As Reported by the House Ways and Means Committee

134th General Assembly

Regular Session 2021-2022

H. B. No. 314

Representatives Swearingen, Click

Cosponsors: Representatives Merrin, Riedel, Jordan, Seitz, Zeltwanger

A BILL

| To amend section 5741.02 | of the Revised Code to | 1 |
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| exempt from state and | local use taxes certain | 2 |
| watercraft seasonally | stored or repaired in | 3 |
| Ohio. | | 4 |

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

| Section 1. That section 5741.02 of the Revised Code be | 5 |
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| amended to read as follows: | 6 |
| Sec. 5741.02. (A)(1) For the use of the general revenue | 7 |
| fund of the state, an excise tax is hereby levied on the | 8 |
| storage, use, or other consumption in this state of tangible | 9 |
| personal property or the benefit realized in this state of any | 10 |
| service provided. The tax shall be collected as provided in | 11 |
| section 5739.025 of the Revised Code. The rate of the tax shall | 12 |
| be five and three-fourths per cent. | 13 |
| (2) In the case of the lease or rental, with a fixed term | 14 |
| of more than thirty days or an indefinite term with a minimum | 15 |
| period of more than thirty days, of any motor vehicles designed | 16 |
| by the manufacturer to carry a load of not more than one ton, | 17 |
| watercraft, outboard motor, or aircraft, or of any tangible | 18 |

personal property, other than motor vehicles designed by the 19 manufacturer to carry a load of more than one ton, to be used by 20 the lessee or renter primarily for business purposes, the tax 21 shall be collected by the seller at the time the lease or rental 22 is consummated and shall be calculated by the seller on the 23 basis of the total amount to be paid by the lessee or renter 24 25 under the lease or rental agreement. If the total amount of the consideration for the lease or rental includes amounts that are 26 not calculated at the time the lease or rental is executed, the 27 tax shall be calculated and collected by the seller at the time 28 such amounts are billed to the lessee or renter. In the case of 29 an open-end lease or rental, the tax shall be calculated by the 30 seller on the basis of the total amount to be paid during the 31 initial fixed term of the lease or rental, and for each 32 subsequent renewal period as it comes due. As used in this 33 division, "motor vehicle" has the same meaning as in section 34 4501.01 of the Revised Code, and "watercraft" includes an 35 outdrive unit attached to the watercraft. 36

(3) Except as provided in division (A)(2) of this section, in the case of a transaction, the price of which consists in whole or part of the lease or rental of tangible personal property, the tax shall be measured by the installments of those leases or rentals.

(B) Each consumer, storing, using, or otherwise consuming 42 in this state tangible personal property or realizing in this 43 state the benefit of any service provided, shall be liable for 44 the tax, and such liability shall not be extinguished until the 45 tax has been paid to this state; provided, that the consumer 46 shall be relieved from further liability for the tax if the tax 47 has been paid to a seller in accordance with section 5741.04 of 48 the Revised Code or prepaid by the seller in accordance with 49

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section 5741.06 of the Revised Code.

(C) The tax does not apply to the storage, use, or consumption in this state of the following described tangible personal property or services, nor to the storage, use, or consumption or benefit in this state of tangible personal property or services purchased under the following described circumstances:

(1) When the sale of property or service in this state is
subject to the excise tax imposed by sections 5739.01 to 5739.31
of the Revised Code, provided said tax has been paid;
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(2) Except as provided in division (D) of this section,
tangible personal property or services, the acquisition of
which, if made in Ohio, would be a sale not subject to the tax
imposed by sections 5739.01 to 5739.31 of the Revised Code;
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(3) Property or services, the storage, use, or other 64 consumption of or benefit from which this state is prohibited 65 from taxing by the Constitution of the United States, laws of 66 the United States, or the Constitution of this state. This 67 exemption shall not exempt from the application of the tax 68 imposed by this section the storage, use, or consumption of 69 70 tangible personal property that was purchased in interstate commerce, but that has come to rest in this state, provided that 71 72 fuel to be used or transported in carrying on interstate commerce that is stopped within this state pending transfer from 73 one conveyance to another is exempt from the excise tax imposed 74 by this section and section 5739.02 of the Revised Code; 75

(4) Transient use of tangible personal property in this
state by a nonresident tourist or vacationer, or a nonbusiness
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use within this state by a nonresident of this state, if the
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property so used was purchased outside this state for use 79 outside this state and is not required to be registered or 80 licensed under the laws of this state; 81

(5) Tangible personal property or services rendered, upon 82 which taxes have been paid to another jurisdiction to the extent 83 of the amount of the tax paid to such other jurisdiction. Where 84 the amount of the tax imposed by this section and imposed 85 pursuant to section 5741.021, 5741.022, or 5741.023 of the 86 Revised Code exceeds the amount paid to another jurisdiction, 87 the difference shall be allocated between the tax imposed by 88 this section and any tax imposed by a county or a transit 89 authority pursuant to section 5741.021, 5741.022, or 5741.023 of 90 the Revised Code, in proportion to the respective rates of such 91 taxes. 92

As used in this subdivision, "taxes paid to another 93 jurisdiction" means the total amount of retail sales or use tax 94 or similar tax based upon the sale, purchase, or use of tangible 95 personal property or services rendered legally, levied by and 96 paid to another state or political subdivision thereof, or to 97 the District of Columbia, where the payment of such tax does not 98 entitle the taxpayer to any refund or credit for such payment. 99

(6) The transfer of a used manufactured home or used
mobile home, as defined by section 5739.0210 of the Revised
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Code, made on or after January 1, 2000;
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(7) Drugs that are or are intended to be distributed free
of charge to a practitioner licensed to prescribe, dispense, and
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administer drugs to a human being in the course of a
professional practice and that by law may be dispensed only by
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or upon the order of such a practitioner;

(8) Computer equipment and related software leased from a 108 lessor located outside this state and initially received in this 109 state on behalf of the consumer by a third party that will 110 retain possession of such property for not more than ninety days 111 and that will, within that ninety-day period, deliver such 112 property to the consumer at a location outside this state. 113 Division (C)(8) of this section does not provide exemption from 114 taxation for any otherwise taxable charges associated with such 115 property while it is in this state or for any subsequent 116 storage, use, or consumption of such property in this state by 117 or on behalf of the consumer. 118

(9) Tangible personal property held for sale by a person
but not for that person's own use and donated by that person,
without charge or other compensation, to either of the
following:

(a) A nonprofit organization operated exclusively for
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charitable purposes in this state, no part of the net income of
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which inures to the benefit of any private shareholder or
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individual and no substantial part of the activities of which
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consists of carrying on propaganda or otherwise attempting to
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influence legislation; or

(b) This state or any political subdivision of this state,but only if donated for exclusively public purposes.130

For the purposes of division (C) (9) of this section,131"charitable purposes" has the same meaning as in division (B)132(12) of section 5739.02 of the Revised Code.133

(10) Equipment stored, used, or otherwise consumed in this
state by an out-of-state disaster business during a disaster
response period during which the business conducts disaster work
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pursuant to a qualifying solicitation received by the business, 137 provided the equipment is removed from the state before the last 138 day of that period. All terms used in division (C)(10) of this 139 section have the same meanings as in section 5703.94 of the 140 Revised Code. 141 (11) (a) Watercraft, if all of the following apply: 142 (i) The watercraft is in this state only for storage and 143 maintenance purposes. 144 (ii) The watercraft is not used or stored in this state 145 between the first day of May and the last day of September of 146 147 any year. (iii) The watercraft is not required to be registered in 148 this state under section 1547.54 of the Revised Code. 149 (iv) The owner paid taxes to another jurisdiction on the 150 sale, use, or consumption of the watercraft or paid sales tax on 151 the watercraft under section 5739.027 of the Revised Code, 152 unless the watercraft is used and titled or registered in a 153 jurisdiction that does not impose a sales or use tax or similar 154 excise tax on the ownership or use of the watercraft. 155 (b) As used in division (C)(11) of this section: 156 (i) "Taxes paid to another jurisdiction" has the same 157 meaning as in division (C) (5) of this section. 158 (ii) "Maintenance" means any act to preserve or improve 159 the condition or efficiency of a watercraft including cleaning 160 and repairing the watercraft and installing equipment, fixtures, 161 or technology in or on the watercraft. 162 (c) Nothing in division (C) (11) of this section exempts 163 sales of storage of watercraft taxable under division (B)(9) of 164

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| section 5739.01 of the Revised Code or sales of repair or | 165 |
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| installation of tangible personal property in or on the | |
| watercraft taxable under division (B)(3)(a) or (b) of that | 167 |
| section. | 168 |
| (D) The tax applies to the storage, use, or other | 169 |
| consumption in this state of tangible personal property or | 170 |
| services, the acquisition of which at the time of sale was | 171 |
| excepted under division (E) of section 5739.01 of the Revised | 172 |
| Code from the tax imposed by section 5739.02 of the Revised | 173 |
| Code, but which has subsequently been temporarily or permanently | 174 |
| stored, used, or otherwise consumed in a taxable manner. | 175 |
| (E)(1)(a) If any transaction is claimed to be exempt under | 176 |
| division (E) of section 5739.01 of the Revised Code or under | 177 |
| section 5739.02 of the Revised Code, with the exception of | 178 |
| divisions (B)(1) to (11) or (28) of section 5739.02 of the | 179 |
| Revised Code, the consumer shall provide to the seller, and the | 180 |
| seller shall obtain from the consumer, a certificate specifying | 181 |
| the reason that the transaction is not subject to the tax. The | 182 |
| certificate shall be in such form, and shall be provided either | 183 |
| in a hard copy form or electronic form, as the tax commissioner | 184 |
| prescribes. | 185 |
| (b) A seller that obtains a fully completed exemption | 186 |
| certificate from a consumer is relieved of liability for | 187 |
| collecting and remitting tax on any sale covered by that | 188 |
| certificate. If it is determined the exemption was improperly | 189 |
| claimed, the consumer shall be liable for any tax due on that | 190 |

(i) A seller that fraudulently fails to collect tax;

sale under this chapter. Relief under this division from

liability does not apply to any of the following:

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(ii) A seller that solicits consumers to participate in194the unlawful claim of an exemption;195

(iii) A seller that accepts an exemption certificate from 196 a consumer that claims an exemption based on who purchases or 197 who sells property or a service, when the subject of the 198 transaction sought to be covered by the exemption certificate is 199 actually received by the consumer at a location operated by the 200 seller in this state, and this state has posted to its web site 201 an exemption certificate form that clearly and affirmatively 202 203 indicates that the claimed exemption is not available in this 204 state;

(iv) A seller that accepts an exemption certificate from a
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consumer who claims a multiple points of use exemption under
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division (D) of section 5739.033 of the Revised Code, if the
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item purchased is tangible personal property, other than
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prewritten computer software.

(2) The seller shall maintain records, including exemption certificates, of all sales on which a consumer has claimed an exemption, and provide them to the tax commissioner on request.

(3) If no certificate is provided or obtained within 213 ninety days after the date on which the transaction is 214 215 consummated, it shall be presumed that the tax applies. Failure to have so provided or obtained a certificate shall not preclude 216 a seller, within one hundred twenty days after the tax 217 commissioner gives written notice of intent to levy an 218 assessment, from either establishing that the transaction is not 219 subject to the tax, or obtaining, in good faith, a fully 220 completed exemption certificate. 221

(4) If a transaction is claimed to be exempt under

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division (B)(13) of section 5739.02 of the Revised Code, the 223 contractor shall obtain certification of the claimed exemption 224 from the contractee. This certification shall be in addition to 225 an exemption certificate provided by the contractor to the 226 seller. A contractee that provides a certification under this 227 division shall be deemed to be the consumer of all items 228 purchased by the contractor under the claim of exemption, if it 229 230 is subsequently determined that the exemption is not properly claimed. The certification shall be in such form as the tax 231 232 commissioner prescribes.

233 (F) A seller who files a petition for reassessment contesting the assessment of tax on transactions for which the 234 seller obtained no valid exemption certificates, and for which 235 the seller failed to establish that the transactions were not 236 subject to the tax during the one-hundred-twenty-day period 237 allowed under division (E) of this section, may present to the 238 tax commissioner additional evidence to prove that the 239 transactions were exempt. The seller shall file such evidence 240 within ninety days of the receipt by the seller of the notice of 241 assessment, except that, upon application and for reasonable 242 cause, the tax commissioner may extend the period for submitting 243 such evidence thirty days. 244

(G) For the purpose of the proper administration of 245 sections 5741.01 to 5741.22 of the Revised Code, and to prevent 246 the evasion of the tax hereby levied, it shall be presumed that 247 any use, storage, or other consumption of tangible personal 248 property in this state is subject to the tax until the contrary 249 is established. 250

(H) The tax collected by the seller from the consumerunder this chapter is not part of the price, but is a tax252

collection for the benefit of the state, and of counties levying 253 an additional use tax pursuant to section 5741.021 or 5741.023 254 of the Revised Code and of transit authorities levying an 255 additional use tax pursuant to section 5741.022 of the Revised 256 Code. Except for the discount authorized under section 5741.12 2.57 of the Revised Code and the effects of any rounding pursuant to 258 section 5703.055 of the Revised Code, no person other than the 259 state or such a county or transit authority shall derive any 260 benefit from the collection of such tax. 261

Section 2. That existing section 5741.02 of the Revised Code is hereby repealed.

Section 3. The amendment by this act of section 5741.02 of the Revised Code applies beginning the first day of the first month beginning on or after the effective date of this section.

Section 4. Pursuant to division (G) of section 5703.95 of267the Revised Code, which states that any bill introduced in the268House of Representatives or the Senate that proposes to enact or269modify one or more tax expenditures should include a statement270explaining the objectives of the tax expenditure or its271modification and the sponsor's intent in proposing the tax272expenditure or its modification:273

The objective of this act is to increase business to274Ohio's marine industry by removing a disincentive for out-of-275state boat owners from coming into Ohio with their business.276

Currently, subjecting boats to use taxes on the value of277the boat has resulted in out-of-state boats going elsewhere for278winter storage, repair, and refitting work. The charge for279winter storage notwithstanding, most winter work orders from280customers are estimated to range from fifteen thousand dollars281

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| to one hundred thousand dollars. The loss of even one major job, | 282 |
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| never mind several, could mean the success or failure of a | 283 |
| marine business. | 284 |
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| The state of Ohio also suffers significant losses. | 285 |
| Virtually everything related to winter storage and work is | 286 |
| subject to sales tax, including parts, materials, labor, and | 287 |
| storage. When a boat is not winter-stored in Ohio, there are not | 288 |
| only no related sales taxes collected, but also no commercial | 289 |
| activity taxes and no income taxes. | 290 |