attached to 235 motor vehicles. "Packaging" means placing in a package. Division 236 (B)(15) of this section does not apply to persons engaged in 237 highway transportation for hire. 238

(16) Sales of food to persons using supplemental nutrition 239 assistance program benefits to purchase the food. As used in this 240 division, "food" has the same meaning as in 7 U.S.C. 2012 and 241 federal regulations adopted pursuant to the Food and Nutrition Act 242

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of 2008.

(17) Sales to persons engaged in farming, agriculture, 244 horticulture, or floriculture, of tangible personal property for 245 use or consumption primarily in the production by farming, 246 agriculture, horticulture, or floriculture of other tangible 247 personal property for use or consumption primarily in the 248 production of tangible personal property for sale by farming, 249 agriculture, horticulture, or floriculture; or material and parts 250 for incorporation into any such tangible personal property for use 251 or consumption in production; and of tangible personal property 252 for such use or consumption in the conditioning or holding of 253 products produced by and for such use, consumption, or sale by 254 persons engaged in farming, agriculture, horticulture, or 255 floriculture, except where such property is incorporated into real 256 257 property;

(18) Sales of drugs for a human being that may be dispensed 258 only pursuant to a prescription; insulin as recognized in the 259 official United States pharmacopoeia; urine and blood testing 260 materials when used by diabetics or persons with hypoglycemia to 261 test for glucose or acetone; hypodermic syringes and needles when 262 used by diabetics for insulin injections; epoetin alfa when 263 purchased for use in the treatment of persons with medical 264 disease; hospital beds when purchased by hospitals, nursing homes, 265 or other medical facilities; and medical oxygen and medical 266 oxygen-dispensing equipment when purchased by hospitals, nursing 267 homes, or other medical facilities; 268

(19) Sales of prosthetic devices, durable medical equipment 269 for home use, or mobility enhancing equipment, when made pursuant 270 to a prescription and when such devices or equipment are for use 271 by a human being. 272

(20) Sales of emergency and fire protection vehicles andequipment to nonprofit organizations for use solely in providing274

fire protection and emergency services, including trauma care and 275 emergency medical services, for political subdivisions of the 276 state; 277

(21) Sales of tangible personal property manufactured in this 278 state, if sold by the manufacturer in this state to a retailer for 279 use in the retail business of the retailer outside of this state 280 and if possession is taken from the manufacturer by the purchaser 281 within this state for the sole purpose of immediately removing the 282 same from this state in a vehicle owned by the purchaser; 283

(22) Sales of services provided by the state or any of its 284 political subdivisions, agencies, instrumentalities, institutions, 285 or authorities, or by governmental entities of the state or any of 286 its political subdivisions, agencies, instrumentalities, 287 institutions, or authorities; 288

(23) Sales of motor vehicles to nonresidents of this state 289 under the circumstances described in division (B) of section 290 5739.029 of the Revised Code; 291

(24) Sales to persons engaged in the preparation of eggs for 292 sale of tangible personal property used or consumed directly in 293 such preparation, including such tangible personal property used 294 for cleaning, sanitizing, preserving, grading, sorting, and 295 classifying by size; packages, including material and parts for 296 packages, and machinery, equipment, and material for use in 297 packaging eggs for sale; and handling and transportation equipment 298 and parts therefor, except motor vehicles licensed to operate on 299 public highways, used in intraplant or interplant transfers or 300 shipment of eggs in the process of preparation for sale, when the 301 plant or plants within or between which such transfers or 302 shipments occur are operated by the same person. "Packages" 303 includes containers, cases, baskets, flats, fillers, filler flats, 304 cartons, closure materials, labels, and labeling materials, and 305 "packaging" means placing therein. 306

(25)(a) Sales of water to a consumer for residential use; 307 (b) Sales of water by a nonprofit corporation engaged 308 exclusively in the treatment, distribution, and sale of water to 309 consumers, if such water is delivered to consumers through pipes 310 or tubing. 311 (26) Fees charged for inspection or reinspection of motor 312 vehicles under section 3704.14 of the Revised Code; 313 (27) Sales to persons licensed to conduct a food service 314 operation pursuant to section 3717.43 of the Revised Code, of 315 tangible personal property primarily used directly for the 316 following: 317 (a) To prepare food for human consumption for sale; 318 (b) To preserve food that has been or will be prepared for 319 human consumption for sale by the food service operator, not 320 including tangible personal property used to display food for 321 selection by the consumer; 322 (c) To clean tangible personal property used to prepare or 323 serve food for human consumption for sale. 324 (28) Sales of animals by nonprofit animal adoption services 325 or county humane societies; 326 (29) Sales of services to a corporation described in division 327 (A) of section 5709.72 of the Revised Code, and sales of tangible 328 personal property that qualifies for exemption from taxation under 329 section 5709.72 of the Revised Code; 330 (30) Sales and installation of agricultural land tile, as 331 defined in division (B)(5)(a) of section 5739.01 of the Revised 332 Code; 333 (31) Sales and erection or installation of portable grain 334 bins, as defined in division (B)(5)(b) of section 5739.01 of the 335 Revised Code; 336

(32) The sale, lease, repair, and maintenance of, parts for,
or items attached to or incorporated in, motor vehicles that are
primarily used for transporting tangible personal property
belonging to others by a person engaged in highway transportation
for hire, except for packages and packaging used for the
transportation of tangible personal property;

(33) Sales to the state headquarters of any veterans' 343 organization in this state that is either incorporated and issued 344 a charter by the congress of the United States or is recognized by 345 the United States veterans administration, for use by the 346 headquarters; 347

(34) Sales to a telecommunications service vendor, mobile 348 telecommunications service vendor, or satellite broadcasting 349 service vendor of tangible personal property and services used 350 directly and primarily in transmitting, receiving, switching, or 351 recording any interactive, one- or two-way electromagnetic 352 communications, including voice, image, data, and information, 353 through the use of any medium, including, but not limited to, 354 poles, wires, cables, switching equipment, computers, and record 355 storage devices and media, and component parts for the tangible 356 personal property. The exemption provided in this division shall 357 be in lieu of all other exemptions under division (B)(42)(a) or 358 (n) of this section to which the vendor may otherwise be entitled, 359 based upon the use of the thing purchased in providing the 360 telecommunications, mobile telecommunications, or satellite 361 broadcasting service. 362

(35)(a) Sales where the purpose of the consumer is to use or
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consume the things transferred in making retail sales and
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consisting of newspaper inserts, catalogues, coupons, flyers, gift
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certificates, or other advertising material that prices and
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describes tangible personal property offered for retail sale.
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(b) Sales to direct marketing vendors of preliminary 368

materials such as photographs, artwork, and typesetting that will 369 be used in printing advertising material; and of printed matter 370 that offers free merchandise or chances to win sweepstake prizes 371 and that is mailed to potential customers with advertising 372 material described in division (B)(35)(a) of this section; 373

(c) Sales of equipment such as telephones, computers, 374
facsimile machines, and similar tangible personal property 375
primarily used to accept orders for direct marketing retail sales. 376

(d) Sales of automatic food vending machines that preserve 377
food with a shelf life of forty-five days or less by refrigeration 378
and dispense it to the consumer. 379

For purposes of division (B)(35) of this section, "direct 380 marketing" means the method of selling where consumers order 381 tangible personal property by United States mail, delivery 382 service, or telecommunication and the vendor delivers or ships the 383 tangible personal property sold to the consumer from a warehouse, 384 catalogue distribution center, or similar fulfillment facility by 385 means of the United States mail, delivery service, or common 386 carrier. 387

(36) Sales to a person engaged in the business of
horticulture or producing livestock of materials to be
incorporated into a horticulture structure or livestock structure;
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(37) Sales of personal computers, computer monitors, computer
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keyboards, modems, and other peripheral computer equipment to an
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individual who is licensed or certified to teach in an elementary
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or a secondary school in this state for use by that individual in
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preparation for teaching elementary or secondary school students;
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(38) Sales to a professional racing team of any of the 396
following: 397

(a) Motor racing vehicles;

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(b)	Repair	services	for	motor	racing	vehicles;	399
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(c) Items of property that are attached to or incorporated in 400 motor racing vehicles, including engines, chassis, and all other 401 components of the vehicles, and all spare, replacement, and 402 rebuilt parts or components of the vehicles; except not including 403 tires, consumable fluids, paint, and accessories consisting of 404 instrumentation sensors and related items added to the vehicle to 405 collect and transmit data by means of telemetry and other forms of 406 communication. 407

(39) Sales of used manufactured homes and used mobile homes, 408
as defined in section 5739.0210 of the Revised Code, made on or 409
after January 1, 2000; 410

(40) Sales of tangible personal property and services to a 411 provider of electricity used or consumed directly and primarily in 412 generating, transmitting, or distributing electricity for use by 413 others, including property that is or is to be incorporated into 414 and will become a part of the consumer's production, transmission, 415 or distribution system and that retains its classification as 416 tangible personal property after incorporation; fuel or power used 417 in the production, transmission, or distribution of electricity; 418 energy conversion equipment as defined in section 5727.01 of the 419 Revised Code; and tangible personal property and services used in 420 the repair and maintenance of the production, transmission, or 421 distribution system, including only those motor vehicles as are 422 specially designed and equipped for such use. The exemption 423 provided in this division shall be in lieu of all other exemptions 424 in division (B)(42)(a) or (n) of this section to which a provider 425 of electricity may otherwise be entitled based on the use of the 426 tangible personal property or service purchased in generating, 427 transmitting, or distributing electricity. 428

(41) Sales to a person providing services under division(B)(3)(r) of section 5739.01 of the Revised Code of tangible430

publications;

personal property and services used directly and primarily in 431 providing taxable services under that section. 432 (42) Sales where the purpose of the purchaser is to do any of 433 the following: 434 (a) To incorporate the thing transferred as a material or a 435 part into tangible personal property to be produced for sale by 436 manufacturing, assembling, processing, or refining; or to use or 437 consume the thing transferred directly in producing tangible 438 personal property for sale by mining, including, without 439 limitation, the extraction from the earth of all substances that 440 are classed geologically as minerals, production of crude oil and 441 natural gas, or directly in the rendition of a public utility 442 service, except that the sales tax levied by this section shall be 443 collected upon all meals, drinks, and food for human consumption 444 sold when transporting persons. Persons engaged in rendering 445 services in the exploration for, and production of, crude oil and 446 natural gas for others are deemed engaged directly in the 447 exploration for, and production of, crude oil and natural gas. 448 This paragraph does not exempt from "retail sale" or "sales at 449 retail" the sale of tangible personal property that is to be 450 incorporated into a structure or improvement to real property. 451 (b) To hold the thing transferred as security for the 452 performance of an obligation of the vendor; 453 (c) To resell, hold, use, or consume the thing transferred as 454 evidence of a contract of insurance; 455 (d) To use or consume the thing directly in commercial 456 fishing; 457 (e) To incorporate the thing transferred as a material or a 458 part into, or to use or consume the thing transferred directly in 459 the production of, magazines distributed as controlled circulation 460

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(f) To use or consume the thing transferred in the production
and preparation in suitable condition for market and sale of
printed, imprinted, overprinted, lithographic, multilithic,
blueprinted, photostatic, or other productions or reproductions of
written or graphic matter;

(g) To use the thing transferred, as described in section
5739.011 of the Revised Code, primarily in a manufacturing
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operation to produce tangible personal property for sale;
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(h) To use the benefit of a warranty, maintenance or service
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(h) To use the benefit of a warranty, maintenance or service
(h) To use the tax imposed by this section;

(i) To use the thing transferred as qualified research anddevelopment equipment;477

(j) To use or consume the thing transferred primarily in 478 storing, transporting, mailing, or otherwise handling purchased 479 sales inventory in a warehouse, distribution center, or similar 480 facility when the inventory is primarily distributed outside this 481 state to retail stores of the person who owns or controls the 482 warehouse, distribution center, or similar facility, to retail 483 stores of an affiliated group of which that person is a member, or 484 by means of direct marketing. This division does not apply to 485 motor vehicles registered for operation on the public highways. As 486 used in this division, "affiliated group" has the same meaning as 487 in division (B)(3)(e) of section 5739.01 of the Revised Code and 488 "direct marketing" has the same meaning as in division (B)(35) of 489 this section. 490

(k) To use or consume the thing transferred to fulfill acontractual obligation incurred by a warrantor pursuant to a492

warranty provided as a part of the price of the tangible personal 493
property sold or by a vendor of a warranty, maintenance or service 494
contract, or similar agreement the provision of which is defined 495
as a sale under division (B)(7) of section 5739.01 of the Revised 496
Code; 497

(1) To use or consume the thing transferred in the production 498of a newspaper for distribution to the public; 499

(m) To use tangible personal property to perform a service
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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 505 producing tangible personal property for sale by farming, 506 agriculture, horticulture, or floriculture. Persons engaged in 507 rendering farming, agriculture, horticulture, or floriculture 508 services for others are deemed engaged primarily in farming, 509 agriculture, horticulture, or floriculture. This paragraph does 510 not exempt from "retail sale" or "sales at retail" the sale of 511 tangible personal property that is to be incorporated into a 512 structure or improvement to real property. 513

(o) To use or consume the thing transferred in acquiring,
formatting, editing, storing, and disseminating data or
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information by electronic publishing.
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As used in division (B)(42) of this section, "thing" includes 517 all transactions included in divisions (B)(3)(a), (b), and (e) of 518 section 5739.01 of the Revised Code. 519

(43) Sales conducted through a coin operated device that
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activates vacuum equipment or equipment that dispenses water,
whether or not in combination with soap or other cleaning agents
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or wax, to the consumer for the consumer's use on the premises in
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washing, cleaning, or waxing a motor vehicle, provided no other 524
personal property or personal service is provided as part of the 525
transaction. 526

(44) Sales of replacement and modification parts for engines, 527 airframes, instruments, and interiors in, and paint for, aircraft 528 used primarily in a fractional aircraft ownership program, and 529 sales of services for the repair, modification, and maintenance of 530 such aircraft, and machinery, equipment, and supplies primarily 531 used to provide those services. 532

(45) Sales of telecommunications service that is used 533 directly and primarily to perform the functions of a call center. 534 As used in this division, "call center" means any physical 535 location where telephone calls are placed or received in high 536 volume for the purpose of making sales, marketing, customer 537 service, technical support, or other specialized business 538 activity, and that employs at least fifty individuals that engage 539 in call center activities on a full-time basis, or sufficient 540 individuals to fill fifty full-time equivalent positions. 541

(46) Sales by a telecommunications service vendor of 900
service to a subscriber. This division does not apply to
information services, as defined in division (FF) of section
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5739.01 of the Revised Code.

(47) Sales of value-added non-voice data service. This
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division does not apply to any similar service that is not
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otherwise a telecommunications service.
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(48)(a) Sales of machinery, equipment, and software to a 549
qualified direct selling entity for use in a warehouse or 550
distribution center primarily for storing, transporting, or 551
otherwise handling inventory that is held for sale to independent 552
salespersons who operate as direct sellers and that is held 553
primarily for distribution outside this state; 554

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(b) As used in division (B)(48)(a) of this section: 555
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(i) "Direct seller" means a person selling consumer products
 to individuals for personal or household use and not from a fixed
 retail location, including selling such product at in-home product
 demonstrations, parties, and other one-on-one selling.

(ii) "Qualified direct selling entity" means an entity 560 selling to direct sellers at the time the entity enters into a tax 561 credit agreement with the tax credit authority pursuant to section 562 122.17 of the Revised Code, provided that the agreement was 563 entered into on or after January 1, 2007. Neither contingencies 564 relevant to the granting of, nor later developments with respect 565 to, the tax credit shall impair the status of the qualified direct 566 selling entity under division (B)(48) of this section after 567 execution of the tax credit agreement by the tax credit authority. 568

(c) Division (B)(48) of this section is limited to machinery, 569
equipment, and software first stored, used, or consumed in this 570
state within the period commencing June 24, 2008, and ending on 571
the date that is five years after that date. 572

(49) Sales of materials, parts, equipment, or engines used in 573 the repair or maintenance of aircraft or avionics systems of such 574 aircraft, and sales of repair, remodeling, replacement, or 575 maintenance services in this state performed on aircraft or on an 576 aircraft's avionics, engine, or component materials or parts. As 577 used in division (B)(49) of this section, "aircraft" means 578 aircraft of more than six thousand pounds maximum certified 579 takeoff weight or used exclusively in general aviation. 580

(50) Sales of full flight simulators that are used for pilot
or flight-crew training, sales of repair or replacement parts or
components, and sales of repair or maintenance services for such
full flight simulators. "Full flight simulator" means a replica of
a specific type, or make, model, and series of aircraft cockpit.

It includes the assemblage of equipment and computer programs 586 necessary to represent aircraft operations in ground and flight 587 conditions, a visual system providing an out-of-the-cockpit view, 588 and a system that provides cues at least equivalent to those of a 589 three-degree-of-freedom motion system, and has the full range of 590 capabilities of the systems installed in the device as described 591 in appendices A and B of part 60 of chapter 1 of title 14 of the 592 Code of Federal Regulations. 593

(51) Any transfer or lease of tangible personal property
between the state and JobsOhio in accordance with section 4313.02
of the Revised Code.

(52)(a) Sales to a qualifying corporation. 597

(b) As used in division (B)(52) of this section: 598

(i) "Qualifying corporation" means a nonprofit corporation 599 organized in this state that leases from an eligible county land, 600 buildings, structures, fixtures, and improvements to the land that 601 are part of or used in a public recreational facility used by a 602 major league professional athletic team or a class A to class AAA 603 minor league affiliate of a major league professional athletic 604 team for a significant portion of the team's home schedule, 605 provided the following apply: 606

(I) The facility is leased from the eligible county pursuant 607 to a lease that requires substantially all of the revenue from the 608 operation of the business or activity conducted by the nonprofit 609 corporation at the facility in excess of operating costs, capital 610 expenditures, and reserves to be paid to the eligible county at 611 least once per calendar year. 612

(II) Upon dissolution and liquidation of the nonprofit
 corporation, all of its net assets are distributable to the board
 of commissioners of the eligible county from which the corporation
 leases the facility.

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(ii) "Eligible county" has the same meaning as in section	617
307.695 of the Revised Code.	618
SUT. 095 OF the Revised Code.	010
(53) Sales to or by a cable service provider, video service	619
provider, or radio or television broadcast station regulated by	620
the federal government of cable service or programming, video	621
service or programming, audio service or programming, or	622
electronically transferred digital audiovisual or audio work. As	623
used in division (B)(53) of this section, "cable service" and	624
"cable service provider" have the same meanings as in section	625
1332.01 of the Revised Code, and "video service," "video service	626
provider," and "video programming" have the same meanings as in	627
section 1332.21 of the Revised Code.	628
(54)(a) Sales of the following occurring on the first Friday	629
of August and the following Saturday and Sunday of each year:	630
(i) An item of clothing, the price of which is one hundred	631
<u>dollars or less;</u>	632
(ii) An item of school supplies, the price of which is twenty	633
<u>dollars or less;</u>	634
(iii) An item of school instructional material, the price of	635
which is twenty dollars or less;	636
(iv) A computer, the price of which, less any manufacturer's	637
rebate, is one thousand dollars or less;	638
<u>repate, is one chousand dorrars or ress/</u>	030
(v) An item of school computer supplies, the price of which,	639
less any manufacturer's rebate, is seven hundred fifty dollars or	640
<u>less.</u>	641
(b) As used in division (B)(54) of this section:	642
(i) "Clothing" means all human wearing apparel suitable for	643
general use. "Clothing" does not include clothing accessories or	644
equipment, protective equipment, or sports or recreational	645
equipment.	646

(ii) "School supplies" means items commonly used by a student	647
<u>in a course of study.</u>	648
(iii) "Computer" means an electronic device that accepts	649
information in digital or similar form and manipulates it for a	650
result based on a sequence of instructions. "Computer" includes	651
any electronic book reader, laptop, desktop, handheld, tablet, or	652
tower computer but does not include cellular telephones, video	653
game consoles, digital media receivers, or devices that are not	654
primarily designed to process data.	655
(iv) "School computer supplies" means items commonly used by	656
a student in a course of study in which a computer is used.	657
<u>(v) "School instructional material" means written material</u>	658
commonly used by a student in a course of study as a reference and	659
to learn the subject being taught.	660
(C) For the purpose of the proper administration of this	661
chapter, and to prevent the evasion of the tax, it is presumed	662
that all sales made in this state are subject to the tax until the	663
contrary is established.	664
(D) The levy of this tax on retail sales of recreation and	665
sports club service shall not prevent a municipal corporation from	666
levying any tax on recreation and sports club dues or on any	667
income generated by recreation and sports club dues.	668
(E) The tax collected by the vendor from the consumer under	669
this chapter is not part of the price, but is a tax collection for	670
the benefit of the state, and of counties levying an additional	671
sales tax pursuant to section 5739.021 or 5739.026 of the Revised	672
Code and of transit authorities levying an additional sales tax	673
pursuant to section 5739.023 of the Revised Code. Except for the	674
discount authorized under section 5739.12 of the Revised Code and	675
the effects of any rounding pursuant to section 5703.055 of the	676
Revised Code, no person other than the state or such a county or	677

transit authority shall derive any benefit from the collection or 678 payment of the tax levied by this section or section 5739.021, 679 5739.023, or 5739.026 of the Revised Code. 680

sec. 5739.05. (A)(1) The tax commissioner shall enforce and 681 administer sections 5739.01 to 5739.31 of the Revised Code, which 682 are hereby declared to be sections which that the commissioner is 683 required to administer within the meaning of sections 5703.17 to 684 5703.37, 5703.39, 5703.41, and 5703.45 of the Revised Code. The 685 commissioner may adopt and promulgate, in accordance with sections 686 119.01 to 119.13 of the Revised Code, such rules as the 687 commissioner deems necessary to administer sections 5739.01 to 688 5739.31 of the Revised Code. 689

(2) Before each exemption period required under that690division, the commissioner shall make available to vendors691informational bulletins explaining the exemption.692

(B) Upon application, the commissioner may authorize a vendor 693 to pay on a predetermined basis the tax levied by or pursuant to 694 section 5739.02, 5739.021, 5739.023, or 5739.026 of the Revised 695 Code upon sales of things produced or distributed or services 696 provided by such vendor, and the commissioner may waive the 697 collection of the tax from the consumer. The commissioner shall 698 not grant such authority unless the commissioner finds that the 699 granting of the authority would improve compliance and increase 700 the efficiency of the administration of the tax. The person to 701 whom such authority is granted shall post a notice, if required by 702 the commissioner, at the location where the product is offered for 703 sale, that the tax is included in the selling price. The 704 comissioner commissioner may adopt rules to administer this 705 division. 706

(C) The commissioner may authorize a vendor to pay, on thebasis of a prearranged agreement under this division, the tax708

levied by section 5739.02 or pursuant to section 5739.021, 709 5739.023, or 5739.026 of the Revised Code, and waive the 710 requirement that the vendor maintain the complete and accurate 711 record of individual taxable sales and tax collected thereon 712 required by section 5739.11 of the Revised Code, upon application 713 of the vendor, if the commissioner finds that the conditions of 714 the vendor-applicant's business are such that the maintenance of 715 such records of individual taxable sales and tax collected thereon 716 would impose an unreasonable burden upon the vendor. If the 717 commissioner determines that such unreasonable burden has been 718 imposed, the vendor and the commissioner shall agree to the terms 719 and conditions of a test check to be conducted. If the parties are 720 unable to agree to the terms and conditions of the test check, the 721 application shall be denied. The test check conducted shall 722 determine the proportion that taxable retail sales bear to all of 723 the vendor's retail sales and the ratio which the tax required to 724 be collected under sections 5739.02, 5739.021, and 5739.023 of the 725 Revised Code bears to the receipts from the vendor's taxable 726 retail sales. 727

The vendor shall collect the tax on the vendor's taxable 728 sales and the vendor's liability for collecting or remitting shall 729 be based upon the proportions and ratios established by the test 730 check, and not upon any other basis of determination, until such 731 time as a subsequent test check is made at the request of either 732 the vendor or the commissioner where either party believes that 733 the nature of the vendor's business has so changed as to make the 734 prior or existing test check no longer representative. The 735 commissioner may give notice to the vendor at any time that the 736 authorization is revoked or the vendor may notify the commissioner 737 that the vendor no longer elects to report under the 738 authorization. Such notice shall be delivered to the other party 739 personally or by registered mail. The revocation or cancellation 740 is not effective prior to the date of receipt of such notice. 741

Section 2. That existing sections 5739.02 and 5739.05 of the742Revised Code are hereby repealed.743

Section 3. Section 5739.02 of the Revised Code is presented 744 in this act as a composite of the section as amended by both Am. 745 Sub. H.B. 51 and Am. Sub. H.B. 59 of the 130th General Assembly. 746 The General Assembly, applying the principle stated in division 747 (B) of section 1.52 of the Revised Code that amendments are to be 748 harmonized if reasonably capable of simultaneous operation, finds 749 that the composite is the resulting version of the section in 750 effect prior to the effective date of the section as presented in 751 this act. 752