As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 59

Senators Cutrona, Schaffer Cosponsors: Senators Koehler, Johnson, Wilkin

A BILL

נ	To amend sections 107.036, 5739.02, 5747.98, and	1
	5751.98 and to enact sections 122.1712,	2
	5747.053, and 5751.56 of the Revised Code to	3
	exempt from the sales and use tax the sale of	4
	certain firearms and ammunition and to authorize	5
	refundable tax credits for small arms and	6
	ammunition manufacturing projects.	7

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

Section 1. That sections 107.036, 5739.02, 5747.98, and	8
5751.98 be amended and sections 122.1712, 5747.053, and 5751.56	9
of the Revised Code be enacted to read as follows:	10
Sec. 107.036. (A) For each business incentive tax credit,	11
the main operating appropriations act shall contain a detailed	12
estimate of the total amount of credits that may be authorized	13
in each year, an estimate of the amount of credits expected to	14
be claimed in each year, and an estimate of the amount of	15
credits expected to remain outstanding at the end of the	16
biennium. The governor shall include such estimates in the state	17
budget submitted to the general assembly pursuant to section	18

107.03 of the Revised Code. 19 (B) As used in this section, "business incentive tax 20 credit" means all of the following: 21 (1) The job creation tax credit under section 122.17 of 22 the Revised Code; 23 (2) The job retention tax credit under section 122.171 of 24 the Revised Code; 25 (3) The historic preservation tax credit under section 26 149.311 of the Revised Code; 27 (4) The motion picture and broadway theatrical production 28 tax credit under section 122.85 of the Revised Code; 29 (5) The new markets tax credit under section 5725.33 of 30 the Revised Code; 31 (6) The research and development credit under section 32 166.21 of the Revised Code; 33 (7) The small business investment credit under section 34 122.86 of the Revised Code; 35 (8) The rural growth investment credit under section 36 122.152 of the Revised Code; 37 (9) The opportunity zone investment credit under section 38 122.84 of the Revised Code; 39 (10) The transformational mixed use development credit 40 under section 122.09 of the Revised Code; 41 (11) The constitutional commerce credit under section 42 122.1712 of the Revised Code. 43 Sec. 122.1712. (A) As used in this section: 44

(1) "Payroll" means the total taxable income paid by the	45
employer during the employer's taxable year, or during the	46
calendar year that includes the employer's tax period, to each	47
employee employed in the project. "Payroll" excludes amounts	48
paid before the day the taxpayer becomes eligible for the credit	49
and retirement or other benefits paid or contributed by the	50
employer to or on behalf of employees.	51
(2) "Baseline payroll" means Ohio employee payroll, except	52
that the applicable measurement period is the twelve months	53
immediately preceding the date the tax credit authority approves	54
the taxpayer's application multiplied by the sum of one plus an	55
annual pay increase factor to be determined by the tax credit	56
authority.	57
(3) "Ohio employee payroll" means the amount of	58
compensation used to determine the withholding obligations in	59
division (A) of section 5747.06 of the Revised Code and paid by	60
the employer during the employer's taxable year, or during the	61
calendar year that includes the employer's tax period, to the	62
following:	63
(a) An employee employed in the project who is a resident	64
of this state;	65
(b) An employee employed at the project location who is	66
not a resident and whose compensation is not exempt from the tax	67
imposed under section 5747.02 of the Revised Code pursuant to a	68
reciprocity agreement with another state under division (A)(2)	69
of section 5747.05 of the Revised Code.	70
"Ohio employee payroll" excludes any such compensation to	71
the extent it is used to determine the credit under section	72
122.17 or 122.171 of the Revised Code, and excludes amounts paid	73

before the day the taxpayer becomes eligible for the credit	
under this section.	75
(4) "Excess payroll" means Ohio employee payroll minus	76
baseline payroll.	77
(5) "Full-time equivalent employees" means the quotient	78
obtained by dividing the total number of hours for which	79
employees were compensated for employment in the project by two	80
thousand eighty. "Full-time equivalent employees" excludes hours	81
that are counted for a credit under section 122.17 or 122.171 of	82
the Revised Code.	83
(6) "Metric evaluation date" means the date by which the	84
taxpayer must meet all of the commitments included in the	85
agreement with the tax credit authority under division (D) of	86
this section.	87
(7) "Resident" or "resident of this state" means an	88
individual who is a resident as defined in section 5747.01 of	89
the Revised Code.	90
(8) "Reporting period" means a period corresponding to the	91
annual report required under division (D)(6) of this section.	92
(9) "Small arms and ammunition manufacturing" means a	93
business activity which is or may be classified under the north	94
American industry classification system with code number 332992	95
<u>or 332994.</u>	96
(10) "Small arms and ammunition manufacturing facility"	97
and "facility" mean a factory, mill, plant, warehouse, building,	98
or complex of buildings located in this state and used primarily	99
for small arms and ammunition manufacturing, including both of	100
the following:	100
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(a) The land on which the facility is located;	102
(b) All machinery, equipment, and other tangible personal	103
property located at or within the facility and used in	104
connection with the operation of the facility.	105
(11) "Tax credit authority" means the tax credit authority	106
created under section 122.17 of the Revised Code.	107
(B)(1) The tax credit authority may make grants under this	108
section in the form of a refundable credit allowed against the	109
tax imposed by section 5747.02 or 5751.02 of the Revised Code.	110
The credit shall be claimed for the taxable years or tax periods	111
specified in the taxpayer's agreement with the tax credit	112
authority under division (D) of this section. The credit shall	113
be claimed in the order required under section 5747.98 or	114
5751.98 of the Revised Code, as applicable. Except as provided	115
in division (B)(2) of this section, the amount of the credit	116
available for a taxable year or for a calendar year that	117
includes a tax period equals the excess payroll for that year	118
multiplied by the percentage specified in the agreement with the	119
tax credit authority.	120
(2) The tax credit authority shall not issue credits under	121
this section totaling more than ten million dollars in a fiscal	122
year.	123
(3) This credit shall be known as the constitutional	124
commerce credit.	125
(C) A taxpayer or potential taxpayer who proposes a small	126
arms and ammunition manufacturing facility project to create new	127
jobs in this state may apply to the tax credit authority to	128
enter into an agreement for a tax credit under this section.	129
The director of development shall prescribe the form of	130

the application. After receipt of an application, the authority	131
may enter into an agreement with the taxpayer for a credit under	132
this section if it determines all of the following:	133
(1) The taxpayer's project will increase payroll;	134
(2) The taxpayer's project is economically sound and will	135
benefit the people of this state by increasing opportunities for	136
employment and strengthening the economy of this state;	137
(3) Receiving the tax credit is a major factor in the	138
taxpayer's decision to go forward with the project.	139
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(D) An agreement under this section shall include all of	140
the following:	141
(1) A detailed description of the small arms and	142
ammunition manufacturing facility project that is the subject of	143
the agreement, including the taxpayer's capital investment in	144
the project which shall not be less than two million dollars;	145
(2) The term of the tax credit, which shall not exceed	146
fifteen years, and the first taxable year, or first tax period,	147
for which the credit may be claimed;	148
(3) A requirement that the taxpayer shall maintain	149
operations at the project location for at least the greater of	150
seven years or the term of the credit plus three years;	151
(4) The percentage, as determined by the tax credit	152
authority, of excess payroll that will be allowed as the amount	153
of the credit for each taxable year or tax period;	154
(5) The pay increase factor to be applied to the	155
taxpayer's baseline payroll;	156
(6) A requirement that the taxpayer annually shall report	157

to the director of development full-time equivalent employees,	158
payroll, Ohio employee payroll, investment, and other	159
information the director needs to perform the director's duties	160
under this section;	161
(7) A requirement that the director of development	162
annually review the information reported under division (D)(6)	163
of this section and verify compliance with the agreement; if the	164
taxpayer is in compliance, a requirement that the director issue	165
a certificate to the taxpayer stating that the information has	166
been verified and identifying the amount of the credit that may	167
be claimed for the taxable year or tax period stated in the	168
certificate;	169
(8) A provision providing that the taxpayer may not	170
relocate a substantial number of employment positions from	171
elsewhere in this state to the project location unless the	172
director of development determines that the legislative	173
authority of the county, township, or municipal corporation from	174
which the employment positions would be relocated has been	175
notified by the taxpayer of the relocation.	176
For purposes of this section, the movement of an	177
employment position from one political subdivision to another	178
political subdivision shall be considered a relocation of an	179
employment position unless the employment position in the first	180
political subdivision is replaced.	181
(E) If a taxpayer fails to meet or comply with any	182
condition or requirement set forth in a tax credit agreement,	183
the tax credit authority may amend the agreement to reduce the	184
percentage or term of the tax credit. The reduction of the	185
percentage or term may take effect in the current taxable or	186
calendar year.	187

(F) Financial statements and other information submitted	188
to the department of development or the tax credit authority by	189
an applicant or recipient of a tax credit under this section,	190
and any information taken for any purpose from such statements	191
or information, are not public records subject to section 149.43	192
of the Revised Code. However, the chairperson of the authority	193
may make use of the statements and other information for	194
purposes of issuing public reports or in connection with court	195
proceedings concerning tax credit agreements under this section.	196
Upon the request of the tax commissioner, the chairperson of the	197
authority shall provide to the commissioner any statement or	198
information submitted by an applicant or recipient of a tax	199
credit in connection with the credit. The commissioner shall	200
preserve the confidentiality of the statement or information.	201
(G) A taxpayer claiming a credit under this section shall	202
submit to the tax commissioner a copy of the director of	203
development's certificate of verification issued under division	204
(D)(7) of this section with the taxpayer's tax report or return	205
for the taxable year or tax period. Failure to submit a copy of	206
the certificate with the report or return does not invalidate a	207
claim for a credit if the taxpayer submits a copy of the	208
certificate to the commissioner within the time prescribed by	209
section 5703.0510 of the Revised Code or within thirty days	210
after the commissioner requests it.	211
(H) The director of development, after consultation with	212
the tax commissioner and in accordance with Chapter 119. of the	213
Revised Code, shall adopt rules necessary to implement this	214
section. The rules may provide for recipients of tax credits	215
under this section to be charged fees to cover administrative	216

costs of the tax credit program. The fees collected shall be

credited to the tax incentives operating fund created in section

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122.174 of the Revised Code.

(I) For purposes of this section, a taxpayer may include a 220 pass-through entity. A pass-through entity may elect to pass the 221 credit received under this section against the tax imposed under 222 section 5747.02 of the Revised Code through to the persons to 223 whom the income or profit of the entity is distributed. The 224 election shall be made on the annual report required under 225 division (D)(6) of this section. The election applies to and is 226 irrevocable for the credit for which the report is submitted. If 227 the election is made, the credit shall be apportioned among 228 those persons in the same proportions as those in which the 229 income or profit is distributed. 230

(J) (1) If the director of development determines that a 231 taxpayer who has received a credit under this section is not 232 complying with the requirements of the agreement, the director 233 shall notify the tax credit authority of the noncompliance. 234 After receiving such a notice, and after giving the taxpayer an 235 opportunity to explain the noncompliance, the tax credit 236 authority may require the taxpayer to refund to this state a 237 portion of the credit in accordance with the following: 238

(a) If the taxpayer fails to comply with the requirement239under division (D) (3) of this section, an amount determined in240accordance with the following:241

(i) If the taxpayer maintained operations at the project242location for a period less than or equal to the term of the243credit, an amount not exceeding one hundred per cent of the sum244of any credits allowed and received under this section;245

(ii) If the taxpayer maintained operations at the project 246 location for a period longer than the term of the credit, but 247

less than the greater of seven years or the term of the credit	248
plus three years, an amount not exceeding seventy-five per cent	249
of the sum of any credits allowed and received under this	250
section.	251
(b) If, on the metric evaluation date, the taxpayer fails	252
to substantially meet the job creation, payroll, or investment	253
requirements included in the agreement, an amount determined at	254
the discretion of the authority;	255
(c) If the taxpayer fails to substantially maintain the	256
number of new full-time equivalent employees or amount of	257
payroll required under the agreement at any time during the term	258
of the agreement after the metric evaluation date, an amount	259
determined at the discretion of the authority.	260
(2) If a taxpayer files for bankruptcy and fails as	261
described in division (J)(1)(a), (b), or (c) of this section,	262
the director may immediately commence an action to recoup an	263
amount not exceeding one hundred per cent of the sum of any	264
credits received by the taxpayer under this section.	265
(3) In determining the portion of the tax credit to be	266
refunded to this state, the tax credit authority shall consider	267
the effect of market conditions on the taxpayer's project and	268
whether the taxpayer continues to maintain other operations in	269
this state. After making the determination, the authority shall	270
certify the amount to be refunded to the tax commissioner. The	271
commissioner shall make an assessment for that amount against	272
the taxpayer under Chapter 5747. or 5751. of the Revised Code.	273
The time limitations on assessments under those chapters do not	274
apply to an assessment under this division, but the commissioner	275
shall make the assessment within one year after the date the	276
authority certifies to the commissioner the amount to be	277

<u>refunded.</u>

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Sec. 5739.02. For the purpose of providing revenue with 279 which to meet the needs of the state, for the use of the general 280 revenue fund of the state, for the purpose of securing a 281 thorough and efficient system of common schools throughout the 282 state, for the purpose of affording revenues, in addition to 283 those from general property taxes, permitted under 284 constitutional limitations, and from other sources, for the 285 support of local governmental functions, and for the purpose of 286 reimbursing the state for the expense of administering this 287 chapter, an excise tax is hereby levied on each retail sale made 288 in this state. 289

(A) (1) The tax shall be collected as provided in section 5739.025 of the Revised Code. The rate of the tax shall be five and three-fourths per cent. The tax applies and is collectible when the sale is made, regardless of the time when the price is paid or delivered.

(2) In the case of the lease or rental, with a fixed term 295 of more than thirty days or an indefinite term with a minimum 296 period of more than thirty days, of any motor vehicles designed 297 by the manufacturer to carry a load of not more than one ton, 298 watercraft, outboard motor, or aircraft, or of any tangible 299 personal property, other than motor vehicles designed by the 300 manufacturer to carry a load of more than one ton, to be used by 301 the lessee or renter primarily for business purposes, the tax 302 shall be collected by the vendor at the time the lease or rental 303 is consummated and shall be calculated by the vendor on the 304 basis of the total amount to be paid by the lessee or renter 305 under the lease agreement. If the total amount of the 306 consideration for the lease or rental includes amounts that are 307

not calculated at the time the lease or rental is executed, the 308 tax shall be calculated and collected by the vendor at the time 309 such amounts are billed to the lessee or renter. In the case of 310 an open-end lease or rental, the tax shall be calculated by the 311 vendor on the basis of the total amount to be paid during the 312 initial fixed term of the lease or rental, and for each 313 314 subsequent renewal period as it comes due. As used in this division, "motor vehicle" has the same meaning as in section 315 4501.01 of the Revised Code, and "watercraft" includes an 316 outdrive unit attached to the watercraft. 317

A lease with a renewal clause and a termination penalty or 318 similar provision that applies if the renewal clause is not 319 exercised is presumed to be a sham transaction. In such a case, 320 the tax shall be calculated and paid on the basis of the entire 321 length of the lease period, including any renewal periods, until the termination penalty or similar provision no longer applies. The taxpayer shall bear the burden, by a preponderance of the 324 evidence, that the transaction or series of transactions is not 325 a sham transaction.

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

(4) In the case of a sale of a physical fitness facility 332 service or recreation and sports club service, the price of 333 which consists in whole or in part of a membership for the 334 receipt of the benefit of the service, the tax applicable to the 335 sale shall be measured by the installments thereof. 336

(B) The tax does not apply to the following: 337

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(1) Sales to the state or any of its political338subdivisions, or to any other state or its political339subdivisions if the laws of that state exempt from taxation340sales made to this state and its political subdivisions341including either of the following:342

(a) Sales or rentals of tangible personal property by 343 construction contractors or subcontractors to provide temporary 344 traffic control or temporary structures, including material and 345 equipment used to comply with the Ohio manual of uniform traffic 346 control devices adopted pursuant to section 4511.09 of the 347 Revised Code, whereby the state or any of its political 348 subdivisions take title to, or permanent or temporary possession 349 of, such tangible personal property for use by the state or any 350 of its political subdivisions, including for use by the general 351 public thereof; 352

(b) Sales of services by construction contractors or
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subcontractors to provide temporary traffic control or
structures, including labor used to comply with the Ohio manual
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of uniform traffic control devices adopted pursuant to section
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4511.09 of the Revised Code, whereby the state or any of its
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political subdivisions, including the general public thereof,
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receive the benefit of such services.

As used in divisions (B)(1)(a) and (b) of this section, "temporary structures" include temporary roads, bridges, drains, and pavement.

(2) Sales of food for human consumption off the premises where sold;

(3) Sales of food sold to students only in a cafeteria,dormitory, fraternity, or sorority maintained in a private,366

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public, or parochial school, college, or university; 367 (4) Sales of newspapers and sales or transfers of 368 magazines distributed as controlled circulation publications; 369 (5) The furnishing, preparing, or serving of meals without 370 charge by an employer to an employee provided the employer 371 records the meals as part compensation for services performed or 372 work done; 373 (6) (a) Sales of motor fuel upon receipt, use, 374 distribution, or sale of which in this state a tax is imposed by 375 the law of this state, but this exemption shall not apply to the 376 sale of motor fuel on which a refund of the tax is allowable 377 under division (A) of section 5735.14 of the Revised Code; and 378 the tax commissioner may deduct the amount of tax levied by this 379 section applicable to the price of motor fuel when granting a 380 refund of motor fuel tax pursuant to division (A) of section 381 5735.14 of the Revised Code and shall cause the amount deducted 382 to be paid into the general revenue fund of this state; 383

(b) Sales of motor fuel other than that described in
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division (B)(6)(a) of this section and used for powering a
refrigeration unit on a vehicle other than one used primarily to
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provide comfort to the operator or occupants of the vehicle.
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(7) Sales of natural gas by a natural gas company or 388 municipal gas utility, of water by a water-works company, or of 389 steam by a heating company, if in each case the thing sold is 390 delivered to consumers through pipes or conduits, and all sales 391 of communications services by a telegraph company, all terms as 392 defined in section 5727.01 of the Revised Code, and sales of 393 electricity delivered through wires; 394

(8) Casual sales by a person, or auctioneer employed

directly by the person to conduct such sales, except as to such 396 sales of motor vehicles, watercraft or outboard motors required 397 to be titled under section 1548.06 of the Revised Code, 398 watercraft documented with the United States coast guard, 399 snowmobiles, and all-purpose vehicles as defined in section 400 4519.01 of the Revised Code; 401

(9) (a) Sales of services or tangible personal property, 402 other than motor vehicles, mobile homes, and manufactured homes, 403 by churches, organizations exempt from taxation under section 404 405 501(c)(3) of the Internal Revenue Code of 1986, or nonprofit organizations operated exclusively for charitable purposes as 406 defined in division (B)(12) of this section, provided that the 407 number of days on which such tangible personal property or 408 services, other than items never subject to the tax, are sold 409 does not exceed six in any calendar year, except as otherwise 410 provided in division (B)(9)(b) of this section. If the number of 411 days on which such sales are made exceeds six in any calendar 412 year, the church or organization shall be considered to be 413 engaged in business and all subsequent sales by it shall be 414 subject to the tax. In counting the number of days, all sales by 415 groups within a church or within an organization shall be 416 considered to be sales of that church or organization. 417

(b) The limitation on the number of days on which tax-418 exempt sales may be made by a church or organization under 419 division (B)(9)(a) of this section does not apply to sales made 420 by student clubs and other groups of students of a primary or 421 secondary school, or a parent-teacher association, booster 422 group, or similar organization that raises money to support or 423 fund curricular or extracurricular activities of a primary or 424 425 secondary school.

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(c) Divisions (B) (9) (a) and (b) of this section do not
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apply to sales by a noncommercial educational radio or
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television broadcasting station.

(10) Sales not within the taxing power of this state under
the Constitution or laws of the United States or the
Constitution of this state including either of the following:
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(a) Sales or rentals of tangible personal property by 432 construction contractors or subcontractors to provide temporary 433 traffic control or temporary structures, including material and 434 equipment used to comply with the Ohio manual of uniform traffic 435 control devices adopted pursuant to section 4511.09 of the 436 Revised Code, whereby the United States takes title to, or 437 permanent or temporary possession of, such tangible personal 438 property for use by the United States including for use by the 439 general public thereof; 440

(b) Sales of services by construction contractors or
subcontractors to provide temporary traffic control or
structures, including labor used to comply with the Ohio manual
of uniform traffic control devices adopted pursuant to section
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4511.09 of the Revised Code, whereby the United States,
including the general public thereof, receives the benefit of
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such services.

As used in divisions (B)(10)(a) and (b) of this section, 448 "temporary structures" include temporary roads, bridges, drains, 449 and pavement. 450

(11) Except for transactions that are sales under division
(B) (3) (p) of section 5739.01 of the Revised Code, the
transportation of persons or property, unless the transportation
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is by a private investigation and security service;
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(12) Sales of tangible personal property or services to 455 churches, to organizations exempt from taxation under section 456 501(c)(3) of the Internal Revenue Code of 1986, and to any other 457 nonprofit organizations operated exclusively for charitable 458 purposes in this state, no part of the net income of which 459 inures to the benefit of any private shareholder or individual, 460 and no substantial part of the activities of which consists of 461 carrying on propaganda or otherwise attempting to influence 462 legislation; sales to offices administering one or more homes 463 for the aged or one or more hospital facilities exempt under 464 section 140.08 of the Revised Code; and sales to organizations 465 described in division (D) of section 5709.12 of the Revised 466 Code. 467

"Charitable purposes" means the relief of poverty; the 468 improvement of health through the alleviation of illness, 469 disease, or injury; the operation of an organization exclusively 470 for the provision of professional, laundry, printing, and 471 purchasing services to hospitals or charitable institutions; the 472 operation of a home for the aged, as defined in section 5701.13 473 of the Revised Code; the operation of a radio or television 474 broadcasting station that is licensed by the federal 475 communications commission as a noncommercial educational radio 476 or television station; the operation of a nonprofit animal 477 adoption service or a county humane society; the promotion of 478 education by an institution of learning that maintains a faculty 479 of qualified instructors, teaches regular continuous courses of 480 study, and confers a recognized diploma upon completion of a 481 specific curriculum; the operation of a parent-teacher 482 association, booster group, or similar organization primarily 483 engaged in the promotion and support of the curricular or 484 extracurricular activities of a primary or secondary school; the 485

operation of a community or area center in which presentations 486 in music, dramatics, the arts, and related fields are made in 487 order to foster public interest and education therein; the 488 production of performances in music, dramatics, and the arts; or 489 the promotion of education by an organization engaged in 490 carrying on research in, or the dissemination of, scientific and 491 technological knowledge and information primarily for the 492 public. 493

Nothing in this division shall be deemed to exempt sales to any organization for use in the operation or carrying on of a trade or business, or sales to a home for the aged for use in the operation of independent living facilities as defined in division (A) of section 5709.12 of the Revised Code.

(13) Building and construction materials and services sold 499 to construction contractors for incorporation into a structure 500 or improvement to real property under a construction contract 501 with this state or a political subdivision of this state, or 502 with the United States government or any of its agencies; 503 building and construction materials and services sold to 504 505 construction contractors for incorporation into a structure or 506 improvement to real property that are accepted for ownership by this state or any of its political subdivisions, or by the 507 United States government or any of its agencies at the time of 508 completion of the structures or improvements; building and 509 construction materials sold to construction contractors for 510 incorporation into a horticulture structure or livestock 511 structure for a person engaged in the business of horticulture 512 or producing livestock; building materials and services sold to 513 a construction contractor for incorporation into a house of 514 public worship or religious education, or a building used 515 exclusively for charitable purposes under a construction 516

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contract with an organization whose purpose is as described in 517 division (B)(12) of this section; building materials and 518 services sold to a construction contractor for incorporation 519 into a building under a construction contract with an 520 organization exempt from taxation under section 501(c)(3) of the 521 Internal Revenue Code of 1986 when the building is to be used 522 523 exclusively for the organization's exempt purposes; tangible personal property sold for incorporation into the construction 524 of a sports facility under section 307.696 of the Revised Code; 525 building and construction materials and services sold to a 526 construction contractor for incorporation into real property 527 outside this state if such materials and services, when sold to 528 a construction contractor in the state in which the real 529 property is located for incorporation into real property in that 530 state, would be exempt from a tax on sales levied by that state; 531 building and construction materials for incorporation into a 532 transportation facility pursuant to a public-private agreement 533 entered into under sections 5501.70 to 5501.83 of the Revised 534 Code; until one calendar year after the construction of a 535 convention center that qualifies for property tax exemption 536 under section 5709.084 of the Revised Code is completed, 537 building and construction materials and services sold to a 538 construction contractor for incorporation into the real property 539 comprising that convention center; and building and construction 540 materials sold for incorporation into a structure or improvement 541 to real property that is used primarily as, or primarily in 542 support of, a manufacturing facility or research and development 543 facility and that is to be owned by a megaproject operator upon 544 completion and located at the site of a megaproject that 545 satisfies the criteria described in division (A)(11)(a)(ii) of 546 section 122.17 of the Revised Code, provided that the sale 547 548 occurs during the period that the megaproject operator has an

agreement for such megaproject with the tax credit authority 549 under division (D) of section 122.17 of the Revised Code that 550 remains in effect and has not expired or been terminated. 551

(14) Sales of ships or vessels or rail rolling stock used
or to be used principally in interstate or foreign commerce, and
repairs, alterations, fuel, and lubricants for such ships or
vessels or rail rolling stock;

(15) Sales to persons primarily engaged in any of the 556 activities mentioned in division (B) (42) (a), (g), or (h) of this 557 section, to persons engaged in making retail sales, or to 558 persons who purchase for sale from a manufacturer tangible 559 personal property that was produced by the manufacturer in 560 accordance with specific designs provided by the purchaser, of 561 packages, including material, labels, and parts for packages, 562 and of machinery, equipment, and material for use primarily in 563 packaging tangible personal property produced for sale, 564 including any machinery, equipment, and supplies used to make 565 labels or packages, to prepare packages or products for 566 labeling, or to label packages or products, by or on the order 567 of the person doing the packaging, or sold at retail. "Packages" 568 includes bags, baskets, cartons, crates, boxes, cans, bottles, 569 bindings, wrappings, and other similar devices and containers, 570 but does not include motor vehicles or bulk tanks, trailers, or 571 similar devices attached to motor vehicles. "Packaging" means 572 placing in a package. Division (B) (15) of this section does not 573 apply to persons engaged in highway transportation for hire. 574

(16) Sales of food to persons using supplemental nutrition 575 assistance program benefits to purchase the food. As used in 576 this division, "food" has the same meaning as in 7 U.S.C. 2012 577 and federal regulations adopted pursuant to the Food and 578

Nutrition Act of 2008.

(17) Sales to persons engaged in farming, agriculture, 580 horticulture, or floriculture, of tangible personal property for 581 use or consumption primarily in the production by farming, 582 agriculture, horticulture, or floriculture of other tangible 583 personal property for use or consumption primarily in the 584 production of tangible personal property for sale by farming, 585 agriculture, horticulture, or floriculture; or material and 586 parts for incorporation into any such tangible personal property 587 for use or consumption in production; and of tangible personal 588 property for such use or consumption in the conditioning or 589 holding of products produced by and for such use, consumption, 590 or sale by persons engaged in farming, agriculture, 591 horticulture, or floriculture, except where such property is 592 incorporated into real property; 593

(18) Sales of drugs for a human being that may be 594 dispensed only pursuant to a prescription; insulin as recognized 595 in the official United States pharmacopoeia; urine and blood 596 testing materials when used by diabetics or persons with 597 hypoglycemia to test for glucose or acetone; hypodermic syringes 598 and needles when used by diabetics for insulin injections; 599 epoetin alfa when purchased for use in the treatment of persons 600 with medical disease; hospital beds when purchased by hospitals, 601 nursing homes, or other medical facilities; and medical oxygen 602 and medical oxygen-dispensing equipment when purchased by 603 hospitals, nursing homes, or other medical facilities; 604

(19) Sales of prosthetic devices, durable medical
equipment for home use, or mobility enhancing equipment, when
made pursuant to a prescription and when such devices or
equipment are for use by a human being.

(20) Sales of emergency and fire protection vehicles and
equipment to nonprofit organizations for use solely in providing
fire protection and emergency services, including trauma care
and emergency medical services, for political subdivisions of
the state;

(21) Sales of tangible personal property manufactured in 614 this state, if sold by the manufacturer in this state to a 615 retailer for use in the retail business of the retailer outside 616 of this state and if possession is taken from the manufacturer 617 by the purchaser within this state for the sole purpose of 618 immediately removing the same from this state in a vehicle owned 619 by the purchaser; 620

(22) Sales of services provided by the state or any of its
political subdivisions, agencies, instrumentalities,
institutions, or authorities, or by governmental entities of the
state or any of its political subdivisions, agencies,
instrumentalities, institutions, or authorities;
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(23) Sales of motor vehicles to nonresidents of this state
under the circumstances described in division (B) of section
5739.029 of the Revised Code;
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(24) Sales to persons engaged in the preparation of eggs 629 for sale of tangible personal property used or consumed directly 630 in such preparation, including such tangible personal property 631 used for cleaning, sanitizing, preserving, grading, sorting, and 632 classifying by size; packages, including material and parts for 633 packages, and machinery, equipment, and material for use in 634 packaging eggs for sale; and handling and transportation 635 equipment and parts therefor, except motor vehicles licensed to 636 operate on public highways, used in intraplant or interplant 637 transfers or shipment of eqgs in the process of preparation for 638

sale, when the plant or plants within or between which such639transfers or shipments occur are operated by the same person.640"Packages" includes containers, cases, baskets, flats, fillers,641filler flats, cartons, closure materials, labels, and labeling642materials, and "packaging" means placing therein.643

(25) (a) Sales of water to a consumer for residential use; 644

(b) Sales of water by a nonprofit corporation engaged
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exclusively in the treatment, distribution, and sale of water to
consumers, if such water is delivered to consumers through pipes
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or tubing.

(26) Fees charged for inspection or reinspection of motorvehicles under section 3704.14 of the Revised Code;650

(27) Sales to persons licensed to conduct a food service
operation pursuant to section 3717.43 of the Revised Code, of
tangible personal property primarily used directly for the
following:

(a) To prepare food for human consumption for sale; 655

(b) To preserve food that has been or will be prepared for
human consumption for sale by the food service operator, not
including tangible personal property used to display food for
selection by the consumer;

(c) To clean tangible personal property used to prepare orserve food for human consumption for sale.661

(28) Sales of animals by nonprofit animal adoption662services or county humane societies;663

(29) Sales of services to a corporation described in
division (A) of section 5709.72 of the Revised Code, and sales
of tangible personal property that qualifies for exemption from
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taxation under section 5709.72 of the Revised Code;

(30) Sales and installation of agricultural land tile, as
defined in division (B)(5)(a) of section 5739.01 of the Revised
Code;
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(31) Sales and erection or installation of portable grain bins, as defined in division (B)(5)(b) of section 5739.01 of the Revised Code;

(32) The sale, lease, repair, and maintenance of, parts
for, or items attached to or incorporated in, motor vehicles
that are primarily used for transporting tangible personal
property belonging to others by a person engaged in highway
transportation for hire, except for packages and packaging used
for the transportation of tangible personal property;

(33) Sales to the state headquarters of any veterans'
organization in this state that is either incorporated and
issued a charter by the congress of the United States or is
recognized by the United States veterans administration, for use
by the headquarters;

(34) Sales to a telecommunications service vendor, mobile 685 telecommunications service vendor, or satellite broadcasting 686 service vendor of tangible personal property and services used 687 directly and primarily in transmitting, receiving, switching, or 688 recording any interactive, one- or two-way electromagnetic 689 communications, including voice, image, data, and information, 690 through the use of any medium, including, but not limited to, 691 poles, wires, cables, switching equipment, computers, and record 692 storage devices and media, and component parts for the tangible 693 personal property. The exemption provided in this division shall 694 be in lieu of all other exemptions under division (B) (42) (a) or 695

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(n) of this section to which the vendor may otherwise be
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entitled, based upon the use of the thing purchased in providing
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the telecommunications, mobile telecommunications, or satellite
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broadcasting service.

(35) (a) Sales where the purpose of the consumer is to use
or consume the things transferred in making retail sales and
consisting of newspaper inserts, catalogues, coupons, flyers,
gift certificates, or other advertising material that prices and
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describes tangible personal property offered for retail sale.
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(b) Sales to direct marketing vendors of preliminary 705 materials such as photographs, artwork, and typesetting that 706 will be used in printing advertising material; and of printed 707 matter that offers free merchandise or chances to win sweepstake 708 prizes and that is mailed to potential customers with 709 advertising material described in division (B) (35) (a) of this 710 section; 711

(c) Sales of equipment such as telephones, computers,712facsimile machines, and similar tangible personal property713primarily used to accept orders for direct marketing retail714sales.715

(d) Sales of automatic food vending machines that preserve
food with a shelf life of forty-five days or less by
refrigeration and dispense it to the consumer.
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For purposes of division (B) (35) of this section, "direct719marketing" means the method of selling where consumers order720tangible personal property by United States mail, delivery721service, or telecommunication and the vendor delivers or ships722the tangible personal property sold to the consumer from a723warehouse, catalogue distribution center, or similar fulfillment724

days.

facility by means of the United States mail, delivery service, 725 726 or common carrier. (36) Sales to a person engaged in the business of 727 horticulture or producing livestock of materials to be 728 incorporated into a horticulture structure or livestock 729 structure; 730 (37) Sales of personal computers, computer monitors, 731 732 computer keyboards, modems, and other peripheral computer equipment to an individual who is licensed or certified to teach 733 in an elementary or a secondary school in this state for use by 734 that individual in preparation for teaching elementary or 735 secondary school students; 736 (38) Sales of tangible personal property that is not 737 required to be registered or licensed under the laws of this 738 state to a citizen of a foreign nation that is not a citizen of 739 the United States, provided the property is delivered to a 740 person in this state that is not a related member of the 741 purchaser, is physically present in this state for the sole 742 purpose of temporary storage and package consolidation, and is 743 subsequently delivered to the purchaser at a delivery address in 744 a foreign nation. As used in division (B) (38) of this section, 745 746 "related member" has the same meaning as in section 5733.042 of the Revised Code, and "temporary storage" means the storage of 747

(39) Sales of used manufactured homes and used mobile
homes, as defined in section 5739.0210 of the Revised Code, made
on or after January 1, 2000;
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tangible personal property for a period of not more than sixty

(40) Sales of tangible personal property and services to a

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provider of electricity used or consumed directly and primarily 754 in generating, transmitting, or distributing electricity for use 755 by others, including property that is or is to be incorporated 756 into and will become a part of the consumer's production, 757 transmission, or distribution system and that retains its 758 classification as tangible personal property after 759 incorporation; fuel or power used in the production, 760 transmission, or distribution of electricity; energy conversion 761 equipment as defined in section 5727.01 of the Revised Code; and 762 763 tangible personal property and services used in the repair and maintenance of the production, transmission, or distribution 764 system, including only those motor vehicles as are specially 765 designed and equipped for such use. The exemption provided in 766 this division shall be in lieu of all other exemptions in 767 division (B) (42) (a) or (n) of this section to which a provider 768 of electricity may otherwise be entitled based on the use of the 769 tangible personal property or service purchased in generating, 770 transmitting, or distributing electricity. 771

(41) Sales to a person providing services under division
(B) (3) (p) of section 5739.01 of the Revised Code of tangible
personal property and services used directly and primarily in
providing taxable services under that section.

(42) Sales where the purpose of the purchaser is to do anyof the following:777

(a) To incorporate the thing transferred as a material or
a part into tangible personal property to be produced for sale
by manufacturing, assembling, processing, or refining; or to use
or consume the thing transferred directly in producing tangible
personal property for sale by mining, including, without
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are classed geologically as minerals, or directly in the 784 rendition of a public utility service, except that the sales tax 785 levied by this section shall be collected upon all meals, 786 drinks, and food for human consumption sold when transporting 787 persons. This paragraph does not exempt from "retail sale" or 788 "sales at retail" the sale of tangible personal property that is 789 790 to be incorporated into a structure or improvement to real 791 property. (b) To hold the thing transferred as security for the 792 793 performance of an obligation of the vendor; (c) To resell, hold, use, or consume the thing transferred 794 as evidence of a contract of insurance; 795 (d) To use or consume the thing directly in commercial 796 fishing; 797 (e) To incorporate the thing transferred as a material or 798 a part into, or to use or consume the thing transferred directly 799 in the production of, magazines distributed as controlled 800 circulation publications; 801 (f) To use or consume the thing transferred in the 802 production and preparation in suitable condition for market and 803 sale of printed, imprinted, overprinted, lithographic, 804 multilithic, blueprinted, photostatic, or other productions or 805 reproductions of written or graphic matter; 806 (g) To use the thing transferred, as described in section 807 5739.011 of the Revised Code, primarily in a manufacturing 808 operation to produce tangible personal property for sale; 809

(h) To use the benefit of a warranty, maintenance or
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service contract, or similar agreement, as described in division
(B) (7) of section 5739.01 of the Revised Code, to repair or
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maintain tangible personal property, if all of the property that 813
is the subject of the warranty, contract, or agreement would not 814
be subject to the tax imposed by this section; 815

(i) To use the thing transferred as qualified research and816development equipment;817

(j) To use or consume the thing transferred primarily in 818 storing, transporting, mailing, or otherwise handling purchased 819 sales inventory in a warehouse, distribution center, or similar 820 facility when the inventory is primarily distributed outside 821 this state to retail stores of the person who owns or controls 822 the warehouse, distribution center, or similar facility, to 823 retail stores of an affiliated group of which that person is a 824 member, or by means of direct marketing. This division does not 825 apply to motor vehicles registered for operation on the public 826 highways. As used in this division, "affiliated group" has the 827 same meaning as in division (B)(3)(e) of section 5739.01 of the 828 Revised Code and "direct marketing" has the same meaning as in 829 division (B)(35) of this section. 8.30

(k) To use or consume the thing transferred to fulfill a 831 contractual obligation incurred by a warrantor pursuant to a 832 warranty provided as a part of the price of the tangible 833 personal property sold or by a vendor of a warranty, maintenance 834 or service contract, or similar agreement the provision of which 835 is defined as a sale under division (B) (7) of section 5739.01 of 836 the Revised Code; 837

(1) To use or consume the thing transferred in the838production of a newspaper for distribution to the public;839

(m) To use tangible personal property to perform a service840listed in division (B) (3) of section 5739.01 of the Revised841

Code, if the property is or is to be permanently transferred to842the consumer of the service as an integral part of the843performance of the service;844(n) To use or consume the thing transferred primarily in845producing tangible personal property for sale by farming,846

agriculture, horticulture, or floriculture. Persons engaged in 847 rendering farming, agriculture, horticulture, or floriculture 848 services for others are deemed engaged primarily in farming, 849 agriculture, horticulture, or floriculture. This paragraph does 850 not exempt from "retail sale" or "sales at retail" the sale of 851 tangible personal property that is to be incorporated into a 852 structure or improvement to real property. 853

(o) To use or consume the thing transferred in acquiring, formatting, editing, storing, and disseminating data or information by electronic publishing;

(p) To provide the thing transferred to the owner or
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lessee of a motor vehicle that is being repaired or serviced, if
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the thing transferred is a rented motor vehicle and the
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purchaser is reimbursed for the cost of the rented motor vehicle
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by a manufacturer, warrantor, or provider of a maintenance,
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service, or other similar contract or agreement, with respect to
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the motor vehicle that is being repaired or serviced;

(q) To use or consume the thing transferred directly in
production of crude oil and natural gas for sale. Persons
engaged in rendering production services for others are deemed
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engaged in production.

As used in division (B)(42)(q) of this section, 868 "production" means operations and tangible personal property 869 directly used to expose and evaluate an underground reservoir 870

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that may contain hydrocarbon resources, prepare the wellbore for 871 production, and lift and control all substances yielded by the 872 reservoir to the surface of the earth. 873 (i) For the purposes of division (B)(42)(q) of this 874 section, the "thing transferred" includes, but is not limited 875 to, any of the following: 876 (I) Services provided in the construction of permanent 877 access roads, services provided in the construction of the well 878 site, and services provided in the construction of temporary 879 impoundments; 880 881 (II) Equipment and rigging used for the specific purpose of creating with integrity a wellbore pathway to underground 882 reservoirs; 883 (III) Drilling and workover services used to work within a 884 subsurface wellbore, and tangible personal property directly 885 used in providing such services; 886 887 (IV) Casing, tubulars, and float and centralizing equipment; 888 (V) Trailers to which production equipment is attached; 889 (VI) Well completion services, including cementing of 890 casing, and tangible personal property directly used in 891 providing such services; 892 (VII) Wireline evaluation, mud logging, and perforation 893 services, and tangible personal property directly used in 894 providing such services; 895 (VIII) Reservoir stimulation, hydraulic fracturing, and 896 acidizing services, and tangible personal property directly used 897

in providing such services, including all material pumped

site;

downhole; 899 (IX) Pressure pumping equipment; 900 (X) Artificial lift systems equipment; 901 (XI) Wellhead equipment and well site equipment used to 902 separate, stabilize, and control hydrocarbon phases and produced 903 water; 904 (XII) Tangible personal property directly used to control 905 production equipment. 906 (ii) For the purposes of division (B)(42)(q) of this 907 section, the "thing transferred" does not include any of the 908 909 following: (I) Tangible personal property used primarily in the 910 exploration and production of any mineral resource regulated 911 under Chapter 1509. of the Revised Code other than oil or gas; 912 (II) Tangible personal property used primarily in storing, 913 holding, or delivering solutions or chemicals used in well 914 stimulation as defined in section 1509.01 of the Revised Code; 915 (III) Tangible personal property used primarily in 916 preparing, installing, or reclaiming foundations for drilling or 917 pumping equipment or well stimulation material tanks; 918 919 (IV) Tangible personal property used primarily in transporting, delivering, or removing equipment to or from the 920 well site or storing such equipment before its use at the well 921

(V) Tangible personal property used primarily in gathering
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 operations occurring off the well site, including gathering
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 pipelines transporting hydrocarbon gas or liquids away from a
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crude oil or natural gas production facility; 926 (VI) Tangible personal property that is to be incorporated 927 into a structure or improvement to real property; 928 (VII) Well site fencing, lighting, or security systems; 929 (VIII) Communication devices or services; 930 (IX) Office supplies; 9.31 (X) Trailers used as offices or lodging; 932 (XI) Motor vehicles of any kind; 933 (XII) Tangible personal property used primarily for the 934 storage of drilling byproducts and fuel not used for production; 935 (XIII) Tangible personal property used primarily as a 936 safety device; 937 (XIV) Data collection or monitoring devices; 938 (XV) Access ladders, stairs, or platforms attached to 939 storage tanks. 940 The enumeration of tangible personal property in division 941 (B) (42) (g) (ii) of this section is not intended to be exhaustive, 942 and any tangible personal property not so enumerated shall not 943 necessarily be construed to be a "thing transferred" for the 944 purposes of division (B)(42)(q) of this section. 945 The commissioner shall adopt and promulgate rules under 946 sections 119.01 to 119.13 of the Revised Code that the 947 948 commissioner deems necessary to administer division (B) (42) (q) of this section. 949 As used in division (B)(42) of this section, "thing" 950

includes all transactions included in divisions (B)(3)(a), (b),

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and (e) of section 5739.01 of the Revised Code.

(43) Sales conducted through a coin operated device that 953 activates vacuum equipment or equipment that dispenses water, 954 whether or not in combination with soap or other cleaning agents 955 or wax, to the consumer for the consumer's use on the premises 956 in washing, cleaning, or waxing a motor vehicle, provided no other personal property or personal service is provided as part 958 959 of the transaction.

960 (44) Sales of replacement and modification parts for engines, airframes, instruments, and interiors in, and paint 961 for, aircraft used primarily in a fractional aircraft ownership 962 program, and sales of services for the repair, modification, and 963 maintenance of such aircraft, and machinery, equipment, and 964 supplies primarily used to provide those services. 965

(45) Sales of telecommunications service that is used 966 directly and primarily to perform the functions of a call 967 center. As used in this division, "call center" means any 968 physical location where telephone calls are placed or received 969 970 in high volume for the purpose of making sales, marketing, customer service, technical support, or other specialized 971 business activity, and that employs at least fifty individuals 972 that engage in call center activities on a full-time basis, or 973 sufficient individuals to fill fifty full-time equivalent 974 positions. 975

(46) Sales by a telecommunications service vendor of 900 976 service to a subscriber. This division does not apply to 977 information services. 978

(47) Sales of value-added non-voice data service. This 979 division does not apply to any similar service that is not 980

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otherwise a telecommunications service.

(48) Sales of feminine hygiene products.

(49) Sales of materials, parts, equipment, or engines used 983 in the repair or maintenance of aircraft or avionics systems of 984 such aircraft, and sales of repair, remodeling, replacement, or 985 maintenance services in this state performed on aircraft or on 986 an aircraft's avionics, engine, or component materials or parts. 987 As used in division (B)(49) of this section, "aircraft" means 988 aircraft of more than six thousand pounds maximum certified 989 990 takeoff weight or used exclusively in general aviation.

991 (50) Sales of full flight simulators that are used for pilot or flight-crew training, sales of repair or replacement 992 parts or components, and sales of repair or maintenance services 993 for such full flight simulators. "Full flight simulator" means a 994 replica of a specific type, or make, model, and series of 995 aircraft cockpit. It includes the assemblage of equipment and 996 computer programs necessary to represent aircraft operations in 997 ground and flight conditions, a visual system providing an out-998 of-the-cockpit view, and a system that provides cues at least 999 equivalent to those of a three-degree-of-freedom motion system, 1000 and has the full range of capabilities of the systems installed 1001 in the device as described in appendices A and B of part 60 of 1002 chapter 1 of title 14 of the Code of Federal Regulations. 1003

(51) Any transfer or lease of tangible personal property1004between the state and JobsOhio in accordance with section10054313.02 of the Revised Code.1006

(52) (a) Sales to a qualifying corporation. 1007(b) As used in division (B) (52) of this section: 1008

(i) "Qualifying corporation" means a nonprofit corporation 1009

organized in this state that leases from an eligible county1010land, buildings, structures, fixtures, and improvements to the1011land that are part of or used in a public recreational facility1012used by a major league professional athletic team or a class A1013to class AAA minor league affiliate of a major league1014professional athletic team for a significant portion of the1015team's home schedule, provided the following apply:1016

(I) The facility is leased from the eligible county
pursuant to a lease that requires substantially all of the
revenue from the operation of the business or activity conducted
by the nonprofit corporation at the facility in excess of
operating costs, capital expenditures, and reserves to be paid
to the eligible county at least once per calendar year.

(II) Upon dissolution and liquidation of the nonprofit 1023 corporation, all of its net assets are distributable to the 1024 board of commissioners of the eligible county from which the 1025 corporation leases the facility. 1026

(ii) "Eligible county" has the same meaning as in section 1027307.695 of the Revised Code. 1028

(53) Sales to or by a cable service provider, video 1029 service provider, or radio or television broadcast station 1030 regulated by the federal government of cable service or 1031 programming, video service or programming, audio service or 1032 programming, or electronically transferred digital audiovisual 1033 or audio work. As used in division (B) (53) of this section, 1034 "cable service" and "cable service provider" have the same 1035 meanings as in section 1332.01 of the Revised Code, and "video 1036 service," "video service provider," and "video programming" have 1037 the same meanings as in section 1332.21 of the Revised Code. 1038

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(54) Sales of a digital audio work electronically	1039
transferred for delivery through use of a machine, such as a	1040
juke box, that does all of the following:	1041
(a) Accepts direct payments to operate;	1042
(b) Automatically plays a selected digital audio work for	1043
a single play upon receipt of a payment described in division	1044
(B)(54)(a) of this section;	1045
(c) Operates exclusively for the purpose of playing	1046
digital audio works in a commercial establishment.	1047
(55)(a) Sales of the following occurring on the first	1048
Friday of August and the following Saturday and Sunday of any	1049
year, except in 2024 or any subsequent year in which a sales tax	1050
holiday is held pursuant to section 5739.41 of the Revised Code:	1051
(i) An item of clothing, the price of which is seventy-	1052
five dollars or less;	1053
(ii) An item of school supplies, the price of which is	1054
twenty dollars or less;	1055
(iii) An item of school instructional material, the price	1056
of which is twenty dollars or less.	1057
(b) As used in division (B)(55) of this section:	1058
(i) "Clothing" means all human wearing apparel suitable	1059
for general use. "Clothing" includes, but is not limited to,	1060
aprons, household and shop; athletic supporters; baby receiving	1061
blankets; bathing suits and caps; beach capes and coats; belts	1062
and suspenders; boots; coats and jackets; costumes; diapers,	1063
children and adult, including disposable diapers; earmuffs;	1064
footlets; formal wear; garters and garter belts; girdles; gloves	1065
and mittens for general use; hats and caps; hosiery; insoles for	1066

shoes; lab coats; neckties; overshoes; pantyhose; rainwear; 1067 rubber pants; sandals; scarves; shoes and shoe laces; slippers; 1068 sneakers; socks and stockings; steel-toed shoes; underwear; 1069 uniforms, athletic and nonathletic; and wedding apparel. 1070 "Clothing" does not include items purchased for use in a trade 1071 or business; clothing accessories or equipment; protective 1072 1073 equipment; sports or recreational equipment; belt buckles sold separately; costume masks sold separately; patches and emblems 1074 sold separately; sewing equipment and supplies including, but 1075 not limited to, knitting needles, patterns, pins, scissors, 1076 sewing machines, sewing needles, tape measures, and thimbles; 1077 and sewing materials that become part of "clothing" including, 1078 but not limited to, buttons, fabric, lace, thread, yarn, and 1079 zippers. 1080

(ii) "School supplies" means items commonly used by a 1081 student in a course of study. "School supplies" includes only 1082 the following items: binders; book bags; calculators; cellophane 1083 tape; blackboard chalk; compasses; composition books; crayons; 1084 erasers; folders, expandable, pocket, plastic, and manila; glue, 1085 paste, and paste sticks; highlighters; index cards; index card 1086 1087 boxes; legal pads; lunch boxes; markers; notebooks; paper, loose-leaf ruled notebook paper, copy paper, graph paper, 1088 tracing paper, manila paper, colored paper, poster board, and 1089 construction paper; pencil boxes and other school supply boxes; 1090 pencil sharpeners; pencils; pens; protractors; rulers; scissors; 1091 and writing tablets. "School supplies" does not include any item 1092 purchased for use in a trade or business. 1093

(iii) "School instructional material" means written
material commonly used by a student in a course of study as a
reference and to learn the subject being taught. "School
instructional material" includes only the following items:

reference books, reference maps and globes, textbooks, and 1098 workbooks. "School instructional material" does not include any 1099 material purchased for use in a trade or business. 1100

(56) (a) Sales of adult diapers or incontinence underpads
sold pursuant to a prescription, for the benefit of a medicaid
recipient with a diagnosis of incontinence, and by a medicaid
provider that maintains a valid provider agreement under section
5164.30 of the Revised Code with the department of medicaid,
provided that the medicaid program covers diapers or
incontinence underpads as an incontinence garment.

(b) As used in division (B) (56) (a) of this section,1108"incontinence underpad" means an absorbent product, not worn on1109the body, designed to protect furniture or other tangible1110personal property from soiling or damage due to human1111incontinence.1112

(57) Sales of investment metal bullion and investment
coins. "Investment metal bullion" means any bullion described in
section 408(m)(3)(B) of the Internal Revenue Code, regardless of
whether that bullion is in the physical possession of a trustee.
"Investment coin" means any coin composed primarily of gold,
silver, platinum, or palladium.

(58) Sales of tangible personal property used primarily 1119 for any of the following purposes by a megaproject operator at 1120 the site of a megaproject that satisfies the criteria described 1121 in division (A)(11)(a)(ii) of section 122.17 of the Revised 1122 Code, provided that the sale occurs during the period that the 1123 megaproject operator has an agreement for such megaproject with 1124 the tax credit authority under division (D) of section 122.17 of 1125 the Revised Code that remains in effect and has not expired or 1126 been terminated: 1127

S. B. No. 59 As Introduced

(a) To store, transmit, convey, distribute, recycle, 1128 circulate, or clean water, steam, or other gases used in or 1129 produced as a result of manufacturing activity, including items 1130 that support or aid in the operation of such property; 1131 (b) To clean or prepare inventory, at any stage of storage 1132 or production, or equipment used in a manufacturing activity, 1133 including chemicals, solvents, catalysts, soaps, and other items 1134 that support or aid in the operation of property; 1135 (c) To regulate, treat, filter, condition, improve, clean, 1136 maintain, or monitor environmental conditions within areas where 1137 manufacturing activities take place; 1138 (d) To handle, transport, or convey inventory during 1139 production or manufacturing. 1140 (59) Documentary services charges imposed pursuant to 1141 section 4517.261 or 4781.24 of the Revised Code. 1142 (60) Sales of children's diapers. 1143 (61) Sales of therapeutic or preventative creams and wipes 1144 marketed primarily for use on the skin of children. 1145 (62) Sales of a child restraint device or booster seat 1146 that meets the national highway traffic safety administration 1147 standard for child restraint systems under 49 C.F.R. 571.213. 1148 (63) Sales of cribs intended to provide sleeping 1149 accommodations for children that comply with the United States 1150 consumer product safety commission's safety standard for full-1151 size baby cribs under 16 C.F.R. 1219 or the commission's safety 1152 standard for non-full-size baby cribs under 16 C.F.R. 1220. 1153

(64) Sales of strollers meant for transporting childrenfrom infancy to about thirty-six months of age that meet the1155

United States consumer product safety commission safety standard 1156 for carriages and strollers under 16 C.F.R. 1227.2. 1157 (65) The fee imposed by section 3743.22 of the Revised 1158 Code, if it is separately stated on the invoice, bill of sale, 1159 or similar document given by the vendor to the consumer for a 1160 retail sale made in this state. 1161 (66) Sales of eligible tangible personal property 1162 occurring during the period of a sales tax holiday held pursuant 1163 to section 5739.41 of the Revised Code. 1164 (67) Sales of gualifying firearms and ammunition. 1165 As used in division (B)(67) of this section: 1166 (a) "Qualifying firearm" means a portable firearm, 1167 including a rifle, shotgun, pistol, or revolver, that is 1168 designed to be carried and operated by a single person, and 1169 excludes both of the following: 1170 (i) Any such firearm, except in the case of a shotgun, the 1171 barrel of which has an internal diameter larger than fifty 1172 c<u>aliber;</u> 1173 (ii) A shotgun, the barrel of which has an internal 1174 diameter larger than ten gauge. 1175 (b) "Ammunition" means ammunition designed for use in a 1176 qualifying firearm. 1177 (C) For the purpose of the proper administration of this 1178 chapter, and to prevent the evasion of the tax, it is presumed 1179 that all sales made in this state are subject to the tax until 1180 the contrary is established. 1181 (D) The tax collected by the vendor from the consumer 1182

under this chapter is not part of the price, but is a tax 1183 collection for the benefit of the state, and of counties levying 1184 an additional sales tax pursuant to section 5739.021 or 5739.026 1185 of the Revised Code and of transit authorities levying an 1186 additional sales tax pursuant to section 5739.023 of the Revised 1187 Code. Except for the discount authorized under section 5739.12 1188 of the Revised Code and the effects of any rounding pursuant to 1189 section 5703.055 of the Revised Code, no person other than the 1190 state or such a county or transit authority shall derive any 1191 benefit from the collection or payment of the tax levied by this 1192 section or section 5739.021, 5739.023, or 5739.026 of the 1193 Revised Code. 1194

Sec. 5747.053. A refundable credit is allowed against a 1195 taxpayer's aggregate tax liability under section 5747.02 of the 1196 Revised Code for a taxpayer or the taxpayer owners of a pass-1197 through entity that has been issued a tax credit certificate 1198 under division (D)(7) of section 122.1712 of the Revised Code. 1199 The credit shall be claimed for the taxable year stated in the 1200 certificate and equals the amount stated in the certificate. The 1201 credit shall be claimed in the order required under section 1202 5747.98 of the Revised Code. If the credit amount exceeds the 1203 tax otherwise due under section 5747.02 of the Revised Code 1204 after deducting all other credits in that order, the excess 1205 shall be refunded. 1206

Sec. 5747.98. (A) To provide a uniform procedure for1207calculating a taxpayer's aggregate tax liability under section12085747.02 of the Revised Code, a taxpayer shall claim any credits1209to which the taxpayer is entitled in the following order:1210

Either the retirement income credit under division (B) of1211section 5747.055 of the Revised Code or the lump sum retirement1212

income credits under divisions (C), (D), and (E) of that 1213 1214 section; Either the senior citizen credit under division (F) of 1215 section 5747.055 of the Revised Code or the lump sum 1216 distribution credit under division (G) of that section; 1217 The dependent care credit under section 5747.054 of the 1218 Revised Code; 1219 The credit for displaced workers who pay for job training 1220 under section 5747.27 of the Revised Code; 1221 1222 The campaign contribution credit under section 5747.29 of the Revised Code; 1223 The twenty-dollar personal exemption credit under section 1224 5747.022 of the Revised Code; 1225 The joint filing credit under division (G)(E) of section 1226 5747.05 of the Revised Code; 1227 The earned income credit under section 5747.71 of the 1228 Revised Code; 1229 The nonrefundable credit for education expenses under 1230 section 5747.72 of the Revised Code; 1231 The nonrefundable credit for donations to scholarship 1232 granting organizations under section 5747.73 of the Revised 1233 Code; 1234 1235 The nonrefundable credit for tuition paid to a nonchartered nonpublic school under section 5747.75 of the 1236 Revised Code; 1237 The nonrefundable vocational job credit under section 1238 5747.057 of the Revised Code; 1239

The nonrefundable job retention credit under division (B) 1240 of section 5747.058 of the Revised Code; 1241 The enterprise zone credit under section 5709.66 of the 1242 Revised Code: 1243 The credit for beginning farmers who participate in a 1244 financial management program under division (B) of section 1245 5747.77 of the Revised Code; 1246 1247 The credit for commercial vehicle operator training expenses under section 5747.82 of the Revised Code; 1248 The nonrefundable welcome home Ohio (WHO) program credit 1249 under section 122.633 of the Revised Code; 1250 The credit for selling or renting agricultural assets to 1251 beginning farmers under division (A) of section 5747.77 of the 1252 Revised Code; 1253 The credit for purchases of qualifying grape production 1254 property under section 5747.28 of the Revised Code; 1255 The small business investment credit under section 5747.81 1256 of the Revised Code; 1257 The nonrefundable lead abatement credit under section 1258 5747.26 of the Revised Code; 1259 The opportunity zone investment credit under section 1260 5747.86 of the Revised Code; 1261 The enterprise zone credits under section 5709.65 of the 1262 Revised Code; 1263 The research and development credit under section 5747.331 1264 of the Revised Code; 1265 The credit for rehabilitating a historic building under 1266

section 5747.76 of the Revised Code; 1267 The nonrefundable Ohio low-income housing tax credit under 1268 section 5747.83 of the Revised Code; 1269 The nonrefundable affordable single-family home credit 1270 under section 5747.84 of the Revised Code; 1271 The nonresident credit under division (A) of section 1272 5747.05 of the Revised Code; 1273 The credit for a resident's out-of-state income under 1274 division (B) of section 5747.05 of the Revised Code; 1275 The refundable motion picture and broadway theatrical 1276 production credit under section 5747.66 of the Revised Code; 1277 The refundable credit for film and theater capital 1278 improvement projects under section 5747.67 of the Revised Code; 1279 1280 The refundable jobs creation credit or job retention credit under division (A) of section 5747.058 of the Revised 1281 Code; 1282 The refundable credit for taxes paid by a qualifying 1283 entity granted under section 5747.059 of the Revised Code; 1284 The refundable credits for taxes paid by a qualifying 1285 pass-through entity granted under division (I) of section 1286 5747.08 of the Revised Code; 1287 The refundable credit under section 5747.80 of the Revised 1288 Code for losses on loans made to the Ohio venture capital 1289 program under sections 150.01 to 150.10 of the Revised Code; 1290 The refundable credit for rehabilitating a historic 1291 building under section 5747.76 of the Revised Code; 1292

The refundable credit under section 5747.39 of the Revised 1293

Code for taxes levied under section 5747.38 of the Revised Code 1294 paid by an electing pass-through entity; 1295 The refundable constitutional commerce credit under 1296 section 5747.053 of the Revised Code. 1297 (B) For any credit, except the refundable credits 1298 enumerated in this section and the credit granted under division 1299 (H) of section 5747.08 of the Revised Code, the amount of the 1300 credit for a taxable year shall not exceed the taxpayer's 1301 aggregate amount of tax due under section 5747.02 of the Revised 1302 Code, after allowing for any other credit that precedes it in 1303 the order required under this section. Any excess amount of a 1304 particular credit may be carried forward if authorized under the 1305 section creating that credit. Nothing in this chapter shall be 1306 construed to allow a taxpayer to claim, directly or indirectly, 1307 a credit more than once for a taxable year. 1308 Sec. 5751.56. A refundable credit is allowed against the 1309 tax imposed by section 5751.02 of the Revised Code for any 1310 taxpayer that has been issued a tax credit certificate under 1311 division (D)(7) of section 122.1712 of the Revised Code. The 1312 credit shall be claimed for the tax period stated in the 1313 certificate and equals the amount stated in the certificate. The 1314 credit shall be claimed in the order required under section 1315 5751.98 of the Revised Code. If the credit amount exceeds the 1316 tax otherwise due under section 5751.02 of the Revised Code 1317

after deducting all other credits in that order, the excess1318shall be refunded.1319

Sec. 5751.98. (A) To provide a uniform procedure for 1320 calculating the amount of tax due under this chapter, a taxpayer 1321 shall claim any credits to which it is entitled in the following 1322 order: 1323

	1001
The nonrefundable jobs retention credit under division (B) of section 5751.50 of the Revised Code;	1324 1325
	1020
The nonrefundable credit for qualified research expenses	1326
under division (B) of section 5751.51 of the Revised Code;	1327
The nonrefundable credit for a borrower's qualified	1328
research and development loan payments under division (B) of	1329
section 5751.52 of the Revised Code;	1330
The nonrefundable credit for calendar years 2010 to 2029	1331
for unused net operating losses under division (B) of section	1332
5751.53 of the Revised Code;	1333
The refundable motion picture and broadway theatrical	1334
production credit under section 5751.54 of the Revised Code;	1335
The refundable credit for film and theater capital	1336
improvement projects under section 5751.55 of the Revised Code;	1337
The refundable jobs creation credit or job retention	1338
credit under division (A) of section 5751.50 of the Revised	1339
Code;	1340
The refundable credit for calendar year 2030 for unused	1341
net operating losses under division (C) of section 5751.53 of	1342
the Revised Code <u>;</u>	1343
The refundable constitutional commerce credit under	1344
section 5751.56 of the Revised Code.	1345
(B) For any credit except the refundable credits	1346
enumerated in this section, the amount of the credit for a tax	1347
period shall not exceed the tax due after allowing for any other	1348
credit that precedes it in the order required under this	1349
section. Any excess amount of a particular credit may be carried	1350
forward if authorized under the section creating the credit.	1351
forward if authorized under the section creating the creat.	TOOT

Section 2. That existing sections 107.036, 5739.02,	1352
5747.98, and 5751.98 of the Revised Code are hereby repealed.	1353
Section 3. The amendment by this act of section 5739.02 of	1354
the Revised Code applies beginning on the first day of the first	1355
month beginning on or after the effective date of this section.	1356