#### As Passed by the House

# **132nd General Assembly**

Regular Session 2017-2018

Sub. H. B. No. 531

### Representatives Schuring, Greenspan

Cosponsors: Representatives Anielski, Ashford, Barnes, Brown, Clyde, Craig, Gavarone, Lanese, Leland, Lepore-Hagan, Manning, Miller, O'Brien, Reineke, Rezabek, Rogers, Ryan, Strahorn, Sweeney, West

## A BILL

То	amend sections 122.12, 122.121, and 5739.21 and	1
	to enact section 122.122 of the Revised Code to	2
	remove limitations on the amount of sports	3
	events grants that may be awarded in a fiscal	4
	year or for a specific grant, to modify	5
	eligibility requirements for such grants, and to	6
	fund the grant program from state sales tax	7
	receipts.	8

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

Section 1. That sections 122.12, 122.121, and 5739.21 be	9
amended and section 122.122 of the Revised Code be enacted to	10
read as follows:	11
	1.0
Sec. 122.12. As used in this section and in section	12
sections 122.121 and 122.122 of the Revised Code:	13
(A) "Endorsing county" means a county that contains a site	14
selected by a site selection organization for one or more games.	15
(B) "Endorsing municipality" means a municipal corporation	16

that contains a site selected by a site selection organization	17
for one or more games.	18
(C) "Game support contract" means a joinder undertaking,	19
joinder agreement, or similar contract executed by an endorsing	20
municipality or endorsing county and a site selection	21
organization.	22
(D) (1) "Game" means a national or international	23
competition of football, auto racing, rugby, cricket, horse-	24
racing, mixed martial arts, boxing, or any sport that is-	25
governed by an international federation and included in at least-	26
one of the following:	27
(a) Olympic games;	28
(b) Pan American games;	29
(c) Commonwealth games.	30
(2) "Game" includes or other event, such as a player	31
draft, associated with a sport, including the special olympics.	32
(E) "Joinder agreement" means an agreement entered into by	33
a local organizing committee, endorsing municipality, or	34
endorsing county, or more than one endorsing municipality or	35
county acting collectively and a site selection organization	36
setting out representations and assurances by each endorsing	37
municipality or endorsing county in connection with the	38
selection of a site in this state for the location of a game.	39
(F) "Joinder undertaking" means an agreement entered into	40
by a local organizing committee, endorsing municipality, or	41
endorsing county, or more than one endorsing municipality or	42
county acting collectively and a site selection organization	43
that each endorsing municipality or endorsing county will	44

execute a joinder agreement in the event that the site selection	45
organization selects a site in this state for a game.	46
(G) "Local organizing committee" means a nonprofit	47
corporation or its successor in interest that:	48
(1) Has been authorized by an endorsing municipality,	49
endorsing county, or more than one endorsing municipality or	50
county acting collectively to pursue an application and bid on	51
the applicant's behalf to a site selection organization for	52
selection as the site of one or more games; or	53
(2) With the authorization of an endorsing municipality,	54
endorsing county, or more than one endorsing municipality or	55
county acting collectively, has executed an agreement with a	56
site selection organization regarding a bid to host one or more	57
games.	58
(H) "Site selection organization" means the national or	59
international governing body of a sport that is recognized as	60
such by the endorsing municipality, endorsing county, or local	61
organizing committee.	62
(I) "Sport" means football, auto racing, rugby, cricket,	63
horse racing, mixed martial arts, boxing, baseball, or any sport	64
that is governed by an international federation and included in	65
at least one of the following:	66
(a) Olympic games;	67
(b) Pan American games;	68
(c) Commonwealth games.	69
Sec. 122.121. (A) If a A local organizing committee,	70
endorsing municipality, or endorsing county enters that has	71
<pre>entered_into a joinder undertaking with a site selection</pre>	72

organization <del>, the local organizing committee, endorsing</del>	73
municipality, or endorsing county with respect to a game that	74
has not been held in this state by the organization in either of	75
the two preceding years and for which the organization accepts	76
competitive bids to host may apply to the director of	77
development services, on a form and in the manner prescribed by	78
the director, for a grant from the sports event grant fund	79
created under section 122.122 of the Revised Code. The amount of	80
the grant shall be based on the projected incremental increase	81
in the receipts from the tax imposed under section 5739.02 of	82
the Revised Code within the market area designated under	83
division (C) of this section, for the two-week period that ends	84
at the end of the day after the date on which a—the game will be	85
held, that is directly attributable, as determined by the	86
director, to the preparation for and presentation of the game.	87
The director shall determine the projected incremental increase	88
in the tax imposed under section 5739.02 of the Revised Code by	89
using a formula approved <del>by the destination marketing</del>	90
association international for event impact or another formula of	91
similar purpose approved by the director in consultation with	92
the tax commissioner. The local organizing committee, endorsing	93
municipality, or endorsing county is eligible to receive a grant	94
under this section only if the projected incremental increase in	95
receipts from the tax imposed under section 5739.02 of the	96
Revised Code, as determined by the director, exceeds two hundred	97
fifty thousand dollars. The amount of the grant shall be paid	98
from the sports event grant fund and shall be not less than	99
fifty per cent of the projected incremental increase in	100
receipts, as determined by the director, but shall not exceed	101
five hundred thousand dollars. The director shall not issue	102
grants with a total value of more than one million dollars in	103
any fiscal year, and shall not issue any grant before July 1,	104

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2013 immediately certify to the tax commissioner the amount of	105
any grant awarded under this section and shall disburse the	106
grant to the local organizing committee, endorsing municipality,	107
or endorsing county from the sports event grant fund.	108
(B) If the director of development services approves an	109
application for a local organizing committee, endorsing	110
municipality, or endorsing county and that local organizing	111
committee, endorsing municipality, or endorsing county enters	112
into a joinder agreement with a site selection organization, the	113
local organizing committee, endorsing municipality, or endorsing	114
county shall file a copy of the joinder agreement with the	115
director. The grant shall be used exclusively by the local	116
organizing committee, endorsing municipality, or endorsing	117
county to fulfill a portion of its obligations to a site	118
selection organization under game support contracts, which	119
obligations may include the payment of costs relating to the	120
preparations necessary for the conduct of the game, including	121
acquiring, renovating, or constructing facilities; to pay the	122
costs of conducting the game; and to assist the local organizing	123
committee, endorsing municipality, or endorsing county in	124
providing assurances required by a site selection organization	125
sponsoring one or more games.	126
(C) For the purposes of division (A) of this section, the	127
director of development services, in consultation with the tax	128
commissioner, shall designate the market area for a game. The	129
market area shall consist of the combined statistical area, as	130
defined by the United States office of management and budget, in	131
which an endorsing municipality or endorsing county is located.	132

(D) A local organizing committee, endorsing municipality,

or endorsing county shall provide information required by the

director of development services and tax commissioner to enable 135 the director and commissioner to fulfill their duties under this 136 section, including annual audited statements of any financial 137 records required by a site selection organization and data 138 obtained by the local organizing committee, endorsing 139 municipality, or endorsing county relating to attendance at a 140 game and to the economic impact of the game. A local organizing 141 committee, an endorsing municipality, or an endorsing county 142 shall provide an annual audited financial statement if so 143 required by the director and commissioner, not later than the 144 end of the fourth month after the date the period covered by the 145 financial statement ends. 146

(E) Within thirty days after the game, the local 147 organizing committee, endorsing municipality, or endorsing 148 county shall report to the director of development services 149 about the economic impact of the game. The report shall be in 150 the form and substance required by the director, including, but 151 not limited to, a final income statement for the event showing 152 total revenue and expenditures and revenue and expenditures in 153 the market area for the game, and ticket sales for the game and 154 any related activities for which admission was charged. The 155 director shall determine, based on the reported information and 156 the exercise of reasonable judgment, the incremental increase in 157 receipts from the tax imposed under section 5739.02 of the 158 Revised Code directly attributable to the game. If the actual 159 incremental increase in such receipts is less than the projected 160 incremental increase in receipts, the director may require the 161 local organizing committee, endorsing municipality, or endorsing 162 county to refund to the state all or a portion of the grant. Any 163 refund remitted under this division shall be credited to the 164 general revenue fund. 165

(F) No disbursement may be made under this section if the	166
director of development services determines that it would be	167
used for the purpose of soliciting the relocation of a	168
professional sports franchise located in this state.	169
(G) This section may not be construed as creating or	170
requiring a state guarantee of obligations imposed on an	171
endorsing municipality or endorsing county under a game support	172
contract or any other agreement relating to hosting one or more	173
games in this state.	174
Sec. 122.122. There is hereby created in the state	175
treasury the sports event grant fund, which shall consist of	176
receipts from the tax levied under section 5739.02 of the	177
Revised Code, as determined under section 5739.21 of the Revised	178
Code. Money in the fund shall be used solely to make grants to a	179
local organizing committee, endorsing municipality, or endorsing	180
county under section 122.121 of the Revised Code.	181
Sec. 5739.21. (A) One hundred per cent of all money	182
deposited into the state treasury under sections 5739.01 to	183
5739.31 of the Revised Code that is not required to be	184
distributed as provided in section 5739.102 of the Revised Code	185
or division (B) or (E) of this section shall be credited to the	186
general revenue fund.	187
(B)(1) In any case where any county or transit authority	188
has levied a tax or taxes pursuant to section 5739.021,	189
5739.023, or 5739.026 of the Revised Code, the tax commissioner	190
shall, within forty-five days after the end of each month,	191
determine and certify to the director of budget and management	192
the amount of the aregoods of such tay or tayon required during	
the amount of the proceeds of such tax or taxes received during	193
that month from billings and assessments, or associated with tax	193 194

the county or transit authority levying the tax or taxes. The	196
amount to be returned to each county and transit authority shall	197
be a fraction of the aggregate amount of money collected with	198
respect to each area in which one or more of such taxes are	199
concurrently in effect with the tax levied by section 5739.02 of	200
the Revised Code. The numerator of the fraction is the rate of	201
the tax levied by the county or transit authority and the	202
denominator of the fraction is the aggregate rate of such taxes	203
applicable to such area. The amount to be returned to each	204
county or transit authority shall be reduced by the amount of	205
any refunds of county or transit authority tax paid pursuant to	206
section 5739.07 of the Revised Code during the same month, or	207
transfers made pursuant to division (B)(2) of section 5703.052	208
of the Revised Code.	209

- (2) On a periodic basis, using the best information 210 available, the tax commissioner shall distribute any amount of a 211 county or transit authority tax that cannot be distributed under 212 division (B)(1) of this section. Through audit or other means, 213 the commissioner shall attempt to obtain the information 214 necessary to make the distribution as provided under that 215 division and, on receipt of that information, shall make 216 adjustments to distributions previously made under this 217 division. 218
- (3) Beginning July 1, 2008, eight and thirty-three one-219 hundredths of one per cent of the revenue collected from the tax 220 due under division (A) of section 5739.029 of the Revised Code 221 shall be distributed to the county where the sale of the motor 222 vehicle is sitused under section 5739.035 of the Revised Code. 223 The amount to be so distributed to the county shall be 224 apportioned on the basis of the rates of taxes the county levies 225 pursuant to sections 5739.021 and 5739.026 of the Revised Code, 226

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as applicable, and shall be credited to the funds of the county	227
as provided in divisions (A) and (B) of section 5739.211 of the	228
Revised Code.	229
(C) The aggregate amount to be returned to any county or	230
transit authority shall be reduced by one per cent, which shall	231
be certified directly to the credit of the local sales tax	232
administrative fund, which is hereby created in the state	233
treasury. For the purpose of determining the amount to be	234
returned to a county and transit authority in which the rate of	235
tax imposed by the transit authority has been reduced under	236
section 5739.028 of the Revised Code, the tax commissioner shall	237
use the respective rates of tax imposed by the county or transit	238
authority that results from the change in the rates authorized	239
under that section.	240
(D) The director of budget and management shall transfer,	241
from the same funds and in the same proportions specified in	242
division (A) of this section, to the permissive tax distribution	243
fund created by division (B)(1) of section 4301.423 of the	244
Revised Code and to the local sales tax administrative fund, the	245
amounts certified by the tax commissioner. The tax commissioner	246
shall then, on or before the twentieth day of the month in which	247
such certification is made, provide for payment of such	248
respective amounts to the county treasurer and to the fiscal	249
officer of the transit authority levying the tax or taxes. The	250
amount transferred to the local sales tax administrative fund is	251
for use by the tax commissioner in defraying costs incurred in	252
administering such taxes levied by a county or transit	253
authority.	254
(E) The tax commissioner shall provide for payment of	255

receipts from the tax levied under section 5739.02 of the

Revised Code to the sports event grant fund created in section	257
122.122 of the Revised Code equal to any grant amount certified	258
to the commissioner under division (A) of section 122.121 of the	259
Revised Code. The commissioner may adopt rules prescribing the	260
period over which that payment shall be made.	261
Section 2. That existing sections 122.12, 122.121, and	262
5739.21 of the Revised Code are hereby repealed.	263

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