As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 122

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Senator Hicks-Hudson

A BILL

To amend sections 303.21 and 519.21 of the Revised	1
Code to eliminate the authority of townships and	2
counties to adopt zoning resolutions for	3
agricultural land under certain circumstances.	4

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

Section 1. That sections 303.21 and 519.21 of the Revised	5
Code be amended to read as follows:	6
Sec. 303.21. (A) Except as otherwise provided in division	7
(B) of this section, sections Sections 303.01 to 303.25 of the	8
Revised Code do not confer any power on any county rural zoning	9
commission, board of county commissioners, or board of zoning	10
appeals to prohibit the use of any land for agricultural	11
purposes or the construction or use of buildings or structures	12
incident to the use for agricultural purposes of the land on	13
which such buildings or structures are located, including	14
buildings or structures that are used primarily for vinting and	15
selling wine and that are located on land any part of which is	16
used for viticulture, and no zoning certificate shall be	17
required for any such building or structure.	18

(B) A county zoning resolution, or an amendment to such

resolution, may in any platted subdivision approved under-	20
section 711.05, 711.09, or 711.10 of the Revised Code, or in any	21
area consisting of fifteen or more lots approved under section	22
711.131 of the Revised Code that are contiguous to one another,	23
or some of which are contiguous to one another and adjacent to	24
one side of a dedicated public road, and the balance of which	25
are contiguous to one another and adjacent to the opposite side	26
of the same dedicated public road regulate:	27
(1) Agriculture on lots of one acre or less;	28
(2) Buildings or structures incident to the use of land	29
for agricultural purposes on lots greater than one acre but not	30
greater than five acres by: set back building lines; height; and	31
size;	32
(3) Dairying and animal and poultry husbandry on lots	33
greater than one acre but not greater than five acres when at	34
least thirty-five per cent of the lots in the subdivision are	35
developed with at least one building, structure, or improvement	36
that is subject to real property taxation or that is subject to	37
the tax on manufactured and mobile homes under section 4503.06	38
of the Revised Code. After thirty-five per cent of the lots are	39
so developed, dairying and animal and poultry husbandry shall be	40
considered nonconforming use of land and buildings or structures	41
pursuant to section 303.19 of the Revised Code.	42
Division (B) of this section confers no power on any	43
county rural zoning commission, board of county commissioners,	44
or board of zoning appeals to regulate agriculture, buildings or	45
structures, and dairying and animal and poultry husbandry on	46
lots greater than five acres.	47
(C) Such sections confer no power on any board of county	48

(C)Such sections confer no power on any board of county

commissioners, county rural zoning commission, or board of 49 zoning appeals to prohibit in a district zoned for agricultural, 50 industrial, residential, or commercial uses, the use of any land 51 for: 52

(1) A farm market where fifty per cent or more of the 53 gross income received from the market is derived from produce 54 raised on farms owned or operated by the market operator in a 55 normal crop year. However, a board of county commissioners, as 56 provided in section 303.02 of the Revised Code, may regulate 57 such factors pertaining to farm markets as size of the 58 59 structure, size of parking areas that may be required, set back building lines, and egress or ingress, where such regulation is 60 necessary to protect the public health and safety. 61

(2) Biodiesel production, biomass energy production, or 62 electric or heat energy production if the land on which the 63 production facility is located qualifies as land devoted 64 exclusively to agricultural use under sections 5713.30 to 65 5713.37 of the Revised Code for real property tax purposes. As-66 used in division (C) (2) of this section, "biodiesel," "biomass-67 energy," and "electric or heat energy" have the same meanings as 68 in section 5713.30 of the Revised Code. 69

70 (3) Biologically derived methane gas production if the land on which the production facility is located qualifies as 71 land devoted exclusively to agricultural use under sections 72 5713.30 to 5713.37 of the Revised Code for real property tax 73 74 purposes and if the facility that produces the biologically derived methane gas does not produce more than seventeen million 75 sixty thousand seven hundred ten British thermal units, five 76 megawatts, or both. 77

(4) Agritourism. However, a board of county commissioners,

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as provided in section 303.02 of the Revised Code, may regulate79such factors pertaining to agritourism, except farm markets as80described in division (C) (1) (B) (1) of this section, as size of a81structure used primarily for agritourism, size of parking areas82that may be required, setback building lines for structures used83primarily for agritourism, and egress or ingress where such84regulation is necessary to protect public health and safety.85

Nothing in division (C) (4) (B) (4)of this section confers86power on a county zoning commission, board of county87commissioners, or board of zoning appeals to require any parking88area to be improved in any manner, including requirements89governing drainage, parking area base, parking area paving, or90any other improvement.91

Nothing in division (C) (4) (B) (4) of this section confers92power on a county zoning commission, board of county93commissioners, or board of zoning appeals to prohibit the use of94any land or the construction or use of buildings or structures95that are used primarily for vinting and selling wine that are96located on land any part of which is used for viticulture as97provided in division (A) of this section.98

(D) (1) (C) (1) As used in division (B) (2) of this section,99"biodiesel," "biomass energy," and "electric or heat energy"100have the same meanings as in section 5713.30 of the Revised101Code.102

(2)As used in division(C) (3) (B) (3)of this section,103"biologically derived methane gas" has the same meaning as in104section 5713.30 of the Revised Code.105

(2)(3)As used in division(C)(4)(B)(4)of this section,106"agritourism" has the same meaning as in section 901.80 of the107

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Revised Code.

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Sec. 519.21. (A) Except as otherwise provided in divisions	109
(B) and (D) division (C) of this section, sections 519.02 to	110
519.25 of the Revised Code confer no power on any township	111
zoning commission, board of township trustees, or board of	112
zoning appeals to prohibit the use of any land for agricultural	113
purposes or the construction or use of buildings or structures	114
incident to the use for agricultural purposes of the land on	115
which such buildings or structures are located, including	116
buildings or structures that are used primarily for vinting and	117
selling wine and that are located on land any part of which is	118
used for viticulture, and no zoning certificate shall be	119
required for any such building or structure.	120
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(B) A township zoning resolution, or an amendment to such	121
resolution, may in any platted subdivision approved under	122
section 711.05, 711.09, or 711.10 of the Revised Code, or in any	123
area consisting of fifteen or more lots approved under section	124
711.131 of the Revised Code that are contiguous to one another,	125
or some of which are contiguous to one another and adjacent to	126
one side of a dedicated public road, and the balance of which	127
are contiguous to one another and adjacent to the opposite side	128
of the same dedicated public road regulate:	129
(1) Agriculture on lots of one acre or less;	130
(2) Buildings or structures incident to the use of land	131
for agricultural purposes on lots greater than one acre but not	132
greater than five acres by: set back building lines; height; and	133
size;	134
(3) Dairying and animal and poultry husbandry on lots	135
greater than one acre but not greater than five acres when at	136

least thirty-five per cent of the lots in the subdivision are	137
developed with at least one building, structure, or improvement	138
that is subject to real property taxation or that is subject to	139
the tax on manufactured and mobile homes under section 4503.06	140
of the Revised Code. After thirty-five per cent of the lots are	141
so developed, dairying and animal and poultry husbandry shall be	142
considered nonconforming use of land and buildings or structures	143
pursuant to section 519.19 of the Revised Code.	144
Division (B) of this section confers no power on any	145
township zoning commission, board of township trustees, or board	146
of zoning appeals to regulate agriculture, buildings or	147
structures, and dairying and animal and poultry husbandry on	148
lots greater than five acres.	149
(C) Such sections confer no power on any township zoning	150
commission, board of township trustees, or board of zoning	151
appeals to prohibit in a district zoned for agricultural,	152
industrial, residential, or commercial uses, the use of any land	153
for:	154
(1) A farm market where fifty per cent or more of the	155
gross income received from the market is derived from produce	156
raised on farms owned or operated by the market operator in a	157
normal crop year. However, a board of township trustees, as	158
provided in section 519.02 of the Revised Code, may regulate	159
such factors pertaining to farm markets as size of the	160
structure, size of parking areas that may be required, set back	161
building lines, and egress or ingress, where such regulation is	162
necessary to protect the public health and safety.	163
(2) Biodiesel production, biomass energy production, or	164
cleathing on best one way production if the land on which the	165

electric or heat energy production if the land on which the 165 production facility is located qualifies as land devoted 166

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exclusively to agricultural use under sections 5713.30 to
5713.37 of the Revised Code for real property tax purposes. As
used in division (C) (2) of this section, "biodiesel," "biomass
energy," and "electric or heat energy" have the same meanings as
in section 5713.30 of the Revised Code.

(3) Biologically derived methane gas production if the 172 land on which the production facility is located qualifies as 173 land devoted exclusively to agricultural use under sections 174 5713.30 to 5713.37 of the Revised Code for real property tax 175 purposes and if the facility that produces the biologically 176 derived methane gas does not produce more than seventeen million 177 sixty thousand seven hundred ten British thermal units, five 178 megawatts, or both. 179

(4) Agritourism. However, a board of township trustees, as 180 provided in section 519.02 of the Revised Code, may regulate 181 such factors pertaining to agritourism, except farm markets as 182 described in division $\frac{(C)(1)}{(B)}(B)(1)$ of this section, as size of a 183 structure used primarily for agritourism, size of parking areas 184 that may be required, setback building lines for structures used 185 primarily for agritourism, and egress or ingress where such 186 regulation is necessary to protect public health and safety. 187

Nothing in division (C) (4) (B) (4)of this section confers188power on a township zoning commission, board of township189trustees, or board of zoning appeals to require any parking area190to be improved in any manner, including requirements governing191drainage, parking area base, parking area paving, or any other192improvement.193

Nothing in division (C) (4) (B) (4)of this section confers194power on a township zoning commission, board of township195trustees, or board of zoning appeals to prohibit the use of any196

land or the construction or use of buildings or structures that 197
are used primarily for vinting and selling wine that are located 198
on land any part of which is used for viticulture as provided in 199
division (A) of this section. 200

(D) (C)Nothing in this section prohibits a township zoning201commission, board of township trustees, or board of zoning202appeals from regulating the location of medical marijuana203cultivators, processors, or retail dispensaries or from204prohibiting such cultivators, processors, or dispensaries from205being located in the unincorporated territory of the township.206

(D) (1) As used in division (B) (2) of this section,207"biodiesel," "biomass energy," and "electric or heat energy"208have the same meanings as in section 5713.30 of the Revised209Code.210

(2) As used in division (C) (3) (B) (3) of this section, "biologically derived methane gas" has the same meaning as in section 5713.30 of the Revised Code.

(2) (3) As used in division (C) (4) (B) (4) of this section, "agritourism" has the same meaning as in section 901.80 of the Revised Code.

Section 2. That existing sections 303.21 and 519.21 of the Revised Code are hereby repealed.

Section 3. Section 519.21 of the Revised Code is presented219in this act as a composite of the section as amended by both220H.B. 523 and S.B. 75 of the 131st General Assembly. The General221Assembly, applying the principle stated in division (B) of222section 1.52 of the Revised Code that amendments are to be223harmonized if reasonably capable of simultaneous operation,224finds that the composite is the resulting version of the section225

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