As Reported by the House Local Government Committee

136th General Assembly

Regular Session 2025-2026

Am. H. B. No. 124

Representatives Thomas, D., Hall, T.

Cosponsors: Representatives Bird, Daniels, Gross, Lear, Miller, K., Stephens, Abrams, Brennan

A BILL

To amend sections 5715.012, 5715.16, 5715.251, and	1
5715.26 of the Revised Code to modify the	2
process for making property tax sales-assessment	3
ratio studies.	4

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

Section 1. That sections 5715.012, 5715.16, 5715.251, and	5
5715.26 of the Revised Code be amended to read as follows:	6
Sec. 5715.012. The tax commissioner shall make sales-	7
assessment ratio studies of sales and assessments of real	8
property for the purpose of determining the common level of	9
assessment of real property within the counties pursuant to	10
section 5715.19 of the Revised Code and for the purpose of	11
equalization. Such studies shall be based <u>solely</u> on a	12
representative sampling of sales provided to the commissioner by	13
the county auditor. That sample shall include only open market	14
arms' length sales occurring during the three years prior to the	15
tax year to which the sample is applied of open market arms!	16
length sales by <u>between</u> a willing seller to a willing buyer for	17
a current like use within the class or classes of real property	18

sampled by the board. Where there are not sufficient arms' 19
length sales to constitute a representative sampling for such 20
studies within a class, the commissioner auditor may also 21
conduct appraisals of real property in that class, which shall 22
be a part of such studies. 23

Such studies and other information of the commissioner may be used by the commissioner as guidelines, where applicable, in the equalization of a class or classes of real property. Such studies or other information of the commissioner shall not be applied by the commissioner on a taxing district, countywide, or statewide basis for the purpose of equalization unless the <u>commissioner auditor</u> first finds there are sufficient arms' length sales for a like use included in the sample in a class, or arms' length sales and appraisals conducted by the <u>commissioner auditor</u> for a like use included in the sample in a class, to provide an indication that said sales or sales and appraisals in the class are representative of all parcels in the class.

In addition, the commissioner shall make other studies of the value of real property within the counties which may be used as guidelines, where applicable, in the equalization of a class or classes of real property.

Sec. 5715.16. On the second Monday of JuneMay, annually, the county auditor shall lay before the county board of revision the returns of <u>his</u> the auditor's assessment of real property for the current year, and such board shall forthwith proceed to revise the assessment and returns of such real property. If the board finds that any tract, lot, or parcel of land, or any buildings, structures, or improvements thereon, or any minerals therein, or rights thereto have been improperly listed either as

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to the name of the owner or the description or quantity thereof,49or have been incorrectly valued, or have been omitted and not50yet valued, it shall make the necessary corrections and give to51each such incorrectly valued or omitted tract, lot, or parcel of52land, or any buildings, structures, or improvements thereon, or53any minerals therein or rights thereto, their corrected taxable54value.55

The auditor shall not make up <u>his_the auditor's</u> tax list 56 and duplicate nor advertise as provided in section 5715.17 of 57 the Revised Code until the board has completed its work under 58 this section and returned to the auditor all the returns laid 59 before it with the revisions thereof. 60

Sec. 5715.251. The county auditor may appeal (A) The following appeals may be taken to the board of tax appeals:

(1) A county auditor may appeal any determination of change in the abstract of real property of a taxing district in the auditor's county that is made by the tax commissioner under section 5715.24 of the Revised Code.

(2) The commissioner may appeal an auditor's determination of the sales included in the representative sampling of sales required to be used by the commissioner in making salesassessment ratio studies under section 5715.012 of the Revised <u>Code.</u>

The (B) An appeal filed under division (A) of this section72shall be taken within thirty days after receipt of the statement73by the county auditor of the commissioner's determination by the74filing by the county auditor of or after the commissioner's75receipt of the representative sample, as applicable. For an76appeal under division (A) (1) of this section, the commissioner77

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shall be made appellee, and for an appeal under division (A)(2) 78 79 of this section, the county auditor shall be made appellee. The appellant shall file a notice of appeal with the board and the 80 commissionerappellee. Such notice of appeal shall set forth the 81 determination of the commissioner or the auditor's 82 representative sample appealed from, as applicable, and the 83 errors therein complained of. Proof of the filing of such notice 84 with the commissioner appellee shall be filed with the board. 85 The board shall have exclusive jurisdiction of the appeal. 86 In all such appeals the commissioner shall be made 87 appellee. Unless waived, notice of the appeal shall be served 88 upon the commissioner appellee by certified mail. The 89 prosecuting attorney shall represent the county auditor in such 90 an appeal. 91 The (C) For an appeal under division (A)(1) of this 92 section, the commissioner, upon written demand filed by the 93 county auditor, shall within thirty days after the filing of 94 such demand file with the board a certified transcript of the 95 record of the commissioner's proceedings pertaining to the 96 determination complained of and the evidence the commissioner 97 considered in making such determination. For an appeal under 98 division (A)(2) of this section, the auditor, upon written 99 demand filed by the commissioner, shall file with the board any 100 evidence the auditor considered in determining the contents of 101 the representative sampling of sales. The board shall notify the 102 auditor of the deadline, determined by the board, by which the 103 auditor shall file such evidence. 104 The board shall render its decision on any appeal filed 105 under this section on or before the last day of the tax year in 106 which the appeal is filed. If upon hearing and consideration of 107

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such record and evidence the board decides that the 108 determination or sample appealed from is reasonable and lawful, 109 it shall affirm the same, but if the board decides that such 110 determination or sample is unreasonable or unlawful, the board 111 shall reverse and vacate the determination or modify it shall 112 modify the determination or sample and enter a final order in 113 accordance with such modification. 114

The secretary of the board shall send the order of the 115 board to the county auditor and to the commissioner, and they 116 shall take such action in connection therewith as is required to 117 give effect to the order of the board. At the request of the 118 county auditor, the board of tax appeal's order shall be sent by 119 certified mail at the county auditor's expense. 120

Sec. 5715.26. (A) (1) Upon receiving the statement required 121 by section 5715.25 of the Revised Code, the county auditor shall 122 forthwith add to or deduct from each tract, lot, or parcel of 123 real property or class of real property the required percentage 124 or amount of the valuation thereof, adding or deducting any sum 125 less than five dollars so that the value of any separate tract, 126 lot, or parcel of real property shall be ten dollars or some 127 128 multiple thereof.

(2) After making the additions or deductions required by 129 this section, the auditor shall transmit to the tax commissioner 130 the appropriate adjusted abstract of the real property of each 131 taxing district in the auditor's county in which an adjustment 132 was required.

(3) If the commissioner increases or decreases the-134 aggregate value of the real property or any class thereof in any 135 county or taxing district thereof and does not receive within 136 ninety days thereafter an adjusted abstract conforming to its 137

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statement for such county or taxing district therein If an 138 auditor fails to comply with division (A)(2) of this section 139 within ninety days after either the auditor receives the 140 statement required by section 5715.25 of the Revised Code or the 141 board of tax appeals enters a final order regarding the appeal 142 of a commissioner determination, the commissioner shall withhold 143 from such county or taxing district therein fifty per cent of 144 its share in the distribution of state revenues to local 145 governments pursuant to sections 5747.50 to 5747.55 of the 146 Revised Code and shall direct the department of education and 147 workforce to withhold therefrom fifty per cent of state revenues 148 to school districts pursuant to Chapter 3317. of the Revised 149 Code. The commissioner shall withhold the distribution of such 150 funds until such county auditor has complied with this division, 151 and the department shall withhold the distribution of such funds 152until the commissioner has notified the department that such 153 county auditor has complied with this division. 154

(B) (1) If the commissioner's determination is appealed an 155 appeal is filed under section 5715.251 of the Revised Code, the 156 county auditor, treasurer, and all other officers shall 157 forthwith proceed with the levy and collection of the current 158 year's taxes in the manner prescribed by law. The-In the case of 159 an appeal filed under division (A)(1) of that section, the taxes 160 shall be determined and collected as if the commissioner had 161 determined under section 5715.24 of the Revised Code that the 162 real property and the various classes thereof in the county as 163 shown in the auditor's abstract were assessed for taxation and 164 the true and agricultural use values were recorded on the 165 agricultural land tax list as required by law. In the case of an 166 appeal filed under division (A)(2) of that section, the taxes 167 shall be determined and collected as if the commissioner had 168

determined any change in the abstract of real property of a	169
taxing district under section 5715.24 of the Revised Code by	170
using the representative sampling of sales provided by the	171
county auditor without adjustment.	172
(2) If as a result of the appeal to the board it is	173
finally determined either that adjustments are required to an	174
auditor's representative sampling of sales, that all real	175
property and the various classes thereof have not been assessed	176
as required by law, or that the values set forth in the	177
agricultural land tax list do not correctly reflect the true and	178
agricultural use values of the lands contained therein, the	179
county auditor shall forthwith add to or deduct from each tract,	180
lot, or parcel of real property or class of real property the	181
required percentage or amount of the valuation in accordance	182
with the order of the board or judgment of the court to which	183
the board's order was appealed, and the taxes on each tract,	184
lot, or parcel and the percentages required by section 319.301	185
of the Revised Code shall be recomputed using the valuation as	186
finally determined. The order or judgment making the final	187
determination shall prescribe the time and manner for	188
collecting, crediting, or refunding the resultant increases or	189
decreases in taxes.	190
Section 2. That existing sections 5715.012, 5715.16,	191
5715.251, and 5715.26 of the Revised Code are hereby repealed.	192
Section 3. The amendment by this act of sections 5715.012,	193
5715.251, and 5715.26 of the Revised Code applies to tax year	194
2026 and every tax year thereafter.	195

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