### As Introduced

## 131st General Assembly

# **Regular Session**

H. B. No. 176

2015-2016

Representatives Hall, O'Brien, S.

Cosponsors: Representatives Amstutz, Antonio, Barnes, Bishoff, Boose, Boyd, Brown, Buchy, Burkley, Butler, Cera, Clyde, Conditt, Curtin, Dever, Duffey, Gerberry, Ginter, Grossman, Hackett, Hambley, Henne, Johnson, T., Kraus, Landis, LaTourette, Lepore-Hagan, Maag, O'Brien, M., Phillips, Rezabek, Rogers, Romanchuk, Ruhl, Schuring, Sheehy, Slaby, Slesnick, Smith, R., Stinziano, **Thompson** 

## A BILL

То	amend sections 5735.01, 5735.012, 5739.025,	1
	5747.98, and 5751.98 and to enact sections	2
	122.079, 5735.015, 5735.016, 5747.78, and	3
	5751.55 of the Revised Code to create the	4
	Gaseous Fuel Vehicle Conversion Program, to	5
	allow a credit against the income or commercial	6
	activity tax for the purchase or conversion of	7
	an alternative fuel vehicle, to reduce the	8
	amount of sales tax due on the purchase or lease	9
	of a qualifying electric vehicle by up to \$500,	10
	to apply the motor fuel tax to the distribution	11
	or sale of compressed natural gas, to authorize	12
	a temporary, partial motor fuel tax exemption	13
	for sales of compressed natural gas used as	14
	motor fuel, and to make an appropriation.	15

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

Section 1. That sections 5735.01, 5735.012, 5739.025,	16
5747.98, and 5751.98 be amended and sections 122.079, 5735.015,	17
5735.016, 5747.78, and 5751.55 of the Revised Code be enacted to	18
read as follows:	19
Con 122 070 (A) As wood in this section.	20
Sec. 122.079. (A) As used in this section:	20
(1) "Compressed natural gas" means a clear, odorless, and	21
noncorrosive natural gas that is compressed to a pressure of at	22
least three thousand eight hundred pounds per square inch but	23
less than four thousand five hundred pounds per square inch.	24
(2) "Gaseous fuel" means compressed natural gas, liquefied	25
natural gas, or liquid petroleum gas.	26
(3) "Incremental cost" means the excess cost associated_	27
with the purchase of a vehicle originally equipped by the	28
manufacturer to operate on gaseous fuel as compared to the	29
purchase of an equivalent vehicle that operates on gasoline or	30
diesel fuel.	31
(4) "Liquefied natural gas" means natural gas that is_	32
cooled to negative two hundred sixty degrees fahrenheit and is	33
in a liquefied state.	34
(5) "Liquid petroleum gas" means a material with a vapor_	35
pressure not exceeding that of commercial propane which is	36
composed predominately of the following hydrocarbons or	37
mixtures: propane, propylene, butane (normal butane or	38
isobutane), and butylene.	39
(6) "Nonprofit corporation" has the same meaning as in	40
section 1702.01 of the Revised Code.	41
(7) "Public transportation system" means a county transit_	42
system operated in accordance with sections 306.01 to 306.13 of	43

the Revised Code, a regional transit authority operated in	44
accordance with sections 306.30 to 306.71 of the Revised Code,	4.5
or a regional transit commission operated in accordance with	46
sections 306.80 to 306.90 of the Revised Code.	47
(8) "School district" means a "city school district" as	48
defined in section 3311.02 of the Revised Code, a "local school	49
district" as defined in section 3311.03 of the Revised Code, an	50
"exempted village school district" as defined in section 3311.04	51
of the Revised Code, or a "joint vocational school district" as	52
defined in section 3311.18 of the Revised Code.	53
(B) For the purpose of promoting the conversion of public	54
fleets to operate on cleaner fuels, the director of	55
environmental protection shall administer a gaseous fuel vehicle	56
conversion program under which the director may make grants to a	57
state agency, a political subdivision of the state, a school	58
district, a public transportation system, or a nonprofit	59
corporation for the conversion of a vehicle to operate on	60
gaseous fuel or for the incremental cost associated with the	61
purchase of a vehicle originally equipped by the manufacturer to	62
operate on gaseous fuel.	63
(C) The director shall adopt rules in accordance with	64
Chapter 119. of the Revised Code that are necessary for the	65
administration of the gaseous fuel vehicle conversion program.	66
The rules shall establish all of the following:	67
(1) An application form and procedures governing the	68
process for applying to receive a grant under the program;	69
(2) Grant eligibility requirements;	70
(3) A maximum grant amount of five hundred thousand	71
dollars per eligible entity;	72

(4) Any other procedures, criteria, or grant terms that	73
the director determines necessary to administer the program.	74
(D) There is hereby created in the state treasury the	75
gaseous fuel vehicle conversion fund, which shall consist of	76
money transferred to the fund by the general assembly. The money	77
in the fund shall be used solely to make grants under the	78
gaseous fuel vehicle conversion program. Any interest earned	79
from money in the fund shall be used to administer the gaseous	80
fuel vehicle conversion program.	81
Sec. 5735.01. As used in this chapter:	82
(A) "Motor vehicles" includes all vehicles, vessels,	83
watercraft, engines, machines, or mechanical contrivances which	84
are powered by internal combustion engines or motors.	85
(B) "Motor fuel" means compressed natural gas and any	86
liquid motor fuel, including, but not limited to, gasoline,	87
diesel fuel, K-1 kerosene, <del>or any other liquid motor fuel,</del>	88
including, but not limited to, liquid petroleum gas, or liquid	89
natural gas, but excluding substances prepackaged and sold in	90
containers of five gallons or less.	91
(C) "K-1 kerosene" means fuel that conforms to the	92
chemical and physical standards for kerosene no. 1-K as set	93
forth in the American society for testing and materials (ASTM)	94
designated D-3699 "standard for specification for kerosene," as	95
that standard may be modified from time to time. For purposes of	96
inspection and testing, laboratory analysis shall be conducted	97
using methods recognized by the ASTM designation D-3699.	98
(D) "Diesel fuel" means any liquid fuel capable of use in	99
discrete form or as a blend component in the operation of	100
engines of the diesel type, including transmix when mixed with	101

diesel fuel.	102
(E) "Gasoline" means any of the following:	103
(1) All products, commonly or commercially known or sold	104
as gasoline;	105
(2) Any blend stocks or additives, including alcohol, that	106
are sold for blending with gasoline, other than products	107
typically sold in containers of five gallons or less;	108
(3) Transmix when mixed with gasoline, unless certified,	109
as required by the tax commissioner, for withdrawal from	110
terminals for reprocessing at refineries;	111
(4) Alcohol that is offered for sale or sold for use as,	112
or commonly and commercially used as, a fuel for internal	113
combustion engines.	114
Gasoline does not include diesel fuel, commercial or	115
industrial napthas or solvents manufactured, imported, received,	116
stored, distributed, sold, or used exclusively for purposes	117
other than as a motor fuel for a motor vehicle or vessel. The	118
blending of any of the products listed in the preceding	119
sentence, regardless of name or characteristics, is conclusively	120
presumed to have been done to produce gasoline, unless the	121
product obtained by the blending is entirely incapable for use	122
as fuel to operate a motor vehicle. An additive, blend stock, or	123
alcohol is presumed to be sold for blending unless a	124
certification is obtained as required by the tax commissioner.	125
(F) "Public highways" means lands and lots over which the	126
public, either as user or owner, generally has a right to pass,	127
even though the same are closed temporarily by the authorities	128
for the purpose of construction, reconstruction, maintenance, or	129
repair.	130

(G) "Waters within the boundaries of this state" means all	131
streams, lakes, ponds, marshes, water courses, and all other	132
bodies of surface water, natural or artificial, which are	133
situated wholly or partially within this state or within its	134
jurisdiction, except private impounded bodies of water.	135
(H) "Person" includes individuals, partnerships, firms,	136
associations, corporations, receivers, trustees in bankruptcy,	137
estates, joint-stock companies, joint ventures, the state and	138
its political subdivisions, and any combination of persons of	139
any form.	140
(I)(1) "Motor fuel dealer" means any person who satisfies	141
any of the following:	142
(a) The person imports from another state or foreign	143
country or acquires motor fuel by any means into a terminal in	144
this state;	145
(b) The person imports motor fuel from another state or	146
foreign country in bulk lot vehicles for subsequent sale and	147
distribution in this state from bulk lot vehicles;	148
(c) The person refines motor fuel in this state;	149
(d) The person acquires motor fuel from a motor fuel	150
dealer for subsequent sale and distribution by that person in	151
this state from bulk lot vehicles;	152
(e) The person possesses an unrevoked permissive motor	153
fuel dealer's license.	154
(2) Any person who obtains dyed diesel fuel for use other	155
than the operation of motor vehicles upon the public highways or	156
upon waters within the boundaries of this state, but later uses	157
that motor fuel for the operation of motor vehicles upon the	158

public highways or upon waters within the boundaries of this	159
state, is deemed a motor fuel dealer as regards any unpaid motor	160
fuel taxes levied on the motor fuel so used.	161
(J) As used in sections 5735.05, 5735.25, 5735.29, and	162
5735.30 of the Revised Code only:	163
(1) With respect to gasoline, "received" or "receipt"	164
shall be construed as follows:	165
(a) Gasoline produced at a refinery in this state or	166
delivered to a terminal in this state is deemed received when it	167
is disbursed through a loading rack at that refinery or	168
terminal;	169
(b) Except as provided in division (J)(1)(a) of this	170
section, gasoline imported into this state or purchased or	171
otherwise acquired in this state by any person is deemed	172
received within this state by that person when the gasoline is	173
withdrawn from the container in which it was transported;	174
(c) Gasoline delivered or disbursed by any means from a	175
terminal directly to another terminal is not deemed received.	176
(2) With respect to motor fuel other than gasoline,	177
"received" or "receipt" means distributed or sold for use or	178
used to generate power for the operation of motor vehicles upon	179
the public highways or upon waters within the boundaries of this	180
state. All diesel fuel that is not dyed diesel fuel, regardless	181
of its use, shall be considered as used to generate power for	182
the operation of motor vehicles upon the public highways or upon	183
waters within the boundaries of this state when the fuel is sold	184
or distributed to a person other than a licensed motor fuel	185
dealer or to a person licensed under section 5735.026 of the	186
Revised Code.	187

(K) Motor fuel used for the operation of licensed motor	188
vehicles employed in the maintenance, construction, or repair of	189
public highways is deemed to be used for the operation of motor	190
vehicles upon the public highways.	191
(L) "Licensed motor fuel dealer" means any dealer	192
possessing an unrevoked motor fuel dealer's license issued by	193
the tax commissioner as provided in section 5735.02 of the	194
Revised Code.	195
(M) "Licensed retail dealer" means any retail dealer	196
possessing an unrevoked retail dealer's license issued by the	197
tax commissioner as provided in section 5735.022 of the Revised	198
Code.	199
(N) "Cents per gallon rate" means the amount computed by	200
the tax commissioner under section 5735.011 of the Revised Code	201
that is used to determine that portion of the tax levied by	202
section 5735.05 of the Revised Code that is computed in the	203
manner prescribed by division (B)(2) of section 5735.06 of the	204
Revised Code and that is applicable for the period that begins	205
on the first day of July following the date on which the	206
commissioner makes the computation.	207
(O) "Retail dealer" means any person that sells or	208
distributes motor fuel at a retail service station located in	209
this state.	210
(P) "Retail service station" means a location from which	211
motor fuel is sold to the general public and is dispensed or	212
pumped directly into motor vehicle fuel tanks for consumption.	213
(Q) "Transit bus" means a motor vehicle that is operated	214
for public transit or paratransit service on a regular and	215
continuing basis within the state by or for a county, a	216

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municipal corporation, a county transit board pursuant to	217
sections 306.01 to 306.13 of the Revised Code, a regional	218
transit authority pursuant to sections 306.30 to 306.54 of the	219
Revised Code, or a regional transit commission pursuant to	220
sections 306.80 to 306.90 of the Revised Code. Public transit or	221
paratransit service may include fixed route, demand-responsive,	222
or subscription bus service transportation, but does not include	223
shared-ride taxi service, carpools, vanpools, jitney service,	224
school bus transportation, or charter or sightseeing services.	225
(R) "Export" means motor fuel delivered outside this	226
state. Motor fuel delivered outside this state by or for the	227
seller constitutes an export by the seller. Motor fuel delivered	228
outside this state by or for the purchaser constitutes an export	229
by the purchaser.	230
(S) "Import" means motor fuel delivered into this state	231
from outside this state. Motor fuel delivered into this state	232
from outside this state by or for the seller constitutes an	233
import by the seller. Motor fuel delivered into this state from	234
outside this state by or for the purchaser constitutes an import	235
by the purchaser.	236
(T) "Terminal" means a motor fuel storage or distribution	237
facility that is supplied by pipeline or marine vessel.	238
(U) "Consumer" means a buyer of motor fuel for purposes	239
other than resale in any form.	240
(V) "Bulk lot vehicle" means railroad tank cars, transport	241
tank trucks, and tank wagons with a capacity of at least 1,400	242
gallons.	243
(W) "Licensed permissive motor fuel dealer" means any	244

person possessing an unrevoked permissive motor fuel dealer's

license issued by the tax commissioner under section 5735.021 of	246
the Revised Code.	247
(X) "Licensed terminal operator" means any person	248
possessing an unrevoked terminal operator's license issued by	249
the tax commissioner under section 5735.026 of the Revised Code.	250
(Y) "Licensed exporter" means any person possessing an	251
unrevoked exporter's license issued by the tax commissioner	252
under section 5735.026 of the Revised Code.	253
(Z) "Dyed diesel fuel" means any diesel fuel dyed pursuant	254
to regulations issued by the internal revenue service or a rule	255
promulgated by the tax commissioner.	256
(AA) "Gross gallons" means U.S. gallons without	257
temperature or barometric adjustments.	258
(BB) "Net gallons" means U.S. gallons with a temperature	259
adjustment to sixty degrees fahrenheit.	260
(CC) "Transporter" means either of the following:	261
(1) A railroad company, street, suburban, or interurban	262
railroad company, a pipeline company, or water transportation	263
company that transports motor fuel, either in interstate or	264
intrastate commerce, to points in this state;	265
(2) A person that transports motor fuel by any manner to a	266
point in this state.	267
(DD) "Exporter" means either of the following:	268
(1) A person that is licensed to collect and remit motor	269
fuel taxes in a specified state of destination;	270
(2) A person that is statutorily prohibited from obtaining	271
a license to collect and remit motor fuel taxes in a specified	272

state of destination, and is licensed to sell or distribute tax-	273
paid motor fuel in the specified state of destination.	274
(EE) "Report" means a report or return required to be	275
filed under this chapter and may be used interchangeably with,	276
and for all purposes has the same meaning as, "return."	277
Sec. 5735.012. With respect to liquid motor fuel other	278
than liquid natural gas, amounts of motor fuel reported under	279
this chapter shall be measured in gross gallons, except that	280
amounts reported for terminal to terminal transactions shall be	281
measured in net gallons and amounts reported for terminal to	282
Ohio licensed dealer transactions shall be measured in both net	283
gallons and gross gallons. Amounts of liquid natural gas shall	284
be measured in gallon equivalents as described in section	285
5735.013 of the Revised Code. Amounts of compressed natural gas	286
shall be measured in gallon equivalents as described in section	287
5735.015 of the Revised Code.	288
Sec. 5735.015. For the purposes of this chapter, the	289
following amount of compressed natural gas shall be the	290
equivalent of one gallon of motor fuel:	291
(A) For compressed natural gas that is received through a	292
dispenser capable of providing a measurement in pounds, six and	293
thirty-eight one-hundredths pounds of compressed natural gas;	294
(B) For compressed natural gas that is not received as	295
provided in division (A) of this section, one hundred thirty-	296
nine and three-tenths cubic feet of compressed natural gas, or	297
the amount of compressed natural gas that has a lower heating	298
value of one hundred twenty-nine thousand five hundred British	299
thermal units.	300
Sec. 5735.016. (A) Notwithstanding any other provision of	301

this chapter, the total combined rate of tax imposed under this	302
chapter upon the receipt of compressed natural gas received on	303
or after the first day of the first month after the effective	304
date of the enactment of this section and before the first day	305
of the sixty-first month after that effective date shall be the	306
<pre>following:</pre>	307
(1) For compressed natural gas received on or after the	308
first day of the first month after that effective date and	309
before the first day of the thirty-seventh month after that	310
effective date, seven cents per gallon;	311
(2) For compressed natural gas received on or after the	312
first day of the thirty-seventh month after that effective date	313
and before the first day of the sixty-first month after that	314
effective date, fourteen cents per gallon.	315
(B) All receipts from taxes imposed at the rates described	316
in division (A) of this section shall be distributed as follows:	317
(1) Seventeen twenty-eighths shall be distributed in the	318
same manner as required for receipts from the tax levied by	319
section 5735.05 of the Revised Code.	320
(2) Eight twenty-eighths shall be distributed in the same	321
manner as required for receipts from the tax levied by section	322
5735.29 of the Revised Code.	323
(3) Two twenty-eighths shall be distributed in the same	324
manner as required for receipts from the tax levied by section	325
5735.25 of the Revised Code.	326
(4) One twenty-eighth shall be distributed in the same	327
manner as required for receipts from the tax levied by section	328
5735.30 of the Revised Code.	329

Sec. 5739.025. As used in this section, "local tax" means 330 a tax imposed pursuant to section 5739.021, 5739.023, 5739.026, 331 5741.021, 5741.022, or 5741.023 of the Revised Code. 332 (A) The taxes levied by sections 5739.02 and 5741.02 of 333 the Revised Code shall be collected as follows: 334 (1) On and after July 1, 2003, and on or before June 30, 335 2005, in accordance with the following schedule: 336 If the price The amount of 337 is at least But not more than the tax is 338 \$ .01 \$ .15 No tax 339 .16 1¢ 340 .16 .17 .33 2¢ 341 .34 .50 3¢ 342 .51 .66 4¢ 343 .67 .83 5¢ 344 1.00 345 .84 If the price exceeds one dollar, the tax is six cents on 346 each one dollar. If the price exceeds one dollar or a multiple 347 thereof by not more than seventeen cents, the amount of tax is 348 six cents for each one dollar plus one cent. If the price 349 exceeds one dollar or a multiple thereof by more than seventeen 350 cents, the amount of tax is six cents for each one dollar plus 351 the amount of tax for prices eighteen cents through ninety-nine 352 cents in accordance with the schedule above. 353 (2) On and after July 1, 2005, and on and before December 354 31, 2005, in accordance with the following schedule: 355 If the price But not The amount 356 is at least more than of the tax is 357 \$ .01 \$ .15 No tax 358

.16	.18	1¢	359
.19	.36	2¢	360
.37	.54	3¢	361
.55	.72	4¢	362
.73	.90	5¢	363
.91	1.09	6¢	364
1.10	1.27	7¢	365
1.28	1.46	8¢	366
1.47	1.64	9¢	367
1.65	1.82	10¢	368
1.83	2.00	11¢	369

If the price exceeds two dollars, the tax is eleven cents on each two dollars. If the price exceeds two dollars or a multiple thereof by not more than eighteen cents, the amount of tax is eleven cents for each two dollars plus one cent. If the price exceeds two dollars or a multiple thereof by more than eighteen cents, the amount of tax is eleven cents for each two dollars plus the amount of tax for prices nineteen cents through one dollar and ninety-nine cents in accordance with the schedule above.

- (B) On and after July 1, 2003, and on and before June 30, 2005, the combined taxes levied by sections 5739.02 and 5741.02 and pursuant to sections 5739.021, 5739.023, 5739.026, 5741.021, 5741.022, and 5741.023 of the Revised Code shall be collected in accordance with the following schedules:
- (1) When the combined rate of state and local tax is six and one-fourth per cent:

If the price		The amount of	386
is at least	But not more than	the tax is	387
\$ .01	\$ .15	No tax	388

.16	.16	1¢	389
.17	.32	2¢	390
.33	.48	3¢	391
.49	.64	4¢	392
. 65	.80	5¢	393
.81	.96	6¢	394
.97	1.12	7¢	395
1.13	1.28	8¢	396
1.29	1.44	9¢	397
1.45	1.60	10¢	398
1.61	1.76	11¢	399
1.77	1.92	12¢	400
1.93	2.08	13¢	401
2.09	2.24	14¢	402
2.25	2.40	15¢	403
2.41	2.56	16¢	404
2.57	2.72	17¢	405
2.73	2.88	18¢	406
2.89	3.04	19¢	407
3.05	3.20	20¢	408
3.21	3.36	21¢	409
3.37	3.52	22¢	410
3.53	3.68	23¢	411
3.69	3.84	24¢	412
3.85	4.00	25¢	413

If the price exceeds four dollars, the tax is twenty-five 414 cents on each four dollars. If the price exceeds four dollars or 415 a multiple thereof by not more than sixteen cents, the amount of 416 tax is twenty-five cents for each four dollars plus one cent. If 417 the price exceeds four dollars or a multiple thereof by more 418 than sixteen cents, the amount of tax is twenty-five cents for 419

each four dollars plus the amount of tax for prices seventeen			
cents through th	nree dollars and ninety	y-nine cents in accordance	421
with the schedul	le above.		422
(2) When th	ne combined rate of sta	ate and local tax is six	423
and one-half per	cent:		424
If the price		The amount of	425
_	But not more than		426
\$ .01	\$ .15	No tax	427
.16	.30	2¢	427
.31	.46	3¢	429
.47	.61	4¢	
			430
.62	.76	5¢	431
.77	.92	6¢	432
.93	1.07	7¢	433
1.08	1.23	8¢	434
1.24	1.38	9¢	435
1.39	1.53	10¢	436
1.54	1.69	11¢	437
1.70	1.84	12¢	438
1.85	2.00	13¢	439
If the pric	ce exceeds two dollars,	, the tax is thirteen	440
cents on each tw	wo dollars. If the price	ce exceeds two dollars or a	441
multiple thereof	by not more than fift	teen cents, the amount of	442
tax is thirteen cents for each two dollars plus one cent. If the			443
price exceeds tw	vo dollars or a multipl	Le thereof by more than	444
fifteen cents, t	the amount of tax is the	nirteen cents for each two	445
dollars plus the	e amount of tax for pri	ices sixteen cents through	446
one dollar and r	ninety-nine cents in ac	ccordance with the schedule	447
above.			448

(3) When the combined rate of state and local tax is six

and three-fourth	s per cent:		450
If the price		The amount of	451
is at least	But not more than	the tax is	452
\$ .01	\$ .15	No tax	453
.16	.29	2¢	454
.30	. 44	3¢	455
. 45	.59	4¢	456
.60	.74	5¢	457
.75	.88	6¢	458
.89	1.03	7¢	459
1.04	1.18	8¢	460
1.19	1.33	9¢	461
1.34	1.48	10¢	462
1.49	1.62	11¢	463
1.63	1.77	12¢	464
1.78	1.92	13¢	465
1.93	2.07	14¢	466
2.08	2.22	15¢	467
2.23	2.37	16¢	468
2.38	2.51	17¢	469
2.52	2.66	18¢	470
2.67	2.81	19¢	471
2.82	2.96	20¢	472
2.97	3.11	21¢	473
3.12	3.25	22¢	474
3.26	3.40	23¢	475
3.41	3.55	24¢	476
3.56	3.70	25¢	477
3.71	3.85	26¢	478
3.86	4.00	27¢	479

If the price exceeds four dollars, the tax is twenty-seven

a multiple thereof by not more than fourteen cents, the amount  of tax is twenty-seven cents for each four dollars plus one  cent. If the price exceeds four dollars or a multiple thereof by  more than fourteen but by not more than twenty-nine cents, the  amount of tax is twenty-seven cents for each four dollars plus  486
cent. If the price exceeds four dollars or a multiple thereof by more than fourteen but by not more than twenty-nine cents, the  485
more than fourteen but by not more than twenty-nine cents, the 485
amount of tax is twenty-seven cents for each four dollars plus 486
-
two cents. If the price exceeds four dollars or a multiple 487
thereof by more than twenty-nine cents the amount of tax is 488
twenty-seven cents for each four dollars plus the amount of tax 489
for prices thirty cents through three dollars and ninety-nine 490
cents in accordance with the schedule above. 491

(4) When the combined rate of state and local tax is seven per cent:

492

493

If the price		The amount of	494
is at least	But not more than	the tax is	495
\$ .01	\$ .15	No tax	496
.16	.28	2¢	497
.29	.42	3¢	498
.43	.57	4¢	499
.58	.71	5¢	500
.72	.85	6¢	501
.86	1.00	7¢	502

If the price exceeds one dollar, the tax is seven cents on 503 each one dollar. If the price exceeds one dollar or a multiple 504 thereof by not more than fifteen cents, the amount of tax is 505 seven cents for each one dollar plus one cent. If the price 506 exceeds one dollar or a multiple thereof by more than fifteen 507 cents, the amount of tax is seven cents for each one dollar plus 508 the amount of tax for prices sixteen cents through ninety-nine 509 cents in accordance with the schedule above. 510

(5) When the	combined rate of sta	ate and local tax is seven	511
and one-fourth per	cent:		512
T.C. (1)		mb	F12
If the price		The amount of	513
is at least		the tax is	514
\$ .01	\$ .15	No tax	515
.16	.27	2¢	516
.28	.41	3¢	517
.42	.55	4¢	518
.56	.68	5¢	519
.69	.82	6¢	520
.83	.96	7¢	521
.97	1.10	8¢	522
1.11	1.24	9¢	523
1.25	1.37	10¢	524
1.38	1.51	11¢	525
1.52	1.65	12¢	526
1.66	1.79	13¢	527
1.80	1.93	14¢	528
1.94	2.06	15¢	529
2.07	2.20	16¢	530
2.21	2.34	17¢	531
2.35	2.48	18¢	532
2.49	2.62	19¢	533
2.63	2.75	20¢	534
2.76	2.89	21¢	535
2.90	3.03	22¢	536
3.04	3.17	23¢	537
3.18	3.31	24¢	538
3.32	3.44	25¢	539
3.45	3.58	26¢	540
3.59	3.72	27¢	541

3.73	3.86	28¢	542
3.87	4.00	29¢	543

If the price exceeds four dollars, the tax is twenty-nine 544 cents on each four dollars. If the price exceeds four dollars or 545 a multiple thereof by not more than thirteen cents, the amount 546 of tax is twenty-nine cents for each four dollars plus one cent. 547 If the price exceeds four dollars or a multiple thereof by more 548 than thirteen cents but by not more than twenty-seven cents, the 549 amount of tax is twenty-nine cents for each four dollars plus 550 two cents. If the price exceeds four dollars or a multiple 551 thereof by more than twenty-seven cents, the amount of tax is 552 twenty-nine cents for each four dollars plus the amount of tax 553 for prices twenty-eight cents through three dollars and ninety-554 nine cents in accordance with the schedule above. 555

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557

(6) When the combined rate of state and local tax is seven and one-half per cent:

If the price		The amount of	558
is at least	But not more than	the tax is	559
\$ .01	\$ .15	No tax	560
.16	.26	2¢	561
.27	.40	3¢	562
.41	.53	4¢	563
.54	.65	5¢	564
.66	.80	6¢	565
.81	.93	7¢	566
.94	1.06	8¢	567
1.07	1.20	9¢	568
1.21	1.33	10¢	569
1.34	1.46	11¢	570
1.47	1.60	12¢	571

1.61	1.73	13¢	572
1.74	1.86	14¢	573
1.87	2.00	15¢	574

If the price exceeds two dollars, the tax is fifteen cents on each two dollars. If the price exceeds two dollars or a multiple thereof by not more than fifteen cents, the amount of tax is fifteen cents for each two dollars plus one cent. If the price exceeds two dollars or a multiple thereof by more than fifteen cents, the amount of tax is fifteen cents for each two dollars plus the amount of tax for prices sixteen cents through one dollar and ninety-nine cents in accordance with the schedule above.

(7) When the combined rate of state and local tax is seven and three-fourths per cent:

If the price		The amount of	586
is at least	But not more than	the tax is	587
\$ .01	\$ .15	No tax	588
.16	.25	2¢	589
.26	.38	3¢	590
.39	.51	4¢	591
.52	.64	5¢	592
.65	.77	6¢	593
.78	.90	7¢	594
.91	1.03	8¢	595
1.04	1.16	9¢	596
1.17	1.29	10¢	597
1.30	1.41	11¢	598
1.42	1.54	12¢	599
1.55	1.67	13¢	600
1.68	1.80	14¢	601

1.81	1.93	15¢	602
1.94	2.06	16¢	603
2.07	2.19	17¢	604
2.20	2.32	18¢	605
2.33	2.45	19¢	606
2.46	2.58	20¢	607
2.59	2.70	21¢	608
2.71	2.83	22¢	609
2.84	2.96	23¢	610
2.97	3.09	24¢	611
3.10	3.22	25¢	612
3.23	3.35	26¢	613
3.36	3.48	27¢	614
3.49	3.61	28¢	615
3.62	3.74	29¢	616
3.75	3.87	30¢	617
3.88	4.00	31¢	618

If the price exceeds four dollars, the tax is thirty-one cents on each four dollars. If the price exceeds four dollars or a multiple thereof by not more than twelve cents, the amount of tax is thirty-one cents for each four dollars plus one cent. If the price exceeds four dollars or a multiple thereof by more than twelve cents but by not more than twenty-five cents, the amount of tax is thirty-one cents for each four dollars plus two cents. If the price exceeds four dollars or a multiple thereof by more than twenty-five cents, the amount of tax is thirty-one cents for each four dollars plus the amount of tax for prices twenty-six cents through three dollars and ninety-nine cents in accordance with the schedule above.

(8) When the combined rate of state and local tax is eight 631 per cent:

If the price		The amount of	633
is at least	But not more than	the tax is	634
\$ .01	\$ .15	No tax	635
.16	.25	2¢	636
.26	.37	3¢	637
.38	.50	4¢	638
.51	.62	5¢	639
.63	.75	6¢	640
.76	.87	7¢	641
.88	1.00	8¢	642

If the price exceeds one dollar, the tax is eight cents on 643 each one dollar. If the price exceeds one dollar or a multiple 644 thereof by not more than twelve cents, the amount of tax is 645 eight cents for each one dollar plus one cent. If the price 646 exceeds one dollar or a multiple thereof by more than twelve 647 cents but not more than twenty-five cents, the amount of tax is 648 eight cents for each one dollar plus two cents. If the price 649 exceeds one dollar or a multiple thereof by more than twenty-650 five cents, the amount of tax is eight cents for each one dollar 651 plus the amount of tax for prices twenty-six cents through 652 ninety-nine cents in accordance with the schedule above. 653

(9) When the combined rate of state and local tax is eightand one-fourth per cent:655

If the price		The amount of	656
is at least	But not more than	the tax is	657
\$ .01	\$ .15	No tax	658
.16	.24	2¢	659
.25	.36	3¢	660
.37	.48	4¢	661
.49	.60	5¢	662

.61	.72	6¢	663
.73	.84	7¢	664
.85	.96	8¢	665
.97	1.09	9¢	666
1.10	1.21	10¢	667
1.22	1.33	11¢	668
1.34	1.45	12¢	669
1.46	1.57	13¢	670
1.58	1.69	14¢	671
1.70	1.81	15¢	672
1.82	1.93	16¢	673
1.94	2.06	17¢	674
2.07	2.18	18¢	675
2.19	2.30	19¢	676
2.31	2.42	20¢	677
2.43	2.54	21¢	678
2.55	2.66	22¢	679
2.67	2.78	23¢	680
2.79	2.90	24¢	681
2.91	3.03	25¢	682
3.04	3.15	26¢	683
3.16	3.27	27¢	684
3.28	3.39	28¢	685
3.40	3.51	29¢	686
3.52	3.63	30¢	687
3.64	3.75	31¢	688
3.76	3.87	32¢	689
3.88	4.00	33¢	690
If the pri	ce exceeds four dollar	s, the tax is thirty-t	hree 691
_	our dollars. If the pr		
	-		

a multiple thereof by not more than eleven cents, the amount of

tax is thirty-three cents for each four dollars plus one cent.
If the price exceeds four dollars or a multiple thereof by more
than eleven cents but by not more than twenty-four cents, the
amount of tax is thirty-three cents for each four dollars plus
two cents. If the price exceeds four dollars or a multiple
thereof by more than twenty-four cents, the amount of tax is
thirty-three cents for each four dollars plus the amount of tax
for prices twenty-six cents through three dollars and ninety-
nine cents in accordance with the schedule above.

(10) When the combined rate of state and local tax is eight and one-half per cent:

If the price		The amount of	705
is at least	But not more than	the tax is	706
\$ .01	\$ .15	No tax	707
.16	.23	2¢	708
.24	.35	3¢	709
.36	.47	4¢	710
.48	.58	5¢	711
.59	.70	6¢	712
.71	.82	7¢	713
.83	.94	8¢	714
.95	1.05	9¢	715
1.06	1.17	10¢	716
1.18	1.29	11¢	717
1.30	1.41	12¢	718
1.42	1.52	13¢	719
1.53	1.64	14¢	720
1.65	1.76	15¢	721
1.77	1.88	16¢	722
1.89	2.00	17¢	723

If the price exceeds two dollars, the tax is seventeen 724 cents on each two dollars. If the price exceeds two dollars or a 725 multiple thereof by not more than eleven cents, the amount of 726 tax is seventeen cents for each two dollars plus one cent. If 727 the price exceeds two dollars or a multiple thereof by more than 728 eleven cents but by not more than twenty-three cents, the amount 729 of tax is seventeen cents for each two dollars plus two cents. 730 If the price exceeds two dollars or a multiple thereof by more 731 than twenty-three cents, the amount of tax is seventeen cents 732 for each two dollars plus the amount of tax for prices twenty-733 four cents through one dollar and ninety-nine cents in 734 accordance with the schedule above. 735

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737

(11) When the combined rate of state and local tax is eight and three-fourths per cent:

If the price		The amount of	738
is at least	But not more than	the tax is	739
\$ .01	\$ .15	No tax	740
.16	.22	2¢	741
.23	.34	3¢	742
.35	.45	4¢	743
.46	.57	5¢	744
.58	.68	6¢	745
.69	.80	7¢	746
.81	.91	8¢	747
.92	1.02	9¢	748
1.03	1.14	10¢	749
1.15	1.25	11¢	750
1.26	1.37	12¢	751
1.38	1.48	13¢	752
1.49	1.60	14¢	753
1.61	1.71	15¢	754

1.72	1.82	16¢	755
1.83	1.94	17¢	756
1.95	2.05	18¢	757
2.06	2.17	19¢	758
2.18	2.28	20¢	759
2.29	2.40	21¢	760
2.41	2.51	22¢	761
2.52	2.62	23¢	762
2.63	2.74	24¢	763
2.75	2.85	25¢	764
2.86	2.97	26¢	765
2.98	3.08	27¢	766
3.09	3.20	28¢	767
3.21	3.31	29¢	768
3.32	3.42	30¢	769
3.43	3.54	31¢	770
3.55	3.65	32¢	771
3.66	3.77	33¢	772
3.78	3.88	34¢	773
3.89	4.00	35¢	774

If the price exceeds four dollars, the tax is thirty-five 775 cents on each four dollars. If the price exceeds four dollars or 776 a multiple thereof by not more than eleven cents, the amount of 777 tax is thirty-five cents for each four dollars plus one cent. If 778 the price exceeds four dollars or a multiple thereof by more 779 than eleven cents but by not more than twenty-two cents, the 780 amount of tax is thirty-five cents for each four dollars plus 781 two cents. If the price exceeds four dollars or a multiple 782 thereof by more than twenty-two cents, the amount of tax is 783 thirty-five cents for each four dollars plus the amount of tax 784 for prices twenty-three cents through three dollars and ninety-785

nine cents in accordance with the schedule above. 786

	(12)	When	the	combined	rate	of	state	and	local	tax	is	nine	787
per	cent:												788

If the price		The amount of	789
is at least	But not more than	the tax is	790
\$ .01	\$ .15	No tax	791
.16	.22	2¢	792
.23	.33	3¢	793
.34	.44	4¢	794
.45	.55	5¢	795
.56	.66	6¢	796
.67	.77	7¢	797
.78	.88	8¢	798
.89	1.00	9¢	799

If the price exceeds one dollar, the tax is nine cents on 800 each one dollar. If the price exceeds one dollar or a multiple 801 thereof by not more than eleven cents, the amount of tax is nine 802 cents for each one dollar plus one cent. If the price exceeds 803 one dollar or a multiple thereof by more than eleven cents but 804 by not more than twenty-two cents, the amount of tax is nine 805 cents for each one dollar plus two cents. If the price exceeds 806 one dollar or a multiple thereof by more than twenty-two cents, 807 the amount of tax is nine cents for each one dollar plus the 808 amount of tax for prices twenty-three cents through ninety-nine 809 cents in accordance with the schedule above. 810

(C) On and after July 1, 2005, and on and before December 811 31, 2005, the combined taxes levied by sections 5739.02 and 812 5741.02 and pursuant to sections 5739.021, 5739.023, 5739.026, 813 5741.021, 5741.022, and 5741.023 of the Revised Code shall be 814 collected in accordance with the following schedules: 815

	tal rate of loca	al tax is one-fourth per	
t:			
If the price	But not	The amount	
is at least	more than	of the tax is	
\$ .01	\$ .15	No tax	
.16	.17	1¢	
.18	.34	2¢	
.35	.52	3¢	
.53	.69	4¢	
.70	.86	5¢	
.87	1.04	6¢	
1.05	1.21	7¢	
1.22	1.39	8¢	
1.40	1.56	9¢	
1.57	1.73	10¢	
1.74	1.91	11¢	
1.92	2.08	12¢	
2.09	2.26	13¢	
2.27	2.43	14¢	
2.44	2.60	15¢	
2.61	2.78	16¢	
2.79	2.95	17¢	
2.96	3.13	18¢	
3.14	3.30	19¢	
3.31	3.47	20¢	
3.48	3.65	21¢	
3.66	3.82	22¢	
3.83	4.00	23¢	

If the price exceeds four dollars, the tax is twenty-three 844 cents on each four dollars. If the price exceeds four dollars or 845 a multiple thereof by not more than seventeen cents, the amount 846

of tax is twenty-three cents for each four dollars plus one	847
cent. If the price exceeds four dollars or a multiple thereof by	848
more than seventeen cents, the amount of tax is twenty-three	849
cents for each four dollars plus the amount of tax for prices	850
eighteen cents through three dollars and ninety-nine cents in	851
accordance with the schedule above.	852

(2) When the combined rate of local tax is one-half per 853 cent:

If the price	But not	The amount	855
is at least	more than	of the tax is	856
\$ .01	\$ .15	No tax	857
.16	.17	1¢	858
.18	.34	2¢	859
.35	.50	3¢	860
.51	.67	4¢	861
.68	.83	5¢	862
.84	1.00	6¢	863

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If the price exceeds one dollar, the tax is six cents on each one dollar. If the price exceeds one dollar or a multiple thereof by not more than seventeen cents, the amount of tax is six cents for each one dollar plus one cent. If the price exceeds one dollar or a multiple thereof by more than seventeen cents, the amount of tax is six cents for each one dollar plus the amount of tax for prices eighteen cents through ninety-nine cents in accordance with the schedule above.

(3) When the combined rate of local tax is three-fourths 872 per cent:

If the price	But not	The amount	874
is at least	more than	of the tax is	875

\$ .01	\$ .15	No tax	876
.16	.16	1¢	877
.17	.32	2¢	878
.33	.48	3¢	879
.49	.64	4¢	880
.65	.80	5¢	881
.81	.96	6¢	882
.97	1.12	7¢	883
1.13	1.28	8¢	884
1.29	1.44	9¢	885
1.45	1.60	10¢	886
1.61	1.76	11¢	887
1.77	1.92	12¢	888
1.93	2.08	13¢	889
2.09	2.24	14¢	890
2.25	2.40	15¢	891
2.41	2.56	16¢	892
2.57	2.72	17¢	893
2.73	2.88	18¢	894
2.89	3.04	19¢	895
3.05	3.20	20¢	896
3.21	3.36	21¢	897
3.37	3.52	22¢	898
3.53	3.68	23¢	899
3.69	3.84	24¢	900
3.85	4.00	25¢	901

If the price exceeds four dollars, the tax is twenty-five cents on each four dollars. If the price exceeds four dollars or a multiple thereof by not more than sixteen cents, the amount of tax is twenty-five cents for each four dollars plus one cent. If the price exceeds four dollars or a multiple thereof by more

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than sixteen cents, the amount of tax is twenty-five cents for 907 each four dollars plus the amount of tax for prices seventeen 908 cents through three dollars and ninety-nine cents in accordance 909 with the schedule above.

(4) When the combined rate of local tax is one per cent:

If the price	But not	The amount	912
is at least	more than	of the tax is	913
\$ .01	\$ .15	No tax	914
.16	.30	2¢	915
.31	.46	3¢	916
.47	.61	4¢	917
.62	.76	5¢	918
.77	.92	6¢	919
.93	1.07	7¢	920
1.08	1.23	8¢	921
1.24	1.38	9¢	922
1.39	1.53	10¢	923
1.54	1.69	11¢	924
1.70	1.84	12¢	925
1.85	2.00	13¢	926

If the price exceeds two dollars, the tax is thirteen cents on each two dollars. If the price exceeds two dollars or a multiple thereof by not more than fifteen cents, the amount of tax is thirteen cents for each two dollars plus one cent. If the price exceeds two dollars or a multiple thereof by more than fifteen cents, the amount of tax is thirteen cents for each two dollars plus the amount of tax for prices sixteen cents through one dollar and ninety-nine cents in accordance with the schedule above.

(5) When the combined rate of local tax is one and one-

fourth per cent:			937
If the price	But not	The amount	938
is at least	more than	of the tax is	939
\$ .01	\$ .15	No tax	940
.16	.29	2¢	941
.30	.44	3¢	942
.45	.59	4¢	943
.60	.74	5¢	944
.75	.88	6¢	945
.89	1.03	7¢	946
1.04	1.18	8¢	947
1.19	1.33	9¢	948
1.34	1.48	10¢	949
1.49	1.62	11¢	950
1.63	1.77	12¢	951
1.78	1.92	13¢	952
1.93	2.07	14¢	953
2.08	2.22	15¢	954
2.23	2.37	16¢	955
2.38	2.51	17¢	956
2.52	2.66	18¢	957
2.67	2.81	19¢	958
2.82	2.96	20¢	959
2.97	3.11	21¢	960
3.12	3.25	22¢	961
3.26	3.40	23¢	962
3.41	3.55	24¢	963
3.56	3.70	25¢	964
3.71	3.85	26¢	965
3.86	4.00	27¢	966

If the price exceeds four dollars, the tax is twenty-seven

cents on each four dollars. If the price exceeds four dollars or 968 a multiple thereof by not more than fourteen cents, the amount 969 of tax is twenty-seven cents for each four dollars plus one 970 cent. If the price exceeds four dollars or a multiple thereof by 971 more than fourteen but by not more than twenty-nine cents, the 972 amount of tax is twenty-seven cents for each four dollars plus 973 two cents. If the price exceeds four dollars or a multiple 974 thereof by more than twenty-nine cents the amount of tax is 975 twenty-seven cents for each four dollars plus the amount of tax 976 for prices thirty cents through three dollars and ninety-nine 977 cents in accordance with the schedule above. 978

(6) When the combined rate of local tax is one and one- 979 half per cent:

If the price	But not	The amount	981
is at least	more than	of the tax is	982
\$ .01	\$ .15	No tax	983
.16	.28	2¢	984
.29	.42	3¢	985
.43	.57	4¢	986
.58	.71	5¢	987
.72	.85	6¢	988
.86	1.00	7¢	989

If the price exceeds one dollar, the tax is seven cents on 990 each one dollar. If the price exceeds one dollar or a multiple 991 thereof by not more than fifteen cents, the amount of tax is 992 seven cents for each one dollar plus one cent. If the price 993 exceeds one dollar or a multiple thereof by more than fifteen 994 cents, the amount of tax is seven cents for each one dollar plus 995 the amount of tax for prices sixteen cents through ninety-nine 996 cents in accordance with the schedule above. 997

(7) When the	combined rate of	local tax is one and three-	998
fourths per cent:			999
If the price	But not	The amount	1000
is at least	more than	of the tax is	1001
\$ .01	\$ .15	No tax	1002
.16	.27	2¢	1003
.28	.41	3¢	1004
.42	.55	4¢	1005
.56	.68	5¢	1006
.69	.82	6¢	1007
.83	.96	7¢	1008
.97	1.10	8¢	1009
1.11	1.24	9¢	1010
1.25	1.37	10¢	1011
1.38	1.51	11¢	1012
1.52	1.65	12¢	1013
1.66	1.79	13¢	1014
1.80	1.93	14¢	1015
1.94	2.06	15¢	1016
2.07	2.20	16¢	1017
2.21	2.34	17¢	1018
2.35	2.48	18¢	1019
2.49	2.62	19¢	1020
2.63	2.75	20¢	1021
2.76	2.89	21¢	1022
2.90	3.03	22¢	1023
3.04	3.17	23¢	1024
3.18	3.31	24¢	1025
3.32	3.44	25¢	1026
3.45	3.58	26¢	1027
3.59	3.72	27¢	1028

3.73	3.86	28¢	1029
3.87	4.00	29¢	1030

If the price exceeds four dollars, the tax is twenty-nine 1031 cents on each four dollars. If the price exceeds four dollars or 1032 a multiple thereof by not more than thirteen cents, the amount 1033 of tax is twenty-nine cents for each four dollars plus one cent. 1034 If the price exceeds four dollars or a multiple thereof by more 1035 than thirteen cents but by not more than twenty-seven cents, the 1036 amount of tax is twenty-nine cents for each four dollars plus 1037 two cents. If the price exceeds four dollars or a multiple 1038 thereof by more than twenty-seven cents, the amount of tax is 1039 twenty-nine cents for each four dollars plus the amount of tax 1040 for prices twenty-eight cents through three dollars and ninety-1041 nine cents in accordance with the schedule above. 1042

(8) When the combined rate of local tax is two per cent:

If the price	But not	The amount	1044
is at least	more than	of the tax is	1045
\$ .01	\$ .15	No tax	1046
.16	.26	2¢	1047
.27	.40	3¢	1048
.41	.53	4¢	1049
.54	.65	5¢	1050
.66	.80	6¢	1051
.81	.93	7¢	1052
.94	1.06	8¢	1053
1.07	1.20	9¢	1054
1.21	1.33	10¢	1055
1.34	1.46	11¢	1056
1.47	1.60	12¢	1057
1.61	1.73	13¢	1058

1.74	1.86	14¢	1059
1.87	2.00	15¢	1060

If the price exceeds two dollars, the tax is fifteen cents 1061 on each two dollars. If the price exceeds two dollars or a 1062 multiple thereof by not more than fifteen cents, the amount of 1063 tax is fifteen cents for each two dollars plus one cent. If the 1064 price exceeds two dollars or a multiple thereof by more than 1065 fifteen cents, the amount of tax is fifteen cents for each two 1066 dollars plus the amount of tax for prices sixteen cents through 1067 one dollar and ninety-nine cents in accordance with the schedule 1068 above. 1069

(9) When the combined rate of local tax is two and one- 1070 fourth per cent:

If the price	But not	The amount	1072
is at least	more than	of the tax is	1073
\$ .01	\$ .15	No tax	1074
.16	.25	2¢	1075
.26	.38	3¢	1076
.39	.51	4¢	1077
.52	.64	5¢	1078
.65	.77	6¢	1079
.78	.90	7¢	1080
.91	1.03	8¢	1081
1.04	1.16	9¢	1082
1.17	1.29	10¢	1083
1.30	1.41	11¢	1084
1.42	1.54	12¢	1085
1.55	1.67	13¢	1086
1.68	1.80	14¢	1087
1.81	1.93	15¢	1088

1.94	2.06	16¢	1089
2.07	2.19	17¢	1090
2.20	2.32	18¢	1091
2.33	2.45	19¢	1092
2.46	2.58	20¢	1093
2.59	2.70	21¢	1094
2.71	2.83	22¢	1095
2.84	2.96	23¢	1096
2.97	3.09	24¢	1097
3.10	3.22	25¢	1098
3.23	3.35	26¢	1099
3.36	3.48	27¢	1100
3.49	3.61	28¢	1101
3.62	3.74	29¢	1102
3.75	3.87	30¢	1103
3.88	4.00	31¢	1104

If the price exceeds four dollars, the tax is thirty-one 1105 cents on each four dollars. If the price exceeds four dollars or 1106 a multiple thereof by not more than twelve cents, the amount of 1107 tax is thirty-one cents for each four dollars plus one cent. If 1108 the price exceeds four dollars or a multiple thereof by more 1109 than twelve cents but not more than twenty-five cents, the 1110 amount of tax is thirty-one cents for each four dollars plus two 1111 cents. If the price exceeds four dollars or a multiple thereof 1112 by more than twenty-five cents, the amount of tax is thirty-one 1113 cents for each four dollars plus the amount of tax for prices 1114 twenty-six cents through three dollars and ninety-nine cents in 1115 accordance with the schedule above. 1116

(10) When the combined rate of local tax is two and one- 1117 half per cent:

If the price	But not	The amount	1119
is at least	more than	of the tax is	1120
\$ .01	\$ .15	No tax	1121
.16	.25	2¢	1122
.26	.37	3¢	1123
.38	.50	4¢	1124
.51	.62	5¢	1125
.63	.75	6¢	1126
.76	.87	7¢	1127
.88	1.00	8¢	1128

If the price exceeds one dollar, the tax is eight cents on 1129 each one dollar. If the price exceeds one dollar or a multiple 1130 thereof by not more than twelve cents, the amount of tax is 1131 eight cents for each one dollar plus one cent. If the price 1132 exceeds one dollar or a multiple thereof by more than twelve 1133 cents but not more than twenty-five cents, the amount of tax is 1134 eight cents for each one dollar plus two cents. If the price 1135 exceeds one dollar or a multiple thereof by more than twenty-1136 five cents, the amount of tax is eight cents for each one dollar 1137 plus the amount of tax for prices twenty-six cents through 1138 ninety-nine cents in accordance with the schedule above. 1139

(11) When the combined rate of local tax is two and three- 1140 fourths per cent: 1141

If the price	But not	The amount	1142
is at least	more than	of the tax is	1143
\$ .01	\$ .15	No tax	1144
.16	.24	2¢	1145
.25	.36	3¢	1146
.37	.48	4¢	1147
.49	.60	5¢	1148

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.61	.72	6¢	1149
.73	.84	7¢	1150
.85	.96	8¢	1151
.97	1.09	9¢	1152
1.10	1.21	10¢	1153
1.22	1.33	11¢	1154
1.34	1.45	12¢	1155
1.46	1.57	13¢	1156
1.58	1.69	14¢	1157
1.70	1.81	15¢	1158
1.82	1.93	16¢	1159
1.94	2.06	17¢	1160
2.07	2.18	18¢	1161
2.19	2.30	19¢	1162
2.31	2.42	20¢	1163
2.43	2.54	21¢	1164
2.55	2.66	22¢	1165
2.67	2.78	23¢	1166
2.79	2.90	24¢	1167
2.91	3.03	25¢	1168
3.04	3.15	26¢	1169
3.16	3.27	27¢	1170
3.28	3.39	28¢	1171
3.40	3.51	29¢	1172
3.52	3.63	30¢	1173
3.64	3.75	31¢	1174
3.76	3.87	32¢	1175
3.88	4.00	33¢	1176

If the price exceeds four dollars, the tax is thirty-three

cents on each four dollars. If the price exceeds four dollars or

a multiple thereof by not more than eleven cents, the amount of

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If the price exceeds four dollars or a multiple thereof by more 1181
than eleven cents but not more than twenty-four cents, the 1182
amount of tax is thirty-three cents for each four dollars plus 1183
two cents. If the price exceeds four dollars or a multiple 1184
thereof by more than twenty-four cents, the amount of tax is 1185
thirty-three cents for each four dollars plus the amount of tax 1186
for prices twenty-six cents through three dollars and ninety-
nine cents in accordance with the schedule above. 1188

1189 1190

(12) When the combined rate of local tax is three per cent:

If the price	But not	The amount	1191
is at least	more than	of the tax is	1192
\$ .01	\$ .15	No tax	1193
.16	.23	2¢	1194
.24	.35	3¢	1195
.36	.47	4¢	1196
.48	.58	5¢	1197
.59	.70	6¢	1198
.71	.82	7¢	1199
.83	.94	8¢	1200
.95	1.05	9¢	1201
1.06	1.17	10¢	1202
1.18	1.29	11¢	1203
1.30	1.41	12¢	1204
1.42	1.52	13¢	1205
1.53	1.64	14¢	1206
1.65	1.76	15¢	1207
1.77	1.88	16¢	1208
1.89	2.00	17¢	1209

If the price exceeds two dollars, the tax is seventeen	1210
cents on each two dollars. If the price exceeds two dollars or a	1211
multiple thereof by not more than eleven cents, the amount of	1212
tax is seventeen cents for each two dollars plus one cent. If	1213
the price exceeds two dollars or a multiple thereof by more than	1214
eleven cents but not more than twenty-three cents, the amount of	1215
tax is seventeen cents for each two dollars plus two cents. If	1216
the price exceeds two dollars or a multiple thereof by more than	1217
twenty-three cents, the amount of tax is seventeen cents for	1218
each two dollars plus the amount of tax for prices twenty-four	1219
cents through one dollar and ninety-nine cents in accordance	1220
with the schedule above.	1221
(D) In lieu of collecting the tax pursuant to the	1222
schedules set forth in divisions (A), (B), and (C) of this	1223
section, a vendor may compute the tax on each sale as follows:	1224
(1) On sales of fifteen cents or less, no tax shall apply.	1225
(2) On sales in excess of fifteen cents, multiply the	1226
price by the aggregate rate of taxes in effect under sections	1227
5739.02 and 5741.02 and sections 5739.021, 5739.023, 5739.026,	1228
5741.021, 5741.022, and 5741.023 of the Revised Code. The	1229
computation shall be carried out to six decimal places. If the	1230
result is a fractional amount of a cent, the calculated tax	1231
shall be increased to the next highest cent and that amount	1232
shall be collected by the vendor.	1233
(E) On and after January 1, 2006, a vendor shall compute	1234
the tax on each sale by multiplying the price by the aggregate	1235
rate of taxes in effect under sections 5739.02 and 5741.02, and	1236
sections 5739.021, 5739.023, 5739.026, 5741.021, 5741.022, and	1237

5741.023 of the Revised Code. The computation shall be carried

out to three decimal places. If the result is a fractional

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amount of a cent, the calculated tax shall be rounded to a whole	1240
cent using a method that rounds up to the next cent whenever the	1241
third decimal place is greater than four. A vendor may elect to	1242
compute the tax due on a transaction on an item or an invoice	1243
basis.	1244
(F) In auditing a vendor, the tax commissioner shall	1245
consider the method prescribed by this section that was used by	1246
the vendor in determining and collecting the tax due under this	1247
chapter on taxable transactions. If the vendor correctly	1248
collects and remits the tax due under this chapter in accordance	1249
with the schedules in divisions (A), (B), and (C) of this	1250
section or in accordance with the computation prescribed in	1251
division (D) or (E) of this section, the commissioner shall not	1252
assess any additional tax on those transactions.	1253
(G)(1) With respect to a sale of a fractional ownership	1254
program aircraft used primarily in a fractional aircraft	1255
ownership program, including all accessories attached to such	1256
aircraft, the tax shall be calculated pursuant to divisions (A)	1257
to (E) of this section, provided that the tax commissioner shall	1258
modify those calculations so that the maximum tax on each	1259
program aircraft is eight hundred dollars. In the case of a sale	1260
of a fractional interest that is less than one hundred per cent	1261
of the program aircraft, the tax charged on the transaction	1262
shall be eight hundred dollars multiplied by a fraction, the	1263
numerator of which is the percentage of ownership or possession	1264
in the aircraft being purchased in the transaction, and the	1265
denominator of which is one hundred per cent.	1266
(2) Notwithstanding any other provision of law to the	1267
contrary, the tax calculated under division (G)(1) of this	1268

section and paid with respect to the sale of a fractional

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ownership program aircraft used primarily in a fractional	1270
aircraft ownership program shall be credited to the general	1271
revenue fund.	1272
(H)(1) As used in this division, "qualified plug-in	1273
electric drive vehicle" means a four-wheeled vehicle that meets	1274
all of the following requirements:	1275
(a) The manufacturer made the vehicle primarily for use on	1276
public streets, roads, and highways and the vehicle has not been	1277
modified from original manufacturer specifications.	1278
(b) The vehicle has a maximum speed capability equal to or	1279
greater than fifty-five miles per hour.	1280
(c) The vehicle is propelled to a significant extent by an	1281
electric motor that draws electricity from a battery that has a	1282
capacity of at least four kilowatt-hours and that is capable of	1283
being recharged from an external source of electricity.	1284
(d) The vehicle is registered in this state for operation	1285
on public highways.	1286
(e) The consumer purchased or leased the vehicle for	1287
personal use or for use in business and not for resale before	1288
<u>January 1, 2016.</u>	1289
(f) The consumer purchased or leased the vehicle in	1290
accordance with any laws or regulations governing the purchase	1291
or lease of alternative fuel or electric vehicles applicable at	1292
the time of sale or lease.	1293
(2) (a) Subject to the limitation in division (H)(2)(b) of	1294
this section, with respect to the sale or lease of a qualified	1295
plug-in electric drive vehicle, the amount of tax due under this	1296
section shall equal the amount of tax calculated pursuant to	1297

divisions (A) to (E) of this section subtracted by five hundred	1298
dollars, provided that if the result of that calculation is less	1299
than or equal to zero, no tax is due.	1300
(b) If the consumer is an individual purchasing the	1301
vehicle primarily for personal use, the partial exemption	1302
provided in division (H)(2)(a) of this section applies to the	1303
purchase or lease of only one qualified plug-in electric drive	1304
vehicle by that individual in a calendar year. If the consumer	1305
is a business purchasing the vehicle for use in the business,	1306
the partial exemption applies to the purchase or lease of only	1307
ten qualified plug-in electric drive vehicles by that business	1308
in a calendar year.	1309
Sec. 5747.78. (A) As used in this section:	1310
(1) "Alternative fuel" means compressed natural gas,	1311
liquid natural gas, or liquid petroleum gas.	1312
(2) "Alternative fuel vehicle" means a motor vehicle that	1313
is registered in this state for operation on public highways and	1314
that is propelled by a motor that runs on alternative fuel.	1315
"Alternative fuel vehicle" includes a bi-fueled or dual-fueled	1316
vehicle with a motor that can run on both alternative fuel and	1317
on gasoline or diesel fuel.	1318
(3) "New alternative fuel vehicle" means an alternative	1319
fuel vehicle that meets all of the following criteria:	1320
(a) The taxpayer purchased the vehicle from an original	1321
equipment manufacturer, automobile retailer, or after-market	1322
conversion facility.	1323
(b) The taxpayer was the first person to purchase the	1324
vehicle for personal use or for use in business and not for	1325
resale.	1326

(c) The alternative fuel technology used in the vehicle	1327
has received a compliance designation or been certified by the	1328
United States environmental protection agency for new or	1329
intermediate use.	1330
(d) If the vehicle is propelled by a motor that runs on	1331
compressed natural gas, at least five years remain until the	1332
date established by the manufacturer of the compressed natural	1333
gas tank as the end-of-life date for the tank.	1334
(4) "Traditional fuel vehicle" means a motor vehicle that	1335
is registered in this state for operation on public highways and	1336
that is propelled by gasoline or diesel fuel.	1337
(5) "Adjusted purchase price" means the portion of the	1338
purchase price of a new alternative fuel vehicle that is	1339
attributable to the parts and equipment used for the storage of	1340
alternative fuel, the delivery of alternative fuel to the motor,	1341
and the exhaust of gases from the combustion of alternative	1342
<u>fuel.</u>	1343
(6) "Conversion parts and equipment" shall not include	1344
parts and equipment that have previously been used to modify or	1345
retrofit another traditional fuel vehicle.	1346
(B) A nonrefundable credit may be claimed against the tax	1347
imposed by section 5747.02 of the Revised Code by a taxpayer	1348
that, on or after the effective date of the enactment of this	1349
section and before the first day of the sixty-first month after	1350
that effective date, purchases a new alternative fuel vehicle or	1351
converts a traditional fuel vehicle into an alternative fuel	1352
vehicle. The amount of the credit shall equal the lesser of	1353
fifty per cent of the adjusted purchase price of the new	1354
alternative fuel vehicle or of the cost of the conversion parts	1355

and equipment, as applicable, or one of the following amounts:	1356
(1) For the purchase or conversion of an alternative fuel	1357
vehicle with a gross vehicle rating of eight thousand five	1358
hundred pounds or less, five thousand dollars;	1359
(2) For the purchase or conversion of an alternative fuel	1360
vehicle with a gross vehicle rating equal to or less than ten	1361
thousand pounds, but more than eight thousand five hundred	1362
<pre>pounds, ten thousand dollars;</pre>	1363
(3) For the purchase or conversion of an alternative fuel	1364
vehicle with a gross vehicle rating of more than ten thousand	1365
pounds, twenty-five thousand dollars.	1366
The taxpayer shall claim the credit for the taxable year	1367
in which the taxpayer purchases the new alternative fuel vehicle	1368
or the conversion parts and equipment.	1369
(C) The taxpayer shall claim a credit allowed under this	1370
section in the order required by section 5747.98 of the Revised	1371
Code. The credit, to the extent it exceeds the taxpayer's tax	1372
liability for a taxable year after allowing for any other	1373
credits that precede the credit under that section, may be	1374
carried forward to the next succeeding taxable year or years,	1375
but the amount of the excess credit claimed for any taxable year	1376
shall be deducted from the balance carried forward to the next	1377
taxable year.	1378
(D) Not more than one credit shall be allowed under this	1379
section or section 5751.55 of the Revised Code on the basis of	1380
the same alternative fuel vehicle or same conversion parts and	1381
equipment.	1382
(E) A taxpayer that is an equity investor in a pass-	1383
through entity that purchases a new alternative fuel vehicle or	1384

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converts a traditional fuel vehicle into an alternative fuel	1385
vehicle within the time period prescribed in division (B) of	1386
this section may claim the taxpayer's distributive or	1387
proportionate share of the credit for the taxpayer's taxable	1388
year that includes the last day of the entity's taxable year in	1389
which the vehicle or conversion parts and equipment were	1390
purchased.	1391
(F) The tax commissioner may promulgate any rules	1392
necessary for the administration of this section.	1393
Sec. 5747.98. (A) To provide a uniform procedure for	1394
	1394
calculating the amount of tax due under section 5747.02 of the	
Revised Code, a taxpayer shall claim any credits to which the	1396
taxpayer is entitled in the following order:	1397
(1) The retirement income credit under division (B) of	1398
section 5747.055 of the Revised Code;	1399
(2) The senior citizen credit under division (C) of	1400
section 5747.05 of the Revised Code;	1401
(3) The lump sum distribution credit under division (D) of	1402
section 5747.05 of the Revised Code;	1403
(A) The demandant court will be described 5747 OFA of	1 4 0 4
(4) The dependent care credit under section 5747.054 of	1404
the Revised Code;	1405
(5) The lump sum retirement income credit under division	1406
(C) of section 5747.055 of the Revised Code;	1407
(6) The lump sum retirement income credit under division	1408
(D) of section 5747.055 of the Revised Code;	1409
(7) The lump sum retirement income credit under division	1410
(E) of section 5747.055 of the Revised Code;	1411
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(8) The low-income credit under section 5747.056 of the	1412
Revised Code;	1413
(9) The credit for displaced workers who pay for job	1414
training under section 5747.27 of the Revised Code;	1415
(10) The campaign contribution credit under section	1416
5747.29 of the Revised Code;	1417
(11) The twenty-dollar personal exemption credit under	1418
section 5747.022 of the Revised Code;	1419
(12) The joint filing credit under division (G) of section	1420
5747.05 of the Revised Code;	1421
(13) The nonresident credit under division (A) of section	1422
5747.05 of the Revised Code;	1423
(14) The credit for a resident's out-of-state income under	1424
division (B) of section 5747.05 of the Revised Code;	1425
(15) The earned income credit under section 5747.71 of the	1426
Revised Code;	1427
(16) The credit for employers that reimburse employee	1428
child care expenses under section 5747.36 of the Revised Code;	1429
(17) The credit for adoption of a minor child under	1430
section 5747.37 of the Revised Code;	1431
(18) The credit for purchases of lights and reflectors	1432
under section 5747.38 of the Revised Code;	1433
(19) The nonrefundable job retention credit under division	1434
(B) of section 5747.058 of the Revised Code;	1435
(20) The credit for selling alternative fuel under section	1436
5747.77 of the Revised Code;	1437

(21) The second credit for purchases of new manufacturing	1438
machinery and equipment and the credit for using Ohio coal under	1439
section 5747.31 of the Revised Code;	1440
(22) The job training credit under section 5747.39 of the	1441
Revised Code;	1442
(23) The enterprise zone credit under section 5709.66 of	1443
the Revised Code;	1444
(24) The credit for the eligible costs associated with a	1445
voluntary action under section 5747.32 of the Revised Code;	1446
(25) The credit for employers that establish on-site child	1447
day-care centers under section 5747.35 of the Revised Code;	1448
(26) The ethanol plant investment credit under section	1449
5747.75 of the Revised Code;	1450
(27) The credit for purchases of qualifying grape	1451
production property under section 5747.28 of the Revised Code;	1452
(28) The small business investment credit under section	1453
5747.81 of the Revised Code;	1454
(29) The enterprise zone credits under section 5709.65 of	1455
the Revised Code;	1456
(30) The research and development credit under section	1457
5747.331 of the Revised Code;	1458
(31) The credit for rehabilitating a historic building	1459
under section 5747.76 of the Revised Code;	1460
(32) The nonrefundable credit for the purchase or	1461
conversion of an alternative fuel vehicle under section 5747.78	1462
of the Revised Code;	1463
(33) The refundable credit for rebabilitating a historic	1464

building under section 5747.76 of the Revised Code;	1465
$\frac{(33)}{(34)}$ The refundable jobs creation credit or job	1466
retention credit under division (A) of section 5747.058 of the	1467
Revised Code;	1468
(34) (35) The refundable credit for taxes paid by a	1469
qualifying entity granted under section 5747.059 of the Revised	1470
Code;	1471
$\frac{(35)}{(36)}$ The refundable credits for taxes paid by a	1472
qualifying pass-through entity granted under division (I) of	1473
section 5747.08 of the Revised Code;	1474
$\frac{(36)}{(37)}$ The refundable credit under section 5747.80 of	1475
the Revised Code for losses on loans made to the Ohio venture	1476
capital program under sections 150.01 to 150.10 of the Revised	1477
Code;	1478
(27) (20) The refundable metion rigture production credit	1 4 5 0
$\frac{(37)}{(38)}$ The refundable motion picture production credit	1479
under section 5747.66 of the Revised Code;	1479
under section 5747.66 of the Revised Code;	1480
under section 5747.66 of the Revised Code;  (38) (39) The refundable credit for financial institution	1480 1481
under section 5747.66 of the Revised Code;  (38) (39) The refundable credit for financial institution taxes paid by a pass-through entity granted under section	1480 1481 1482
under section 5747.66 of the Revised Code;  (38)—(39) The refundable credit for financial institution taxes paid by a pass-through entity granted under section 5747.65 of the Revised Code.	1480 1481 1482 1483
under section 5747.66 of the Revised Code;  (38) (39) The refundable credit for financial institution taxes paid by a pass-through entity granted under section 5747.65 of the Revised Code.  (B) For any credit, except the refundable credits	1480 1481 1482 1483
under section 5747.66 of the Revised Code;  (38)—(39) The refundable credit for financial institution taxes paid by a pass-through entity granted under section 5747.65 of the Revised Code.  (B) For any credit, except the refundable credits enumerated in this section and the credit granted under division	1480 1481 1482 1483 1484 1485
under section 5747.66 of the Revised Code;  (38)—(39) The refundable credit for financial institution taxes paid by a pass-through entity granted under section 5747.65 of the Revised Code.  (B) For any credit, except the refundable credits enumerated in this section and the credit granted under division (H) of section 5747.08 of the Revised Code, the amount of the	1480 1481 1482 1483 1484 1485 1486
under section 5747.66 of the Revised Code;  (38)—(39) The refundable credit for financial institution taxes paid by a pass-through entity granted under section 5747.65 of the Revised Code.  (B) For any credit, except the refundable credits enumerated in this section and the credit granted under division (H) of section 5747.08 of the Revised Code, the amount of the credit for a taxable year shall not exceed the tax due after	1480 1481 1482 1483 1484 1485 1486 1487
under section 5747.66 of the Revised Code;  (38)—(39) The refundable credit for financial institution taxes paid by a pass-through entity granted under section 5747.65 of the Revised Code.  (B) For any credit, except the refundable credits enumerated in this section and the credit granted under division (H) of section 5747.08 of the Revised Code, the amount of the credit for a taxable year shall not exceed the tax due after allowing for any other credit that precedes it in the order	1480 1481 1482 1483 1484 1485 1486 1487
under section 5747.66 of the Revised Code;  (38)—(39) The refundable credit for financial institution taxes paid by a pass-through entity granted under section 5747.65 of the Revised Code.  (B) For any credit, except the refundable credits enumerated in this section and the credit granted under division (H) of section 5747.08 of the Revised Code, the amount of the credit for a taxable year shall not exceed the tax due after allowing for any other credit that precedes it in the order required under this section. Any excess amount of a particular	1480 1481 1482 1483 1484 1485 1486 1487 1488 1489
under section 5747.66 of the Revised Code;  (38)—(39) The refundable credit for financial institution taxes paid by a pass-through entity granted under section 5747.65 of the Revised Code.  (B) For any credit, except the refundable credits enumerated in this section and the credit granted under division (H) of section 5747.08 of the Revised Code, the amount of the credit for a taxable year shall not exceed the tax due after allowing for any other credit that precedes it in the order required under this section. Any excess amount of a particular credit may be carried forward if authorized under the section	1480 1481 1482 1483 1484 1485 1486 1487 1488 1489

Sec. 5751.55. (A) As used in this section, "alternative	1494
fuel," "alternative fuel vehicle," "new alternative fuel	1495
vehicle," "traditional fuel vehicle," "adjusted purchase price,"	1496
and "conversion parts and equipment" have the same meanings as	1497
in section 5747.78 of the Revised Code.	1498
(B) A nonrefundable credit may be claimed against the tax	1499
imposed by section 5751.02 of the Revised Code by a taxpayer	1500
that, on or after the effective date of the enactment of this	1501
section by this act and before the first day of the sixty-first	1502
month after that effective date, purchases a new alternative	1503
fuel vehicle or converts a traditional fuel vehicle into an	1504
alternative fuel vehicle. The amount of the credit shall equal	1505
the lesser of fifty per cent of the adjusted purchase price of	1506
the new alternative fuel vehicle or of the cost of the	1507
conversion parts and equipment, as applicable, or one of the	1508
<pre>following amounts:</pre>	1509
(1) For the purchase or conversion of an alternative fuel	1510
vehicle with a gross vehicle rating of eight thousand five	1511
hundred pounds or less, five thousand dollars;	1512
(2) For the purchase or conversion of an alternative fuel	1513
vehicle with a gross vehicle rating equal to or less than ten	1514
thousand pounds, but more than eight thousand five hundred	1515
<pre>pounds, ten thousand dollars;</pre>	1516
(3) For the purchase or conversion of an alternative fuel	1517
vehicle with a gross vehicle rating of more than ten thousand	1518
pounds, twenty-five thousand dollars.	1519
The taxpayer shall claim the credit for the tax period in	1520
which the taxpayer purchases the new alternative fuel vehicle or	1521
the conversion parts and equipment.	1522

(C) The taxpayer shall claim a credit allowed under this	1523
section in the order required by section 5751.98 of the Revised	1524
Code. The credit, to the extent it exceeds the taxpayer's tax	1525
liability for a tax period after allowing for any other credits	1526
that precede the credit under that section, may be carried	1527
forward to the next succeeding tax period or periods, but the	1528
amount of the excess credit claimed for any tax period shall be	1529
deducted from the balance carried forward to the next tax	1530
period.	1531
(D) Not more than one credit shall be allowed under this	1532
section or section 5747.78 of the Revised Code on the basis of	1533
the same alternative fuel vehicle or same conversion parts and	1534
equipment.	1535
(E) The tax commissioner may promulgate any rules	1536
necessary for the administration of this section.	1537
Sec. 5751.98. (A) To provide a uniform procedure for	1538
calculating the amount of tax due under this chapter, a taxpayer	1539
shall claim any credits to which it is entitled in the following	1540
order:	1541
(1) The nonrefundable jobs retention credit under division	1542
(B) of section 5751.50 of the Revised Code;	1543
(2) The nonrefundable credit for qualified research	1544
expenses under division (B) of section 5751.51 of the Revised	1545
Code;	1546
(3) The nonrefundable credit for a borrower's qualified	1547
research and development loan payments under division (B) of	1548
section 5751.52 of the Revised Code;	1549
(4) The nonrefundable credit for calendar years 2010 to	1550
2029 for unused net operating losses under division (B) of	1551

section 5751.53 of the Revised Code;	1552
(5) The nonrefundable credit for the purchase or	1553
conversion of an alternative fuel vehicle under section 5751.55	1554
of the Revised Code;	1555
(6) The refundable motion picture production credit under	1556
section 5751.54 of the Revised Code;	1557
$\frac{(6)}{(7)}$ The refundable jobs creation credit or job	1558
retention credit under division (A) of section 5751.50 of the	1559
Revised Code;	1560
(7) (8) The refundable credit for calendar year 2030 for	1561
unused net operating losses under division (C) of section	1562
5751.53 of the Revised Code.	1563
(B) For any credit except the refundable credits	1564
enumerated in this section, the amount of the credit for a tax	1565
period shall not exceed the tax due after allowing for any other	1566
credit that precedes it in the order required under this	1567
section. Any excess amount of a particular credit may be carried	1568
forward if authorized under the section creating the credit.	1569
Section 2. That existing sections 5735.01, 5735.012,	1570
5739.025, 5747.98, and 5751.98 of the Revised Code are hereby	1571
repealed.	1572
Section 3. The amendment or enactment by this act of	1573
sections 5735.01, 5735.012, 5735.015, and 5739.025 of the	1574
Revised Code applies on and after the first day of the first	1575
month after the effective date of this act.	1576
Section 4. All items in this section are hereby	1577
appropriated as designated out of any moneys in the state	1578
treasury to the credit of the designated fund. For all	1579

appropriations made in this act, those in the first	column are	1580
for fiscal year 2016 and those in the second column are for		1581
fiscal year 2017. The appropriations made in this a	act are in	1582
addition to any other appropriations made for the F	Y 2016-FY	1583
2017 biennium.		1584
EPA ENVIRONMENTAL PROTECTION AGENCY		1585
Dedicated Purpose Fund Group		1586
5NPO 715695 Gaseous Fuel Vehicle \$16,000,000	\$16,000,000	1587
Conversion Program		1588
TOTAL DPF Dedicated Purpose Fund Group	\$16,000,000	1589
\$16,000,000		1590
TOTAL ALL BUDGET FUND GROUPS	\$16,000,000	1591
\$16,000,000		1592
GASEOUS FUEL VEHICLE CONVERSION PROGRAM		1593
The foregoing appropriation item 715695, Gased	ous Fuel	1594
Vehicle Conversion Program, shall be used for the purpose of		1595
funding the Gaseous Fuel Vehicle Conversion Program established		1596
in section 122.079 of the Revised Code.		1597
It is the intent of the General Assembly to ap	ppropriate	1598
\$16,000,000 in each fiscal year of the biennium end	ling June 30,	1599
2019, and in the first fiscal year of the biennium	ending June	1600
30, 2021, to the Gaseous Fuel Vehicle Conversion Fu	and (Fund	1601
5NPO) for the purposes of the program established i	n section	1602
122.079 of the Revised Code.		1603
Section 5. CASH TRANSFERS FROM GENERAL REVENUE	E FUND TO	1604
GASEOUS FUEL VEHICLE CONVERSION FUND		1605
On the effective date of this section, or as s	soon as	1606

possible thereafter, the Director of Budget and Management shall	1607
transfer \$16,000,000 cash from the General Revenue Fund to the	1608
Gaseous Fuel Vehicle Conversion Fund (Fund 5NPO).	1609
On July 1, 2016, or as soon as possible thereafter, the	1610
Director of Budget and Management shall transfer \$16,000,000	1611
cash from the General Revenue Fund to Fund 5NPO.	1612
Section 6. Within the limits set forth in this act, the	1613
Director of Budget and Management shall establish accounts	1614
indicating the source and amount of funds for each appropriation	1615
made in this act, and shall determine the form and manner in	1616
which appropriation accounts shall be maintained. Expenditures	1617
from appropriations contained in this act shall be accounted for	1618
as though made in the main operating appropriations act of the	1619
<u>131st</u> General Assembly.	1620
The appropriations made in this act are subject to all	1621
provisions of the main operating appropriations act of the 131st	1622
General Assembly that are generally applicable to such	1623
appropriations.	1624