### As Passed by the House

## 134th General Assembly

Regular Session 2021-2022

Sub. H. B. No. 513

## Representatives Cross, Roemer

Cosponsors: Representatives Seitz, Riedel, Schmidt, Lipps, Stoltzfus, Fraizer, Loychik, Carruthers, Grendell, Hillyer, Jones, Kick, Merrin, Oelslager, Patton, Richardson, Wilkin

# A BILL

То	amend section 5743.53 and to enact section	1
	5743.06 of the Revised Code regarding the	2
	deduction and recovery of bad debts for	3
	cigarette and tobacco and vapor products taxes.	4

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

Section 1. That section 5743.53 be amended and section	5
5743.06 of the Revised Code be enacted to read as follows:	6
Sec. 5743.06. (A) As used in this section, "bad debt"	7
means any debt that arises from the sale by a wholesale dealer	8
of cigarettes properly stamped under section 5743.03, 5743.031,	9
or 5743.04 of the Revised Code, that has become worthless or	10
uncollectible, that has been uncollected for at least six	11
months, and that may be claimed as a deduction pursuant to the	12
"Internal Revenue Code of 1954," 26 U.S.C. 166, and regulations	13
adopted pursuant thereto, or that could be claimed as such a	14
deduction if the wholesale dealer kept accounts on an accrual	15
basis. "Bad debt" does not include any interest or financing	16
charges on the debt, expenses incurred in attempting to collect	17

the debt or for any portion of the debt recovered, any accounts	18
receivable that have been sold or assigned to a third party, or	19
repossessed property.	20
(B) A wholesale dealer may apply to the tax commissioner	21
for a refund of the value of cigarette tax stamps, less any	22
discounts provided under section 5743.05 of the Revised Code,	23
that are part of bad debt of the dealer. The commissioner shall	24
not refund any amount for bad debt under this section unless the	25
dealer has charged off the bad debt on its books as	26
uncollectible. If a purchaser or other person pays all or part	27
of a bad debt with respect to which a wholesale dealer received	28
a refund under this section, the dealer is liable for the	29
prorated amount of taxes refunded in connection with that	30
portion of the debt for which such payment was received and	31
shall remit such taxes to the commissioner in the manner the	32
commissioner prescribes. Any request for refund under this	33
section shall be supported by such evidence the commissioner	34
requires, including, but not limited to, all of the following:	35
(1) A copy of the original invoice;	36
(2) Evidence that the cigarettes described in the invoice	37
were delivered to the person that ordered them;	38
(3) Evidence that the person who ordered and received such	39
cigarettes did not pay the wholesale dealer for the cigarettes	40
and that the dealer used reasonable collection practices in	41
attempting to collect the debt.	42
(C) A request for refund under this section shall be filed	43
within three years after the date the bad debt became	
uncollectible. For each request, the commissioner shall	45
determine the amount of refund to which the applicant is	46

entitled. If the amount is not less than that claimed, the	47
commissioner shall certify the amount to the director of budget	48
and management and treasurer of state for payment from the tax	49
refund fund created by section 5703.052 of the Revised Code. If	50
the amount is less than that claimed, the commissioner shall	51
proceed in accordance with section 5703.70 of the Revised Code.	52
(D) The commissioner may adopt any rules necessary to	53
administer this section.	54
(E) No person other than the wholesaler that purchased the	55
tax stamps and generated the bad debt may claim the refund	56
authorized under this section.	57
Sec. 5743.53. (A) The treasurer of state shall refund to a	58
taxpayer any of the following:	59
(1) Any tobacco products or vapor products tax paid	60
erroneously;	
(2) Any tobacco products or vapor products tax paid on an	62
illegal or erroneous assessment;	63
(3) Any tax paid on tobacco products or vapor products	64
that have been sold or shipped to retail dealers, wholesale	65
dealers, or vapor distributors outside this state, returned to	66
the manufacturer, or destroyed by the taxpayer with the prior	67
approval of the tax commissioner;	68
(4) In accordance with division (E) of this section, any	69
tax paid by a distributor or vapor distributor on tobacco or	70
vapor products, less any discounts provided under section	71
5743.52 of the Revised Code, that are part of bad debt of the	72
distributor or vapor distributor.	73
Any application for refund shall be filed with the	74

commissioner on a form prescribed by the commissioner for that
purpose. The commissioner may not pay any refund on an
application for refund filed with the commissioner more than
three years from the date of payment of the tax.

(B) On the filing of the application for refund, the commissioner shall determine the amount of the refund to which the applicant is entitled. If the amount is not less than that claimed, the commissioner shall certify the amount to the director of budget and management and to the treasurer of state for payment from the tax refund fund created by section 5703.052 of the Revised Code. If the amount is less than that claimed, the commissioner shall proceed in accordance with section 5703.70 of the Revised Code.

If a refund is granted for payment of an illegal or erroneous assessment issued by the department of taxation, the refund shall include interest on the amount of the refund from the date of the overpayment. The interest shall be computed at the rate per annum in the manner prescribed by section 5703.47 of the Revised Code.

- (C) If any person entitled to a refund of tax under this section or section 5703.70 of the Revised Code is indebted to the state for any tax administered by the tax commissioner, or any charge, penalties, or interest arising from such tax, the amount allowable on the application for refund first shall be applied in satisfaction of the debt.
- (D) In lieu of granting a refund payable under division

  (A) (3) of this section, the tax commissioner may allow a

  taxpayer to claim a credit of the amount of refundable tax on

  the return for the period during which the tax became

  refundable. The commissioner may require taxpayers to submit any

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information necessary to support a claim for a credit under this	105
section, and the commissioner shall allow no credit if that	106
information is not provided.	107
(E) (1) As used in this section, "bad debt" means any debt	108
that arises from the sale by a distributor or vapor distributor	109
of tobacco or vapor products for which the distributor or vapor	110
distributor remitted the tax due under section 5743.51 of the	111
Revised Code, that has become worthless or uncollectible, that	112
has been uncollected for at least six months, and that may be	113
claimed as a deduction pursuant to the "Internal Revenue Code of	114
1954," 26 U.S.C. 166, and regulations adopted pursuant thereto,	115
or that could be claimed as such a deduction if the distributor	116
or vapor distributor kept account on an accrual basis. "Bad	117
debt" does not include any interest or financing charges on the	118
debt, expenses incurred in attempting to collect the debt or for	119
any portion of the debt recovered, any accounts receivable that	120
have been sold or assigned to a third party, or repossessed	121
property.	122
(2) The commissioner shall not refund any amount for bad	123
debt under division (A)(4) of this section unless the	124
distributor or vapor distributor has charged off the bad debt on	125
its books as uncollectible. If a purchaser or other person pays	126
all or part of a bad debt with respect to which a distributor or	127
vapor distributor received a refund under this section, the	128
distributor or vapor distributor is liable for the prorated	129
amount of taxes refunded in connection with that portion of the	130
debt for which such payment was received and shall remit such	131
taxes to the commissioner in the manner the commissioner	132
prescribes. Any request for refund under division (A)(4) of this	133
section shall be supported by such evidence the commissioner	134
requires, including, but not limited to, all of the following:	135

(a) A copy of the original invoice;	136
(b) Evidence that the tobacco or vapor products described	137
in the invoice were delivered to the person that ordered them;	138
(c) Evidence that the person who ordered and received such	139
tobacco or vapor products did not pay the distributor or vapor	140
distributor for the tobacco or vapor products and that the	141
distributor or vapor distributor used reasonable collection	142
practices in attempting to collect the debt;	143
(d) Evidence of the wholesale price or vapor volume, as	144
applicable to the product, at the time the product was subjected	145
to the tax imposed under section 5743.51 of the Revised Code.	146
(3) No person other than the distributor or vapor	147
distributor that paid the tax imposed under section 5743.51 of	148
the Revised Code to the state and generated the bad debt may	149
claim the bad debt refund authorized under division (E) of this	150
section.	
(F) The commissioner may adopt any rules necessary to	152
administer this section.	153
Section 2. That existing section 5743.53 of the Revised	154
Code is hereby repealed.	155
Section 3. The amendments by this act to sections 5743.06	156
and 5743.53 of the Revised Code apply to bad debts charged off	157
as uncollectible on the books and records of a wholesale dealer,	
distributor, or vapor distributor on or after January 1, 2023.	159