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2021-2022

Representatives Fraizer, Cross

Cosponsors: Representatives Carfagna, Riedel, Merrin, Wiggam, Carruthers, Cutrona, Hillyer, Lanese, Seitz, Young, B., Young, T.

A BILL

То	amend sections 3735.65, 3735.66, 3735.671,	1
	3735.672, 3735.68, 3735.69, 5709.631, 5709.82,	2
	and 5709.85 and to repeal section 3735.673 of	3
	the Revised Code to modify the law governing	4
	community reinvestment areas and the terms under	5
	which property may be exempted in such areas.	6

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

Section 1. That sections 3735.65, 3735.66, 3735.671,	7
3735.672, 3735.68, 3735.69, 5709.631, 5709.82, and 5709.85 of	8
the Revised Code be amended to read as follows:	9
Sec. 3735.65. As used in sections 3735.65 to 3735.70 of	10
the Revised Code:	11
(A) "Housing officer" means an officer or agency of a	12
municipal corporation or county political subdivision designated	13
by the legislative authority of the municipal corporation or	14
county political subdivision, pursuant to section 3735.66 of the	15
Revised Code, for each community reinvestment area to administer	16
sections 3735.65 to 3735.69 of the Revised Code. One officer or	17
agency may be designated as the housing officer for more than	18

one community reinvestment area.

(B) "Community reinvestment area" means an area within a-20 municipal corporation or unincorporated area of a county for 21 which the legislative authority of the municipal corporation or, 22 for the unincorporated area, of the county, a political_ 23 subdivision has adopted a resolution under section 3735.66 of 24 the Revised Code describing the boundaries of the area and 25 containing a statement of finding that the area included in the 26 description is one in which housing facilities or structures of 27 historical significance are located and new housing construction 28 and repair of existing facilities or structures are discouraged. 29 (C) "Remodeling" means any change made in a structure for 30 the purpose of making it structurally more sound, more 31 habitable, or for the purpose of improving its appearance. 32 (D) "Structure of historical or architectural 33 significance" means those designated as such by resolution of 34 the legislative authority of a municipal corporation, for those 35 located in a municipal corporation, or the county, for those 36

located in the unincorporated area of the county political37subdivision based on age, rarity, architectural quality, or38because of a previous designation by a historical society,39association, or agency.40

(E) "Political subdivision" means a county, a municipal corporation, or a limited home rule township.

(F) "Legislative authority" means a board of county43commissioners of a county, a legislative authority of a44municipal corporation, or a board of trustees of a limited home45rule township.46

(G) "Limited home rule township" means a township that has 47

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adopted a limited home rule government under Chapter 504. of the	48
Revised Code.	49
Sec. 3735.66. The legislative authorities authority of	50
municipal corporations and counties a political subdivision may	51
survey the housing within their jurisdictions the municipal	52
corporation in the case of a municipal corporation, the	53
unincorporated area of the township in the case of a limited	54
home rule township, and, after the unincorporated area of the	55
<u>county in the case of a county. After the survey, the</u>	56
	57
<u>legislative authority</u> may adopt resolutions <u>a resolution</u>	
describing the boundaries of community reinvestment areas which	58
contain the conditions required for the finding under division	59
(B) of section 3735.65 of the Revised Code. The findings	60
resulting from the survey shall be incorporated in the	61
resolution describing the boundaries of an area. The legislative	62
authority may stipulate in the resolution that only new	63
structures or remodeling classified as to use as commercial,	64
industrial, or residential, or some combination thereof, and	65
otherwise satisfying the requirements of section 3735.67 of the	66
Revised Code are eligible for exemption from taxation under that	67
section. If the resolution does not include such a stipulation,	68
all new structures and remodeling satisfying the requirements of	69
section 3735.67 of the Revised Code are eligible for exemption	70
from taxation regardless of classification. Whether or not the	71
resolution includes such a stipulation, the classification of	72
the structures or remodeling eligible for exemption in the area	73
shall at all times be consistent with zoning restrictions	74
applicable to the area. For the purposes of sections 3735.65 to	75
3735.70 of the Revised Code, whether a structure or remodeling	76
composed of multiple units is classified as commercial or	77
residential shall be determined by resolution or ordinance of	78

the legislative authority or, in the absence of such a	79
determination, by the classification of the use of the structure	80
or remodeling under the applicable zoning regulations.	81
If construction or remodeling classified as residential is	82
eligible for exemption from taxation, the resolution shall	83
specify a percentage, not to exceed one hundred per cent, of the	84
assessed valuation of such property to be exempted. The	85
percentage specified shall apply to all residential construction	86
or remodeling for which exemption is granted.	87
Townitown of a community uninvestment area designated by a	88
Territory of a community reinvestment area designated by a	
municipal corporation shall include only territory of the	89
municipal corporation. Territory of an area designated by a	90
limited home rule township shall include only unincorporated	91
territory of the township that is not already included in an	92
area designated by a county. Territory of an area designated by	93
a county shall include only unincorporated territory of the	94
county that is not already included in an area designated by a	95
limited home rule township.	96
Upon the adoption of the resolution, the legislative	97
authority shall send, by certified mail, one copy of the	98
resolution and a map of the community reinvestment area in	99
sufficient detail to denote the specific boundaries of the area,	100
to the director of development services.	101
The resolution adopted pursuant to this section shall be	102
published in a newspaper of general circulation in the municipal	103
corporation, if the resolution is adopted by the legislative-	104

authority of a municipal corporation, or in a newspaper of105general circulation in the county, if the resolution is adopted106by the legislative authority of the county, political107subdivision that adopted the resolution once a week for two108

consecutive weeks or as provided in section 7.16 of the Revised 109 Code, immediately following its adoption. 110 Each legislative authority adopting a resolution pursuant 111 to this section shall designate a housing officer. In addition, 112 each such legislative authority, not later than sixty days after 113 the adoption of the resolution, shall petition the director of 114 development services for the director to confirm the findings 115 described in the resolution. The petition shall be accompanied 116 by a copy of the resolution and by a map of the community 117 reinvestment area in sufficient detail to denote the specific 118 boundaries of the area and to indicate zoning restrictions-119 applicable to the area. The director shall determine whether the 120 findings contained in the resolution are valid, and whether the 121 classification of structures or remodeling eligible for 122 123 exemption under the resolution is consistent with zoning restrictions applicable to the area as indicated on the map. 124 Within thirty days of receiving the petition, the director shall 125 forward the director's determination to the legislative 126 authority. The legislative authority or housing officer shall 127 not grant any exemption from taxation under section 3735.67 of 128 the Revised Code until the director forwards the director's 129 determination to the legislative authority. The director shall 130 assign assigns to each community reinvestment area a unique 131 designation by which the area shall be identified for purposes 132 of sections 3735.65 to 3735.70 of the Revised Code.

If zoning restrictions in any part of a community-134 reinvestment area are changed at any time after the legislative 135 authority petitions the director under this section, the 136 legislative authority shall notify the director and shall submit 137 a map of the area indicating the new zoning restrictions in the 138 139 area.

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Sec. 3735.671. (A) If construction or remodeling of 140 commercial or industrial property is to be exempted from 141 taxation pursuant to section 3735.67 of the Revised Code, the 142 legislative authority and the owner of the property, prior to 143 the commencement of construction or remodeling, shall enter into 144 a written agreement, binding on both parties for a period of 145 time that does not end prior to the end of the period of the 146 exemption, that includes all of the information and statements 147 prescribed by described in divisions (B)(1) to (7) of this 148 section. Agreements may include terms not prescribed by this 149 section described in those divisions or otherwise prescribed by 150 the model agreement adopted by the director of development 151services under division (B) of this section, but such terms 152 shall in no way derogate from the information and statements 153 prescribed by described in divisions (B)(1) to (7) of this 154 section. 155

(1) Except as otherwise provided in division (A) (2) or (3)156 of this section, an agreement entered into under this section 157 shall not be approved by the legislative authority unless the 158 board of education of the city, local, or exempted village 159 school district within the territory of which the property is or 160 will be located approves the agreement. For the purpose of 161 obtaining such approval, the legislative authority shall certify 162 a copy of the agreement to the board of education not later than 163 forty-five days prior to approving the agreement, excluding 164 Saturday, Sunday, and a legal holiday as defined in section 1.14 165 of the Revised Code. The board of education, by resolution 166 adopted by a majority of the board, shall approve or disapprove 167 the agreement and certify a copy of the resolution-to the 168 legislative authority not later than fourteen days prior to the 169 date stipulated by the legislative authority as the date upon 170

which approval of the agreement is to be formally considered by 171 the legislative authority. The board of education may include in 172 the resolution conditions under which the board would approve 173 the agreement. The legislative authority may approve an 174 agreement at any time after the board of education certifies its 175 resolution approving the agreement to the legislative authority, 176 or, if the board approves the agreement conditionally, at any 177 time after the conditions are agreed to by the board and the 178 legislative authority. 179

(2) Approval of an agreement by the board of education is 180 not required under division (A)(1) of this section if, for each 181 tax year the real property is exempted from taxation, the sum of 182 the following quantities, as estimated at or prior to the time 183 the agreement is formally approved by the legislative authority, 184 equals or exceeds fifty twenty-five per cent of the amount of 185 taxes, as estimated at or prior to that time, that would have 186 been charged and payable that year upon the real property had 187 that property not been exempted from taxation: 188

(a) The amount of taxes charged and payable on any portion
of the assessed valuation of the new structure or of the
increased assessed valuation of an existing structure after
remodeling began that will not be exempted from taxation under
the agreement;

(b) The amount of taxes charged and payable on tangible
personal property located on the premises of the new structure
or of the structure to be remodeled under the agreement, whether
payable by the owner of the structure or by a related member, as
defined in section 5733.042 of the Revised Code without regard
to division (B) of that section.

(c) The amount of any cash payment by the owner of the new

structure or structure to be remodeled to the school district, 201 the dollar value, as mutually agreed to by the owner and the 202 board of education, of any property or services provided by the 203 owner of the property to the school district, whether by gift, 204 loan, or otherwise, and any payment by the legislative authority 205 to the school district pursuant to section 5709.82 of the 206 Revised Code. 207

The estimates of quantities used for purposes of division 208 (A) (2) of this section shall be estimated by the legislative 209 authority. The legislative authority shall certify to the board 210 of education that the estimates have been made in good faith. 211 Departures of the actual quantities from the estimates 212 subsequent to approval of the agreement by the board of 213 education do not invalidate the agreement. 214

(3) If a board of education has adopted a resolution 215 waiving its right to approve agreements and the resolution 216 remains in effect, approval of an agreement by the board is not 217 required under this division (A) (1) of this section. If a board 218 of education has adopted a resolution allowing a legislative 219 authority to deliver the notice required under this division 220 fewer than forty-five business days prior to the legislative 221 authority's execution of the agreement, the legislative 222 authority shall deliver the notice to the board not later than 223 the number of days prior to such execution as prescribed by the 224 board in its resolution. If a board of education adopts a 225 resolution waiving its right to approve agreements or shortening 226 the notification period, the board shall certify a copy of the 227 resolution to the legislative authority. If the board of 228 education rescinds such a resolution, it shall certify notice of 229 the rescission to the legislative authority. 230

(B) Each agreement shall include the following-231 information: 232 (1) The names of all parties to the agreement; 233 (2) A description of the remodeling or construction,-234 whether or not to be exempted from taxation, including existing-235 or new structure size and cost thereof; the value of machinery, 236 237 equipment, furniture, and fixtures, including an itemization of the value of machinery, equipment, furniture, and fixtures used 238 at another location in this state prior to the agreement and 239 relocated or to be relocated from that location to the property, 240 and the value of machinery, equipment, furniture, and fixtures-241 at the facility prior to the execution of the agreement; the 242 value of inventory at the property, including an itemization of 243 the value of inventory held at another location in this state-244 prior to the agreement and relocated or to be relocated from-245 that location to the property, and the value of inventory held 246 247 at the property prior to the execution of the agreement; (3) The scheduled starting and completion dates of 248 remodeling or construction of real property or of investments 249 250 made in machinery, equipment, furniture, fixtures, and inventory; 251 (4) Estimates of the number of employee positions to be-252 created each year of the agreement and of the number of employee-253 positions retained by the owner due to the remodeling or-254 construction, itemized as to the number of full time, part time, 255 permanent, and temporary positions; 256 (5) Estimates of the dollar amount of payroll attributable 257 to the positions set forth in division (B) (4) of this section, 258 259 similarly itemized;

(6) The number of employee positions, if any, at the	260
property and at any other location in this state at the time the	261
agreement is executed, itemized as to the number of full-time,	262
part-time, permanent, and temporary positions.	263
(C) Each agreement shall set forth the following-	264
information and incorporate the following statements:	265
(1) A description of real property to be exempted from-	266
taxation under the agreement, the percentage of the assessed	267
valuation of the real property exempted from taxation, and the-	268
period for which the exemption is granted, accompanied by the-	269
statement: "The exemption commences the first year for which the	270
real property would first be taxable were that property not-	271
exempted from taxation. No exemption shall commence after	272
(insert date) nor extend beyond (insert-	273
date)."	274
date).	2/7
-(2) " (insert name of owner) shall pay such real-	275
(2) " (insert name of owner) shall pay such real- property taxes as are not exempted under this agreement and are-	275 276
(2) " (insert name of owner) shall pay such real- property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and	275 276 277
(2) " (insert name of owner) shall pay such real property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and returns as required by law. If (insert name of owner)	275 276 277 278
(2) " (insert name of owner) shall pay such real- property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and	275 276 277
(2) " (insert name of owner) shall pay such real property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and returns as required by law. If (insert name of owner)	275 276 277 278
(2) " (insert name of owner) shall pay such real property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and returns as required by law. If (insert name of owner) fails to pay such taxes or file such returns and reports,	275 276 277 278 279
(2) " (insert name of owner) shall pay such real property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and returns as required by law. If (insert name of owner) fails to pay such taxes or file such returns and reports, exemptions from taxation granted under this agreement are	275 276 277 278 279 280
(2) " (insert name of owner) shall pay such real property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and returns as required by law. If (insert name of owner) fails to pay such taxes or file such returns and reports, exemptions from taxation granted under this agreement are rescinded beginning with the year for which such taxes are	275 276 277 278 279 280 281
(2) " (insert name of owner) shall pay such real- property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and returns as required by law. If (insert name of owner) fails to pay such taxes or file such returns and reports,- exemptions from taxation granted under this agreement are rescinded beginning with the year for which such taxes are charged or such reports or returns are required to be filed and thereafter."	275 276 277 278 279 280 281 282 283
(2) " (insert name of owner) shall pay such real- property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and returns as required by law. If (insert name of owner) fails to pay such taxes or file such returns and reports, exemptions from taxation granted under this agreement are rescinded beginning with the year for which such taxes are charged or such reports or returns are required to be filed and thereafter."	275 276 277 278 279 280 281 282 283 283
<pre>(2) " (insert name of owner) shall pay such real- property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and returns as required by law. If (insert name of owner) fails to pay such taxes or file such returns and reports, exemptions from taxation granted under this agreement are rescinded beginning with the year for which such taxes are charged or such reports or returns are required to be filed and thereafter." (3) " (insert name of owner) hereby certifies- that at the time this agreement is executed, (insert-</pre>	275 276 277 278 279 280 281 282 283 283 284 285
(2) " (insert name of owner) shall pay such real- property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and returns as required by law. If (insert name of owner) fails to pay such taxes or file such returns and reports, exemptions from taxation granted under this agreement are rescinded beginning with the year for which such taxes are charged or such reports or returns are required to be filed and thereafter."	275 276 277 278 279 280 281 282 283 283
<pre>(2) " (insert name of owner) shall pay such real- property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and returns as required by law. If (insert name of owner) fails to pay such taxes or file such returns and reports, exemptions from taxation granted under this agreement are rescinded beginning with the year for which such taxes are charged or such reports or returns are required to be filed and thereafter." (3) " (insert name of owner) hereby certifies- that at the time this agreement is executed, (insert-</pre>	275 276 277 278 279 280 281 282 283 283 284 285
<pre>(2) " (insert name of owner) shall pay such real- property taxes as are not exempted under this agreement and are charged against such property and shall file all tax reports and returns as required by law. If (insert name of owner)- fails to pay such taxes or file such returns and reports, exemptions from taxation granted under this agreement are- rescinded beginning with the year for which such taxes are- charged or such reports or returns are required to be filed and- thereafter."</pre>	275 276 277 278 279 280 281 282 283 284 285 286

5739., 5741., 5743., 5747., or 5753. of the Ohio Revised Code,	290
or, if such delinquent taxes are owed, (insert name-	291
of owner) currently is paying the delinquent taxes pursuant to-	292
an undertaking enforceable by the State of Ohio or an agent or-	293
instrumentality thereof, has filed a petition in bankruptcy-	294
under 11 U.S.C.A. 101, et seq., or such a petition has been-	295
filed against (insert name of owner). For the-	296
purposes of this certification, delinquent taxes are taxes that	297
remain unpaid on the latest day prescribed for payment without-	298
penalty under the chapter of the Revised Code governing payment-	299
of those taxes."	300
(4) " (insert name of municipal corporation or	301
county) shall perform such acts as are reasonably necessary or-	302
appropriate to effect, claim, reserve, and maintain exemptions-	303
from taxation granted under this agreement including, without	304
limitation, joining in the execution of all documentation and	305
providing any necessary certificates required in connection with	306
such exemptions."	307
(5) "If for any reason (insert name of-	308
municipal corporation or county) revokes the designation of the-	309
area, entitlements granted under this agreement shall continue-	310
for the number of years specified under this agreement, unless-	311

(6) "If _____ (insert name of owner) materially fails317to fulfill its obligations under this agreement, or if318______ (insert name of municipal corporation or county)319

determines that the certification as to delinquent taxes	320
required by this agreement is fraudulent, (insert-	321
name of municipal corporation or county) may terminate or modify-	322
the exemptions from taxation granted under this agreement."	323
(7) " (insert name of owner) shall provide to-	324
the proper tax incentive review council any information	325
reasonably required by the council to evaluate the applicant's	326
compliance with the agreement, including returns filed pursuant	327
to section 5711.02 of the Ohio Revised Code if requested by the	328
council."	329
(8) "This agreement is not transferable or assignable-	330
without the express, written approval of (insert name-	331
of municipal corporation or county)."	332
(9) "Exemptions from taxation granted under this agreement-	333
shall be revoked if it is determined that (insert	334
name of owner), any successor to that person, or any related	335
member (as those terms are defined in division (E) of section	336
3735.671 of the Ohio Revised Code) has violated the prohibition-	337
against entering into this agreement under division (E) of	338
section 3735.671 or section 5709.62 or 5709.63 of the Ohio-	339
Revised Code prior to the time prescribed by that division or-	340
either of those sections."	341
(10) " (insert name of owner) and	342
(insert name of municipal corporation or county) acknowledge	343
that this agreement must be approved by formal action of the	344
legislative authority of (insert name of municipal-	345
corporation or county) as a condition for the agreement to take-	346
effect. This agreement takes effect upon such approval."	347
The statement described in division (C)(6) of this section-	348

may include the following statement, appended at the end of the	349
statement: ", and may require the repayment of the amount of	350
taxes that would have been payable had the property not been	351
exempted from taxation under this agreement." If the agreement-	352
includes a statement requiring repayment of exempted taxes, it	353
also may authorize the legislative authority to secure repayment	354
of such taxes by a lien on the exempted property in the amount	355
required to be repaid. Such a lien shall attach, and may be	356
perfected, collected, and enforced, in the same manner as a	357
mortgage lien on real property, and shall otherwise have the	358
same force and effect as a mortgage lien on real property.	359
(D) Except as otherwise provided in this division, an-	360
agreement entered into under this section shall require that the	361
owner pay an annual fee equal to the greater of one per cent of	362
the amount of taxes exempted under the agreement or five hundred	363
dollars; provided, however, that if the value of the incentives	364
exceeds two hundred fifty thousand dollars, the fee shall not-	365
exceed two thousand five hundred dollars. The fee shall be-	366
payable to the legislative authority once per year for each year	367
the agreement is effective on the days and in the form specified	368
in the agreement. Fees paid shall be deposited in a special fund	369
created for such purpose by the legislative authority and shall	370
be used by the legislative authority exclusively for the purpose	371
of complying with section 3735.672 of the Revised Code and by	372
the tax incentive review council created under section 5709.85	373
of the Revised Code exclusively for the purposes of performing-	374
the duties prescribed under that section. The legislative	375
authority may waive or reduce the amount of the fee, but such-	376
waiver or reduction does not affect the obligations of the	377
legislative authority or the tax incentive review council to	378
comply with section 3735.672 or 5709.85 of the Revised Code.	379

(E) The director of development services shall adopt rules	380
in accordance with Chapter 119. of the Revised Code prescribing	381
the form of a model agreement that a legislative authority may,	382
in its discretion, use as the basis for an agreement to be	383
executed under this section. The model agreement may include any	384
term necessary for the administration and enforcement of such	385
agreements by the director and legislative authority, but must	386
include all of the following:	387
(1) A space to include the description of real property to	388
be exempted from taxation under the agreement and to identify	389
the property's owners;	390
(2) A space to denote the percentage of the assessed	391
valuation of real property exempted from taxation and the period	392
for which the exemption is granted;	393
(3) A statement requiring the owner to pay real property	394
taxes not exempted under the agreement, as required by law, and	395
requiring rescission of the agreement if the owner fails to pay	396
those taxes beginning in and after the year any such taxes are	397
charged;	398
(4) A statement that the owner certifies, at the time the	399
agreement is executed, that the owner does not owe any	400
delinquent property taxes or taxes for which the owner is liable	401
under Chapter 5735., 5739., 5741., 5743., 5747., or 5753. of the	402
Revised Code, or, if such delinquent taxes are owed, that the	403
owner is paying the delinquent taxes pursuant to an undertaking	404
enforceable by the state or an agent or instrumentality thereof,	405
has filed a petition in bankruptcy, or has had a bankruptcy	406
petition filed against the owner;	407
(5) A statement requiring the owner to provide to the	408

property tax incentive review council any information reasonably	409
required by the council to evaluate the applicant's compliance	410
with the agreement;	411
(6) A statement that the agreement is not transferable or	412
assignable without the approval of the local authority;	413
(7) A statement describing the circumstances under which	414
an agreement may be revoked by the local authority for	415
noncompliance and the manner by which already-received benefits	416
may be recovered.	417
Once the director adopts rules prescribing a model	418
agreement under this division, the model agreement may not be	419
changed unless the director adopts, amends, or rescinds those	420
rules in accordance with Chapter 119. of the Revised Code.	421
(C) If any person that is party to an agreement granting	422
an exemption from taxation discontinues operations at the	423
structure to which that exemption applies prior to the	424
expiration of the term of the agreement, that person, any	425
successor to that person, and any related member shall not enter	426
into an agreement under this section or section 5709.62,	427
5709.63, or 5709.632 of the Revised Code, and no legislative	428
authority shall enter into such an agreement with such a person,	429
successor, or related member $_{ au}$ prior to the expiration of five	430
two years after the person's discontinuation of operations. As	431
used in this division, "successor" means a person to which the	432
assets or equity of another person has been transferred, which	433
transfer resulted in the full or partial nonrecognition of gain	434
or loss, or resulted in a carryover basis, both as determined by	435
rule adopted by the tax commissioner. "Related member" has the	436
same meaning as defined in section 5733.042 of the Revised Code	437
without regard to division (B) of that section.	438

The director of development services shall review all 439 agreements submitted to the director under division (F) of this 440 section under section 3735.672 of the Revised Code for the 441 purpose of enforcing this division. If the director determines 442 there has been a violation of this division, the director shall 443 notify the legislative authority of such violation, and the 444 legislative authority immediately shall revoke the exemption 445 granted under the agreement. 446

(F) When an agreement is entered into under this section,447the legislative authority authorizing the agreement shall448forward a copy of the agreement to the director of development449services within fifteen days after the agreement is entered450into.451

Sec. 3735.672. (A) On or before the thirty-first day of 452 March each year, a legislative authority that has entered into 453 an agreement with a party under section 3735.671 of the Revised 454 Code shall submit to the director of development services and 455 the board of education of each school district of which a-456 municipal corporation or township to which such an agreement 457 applies is a part a report on all such agreements in effect 4.58 during the preceding calendar year. The report shall include the 459 following information: 460

(1) The designation, assigned by the director of461development services, of each total number of community462reinvestment area within areas designated by the municipal463corporation or county political subdivision, and the total464population of each area according to the most recent data465available;466

(2) The <u>total</u> number of agreements and the number of full- 467 time employees subject to those agreements within each area, 468

each according to the most recent data available and identified469and categorized by the appropriate standard industrial code, and470the rate of unemployment in the municipal corporation or county471in which the area is located for each year since the area was472certified;473

(3) The number of agreements approved and executed during 474 the calendar year for which the report is submitted, the total 475 number of agreements in effect on the thirty-first day of 476 December of the preceding calendar year, the number of 477 agreements that expired during the calendar year for which the 478 report is submitted, and the number of agreements scheduled to 479 expire during the calendar year in which the report is 480 submitted. For each agreement that expired during the calendar 481 year for which the report is submitted, the legislative 482 authority shall include the amount of taxes exempted under the 483 484 agreement.

(4) The number of agreements receiving compliance reviews
by the tax incentive review council in the municipal corporation
485
or county during the calendar year for which the report is
487
submitted, including all of the following information:
488

(a) The number of agreements the terms of which the party489has complied with, indicating separately for each such agreement490the value of the real property exempted pursuant to the491agreement and a comparison of the stipulated and actual492schedules for hiring new employees, for retaining existing493employees, and for the amount of payroll of the party494attributable to these employees;495

(b)The number of agreements the terms of which a party496has failed to comply with, indicating separately for each such497agreement the value of the real and personal property exempted498

pursuant to the agreement and, as may be applicable to the	499
agreement's terms, a comparison of the stipulated and actual	500
schedules for hiring new employees, for retaining existing	501
employees, and for the amount of payroll of the enterprise	502
attributable to these employees;	503
	504
(c) The number of agreements about which the tax incentive-	504
review council made recommendations to the legislative-	505
authority, and the number of such recommendations that have not-	506
been followed;	507
(d) The number of agreements rescinded during the calendar-	508
year for which the report is submitted.	509
(5) The number of parties subject to agreements that	510
expanded within each area, including the number of new employees	511
hired and existing employees retained by that party, and the	512
number of new parties subject to agreements that established	513
within each area, including the number of new employees hired by	514
each party;	515
(6) For each agreement in effect during any part of the	516
preceding year, the number of employees employed by the party at-	517
the property that is the subject of the agreement immediately	518
prior to formal approval of the agreement, the number of	519
employees employed by the party at that property on the thirty-	520
first day of December of the preceding year, the payroll of the-	521
party for the preceding year, the amount of taxes paid on real-	522
property that was exempted under the agreement, and the amount	523
of such taxes that were not paid because of the exemptionAny	524
changes to zoning restrictions in any part of a community	525
reinvestment area, including a map of the area indicating the	526
new zoning restrictions in the area;	527

(6) A copy of any agreement approved and executed or 528 amended during the calendar year for which the report is 529 submitted. 530 (B) Upon the failure of a municipal corporation or county 531 political subdivision to comply with division (A) of this 532 section: 533 (1) Beginning on the first day of April of the calendar 534 year in which the municipal corporation or county political 535 subdivision fails to comply with that division, the municipal 536 corporation or county political subdivision shall not enter into 537 any agreements under section 3735.671 of the Revised Code until 538 the municipal corporation or county political subdivision has 539 complied with division (A) of this section. 540 (2) On the first day of each ensuing calendar month until 541 the municipal corporation or county political subdivision_ 542 complies with that division, the director of development 543 services shall either order the proper county auditor to deduct 544 from the next succeeding payment of taxes to the municipal 545 corporation or county political subdivision under section 546 321.31, 321.32, 321.33, or 321.34 of the Revised Code an amount 547 equal to five hundred dollars for each calendar month the 548 municipal corporation or county political subdivision fails to 549 comply with that division, or order the county auditor to deduct 550 such an amount from the next succeeding payment to the municipal 551 corporation or county political subdivision from the undivided 552 local government fund under section 5747.51 of the Revised Code. 553 At the time such a payment is made, the county auditor shall 554 comply with the director's order by issuing a warrant, drawn on 555 the fund from which such money would have been paid, to the 556 director of development services, who shall deposit the warrant 557

into the state community reinvestment area programadministration_tax incentives operating fund created in division-(C) of this by section 122.174 of the Revised Code. (C) The director, by rule, shall establish the state'sapplication fee for applications submitted to a municipalcorporation or county to enter into an agreement under section-3735.671 of the Revised Code. In establishing the amount of the fee, the director shall consider the state's cost ofadministering the community reinvestment area program, including-

fee, the director shall consider the state's cost of 565 administering the community reinvestment area program, including 566 the cost of reviewing the reports required under division (A) of-567 this section. The director may change the amount of the fee at 568 such times and in such increments as the director considers-569 necessary. Any municipal corporation or county that receives an 570 application shall collect the application fee and remit the fee 571 572 for deposit in the state treasury to the credit of the taxincentives operating fund created in section 122.174 of the 573 Revised Code. The development services agency shall publish on 574 its web site a list of all community reinvestment areas within 575 the state, with an accompanying display of their geographical 576 boundaries within each political subdivision. The list shall 577 also include, for each community reinvestment area, a copy of 578 the resolution governing that area and any agreement entered 579 into under section 3735.671 of the Revised Code for any 580 commercial or industrial property within the area. This list 581 shall be updated annually. 582

Sec. 3735.68. The housing officer shall make annual 583 inspections of the properties within the community reinvestment 584 area upon which are located structures or remodeling for which 585 an exemption has been granted under section 3735.67 of the 586 Revised Code. If the housing officer finds that the property has 587 not been properly maintained or repaired due to the neglect of 588

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the owner, the housing officer may revoke the exemption at any 589 time after the first year of exemption. If the owner of 590 commercial or industrial property exempted from taxation under 591 section 3735.67 of the Revised Code has materially failed to 592 fulfill its obligations under the written agreement entered into 593 under section 3735.671 of the Revised Code, or if the owner is 594 determined to have violated division (E) (C) of that section, 595 the legislative authority, subject to the terms of the 596 agreement, may revoke the exemption at any time after the first 597 year of exemption. The housing officer or legislative authority 598 shall notify the county auditor and the owner of the property 599 that the tax exemption no longer applies. If the housing officer 600 or legislative authority revokes a tax exemption, the housing 601 officer shall send a report of the revocation to the community 602 reinvestment area housing council and to the tax incentive 603 review council established pursuant to section 3735.69 or 604 5709.85 of the Revised Code, containing a statement of the 605 findings as to the maintenance and repair of the property, 606 failure to fulfill obligations under the written agreement, or 607 violation of division (E) of section 3735.671 of the Revised 608 Code, and the reason for revoking the exemption. 609 If the agreement entered into under section 3735.671 of 610

the Revised Code so provides, the legislative authority of a 611 municipal corporation or county political subdivision may 612 require the owner of property whose exemption has been revoked 613 to reimburse the taxing authorities within whose taxing 614 jurisdiction the exempted property is located for the amount of 615 real property taxes that would have been payable to those 616 authorities had the property not been exempted from taxation. 617

Sec. 3735.69. (A) A community reinvestment area housing618council shall be appointed for each community reinvestment619

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area., as follows:

(1) When the area is located within a designated by a 621 municipal corporation, the council shall be composed of two 622 members appointed by the mayor of the municipal corporation, two 623 members appointed by the legislative authority of the municipal 624 corporation, and one member appointed by the planning commission 625 of the municipal corporation. The majority of the foregoing 626 members shall then appoint two additional members who shall be 627 residents of the political subdivision municipal corporation. 628 629 When-

(2) When the area is designated by a limited home rule 630 township, the council shall be composed of two members appointed 631 by the board of trustees of the township, one member appointed 632 by the township law director, one member appointed by the 633 township zoning commission or, if the township has not 634 established such a commission, the county planning commission, 635 and one member appointed by the board of county commissioners of 636 the county where the area is located. 637

(3) When the area is located within an unincorporated area 638 639 of designated by a county, the council shall be composed of one member appointed by each member of the board of county 640 commissioners of the county where the area is located and two 641 members appointed by the county planning commission. The 642 majority of the foregoing members shall then appoint two 643 additional members who shall be residents of the political 644 subdivision county. Terms of the members of the council shall be 645 for three years. An-646

An unexpired term resulting from a vacancy in the council 647 shall be filled in the same manner as the initial appointment 648 was made. 649

The council shall make an annual inspection of the650properties within the community reinvestment area for which an651exemption has been granted under section 3735.67 of the Revised652Code. The council shall also hear appeals under section 3735.70653of the Revised Code.654

(B) On or before the thirty-first day of March each year,
any municipal corporation or county-political subdivision that
has created a community reinvestment area under section 3735.66
of the Revised Code shall submit to the director of development
a status report summarizing the activities and projects for
which an exemption has been granted in that area.

Sec. 5709.631. Each agreement entered into under sections 661 5709.62, 5709.63, and 5709.632 of the Revised Code on or after 662 April 1, 1994, shall be in writing and shall include all of the 663 information and statements prescribed by this section. 664 Agreements may include terms not prescribed by this section, but 665 such terms shall in no way derogate from the information and 666 statements prescribed by this section. 667

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(A) Each agreement shall include the following668information:
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(1) The names of all parties to the agreement; 670

(2) A description of the investments to be made by the 671 applicant enterprise or by another party at the facility whether 672 or not the investments are exempted from taxation, including 673 existing or new building size and cost thereof; the value of 674 machinery, equipment, furniture, and fixtures, including an 675 itemization of the value of machinery, equipment, furniture, and 676 fixtures used at another location in this state prior to the 677 agreement and relocated or to be relocated from that location to 678

the facility and the value of machinery, equipment, furniture, 679 and fixtures at the facility prior to the execution of the 680 agreement that will not be exempted from taxation; the value of 681 inventory at the facility, including an itemization of the value 682 of inventory held at another location in this state prior to the 683 agreement and relocated or to be relocated from that location to 684 the facility, and the value of inventory held at the facility 685 prior to the execution of the agreement that will not be 686 exempted from taxation; 687

(3) The scheduled starting and completion dates of
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investments made in building, machinery, equipment, furniture,
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fixtures, and inventory;
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(4) Estimates of the number of employee positions to be created each year of the agreement and of the number of employee positions retained by the applicant enterprise due to the project, itemized as to the number of full-time, part-time, permanent, and temporary positions;

(5) Estimates of the dollar amount of payroll attributable to the positions set forth in division (A)(4) of this section, similarly itemized;

(6) The number of employee positions, if any, at the
project site and at any other location in the state at the time
the agreement is executed, itemized as to the number of fulltime, part-time, permanent, and temporary positions.

(B) Each agreement shall set forth the followinginformation and incorporate the following statements:704

(1) A description of real property to be exempted from
taxation under the agreement, the percentage of the assessed
valuation of the real property exempted from taxation, and the
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period for which the exemption is granted, accompanied by the 708 statement: "The exemption commences the first year for which the 709 real property would first be taxable were that property not 710 exempted from taxation. No exemption shall commence after 711 (insert date) nor extend beyond (insert 712 date)." The tax commissioner shall adopt rules prescribing the 713 form the description of such property shall assume to ensure 714 that the property to be exempted from taxation under the 715 agreement is distinguishable from property that is not to be 716 exempted under that agreement. 717

(2) A description of tangible personal property to be 718 exempted from taxation under the agreement, the percentage of 719 the assessed value of the tangible personal property exempted 720 from taxation, and the period for which the exemption is 721 granted, accompanied by the statement: "The minimum investment 722 for tangible personal property to qualify for the exemption is 723 \$ (insert dollar amount) to purchase machinery and 724 equipment first used in business at the facility as a result of 725 the project, \$ (insert dollar amount) for furniture 726 and fixtures and other noninventory personal property first used 727 in business at the facility as a result of the project, and 728 \$_____ (insert dollar amount) for new inventory. The 729 maximum investment for tangible personal property to qualify for 730 the exemption is \$_____ (insert dollar amount) to purchase 731 machinery and equipment first used in business at the facility 732 as a result of the project, \$ (insert dollar amount) 733 for furniture and fixtures and other noninventory personal 734 property first used in business at the facility as a result of 735 the project, and \$ (insert dollar amount) for new 736 inventory. The exemption commences the first year for which the 737 tangible personal property would first be taxable were that 738 property not exempted from taxation. No exemption shall commence 739 after tax return year _____ (insert year) nor extend beyond 740 tax return year (insert year). In no instance shall 741 any tangible personal property be exempted from taxation for 742 more than ten return years unless, under division (D)(2) of 743 section 5709.62 or under division (C)(1)(b) of section 5709.63 744 of the Revised Code, the board of education approves exemption 745 for a number of years in excess of ten, in which case the 746 tangible personal property may be exempted from taxation for 747 that number of years, not to exceed fifteen return years." No 748 exemption shall be allowed for any type of tangible personal 749 property if the total investment is less than the minimum dollar 750 amount specified for that type of property. If, for a type of 751 tangible personal property, there are no minimum or maximum 752 investment dollar amounts specified in the statement or the 753 dollar amounts are designated in the statement as not 754 applicable, the exemption shall apply to the total cost of that 755 type of tangible personal property first used in business at the 756 facility as a result of the project. The tax commissioner shall 757 adopt rules prescribing the form the description of such 758 property shall assume to ensure that the property to be exempted 759 from taxation under the agreement is distinguishable from 760

(3) " (insert name of enterprise) shall pay such 762 real and tangible personal property taxes as are not exempted 763 under this agreement and are charged against such property and 764 shall file all tax reports and returns as required by law. If 765 (insert name of enterprise) fails to pay such taxes 766 or file such returns and reports, all incentives granted under 767 this agreement are rescinded beginning with the year for which 768 such taxes are charged or such reports or returns are required 769

property that is not to be exempted under that agreement.

to be filed and thereafter."

(4) " (insert name of enterprise) hereby 771 certifies that at the time this agreement is executed, 772 (insert name of enterprise) does not owe any 773 delinquent real or tangible personal property taxes to any 774 taxing authority of the State of Ohio, and does not owe 775 delinquent taxes for which (insert name of 776 enterprise) is liable under Chapter 5727., 5733., 5735., 5739., 777 5741., 5743., 5747., or 5753. of the Revised Code, or, if such 778 delinquent taxes are owed, (insert name of 779 enterprise) currently is paying the delinquent taxes pursuant to 780 a delinquent tax contract enforceable by the State of Ohio or an 781 agent or instrumentality thereof, has filed a petition in 782 bankruptcy under 11 U.S.C.A. 101, et seq., or such a petition 783 has been filed against (insert name of enterprise). 784 For the purposes of the certification, delinquent taxes are 785 taxes that remain unpaid on the latest day prescribed for 786 payment without penalty under the chapter of the Revised Code 787 governing payment of those taxes." 788

(5) "______ (insert name of municipal corporation or789county) shall perform such acts as are reasonably necessary or790appropriate to effect, claim, reserve, and maintain exemptions791from taxation granted under this agreement including, without792limitation, joining in the execution of all documentation and793providing any necessary certificates required in connection with794such exemptions."795

(6) "If for any reason the enterprise zone designation 796
 expires, the Director of the Ohio Department of Development 797
 <u>Services Agency</u> revokes certification of the zone, or _____ 798
 (insert name of municipal corporation or county) revokes the 799

designation of the zone, entitlements granted under this800agreement shall continue for the number of years specified under801this agreement, unless ______ (insert name of enterprise)802materially fails to fulfill its obligations under this agreement803and ______ (insert name of municipal corporation or county)804terminates or modifies the exemptions from taxation granted805under this agreement."806

(7) "If (insert name of enterprise) materially 807 fails to fulfill its obligations under this agreement, other 808 than with respect to the number of employee positions estimated 809 to be created or retained under this agreement, or if 810 (insert name of municipal corporation or county) determines that 811 the certification as to delinquent taxes required by this 812 agreement is fraudulent, _____ (insert name of municipal 813 corporation or county) may terminate or modify the exemptions 814 from taxation granted under this agreement." 815

(8) "_____ (insert name of enterprise) shall provide 816
to the proper tax incentive review council any information 817
reasonably required by the council to evaluate the enterprise's 818
compliance with the agreement, including returns or annual 819
reports filed pursuant to section 5711.02 or 5727.08 of the Ohio 820
Revised Code if requested by the council." 821

(9) "_____ (insert name of enterprise) and _____ 822 (insert name of municipal corporation or county) acknowledge 823 that this agreement must be approved by formal action of the 824 legislative authority of _____ (insert name of municipal 825 corporation or county) as a condition for the agreement to take 826 effect. This agreement takes effect upon such approval." 827

(10) "This agreement is not transferable or assignable 828 without the express, written approval of _____ (insert name 829 of municipal corporation or county)."

(11) "Exemptions from taxation granted under thisagreement shall be revoked if it is determined that832

(insert name of enterprise), any successor 833 enterprise, or any related member (as those terms are defined in 834 section 5709.61 of the Ohio Revised Code) has violated the 835 prohibition against entering into this agreement under division 836 (E) (C) of section 3735.671 or section 5709.62, 5709.63, or 837 5709.632 of the Ohio Revised Code prior to the time prescribed 838 by that division or either of those sections." 839

(12) "In any three-year period during which this agreement 840 is in effect, if the actual number of employee positions created 841 or retained by (insert name of enterprise) is 842 not equal to or greater than seventy-five per cent of the number 843 of employee positions estimated to be created or retained under 844 this agreement during that three-year period, 845 (insert name of enterprise) shall repay the amount of taxes on 846 property that would have been payable had the property not been 847 exempted from taxation under this agreement during that three-848 year period. In addition, the (insert name of 849 municipal corporation or county) may terminate or modify the 850 exemptions from taxation granted under this agreement." 851

The statement described in division (B)(7) of this section 852 may include the following statement, appended at the end of the 853 statement: "and may require the repayment of the amount of taxes 854 that would have been payable had the property not been exempted 855 from taxation under this agreement." If the agreement includes a 856 statement requiring repayment of exempted taxes, it also may 857 authorize the legislative authority to secure repayment of such 858 taxes by a lien on the exempted property in the amount required 859

to be repaid. Such a lien on exempted real property shall 860 attach, and may be perfected, collected, and enforced, in the 861 same manner as a mortgage lien on real property, and shall 862 otherwise have the same force and effect as a mortgage lien on 863 real property. Notwithstanding section 5719.01 of the Revised 864 Code, such a lien on exempted tangible personal property shall 865 attach, and may be perfected, collected, and enforced, in the 866 same manner as a security interest in goods under Chapter 1309. 867 of the Revised Code, and shall otherwise have the same force and 868 effect as such a security interest. 869

(C) If the director of development <u>services had to issue a</u> waiver under section 5709.633 of the Revised Code as a condition for the agreement to be executed, the agreement shall include the following statement:

"Continuation of this agreement is subject to the validity 874 of the circumstance upon which (insert name of 875 enterprise) applied for, and the Director of the Ohio Department 876 of Development <u>Services Agency</u> issued, the waiver pursuant to 877 section 5709.633 of the Ohio Revised Code. If, after formal 878 approval of this agreement by (insert name of 879 municipal corporation or county), the Director or 880 (insert name of municipal corporation or county) discovers that 881 such a circumstance did not exist, _____ (insert name of 882 enterprise) shall be deemed to have materially failed to comply 883 with this agreement." 884

If the director issued a waiver on the basis of the885circumstance described in division (B) (3) of section 5709.633 of886the Ohio Revised Code, the conditions enumerated in divisions887(B) (3) (a) (i) and (ii) or divisions (B) (3) (b) (i) and (ii) of that888section shall be incorporated in the information described in889

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divisions (A)(2), (3), and (4) of this section.	890
Sec. 5709.82. (A) As used in this section:	891
(1) "New employee" means both of the following:	892
(a) Persons employed in the construction of real property	893
exempted from taxation under the chapters or sections of the	894
Revised Code enumerated in division (B) of this section;	895
(b) Persons not described by division (A)(1)(a) of this	896
section who are first employed at the site of such property and	897
who within the two previous years have not been subject, prior	898
to being employed at that site, to income taxation by the	899
municipal corporation within whose territory the site is located	900
on income derived from employment for the person's current	901
employer. "New employee" does not include any person who	902
replaces a person who is not a new employee under division (A)	903
(1) of this section.	904
(2) "Infrastructure costs" means costs incurred by a	905
municipal corporation in a calendar year to acquire, construct,	906
reconstruct, improve, plan, or equip real or tangible personal	907
property that directly benefits or will directly benefit the	908
exempted property. If the municipal corporation finances the	909
acquisition, construction, reconstruction, improvement,	910
planning, or equipping of real or tangible personal property	911
that directly benefits the exempted property by issuing debt,	912
"infrastructure costs" means the annual debt charges incurred by	913

the municipal corporation from the issuance of such debt. Real

or tangible personal property directly benefits exempted

property only if the exempted property places or will place

direct, additional demand on the real or tangible personal

property for which such costs were or will be incurred.

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(3) "Taxing unit" has the same meaning as in division ((H) 919
of section 5705.01 of the Revised Code.	920
(B)(1) Except as otherwise provided under division (C)	of 921
this section, the legislative authority of any political	922
subdivision that has acted under the authority of Chapter 725	5. 923
or 1728., sections 3735.65 to 3735.70, or section 5709.40,	924
5709.41, 5709.45, 5709.62, 5709.63, 5709.632, 5709.73, 5709.7	78, 925
5709.84, or 5709.88 of the Revised Code to grant an exemption	n 926
from taxation for real or tangible personal property may	927
negotiate with the board of education of each city, local,	928
exempted village, or joint vocational school district or othe	er 929
taxing unit within the territory of which the exempted proper	rty 930
is located, and enter into an agreement whereby the school	931
district or taxing unit is compensated for tax revenue forego	one 932
by the school district or taxing unit as a result of the	933
exemption. Except as otherwise provided in division (B)(1) of	E 934
this section, if a political subdivision enters into more that	an 935
one agreement under this section with respect to a tax	936
exemption, the political subdivision shall provide to each	937
school district or taxing unit with which it contracts the sa	ame 938
percentage of tax revenue foregone by the school district or	939
taxing unit, which may be based on a good faith projection ma	ade 940
at the time the exemption is granted. Such percentage shall k	be 941
calculated on the basis of amounts paid by the political	942
subdivision and any amounts paid by an owner under division ((B) 943
(2) of this section. A political subdivision may provide a	944
school district or other taxing unit with a smaller percentage	ge 945
of foregone tax revenue than that provided to other school	946
districts or taxing units only if the school district or taxi	ing 947
unit expressly consents in the agreement to receiving a small	ler 948
percentage. If a subdivision has acted under the authority of	E 949

section 5709.40, 5709.41, 5709.45, 5709.62, 5709.63, 5709.632, 950 5709.73, or 5709.78 of the Revised Code and enters into a 951 compensation agreement with a city, local, or exempted village 952 school district, the subdivision shall provide compensation to 953 the joint vocational school district within the territory of 954 which the exempted property is located at the same rate and 955 under the same terms as received by the city, local, or exempted 956 village school district. 957

(2) An owner of property exempted from taxation under the 958 959 authority described in division (B)(1) of this section may, by becoming a party to an agreement described in division (B)(1) of 960 this section or by entering into a separate agreement with a 961 school district or other taxing unit, agree to compensate the 962 school district or taxing unit by paying cash or by providing 963 property or services by gift, loan, or otherwise. If the owner's 964 property is exempted under the authority of section 5709.40, 965 5709.41, 5709.45, 5709.62, 5709.63, 5709.632, 5709.73, or 966 5709.78 of the Revised Code and the owner enters into a 967 compensation agreement with a city, local, or exempted village 968 school district, the owner shall provide compensation to the 969 joint vocational school district within the territory of which 970 the owner's property is located at the same rate and under the 971 same terms as received by the city, local, or exempted village 972 school district. 973

(C) This division does not apply to the following:

(1) The legislative authority of a municipal corporation
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that has acted under the authority of division (H) of section
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715.70 or division (U) of section 715.72 of the Revised Code to
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consent to the granting of an exemption from taxation for real
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or tangible personal property in a joint economic development
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(2) The legislative authority of a municipal corporation 981 that has specified in an ordinance adopted under section 982 5709.40, 5709.41, or 5709.45 of the Revised Code that payments 983 in lieu of taxes provided for under section 5709.42 or 5709.46 984 of the Revised Code shall be paid to the city, local, or 985 exempted village school district in which the improvements are 986 located in the amount of taxes that would have been payable to 987 the school district if the improvements had not been exempted 988 989 from taxation, as directed in the ordinance.

If the legislative authority of any municipal corporation 990 has acted under the authority of Chapter 725. or 1728. or 991 section 3735.671, 5709.40, 5709.41, 5709.45, 5709.62, 5709.63, 992 5709.632, or 5709.88, or a housing officer under section 3735.67 993 of the Revised Code, to grant or consent to the granting of an 994 exemption from taxation for real or tangible personal property 995 on or after July 1, 1994, the municipal corporation imposes a 996 tax on incomes, and the payroll of new employees resulting from 997 the exercise of that authority equals or exceeds one million 998 dollars, or three million dollars, as adjusted under division 999 (E) of this section, in the case of the authority exercised 1000 under section 3735.67 or 3735.671 of the Revised Code, in any 1001 tax year for which such property is exempted, the legislative 1002 authority and the board of education of each city, local, or 1003 exempted village school district within the territory of which 1004 the exempted property is located shall attempt to negotiate an 1005 agreement providing for compensation to the school district for 1006 all or a portion of the tax revenue the school district would 1007 have received had the property not been exempted from taxation. 1008 The agreement may include as a party the owner of the property 1009 exempted or to be exempted from taxation and may include 1010

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provisions obligating the owner to compensate the school1011district by paying cash or providing property or services by1012gift, loan, or otherwise. Such an obligation is enforceable by1013the board of education of the school district pursuant to the1014terms of the agreement.1015

If the legislative authority and board of education fail1016to negotiate an agreement that is mutually acceptable within six1017months of formal approval by the legislative authority of the1018instrument granting the exemption, the legislative authority1019shall compensate the school district in the amount and manner1020prescribed by division (D) of this section.1021

(D) Annually, the legislative authority of a municipal 1022 corporation subject to this division shall pay to the city, 1023 local, or exempted village school district within the territory 1024 of which the exempted property is located an amount equal to 1025 fifty per cent of the difference between the amount of taxes 1026 levied and collected by the municipal corporation on the incomes 1027 of new employees in the calendar year ending on the day the 1028 payment is required to be made, and the amount of any 1029 infrastructure costs incurred in that calendar year. For 1030 purposes of such computation, the amount of infrastructure costs 1031 shall not exceed thirty-five per cent of the amount of those 1032 taxes unless the board of education of the school district, by 1033 resolution adopted by a majority of the board, approves an 1034 amount in excess of that percentage. If the amount of those 1035 taxes or infrastructure costs must be estimated at the time the 1036 payment is made, payments in subsequent years shall be adjusted 1037 to compensate for any departure of those estimates from the 1038 actual amount of those taxes. 1039

A municipal corporation required to make a payment under

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this section shall make the payment from its general fund or a 1041 special fund established for the purpose. The payment is payable 1042 on the thirty-first day of December of the tax year for or in 1043 which the exemption from taxation commences and on that day for 1044 each subsequent tax year property is exempted and the 1045 legislative authority and board fail to negotiate an acceptable 1046 agreement under division (C) of this section. 1047 (E) (1) The director of development services shall adjust, 1048 in September of each year, the payroll threshold described in 1049 division (C)(2) of this section applicable to the exercise of 1050 authority under section 3735.67 or 3735.671 of the Revised Code 1051 by completing the following computations: 1052 1053 (a) Determine the percentage increase in the gross domestic product deflator determined by the bureau of economic 1054 analysis of the United States department of commerce from the 1055 first day of January of the preceding calendar year to the last 1056 day of <u>December of the preceding calendar year;</u> 1057 (b) Multiply that percentage increase by the threshold 1058 applicable for the current year; 1059 (c) Add the resulting product to the threshold applicable 1060 for the current year; 1061 (d) Round the resulting sum to the nearest one thousand 1062 1063 dollars. (2) The director shall certify the amount of the 1064 adjustment under division (E)(1) of this section to each 1065 legislative authority of a municipal corporation and housing 1066 officer designated by a municipal corporation exercising 1067 authority under section 3735.67 or 3735.671 of the Revised Code 1068 not later than the first day of December of the year the 1069

director computes the adjustment. The certified amount applies	1070
to the ensuing calendar year and each calendar year thereafter	1071
until the director makes a new adjustment. The director shall	1072
not calculate a new adjustment in any year in which the	1073
resulting threshold amount from the adjustment would be less	1074
than the threshold for the current year.	1075
Sec. 5709.85. (A) The legislative authority of a county,	1076
township, or municipal corporation that grants an exemption from	1077
taxation under Chapter 725. or 1728. or under section 3735.67,	1078
5709.28, 5709.40, 5709.41, 5709.45, 5709.62, 5709.63, 5709.632,	1079
5709.73, or 5709.78 of the Revised Code shall create a tax	1080
incentive review council. The council shall consist of the	1081
following members:	1082
(1) In the case of a municipal corporation eligible to	1083
designate a zone under section 5709.62 or 5709.632 of the	1084
Revised Code, the chief executive officer or that officer's	1085
designee; a member of the legislative authority of the municipal	1086
corporation, appointed by the president of the legislative	1087
authority or, if the chief executive officer of the municipal	1088
corporation is the president, appointed by the president pro	1089
tempore of the legislative authority; the county auditor or the	1090
county auditor's designee; the chief financial officer of the	1091
municipal corporation or that officer's designee; an individual	1092
appointed by the board of education of each city, local,	1093
exempted village, and joint vocational school district to which	1094
the instrument granting the exemption applies; and two members	1095
of the public appointed by the chief executive officer of the	1096
municipal corporation with the concurrence of the legislative	1097
authority. At least four members of the council shall be	1098
residents of the municipal corporation, and at least one of the	1099
two public members appointed by the chief executive officer	1100

shall be a minority. As used in division (A)(1) of this section,1101a "minority" is an individual who is African-American, Hispanic,1102or Native American.1103

(2) In the case of a county or a municipal corporation 1104 that is not eligible to designate a zone under section 5709.62 1105 or 5709.632 of the Revised Code, three members appointed by the 1106 board of county commissioners; two members from each municipal 1107 corporation to which the instrument granting the tax exemption 1108 applies, appointed by the chief executive officer with the 1109 concurrence of the legislative authority of the respective 1110 municipal corporations; two members of each township to which 1111 the instrument or agreement granting the tax exemption applies, 1112 appointed by the board of township trustees of the respective 1113 townships; the county auditor or the county auditor's designee; 1114 and an individual appointed by the board of education of each 1115 city, local, exempted village, and joint vocational school 1116 district to which the instrument or agreement granting the tax 1117 exemption applies. At least two members of the council shall be 1118 residents of the municipal corporations or townships to which 1119 the instrument or agreement granting the tax exemption applies. 1120

(3) In the case of a township in which improvements are
(3) In the case of a township in which improvements are
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declared a public purpose under section 5709.73 of the Revised
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Code, the board of township trustees; the county auditor or the
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county auditor's designee; and an individual appointed by the
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board of education of each city, local, exempted village, and
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joint vocational school district to which the instrument or
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agreement granting the exemption applies.

(B) The county auditor or the county auditor's designee
shall serve as the chairperson of the council. The council shall
meet at the call of the chairperson. At the first meeting of the
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council, the council shall select a vice-chairperson. Attendance1131by a majority of the members of the council constitutes a quorum1132to conduct the business of the council.1133

(C) (1) Annually, the tax incentive review council shall 1134 review all agreements granting exemptions from property taxation 1135 under Chapter 725. or 1728. or under section 3735.671, 5709.28, 1136 5709.62, 5709.63, or 5709.632 of the Revised Code, and any 1137 performance or audit reports required to be submitted pursuant 1138 to those agreements. The review shall include agreements 1139 1140 granting such exemptions that were entered into prior to July 22, 1994, that continue to be in force and applicable to the 1141 current year's property taxes. 1142

With respect to each agreement, other than an agreement1143entered into under section 5709.28 of the Revised Code, the1144council shall determine whether the owner of the exempted1145property has complied with the agreement, and may take into1146consideration any fluctuations in the business cycle unique to1147the owner's business.1148

With respect to an agreement entered into under section 1149 5709.28 of the Revised Code, the council shall consist of the 1150 members described in division (A) (2) of this section and shall 1151 determine whether the agreement complies with the requirements 1152 of section 5709.28 of the Revised Code and whether a withdrawal, 1153 removal, or conversion of land from an agricultural security 1154 area established under Chapter 931. of the Revised Code has 1155 occurred in a manner that makes the exempted property no longer 1156 eligible for the exemption. 1157

On the basis of the determinations, on or before the first 1158 day of September of each year, the council shall submit to the 1159 legislative authority written recommendations for continuation, 1160 modification, or cancellation of each agreement.

(2) Annually, the tax incentive review council shall 1162 review all exemptions from property taxation resulting from the 1163 declaration of public purpose improvements pursuant to section 1164 5709.40, 5709.41, 5709.45, 5709.73, or 5709.78 of the Revised 1165 Code. The review shall include such exemptions that were granted 1166 prior to July 22, 1994, that continue to be in force and 1167 applicable to the current year's property taxes. With respect to 1168 each improvement for which an exemption is granted, the council 1169 1170 shall determine the increase in the true value of parcels of real property on which improvements have been undertaken as a 1171 result of the exemption; the value of improvements exempted from 1172 taxation as a result of the exemption; and the number of new 1173 employees or employees retained on the site of the improvement 1174 as a result of the exemption. 1175

Upon the request of a tax incentive review council, the 1176 county auditor, the housing officer appointed pursuant to 1177 section 3735.66 of the Revised Code, the owner of a new or 1178 remodeled structure or improvement, and the legislative 1179 authority of the county, township, or municipal corporation 1180 granting the exemption shall supply the council with any 1181 information reasonably necessary for the council to make the 1182 determinations required under division (C) of this section, 1183 including returns or reports filed pursuant to sections 5711.02, 1184 5711.13, and 5727.08 of the Revised Code. 1185

(D) Annually, the tax incentive review council shall
review the compliance of each recipient of a tax exemption under
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Chapter 725. or 1728. or section 3735.67, 5709.40, 5709.41,
5709.45, 5709.62, 5709.63, 5709.632, 5709.73, or 5709.78 of the
Revised Code with the nondiscriminatory hiring policies
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developed by the county, township, or municipal corporation1191under section 5709.832 of the Revised Code. Upon the request of1192the council, the recipient shall provide the council any1193information necessary to perform its review. On the basis of its1194review, the council may submit to the legislative authority1195written recommendations for enhancing compliance with the1196nondiscriminatory hiring policies.1197

(E) A legislative authority that receives from a tax
incentive review council written recommendations under division
(C) (1) or (D) of this section shall, within sixty days after
receipt, hold a meeting and vote to accept, reject, or modify
all or any portion of the recommendations.

(F) A tax incentive review council may request from the 1203 recipient of a tax exemption under Chapter 725. or 1728. or 1204 section 3735.67, 5709.28, 5709.40, 5709.41, 5709.45, 5709.62, 1205 5709.63, 5709.632, 5709.73, or 5709.78 of the Revised Code any 1206 information reasonably necessary for the council to perform its 1207 review under this section. The request shall be in writing and 1208 shall be sent to the recipient by certified mail. Within ten 1209 days after receipt of the request, the recipient shall provide 1210 to the council the information requested. 1211

Section 2. That existing sections 3735.65, 3735.66,12123735.671, 3735.672, 3735.68, 3735.69, 5709.631, 5709.82, and12135709.85 of the Revised Code are hereby repealed.1214

Section 3. That section 3735.673 of the Revised Code is 1215 hereby repealed. 1216