As Passed by the Senate

130th General Assembly Regular Session 2013-2014

Sub. S. B. No. 116

Senator Kearney

Cosponsors: Senators Brown, Seitz, Bacon, Balderson, Cafaro, Coley, Eklund, Faber, Gentile, Hite, Hughes, Schiavoni, Skindell, Tavares, Turner, Uecker

A BILL

To amend section 4301.62 and to enact section 4301.82 1 of the Revised Code and to amend Section 257.50 of 2 Am. Sub. H.B. 59 of the 130th General Assembly and 3 Section 257.10 of Am. Sub. H.B. 59 of the 130th General Assembly, as subsequently amended, to allow municipal corporations and townships with a 6 population of more than 35,000 to create outdoor refreshment areas, to exempt persons within such an area from the open container law, to create the 9 Outdoor Refreshment Area Study Committee, and to 10 make an appropriation. 11

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

Section 1. That section 4301.62 be amended and section	12
4301.82 of the Revised Code be enacted to read as follows:	13
Sec. 4301.62. (A) As used in this section:	14
(1) "Chauffeured limousine" means a vehicle registered under	15
section 4503 24 of the Revised Code	16

(b) Beer, wine, or mixed beverages served for consumption on

the premises by the holder of an F-3 permit or wine served for

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consumption on the premises by the holder of an F-4 or F-6 permit;	47
(c) Beer or intoxicating liquor consumed on the premises of a	48
convention facility as provided in section 4303.201 of the Revised	49
Code;	50
(d) Beer or intoxicating liquor to be consumed during	51
tastings and samplings approved by rule of the liquor control	52
commission;	53
(e) Spirituous liquor to be consumed for purposes of a	54
tasting sample, as defined in section 4301.171 of the Revised	55
Code.	56
(2) A person may have in the person's possession on an F	57
liquor permit premises an opened container of beer or intoxicating	58
liquor that was not purchased from the holder of the F permit if	59
the premises for which the F permit is issued is a music festival	60
and the holder of the F permit grants permission for that	61
possession on the premises during the period for which the F	62
permit is issued. As used in this division, "music festival" means	63
a series of outdoor live musical performances, extending for a	64
period of at least three consecutive days and located on an area	65
of land of at least forty acres.	66
(3)(a) A person may have in the person's possession on a D-2	67
liquor permit premises an opened or unopened container of wine	68
that was not purchased from the holder of the D-2 permit if the	69
premises for which the D-2 permit is issued is an outdoor	70
performing arts center, the person is attending an orchestral	71
performance, and the holder of the D-2 permit grants permission	72
for the possession and consumption of wine in certain	73
predesignated areas of the premises during the period for which	74
the D-2 permit is issued.	75
(b) As used in division (C)(3)(a) of this section:	76

(i) "Orchestral performance" means a concert comprised of a

As Passed by the Senate	J
authority.	199
Not earlier than thirty but not later than sixty days after	200
the initial publication of notice, the legislative authority shall	201
approve or disapprove the application by either ordinance or	202
resolution, as applicable. Approval of an application requires an	203
affirmative vote of a majority of the legislative authority. Upon	204
approval of the application by the legislative authority, the	205
territory described in the application constitutes an outdoor	206
refreshment area. The legislative authority shall provide to the	207
division of liquor control notice of the approval of the	208
application and a description of the area specified in the	209
application. If the legislative authority disapproves the	210
application, the mayor of a municipal corporation or fiscal	211
officer of a township may make changes in the application to	212
secure its approval by the legislative authority.	213
(D) The creation of outdoor refreshment areas is limited as follows:	214 215
(1) A municipal corporation or township with a population of	216
more than two hundred seventy-five thousand shall not create more	217
than three outdoor refreshment areas.	218
(2) A municipal corporation or township with a population of	219
more than one hundred fifty thousand but less than or equal to two	220
hundred seventy-five thousand shall not create more than two	221
outdoor refreshment areas.	222
(3) A municipal corporation or township with a population of	223
more than thirty-five thousand but less than or equal to one	224
hundred fifty thousand shall not create more than one outdoor	225
refreshment area.	226
(4) A municipal corporation or township with a population of	227
thirty-five thousand or less shall not create an outdoor	228
refreshment area.	229

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As Passed by the Senate	
For purposes of this section, the population of a municipal	230
corporation or township is deemed to be the population shown by	231
the most recent regular federal decennial census.	232
(E) As soon as possible after receiving notice that an	233
outdoor refreshment area has been approved, the division of liquor	234
control, for purposes of section 4301.62 of the Revised Code,	235
shall issue an outdoor refreshment area designation to each	236
qualified permit holder located within the refreshment area that	237
is in compliance with all applicable requirements under Chapters	238
4301. and 4303. of the Revised Code. The division shall not charge	239
any fee for the issuance of the designation. Any permit holder	240
that receives such a designation shall comply with all laws,	241
rules, and regulations that govern its license type and, if	242
applicable, any safety requirements established for the area under	243
division (F) of this section.	244
(F)(1) At the time of the creation of an outdoor refreshment	245
area or any time thereafter, the legislative authority of a	246
municipal corporation or township in which such an area is located	247
may adopt an ordinance or resolution, as applicable, that	248
establishes requirements the legislative authority determines	249
necessary to ensure safety within the area. The legislative	250
authority may, but is not required to, include in the ordinance or	251
resolution any safety requirements proposed in an application	252
under division (B) of this section to designate or expand the	253
outdoor refreshment area. The legislative authority may	254
subsequently modify the safety requirements as determined	255
necessary by the legislative authority.	256
(2) Prior to adopting an ordinance or resolution under this	257
division, the legislative authority shall give notice of its	258
proposed action by publication once a week for two consecutive	259
weeks in one newspaper of general circulation in the municipal	260

corporation or township or as provided in section 7.16 of the

Revised Code.	262
(3) The legislative authority shall provide to the division	263
of liquor control notice of any safety requirements established or	264
modified under this division.	265
(G) Section 4399.18 of the Revised Code applies to a liquor	266
permit holder located within an outdoor refreshment area in the	267
same manner as if the liquor permit holder were not located in an	268
outdoor refreshment area.	269
(H)(1) Five years after the date of creation of an outdoor	270
refreshment area, the legislative authority of the municipal	271
corporation or township that created the area under this section	272
shall review the operation of the area and shall, by ordinance or	273
resolution, either approve the continued operation of the area or	274
dissolve the area. Prior to adopting the ordinance or resolution,	275
the legislative authority shall give notice of its proposed action	276
by publication once a week for two consecutive weeks in one	277
newspaper of general circulation in the municipal corporation or	278
township or as provided in section 7.16 of the Revised Code.	279
If the legislative authority dissolves the outdoor	280
refreshment area, the outdoor refreshment area ceases to exist.	281
The legislative authority then shall provide notice of its action	282
to the division of liquor control and the division shall revoke	283
all outdoor refreshment area designations issued to qualified	284
permit holders within the dissolved area. If the legislative	285
authority approves the continued operation of the outdoor	286
refreshment area, the area continues in operation.	287
(2) Five years after the approval of the continued operation	288
of an outdoor refreshment area under division (H)(1) of this	289
section, the legislative authority shall conduct a review in the	290
same manner as provided in division (H)(1) of this section. The	291
legislative authority also shall conduct such a review five years	292

after any subsequent approval of continued operation under	293
division (H)(2) of this section.	294
(I) At any time, the legislative authority of a municipal	295
corporation or township in which an outdoor refreshment area is	296
located may, by ordinance or resolution, dissolve all or a part of	297
the outdoor refreshment area. Prior to adopting the resolution or	298
ordinance, the legislative authority shall give notice of its	299
proposed action by publication once a week for two consecutive	300
weeks in one newspaper of general circulation in the municipal	301
corporation or township or as provided in section 7.16 of the	302
Revised Code. If the legislative authority dissolves all or part	303
of an outdoor refreshment area, the area designated in the	304
ordinance or resolution no longer constitutes an outdoor	305
refreshment area. The legislative authority shall provide notice	306
of its actions to the division of liquor control. Upon receipt of	307
the notice, the division shall revoke all outdoor refreshment area	308
designations issued to qualified permit holders within the	309
dissolved area or portion of the area.	310
Section 2. That existing section 4301.62 of the Revised Code	311
is hereby repealed.	312
Section 3. (A) There is hereby created the Outdoor	313
Refreshment Area Study Committee. The Committee shall consist of	314
the following seven members who shall be appointed not later than	315
five days after the effective date of this section:	316
(1) Two members of the Senate, one of whom shall be a member	317
of the majority party and one of whom shall be a member of the	318
minority party, both appointed by the President of the Senate;	319
(2) Two members of the House of Representatives, one of whom	320
shall be a member of the majority party and one of whom shall be a	321
member of the minority party, both appointed by the Speaker of the	322

As Passed by the Senate	
House of Representatives;	323
(3) One county commissioner, appointed by the President of	324
the Senate;	325
(4) One representative of a municipal corporation, or	326
township, with a population of thirty-five thousand or less,	327
appointed by the Speaker of the House of Representatives;	328
(5) One representative of the Division of Liquor Control,	329
appointed by the Governor.	330
(B) The Committee first shall meet not later than ten days	331
after the effective date of this section at the call of the	332
President of the Senate. At the first meeting, the Committee shall	333
select a chairperson and vice-chairperson from among its members.	334
Thereafter, the Committee shall meet at the call of its	335
chairperson as necessary to carry out its duties. Members of the	336
Committee are not entitled to compensation for serving on the	337
Committee, but may continue to receive the compensation and	338
benefits accruing from their regular offices or employments.	339
(C) The Committee shall study the utility and viability of	340
allowing municipal corporations or townships that have a	341
population of thirty-five thousand or less to create an outdoor	342
refreshment area under section 4301.82 of the Revised Code, as	343
enacted by this act. Not later than May 1, 2015, the Study	344
Committee shall issue a report of its findings and recommendations	345
to the President of the Senate, the Minority Leader of the Senate,	346
the Speaker of the House of Representatives, and the Minority	347
Leader of the House of Representatives. After submitting the	348
report, the Study Committee shall cease to exist.	349
Section 4. That Section 257.50 of Am. Sub. H.B. 59 of the	350
130th General Assembly be amended to read as follows:	351
Sec. 257.50. BUSINESS ASSISTANCE PROGRAMS	352

Sub. S. B. No. 116

Page 12

358

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The foregoing appropriation item 195649, Business Assistance	353
Programs, shall be used for administrative expenses associated	354
with the operation of tax credit programs, loan servicing, the	355
Ohio Film Office, workforce initiatives, and the Office of	356
Strategic Business Investments.	357

STATE SPECIAL PROJECTS

The State Special Projects Fund (Fund 4F20), may be used for 359 the deposit of private-sector funds from utility companies and for 360 the deposit of other miscellaneous state funds. State moneys so 361 deposited may also be used to match federal housing grants for the 362 homeless.

MINORITY BUSINESS ENTERPRISE LOAN

All repayments from the Minority Development Financing 365
Advisory Board Loan Program and the Ohio Mini-Loan Guarantee 366
Program shall be deposited in the State Treasury to the credit of 367
the Minority Business Enterprise Loan Fund (Fund 4W10). 368

MINORITY BUSINESS BONDING FUND

Notwithstanding Chapters 122., 169., and 175. of the Revised 370 Code, the Director of Development Services may, upon the 371 recommendation of the Minority Development Financing Advisory 372 Board, pledge up to \$10,000,000 in the fiscal year 2014-fiscal 373 year 2015 biennium of unclaimed funds administered by the Director 374 of Commerce and allocated to the Minority Business Bonding Program 375 under section 169.05 of the Revised Code. 376

If needed for the payment of losses arising from the Minority 377

Business Bonding Program, the Director of Budget and Management 378

may, at the request of the Director of Development Services, 379

request that the Director of Commerce transfer unclaimed funds 380

that have been reported by holders of unclaimed funds under 381

section 169.05 of the Revised Code to the Minority Bonding Fund 382

(Fund 4490). The transfer of unclaimed funds shall only occur 383

after proceeds of the initial transfer of \$2,700,000 by the	384
Controlling Board to the Minority Business Bonding Program have	385
been used for that purpose. If expenditures are required for	386
payment of losses arising from the Minority Business Bonding	387
Program, such expenditures shall be made from appropriation item	388
195658, Minority Business Bonding Contingency in the Minority	389
Business Bonding Fund, and such amounts are hereby appropriated.	390
INCUMBENT WORKFORCE TRAINING VOUCHERS	391
(A) The Director of Budget and Management may transfer up to	392
\$30,000,000 cash in each fiscal year from the Economic Development	393
Programs Fund (Fund 5JC0) used by the Board of Regents to the Ohio	394
Incumbent Workforce Job Training Fund (Fund 5HR0) used by the	395
Development Services Agency.	396
(B) Of the foregoing appropriation item 195526, Incumbent	397
Workforce Training Vouchers, up to \$30,000,000 in each fiscal year	398
shall be used to support the Ohio Incumbent Workforce Training	399
Voucher Program.	400
(C) The Ohio Incumbent Workforce Training Voucher Program	401
shall conform to guidelines for the operation of the program,	402
including, but not limited to, the following:	403
(1) A requirement that a training voucher under the program	404
shall not exceed \$6,000 per worker per year;	405
(2) A provision for an employer of an eligible employee to	406
apply for a voucher on behalf of the eligible employee;	407
(3) A provision for an eligible employee to apply directly	408
for a training voucher with the pre-approval of the employee's	409
employer; and	410
(4) A requirement that an employee participating in the	411
program, or the employee's employer, shall pay for not less than	412
thirty-three per cent of the training costs under the program.	413

427

Sub. S. B. No. 116 As Passed by the Senate

On July 1, 2014, or as soon as possible thereafter, the	414
Director of Development Services may request that the Director of	415
Budget and Management reappropriate any unexpended, unencumbered	416
balance of the prior fiscal year's appropriation to the foregoing	417
appropriation item 195526, Incumbent Workforce Training Vouchers,	418
for fiscal year 2015. The Director of Budget and Management may	419
request additional information necessary for evaluating the	420
request, and the Director of Development Services shall provide	421
the requested information to the Director of Budget and	422
Management. Based on the information provided by the Director of	423
Development Services, the Director of Budget and Management shall	424
determine the amount to be reappropriated, and those amounts are	425
hereby reappropriated for fiscal year 2015.	426

DEFENSE DEVELOPMENT ASSISTANCE

The Director of Budget and Management shall transfer up to 428 \$5,000,000 in cash in each fiscal year from the Economic 429 Development Programs Fund (Fund 5JC0) used by the Board of Regents 430 to the Ohio Incumbent Workforce Job Training Fund (Fund 5HR0) used 431 by the Development Services Agency. The transferred funds shall be 432 used for appropriation item 195622, Defense Development 433 Assistance, for economic development programs and the creation of 434 new jobs to leverage and support mission gains at Department of 435 Defense facilities in Ohio by working with future base realignment 436 and closure activities and ongoing Department of Defense 437 efficiency initiatives, assisting efforts to secure Department of 438 Defense support contracts for Ohio companies, assessing and 439 supporting regional job training and workforce development needs 440 generated by the Department of Defense and the Ohio aerospace 441 industry, and for expanding job training and economic development 442 programs in human performance related initiatives. A portion of 443 these funds shall be matched in the aggregate amount of \$5,000,000 444 by either public or private industry partners, educational 445

Of the foregoing appropriation item 195683, TourismOhio

Administration, \$1,000,000 in fiscal year 2014 shall be used to

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Operations

Page 18

Sub. S. B. No. 116 As Passed by the						Page 19
4W10 195646	Minority Business	\$	2,500,000	\$	2,500,000	519
F17310 10F640	Enterprise Loan	4	00 730 006	4	01 000 000	500
5KN0 195640	Local Government	\$	20,730,986	Ş	21,900,000	520
F100 105600	Innovation	ىد	15 000 000			F 0 1
5MB0 195623	Business Incentive	\$	15,000,000	Ş	0	521
ENGTE 0 10 E C 0 0	Grants	4	1 000 000	4	1 000 000	500
5MK0 195600	Vacant Facilities	\$	1,000,000	Ş	1,000,000	522
	Grant		150.000	1.	150.000	
5W50 195690	Travel and Tourism	\$	150,000	Ş	150,000	523
	Cooperative Projects					
6850 195636	Development Services	\$	700,000	Ş	700,000	524
	Reimbursable					
	Expenditures					
	neral Services Fund					525
Group		\$	50,880,986	\$	37,050,000	526
Federal Spec	ial Revenue Fund Group					527
3080 195602	Appalachian Regional	\$	475,000	\$	475,000	528
	Commission					
3080 195603	Housing Assistance	\$	10,000,000	\$	10,000,000	529
	Programs					
3080 195609	Small Business	\$	5,271,381	\$	5,271,381	530
	Administration Grants					
3080 195618	Energy Grants	\$	9,307,779	\$	4,109,193	531
3080 195670	Home Weatherization	\$	17,000,000	\$	17,000,000	532
	Program					
3080 195671	Brownfield	\$	5,000,000	\$	5,000,000	533
	Redevelopment					
3080 195672	Manufacturing	\$	5,359,305	\$	5,359,305	534
	Extension Partnership					
3080 195675	Procurement Technical	\$	600,000	\$	600,000	535
	Assistance					
3080 195681	SBDC Disability	\$	1,300,000	\$	1,300,000	536
	Consulting					

Sub. S. B. No. 116 As Passed by the					Page 20
3350 195610	Energy Programs	\$ 200,000	\$	200,000	537
3AE0 195643	Workforce Development	\$ 1,800,000	\$	1,800,000	538
	Initiatives				
3DB0 195642	Federal Stimulus -	\$ 38,152	\$	0	539
	Energy Efficiency &				
	Conservation Block				
	Grants				
3FJ0 195626	Small Business	\$ 32,046,846	\$	5,655,326	540
	Capital Access and				
	Collateral				
	Enhancement Program				
3FJ0 195661	Technology Targeted	\$ 12,750,410	\$	2,250,072	541
	Investment Program				
3K80 195613	Community Development	\$ 65,000,000	\$	65,000,000	542
	Block Grant				
3K90 195611	Home Energy	\$ 172,000,000	\$	172,000,000	543
	Assistance Block				
	Grant				
3K90 195614	HEAP Weatherization	\$ 22,000,000	\$	22,000,000	544
3L00 195612	Community Services	\$ 27,240,217	\$	27,240,217	545
	Block Grant				
3V10 195601	HOME Program	\$ 30,000,000	\$	30,000,000	546
TOTAL FED Fed	deral Special Revenue				547
Fund Group		\$ 417,389,090	\$	375,260,494	548
State Specia	l Revenue Fund Group				549
4500 195624	Minority Business	\$ 74,868	3 \$	74,905	550
	Bonding Program				
	Administration				
4510 195649	Business Assistance	\$ 6,300,800) \$	6,700,800	551
	Programs				
4F20 195639	State Special Projects	\$ 102,145	5 \$	102,104	552
4F20 195699	Utility Community	\$ 500,000) \$	500,000	553
	Assistance				

Sub. S. B. No. 116 As Passed by the Senate										
	Program									
7009 195664	Innovation Ohio	\$	15,000,000	\$	15,000,000	571				
7010 195665	Research and	\$	22,000,000	\$	22,000,000	572				
	Development									
7037 195615	Facilities	\$	50,000,000	\$	50,000,000	573				
	Establishment									
TOTAL 037 Fac					574					
Establishment	t Fund Group	\$	90,000,000	\$	90,000,000	575				
Clean Ohio Revitalization Fund 570										
7003 195663	Clean Ohio Program	\$	950,000	\$	950,000	577				
TOTAL 7003 C	lean Ohio	\$	950,000	\$	950,000	578				
Revitalization Fund										
Third Frontier Research & Development Fund Group 57										
7011 195686	Third Frontier	\$	1,149,750	\$	1,149,750	580				
	Operating									
7011 195687	Third Frontier	\$	90,850,250	\$	90,850,250	581				
	Research &									
	Development Projects									
7014 195620	Third Frontier	\$	1,700,000	\$	1,700,000	582				
	Operating - Tax									
7014 195692	Research &	\$	38,300,000	\$	38,300,000	583				
	Development Taxable									
	Bond Projects									
TOTAL 011 Th	ird Frontier Research &	\$	132,000,000	\$	132,000,000	584				
Development Fund Group										
Job Ready Site Development Fund Group										
7012 195688	Job Ready Site	\$	800,000	\$	800,000	586				
	Development									
TOTAL 012 Job Ready Site			800,000	\$	800,000	587				
Development Fund Group										
Tobacco Master Settlement Agreement Fund Group										
M087 195435	Biomedical Research	\$	1,896,595	\$	1,906,025	589				

and Technology							
Transfer							
TOTAL TSF Tobacco Master Settlement	\$	1,896,595	\$	1,906,025	590		
Agreement Fund Group							
TOTAL ALL BUDGET FUND GROUPS	\$ 1,2	77,355,191	\$ 1,23	0,971,035	591		
			1,23	1,471,035			
Section 7. That existing Section 257.10 of Am. Sub. H.B. 59							
of the 130th General Assembly, as amended by Am. Sub. H.B. 483 of							
the 130th General Assembly, is hereby repealed.							