As Introduced

133rd General Assembly Regular Session 2019-2020

H. B. No. 112

Representative Schaffer

Cosponsors: Representatives Riedel, Becker, Stein, Seitz, Romanchuk, Lang

A BILL

То	amend section 5739.121 of the Revised Code to	1
	allow vendors to receive a refund of sales tax	2
	remitted for certain bad debts charged off as	3
	uncollectible by credit account lenders.	4

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

Section 1. That section 5/39.121 of the Revised Code be	5
amended to read as follows:	6
Sec. 5739.121. (A) As used in this section, "bad:	7
(1) "Bad debt" means any debt that has become worthless or	8
uncollectible in the time period between a vendor's preceding	9
return and the present return, has been uncollected for at least	10
six months, and that may be claimed as a deduction pursuant to	11
the "Internal Revenue Code of 1954," 68A Stat. 50, 26 U.S.C.	12
166, as amended, and regulations adopted pursuant thereto, or	13
that could be claimed as such a deduction if the vendor kept	14
accounts on an accrual basis. "Bad debt" does not include any	15
interest or sales tax on the purchase price, uncollectible	16
amounts on property that remains in the possession of the vendor	17
until the full purchase price is paid, expenses incurred in	18

attempting to collect any account receivable or for any portion	19
of the debt recovered, and repossessed property.	20
(2) "Lender" means a person or an affiliate, assignee, or	21
transferee of a person that owns a private label credit account,	22
or an interest in a private label credit account receivable,	23
provided that interest was any of the following:	
(a) Transferred from a third party;	25
(b) Purchased directly from a vendor that remitted tax	26
imposed under this chapter or from an affiliate of the vendor;	27
(c) Originated according to a written agreement between	28
the person and a vendor that remitted tax imposed under this	29
chapter or an affiliate of the vendor.	30
(3) "Private label credit account" means a credit account	31
that carries, refers to, or is branded with the name of a	32
vendor.	33
(4) "Accounts or receivables bad debt" means the unpaid	34
balance on private label credit accounts or private label credit	35
account receivables that are bad debt and are charged off as	36
uncollectible on the books of a lender on or after the first day	37
of the first month beginning after the effective date ofB	38
of the 133rd general assembly, and against which a deduction or	39
refund has not previously been taken or allowed, respectively,	40
under this section. For the purposes of division (A)(4) of this	41
section only, "bad debt" shall be determined without regard to	42
when the debt has become worthless or uncollectible relative to	43
the period between a vendor's returns, and the deductibility of	44
the debt for federal income tax purposes shall be determined	45
with respect to the lender instead of the vendor.	46
(5) "Affiliate" means any person that is a member of an	47

affiliated group or that would be a member of an affiliated	48
group if the person was a corporation.	
(6) "Affiliated group" has the same meaning as in section	50
1504 of the Internal Revenue Code.	51
(B) In computing taxable receipts for purposes of this	52
chapter, a vendor may deduct the amount of bad debts. The Except	53
as provided in division (F) of this section, the amount deducted	54
must be charged off as uncollectible on the books of the vendor.	55
A deduction may be claimed only with respect to bad debts on	56
which the taxes pursuant to sections 5739.10 and 5739.12 of the	57
Revised Code were paid in a preceding tax period. If the	58
vendor's business consists of taxable and nontaxable	59
transactions, the deduction shall equal the full amount of the	60
debt if the debt is documented as a taxable transaction in the	61
vendor's records. If no such documentation is available, the	62
maximum deduction on any bad debt shall equal the amount of the	63
bad debt multiplied by the quotient obtained by dividing the	64
sales taxed pursuant to this chapter during the preceding	65
calendar year by all sales during the preceding calendar year,	66
whether taxed or not. If a consumer or other person pays all or	67
part of a bad debt with respect to which a vendor claimed a	68
deduction under this section, the vendor shall be liable for the	69
amount of taxes deducted in connection with that portion of the	70
debt for which payment is received and shall remit such taxes in	71
the vendor's next payment to the tax commissioner.	72
(C) Any claim for a bad debt deduction under this section	73
shall be supported by such evidence as the tax commissioner by	74
rule requires. The commissioner shall review any change in the	75
rate of taxation applicable to any taxable sales by a vendor	76
claiming a deduction pursuant to this section and adopt rules	77

for altering the deduction in the event of such a change in	78
order to ensure that the deduction on any bad debt does not	79
result in the vendor claiming the deduction recovering any more	80
or less than the taxes imposed on the sale that constitutes the	81
bad debt.	82
(D) In any reporting period in which the amount of bad	83
debt exceeds the amount of taxable sales for the period, the	84
vendor may file a refund claim for any tax collected on the bad	85
debt in excess of the tax reported on the return. The refund	86
claim shall be filed in the manner provided in section 5739.07	87
of the Revised Code, except that the claim may be filed within	88
four years of the due date of the return on which the bad debt	89
first could have been claimed.	90
(E) When the filing responsibilities of a vendor have been	91
assumed by a certified service provider, the certified service	92
provider shall claim the bad debt allowance provided by this	93
section on behalf of the vendor. The certified service provider	94
shall credit or refund to the vendor the full amount of any bad	95
debt allowance or refund.	96
(F) No person other than the vendor in the transaction-	97
that generated the bad debt or, as provided in division (E) of	98
this section, a certified service provider, may claim the bad	99
debt allowance provided by this section (1) A vendor may deduct	100
on a return or obtain a refund of tax remitted by the vendor on	101
accounts or receivables bad debt.	102
A vendor taking a deduction or claiming a refund under	103
division (F)(1) of this section shall include all credit sale	
transactions outstanding in the account or receivable at the	
time the account or receivable is charged off as uncollectible	106
on the books of a lender in calculating the deduction or refund,	107

regardless of the date on which the credit sale transaction		
occurs.		
	110	
(2) The deduction or refund authorized under division (F)	110	
(1) of this section may be taken or obtained by the vendor only	111	
on the basis of accounts or receivables bad debt from purchases	112	
from the vendor whose name is carried, referred to, or branded	113	
on the private label credit account or from purchases from any	114	
of the vendor's affiliates or franchisees.		
(3) A vendor taking a deduction or receiving a refund	116	
under division (F)(1) of this section shall maintain books,	117	
records, or other documents verifying the accounts or	118	
receivables bad debt, which shall be open to inspection by the		
commissioner upon request.		
(4) If the vendor collects in whole or part any accounts	121	
or receivables bad debt on the basis of which the vendor took a	122	
deduction or received a refund under division (F) of this	123	
section, the vendor shall include the amount collected in the	124	
vendor's first return filed after the collection and pay tax on	125	
the portion of that amount with respect to which the vendor took	126	
the deduction or received a refund.	127	
(G) The tax commissioner may adopt rules necessary to	128	
administer this section.		
Section 2. That existing section 5739.121 of the Revised	130	
Code is hereby repealed.	131	