# As Reported by the House Ways and Means Committee

# 129th General Assembly Regular Session 2011-2012

H. B. No. 426

### **Representative Schuring**

Cosponsors: Representatives Derickson, Lundy, Antonio, O'Brien,
Stebelton, Reece, Yuko, Fende, Combs, Patmon, Buchy, Letson, Grossman,
Boyd, Foley, Slesnick, Hill, Blair, Dovilla, Huffman, Boose, Gonzales,
Adams, J., Rosenberger, Slaby, Goodwin

## A BILL

To amend section 5747.113 and to enact section

3701.601 of the Revised Code to allow taxpayers to
contribute a portion of their income tax refunds
to the Ohio Breast and Cervical Cancer Project.

4

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

Section 1. That section 5747.113 be amended and section	5
3701.601 of the Revised Code be enacted to read as follows:	6
Sec. 3701.601. There is hereby created in the state treasury	7
the breast and cervical cancer project income tax contribution	8
fund, which shall consist of money contributed to it under section	9
5747.113 of the Revised Code and of contributions made directly to	10
it. Any person may contribute directly to the fund in addition to	11
or independently of the income tax refund contribution system	12
established in section 5747.113 of the Revised Code.	13
The director of health shall distribute the contributed funds	14
to the breast and cervical cancer project funded by the national	15
breast and cervical cancer early detection program established	16

under the "Breast and Cervical Cancer Mortality Prevention Act of	17
1990, 104 Stat. 409, 42 U.S.C. 300k et seq. The contributed funds	18
shall be used specifically for the provision of breast and	19
cervical cancer screening, diagnostic, and outreach services to	20
uninsured and under-insured women. The breast and cervical cancer	21
project, through its regional agencies, shall first use the	22
contributed funds to pay for services provided directly by	23
personnel of local departments of health, federally qualified	24
health centers as defined by section 3701.047 of the Revised Code,	25
or other community health centers. If contributed funds remain	26
after a regional agency pays for all screening, diagnostic, and	27
outreach services provided by local departments of health,	28
federally qualified health centers, or other community health	29
centers, the regional agency may use contributed funds to pay for	30
services provided by other providers.	31

Sec. 5747.113. (A) Any taxpayer claiming a refund under 32 section 5747.11 of the Revised Code who wishes to contribute any 33 part of the taxpayer's refund to the natural areas and preserves 34 fund created in section 1517.11 of the Revised Code, the nongame 35 and endangered wildlife fund created in section 1531.26 of the 36 Revised Code, the military injury relief fund created in section 37 5101.98 of the Revised Code, the Ohio historical society income 38 tax contribution fund created in section 149.308 of the Revised 39 Code, the breast and cervical cancer project income tax 40 contribution fund created in section 3701.601 of the Revised Code, 41 or all of those funds may designate on the taxpayer's income tax 42 return the amount that the taxpayer wishes to contribute to the 43 fund or funds. A designated contribution is irrevocable upon the 44 filing of the return and shall be made in the full amount 45 designated if the refund found due the taxpayer upon the initial 46 processing of the taxpayer's return, after any deductions 47 including those required by section 5747.12 of the Revised Code, 48

60

61

62

63

64

65

66

67

68

69

70

71

72

73

74

75

76

77

is greater than or equal to the designated contribution. If the 49 refund due as initially determined is less than the designated 50 contribution, the contribution shall be made in the full amount of 51 the refund. The tax commissioner shall subtract the amount of the 52 contribution from the amount of the refund initially found due the 53 taxpayer and shall certify the difference to the director of 54 budget and management and treasurer of state for payment to the 55 taxpayer in accordance with section 5747.11 of the Revised Code. 56 For the purpose of any subsequent determination of the taxpayer's 57 net tax payment, the contribution shall be considered a part of 58 the refund paid to the taxpayer. 59

- (B) The tax commissioner shall provide a space on the income tax return form in which a taxpayer may indicate that the taxpayer wishes to make a donation in accordance with this section. The tax commissioner shall also print in the instructions accompanying the income tax return form a description of the purposes for which the natural areas and preserves fund, the nongame and endangered wildlife fund, the military injury relief fund, and the Ohio historical society income tax contribution fund, and the breast and cervical cancer project income tax contribution fund were created and the use of moneys from the income tax refund contribution system established in this section. No person shall designate on the person's income tax return any part of a refund claimed under section 5747.11 of the Revised Code as a contribution to any fund other than the natural areas and preserves fund, the nongame and endangered wildlife fund, the military injury relief fund, or the Ohio historical society income tax contribution fund, or the breast and cervical cancer project income tax contribution fund.
- (C) The money collected under the income tax refund
   contribution system established in this section shall be deposited
   by the tax commissioner into the natural areas and preserves fund,
   80

112

the nongame and endangered wildlife fund, the military injury

relief fund, and the Ohio historical society income tax

contribution fund, and the breast and cervical cancer project

income tax contribution fund in the amounts designated on the tax

returns.

81

82

83

84

85

(D) No later than the thirtieth day of September each year, 86 the tax commissioner shall determine the total amount contributed 87 to each fund under this section during the preceding eight months, 88 any adjustments to prior months, and the cost to the department of 89 taxation of administering the income tax refund contribution 90 system during that eight-month period. The commissioner shall make 91 an additional determination no later than the thirty-first day of 92 January of each year of the total amount contributed to each fund 93 under this section during the preceding four calendar months, any 94 adjustments to prior years made during that four-month period, and 95 the cost to the department of taxation of administering the income 96 tax contribution system during that period. The cost of 97 administering the income tax contribution system shall be 98 certified by the tax commissioner to the director of budget and 99 management, who shall transfer an amount equal to one fourth 100 one-fifth of such administrative costs from the natural areas and 101 preserves fund, one-fourth of such costs from the nongame and 102 endangered wildlife fund, one fourth of such costs from the 103 military injury relief fund, and one-fourth of such costs from the 104 Ohio historical society income tax contribution fund each of the 105 five funds to the litter control and natural resource income tax 106 contribution administration fund, which is hereby created, 107 provided that the moneys that the department receives to pay the 108 cost of administering the income tax refund contribution system in 109 any year shall not exceed two and one-half per cent of the total 110 amount contributed under that system during that year. 111

(E)(1) The director of natural resources, in January of every

odd-numbered year, shall report to the general assembly on the	113
effectiveness of the income tax refund contribution system as it	114
pertains to the natural areas and preserves fund and the nongame	115
and endangered wildlife fund. The report shall include the amount	116
of money contributed to each fund in each of the previous five	117
years, the amount of money contributed directly to each fund in	118
addition to or independently of the income tax refund contribution	119
system in each of the previous five years, and the purposes for	120
which the money was expended.	121

- (2) The director of job and family services and, the director 122 of the Ohio historical society, and the director of health, in 123 January of every odd-numbered year, each shall report to the 124 general assembly on the effectiveness of the income tax refund 125 contribution system as it pertains to the military injury relief 126 fund and, the Ohio historical society income tax contribution 127 fund, and the breast and cervical cancer project income tax 128 contribution fund, respectively. The report shall include the 129 amount of money contributed to the fund in each of the previous 130 five years, the amount of money contributed directly to the fund 131 in addition to or independently of the income tax refund 132 contribution system in each of the previous five years, and the 133 purposes for which the money was expended. 134
- Section 2. That existing section 5747.113 of the Revised Code 135 is hereby repealed.
- Section 3. The amendment by this act of section 5747.113 of 137 the Revised Code applies to taxable years beginning on or after 138 January 1, 2012.