As Introduced

134th General Assembly Regular Session 2021-2022

S. B. No. 140

Senator Schaffer

Cosponsors: Senators Cirino, Brenner, Romanchuk, O'Brien

A BILL

Го	amend sections 5713.08 and 5715.27 of the	-
	Revised Code to modify the property tax	2
	exemption procedures applicable to community	3
	schools.	2

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

Section 1. That sections 5713.08 and 5715.27 of the	5
Revised Code be amended to read as follows:	6
Sec. 5713.08. (A) The county auditor shall make a list of	7
all real and personal property in the auditor's county that is	8
exempted from taxation. Such list shall show the name of the	9
owner, the value of the property exempted, and a statement in	10
brief form of the ground on which such exemption has been	11
granted. It shall be corrected annually by adding thereto the	12
items of property which have been exempted during the year, and	13
by striking therefrom the items which in the opinion of the	14
auditor have lost their right of exemption and which have been	15
reentered on the taxable list, but no property shall be struck	16
from the exempt property list solely because the property has	17
been conveyed to a single member limited liability company with	18

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a nonprofit purpose from its nonprofit member or because the	19
property has been conveyed by a single member limited liability	20
company with a nonprofit purpose to its nonprofit member. No	21
additions shall be made to such exempt lists and no additional	22
items of property shall be exempted from taxation without the	23
consent of the tax commissioner as is provided for in section	24
5715.27 of the Revised Code or without the consent of the	25
housing officer under section 3735.67 of the Revised Code,	26
except for property exempted by the auditor under that section,	27
property owned by a community school and subject to the	28
exemption authorized under division (A)(1) of section 5709.07 of	29
the Revised Code for tax years after the tax year for which the	30
commissioner grants an application under section 5715.27 of the	31
Revised Code, as described in division (I) of that section, or	32
qualifying agricultural real property, as defined in section	33
5709.28 of the Revised Code, that is enrolled in an agriculture	34
security area that is exempt under that section.	35

The commissioner may revise at any time the list in every county so that no property is improperly or illegally exempted from taxation. The auditor shall follow the orders of the commissioner given under this section. An abstract of such list shall be filed annually with the commissioner, on a form approved by the commissioner, and a copy thereof shall be kept on file in the office of each auditor for public inspection.

An application for exemption of property shall include a certificate executed by the county treasurer certifying one of the following:

(1) That all taxes, interest, and penalties levied and 46 assessed against the property sought to be exempted have been 47 paid in full for all of the tax years preceding the tax year for 48 S. B. No. 140 Page 3
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which the application for exemption	n is filed, except for such	49
taxes, interest, and penalties that	may be remitted under	50
division (C) of this section;		51

- (2) That the applicant has entered into a valid delinquent 52 tax contract with the county treasurer pursuant to division (A) 53 of section 323.31 of the Revised Code to pay all of the 54 delinquent taxes, interest, and penalties charged against the 55 property, except for such taxes, interest, and penalties that 56 may be remitted under division (C) of this section. If the 57 auditor receives notice under section 323.31 of the Revised Code 58 59 that such a written delinquent tax contract has become void, the auditor shall strike such property from the list of exempted 60 property and reenter such property on the taxable list. If 61 property is removed from the exempt list because a written 62 delinquent tax contract has become void, current taxes shall 63 first be extended against that property on the general tax list 64 and duplicate of real and public utility property for the tax 65 year in which the auditor receives the notice required by 66 division (A) of section 323.31 of the Revised Code that the 67 delinquent tax contract has become void or, if that notice is 68 not timely made, for the tax year in which falls the latest date 69 by which the treasurer is required by such section to give such 70 notice. A county auditor shall not remove from any tax list and 71 duplicate the amount of any unpaid delinquent taxes, 72 assessments, interest, or penalties owed on property that is 73 placed on the exempt list pursuant to this division. 74
- (3) That a tax certificate has been issued under section 75
 5721.32 or 5721.33 of the Revised Code with respect to the 76
 property that is the subject of the application, and the tax 77
 certificate is outstanding. 78

(B) If the treasurer's certificate is not included with	79
the application or the certificate reflects unpaid taxes,	80
penalties, and interest that may not be remitted, the tax	81
commissioner or county auditor with whom the application was	82
filed shall notify the property owner of that fact, and the	83
applicant shall be given sixty days from the date that	84
notification was mailed in which to provide the tax commissioner	85
or county auditor with a corrected treasurer's certificate. If a	86
corrected treasurer's certificate is not received within the	87
time permitted, the tax commissioner or county auditor does not	88
have authority to consider the tax exemption application.	89
(C) Any taxes, interest, and penalties which have become a	90

(C) Any taxes, interest, and penalties which have become a lien after the property was first used for the exempt purpose, but in no case prior to the date of acquisition of the title to the property by the applicant, may be remitted by the commissioner or county auditor, except as is provided in division (A) of section 5713.081 of the Revised Code.

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(D) Real property acquired by the state in fee simple is 96 exempt from taxation from the date of acquisition of title or 97 date of possession, whichever is the earlier date, provided that 98 all taxes, interest, and penalties as provided in the 99 apportionment provisions of section 319.20 of the Revised Code 100 have been paid to the date of acquisition of title or date of 101 possession by the state, whichever is earlier. The proportionate 102 amount of taxes that are a lien but not yet determined, 103 assessed, and levied for the year in which the property is 104 acquired, shall be remitted by the county auditor for the 105 balance of the year from date of acquisition of title or date of 106 possession, whichever is earlier. This section shall not be 107 construed to authorize the exemption of such property from 108 taxation or the remission of taxes, interest, and penalties 109

thereon until all private use has terminated.	110
Sec. 5715.27. (A)(1) Except as provided in division (A)(2)	111
of this section and in section 3735.67 of the Revised Code, the	112
owner, a vendee in possession under a purchase agreement or a	113
land contract, the beneficiary of a trust, or a lessee for an	114
initial term of not less than thirty years of any property may	115
file an application with the tax commissioner, on forms	116
prescribed by the commissioner, requesting that such property be	117
exempted from taxation and that taxes, interest, and penalties	118
be remitted as provided in division (C) of section 5713.08 of	119
the Revised Code.	120
(2) If the property that is the subject of the application	121
for exemption is any of the following, the application shall be	122
filed with the county auditor of the county in which the	123
property is listed for taxation:	124
(a) A public road or highway;	125
(a) A public road or highway;(b) Property belonging to the federal government of the	125 126
(b) Property belonging to the federal government of the	126
(b) Property belonging to the federal government of the United States;	126 127
(b) Property belonging to the federal government of the United States;(c) Additions or other improvements to an existing	126 127 128
(b) Property belonging to the federal government of the United States;(c) Additions or other improvements to an existing building or structure that belongs to the state or a political	126 127 128 129
(b) Property belonging to the federal government of the United States;(c) Additions or other improvements to an existing building or structure that belongs to the state or a political subdivision, as defined in section 5713.081 of the Revised Code,	126 127 128 129 130
 (b) Property belonging to the federal government of the United States; (c) Additions or other improvements to an existing building or structure that belongs to the state or a political subdivision, as defined in section 5713.081 of the Revised Code, and that is exempted from taxation as property used exclusively 	126 127 128 129 130 131
<pre>(b) Property belonging to the federal government of the United States; (c) Additions or other improvements to an existing building or structure that belongs to the state or a political subdivision, as defined in section 5713.081 of the Revised Code, and that is exempted from taxation as property used exclusively for a public purpose.</pre>	126 127 128 129 130 131 132
 (b) Property belonging to the federal government of the United States; (c) Additions or other improvements to an existing building or structure that belongs to the state or a political subdivision, as defined in section 5713.081 of the Revised Code, and that is exempted from taxation as property used exclusively for a public purpose. (B) The board of education of any school district may 	126 127 128 129 130 131 132
(b) Property belonging to the federal government of the United States; (c) Additions or other improvements to an existing building or structure that belongs to the state or a political subdivision, as defined in section 5713.081 of the Revised Code, and that is exempted from taxation as property used exclusively for a public purpose. (B) The board of education of any school district may request the tax commissioner or county auditor to provide it	126 127 128 129 130 131 132
(b) Property belonging to the federal government of the United States; (c) Additions or other improvements to an existing building or structure that belongs to the state or a political subdivision, as defined in section 5713.081 of the Revised Code, and that is exempted from taxation as property used exclusively for a public purpose. (B) The board of education of any school district may request the tax commissioner or county auditor to provide it with notification of applications for exemption from taxation	126 127 128 129 130 131 132 133 134

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board to identify each property that is the subject of an 139 exemption application, including, but not limited to, the name 140 of the property owner or applicant, the address of the property, 141 and the auditor's parcel number. The commissioner or auditor 142 shall mail the reports by the fifteenth day of the month 143 following the end of the month in which the commissioner or 144 auditor receives the applications for exemption. 145

- (C) A board of education that has requested notification 146 under division (B) of this section may, with respect to any 147 application for exemption of property located in the district 148 and included in the commissioner's or auditor's most recent 149 report provided under that division, file a statement with the 150 commissioner or auditor and with the applicant indicating its 151 intent to submit evidence and participate in any hearing on the 152 application. The statements shall be filed prior to the first 153 day of the third month following the end of the month in which 154 that application was docketed by the commissioner or auditor. A 155 statement filed in compliance with this division entitles the 156 district to submit evidence and to participate in any hearing on 157 the property and makes the district a party for purposes of 158 sections 5717.02 to 5717.04 of the Revised Code in any appeal of 159 the commissioner's or auditor's decision to the board of tax 160 appeals. 161
- (D) The commissioner or auditor shall not hold a hearing 162 on or grant or deny an application for exemption of property in 163 a school district whose board of education has requested 164 notification under division (B) of this section until the end of 165 the period within which the board may submit a statement with 166 respect to that application under division (C) of this section. 167 The commissioner or auditor may act upon an application at any 168 time prior to that date upon receipt of a written waiver from 169

each such board of education, or, in the case of exemptions	170
authorized by section 725.02, 1728.10, 5709.40, 5709.41,	171
5709.411, 5709.45, 5709.62, 5709.63, 5709.632, 5709.73, 5709.78,	172
5709.84, or 5709.88 of the Revised Code, upon the request of the	173
property owner. Failure of a board of education to receive the	174
report required in division (B) of this section shall not void	175
an action of the commissioner or auditor with respect to any	176
application. The commissioner or auditor may extend the time for	177
filing a statement under division (C) of this section.	178

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- (E) A complaint may also be filed with the commissioner or 179 auditor by any person, board, or officer authorized by section 180 5715.19 of the Revised Code to file complaints with the county 181 board of revision against the continued exemption of any 182 property granted exemption by the commissioner or auditor under 183 this section. 184
- (F) An application for exemption and a complaint against 185 exemption shall be filed prior to the thirty-first day of 186 December of the tax year for which exemption is requested or for 187 which the liability of the property to taxation in that year is 188 requested. The commissioner or auditor shall consider such 189 application or complaint in accordance with procedures 190 established by the commissioner, determine whether the property 191 is subject to taxation or exempt therefrom, and, if the 192 commissioner makes the determination, certify the determination 193 to the auditor. Upon making the determination or receiving the 194 commissioner's determination, the auditor shall correct the tax 195 list and duplicate accordingly. If a tax certificate has been 196 sold under section 5721.32 or 5721.33 of the Revised Code with 197 respect to property for which an exemption has been requested, 198 the tax commissioner or auditor shall also certify the findings 199 to the county treasurer of the county in which the property is 200

located.	201
(G) Applications and complaints, and documents of any kind	202
related to applications and complaints, filed with the tax	203
commissioner or county auditor under this section are public	204
records within the meaning of section 149.43 of the Revised	205
Code.	206
(H) If the commissioner or auditor determines that the use	207
of property or other facts relevant to the taxability of	208
property that is the subject of an application for exemption or	209
a complaint under this section has changed while the application	210
or complaint was pending, the commissioner or auditor may make	211
the determination under division (F) of this section separately	212
for each tax year beginning with the year in which the	213
application or complaint was filed or the year for which	214
remission of taxes under division (C) of section 5713.08 of the	215
Revised Code was requested, and including each subsequent tax	216
year during which the application or complaint is pending before	217
the commissioner or auditor.	218
(I) If the tax commissioner grants an application filed by	219
a community school under this section for the exemption-	220
authorized under division (A)(1) of section 5709.07 of the-	221
Revised Code, any property that is the subject of that-	222
application shall be exempt from property tax for each-	223
succeeding tax year regardless of whether the community school	224
files an application under this section with respect to such-	225
property. The community school, on or before the thirty-first	226
day of December of each such succeeding tax year, shall submit a	227
statement to the commissioner attesting that the property that	228
is the subject of that initial application qualifies for the	229
exemption authorized under division (A)(1) of section 5709.07 of	230

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the Revised Code for that succeeding tax year. If the community	231
school fails to file such a statement for a tax year or if the	232
commissioner otherwise discovers that the property no longer	233
qualifies for that exemption, the commissioner shall order the	234
county auditor to return the property to the tax list.	235
Section 2. That existing sections 5713.08 and 5715.27 of	236
the Revised Code are hereby repealed.	237
Section 3. The amendment by this act of sections 5713.08	238
and 5715.27 of the Revised Code applies to tax year 2022 and	239
every tax year thereafter.	240