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Representative Amstutz Cosponsors: Representatives Cera, Buchy, Burkley, Ginter, Green, Hackett, Hambley, Kraus, McClain, Reineke, Romanchuk, Ruhl, Ryan, Scherer, Smith, R.

A BILL

5741.03, and 5741.032 and to enact section21509.79 of the Revised Code to use a portion of3any income from oil and gas leases on state land4to fund temporary income tax reductions and5local government capital improvement projects,6to modify the law governing the use of new Ohio7use tax collections from remote sellers for8income tax reductions, and to require the9Director of Budget and Management to recommend10whether or not income tax rates should be11permanently reduced after the Director certifies12	To amend sections 131.44, 1509.73, 5741.01,	1
any income from oil and gas leases on state land4to fund temporary income tax reductions and5local government capital improvement projects,6to modify the law governing the use of new Ohio7use tax collections from remote sellers for8income tax reductions, and to require the9Director of Budget and Management to recommend10whether or not income tax rates should be11	5741.03, and 5741.032 and to enact section	2
to fund temporary income tax reductions and 5 local government capital improvement projects, 6 to modify the law governing the use of new Ohio 7 use tax collections from remote sellers for 8 income tax reductions, and to require the 9 Director of Budget and Management to recommend 10 whether or not income tax rates should be 11	1509.79 of the Revised Code to use a portion of	3
local government capital improvement projects,6to modify the law governing the use of new Ohio7use tax collections from remote sellers for8income tax reductions, and to require the9Director of Budget and Management to recommend10whether or not income tax rates should be11	any income from oil and gas leases on state land	4
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Director of Budget and Management to recommend10whether or not income tax rates should be11	use tax collections from remote sellers for	8
whether or not income tax rates should be 11	income tax reductions, and to require the	9
	Director of Budget and Management to recommend	10
permanently reduced after the Director certifies 12	whether or not income tax rates should be	11
	permanently reduced after the Director certifies	12
a temporary rate reduction resulting from the 13	a temporary rate reduction resulting from the	13
accrual of money in the Income Tax Reduction 14	accrual of money in the Income Tax Reduction	14
	Fund.	15
	Fund.	15

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

Section 1. That sections 131.44, 1509.73, 5741.01,	16
5741.03, and 5741.032 be amended and section 1509.79 of the	17
Revised Code be enacted to read as follows:	18

Sec. 131.44. (A) As used in this section:	19
(1) "Surplus revenue" means the excess, if any, of the	20
total fund balance over the required year-end balance.	21
(2) "Total fund balance" means the sum of the unencumbered	22
balance in the general revenue fund on the last day of the	23
preceding fiscal year plus the balance in the budget	24
stabilization fund.	25
(3) "Required year-end balance" means the sum of the	26
following:	27
(a) Five per cent of the general revenue fund revenues for	28
the preceding fiscal year;	29
(b) "Ending fund balance," which means one-half of one per	30
cent of general revenue fund revenues for the preceding fiscal	31
year;	32
(c) "Carryover balance," which means, with respect to a	33
fiscal biennium, the excess, if any, of the estimated general	34
revenue fund appropriation and transfer requirement for the	35
second fiscal year of the biennium over the estimated general	36
revenue fund revenue for that fiscal year;	37
(d) "Capital appropriation reserve," which means the	38
amount, if any, of general revenue fund capital appropriations	39
made for the current biennium that the director of budget and	40
management has determined will be encumbered or disbursed;	41
(e) "Income tax reduction impact reserve," which means an	42
amount equal to the reduction projected by the director of	43
budget and management in income tax revenue in the current	44
fiscal year attributable to the previous reduction in the income	45
tax rate made by the tax commissioner pursuant to division (B)	46

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the following:

of section 5747.02 of the Revised Code. 47 (4) "Estimated general revenue fund appropriation and 48 transfer requirement" means the most recent adjusted 49 appropriations made by the general assembly from the general 50 revenue fund and includes both of the following: 51 (a) Appropriations made and transfers of appropriations 52 from the first fiscal year to the second fiscal year of the 53 biennium in provisions of acts of the general assembly signed by 54 the governor but not yet effective; 55 (b) Transfers of appropriations from the first fiscal year 56 57 to the second fiscal year of the biennium approved by the controlling board. 58 (5) "Estimated general revenue fund revenue" means the 59 most recent such estimate available to the director of budget 60 and management. 61 (B) (1) Not later than the thirty-first day of July each 62 year, the director of budget and management shall determine the 63 surplus revenue that existed on the preceding thirtieth day of 64 June and transfer from the general revenue fund, to the extent 65 of the unobligated, unencumbered balance on the preceding 66 thirtieth day of June in excess of one-half of one per cent of 67 the general revenue fund revenues in the preceding fiscal year, 68

(a) First, to the budget stabilization fund, any amount necessary for the balance of the budget stabilization fund to equal five per cent of the general revenue fund revenues of the preceding fiscal year;

(b) Then, to the income tax reduction fund, which is 74 hereby created in the state treasury, an amount equal to the 75

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surplus revenue.

(2) Not later than the thirty-first day of July each year, 77 the director shall determine the percentage that the balance in 78 the income tax reduction fund is of the amount of revenue that 79 the director estimates will be received from the tax levied 80 under section 5747.02 of the Revised Code in the current fiscal 81 year without regard to any reduction under division (B) of that 82 section. If that percentage exceeds thirty-five one hundredths 83 of one per cent, the director shall certify the percentage to 84 the tax commissioner not later than the thirty-first day of 85 July. 86

(3) Not later than fifteen days after the director makes the certification described in division (B)(2) of this section, the director shall issue a report to the governor, speaker of the house of representatives, and president of the senate. The report shall include both of the following:

(a) The amount of revenue credited to the income tax92reduction fund in the preceding fiscal year under division (B)93(1) of this section, division (J) of section 1509.73 of the94Revised Code, and division (C) (2) of section 5741.03 of the95Revised Code, arranged according to each source of revenue;96

(b) The director's recommendations whether and to what97extent the rates of the tax levied under section 5747.02 of the98Revised Code may be proportionately and permanently reduced99based on the amounts credited to the income tax reduction fund100reported under division (B) (3) (a) of this section.101

(C) The director of budget and management shall transfer
money in the income tax reduction fund to the general revenue
fund, the local government fund, and the public library fund as
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necessary to offset revenue reductions resulting from the 105 reductions in taxes required under division (B) of section 106 5747.02 of the Revised Code in the respective amounts and 107 percentages prescribed by division (A) of section 5747.03 and 108 divisions (B) and (C) of section 131.51 of the Revised Code as 109 if the amount transferred had been collected as taxes under 110 Chapter 5747. of the Revised Code. If no reductions in taxes are 111 made under that division that affect revenue received in the 112 current fiscal year, the director shall not transfer money from 113 the income tax reduction fund to the general revenue fund, the 114 local government fund, and the public library fund. 115

Sec. 1509.73. (A) (1) Beginning on the effective date of 116 this section_September 30, 2011, and ending on the effective 117 date of the rules adopted under section 1509.74 of the Revised 118 Code, a state agency, in consultation with the oil and gas 119 leasing commission, may lease a formation within a parcel of 120 land that is owned or controlled by the state agency for the 121 exploration for and development and production of oil or natural 122 gas. The state agency shall establish bid fees, signing fees, 123 rentals, and at least a one-eighth landowner royalty. On and 124 after the effective date of the rules adopted under section 125 1509.74 of the Revised Code, a formation within a parcel of land 126 that is owned or controlled by a state agency may be leased for 127 the exploration for and development and production of oil or 128 natural gas only in accordance with divisions (A)(2) to (H) of 129 this section and those rules. 130

(2) Not earlier than two hundred seventy days after the
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oil or natural gas may submit to the oil and gas leasing 136 commission a nomination that identifies the parcel of land and 137 the county and township or municipal corporation in which the 138 parcel is located. A person submitting a nomination shall submit 139 it in the manner and form established in rules adopted under 140 section 1509.74 of the Revised Code and shall include with the 141 nomination both of the following: 142 (a) The information required by those rules; 143 (b) The nomination fee established in those rules. 144 (B) (1) Not less than thirty days, but not more than one 145 hundred twenty days following the receipt of a nomination of a 146 parcel of land, the commission shall conduct a meeting for the 147 purpose of determining whether to approve or disapprove the 148 nomination for the purpose of leasing a formation within the 149 parcel of land that is identified in the nomination. The 150 commission also shall review the nomination of the parcel of 151 land and determine if the parcel of land has been classified 1.52 under section 1509.72 of the Revised Code. If the parcel of land 153 that is the subject of the nomination has not been classified, 154 the commission immediately shall send a copy of the nomination 155 to the state agency that owns or controls the parcel that is the 156 subject of the nomination. Not later than fifteen days after 157 receipt of a copy of the nomination, the state agency shall 158 classify the parcel of land as a class 1, class 2, class 3, or 159 class 4 property and submit the classification to the 160 commission. On receipt of the state agency's classification of 161 the parcel of land, the commission shall provide the department 162 of natural resources the information necessary for the 163 department to comply with divisions (C) and (D) of section 164 1509.72 of the Revised Code. 165

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After a parcel of land that is the subject of a nomination166has been classified under section 1509.72 of the Revised Code or167division (B)(1) of this section, as applicable, the commission168shall approve or disapprove the nomination. In making its169decision to approve or disapprove the nomination of the parcel170of land, the commission shall consider all of the following:171

(a) The economic benefits, including the potential income
from an oil or natural gas operation, that would result if the
lease of a formation that is the subject of the nomination were
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approved;

(b) Whether the proposed oil or gas operation is
compatible with the current uses of the parcel of land that is
the subject of the nomination;
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(c) The environmental impact that would result if the 179
lease of a formation that is the subject of the nomination were 180
approved; 181

(d) Any potential adverse geological impact that would
result if the lease of a formation that is the subject of the
nomination were approved;

(e) Any potential impact to visitors or users of a parcel185of land that is the subject of the nomination;186

(f) Any potential impact to the operations or equipment of 187 a state agency that is a state university or college if the 188 lease of a formation within a parcel of land owned or controlled 189 by the university or college that is the subject of the 190 nomination were executed; 191

(g) Any objections to the nomination submitted to the
commission by the state agency that owns or controls the land on
which the proposed oil or natural gas operation would take
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would take place.

195 place; (h) Any comments or objections to the nomination submitted 196 to the commission by residents of this state or other users of 197 the parcel of land that is the subject of the nomination; 198 (i) Any other factors that the commission establishes in 199 rules adopted under section 1509.74 of the Revised Code. 200 201 (2) The commission shall disapprove a nomination of a parcel of land that is a class 3 property. The commission shall 202 send notice of the disapproval by certified mail to the person 203 that submitted the nomination. 204 (3) Prior to making its decision to approve or disapprove 205 a nomination, the commission shall notify the state agency that 206 owns or controls the land on which the oil or gas operation 207

(4) The commission shall approve or disapprove a 209
nomination not later than two calendar quarters following the 210
receipt of the nomination. Notice of the decision of the 211
commission shall be sent by certified mail to the person that 212
submitted the nomination. 213

(5) If the commission approves a nomination, the 214 commission shall notify the state agency that owns or controls 215 the parcel of land that is the subject of a nomination of the 216 commission's approval of the nomination. The notification shall 217 request the state agency to submit to the commission special 218 terms and conditions that will apply to the lease of a formation 219 within the parcel of land because of specific conditions related 220 to the parcel of land. The state agency shall submit the special 221 terms and conditions not later than sixty days after receipt of 222 a notice from the commission. 223

(6) If the commission approves a nomination for a parcel 224 of land that is a class 1 property, the commission shall offer 225 for lease each formation that is within the parcel of land. If 226 the commission approves a nomination for a parcel of land that 227 is a class 2 or class 4 property, the commission shall not offer 228 for lease any formation that is within the parcel of land unless 229 230 the state agency that owns or controls the parcel of land notifies the commission that a formation or formations that are 231 within the parcel of land may be offered for lease. 232

233 (C) Each calendar quarter, the commission shall proceed to advertise for bids for a lease for a formation within a parcel 234 of land that was the subject of a nomination approved during the 235 236 previous calendar quarter that is a class 1 property or that is a class 2 or class 4 property for which the commission has 237 received notice from the state agency that owns or controls the 238 parcel of land under division (B)(6) of this section that a 239 formation or formations that are within the parcel of land may 240 be offered for lease. The advertisement shall be provided to the 241 department of natural resources, and the department shall 242 publish the advertisement on its web site for a period of time 243 established by the commission. The advertisement shall include 244 all of the following: 245

(1) The procedure for the submission of a bid to enter246into a lease for a formation within a parcel of land;247

(2) A statement that a standard lease form that is
consistent with the practices of the oil and natural gas
industries will be used for the lease of a formation within the
parcel of land;

(3) A copy of the standard lease form that will be used252for the lease of a formation within the parcel of land;253

(4) Special terms and conditions, if applicable, that254apply to the lease because of specific conditions related to the255parcel of land;256

(5) The amount of the bid fee that is required to be submitted with a bid;

(6) Any other information that the commission considers259pertinent to the advertisement for bids.260

(D) A person submitting a bid to enter into a lease under
this section shall pay a bid fee established in rules adopted
under section 1509.74 of the Revised Code.
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(E) In order to encourage the submission of bids and the
responsible and reasonable development of the state's natural
resources, the information that is contained in a bid submitted
to the commission under this section shall be confidential and
shall not be disclosed before a person is selected under
division (F) of this section unless the commission determines
otherwise.

(F) The commission shall establish a deadline for the 271 submission of bids for each lease regarding a particular parcel 272 of land and shall notify the department of the deadline. The 273 department shall post the deadline for the submission of bids 274 for each lease on the department's web site. A person shall 275 submit a bid in accordance with the procedures and requirements 276 established by the commission in rules adopted under section 277 1509.74 of the Revised Code. 278

The commission shall select the person who submits the 279 highest and best bid for each formation within that parcel of 280 land, taking into account the financial responsibility of the 281 prospective lessee and the ability of the prospective lessee to 282

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perform its obligations under the lease. After the commission283selects a person, the commission shall notify the applicable284state agency and send the person's bid to the agency. The state285agency shall enter into a lease with the person selected by the286commission.287

(G) (1) Except as otherwise provided in division (G) (2) of 288 this section, One-third of all money received by a state agency 289 from signing fees, rentals, and royalty payments for leases 290 entered into under this section, except for leases described in 291 division (G) (2) of this section, shall be paid by the state 292 agency into the state treasury to the credit of the state land 293 royalty fund created in section 131.50 of the Revised Code. 294

(2) Money One-third of all money received by a state 295 agency from signing fees, rentals, and royalty payments for 296 leases entered into under this section on land owned or 297 controlled by the division of forestry, wildlife, or parks and 298 recreation in the department of natural resources shall be 299 deposited into one of the following funds, as applicable: 300

(a) The forestry mineral royalties fund created in section
1503.012 of the Revised Code if the lease pertains to land owned
302 or controlled by the division of forestry;
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(b) The wildlife habitat fund created in section 1531.33
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of the Revised Code if the lease pertains to land owned or
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controlled by the division of wildlife;
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(c) The parks mineral royalties fund created in section 307
1541.26 of the Revised Code if the lease pertains to land owned 308
or controlled by the division of parks and recreation. 309

<u>(3) One-</u>	<u>third of al</u>	<u>l money re</u>	ceived by	<u>a state</u>	agency from	
<u>signing fees,</u>	rentals, a	nd royalty	payments	for leas	es entered	311

into under this section shall be paid by the state agency into	312
the general revenue fund and one-third of such money shall be	313
paid by the state agency into the local royalty fund created in	314
section 1509.79 of the Revised Code.	315
(H) All money received from nomination fees and bid fees	316
shall be paid into the state treasury to the credit of the oil	317
and gas leasing commission administration fund created in	318
section 1509.75 of the Revised Code.	319
(I) Notwithstanding any other provision of this section to	320
the contrary, a nature preserve as defined in section 1517.01 of	321
the Revised Code that is owned or controlled by a state agency	322
shall not be nominated or leased under this section for the	323
purpose of exploring for and developing and producing oil and	324
natural gas resources.	325
(T) Not later than the last day of each January and June	326
(J) Not later than the last day of each January and June,	
the director of budget and management shall transfer from the	327
general revenue fund to the income tax reduction fund an amount	328
equal to the amount of money deposited into the general revenue	329
fund under division (G)(3) of this section during the six-month	330
period ending on the preceding last day of November and of May,	331
respectively. Amounts transferred to the income tax reduction	332
fund under this division in a fiscal year shall be included in	333
the determination of the percentage under division (B)(2) of	334
section 131.44 of the Revised Code required to be made by the	335
thirty-first day of July of the ensuing fiscal year.	336
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Sec. 1509.79. (A) As used in this section:	337
(1) "Subdivision" means a municipal corporation or	338
township.	339
(2) "Affected county" means a county in which a parcel is	340

located from which a state agency receives money from a lease	341
entered into under section 1509.73 of the Revised Code.	342
(3) "Capital improvement" means the acquisition,	343
construction, reconstruction, expansion, improvement,	344
maintenance, planning, and equipping of roads and bridges, waste	345
water treatment systems, water supply systems, solid waste	346
disposal facilities, and storm water and sanitary collection,	347
storage, and treatment facilities, including real property,	348
interests in real property, buildings, facilities, fixtures, and	349
equipment, related or incidental to those roads, bridges,	350
systems, or facilities. "Capital improvement" includes the	351
acquisition, improvement, maintenance, or equipping of service	352
vehicles, including those vehicles used for highway construction	353
and maintenance, for public safety purposes, or to maintain	354
public parks or recreation areas.	355
(B) On or before each date listed in the schedule	356
prescribed by the director of budget and management under	357
division (C)(4) of this section, the director of transportation	358
shall certify to the director of budget and management, for each	359
affected county and each subdivision located in that county, the	360
fraction obtained by dividing the number of centerline miles of	361
public highways, roads, and streets located in and maintained by	362
the affected county or subdivision by the aggregate sum of	363
centerline miles of public highways, roads, and streets located	364
in and maintained by the affected county and each of those	365
subdivisions.	366
(C)(1) There is hereby created in the state treasury the	367
local royalty fund, which shall consist of money credited to the	368
fund under division (G) of section 1509.73 of the Revised Code.	369
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(2) The director of budget and management shall calculate 370

for each affected county, on or before each date listed in the	371
schedule prescribed by the director under division (C)(4) of	372
this section, an amount equal to eighty-five per cent of the	373
portion of the current balance of the local royalty fund	374
attributed to leases entered into under section 1509.73 of the	375
Revised Code on parcels located in that county.	376
(3) The director of budget and management shall make	377
payments from the local royalty fund as follows:	378
(a) To each affected county and each subdivision located	379
in an affected county in an amount equal to the following:	380
(i) Fifty per cent of the amount calculated in division	381
(C) (2) of this section for that affected county multiplied by a	382
fraction, the numerator of which is the population of the	383
affected county or subdivision, and the denominator of which is	384
the aggregate sum of the population of the affected county and	385
each subdivision located in that county;	386
(ii) Fifty per cent of the amount calculated in division	387
(C) (2) of this section for that affected county multiplied by	388
the fraction most recently certified for that affected county or	389
subdivision to the director under division (B) of this section.	390
(b) To each subdivision in which a leased parcel is	391
located, an amount equal to the balance in the local royalty	392
fund after accounting for payments under division (C)(3)(a) of	393
this section multiplied by a fraction, the numerator of which is	394
the portion of the balance in the local royalty fund, before	395
accounting for payments under division (C)(3)(a) of this	396
section, attributable to leases of parcels located in that	397
subdivision under section 1509.73 of the Revised Code, and the	398
denominator of which is that portion of the balance in the fund	399

before accounting for such payments.

(4) The director shall make payments under division (C)(3)	401
of this section on the dates and at the frequency prescribed by	402
the director. The office of budget and management shall post a	403
schedule of these payment dates on the office's web site.	404

(D) A county or subdivision shall deposit money received405under division (C) (3) of this section in a special fund created406in the county's or subdivision's treasury. The county or407subdivision shall use that money exclusively to pay the costs of408capital improvements.409

Sec. 5741.01. As used in this chapter:

(A) "Person" includes individuals, receivers, assignees,
trustees in bankruptcy, estates, firms, partnerships,
associations, joint-stock companies, joint ventures, clubs,
societies, corporations, business trusts, governments, and
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combinations of individuals of any form.

(B) "Storage" means and includes any keeping or retention416in this state for use or other consumption in this state.417

(C) "Use" means and includes the exercise of any right or
power incidental to the ownership of the thing used. A thing is
also "used" in this state if its consumer gives or otherwise
distributes it, without charge, to recipients in this state.

(D) "Purchase" means acquired or received for a
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consideration, whether such acquisition or receipt was effected
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by a transfer of title, or of possession, or of both, or a
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license to use or consume; whether such transfer was absolute or
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conditional, and by whatever means the transfer was effected;
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and whether the consideration was money, credit, barter, or
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exchange. Purchase includes production, even though the article

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produced was used, stored, or consumed by the producer. The429transfer of copyrighted motion picture films for exhibition430purposes is not a purchase, except such films as are used solely431for advertising purposes.432

(E) "Seller" means the person from whom a purchase is 433 made, and includes every person engaged in this state or 434 elsewhere in the business of selling tangible personal property 435 or providing a service for storage, use, or other consumption or 436 benefit in this state; and when, in the opinion of the tax 437 commissioner, it is necessary for the efficient administration 438 of this chapter, to regard any salesperson, representative, 439 peddler, or canvasser as the agent of a dealer, distributor, 440 supervisor, or employer under whom the person operates, or from 441 whom the person obtains tangible personal property, sold by the 442 person for storage, use, or other consumption in this state, 443 irrespective of whether or not the person is making such sales 444 on the person's own behalf, or on behalf of such dealer, 445 distributor, supervisor, or employer, the commissioner may 446 regard the person as such agent, and may regard such dealer, 447 distributor, supervisor, or employer as the seller. "Seller" 448 does not include any person to the extent the person provides a 449 communications medium, such as, but not limited to, newspapers, 450 magazines, radio, television, or cable television, by means of 451 which sellers solicit purchases of their goods or services. 452

(F) "Consumer" means any person who has purchased tangible
personal property or has been provided a service for storage,
use, or other consumption or benefit in this state. "Consumer"
does not include a person who receives, without charge, tangible
personal property or a service.

A person who performs a facility management or similar

service contract for a contractee is a consumer of all tangible 459 personal property and services purchased for use in connection 460 with the performance of such contract, regardless of whether 461 title to any such property vests in the contractee. The purchase 462 of such property and services is not subject to the exception 463 for resale under division (E) of section 5739.01 of the Revised 464 Code. 465

(G) (1) "Price," except as provided in divisions (G) (2) to
(6) of this section, has the same meaning as in division (H) (1)
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of section 5739.01 of the Revised Code.
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(2) In the case of watercraft, outboard motors, or new
motor vehicles, "price" has the same meaning as in divisions (H)
(2) and (3) of section 5739.01 of the Revised Code.
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(3) In the case of a nonresident business consumer that 472 purchases and uses tangible personal property outside this state 473 and subsequently temporarily stores, uses, or otherwise consumes 474 such tangible personal property in the conduct of business in 475 this state, the consumer or the tax commissioner may determine 476 the price based on the value of the temporary storage, use, or 477 other consumption, in lieu of determining the price pursuant to 478 division (G)(1) of this section. A price determination made by 479 the consumer is subject to review and redetermination by the 480 commissioner. 481

(4) In the case of tangible personal property held in this
state as inventory for sale or lease, and that is temporarily
stored, used, or otherwise consumed in a taxable manner, the
the value of the temporary use. A price determination
made by the consumer is subject to review and redetermination by
the commissioner.

(5) In the case of tangible personal property originally 488 purchased and used by the consumer outside this state, and that 489 becomes permanently stored, used, or otherwise consumed in this 490 state more than six months after its acquisition by the 491 consumer, the consumer or the commissioner may determine the 492 price based on the current value of such tangible personal 493 property, in lieu of determining the price pursuant to division 494 (G)(1) of this section. A price determination made by the 495 consumer is subject to review and redetermination by the 496 commissioner. 497

(6) If a consumer produces tangible personal property for
sale and removes that property from inventory for the consumer's
own use, the price is the produced cost of that tangible
personal property.

(H) "Nexus with this state" means that the seller engages
in continuous and widespread solicitation of purchases from
residents of this state or otherwise purposefully directs its
business activities at residents of this state.

(I) "Substantial nexus with this state" means that the
seller has sufficient contact with this state, in accordance
with Section 8 of Article I of the Constitution of the United
States, to allow the state to require the seller to collect and
remit use tax on sales of tangible personal property or services
made to consumers in this state. "Substantial nexus with this
state" exists when the seller does any of the following:

(1) Maintains a place of business within this state,
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whether operated by employees or agents of the seller, by a
member of an affiliated group, as defined in division (B) (3) (e)
of section 5739.01 of the Revised Code, of which the seller is a
member, or by a franchisee using a trade name of the seller;
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(2) Regularly has employees, agents, representatives, 518 solicitors, installers, repairmen, salesmen, or other 519 individuals in this state for the purpose of conducting the 520 business of the seller; 521 (3) Uses a person in this state for the purpose of 522 receiving or processing orders of the seller's goods or 523 services; 524 (4) Makes regular deliveries of tangible personal property 525 526 into this state by means other than common carrier; (5) Has membership in an affiliated group, as described in 527 division (B)(3)(e) of section 5739.01 of the Revised Code, at 528 least one other member of which has substantial nexus with this 529 state; 530 (6) Owns tangible personal property that is rented or 531 leased to a consumer in this state, or offers tangible personal 532 property, on approval, to consumers in this state; 533 (7) Except as provided in section 5703.65 of the Revised 534 Code, is registered with the secretary of state to do business 535 in this state or is registered or licensed by any state agency, 536 board, or commission to transact business in this state or to 537 make sales to persons in this state; 538 (8) Has any other contact with this state that would allow 539

this state to require the seller to collect and remit use tax 540 under Section 8 of Article I of the Constitution of the United 541 States. 542

(J) "Fiscal officer" means, with respect to a regional
transit authority, the secretary-treasurer thereof, and with
respect to a county which is a transit authority, the fiscal
officer of the county transit board appointed pursuant to
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section 306.03 of the Revised Code or, if the board of county 547 commissioners operates the county transit system, the county 548 auditor. 549

(K) "Territory of the transit authority" means all of the 550 area included within the territorial boundaries of a transit 551 authority as they from time to time exist. Such territorial 552 boundaries must at all times include all the area of a single 553 county or all the area of the most populous county which is a 554 part of such transit authority. County population shall be 555 556 measured by the most recent census taken by the United States census bureau. 557

(L) "Transit authority" means a regional transit authority 558 created pursuant to section 306.31 of the Revised Code or a 559 county in which a county transit system is created pursuant to 560 section 306.01 of the Revised Code. For the purposes of this 561 chapter, a transit authority must extend to at least the entire 562 area of a single county. A transit authority which includes 563 territory in more than one county must include all the area of 564 the most populous county which is a part of such transit 565 authority. County population shall be measured by the most 566 recent census taken by the United States census bureau. 567

(M) "Providing a service" has the same meaning as in568division (X) of section 5739.01 of the Revised Code.569

(N) "Other consumption" includes receiving the benefits of 570
 a service. 571
 (O) "Lease" or "rental" has the same meaning as in 572

(P) "Certified service provider" has the same meaning as574in section 5740.01 of the Revised Code.575

division (UU) of section 5739.01 of the Revised Code.

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(Q) "Remote sale" means a sale for which the seller could 576 not be legally required to pay, collect, or remit a tax imposed 577 under this chapter or Chapter 5739. of the Revised Code, unless 578 otherwise provided by the laws of the United States. 579 (R) "Remote seller" means a seller that to which all of 580 the following apply: 581 582 (1) The seller makes remote sales to one or more consumers; 583 (2) The seller lacks a substantial nexus with this state 584 and would not have been required to pay, collect, or remit a tax 585 under this chapter or Chapter 5739. of the Revised Code under 586 the law as it existed on the effective date of H.B. 23 of the 587 131st general assembly; 588 (3) Unless the seller is a remote small seller, the seller 589 is currently required to pay, collect, or remit a tax under this 590 chapter or Chapter 5739. of the Revised Code on remote sales 591 pursuant to federal legislation authorizing states to require 592 sellers that lack a substantial nexus with the state to pay, 593 collect, or remit sales and use tax; 594 (4) The seller did not, before the effective date of such 595 federal legislation, voluntarily register with the tax 596 commissioner under division (B) of section 5741.17 of the 597 Revised Code. 598 (S) "Remote small seller" means a remote seller that has 599 gross annual receipts from remote sales in the United States not 600 exceeding one million dollars for the preceding calendar year. 601 For the purposes of determining whether a person is a small 602

For the purposes of determining whether a person is a small602remote seller, the sales of all persons related within the603meaning of subsection (b) or (c) of section 267 or section604

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707 (b) (1) of the Internal Revenue Code shall be aggregated, and 605 persons with one or more ownership relationships shall be 606 aggregated if those relationships were designed with the 607 principal purpose to qualify as a remote small seller. 608

Sec. 5741.03. (A) One hundred per cent of all money 609 deposited into the state treasury under sections 5741.01 to 610 5741.22 of the Revised Code that is not required to be 611 distributed as provided in division (B) of this section shall be 612 credited to the general revenue fund. 613

(B) In any case where any county or transit authority has 614 levied a tax or taxes pursuant to section 5741.021, 5741.022, or 615 5741.023 of the Revised Code, the tax commissioner shall, within 616 forty-five days after the end of each month, determine and 617 certify to the director of budget and management the amount of 618 the proceeds of such tax or taxes from billings and assessments 619 received during that month, or shown on tax returns or reports 620 filed during that month, to be returned to the county or transit 621 authority levying the tax or taxes, which amounts shall be 622 determined in the manner provided in section 5739.21 of the 623 Revised Code. The director of budget and management shall 624 transfer, from the general revenue fund, to the permissive tax 625 626 distribution fund created by division (B)(1) of section 4301.423 of the Revised Code and to the local sales tax administrative 627 fund created by division (C) of section 5739.21 of the Revised 628 Code, the amounts certified by the tax commissioner. The tax 629 commissioner shall then, on or before the twentieth day of the 630 month in which such certification is made, provide for payment 631 of such respective amounts to the county treasurer or to the 632 fiscal officer of the transit authority levying the tax or 633 taxes. The amount transferred to the local sales tax 634 administrative fund is for use by the tax commissioner in 635

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defraying costs the commissioner incurs in administering such 636 taxes levied by a county or transit authority. 637 (C) (1) Not later than the first day of each January and of 638 July each calendar year beginning July 1, 2015 following the date 639 remote sellers are first required to pay, collect, or remit a 640 tax under this chapter, the tax commissioner and the director of 641 budget and management shall jointly determine the amount of tax 642 imposed by section 5741.02 of the Revised Code and remitted 643 under this chapter by remote sellers during the six-month period 644 ending on the preceding last day of November and of May, 645

respectively, reduced by any such tax remitted by sellers 646 pursuant to an agreement entered into under section 5740.03 of 647 the Revised Code during the six-month period and by any refunds 648 issued during the six-month period to remote sellers from the 649 tax refund fund on account of that tax. 650

(2) Not later than that <u>first_last_day</u> of <u>each_January</u> and 651 of July of the calendar year beginning July 1, 2015June 652 following the date remote sellers are first required to pay, 653 collect, or remit a tax under this chapter, the director of 654 budget and management shall transfer from the general revenue 655 fund to the income tax reduction fund the amount determined 656 under division (C)(1) of this section, less one-half of the 657 amount of that tax remitted during fiscal year 2013 by remote 658 sellers that voluntarily registered under section 5741.17 of the 659 Revised Code. Amounts transferred to the income tax reduction 660 fund under this section division in a fiscal year shall be 661 included in the determination of the percentage under division 662 (B) (2) of section 131.44 of the Revised Code required to be made 663 by the thirty-first day of July of the calendar ensuing fiscal 664 year in which the commissioner makes the certifications under 665 this division. 666

(3) Division (C) of this section does not authorize the	667
state to require remote sellers to pay, collect, or remit a tax	668
imposed under this chapter or Chapter 5739. of the Revised Code	669
in the absence of federal legislation authorizing states to	670
require sellers that lack a substantial nexus with the state to	671
pay, collect, or remit sales and use tax.	672
Sec. 5741.032. There is hereby created in the state	673
treasury the remote seller administration fund for the purpose	674
of paying the expenses incurred by the department of taxation in	675
the administration of this chapter with respect to remote	676
sellers. Annually, before the thirty-first day of <u>each J</u> uly	677
following the date remote sellers are first required to pay,	678
collect, or remit a tax under this chapter, the treasurer of	679
state shall transfer to the remote seller administration fund	680
one-half of one per cent of the taxes collected from remote	681
sellers under this chapter during the preceding fiscal year.	682
Section 2. That existing sections 131.44, 1509.73,	683
5741.01, 5741.03, and 5741.032 of the Revised Code are hereby	684
repealed.	685