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Representatives Schaffer, Retherford

Cosponsors: Representatives Amstutz, Cera, Rogers, Anielski, Antonio, Baker, Boccieri, Brenner, Brown, Buchy, Burkley, Celebrezze, Duffey, Fedor, Ginter, Green, Hagan, Hall, Hambley, Huffman, Lepore-Hagan, Maag, Manning, McClain, McColley, O'Brien, M., Patterson, Perales, Rezabek, Romanchuk, Ryan, Scherer, Schuring, Sears, Slaby, Slesnick, Smith, K., Sprague, Strahorn, Thompson, Young

A BILL

То	amend sections 5739.01 and 5739.02 of the	1
	Revised Code to exempt the sale of natural gas	2
	by a municipal gas company from the sales and	3
	use tax and to permit, for a limited time, the	4
	abatement of unpaid property taxes, penalties,	5
	and interest owed on property owned by a	6
	metropolitan housing authority that would have	7
	been tax-exempt except that certain tax-	8
	exemption procedures were not completed.	9

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

Section 1. That sections 5739.01 and 5739.02 of the	10
Revised Code be amended to read as follows:	11
Sec. 5739.01. As used in this chapter:	12
(A) "Person" includes individuals, receivers, assignees,	13
trustees in bankruptcy, estates, firms, partnerships,	14
associations, joint-stock companies, joint ventures, clubs,	15

societies, corporations, the state and its political	16	
subdivisions, and combinations of individuals of any form.		
(B) "Sale" and "selling" include all of the following	18	
transactions for a consideration in any manner, whether	19	
absolutely or conditionally, whether for a price or rental, in	20	
money or by exchange, and by any means whatsoever:	21	
(1) All transactions by which title or possession, or	22	
both, of tangible personal property, is or is to be transferred,	23	
or a license to use or consume tangible personal property is or	24	
is to be granted;	25	
(2) All transactions by which lodging by a hotel is or is	26	
to be furnished to transient guests;	27	
(3) All transactions by which:	28	
(a) An item of tangible personal property is or is to be	29	
repaired, except property, the purchase of which would not be	30	
subject to the tax imposed by section 5739.02 of the Revised	31	
Code;	32	
(b) An item of tangible personal property is or is to be	33	
installed, except property, the purchase of which would not be	34	
subject to the tax imposed by section 5739.02 of the Revised	35	
Code or property that is or is to be incorporated into and will	36	
become a part of a production, transmission, transportation, or	37	
distribution system for the delivery of a public utility	38	
service;	39	
(c) The service of washing, cleaning, waxing, polishing,	40	
or painting a motor vehicle is or is to be furnished;	41	
(d) Until August 1, 2003, industrial laundry cleaning	42	
services are or are to be provided and, on and after August 1,		

2003, laundry and dry cleaning services are or are to be 44 provided; 45 (e) Automatic data processing, computer services, or 46 electronic information services are or are to be provided for 47 use in business when the true object of the transaction is the 48 receipt by the consumer of automatic data processing, computer 49 services, or electronic information services rather than the 50 receipt of personal or professional services to which automatic 51 data processing, computer services, or electronic information 52 services are incidental or supplemental. Notwithstanding any 53 other provision of this chapter, such transactions that occur 54 between members of an affiliated group are not sales. An 55 "affiliated group" means two or more persons related in such a 56 way that one person owns or controls the business operation of 57 another member of the group. In the case of corporations with 58 stock, one corporation owns or controls another if it owns more 59 than fifty per cent of the other corporation's common stock with 60 voting rights. 61

(f) Telecommunications service, including prepaid calling service, prepaid wireless calling service, or ancillary service, is or is to be provided, but not including coin-operated telephone service;

(g) Landscaping and lawn care service is or is to beprovided;67

(h) Private investigation and security service is or is tobe provided;

(i) Information services or tangible personal property is70provided or ordered by means of a nine hundred telephone call;71

(j) Building maintenance and janitorial service is or is 72

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to be provided;		
(k) Employment service is or is to be provided;	74	
(1) Employment placement service is or is to be provided;	75	
(m) Exterminating service is or is to be provided;	76	
<pre>(n) Physical fitness facility service is or is to be provided;</pre>	77 78	
(o) Recreation and sports club service is or is to be provided;	79 80	
(p) On and after August 1, 2003, satellite broadcasting service is or is to be provided;	81 82	
(q) On and after August 1, 2003, personal care service is or is to be provided to an individual. As used in this division, "personal care service" includes skin care, the application of	83 84 85	
cosmetics, manicuring, pedicuring, hair removal, tattooing, body		
piercing, tanning, massage, and other similar services. "Personal care service" does not include a service provided by		
or on the order of a licensed physician or licensed chiropractor, or the cutting, coloring, or styling of an individual's hair.		
(r) On and after August 1, 2003, the transportation of persons by motor vehicle or aircraft is or is to be provided, when the transportation is entirely within this state, except for transportation provided by an ambulance service, by a	92 93 94 95	
transit bus, as defined in section 5735.01 of the Revised Code, and transportation provided by a citizen of the United States holding a certificate of public convenience and necessity issued	96 97 98	
under 49 U.S.C. 41102;	99	

(s) On and after August 1, 2003, motor vehicle towing

service is or is to be provided. As used in this division,101"motor vehicle towing service" means the towing or conveyance of102a wrecked, disabled, or illegally parked motor vehicle.103

(t) On and after August 1, 2003, snow removal service is
or is to be provided. As used in this division, "snow removal
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service" means the removal of snow by any mechanized means, but
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does not include the providing of such service by a person that
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has less than five thousand dollars in sales of such service
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during the calendar year.

(u) Electronic publishing service is or is to be provided
to a consumer for use in business, except that such transactions
occurring between members of an affiliated group, as defined in
division (B) (3) (e) of this section, are not sales.

(4) All transactions by which printed, imprinted, 114
overprinted, lithographic, multilithic, blueprinted, 115
photostatic, or other productions or reproductions of written or 116
graphic matter are or are to be furnished or transferred; 117

(5) The production or fabrication of tangible personal 118 property for a consideration for consumers who furnish either 119 directly or indirectly the materials used in the production of 120 fabrication work; and include the furnishing, preparing, or 121 serving for a consideration of any tangible personal property 122 consumed on the premises of the person furnishing, preparing, or 123 serving such tangible personal property. Except as provided in 124 section 5739.03 of the Revised Code, a construction contract 125 pursuant to which tangible personal property is or is to be 126 incorporated into a structure or improvement on and becoming a 127 part of real property is not a sale of such tangible personal 128 property. The construction contractor is the consumer of such 129 tangible personal property, provided that the sale and 130 installation of carpeting, the sale and installation of 131
agricultural land tile, the sale and erection or installation of 132
portable grain bins, or the provision of landscaping and lawn 133
care service and the transfer of property as part of such 134
service is never a construction contract. 135

As used in division (B)(5) of this section:

(a) "Agricultural land tile" means fired clay or concrete 137 tile, or flexible or rigid perforated plastic pipe or tubing, 138 incorporated or to be incorporated into a subsurface drainage 139 system appurtenant to land used or to be used primarily in 140 production by farming, agriculture, horticulture, or 141 floriculture. The term does not include such materials when they 142 are or are to be incorporated into a drainage system appurtenant 143 to a building or structure even if the building or structure is 144 used or to be used in such production. 145

(b) "Portable grain bin" means a structure that is used or 146
to be used by a person engaged in farming or agriculture to 147
shelter the person's grain and that is designed to be 148
disassembled without significant damage to its component parts. 149

(6) All transactions in which all of the shares of stock 150 of a closely held corporation are transferred, or an ownership 151 interest in a pass-through entity, as defined in section 5733.04 152 of the Revised Code, is transferred, if the corporation or pass-153 through entity is not engaging in business and its entire assets 154 consist of boats, planes, motor vehicles, or other tangible 155 personal property operated primarily for the use and enjoyment 156 of the shareholders or owners; 157

(7) All transactions in which a warranty, maintenance or158service contract, or similar agreement by which the vendor of159

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the warranty, contract, or agreement agrees to repair or 160 maintain the tangible personal property of the consumer is or is 161 to be provided; 162

(8) The transfer of copyrighted motion picture films used
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solely for advertising purposes, except that the transfer of
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such films for exhibition purposes is not a sale;
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(9) On and after August 1, 2003, all transactions by which
tangible personal property is or is to be stored, except such
property that the consumer of the storage holds for sale in the
regular course of business;

(10) All transactions in which "guaranteed auto 170 protection" is provided whereby a person promises to pay to the 171 consumer the difference between the amount the consumer receives 172 from motor vehicle insurance and the amount the consumer owes to 173 a person holding title to or a lien on the consumer's motor 174 vehicle in the event the consumer's motor vehicle suffers a 175 total loss under the terms of the motor vehicle insurance policy 176 or is stolen and not recovered, if the protection and its price 177 are included in the purchase or lease agreement; 178

(11) (a) Except as provided in division (B) (11) (b) of this 179 section, on and after October 1, 2009, all transactions by which 180 health care services are paid for, reimbursed, provided, 181 delivered, arranged for, or otherwise made available by a 182 medicaid health insuring corporation pursuant to the 183 corporation's contract with the state. 184

(b) If the centers for medicare and medicaid services of
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the United States department of health and human services
determines that the taxation of transactions described in
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division (B) (11) (a) of this section constitutes an impermissible
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health care-related tax under the "Social Security Act," section 189 1903(w), 42 U.S.C. 1396b(w), and regulations adopted thereunder, 190 the medicaid director shall notify the tax commissioner of that 191 determination. Beginning with the first day of the month 192 following that notification, the transactions described in 193 division (B)(11)(a) of this section are not sales for the 194 purposes of this chapter or Chapter 5741. of the Revised Code. 195 The tax commissioner shall order that the collection of taxes 196 under sections 5739.02, 5739.021, 5739.023, 5739.026, 5741.02, 197 5741.021, 5741.022, and 5741.023 of the Revised Code shall cease 198 for transactions occurring on or after that date. 199

(12) All transactions by which a specified digital product
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is provided for permanent use or less than permanent use,
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regardless of whether continued payment is required.
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Except as provided in this section, "sale" and "selling"203do not include transfers of interest in leased property where204the original lessee and the terms of the original lease205agreement remain unchanged, or professional, insurance, or206personal service transactions that involve the transfer of207tangible personal property as an inconsequential element, for208which no separate charges are made.209

(C) "Vendor" means the person providing the service or by 210 whom the transfer effected or license given by a sale is or is 211 to be made or given and, for sales described in division (B)(3) 212 (i) of this section, the telecommunications service vendor that 213 provides the nine hundred telephone service; if two or more 214 persons are engaged in business at the same place of business 215 under a single trade name in which all collections on account of 216 sales by each are made, such persons shall constitute a single 217 vendor. 218

Physicians, dentists, hospitals, and veterinarians who are219engaged in selling tangible personal property as received from220others, such as eyeglasses, mouthwashes, dentifrices, or similar221articles, are vendors. Veterinarians who are engaged in222transferring to others for a consideration drugs, the dispensing223of which does not require an order of a licensed veterinarian or224physician under federal law, are vendors.225

(D) (1) "Consumer" means the person for whom the service is 226 provided, to whom the transfer effected or license given by a 227 sale is or is to be made or given, to whom the service described 228 in division (B) (3) (f) or (i) of this section is charged, or to 229 whom the admission is granted. 230

(2) Physicians, dentists, hospitals, and blood banks 231 operated by nonprofit institutions and persons licensed to 232 practice veterinary medicine, surgery, and dentistry are 233 consumers of all tangible personal property and services 234 purchased by them in connection with the practice of medicine, 235 dentistry, the rendition of hospital or blood bank service, or 236 the practice of veterinary medicine, surgery, and dentistry. In 237 addition to being consumers of drugs administered by them or by 238 their assistants according to their direction, veterinarians 239 also are consumers of drugs that under federal law may be 240 dispensed only by or upon the order of a licensed veterinarian 241 or physician, when transferred by them to others for a 242 consideration to provide treatment to animals as directed by the 243 veterinarian. 244

(3) A person who performs a facility management, or
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similar service contract for a contractee is a consumer of all
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tangible personal property and services purchased for use in
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connection with the performance of such contract, regardless of
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whether title to any such property vests in the contractee. The249purchase of such property and services is not subject to the250exception for resale under division (E) (1) of this section.251

(4) (a) In the case of a person who purchases printed
matter for the purpose of distributing it or having it
distributed to the public or to a designated segment of the
public, free of charge, that person is the consumer of that
printed matter, and the purchase of that printed matter for that
purpose is a sale.

(b) In the case of a person who produces, rather than 258 purchases, printed matter for the purpose of distributing it or 259 having it distributed to the public or to a designated segment 260 of the public, free of charge, that person is the consumer of 261 all tangible personal property and services purchased for use or 262 consumption in the production of that printed matter. That 263 person is not entitled to claim exemption under division (B)(42) 264 (f) of section 5739.02 of the Revised Code for any material 265 incorporated into the printed matter or any equipment, supplies, 266 or services primarily used to produce the printed matter. 267

(c) The distribution of printed matter to the public or to
a designated segment of the public, free of charge, is not a
sale to the members of the public to whom the printed matter is
distributed or to any persons who purchase space in the printed
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matter for advertising or other purposes.

(5) A person who makes sales of any of the services listed
(5) A person who makes sales of any of the services listed
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(8) (3) of this section is the consumer of any
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(7) tangible personal property used in performing the service. The
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(7) purchase of that property is not subject to the resale exception
(5) A person who makes sales of any of this section.

(6) A person who engages in highway transportation for
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hire is the consumer of all packaging materials purchased by
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that person and used in performing the service, except for
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packaging materials sold by such person in a transaction
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separate from the service.

(7) In the case of a transaction for health care services 283 under division (B)(11) of this section, a medicaid health 284 insuring corporation is the consumer of such services. The 285 purchase of such services by a medicaid health insuring 286 287 corporation is not subject to the exception for resale under division (E)(1) of this section or to the exemptions provided 288 under divisions (B)(12), (18), (19), and (22) of section 5739.02 289 of the Revised Code. 290

(E) "Retail sale" and "sales at retail" include all sales, except those in which the purpose of the consumer is to resell the thing transferred or benefit of the service provided, by a person engaging in business, in the form in which the same is, or is to be, received by the person.

(F) "Business" includes any activity engaged in by any
person with the object of gain, benefit, or advantage, either
direct or indirect. "Business" does not include the activity of
a person in managing and investing the person's own funds.

(G) "Engaging in business" means commencing, conducting,
or continuing in business, and liquidating a business when the
liquidator thereof holds itself out to the public as conducting
such business. Making a casual sale is not engaging in business.

(H) (1) (a) "Price," except as provided in divisions (H) (2), 304
(3), and (4) of this section, means the total amount of 305
consideration, including cash, credit, property, and services, 306

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for which tangible personal property or services are sold, 307 leased, or rented, valued in money, whether received in money or 308 otherwise, without any deduction for any of the following: 309 (i) The vendor's cost of the property sold; 310 (ii) The cost of materials used, labor or service costs, 311 interest, losses, all costs of transportation to the vendor, all 312 taxes imposed on the vendor, including the tax imposed under 313 Chapter 5751. of the Revised Code, and any other expense of the 314 315 vendor; (iii) Charges by the vendor for any services necessary to 316 317 complete the sale; (iv) On and after August 1, 2003, delivery charges. As 318 used in this division, "delivery charges" means charges by the 319 vendor for preparation and delivery to a location designated by 320 the consumer of tangible personal property or a service, 321 including transportation, shipping, postage, handling, crating, 322 and packing. 323 (v) Installation charges; 324 (vi) Credit for any trade-in. 325 (b) "Price" includes consideration received by the vendor 326 from a third party, if the vendor actually receives the 327 328 consideration from a party other than the consumer, and the

consideration is directly related to a price reduction or 329 discount on the sale; the vendor has an obligation to pass the 330 price reduction or discount through to the consumer; the amount 331 of the consideration attributable to the sale is fixed and 332 determinable by the vendor at the time of the sale of the item 333 to the consumer; and one of the following criteria is met: 334

(i) The consumer presents a coupon, certificate, or other
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document to the vendor to claim a price reduction or discount
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where the coupon, certificate, or document is authorized,
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distributed, or granted by a third party with the understanding
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that the third party will reimburse any vendor to whom the
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coupon, certificate, or document is presented;
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(ii) The consumer identifies the consumer's self to the
seller as a member of a group or organization entitled to a
price reduction or discount. A preferred customer card that is
available to any patron does not constitute membership in such a
group or organization.

(iii) The price reduction or discount is identified as a 346
third party price reduction or discount on the invoice received 347
by the consumer, or on a coupon, certificate, or other document 348
presented by the consumer. 349

(c) "Price" does not include any of the following:

(i) Discounts, including cash, term, or coupons that are not reimbursed by a third party that are allowed by a vendor and taken by a consumer on a sale;

(ii) Interest, financing, and carrying charges from credit
extended on the sale of tangible personal property or services,
if the amount is separately stated on the invoice, bill of sale,
or similar document given to the purchaser;

(iii) Any taxes legally imposed directly on the consumer
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that are separately stated on the invoice, bill of sale, or
similar document given to the consumer. For the purpose of this
division, the tax imposed under Chapter 5751. of the Revised
Code is not a tax directly on the consumer, even if the tax or a
portion thereof is separately stated.

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(iv) Notwithstanding divisions (H) (1) (b) (i) to (iii) of 364 this section, any discount allowed by an automobile manufacturer 365 to its employee, or to the employee of a supplier, on the 366 purchase of a new motor vehicle from a new motor vehicle dealer 367 in this state. 368

(v) The dollar value of a gift card that is not sold by a 369 vendor or purchased by a consumer and that is redeemed by the 370 consumer in purchasing tangible personal property or services if 371 the vendor is not reimbursed and does not receive compensation 372 from a third party to cover all or part of the gift card value. 373 For the purposes of this division, a gift card is not sold by a 374 vendor or purchased by a consumer if it is distributed pursuant 375 to an awards, loyalty, or promotional program. Past and present 376 purchases of tangible personal property or services by the 377 consumer shall not be treated as consideration exchanged for a 378 gift card. 379

(2) In the case of a sale of any new motor vehicle by a
new motor vehicle dealer, as defined in section 4517.01 of the
Revised Code, in which another motor vehicle is accepted by the
dealer as part of the consideration received, "price" has the
same meaning as in division (H) (1) of this section, reduced by
the credit afforded the consumer by the dealer for the motor
vehicle received in trade.

(3) In the case of a sale of any watercraft or outboard
motor by a watercraft dealer licensed in accordance with section
1547.543 of the Revised Code, in which another watercraft,
watercraft and trailer, or outboard motor is accepted by the
dealer as part of the consideration received, "price" has the
same meaning as in division (H) (1) of this section, reduced by
the credit afforded the consumer by the dealer for the

watercraft, watercraft and trailer, or outboard motor received 394 in trade. As used in this division, "watercraft" includes an 395 outdrive unit attached to the watercraft. 396

(4) In the case of transactions for health care services
under division (B)(11) of this section, "price" means the amount
of managed care premiums received each month by a medicaid
health insuring corporation.

(I) "Receipts" means the total amount of the prices of the 401 sales of vendors, provided that the dollar value of gift cards 402 distributed pursuant to an awards, loyalty, or promotional 403 program, and cash discounts allowed and taken on sales at the 404 time they are consummated are not included, minus any amount 405 deducted as a bad debt pursuant to section 5739.121 of the 406 Revised Code. "Receipts" does not include the sale price of 407 property returned or services rejected by consumers when the 408 full sale price and tax are refunded either in cash or by 409 credit. 410

(J) "Place of business" means any location at which a person engages in business.

(K) "Premises" includes any real property or portion
thereof upon which any person engages in selling tangible
personal property at retail or making retail sales and also
includes any real property or portion thereof designated for, or
devoted to, use in conjunction with the business engaged in by
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(L) "Casual sale" means a sale of an item of tangible
personal property that was obtained by the person making the
sale, through purchase or otherwise, for the person's own use
and was previously subject to any state's taxing jurisdiction on
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its sale or use, and includes such items acquired for the 423 seller's use that are sold by an auctioneer employed directly by 424 the person for such purpose, provided the location of such sales 425 is not the auctioneer's permanent place of business. As used in 426 this division, "permanent place of business" includes any 427 location where such auctioneer has conducted more than two 428 auctions during the year. 429

(M) "Hotel" means every establishment kept, used,
maintained, advertised, or held out to the public to be a place
where sleeping accommodations are offered to guests, in which
five or more rooms are used for the accommodation of such
guests, whether the rooms are in one or several structures,
except as otherwise provided in division (G) of section 5739.09
of the Revised Code.

(N) "Transient guests" means persons occupying a room or rooms for sleeping accommodations for less than thirty consecutive days.

(O) "Making retail sales" means the effecting of 440 transactions wherein one party is obligated to pay the price and 441 the other party is obligated to provide a service or to transfer 442 title to or possession of the item sold. "Making retail sales" 443 does not include the preliminary acts of promoting or soliciting 444 the retail sales, other than the distribution of printed matter 445 which displays or describes and prices the item offered for 446 sale, nor does it include delivery of a predetermined quantity 447 of tangible personal property or transportation of property or 448 personnel to or from a place where a service is performed. 449

(P) "Used directly in the rendition of a public utility 450
service" means that property that is to be incorporated into and 451
will become a part of the consumer's production, transmission, 452

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transportation, or distribution system and that retains its 453 classification as tangible personal property after such 454 incorporation; fuel or power used in the production, 455 transmission, transportation, or distribution system; and 456 tangible personal property used in the repair and maintenance of 4.57 the production, transmission, transportation, or distribution 458 459 system, including only such motor vehicles as are specially designed and equipped for such use. Tangible personal property 460 and services used primarily in providing highway transportation 461 for hire are not used directly in the rendition of a public 462 utility service. In this definition, "public utility" includes a 463 citizen of the United States holding, and required to hold, a 464 certificate of public convenience and necessity issued under 49 465 U.S.C. 41102. 466

(Q) "Refining" means removing or separating a desirable product from raw or contaminated materials by distillation or physical, mechanical, or chemical processes.

(R) "Assembly" and "assembling" mean attaching or fitting
together parts to form a product, but do not include packaging a
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product.
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(S) "Manufacturing operation" means a process in which
materials are changed, converted, or transformed into a
different state or form from which they previously existed and
includes refining materials, assembling parts, and preparing raw
materials and parts by mixing, measuring, blending, or otherwise
committing such materials or parts to the manufacturing process.
"Manufacturing operation" does not include packaging.

(T) "Fiscal officer" means, with respect to a regional
transit authority, the secretary-treasurer thereof, and with
respect to a county that is a transit authority, the fiscal
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officer of the county transit board if one is appointed pursuant483to section 306.03 of the Revised Code or the county auditor if484the board of county commissioners operates the county transit485system.486

(U) "Transit authority" means a regional transit authority 487 created pursuant to section 306.31 of the Revised Code or a 488 county in which a county transit system is created pursuant to 489 section 306.01 of the Revised Code. For the purposes of this 490 chapter, a transit authority must extend to at least the entire 491 492 area of a single county. A transit authority that includes territory in more than one county must include all the area of 493 the most populous county that is a part of such transit 494 authority. County population shall be measured by the most 495 recent census taken by the United States census bureau. 496

(V) "Legislative authority" means, with respect to a 497
regional transit authority, the board of trustees thereof, and 498
with respect to a county that is a transit authority, the board 499
of county commissioners. 500

(W) "Territory of the transit authority" means all of the 501 area included within the territorial boundaries of a transit 502 authority as they from time to time exist. Such territorial 503 boundaries must at all times include all the area of a single 504 county or all the area of the most populous county that is a 505 part of such transit authority. County population shall be 506 measured by the most recent census taken by the United States 507 census bureau. 508

(X) "Providing a service" means providing or furnishing
 anything described in division (B)(3) of this section for
 consideration.

professional services.

(Y) (1) (a) "Automatic data processing" means processing of 512 others' data, including keypunching or similar data entry 513 services together with verification thereof, or providing access 514 to computer equipment for the purpose of processing data. 515 (b) "Computer services" means providing services 516 consisting of specifying computer hardware configurations and 517 evaluating technical processing characteristics, computer 518 programming, and training of computer programmers and operators, 519 provided in conjunction with and to support the sale, lease, or 520 521 operation of taxable computer equipment or systems. (c) "Electronic information services" means providing 522 access to computer equipment by means of telecommunications 523 equipment for the purpose of either of the following: 524 (i) Examining or acquiring data stored in or accessible to 525 the computer equipment; 526 (ii) Placing data into the computer equipment to be 527 retrieved by designated recipients with access to the computer 528 529 equipment. For transactions occurring on or after the effective date 530 of the amendment of this section by H.B. 157 of the 127th 531 general assembly, December 21, 2007, "electronic information 532 services" does not include electronic publishing as defined in 533 division (LLL) of this section. 534 (d) "Automatic data processing, computer services, or 535 electronic information services" shall not include personal or 536

(2) As used in divisions (B) (3) (e) and (Y) (1) of this
section, "personal and professional services" means all services
other than automatic data processing, computer services, or
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electronic information services, including but not limited to: 541 (a) Accounting and legal services such as advice on tax 542 matters, asset management, budgetary matters, quality control, 543 information security, and auditing and any other situation where 544 the service provider receives data or information and studies, 545 alters, analyzes, interprets, or adjusts such material; 546 (b) Analyzing business policies and procedures; 547 (c) Identifying management information needs; 548 (d) Feasibility studies, including economic and technical 549 analysis of existing or potential computer hardware or software 550 needs and alternatives; 551 (e) Designing policies, procedures, and custom software 552 for collecting business information, and determining how data 553 should be summarized, sequenced, formatted, processed, 554 controlled, and reported so that it will be meaningful to 555 556 management; (f) Developing policies and procedures that document how 557 business events and transactions are to be authorized, executed, 558 and controlled; 559 560 (g) Testing of business procedures; (h) Training personnel in business procedure applications; 561 (i) Providing credit information to users of such 562 information by a consumer reporting agency, as defined in the 563 "Fair Credit Reporting Act," 84 Stat. 1114, 1129 (1970), 15 564 U.S.C. 1681a(f), or as hereafter amended, including but not 565 limited to gathering, organizing, analyzing, recording, and 566 furnishing such information by any oral, written, graphic, or 567 electronic medium: 568

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(j) Providing debt collection services by any oral, 569 written, graphic, or electronic means. 570 The services listed in divisions (Y) (2) (a) to (j) of this 571 section are not automatic data processing or computer services. 572 (Z) "Highway transportation for hire" means the 573 transportation of personal property belonging to others for 574 575 consideration by any of the following: (1) The holder of a permit or certificate issued by this 576 state or the United States authorizing the holder to engage in 577 transportation of personal property belonging to others for 578 consideration over or on highways, roadways, streets, or any 579 similar public thoroughfare; 580 (2) A person who engages in the transportation of personal 581 property belonging to others for consideration over or on 582

highways, roadways, streets, or any similar public thoroughfare583but who could not have engaged in such transportation on584December 11, 1985, unless the person was the holder of a permit585or certificate of the types described in division (Z) (1) of this586section;587

(3) A person who leases a motor vehicle to and operates it
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for a person described by division (Z) (1) or (2) of this
section.

(AA) (1) "Telecommunications service" means the electronic 591 transmission, conveyance, or routing of voice, data, audio, 592 video, or any other information or signals to a point, or 593 between or among points. "Telecommunications service" includes 594 such transmission, conveyance, or routing in which computer 595 processing applications are used to act on the form, code, or 596 protocol of the content for purposes of transmission, 597

conveyance, or routing without regard to whether the service is 598 referred to as voice-over internet protocol service or is 599 classified by the federal communications commission as enhanced 600 or value-added. "Telecommunications service" does not include 601 any of the following: 602 (a) Data processing and information services that allow 603 data to be generated, acquired, stored, processed, or retrieved 604 and delivered by an electronic transmission to a consumer where 605 the consumer's primary purpose for the underlying transaction is 606 607 the processed data or information; (b) Installation or maintenance of wiring or equipment on 608 a customer's premises; 609 (c) Tangible personal property; 610 (d) Advertising, including directory advertising; 611 (e) Billing and collection services provided to third 612 613 parties; (f) Internet access service; 614 (g) Radio and television audio and video programming 615 services, regardless of the medium, including the furnishing of 616 transmission, conveyance, and routing of such services by the 617 programming service provider. Radio and television audio and 618 video programming services include, but are not limited to, 619 cable service, as defined in 47 U.S.C. 522(6), and audio and 620 video programming services delivered by commercial mobile radio 621 service providers, as defined in 47 C.F.R. 20.3; 622 (h) Ancillary service; 623 (i) Digital products delivered electronically, including 624 software, music, video, reading materials, or ring tones. 625

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(2) "Ancillary service" means a service that is associated
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with or incidental to the provision of telecommunications
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service, including conference bridging service, detailed
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telecommunications billing service, directory assistance,
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vertical service, and voice mail service. As used in this
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division:

(a) "Conference bridging service" means an ancillary
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service that links two or more participants of an audio or video
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conference call, including providing a telephone number.
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"Conference bridging service" does not include
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telecommunications services used to reach the conference bridge.
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(b) "Detailed telecommunications billing service" means an
ancillary service of separately stating information pertaining
to individual calls on a customer's billing statement.

(c) "Directory assistance" means an ancillary service ofproviding telephone number or address information.641

(d) "Vertical service" means an ancillary service that is
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offered in connection with one or more telecommunications
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services, which offers advanced calling features that allow
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customers to identify callers and manage multiple calls and call
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connections, including conference bridging service.
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(e) "Voice mail service" means an ancillary service that
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enables the customer to store, send, or receive recorded
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messages. "Voice mail service" does not include any vertical
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services that the customer may be required to have in order to
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utilize the voice mail service.
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announcement or live service, and which is typically marketed655under the name "900 service" and any subsequent numbers656designated by the federal communications commission. "900657service" does not include the charge for collection services658provided by the seller of the telecommunications service to the659subscriber, or services or products sold by the subscriber to660the subscriber's customer.661

(4) "Prepaid calling service" means the right to access
exclusively telecommunications services, which must be paid for
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in advance and which enables the origination of calls using an
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access number or authorization code, whether manually or
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electronically dialed, and that is sold in predetermined units
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or dollars of which the number declines with use in a known
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amount.

(5) "Prepaid wireless calling service" means a 669 telecommunications service that provides the right to utilize 670 mobile telecommunications service as well as other non-671 telecommunications services, including the download of digital 672 products delivered electronically, and content and ancillary 673 services, that must be paid for in advance and that is sold in 674 predetermined units or dollars of which the number declines with 675 use in a known amount. 676

(6) "Value-added non-voice data service" means a
(6) "Value-added non-voice data service" means a
(6) telecommunications service in which computer processing
(6) applications are used to act on the form, content, code, or
(7) protocol of the information or data primarily for a purpose
(6) other than transmission, conveyance, or routing.

(7) "Coin-operated telephone service" means a
telecommunications service paid for by inserting money into a
telephone accepting direct deposits of money to operate.

(8) "Customer" has the same meaning as in section 5739.034 of the Revised Code.

(BB) "Laundry and dry cleaning services" means removing 687 soil or dirt from towels, linens, articles of clothing, or other 688 fabric items that belong to others and supplying towels, linens, 689 articles of clothing, or other fabric items. "Laundry and dry 690 cleaning services" does not include the provision of self-691 service facilities for use by consumers to remove soil or dirt 692 from towels, linens, articles of clothing, or other fabric 693 694 items.

(CC) "Magazines distributed as controlled circulation 695 publications" means magazines containing at least twenty-four 696 pages, at least twenty-five per cent editorial content, issued 697 at regular intervals four or more times a year, and circulated 698 without charge to the recipient, provided that such magazines 699 are not owned or controlled by individuals or business concerns 700 which conduct such publications as an auxiliary to, and 701 essentially for the advancement of the main business or calling 702 of, those who own or control them. 703

704 (DD) "Landscaping and lawn care service" means the services of planting, seeding, sodding, removing, cutting, 705 trimming, pruning, mulching, aerating, applying chemicals, 706 watering, fertilizing, and providing similar services to 707 establish, promote, or control the growth of trees, shrubs, 708 flowers, grass, ground cover, and other flora, or otherwise 709 maintaining a lawn or landscape grown or maintained by the owner 710 for ornamentation or other nonagricultural purpose. However, 711 "landscaping and lawn care service" does not include the 712 providing of such services by a person who has less than five 713 thousand dollars in sales of such services during the calendar 714

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(EE) "Private investigation and security service" means 716 the performance of any activity for which the provider of such 717 service is required to be licensed pursuant to Chapter 4749. of 718 the Revised Code, or would be required to be so licensed in 719 performing such services in this state, and also includes the 720 services of conducting polygraph examinations and of monitoring 721 or overseeing the activities on or in, or the condition of, the 722 consumer's home, business, or other facility by means of 723 724 electronic or similar monitoring devices. "Private investigation and security service" does not include special duty services 725 provided by off-duty police officers, deputy sheriffs, and other 726 peace officers regularly employed by the state or a political 727 subdivision. 728

(FF) "Information services" means providing conversation, 729 giving consultation or advice, playing or making a voice or 730 other recording, making or keeping a record of the number of 731 callers, and any other service provided to a consumer by means 732 of a nine hundred telephone call, except when the nine hundred 733 telephone call is the means by which the consumer makes a 734 contribution to a recognized charity. 735

(GG) "Research and development" means designing, creating, 736 or formulating new or enhanced products, equipment, or 737 manufacturing processes, and also means conducting scientific or 738 technological inquiry and experimentation in the physical 739 sciences with the goal of increasing scientific knowledge which 740 may reveal the bases for new or enhanced products, equipment, or 741 manufacturing processes. 742

(HH) "Qualified research and development equipment" meanscapitalized tangible personal property, and leased personal743

property that would be capitalized if purchased, used by a 745 person primarily to perform research and development. Tangible 746 personal property primarily used in testing, as defined in 747 division (A)(4) of section 5739.011 of the Revised Code, or used 748 for recording or storing test results, is not qualified research 749 and development equipment unless such property is primarily used 750 by the consumer in testing the product, equipment, or 751 manufacturing process being created, designed, or formulated by 752 the consumer in the research and development activity or in 753 recording or storing such test results. 754

(II) "Building maintenance and janitorial service" means 755 cleaning the interior or exterior of a building and any tangible 756 757 personal property located therein or thereon, including any services incidental to such cleaning for which no separate 758 charge is made. However, "building maintenance and janitorial 759 service" does not include the providing of such service by a 760 person who has less than five thousand dollars in sales of such 761 service during the calendar year. As used in this division, 762 "cleaning" does not include sanitation services necessary for an 763 establishment described in 21 U.S.C. 608 to comply with rules 764 765 and regulations adopted pursuant to that section.

(JJ) "Employment service" means providing or supplying 766 personnel, on a temporary or long-term basis, to perform work or 767 labor under the supervision or control of another, when the 768 personnel so provided or supplied receive their wages, salary, 769 or other compensation from the provider or supplier of the 770 employment service or from a third party that provided or 771 supplied the personnel to the provider or supplier. "Employment 772 service" does not include: 773

(1) Acting as a contractor or subcontractor, where the

personnel performing the work are not under the direct control 775 of the purchaser. 776 (2) Medical and health care services. 777 (3) Supplying personnel to a purchaser pursuant to a 778 contract of at least one year between the service provider and 779 the purchaser that specifies that each employee covered under 780 the contract is assigned to the purchaser on a permanent basis. 781 782 (4) Transactions between members of an affiliated group, as defined in division (B)(3)(e) of this section. 783 784 (5) Transactions where the personnel so provided or supplied by a provider or supplier to a purchaser of an 785 employment service are then provided or supplied by that 786 purchaser to a third party as an employment service, except 787 "employment service" does include the transaction between that 788 purchaser and the third party. 789 (KK) "Employment placement service" means locating or 790 finding employment for a person or finding or locating an 791 employee to fill an available position. 792 (LL) "Exterminating service" means eradicating or 793 794 attempting to eradicate vermin infestations from a building or structure, or the area surrounding a building or structure, and 795 796 includes activities to inspect, detect, or prevent vermin 797 infestation of a building or structure. (MM) "Physical fitness facility service" means all 798 transactions by which a membership is granted, maintained, or 799 renewed, including initiation fees, membership dues, renewal 800

fees, monthly minimum fees, and other similar fees and dues, by 801 a physical fitness facility such as an athletic club, health 802 spa, or gymnasium, which entitles the member to use the facility 803 for physical exercise.

(NN) "Recreation and sports club service" means all 805 transactions by which a membership is granted, maintained, or 806 renewed, including initiation fees, membership dues, renewal 807 fees, monthly minimum fees, and other similar fees and dues, by 808 a recreation and sports club, which entitles the member to use 809 the facilities of the organization. "Recreation and sports club" 810 means an organization that has ownership of, or controls or 811 leases on a continuing, long-term basis, the facilities used by 812 its members and includes an aviation club, gun or shooting club, 813 yacht club, card club, swimming club, tennis club, golf club, 814 country club, riding club, amateur sports club, or similar 815 organization. 816

(OO) "Livestock" means farm animals commonly raised for
food, food production, or other agricultural purposes,
including, but not limited to, cattle, sheep, goats, swine,
poultry, and captive deer. "Livestock" does not include
invertebrates, amphibians, reptiles, domestic pets, animals for
use in laboratories or for exhibition, or other animals not
commonly raised for food or food production.

(PP) "Livestock structure" means a building or structure
used exclusively for the housing, raising, feeding, or
sheltering of livestock, and includes feed storage or handling
structures and structures for livestock waste handling.
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(QQ) "Horticulture" means the growing, cultivation, and 828
production of flowers, fruits, herbs, vegetables, sod, 829
mushrooms, and nursery stock. As used in this division, "nursery 830
stock" has the same meaning as in section 927.51 of the Revised 831
Code. 832

(RR) "Horticulture structure" means a building or 833 structure used exclusively for the commercial growing, raising, 834 or overwintering of horticultural products, and includes the 835 area used for stocking, storing, and packing horticultural 836 products when done in conjunction with the production of those 837 products. 838

(SS) "Newspaper" means an unbound publication bearing a 839 title or name that is regularly published, at least as 840 frequently as biweekly, and distributed from a fixed place of 841 business to the public in a specific geographic area, and that 842 contains a substantial amount of news matter of international, 843 national, or local events of interest to the general public. 844

(TT) "Professional racing team" means a person that 845 employs at least twenty full-time employees for the purpose of 846 conducting a motor vehicle racing business for profit. The 847 person must conduct the business with the purpose of racing one 848 or more motor racing vehicles in at least ten competitive 849 professional racing events each year that comprise all or part 850 of a motor racing series sanctioned by one or more motor racing 851 sanctioning organizations. A "motor racing vehicle" means a 8.52 vehicle for which the chassis, engine, and parts are designed 853 exclusively for motor racing, and does not include a stock or 854 production model vehicle that may be modified for use in racing. 855 For the purposes of this division: 856

(1) A "competitive professional racing event" is a motor
vehicle racing event sanctioned by one or more motor racing
sanctioning organizations, at which aggregate cash prizes in
excess of eight hundred thousand dollars are awarded to the
competitors.

(2) "Full-time employee" means an individual who is

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employed for consideration for thirty-five or more hours a week,863or who renders any other standard of service generally accepted864by custom or specified by contract as full-time employment.865

(UU)(1) "Lease" or "rental" means any transfer of the 866 possession or control of tangible personal property for a fixed 867 or indefinite term, for consideration. "Lease" or "rental" 868 includes future options to purchase or extend, and agreements 869 described in 26 U.S.C. 7701(h)(1) covering motor vehicles and 870 trailers where the amount of consideration may be increased or 871 decreased by reference to the amount realized upon the sale or 872 disposition of the property. "Lease" or "rental" does not 873 include: 874

(a) A transfer of possession or control of tangible
 personal property under a security agreement or a deferred
 payment plan that requires the transfer of title upon completion
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 of the required payments;
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(b) A transfer of possession or control of tangible
personal property under an agreement that requires the transfer
of title upon completion of required payments and payment of an
option price that does not exceed the greater of one hundred
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dollars or one per cent of the total required payments;

(c) Providing tangible personal property along with an
operator for a fixed or indefinite period of time, if the
operator is necessary for the property to perform as designed.
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For purposes of this division, the operator must do more than
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maintain, inspect, or set up the tangible personal property.

(2) "Lease" and "rental," as defined in division (UU) of
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this section, shall not apply to leases or rentals that exist
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before June 26, 2003.
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(3) "Lease" and "rental" have the same meaning as in
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division (UU) (1) of this section regardless of whether a
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transaction is characterized as a lease or rental under
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generally accepted accounting principles, the Internal Revenue
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Code, Title XIII of the Revised Code, or other federal, state,
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or local laws.

(VV) "Mobile telecommunications service" has the same 898 meaning as in the "Mobile Telecommunications Sourcing Act," Pub. 899 L. No. 106-252, 114 Stat. 631 (2000), 4 U.S.C.A. 124(7), as 900 amended, and, on and after August 1, 2003, includes related fees 901 and ancillary services, including universal service fees, 902 detailed billing service, directory assistance, service 903 initiation, voice mail service, and vertical services, such as 904 caller ID and three-way calling. 905

(WW) "Certified service provider" has the same meaning as in section 5740.01 of the Revised Code.

908 (XX) "Satellite broadcasting service" means the distribution or broadcasting of programming or services by 909 satellite directly to the subscriber's receiving equipment 910 without the use of ground receiving or distribution equipment, 911 except the subscriber's receiving equipment or equipment used in 912 the uplink process to the satellite, and includes all service 913 and rental charges, premium channels or other special services, 914 installation and repair service charges, and any other charges 915 having any connection with the provision of the satellite 916 broadcasting service. 917

(YY) "Tangible personal property" means personal property
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that can be seen, weighed, measured, felt, or touched, or that
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is in any other manner perceptible to the senses. For purposes
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of this chapter and Chapter 5741. of the Revised Code, "tangible
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personal property" includes motor vehicles, electricity, water, 922 923 gas, steam, and prewritten computer software. (ZZ) "Direct mail" means printed material delivered or 924 distributed by United States mail or other delivery service to a 925 mass audience or to addressees on a mailing list provided by the 926 consumer or at the direction of the consumer when the cost of 927 the items are not billed directly to the recipients. "Direct 928 mail" includes tangible personal property supplied directly or 929 indirectly by the consumer to the direct mail vendor for 930 931 inclusion in the package containing the printed material. "Direct mail" does not include multiple items of printed 932 material delivered to a single address. 933 (AAA) "Computer" means an electronic device that accepts 934 information in digital or similar form and manipulates it for a 935 result based on a sequence of instructions. 936 (BBB) "Computer software" means a set of coded 937 instructions designed to cause a computer or automatic data 938 processing equipment to perform a task. 939 (CCC) "Delivered electronically" means delivery of 940 941 computer software from the seller to the purchaser by means other than tangible storage media. 942 943 (DDD) "Prewritten computer software" means computer software, including prewritten upgrades, that is not designed 944 and developed by the author or other creator to the 945 specifications of a specific purchaser. The combining of two or 946 more prewritten computer software programs or prewritten 947 portions thereof does not cause the combination to be other than 948 prewritten computer software. "Prewritten computer software" 949

includes software designed and developed by the author or other

Page 33

creator to the specifications of a specific purchaser when it is 951 sold to a person other than the purchaser. If a person modifies 952 or enhances computer software of which the person is not the 953 author or creator, the person shall be deemed to be the author 954 or creator only of such person's modifications or enhancements. 955 956 Prewritten computer software or a prewritten portion thereof 957 that is modified or enhanced to any degree, where such modification or enhancement is designed and developed to the 958 959 specifications of a specific purchaser, remains prewritten computer software; provided, however, that where there is a 960 reasonable, separately stated charge or an invoice or other 961 statement of the price given to the purchaser for the 962 modification or enhancement, the modification or enhancement 963 shall not constitute prewritten computer software. 964

(EEE)(1) "Food" means substances, whether in liquid, 965 concentrated, solid, frozen, dried, or dehydrated form, that are 966 sold for ingestion or chewing by humans and are consumed for 967 their taste or nutritional value. "Food" does not include 968 alcoholic beverages, dietary supplements, soft drinks, or 969 tobacco. 970

(2) As used in division (EEE)(1) of this section:

(a) "Alcoholic beverages" means beverages that are
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suitable for human consumption and contain one-half of one per
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cent or more of alcohol by volume.
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(b) "Dietary supplements" means any product, other than
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tobacco, that is intended to supplement the diet and that is
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intended for ingestion in tablet, capsule, powder, softgel,
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gelcap, or liquid form, or, if not intended for ingestion in
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such a form, is not represented as conventional food for use as
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a sole item of a meal or of the diet; that is required to be

labeled as a dietary supplement, identifiable by the "supplement 981 facts" box found on the label, as required by 21 C.F.R. 101.36; 982 and that contains one or more of the following dietary 983 ingredients: 984

(i) A vitamin;
(ii) A mineral;
(iii) An herb or other botanical;
(iv) An amino acid;
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(v) A dietary substance for use by humans to supplement989the diet by increasing the total dietary intake;990

(vi) A concentrate, metabolite, constituent, extract, orcombination of any ingredient described in divisions (EEE) (2) (b)(i) to (v) of this section.

(c) "Soft drinks" means nonalcoholic beverages that
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contain natural or artificial sweeteners. "Soft drinks" does not
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include beverages that contain milk or milk products, soy, rice,
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or similar milk substitutes, or that contains greater than fifty
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per cent vegetable or fruit juice by volume.

(d) "Tobacco" means cigarettes, cigars, chewing or pipe 999 tobacco, or any other item that contains tobacco. 1000

(FFF) "Drug" means a compound, substance, or preparation, 1001 and any component of a compound, substance, or preparation, 1002 other than food, dietary supplements, or alcoholic beverages 1003 that is recognized in the official United States pharmacopoeia, 1004 official homeopathic pharmacopoeia of the United States, or 1005 official national formulary, and supplements to them; is 1006 intended for use in the diagnosis, cure, mitigation, treatment, 1007 or prevention of disease; or is intended to affect the structure 1008

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or any function of the body.

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(GGG) "Prescription" means an order, formula, or recipe 1010 issued in any form of oral, written, electronic, or other means 1011 of transmission by a duly licensed practitioner authorized by 1012 the laws of this state to issue a prescription. 1013

(HHH) "Durable medical equipment" means equipment, 1014 including repair and replacement parts for such equipment, that 1015 can withstand repeated use, is primarily and customarily used to 1016 serve a medical purpose, generally is not useful to a person in 1017 the absence of illness or injury, and is not worn in or on the 1018 body. "Durable medical equipment" does not include mobility 1019 enhancing equipment. 1020

(III) "Mobility enhancing equipment" means equipment, 1021 including repair and replacement parts for such equipment, that 1022 is primarily and customarily used to provide or increase the 1023 ability to move from one place to another and is appropriate for 1024 use either in a home or a motor vehicle, that is not generally 1025 used by persons with normal mobility, and that does not include 1026 any motor vehicle or equipment on a motor vehicle normally 1027 provided by a motor vehicle manufacturer. "Mobility enhancing 1028 equipment" does not include durable medical equipment. 1029

(JJJ) "Prosthetic device" means a replacement, corrective, 1030 or supportive device, including repair and replacement parts for 1031 the device, worn on or in the human body to artificially replace 1032 a missing portion of the body, prevent or correct physical 1033 deformity or malfunction, or support a weak or deformed portion 1034 of the body. As used in this division, "prosthetic device" does 1035 not include corrective eyeqlasses, contact lenses, or dental 1036 prosthesis. 1037
(KKK)(1) "Fractional aircraft ownership program" means a	1038
program in which persons within an affiliated group sell and	1039
manage fractional ownership program aircraft, provided that at	1040
least one hundred airworthy aircraft are operated in the program	1041
and the program meets all of the following criteria:	1042
(a) Management services are provided by at least one	1043
program manager within an affiliated group on behalf of the	1044
fractional owners.	1045
(b) Each program aircraft is owned or possessed by at	1046
least one fractional owner.	1047
(c) Each fractional owner owns or possesses at least a	1048
one-sixteenth interest in at least one fixed-wing program	1049
aircraft.	1050
(d) A dry-lease aircraft interchange arrangement is in	1051
effect among all of the fractional owners.	1052
(e) Multi-year program agreements are in effect regarding	1053
the fractional ownership, management services, and dry-lease	1054
aircraft interchange arrangement aspects of the program.	1055
(2) As used in division (KKK)(1) of this section:	1056
(a) "Affiliated group" has the same meaning as in division	1057
(B)(3)(e) of this section.	1058
(b) "Fractional owner" means a person that owns or	1059
possesses at least a one-sixteenth interest in a program	1060
aircraft and has entered into the agreements described in	1061
division (KKK)(1)(e) of this section.	1062
(c) "Fractional ownership program aircraft" or "program	1063
aircraft" means a turbojet aircraft that is owned or possessed	1064
by a fractional owner and that has been included in a dry-lease	1065

aircraft interchange arrangement and agreement under divisions1066(KKK) (1) (d) and (e) of this section, or an aircraft a program1067manager owns or possesses primarily for use in a fractional1068aircraft ownership program.1069

(d) "Management services" means administrative and 1070 aviation support services furnished under a fractional aircraft 1071 ownership program in accordance with a management services 1072 agreement under division (KKK) (1) (e) of this section, and 1073 offered by the program manager to the fractional owners, 1074 including, at a minimum, the establishment and implementation of 1075 safety guidelines; the coordination of the scheduling of the 1076 program aircraft and crews; program aircraft maintenance; 1077 program aircraft insurance; crew training for crews employed, 1078 furnished, or contracted by the program manager or the 1079 fractional owner; the satisfaction of record-keeping 1080 requirements; and the development and use of an operations 1081 manual and a maintenance manual for the fractional aircraft 1082 ownership program. 1083

(e) "Program manager" means the person that offers
management services to fractional owners pursuant to a
management services agreement under division (KKK) (1) (e) of this
section.

(LLL) "Electronic publishing" means providing access to 1088 one or more of the following primarily for business customers, 1089 including the federal government or a state government or a 1090 political subdivision thereof, to conduct research: news; 1091 business, financial, legal, consumer, or credit materials; 1092 editorials, columns, reader commentary, or features; photos or 1093 images; archival or research material; legal notices, identity 1094 verification, or public records; scientific, educational, 1095

instructional, technical, professional, trade, or other literary 1096
materials; or other similar information which has been gathered 1097
and made available by the provider to the consumer in an 1098
electronic format. Providing electronic publishing includes the 1099
functions necessary for the acquisition, formatting, editing, 1100
storage, and dissemination of data or information that is the 1101
subject of a sale. 1102

(MMM) "Medicaid health insuring corporation" means a 1103
health insuring corporation that holds a certificate of 1104
authority under Chapter 1751. of the Revised Code and is under 1105
contract with the department of job and family services pursuant 1106
to section 5111.17 of the Revised Code. 1107

(NNN) "Managed care premium" means any premium, 1108
capitation, or other payment a medicaid health insuring 1109
corporation receives for providing or arranging for the 1110
provision of health care services to its members or enrollees 1111
residing in this state. 1112

(000) "Captive deer" means deer and other cervidae that 1113
have been legally acquired, or their offspring, that are 1114
privately owned for agricultural or farming purposes. 1115

(PPP) "Gift card" means a document, card, certificate, or 1116 other record, whether tangible or intangible, that may be 1117 redeemed by a consumer for a dollar value when making a purchase 1118 of tangible personal property or services. 1119

(QQQ) "Specified digital product" means an electronically 1120 transferred digital audiovisual work, digital audio work, or 1121 digital book. 1122

As used in division (QQQ) of this section: 1123

(1) "Digital audiovisual work" means a series of related 1124

images that, when shown in succession, impart an impression of 1125 motion, together with accompanying sounds, if any. 1126 (2) "Digital audio work" means a work that results from 1127 the fixation of a series of musical, spoken, or other sounds, 1128 including digitized sound files that are downloaded onto a 1129 device and that may be used to alert the customer with respect 1130 to a communication. 1131 1132 (3) "Digital book" means a work that is generally recognized in the ordinary and usual sense as a book. 1133 (4) "Electronically transferred" means obtained by the 1134 1135 purchaser by means other than tangible storage media. (RRR) "Municipal gas utility" means a municipal 1136 corporation that owns or operates a system for the distribution 1137 of natural gas. 1138 1139 Sec. 5739.02. For the purpose of providing revenue with which to meet the needs of the state, for the use of the general 1140 revenue fund of the state, for the purpose of securing a 1141 thorough and efficient system of common schools throughout the 1142 state, for the purpose of affording revenues, in addition to 1143 those from general property taxes, permitted under 1144 constitutional limitations, and from other sources, for the 1145 support of local governmental functions, and for the purpose of 1146 reimbursing the state for the expense of administering this 1147 chapter, an excise tax is hereby levied on each retail sale made 1148 in this state. 1149

(A) (1) The tax shall be collected as provided in section
5739.025 of the Revised Code. The rate of the tax shall be five
and three-fourths per cent. The tax applies and is collectible
when the sale is made, regardless of the time when the price is

paid or delivered.

(2) In the case of the lease or rental, with a fixed term 1155 of more than thirty days or an indefinite term with a minimum 1156 period of more than thirty days, of any motor vehicles designed 1157 by the manufacturer to carry a load of not more than one ton, 1158 watercraft, outboard motor, or aircraft, or of any tangible 1159 personal property, other than motor vehicles designed by the 1160 manufacturer to carry a load of more than one ton, to be used by 1161 the lessee or renter primarily for business purposes, the tax 1162 1163 shall be collected by the vendor at the time the lease or rental is consummated and shall be calculated by the vendor on the 1164 basis of the total amount to be paid by the lessee or renter 1165 under the lease agreement. If the total amount of the 1166 consideration for the lease or rental includes amounts that are 1167 not calculated at the time the lease or rental is executed, the 1168 tax shall be calculated and collected by the vendor at the time 1169 such amounts are billed to the lessee or renter. In the case of 1170 an open-end lease or rental, the tax shall be calculated by the 1171 vendor on the basis of the total amount to be paid during the 1172 initial fixed term of the lease or rental, and for each 1173 subsequent renewal period as it comes due. As used in this 1174 division, "motor vehicle" has the same meaning as in section 1175 4501.01 of the Revised Code, and "watercraft" includes an 1176 outdrive unit attached to the watercraft. 1177

A lease with a renewal clause and a termination penalty or1178similar provision that applies if the renewal clause is not1179exercised is presumed to be a sham transaction. In such a case,1180the tax shall be calculated and paid on the basis of the entire1181length of the lease period, including any renewal periods, until1182the termination penalty or similar provision no longer applies.1183The taxpayer shall bear the burden, by a preponderance of the1184

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evidence, that the transaction or series of transactions is not 1185 a sham transaction. 1186 (3) Except as provided in division (A)(2) of this section, 1187 in the case of a sale, the price of which consists in whole or 1188 in part of the lease or rental of tangible personal property, 1189 the tax shall be measured by the installments of that lease or 1190 rental. 1191 (4) In the case of a sale of a physical fitness facility 1192 service or recreation and sports club service, the price of 1193 which consists in whole or in part of a membership for the 1194 receipt of the benefit of the service, the tax applicable to the 1195 sale shall be measured by the installments thereof. 1196 (B) The tax does not apply to the following: 1197 (1) Sales to the state or any of its political 1198 subdivisions, or to any other state or its political 1199 subdivisions if the laws of that state exempt from taxation 1200 sales made to this state and its political subdivisions; 1201 (2) Sales of food for human consumption off the premises 1202 where sold; 1203 (3) Sales of food sold to students only in a cafeteria, 1204 dormitory, fraternity, or sorority maintained in a private, 1205 public, or parochial school, college, or university; 1206 (4) Sales of newspapers and sales or transfers of 1207 magazines distributed as controlled circulation publications; 1208 (5) The furnishing, preparing, or serving of meals without 1209 charge by an employer to an employee provided the employer 1210

records the meals as part compensation for services performed or 1211 work done; 1212

(6) Sales of motor fuel upon receipt, use, distribution, 1213 or sale of which in this state a tax is imposed by the law of 1214 this state, but this exemption shall not apply to the sale of 1215 motor fuel on which a refund of the tax is allowable under 1216 division (A) of section 5735.14 of the Revised Code; and the tax 1217 commissioner may deduct the amount of tax levied by this section 1218 applicable to the price of motor fuel when granting a refund of 1219 motor fuel tax pursuant to division (A) of section 5735.14 of 1220 the Revised Code and shall cause the amount deducted to be paid 1221 into the general revenue fund of this state; 1222

(7) Sales of natural gas by a natural gas company<u>or</u> 1223 <u>municipal gas utility</u>, of water by a water-works company, or of 1224 steam by a heating company, if in each case the thing sold is 1225 delivered to consumers through pipes or conduits, and all sales 1226 of communications services by a telegraph company, all terms as 1227 defined in section 5727.01 of the Revised Code, and sales of 1228 electricity delivered through wires; 1229

(8) Casual sales by a person, or auctioneer employed
directly by the person to conduct such sales, except as to such
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sales of motor vehicles, watercraft or outboard motors required
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to be titled under section 1548.06 of the Revised Code,
watercraft documented with the United States coast guard,
snowmobiles, and all-purpose vehicles as defined in section
4519.01 of the Revised Code;

(9) (a) Sales of services or tangible personal property,
other than motor vehicles, mobile homes, and manufactured homes,
by churches, organizations exempt from taxation under section
501 (c) (3) of the Internal Revenue Code of 1986, or nonprofit
organizations operated exclusively for charitable purposes as
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defined in division (B) (12) of this section, provided that the

number of days on which such tangible personal property or 1243 services, other than items never subject to the tax, are sold 1244 does not exceed six in any calendar year, except as otherwise 1245 provided in division (B)(9)(b) of this section. If the number of 1246 days on which such sales are made exceeds six in any calendar 1247 year, the church or organization shall be considered to be 1248 engaged in business and all subsequent sales by it shall be 1249 subject to the tax. In counting the number of days, all sales by 1250 groups within a church or within an organization shall be 1251 considered to be sales of that church or organization. 1252

(b) The limitation on the number of days on which tax-1253 exempt sales may be made by a church or organization under 1254 division (B)(9)(a) of this section does not apply to sales made 1255 by student clubs and other groups of students of a primary or 1256 secondary school, or a parent-teacher association, booster 1257 group, or similar organization that raises money to support or 1258 fund curricular or extracurricular activities of a primary or 1259 secondary school. 1260

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

(10) Sales not within the taxing power of this state under
the Constitution or laws of the United States or the
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
is by a private investigation and security service;

(12) Sales of tangible personal property or services to 1271

churches, to organizations exempt from taxation under section 1272 501(c)(3) of the Internal Revenue Code of 1986, and to any other 1273 nonprofit organizations operated exclusively for charitable 1274 purposes in this state, no part of the net income of which 1275 inures to the benefit of any private shareholder or individual, 1276 and no substantial part of the activities of which consists of 1277 carrying on propaganda or otherwise attempting to influence 1278 legislation; sales to offices administering one or more homes 1279 for the aged or one or more hospital facilities exempt under 1280 section 140.08 of the Revised Code; and sales to organizations 1281 described in division (D) of section 5709.12 of the Revised 1282 Code. 1283

"Charitable purposes" means the relief of poverty; the 1284 improvement of health through the alleviation of illness, 1285 disease, or injury; the operation of an organization exclusively 1286 for the provision of professional, laundry, printing, and 1287 purchasing services to hospitals or charitable institutions; the 1288 operation of a home for the aged, as defined in section 5701.13 1289 of the Revised Code; the operation of a radio or television 1290 broadcasting station that is licensed by the federal 1291 communications commission as a noncommercial educational radio 1292 or television station; the operation of a nonprofit animal 1293 adoption service or a county humane society; the promotion of 1294 education by an institution of learning that maintains a faculty 1295 of qualified instructors, teaches regular continuous courses of 1296 study, and confers a recognized diploma upon completion of a 1297 specific curriculum; the operation of a parent-teacher 1298 association, booster group, or similar organization primarily 1299 engaged in the promotion and support of the curricular or 1300 extracurricular activities of a primary or secondary school; the 1301 operation of a community or area center in which presentations 1302

in music, dramatics, the arts, and related fields are made in 1303
order to foster public interest and education therein; the 1304
production of performances in music, dramatics, and the arts; or 1305
the promotion of education by an organization engaged in 1306
carrying on research in, or the dissemination of, scientific and 1307
technological knowledge and information primarily for the 1308
public. 1309

Nothing in this division shall be deemed to exempt sales1310to any organization for use in the operation or carrying on of a1311trade or business, or sales to a home for the aged for use in1312the operation of independent living facilities as defined in1313division (A) of section 5709.12 of the Revised Code.1314

(13) Building and construction materials and services sold 1315 to construction contractors for incorporation into a structure 1316 or improvement to real property under a construction contract 1317 with this state or a political subdivision of this state, or 1318 with the United States government or any of its agencies; 1319 building and construction materials and services sold to 1320 construction contractors for incorporation into a structure or 1321 1322 improvement to real property that are accepted for ownership by this state or any of its political subdivisions, or by the 1323 1324 United States government or any of its agencies at the time of completion of the structures or improvements; building and 1325 construction materials sold to construction contractors for 1326 incorporation into a horticulture structure or livestock 1327 structure for a person engaged in the business of horticulture 1328 or producing livestock; building materials and services sold to 1329 a construction contractor for incorporation into a house of 1330 public worship or religious education, or a building used 1331 exclusively for charitable purposes under a construction 1332 contract with an organization whose purpose is as described in 1333

division (B)(12) of this section; building materials and 1334 services sold to a construction contractor for incorporation 1335 into a building under a construction contract with an 1336 organization exempt from taxation under section 501(c)(3) of the 1337 Internal Revenue Code of 1986 when the building is to be used 1338 exclusively for the organization's exempt purposes; building and 1339 construction materials sold for incorporation into the original 1340 construction of a sports facility under section 307.696 of the 1341 Revised Code; building and construction materials and services 1342 sold to a construction contractor for incorporation into real 1343 property outside this state if such materials and services, when 1344 sold to a construction contractor in the state in which the real 1345 property is located for incorporation into real property in that 1346 state, would be exempt from a tax on sales levied by that state; 1347 building and construction materials for incorporation into a 1348 transportation facility pursuant to a public-private agreement 1349 entered into under sections 5501.70 to 5501.83 of the Revised 1350 Code; and, until one calendar year after the construction of a 1351 convention center that qualifies for property tax exemption 1352 under section 5709.084 of the Revised Code is completed, 1353 building and construction materials and services sold to a 1354 construction contractor for incorporation into the real property 1355 comprising that convention center; 1356

(14) Sales of ships or vessels or rail rolling stock used
or to be used principally in interstate or foreign commerce, and
repairs, alterations, fuel, and lubricants for such ships or
vessels or rail rolling stock;

(15) Sales to persons primarily engaged in any of the 1361 activities mentioned in division (B)(42)(a), (g), or (h) of this 1362 section, to persons engaged in making retail sales, or to 1363 persons who purchase for sale from a manufacturer tangible 1364 personal property that was produced by the manufacturer in 1365 accordance with specific designs provided by the purchaser, of 1366 packages, including material, labels, and parts for packages, 1367 and of machinery, equipment, and material for use primarily in 1368 packaging tangible personal property produced for sale, 1369 including any machinery, equipment, and supplies used to make 1370 labels or packages, to prepare packages or products for 1371 labeling, or to label packages or products, by or on the order 1372 of the person doing the packaging, or sold at retail. "Packages" 1373 includes bags, baskets, cartons, crates, boxes, cans, bottles, 1374 bindings, wrappings, and other similar devices and containers, 1375 but does not include motor vehicles or bulk tanks, trailers, or 1376 similar devices attached to motor vehicles. "Packaging" means 1377 placing in a package. Division (B) (15) of this section does not 1378 apply to persons engaged in highway transportation for hire. 1379

(16) Sales of food to persons using supplemental nutrition assistance program benefits to purchase the food. As used in this division, "food" has the same meaning as in 7 U.S.C. 2012 and federal regulations adopted pursuant to the Food and Nutrition Act of 2008.

(17) Sales to persons engaged in farming, agriculture, 1385 horticulture, or floriculture, of tangible personal property for 1386 use or consumption primarily in the production by farming, 1387 agriculture, horticulture, or floriculture of other tangible 1388 personal property for use or consumption primarily in the 1389 production of tangible personal property for sale by farming, 1390 agriculture, horticulture, or floriculture; or material and 1391 parts for incorporation into any such tangible personal property 1392 for use or consumption in production; and of tangible personal 1393 property for such use or consumption in the conditioning or 1394 holding of products produced by and for such use, consumption, 1395

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or sale by persons engaged in farming, agriculture, 1396 horticulture, or floriculture, except where such property is 1397 incorporated into real property; 1398

(18) Sales of drugs for a human being that may be 1399 dispensed only pursuant to a prescription; insulin as recognized 1400 in the official United States pharmacopoeia; urine and blood 1401 testing materials when used by diabetics or persons with 1402 hypoglycemia to test for glucose or acetone; hypodermic syringes 1403 and needles when used by diabetics for insulin injections; 1404 epoetin alfa when purchased for use in the treatment of persons 1405 with medical disease; hospital beds when purchased by hospitals, 1406 nursing homes, or other medical facilities; and medical oxygen 1407 and medical oxygen-dispensing equipment when purchased by 1408 hospitals, nursing homes, or other medical facilities; 1409

(19) Sales of prosthetic devices, durable medical 1410 equipment for home use, or mobility enhancing equipment, when 1411 made pursuant to a prescription and when such devices or 1412 equipment are for use by a human being. 1413

(20) Sales of emergency and fire protection vehicles and 1414 equipment to nonprofit organizations for use solely in providing 1415 fire protection and emergency services, including trauma care 1416 and emergency medical services, for political subdivisions of 1417 the state; 1418

(21) Sales of tangible personal property manufactured in 1419 this state, if sold by the manufacturer in this state to a 1420 retailer for use in the retail business of the retailer outside 1421 of this state and if possession is taken from the manufacturer 1422 by the purchaser within this state for the sole purpose of 1423 immediately removing the same from this state in a vehicle owned 1424 by the purchaser; 1425

(22) Sales of services provided by the state or any of its 1426 political subdivisions, agencies, instrumentalities, 1427 institutions, or authorities, or by governmental entities of the 1428 state or any of its political subdivisions, agencies, 1429 instrumentalities, institutions, or authorities; 1430 (23) Sales of motor vehicles to nonresidents of this state 1431 under the circumstances described in division (B) of section 1432 5739.029 of the Revised Code; 1433 (24) Sales to persons engaged in the preparation of eggs 1434 for sale of tangible personal property used or consumed directly 1435 in such preparation, including such tangible personal property 1436 used for cleaning, sanitizing, preserving, grading, sorting, and 1437 classifying by size; packages, including material and parts for 1438 packages, and machinery, equipment, and material for use in 1439 packaging eggs for sale; and handling and transportation 1440 equipment and parts therefor, except motor vehicles licensed to 1441 operate on public highways, used in intraplant or interplant 1442 transfers or shipment of eggs in the process of preparation for 1443 sale, when the plant or plants within or between which such 1444 transfers or shipments occur are operated by the same person. 1445 "Packages" includes containers, cases, baskets, flats, fillers, 1446 filler flats, cartons, closure materials, labels, and labeling 1447 materials, and "packaging" means placing therein. 1448 (25) (a) Sales of water to a consumer for residential use; 1449

(b) Sales of water by a nonprofit corporation engaged
exclusively in the treatment, distribution, and sale of water to
consumers, if such water is delivered to consumers through pipes
1452
or tubing.

(26) Fees charged for inspection or reinspection of motor 1454

vehicles under section 3704.14 of the Revised Code; 1455 (27) Sales to persons licensed to conduct a food service 1456 operation pursuant to section 3717.43 of the Revised Code, of 1457 tangible personal property primarily used directly for the 1458 following: 1459 (a) To prepare food for human consumption for sale; 1460 (b) To preserve food that has been or will be prepared for 1461 human consumption for sale by the food service operator, not 1462 including tangible personal property used to display food for 1463 selection by the consumer; 1464 (c) To clean tangible personal property used to prepare or 1465 serve food for human consumption for sale. 1466 1467 (28) Sales of animals by nonprofit animal adoption services or county humane societies; 1468 (29) Sales of services to a corporation described in 1469 division (A) of section 5709.72 of the Revised Code, and sales 1470 of tangible personal property that qualifies for exemption from 1471 taxation under section 5709.72 of the Revised Code; 1472 (30) Sales and installation of agricultural land tile, as 1473 defined in division (B)(5)(a) of section 5739.01 of the Revised 1474 Code; 1475 (31) Sales and erection or installation of portable grain 1476 bins, as defined in division (B)(5)(b) of section 5739.01 of the 1477 Revised Code; 1478 (32) The sale, lease, repair, and maintenance of, parts 1479 for, or items attached to or incorporated in, motor vehicles 1480 that are primarily used for transporting tangible personal 1481 property belonging to others by a person engaged in highway 1482

transportation for hire, except for packages and packaging used 1483 for the transportation of tangible personal property; 1484 (33) Sales to the state headquarters of any veterans' 1485 organization in this state that is either incorporated and 1486 issued a charter by the congress of the United States or is 1487 recognized by the United States veterans administration, for use 1488 by the headquarters; 1489 (34) Sales to a telecommunications service vendor, mobile 1490 telecommunications service vendor, or satellite broadcasting 1491 service vendor of tangible personal property and services used 1492 directly and primarily in transmitting, receiving, switching, or 1493 recording any interactive, one- or two-way electromagnetic 1494 communications, including voice, image, data, and information, 1495 through the use of any medium, including, but not limited to, 1496 poles, wires, cables, switching equipment, computers, and record 1497 storage devices and media, and component parts for the tangible 1498 personal property. The exemption provided in this division shall 1499 be in lieu of all other exemptions under division (B) (42) (a) or 1500 (n) of this section to which the vendor may otherwise be 1501 entitled, based upon the use of the thing purchased in providing 1502 the telecommunications, mobile telecommunications, or satellite 1503 broadcasting service. 1504

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

(b) Sales to direct marketing vendors of preliminary
materials such as photographs, artwork, and typesetting that
will be used in printing advertising material; and of printed
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matter that offers free merchandise or chances to win sweepstake 1513
prizes and that is mailed to potential customers with 1514
advertising material described in division (B)(35)(a) of this 1515
section; 1516

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

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

For purposes of division (B) (35) of this section, "direct 1524 marketing" means the method of selling where consumers order 1525 tangible personal property by United States mail, delivery 1526 service, or telecommunication and the vendor delivers or ships 1527 the tangible personal property sold to the consumer from a 1528 warehouse, catalogue distribution center, or similar fulfillment 1529 facility by means of the United States mail, delivery service, 1530 or common carrier. 1531

(36) Sales to a person engaged in the business of 1532 horticulture or producing livestock of materials to be 1533 incorporated into a horticulture structure or livestock 1534 structure; 1535

(37) Sales of personal computers, computer monitors, 1536 computer keyboards, modems, and other peripheral computer 1537 equipment to an individual who is licensed or certified to teach 1538 in an elementary or a secondary school in this state for use by 1539 that individual in preparation for teaching elementary or 1540 secondary school students; 1541

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(38) Sales to a professional racing team of any of the	1542
following:	1543
(a) Motor racing vehicles;	1544
(b) Repair services for motor racing vehicles;	1545
(c) Items of property that are attached to or incorporated	1546
in motor racing vehicles, including engines, chassis, and all	1547
other components of the vehicles, and all spare, replacement,	1548
and rebuilt parts or components of the vehicles; except not	1549
including tires, consumable fluids, paint, and accessories	1550
consisting of instrumentation sensors and related items added to	1551
the vehicle to collect and transmit data by means of telemetry	1552
and other forms of communication.	1553
(39) Sales of used manufactured homes and used mobile	1554
homes, as defined in section 5739.0210 of the Revised Code, made	1555
on or after January 1, 2000;	1556
(40) Sales of tangible personal property and services to a	1557
provider of electricity used or consumed directly and primarily	1558
in generating, transmitting, or distributing electricity for use	1559
by others, including property that is or is to be incorporated	1560
into and will become a part of the consumer's production,	1561
transmission, or distribution system and that retains its	1562
classification as tangible personal property after	1563

incorporation; fuel or power used in the production, 1564 transmission, or distribution of electricity; energy conversion 1565 equipment as defined in section 5727.01 of the Revised Code; and 1566 tangible personal property and services used in the repair and 1567 maintenance of the production, transmission, or distribution 1568 system, including only those motor vehicles as are specially 1569 designed and equipped for such use. The exemption provided in 1570

this division shall be in lieu of all other exemptions in1571division (B)(42)(a) or (n) of this section to which a provider1572of electricity may otherwise be entitled based on the use of the1573tangible personal property or service purchased in generating,1574transmitting, or distributing electricity.1575

(41) Sales to a person providing services under division
(B) (3) (r) of section 5739.01 of the Revised Code of tangible
personal property and services used directly and primarily in
providing taxable services under that section.

(42) Sales where the purpose of the purchaser is to do any 1580
of the following: 1581

(a) To incorporate the thing transferred as a material or 1582 a part into tangible personal property to be produced for sale 1583 by manufacturing, assembling, processing, or refining; or to use 1584 or consume the thing transferred directly in producing tangible 1585 personal property for sale by mining, including, without 1586 limitation, the extraction from the earth of all substances that 1587 are classed geologically as minerals, production of crude oil 1588 and natural gas, or directly in the rendition of a public 1589 utility service, except that the sales tax levied by this 1590 section shall be collected upon all meals, drinks, and food for 1591 human consumption sold when transporting persons. Persons 1592 engaged in rendering services in the exploration for, and 1593 production of, crude oil and natural gas for others are deemed 1594 engaged directly in the exploration for, and production of, 1595 crude oil and natural gas. This paragraph does not exempt from 1596 "retail sale" or "sales at retail" the sale of tangible personal 1597 property that is to be incorporated into a structure or 1598 improvement to real property. 1599

(b) To hold the thing transferred as security for the 1600

performance of an obligation of the vendor;	1601
(c) To resell, hold, use, or consume the thing transferred	1602
as evidence of a contract of insurance;	1603
(d) To use or consume the thing directly in commercial	1604
fishing;	1605
(e) To incorporate the thing transferred as a material or	1606
a part into, or to use or consume the thing transferred directly	1607
in the production of, magazines distributed as controlled	1608
circulation publications;	1609
(f) To use or consume the thing transferred in the	1610
production and preparation in suitable condition for market and	1611
sale of printed, imprinted, overprinted, lithographic,	1612
multilithic, blueprinted, photostatic, or other productions or	1613
reproductions of written or graphic matter;	1614
(g) To use the thing transferred, as described in section	1615
5739.011 of the Revised Code, primarily in a manufacturing	1616
operation to produce tangible personal property for sale;	1617
(h) To use the benefit of a warranty, maintenance or	1618
service contract, or similar agreement, as described in division	1619
(B)(7) of section 5739.01 of the Revised Code, to repair or	1620
maintain tangible personal property, if all of the property that	1621
is the subject of the warranty, contract, or agreement would not	1622
be subject to the tax imposed by this section;	1623
(i) To use the thing transferred as qualified research and	1624
development equipment;	1625
(j) To use or consume the thing transferred primarily in	1626
storing, transporting, mailing, or otherwise handling purchased	1627
sales inventory in a warehouse, distribution center, or similar	1628

facility when the inventory is primarily distributed outside 1629 this state to retail stores of the person who owns or controls 1630 the warehouse, distribution center, or similar facility, to 1631 retail stores of an affiliated group of which that person is a 1632 member, or by means of direct marketing. This division does not 1633 apply to motor vehicles registered for operation on the public 1634 highways. As used in this division, "affiliated group" has the 1635 same meaning as in division (B)(3)(e) of section 5739.01 of the 1636 Revised Code and "direct marketing" has the same meaning as in 1637 division (B)(35) of this section. 1638

(k) To use or consume the thing transferred to fulfill a 1639 contractual obligation incurred by a warrantor pursuant to a 1640 warranty provided as a part of the price of the tangible 1641 personal property sold or by a vendor of a warranty, maintenance 1642 or service contract, or similar agreement the provision of which 1643 is defined as a sale under division (B) (7) of section 5739.01 of 1644 the Revised Code; 1645

(1) To use or consume the thing transferred in theproduction of a newspaper for distribution to the public;1647

(m) To use tangible personal property to perform a service
listed in division (B)(3) of section 5739.01 of the Revised
Code, if the property is or is to be permanently transferred to
the consumer of the service as an integral part of the
performance of the service;

(n) To use or consume the thing transferred primarily in
producing tangible personal property for sale by farming,
agriculture, horticulture, or floriculture. Persons engaged in
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rendering farming, agriculture, horticulture, or floriculture
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services for others are deemed engaged primarily in farming,
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agriculture, horticulture, or floriculture. This paragraph does

not exempt from "retail sale" or "sales at retail" the sale of 1659 tangible personal property that is to be incorporated into a 1660 structure or improvement to real property. 1661

(o) To use or consume the thing transferred in acquiring,
formatting, editing, storing, and disseminating data or
information by electronic publishing;
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(p) To provide the thing transferred to the owner or
lessee of a motor vehicle that is being repaired or serviced, if
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the thing transferred is a rented motor vehicle and the
purchaser is reimbursed for the cost of the rented motor vehicle
by a manufacturer, warrantor, or provider of a maintenance,
service, or other similar contract or agreement, with respect to
the motor vehicle that is being repaired or serviced.

As used in division (B)(42) of this section, "thing" 1672 includes all transactions included in divisions (B)(3)(a), (b), 1673 and (e) of section 5739.01 of the Revised Code. 1674

(43) Sales conducted through a coin operated device that 1675 activates vacuum equipment or equipment that dispenses water, 1676 whether or not in combination with soap or other cleaning agents 1677 or wax, to the consumer for the consumer's use on the premises 1678 in washing, cleaning, or waxing a motor vehicle, provided no 1679 other personal property or personal service is provided as part 1680 of the transaction. 1681

(44) Sales of replacement and modification parts for 1682 engines, airframes, instruments, and interiors in, and paint 1683 for, aircraft used primarily in a fractional aircraft ownership 1684 program, and sales of services for the repair, modification, and 1685 maintenance of such aircraft, and machinery, equipment, and 1686 supplies primarily used to provide those services. 1687

(45) Sales of telecommunications service that is used 1688 directly and primarily to perform the functions of a call 1689 center. As used in this division, "call center" means any 1690 physical location where telephone calls are placed or received 1691 in high volume for the purpose of making sales, marketing, 1692 customer service, technical support, or other specialized 1693 business activity, and that employs at least fifty individuals 1694 that engage in call center activities on a full-time basis, or 1695 sufficient individuals to fill fifty full-time equivalent 1696 positions. 1697 (46) Sales by a telecommunications service vendor of 900 1698 service to a subscriber. This division does not apply to 1699 information services, as defined in division (FF) of section 1700 5739.01 of the Revised Code. 1701 (47) Sales of value-added non-voice data service. This 1702 division does not apply to any similar service that is not 1703 otherwise a telecommunications service. 1704 (48) (a) Sales of machinery, equipment, and software to a 1705 qualified direct selling entity for use in a warehouse or 1706 distribution center primarily for storing, transporting, or 1707 otherwise handling inventory that is held for sale to 1708 independent salespersons who operate as direct sellers and that 1709 is held primarily for distribution outside this state; 1710

(b) As used in division (B)(48)(a) of this section: 1711

(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
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selling.

(ii) "Qualified direct selling entity" means an entity 1717 selling to direct sellers at the time the entity enters into a 1718 tax credit agreement with the tax credit authority pursuant to 1719 section 122.17 of the Revised Code, provided that the agreement 1720 was entered into on or after January 1, 2007. Neither 1721 contingencies relevant to the granting of, nor later 1722 developments with respect to, the tax credit shall impair the 1723 status of the qualified direct selling entity under division (B) 1724 (48) of this section after execution of the tax credit agreement 1725 by the tax credit authority. 1726

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

(49) Sales of materials, parts, equipment, or engines used 1731 in the repair or maintenance of aircraft or avionics systems of 1732 such aircraft, and sales of repair, remodeling, replacement, or 1733 maintenance services in this state performed on aircraft or on 1734 an aircraft's avionics, engine, or component materials or parts. 1735 As used in division (B)(49) of this section, "aircraft" means 1736 aircraft of more than six thousand pounds maximum certified 1737 takeoff weight or used exclusively in general aviation. 1738

(50) Sales of full flight simulators that are used for 1739 pilot or flight-crew training, sales of repair or replacement 1740 parts or components, and sales of repair or maintenance services 1741 for such full flight simulators. "Full flight simulator" means a 1742 replica of a specific type, or make, model, and series of 1743 aircraft cockpit. It includes the assemblage of equipment and 1744 computer programs necessary to represent aircraft operations in 1745 ground and flight conditions, a visual system providing an out-1746

of-the-cockpit view, and a system that provides cues at least 1747 equivalent to those of a three-degree-of-freedom motion system, 1748 and has the full range of capabilities of the systems installed 1749 in the device as described in appendices A and B of part 60 of 1750 chapter 1 of title 14 of the Code of Federal Regulations. 1751

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

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

(i) "Qualifying corporation" means a nonprofit corporation 1757 organized in this state that leases from an eligible county 1758 land, buildings, structures, fixtures, and improvements to the 1759 land that are part of or used in a public recreational facility 1760 used by a major league professional athletic team or a class A 1761 to class AAA minor league affiliate of a major league 1762 professional athletic team for a significant portion of the 1763 team's home schedule, provided the following apply: 1764

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

(II) Upon dissolution and liquidation of the nonprofit 1771 corporation, all of its net assets are distributable to the 1772 board of commissioners of the eligible county from which the 1773 corporation leases the facility. 1774

(ii) "Eligible county" has the same meaning as in section 1775

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307.695 of the Revised Code.

(53) Sales to or by a cable service provider, video 1777 service provider, or radio or television broadcast station 1778 regulated by the federal government of cable service or 1779 programming, video service or programming, audio service or 1780 programming, or electronically transferred digital audiovisual 1781 or audio work. As used in division (B) (53) of this section, 1782 "cable service" and "cable service provider" have the same 1783 meanings as in section 1332.01 of the Revised Code, and "video 1784 service," "video service provider," and "video programming" have 1785 the same meanings as in section 1332.21 of the Revised Code. 1786

(C) For the purpose of the proper administration of this
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chapter, and to prevent the evasion of the tax, it is presumed
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that all sales made in this state are subject to the tax until
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the contrary is established.

(D) The levy of this tax on retail sales of recreation and
sports club service shall not prevent a municipal corporation
from levying any tax on recreation and sports club dues or on
any income generated by recreation and sports club dues.

(E) The tax collected by the vendor from the consumer 1795 under this chapter is not part of the price, but is a tax 1796 collection for the benefit of the state, and of counties levying 1797 an additional sales tax pursuant to section 5739.021 or 5739.026 1798 of the Revised Code and of transit authorities levying an 1799 additional sales tax pursuant to section 5739.023 of the Revised 1800 Code. Except for the discount authorized under section 5739.12 1801 of the Revised Code and the effects of any rounding pursuant to 1802 section 5703.055 of the Revised Code, no person other than the 1803 state or such a county or transit authority shall derive any 1804 benefit from the collection or payment of the tax levied by this 1805

property be abated.

section or section 5739.021, 5739.023, or 5739.026 of the Revised Code. 1807 Section 2. That existing sections 5739.01 and 5739.02 of 1808 the Revised Code are hereby repealed. 1809 Section 3. As used in this section, "qualified property" 1810 means real property owned by a housing authority that satisfies 1811 the qualifications for tax exemption under sections 3735.34 and 1812 5709.10 of the Revised Code. 1813 1814 Notwithstanding section 5713.081 of the Revised Code, when qualified property has not received tax exemption due to a 1815 failure to comply with Chapter 5713. or section 5715.27 of the 1816

Revised Code, the current owner of the property, at any time on

or before twelve months after the effective date of this

section, may file with the Tax Commissioner an application

and that all unpaid taxes, penalties, and interest on the

requesting that the property be placed on the tax-exempt list

The application shall be made on the form prescribed by 1823 the Commissioner under section 5715.27 of the Revised Code and 1824 shall list the name of the county in which the property is 1825 located; the property's parcel number or legal description; its 1826 assessed value; the amount in dollars of the unpaid taxes, 1827 penalties, and interest; and any other information required by 1828 the Commissioner. The county auditor shall supply the required 1829 information upon request of the applicant. 1830

After receiving and considering the application, the 1831 Commissioner shall determine if the applicant meets the 1832 qualifications set forth in this section. If so, the 1833 Commissioner shall issue an order directing that the property be 1834

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placed on the tax-exempt list of the county and that all unpaid1835taxes, penalties, and interest be abated. If the Commissioner1836finds that the property is not now being used for an exempt1837purpose or is otherwise ineligible for abatement of taxes,1838penalties, and interest under this section, the Commissioner1839shall issue an order denying the application.1840

If the Commissioner finds that the property is not 1841 entitled to tax exemption and to the abatement of unpaid taxes, 1842 penalties, and interest, the Commissioner shall order the county 1843 treasurer of the county in which the property is located to 1844 collect all taxes, penalties, and interest due on the property 1845 for those years in accordance with law. 1846

The Commissioner may apply this section to any qualified 1847 property that is the subject of an application for exemption 1848 pending before the Commissioner on the effective date of this 1849 section without requiring the property owner to file an 1850 additional application. 1851

Section 4. The amendment by this act of sections 5739.01 1852 and 5739.02 of the Revised Code is intended to be remedial in 1853 nature and shall apply to all sales made before, on, or after 1854 the effective date of this act. 1855