### As Passed by the House

## **133rd General Assembly**

# Regular Session 2019-2020

H. B. No. 242

#### Representatives Lang, Jones

Cosponsors: Representatives Lipps, Carfagna, Romanchuk, Riedel, Hood, Seitz, Antani, Cross, Manchester, Wiggam, Becker, Smith, R., Smith, T., DeVitis, Fraizer, Merrin, Stoltzfus, Wilkin

## A BILL

То	amend sections 504.04, 715.013, 3736.01, and	1
	3767.32 and to enact sections 301.30 and	2
	3736.021 of the Revised Code to authorize the	3
	use of an auxiliary container for any purpose,	4
	to prohibit the imposition of a tax or fee on	5
	those containers, and to apply existing anti-	6
	littering law to those containers.	7

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

Section 1. That sections 504.04, 715.013, 3736.01, and	8
3767.32 be amended and sections 301.30 and 3736.021 of the	9
Revised Code be enacted to read as follows:	10
Sec. 301.30. No county that has adopted a charter under	11
Section 3 of Article X, Ohio Constitution, may impose a fee,	12
tax, assessment, or other charge on auxiliary containers, on the	13
sales, use, or consumption of such containers, except as	14
authorized in Chapters 5739. and 5741. of the Revised Code, or	15
on the basis of receipts received from the sale of such	16
containers As used in this section. "auxiliary container" has	17

the same meaning as in section 3736.01 of the Revised Code.	18
Sec. 504.04. (A) A township that adopts a limited home	19
rule government may do all of the following by resolution,	20
provided that any of these resolutions, other than a resolution	21
to supply water or sewer services in accordance with sections	22
504.18 to 504.20 of the Revised Code, may be enforced only by	23
the imposition of civil fines as authorized in this chapter:	24
(1) Exercise all powers of local self-government within	25
the unincorporated area of the township, other than powers that	26
are in conflict with general laws, except that the township	27
shall comply with the requirements and prohibitions of this	28
chapter, and shall enact no taxes other than those authorized by	29
general law, and except that no resolution adopted pursuant to	30
this chapter shall encroach upon the powers, duties, and	31
privileges of elected township officers or change, alter,	32
combine, eliminate, or otherwise modify the form or structure of	33
the township government unless the change is required or	34
permitted by this chapter;	35
(2) Adopt and enforce within the unincorporated area of	36
the township local police, sanitary, and other similar	37
regulations that are not in conflict with general laws or	38
otherwise prohibited by division (B) of this section;	39
(3) Supply water and sewer services to users within the	40
unincorporated area of the township in accordance with sections	41
504.18 to 504.20 of the Revised Code;	42
(4) Adopt and enforce within the unincorporated area of	43
the township any resolution of a type described in section	44
503.52 or 503.60 of the Revised Code.	45
(B) No resolution adopted pursuant to this chapter shall	46

do any of the following:	47
(1) Create a criminal offense or impose criminal	48
penalties, except as authorized by division (A) of this section	49
or by section 503.52 of the Revised Code;	50
(2) Impose civil fines other than as authorized by this	51
chapter;	52
(3) Establish or revise subdivision regulations, road	53
construction standards, urban sediment rules, or storm water and	54
drainage regulations, except as provided in section 504.21 of	55
the Revised Code;	56
(4) Establish or revise building standards, building	57
codes, and other standard codes except as provided in section	58
504.13 of the Revised Code;	59
(5) Increase, decrease, or otherwise alter the powers or	60
duties of a township under any other chapter of the Revised Code	61
pertaining to agriculture or the conservation or development of	62
natural resources;	63
(6) Establish regulations affecting hunting, trapping,	64
fishing, or the possession, use, or sale of firearms;	65
(7) Establish or revise water or sewer regulations, except	66
in accordance with section 504.18, 504.19, or 504.21 of the	67
Revised Code;	68
(8) Impose a fee, assessment, or other charge on auxiliary	69
containers, on the sale, use, or consumption of such containers,	70
or on the basis of receipts received from the sale of such	71
containers. As used in this division, "auxiliary container" has	72
the same meaning as in section 3736.01 of the Revised Code.	73
Nothing in this chapter shall be construed as affecting	74

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the powers of counties with regard to the subjects listed in	75
divisions (B)(3) to (5) of this section.	76
(C) Under a limited home rule government, all officers	77
shall have the qualifications, and be nominated, elected, or	78
appointed, as provided in Chapter 505. of the Revised Code,	79
except that the board of township trustees shall appoint a full-	80
time or part-time law director pursuant to section 504.15 of the	81
Revised Code, and except that a five-member board of township	82
trustees approved for the township before September 26, 2003,	83
shall continue to serve as the legislative authority with	84
successive members serving for four-year terms of office until a	85
termination of a limited home rule government under section	86
504.03 of the Revised Code.	87
(D) In case of conflict between resolutions enacted by a	88
board of township trustees and municipal ordinances or	89
resolutions, the ordinance or resolution enacted by the	90
municipal corporation prevails. In case of conflict between	91
resolutions enacted by a board of township trustees and any	92
county resolution, the resolution enacted by the board of	93
township trustees prevails.	94
Sec. 715.013. (A) Except as otherwise expressly authorized	95
by the Revised Code, no municipal corporation shall levy a tax	96
that is the same as or similar to a tax levied under Chapter	97
322., 3734., 3769., 4123., 4141., 4301., 4303., 4305., 4307.,	98
4309., 5707., 5725., 5726., 5727., 5728., 5729., 5731., 5735.,	99
5736., 5737., 5739., 5741., 5743., 5747., 5749., or 5751. of the	100
Revised Code.	101
(B) No municipal corporation may impose any tax, fee,	102
assessment, or other charge on auxiliary containers, on the	103

sale, use, or consumption of such containers, or on the basis of

receipts received from the sale of such containers. As used in	105
this division, "auxiliary container" has the same meaning as in	106
section 3736.01 of the Revised Code.	107
(C) This section does not prohibit a municipal corporation	108
from levying an income tax or withholding tax in accordance with	109
Chapter 718. of the Revised Code, or a tax on any of the	110
following:	
(1) Amounts received for admission to any place;	112
(2) The income of an electric company or combined company,	113
as defined in section 5727.01 of the Revised Code;	114
(3) On and after January 1, 2004, the income of a	115
telephone company, as defined in section 5727.01 of the Revised	116
Code.	117
Sec. 3736.01. As used in this chapter:	118
(A) "Litter" means garbage, trash, waste, rubbish, ashes,	119
cans, bottles, wire, paper, cartons, boxes, automobile parts,	120
furniture, glass, or anything else of an unsightly or unsanitary	121
nature thrown, dropped, discarded, placed, or deposited by a	122
person on public property, on private property not owned by the	123
person, or in or on waters of the state unless one of the	124
following applies:	125
(1) The person has been directed to do so by a public	126
official as part of a litter collection drive.	127
(2) The person has thrown, dropped, discarded, placed, or	128
deposited the material in a receptacle in a manner that	129
prevented its being carried away by the elements.	130
(3) The person has been issued a permit or license	131
covering the material nursuant to Chanter 3734 or 6111 of the	133

Revised Code.	133
(B) "Recycling" means the process of collecting, sorting,	134
cleansing, treating, and reconstituting waste or other discarded	135
materials for the purpose of recovering and reusing the	136
materials.	137
(C) "Agency of the state" includes, but is not limited to,	138
an agency subject to Chapter 119. of the Revised Code and a	139
state university or college as defined in section 3345.12 of the	140
Revised Code.	141
(D) "Source reduction" means activities that decrease the	142
initial production of waste materials at their point of origin.	143
(E) "Enterprise" means a business with its principal place	144
of business in this state and that proposes to engage in	145
research and development or recycling in this state.	146
(F) "Research and development" means inquiry,	147
experimentation, or demonstration to advance basic scientific or	148
technical knowledge or the application, adaptation, or use of	149
existing or newly discovered scientific or technical knowledge	150
regarding recycling, source reduction, or litter prevention.	151
(G) "Recyclables" means waste materials that are	152
collected, separated, or processed and used as raw materials or	153
products.	154
(H) "Recycling market development" means activities that	155
stimulate the demand for recycled products, provide for a	156
consistent supply of recyclables to meet the needs of recycling	157
industries, or both.	158
(I) "Solid waste management districts" means solid waste	159
management districts established under Chapter 343. of the	160

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Revised Code.	161
(J) "Synthetic rubber" means produced or extended rubber	162
and products made from a synthetic rubber base material	163
originating from petrochemical feedstocks, including scrap	164
tires, tire molds, automobile engine belts, brake pads and	165
hoses, weather stripping, fittings, electrical insulation, and	166
other molded objects and parts.	167
(K) "Auxiliary container" means a bag, can, cup, food or	168
beverage service item, container, keg, bottle, or other	169
packaging to which all of the following apply:	170
(1) It is designed to be either single use or reusable.	171
(2) It is made of cloth, paper, plastic, foamed or	172
<pre>expanded plastic, cardboard, corrugated material, aluminum,</pre>	173
metal, glass, postconsumer recycled material, or similar	174
materials or substances, including coated, laminated, or	175
multilayered substrates.	176
(3) It is designed for consuming, transporting, or	177
protecting merchandise, food, or beverages from or at a food	178
service operation, retail food establishment, grocery, or any	179
other type of retail, manufacturing, or distribution	180
<u>establishment.</u>	181
Sec. 3736.021. A person may use an auxiliary container for	182
purposes of commerce or otherwise.	183
Nothing in this section shall be construed to prohibit or	184
limit the authority of any county, municipal corporation, or	185
solid waste management district to implement a voluntary	186
recycling program.	187
Sec. 3767.32. (A) No person, regardless of intent, shall	188

deposit litter or cause litter to be deposited on any public	189
property, on private property not owned by the person, or in or	190
on waters of the state unless one of the following applies:	191
(1) The person is directed to do so by a public official	192
as part of a litter collection drive;	193
(2) Except as provided in division (B) of this section,	194
the person deposits the litter in a litter receptacle in a	195
manner that prevents its being carried away by the elements;	196
(3) The person is issued a permit or license covering the	197
litter pursuant to Chapter 3734. or 6111. of the Revised Code.	198
(B) No person, without privilege to do so, shall knowingly	199
deposit litter, or cause it to be deposited, in a litter	200
receptacle located on any public property or on any private	201
property not owned by the person unless one of the following	202
applies:	203
(1) The litter was generated or located on the property on	204
which the litter receptacle is located;	205
(2) The person is directed to do so by a public official	206
as part of a litter collection drive;	207
(3) The person is directed to do so by a person whom the	208
person reasonably believes to have the privilege to use the	209
litter receptacle;	210
(4) The litter consists of any of the following:	211
(a) The contents of a litter bag or container of a type	212
and size customarily carried and used in a motor vehicle;	213
(b) The contents of an ash tray of a type customarily	214
installed or carried and used in a motor vehicle;	215

(c) Beverage containers and food sacks, wrappings, and	216
containers of a type and in an amount that reasonably may be	217
expected to be generated during routine commuting or business or	218
recreational travel by a motor vehicle;	219
(d) Beverage containers, food sacks, wrappings,	220
containers, and other materials of a type and in an amount that	221
reasonably may be expected to be generated during a routine day	222
by a person and deposited in a litter receptacle by a casual	223
passerby.	224
(C)(1) As used in division (B)(1) of this section, "public	225
property" includes any private property open to the public for	226
the conduct of business, the provision of a service, or upon the	227
payment of a fee, but does not include any private property to	228
which the public otherwise does not have a right of access.	229
(2) As used in division (B)(4) of this section, "casual	230
passerby" means a person who does not have depositing litter in	231
a litter receptacle as the person's primary reason for traveling	232
to or by the property on which the litter receptacle is located.	233
(D) As used in this section:	234
(1) "Litter" means garbage, trash, waste, rubbish, ashes,	235
cans, bottles, wire, paper, cartons, boxes, automobile parts,	236
furniture, glass, auxiliary containers, or anything else of an	237
unsightly or unsanitary nature.	238
(2) "Deposit" means to throw, drop, discard, or place.	239
(3) "Litter receptacle" means a dumpster, trash can, trash	240
bin, garbage can, or similar container in which litter is	241
deposited for removal.	242
(4) "Auxiliary container" has the same meaning as in	243

Section 2. That existing sections 504.04, 715.013,

3736.01, and 3767.32 of the Revised Code are hereby repealed.

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H. B. No. 242

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