As Reported by the House Agriculture and Rural Development Committee

131st General Assembly

Regular Session 2015-2016

Sub. S. B. No. 75

Senators Jones, Peterson

Cosponsors: Senators Gardner, Beagle, Balderson, LaRose, Manning, Eklund, Patton, Cafaro, Gentile, Coley, Bacon, Brown, Burke, Faber, Hite, Hottinger, Hughes, Jordan, Lehner, Obhof, Schiavoni, Tavares, Thomas Representatives Hill, Burkley, Patterson, Boose, Buchy, Cera, Hagan, Koehler, LaTourette, O'Brien, S., Phillips, Retherford, Rezabek, Ruhl, Schaffer

A BILL

То	amend sections 303.21, 519.21, and 5713.30 and	1
	to enact section 901.80 of the Revised Code to	2
	limit the authority of a board of county	3
	commissioners or board of township trustees to	4
	prohibit agritourism through zoning, to apply	5
	current agricultural use valuation to land used	6
	for agritourism for property tax purposes, and	7
	to establish immunity in a civil action for	8
	agritourism providers.	9

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

Section 1. That sections 303.21, 519.21, and 5713.30 be	10
amended and section 901.80 of the Revised Code be enacted to	11
read as follows:	12
Sec. 303.21. (A) Except as otherwise provided in division	13
(B) of this section, sections 303.01 to 303.25 of the Revised	14
Code do not confer any power on any county rural zoning	15

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commission, board of county commissioners, or board of zoning	16
appeals to prohibit the use of any land for agricultural	17
purposes or the construction or use of buildings or structures	18
incident to the use for agricultural purposes of the land on	19
which such buildings or structures are located, <u>including</u>	20
buildings or structures that are used primarily for vinting and	21
selling wine and that are located on land any part of which is	22
used for viticulture, and no zoning certificate shall be	23
required for any such building or structure.	24

- (B) A county zoning resolution, or an amendment to such resolution, may in any platted subdivision approved under section 711.05, 711.09, or 711.10 of the Revised Code, or in any area consisting of fifteen or more lots approved under section 711.131 of the Revised Code that are contiquous to one another, or some of which are contiguous to one another and adjacent to one side of a dedicated public road, and the balance of which are contiguous to one another and adjacent to the opposite side of the same dedicated public road regulate:
 - (1) Agriculture on lots of one acre or less;
- (2) Buildings or structures incident to the use of land for agricultural purposes on lots greater than one acre but not greater than five acres by: set back building lines; height; and size;
- (3) Dairying and animal and poultry husbandry on lots greater than one acre but not greater than five acres when at least thirty-five per cent of the lots in the subdivision are developed with at least one building, structure, or improvement that is subject to real property taxation or that is subject to the tax on manufactured and mobile homes under section 4503.06 of the Revised Code. After thirty-five per cent of the lots are

so developed, dairying and animal and poultry husbandry shall be considered nonconforming use of land and buildings or structures pursuant to section 303.19 of the Revised Code.

Division (B) of this section confers no power on any county rural zoning commission, board of county commissioners, or board of zoning appeals to regulate agriculture, buildings or structures, and dairying and animal and poultry husbandry on lots greater than five acres.

- (C) Such sections confer no power on any board of county commissioners, county rural zoning commission, or board of zoning appeals to prohibit in a district zoned for agricultural, industrial, residential, or commercial uses, the use of any land for:
- (1) A farm market where fifty per cent or more of the gross income received from the market is derived from produce raised on farms owned or operated by the market operator in a normal crop year. However, a board of county commissioners, as provided in section 303.02 of the Revised Code, may regulate such factors pertaining to farm markets as size of the structure, size of parking areas that may be required, set back building lines, and egress or ingress, where such regulation is necessary to protect the public health and safety.
- (2) Biodiesel production, biomass energy production, or electric or heat energy production if the land on which the production facility is located qualifies as land devoted exclusively to agricultural use under sections 5713.30 to 5713.37 of the Revised Code for real property tax purposes. As used in division (C)(2) of this section, "biodiesel," "biomass energy," and "electric or heat energy" have the same meanings as in section 5713.30 of the Revised Code.

Sub. S. B. No. 75

As Reported by the House Agriculture and Rural Development Committee	
"biologically derived methane gas" has the same meaning as in	106
section 5713.30 of the Revised Code.	107
(2) As used in division (C)(4) of this section,	108
"agritourism" has the same meaning as in section 901.80 of the	109
Revised Code.	110
Sec. 519.21. (A) Except as otherwise provided in division	111
(B) of this section, sections 519.02 to 519.25 of the Revised	112
Code confer no power on any township zoning commission, board of	113
township trustees, or board of zoning appeals to prohibit the	114
use of any land for agricultural purposes or the construction or	115
use of buildings or structures incident to the use for	116
agricultural purposes of the land on which such buildings or	117
structures are located, including buildings or structures that	118
are used primarily for vinting and selling wine and that are	119
located on land any part of which is used for viticulture, and	120
no zoning certificate shall be required for any such building or	121
structure.	122
(B) A township zoning resolution, or an amendment to such	123
resolution, may in any platted subdivision approved under	124
section 711.05, 711.09, or 711.10 of the Revised Code, or in any	125
area consisting of fifteen or more lots approved under section	126
711.131 of the Revised Code that are contiguous to one another,	127
or some of which are contiguous to one another and adjacent to	128
one side of a dedicated public road, and the balance of which	129
are contiguous to one another and adjacent to the opposite side	130
of the same dedicated public road regulate:	131
(1) Agriculture on lots of one acre or less;	132
(2) Buildings or structures incident to the use of land	133
for agricultural purposes on lots greater than one acre but not	134

Sub. S. B. No. 75

greater	than	five	acres	by:	set	back	building	lines;	height;	and	135
size;											136

(3) Dairying and animal and poultry husbandry on lots greater than one acre but not greater than five acres when at least thirty-five per cent of the lots in the subdivision are developed with at least one building, structure, or improvement that is subject to real property taxation or that is subject to the tax on manufactured and mobile homes under section 4503.06 of the Revised Code. After thirty-five per cent of the lots are so developed, dairying and animal and poultry husbandry shall be considered nonconforming use of land and buildings or structures pursuant to section 519.19 of the Revised Code.

Division (B) of this section confers no power on any township zoning commission, board of township trustees, or board of zoning appeals to regulate agriculture, buildings or structures, and dairying and animal and poultry husbandry on lots greater than five acres.

- (C) Such sections confer no power on any township zoning commission, board of township trustees, or board of zoning appeals to prohibit in a district zoned for agricultural, industrial, residential, or commercial uses, the use of any land for:
- (1) A farm market where fifty per cent or more of the gross income received from the market is derived from produce raised on farms owned or operated by the market operator in a normal crop year. However, a board of township trustees, as provided in section 519.02 of the Revised Code, may regulate such factors pertaining to farm markets as size of the structure, size of parking areas that may be required, set back building lines, and egress or ingress, where such regulation is

necessary to protect the public health and safety. 165 (2) Biodiesel production, biomass energy production, or 166 electric or heat energy production if the land on which the 167 production facility is located qualifies as land devoted 168 exclusively to agricultural use under sections 5713.30 to 169 5713.37 of the Revised Code for real property tax purposes. As 170 used in division (C)(2) of this section, "biodiesel," "biomass 171 energy," and "electric or heat energy" have the same meanings as 172 in section 5713.30 of the Revised Code. 173 (3) Biologically derived methane gas production if the 174 land on which the production facility is located qualifies as 175 land devoted exclusively to agricultural use under sections 176 5713.30 to 5713.37 of the Revised Code for real property tax 177 purposes and if the facility that produces the biologically 178 derived methane gas does not produce more than seventeen million 179 sixty thousand seven hundred ten British thermal units, five 180 181 megawatts, or both. (4) Agritourism. However, a board of township trustees, as 182 provided in section 519.02 of the Revised Code, may regulate 183 such factors pertaining to agritourism, except farm markets as_ 184 described in division (C)(1) of this section, as size of a 185 structure used primarily for agritourism, size of parking areas 186 that may be required, setback building lines for structures used 187 primarily for agritourism, and egress or ingress where such 188 regulation is necessary to protect public health and safety. 189 Nothing in division (C)(4) of this section confers power 190 on a township zoning commission, board of township trustees, or 191 board of zoning appeals to require any parking area to be 192 improved in any manner, including requirements governing 193 drainage, parking area base, parking area paving, or any other 194

Sub. S. B. No. 75 As Reported by the House Agriculture and Rural Development Committee			
<pre>improvement.</pre>	195		
Nothing in division (C)(4) of this section confers power	196		
on a township zoning commission, board of township trustees, or	197		
board of zoning appeals to prohibit the use of any land or the	198		
construction or use of buildings or structures that are used	199		
primarily for vinting and selling wine that are located on land	200		
any part of which is used for viticulture as provided in	201		
division (A) of this section.	202		
(D)(1) As used in division (C)(3) of this section,	203		
"biologically derived methane gas" has the same meaning as in	204		
section 5713.30 of the Revised Code.	205		
(2) As used in division (C)(4) of this section,	206		
"agritourism" has the same meaning as in section 901.80 of the	207		
Revised Code.	208		
Sec. 901.80. (A) As used in this section:	209		
(1) "Agricultural production" has the same meaning as in	210		
section 929.01 of the Revised Code.	211		
(2) "Agritourism" means an agriculturally related	212		
educational, entertainment, historical, cultural, or	213		
recreational activity, including you-pick operations or farm	214		
markets, conducted on a farm that allows or invites members of	215		
the general public to observe, participate in, or enjoy that	216		
activity.	217		
(3) "Agritourism provider" means a person who owns,	218		
operates, provides, or sponsors an agritourism activity or an	219		
employee of such a person who engages in or provides agritourism	220		
activities whether or not for a fee.	221		
(4) "Farm" means land that is composed of tracts, lots, or	222		

Sub. S. B. No. 75 As Reported by the House Agriculture and Rural Development Committee		
parcels totaling not less than ten acres devoted to agricultural	223	
production or totaling less than ten acres devoted to	224	
agricultural production if the land produces an average yearly	225	
gross income of at least twenty-five hundred dollars from	226	
agricultural production.	227	
(5) "Participant" means an individual, other than an	228	
agritourism provider, who observes or participates in an	229	
agritourism activity.	230	
(6) "Risk inherent in an agritourism activity" means a	231	
danger or condition that is an integral part of an agritourism	232	
activity, including all of the following:	233	
(a) The surface and subsurface conditions of land;	234	
(b) The behavior or actions of wild animals not kept by or	235	
under the control of an agritourism provider;	236	
(c) The behavior or actions of domestic animals other than	237	
vicious or dangerous dogs as defined in section 955.11 of the	238	
Revised Code;	239	
(d) The ordinary dangers associated with structures or	240	
equipment ordinarily used in farming or ranching operations;	241	
(e) The possibility of contracting illness resulting from	242	
physical contact with animals, animal feed, animal waste, or	243	
surfaces contaminated by animal waste;	244	
(f) The possibility that a participant may act in a	245	
negligent manner, including by failing to follow instructions	246	
given by the agritourism provider or by failing to exercise	247	
reasonable caution while engaging in the agritourism activity	248	
that may contribute to injury to that participant or another	249	
participant.	250	

As Reported by the House Agriculture and Rural Development Committee

Page 10

Sub. S. B. No. 75

each agritourism activity. The warning notice shall consist of a	280
sign in black letters with each letter to be a minimum of one	281
inch in height. The signs shall contain the following notice of	282
warning: "WARNING: Under Ohio law, there is no liability for an	283
injury to or death of a participant in an agritourism activity	284
conducted at this agritourism location if that injury or death	285
results from the inherent risks of that agritourism activity.	286
Inherent risks of agritourism activities include, but are not	287
limited to, the risk of injury inherent to land, equipment, and	288
animals as well as the potential for you as a participant to act	289
in a negligent manner that may contribute to your injury or	290
death. You are assuming the risk of participating in this	291
agritourism activity."	292
Sec. 5713.30. As used in sections 5713.31 to 5713.37 and	293
5715.01 of the Revised Code:	
3713.01 Of the Revised Code.	294
(A) "Land devoted exclusively to agricultural use" means:	295
(1) Tracts, lots, or parcels of land totaling not less	296
than ten acres to which, during the three calendar years prior	297
to the year in which application is filed under section 5713.31	298
of the Revised Code, and through the last day of May of such	299
year, one or more of the following apply:	300
(a) The tracts, lots, or parcels of land were devoted	301
exclusively to commercial animal or poultry husbandry,	302
aquaculture, algaculture meaning the farming of algae,	303
apiculture, the production for a commercial purpose of timber,	304
field crops, tobacco, fruits, vegetables, nursery stock,	305
ornamental trees, sod, or flowers, or the growth of timber for a	306
noncommercial purpose, if the land on which the timber is grown	307
is contiguous to or part of a parcel of land under common	308

ownership that is otherwise devoted exclusively to agricultural

use.

- (b) The tracts, lots, or parcels of land were devoted 311 exclusively to biodiesel production, biomass energy production, 312 electric or heat energy production, or biologically derived 313 methane gas production if the land on which the production 314 facility is located is contiquous to or part of a parcel of land 315 under common ownership that is otherwise devoted exclusively to 316 agricultural use, provided that at least fifty per cent of the 317 feedstock used in the production was derived from parcels of 318 land under common ownership or leasehold. 319
- (c) The tracts, lots, or parcels of land were devoted to
 and qualified for payments or other compensation under a land
 retirement or conservation program under an agreement with an
 agency of the federal government.

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- (2) Tracts, lots, or parcels of land totaling less than 324 ten acres that, during the three calendar years prior to the 325 year in which application is filed under section 5713.31 of the 326 Revised Code and through the last day of May of such year, were 327 devoted exclusively to commercial animal or poultry husbandry, 328 329 aquaculture, algaculture meaning the farming of algae, apiculture, the production for a commercial purpose of field 330 crops, tobacco, fruits, vegetables, timber, nursery stock, 331 ornamental trees, sod, or flowers where such activities produced 332 an average yearly gross income of at least twenty-five hundred 333 dollars during such three-year period or where there is evidence 334 of an anticipated gross income of such amount from such 335 activities during the tax year in which application is made, or 336 were devoted to and qualified for payments or other compensation 337 under a land retirement or conservation program under an 338 agreement with an agency of the federal government; 339

(3) A tract, lot, or parcel of land taxed under sections	340
5713.22 to 5713.26 of the Revised Code is not land devoted	341
exclusively to agricultural use $ au$.	342
(4) Tracts, lots, or parcels of land, or portions thereof	343
that, during the previous three consecutive calendar years have	344
been designated as land devoted exclusively to agricultural use,	345
but such land has been lying idle or fallow for up to one year	346
and no action has occurred to such land that is either	347
inconsistent with the return of it to agricultural production or	348
converts the land devoted exclusively to agricultural use as	349
defined in this section. Such land shall remain designated as	350
land devoted exclusively to agricultural use provided that	351
beyond one year, but less than three years, the landowner proves	352
good cause as determined by the board of revision.	353
"Land devoted exclusively to agricultural use" includes	354
tracts, lots, or parcels of land or portions thereof that are	355
used for conservation practices, provided that the tracts, lots,	356
or parcels of land or portions thereof comprise twenty-five per	357
cent or less of the total of the tracts, lots, or parcels of	358
land that satisfy the criteria established in division (A)(1),	359
(2), or (4) of this section together with the tracts, lots, or	360
parcels of land or portions thereof that are used for	361
conservation practices.	362
Notwithstanding any other provision of law to the	363
contrary, the existence of agritourism on a tract, lot, or	364
parcel of land that otherwise meets the definition of "land	365
devoted exclusively to agricultural use" as defined in this	366
division does not disqualify that tract, lot, or parcel from	367
valuation under sections 5713.30 to 5713.37 and 5715.01 of the	368
Revised Code.	369

Sub. S. B. No. 75

Sub. S. B. No. 75 As Reported by the House Agriculture and Rural Development Committee	Page 16	
other agricultural feedstocks.	428	
(K) "Agritourism" has the same meaning as in section 901.80 of the Revised Code.	429 430	
Section 2. That existing sections 303.21, 519.21, and 5713.30 of the Revised Code are hereby repealed.	431 432	
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