As Introduced

136th General Assembly

Regular Session

H. B. No. 143

2025-2026

Representatives Mathews, A., Brennan

Cosponsors: Representatives Fischer, Williams, Denson, Stephens, Robb Blasdel, Synenberg, Hall, T., Lett, Sims, Cockley, Rader, LaRe, Lampton, Miller, K., John, Abrams, Richardson, Mohamed, Jarrells, Klopfenstein, Baker, Piccolantonio, Lorenz, Johnson, Rogers, Somani, Isaacsohn, Russo, Sweeney, Upchurch, Brent, McNally, Plummer, Robinson, Daniels, Creech, Schmidt, Peterson, Jones, White, A.

То	amend sections 323.152, 323.153, 4503.065, and	1
	4503.066 of the Revised Code to authorize an	2
	enhanced property tax homestead exemption for	3
	certain long-term homeowners.	4

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

Section 1. That sections 323.152, 323.153, 4503.065, and	5
4503.066 of the Revised Code be amended to read as follows:	6
Sec. 323.152. In addition to the reduction in taxes	7
required under section 319.302 of the Revised Code, taxes shall	8
be reduced as provided in divisions (A) and (B) of this section.	9
(A)(1)(a) Division (A)(1) of this section applies to any	10
of the following persons:	11
(i) A person who is permanently and totally disabled;	12
(ii) A person who is sixty-five years of age or older;	13
(iii) A person who is the surviving spouse of a deceased	14

person who was permanently and totally disabled or sixty-five	15
years of age or older and who applied and qualified for a	16
reduction in taxes under this division in the year of death,	17
provided the surviving spouse is at least fifty-nine but not	18
sixty-five or more years of age on the date the deceased spouse	19
dies.	20
(b) Real property taxes on a homestead owned and occupied,	21
or a homestead in a housing cooperative occupied, by a person to	22
whom division (A)(1) of this section applies shall be reduced	23
for each year for which an application for the reduction has	24
been approved. The reduction shall equal one of the following	25
amounts, as applicable to the person:	26
(i) If the person received a reduction under division (A)	27
(1) of this section for tax year 2006, the greater of the	28
reduction for that tax year or the amount computed under	29
division (A)(1)(c) of this section;	30
(ii) If the person received, for any homestead, a	31
reduction under division (A)(1) of this section for tax year	32
2013 or under division (A) of section 4503.065 of the Revised	33
Code for tax year 2014 or the person is the surviving spouse of	34
such a person and the surviving spouse is at least fifty-nine	35
years of age on the date the deceased spouse dies, the amount	36
computed under division (A)(1)(c) of this section.	37
(iii) If the person is not described in division (A)(1)(b)	38
(i) or (ii) of this section and the person's total income does	39
not exceed thirty thousand dollars, as adjusted under division	40
(A)(1)(d) of this section, the amount computed under division	41
(A)(1)(c) of this section.	42
(c) The amount of the reduction under division (A)(1)(c)	43

of this section equals the product of the following:	44
(i) Twenty-five thousand dollars of the true value of the	45
property in money, as adjusted under division (A)(1)(d) of this	46
section;	47
(ii) The assessment percentage established by the tax	48
commissioner under division (B) of section 5715.01 of the	49
Revised Code, not to exceed thirty-five per cent;	50
(iii) The effective tax rate used to calculate the taxes	51
charged against the property for the current year, where	52
"effective tax rate" is defined as in section 323.08 of the	53
Revised Code;	54
(iv) The quantity equal to one minus the sum of the	55
percentage reductions in taxes received by the property for the	56
current tax year under section 319.302 of the Revised Code and	57
division (B) of section 323.152 of the Revised Code.	58
(d) The tax commissioner shall adjust the total income	59
threshold described in division (A)(1)(b)(iii) and the reduction	60
amounts described in divisions (A)(1)(c)(i), (A)(2), $\frac{\text{and}}{\text{and}}$ (A)(3),	61
and (A) (4) of this section by completing the following	62
calculations in September of each year:	63
(i) Determine the percentage increase in the gross	64
domestic product deflator determined by the bureau of economic	65
analysis of the United States department of commerce from the	66
first day of January of the preceding calendar year to the last	67
day of December of the preceding calendar year;	68
(ii) Multiply that percentage increase by the total income	69
threshold or reduction amount for the current tax year, as	70
applicable;	71

(iii) Add the resulting product to the total income	72
threshold or the reduction amount, as applicable, for the	73
current tax year;	74
(iv) Round the resulting sum to the nearest multiple of	75
one hundred dollars.	76
The commissioner shall certify the amount resulting from	77
each adjustment to each county auditor not later than the first	78
day of December each year. The certified total income threshold	79
amount applies to the following tax year for persons described	80
in division (A)(1)(b)(iii) of this section. The certified	81
reduction amount applies to the following tax year. The	82
commissioner shall not make the applicable adjustment in any	83
calendar year in which the amount resulting from the adjustment	84
would be less than the total income threshold or the reduction	85
amount for the current tax year.	86
(2)(a) Real property taxes on a homestead owned and	87
occupied, or a homestead in a housing cooperative occupied, by a	88
disabled veteran shall be reduced for each year for which an	89
application for the reduction has been approved. The reduction	90
shall equal the product obtained by multiplying fifty thousand	91
dollars of the true value of the property in money, as adjusted	92
under division (A)(1)(d) of this section, by the amounts	93
described in divisions (A)(1)(c)(ii) to (iv) of this section.	94
The reduction is in lieu of any reduction under section 323.158	95
of the Revised Code or division (A)(1), (2)(b), $\frac{1}{2}$ or (4)	96
of this section. The reduction applies to only one homestead	97
owned and occupied by a disabled veteran.	98
(b) Real property taxes on a homestead owned and occupied,	99

100

101

or a homestead in a housing cooperative occupied, by the

surviving spouse of a disabled veteran shall be reduced for each

year an application for exemption is approved. The reduction	102
shall equal to the amount of the reduction authorized under	103
division (A)(2)(a) of this section.	104
The reduction is in lieu of any reduction under section	105
	106
323.158 of the Revised Code or division (A)(1), (2)(a), or (3),	
or (4) of this section. The reduction applies to only one	107
homestead owned and occupied by the surviving spouse of a	108
disabled veteran. A homestead qualifies for a reduction in taxes	109
under division (A)(2)(b) of this section beginning in one of the	110
following tax years:	111
(i) For a surviving spouse described in division (L)(1) of	112
section 323.151 of the Revised Code, the year the disabled	113
veteran dies;	114
	115
(ii) For a surviving spouse described in division (L)(2)	115
of section 323.151 of the Revised Code, the first year on the	116
first day of January of which the total disability rating	117
described in division (F) of that section has been received for	118
the deceased spouse.	119
In either case, the reduction shall continue through the	120
tax year in which the surviving spouse dies or remarries.	121
(3) Real property taxes on a homestead owned and occupied,	122
or a homestead in a housing cooperative occupied, by the	123
surviving spouse of a public service officer killed in the line	124
of duty shall be reduced for each year for which an application	125
for the reduction has been approved. The reduction shall equal	126
the product obtained by multiplying fifty thousand dollars of	127
the true value of the property in money, as adjusted under	128
division (A)(1)(d) of this section, by the amounts described in	129
divisions (A)(1)(c)(ii) to (iv) of this section. The reduction	130

is in lieu of any reduction under section 323.158 of the Revised	131
Code or division (A)(1) $-or$ _, (2), or (4) of this section. The	132
reduction applies to only one homestead owned and occupied by	133
such a surviving spouse. A homestead qualifies for a reduction	134
in taxes under division (A)(3) of this section for the tax year	135
in which the public service officer dies through the tax year in	136
which the surviving spouse dies or remarries.	137
(4) The following persons may, in lieu of any reduction	138
under divisions (A)(1) to (3) of this section, claim a reduction	139
equal to the product obtained by multiplying fifty-six thousand	140
dollars of the true value of the property in money, as adjusted	141
under division (A)(1)(d) of this section, by the amounts	142
described in divisions (A)(1)(c)(ii) to (iv) of this section,	143
for each year for which an application for the reduction has	144
been approved:	145
(a) A person (i) to whom division (A)(1) of this section	146
applies, (ii) whose total income does not exceed the threshold	147
applicable under division (A)(1)(b)(iii) of this section for the	148
tax year, and (iii) who has continuously owned and occupied the	149
homestead for twenty or more years immediately preceding the	150
first day of the tax year or, if the homestead is in a housing	151
cooperative, continuously occupied the homestead for twenty or	152
more years immediately preceding the first day of the tax year;	153
(b) The surviving spouse of a deceased person who applied	154
for a reduction in taxes under division (A)(4) of this section	155
in the year of death and qualified for that reduction under	156
division (A)(4)(a) of this section, provided the surviving	157
spouse occupied the homestead when the deceased person died and	158
has a total income that does not exceed the threshold applicable	159
under division (A)(1)(b)(iii) of this section for the tax year.	160

A reduction in taxes under division (A)(4) of this section	161
continues through the tax year in which the recipient dies or	162
until the recipient no longer owns and occupies that property as	163
a homestead or, in the case of a unit in a housing cooperative,	164
occupies that property as a homestead. If the recipient	165
qualifies for the reduction under division (A)(4)(b) of this	166
section and does not meet the criteria prescribed by division	167
(A) (4) (a) of this section, the reduction terminates if the	168
person remarries, beginning with the tax year of the recipient's	169
marriage.	170
(B) To provide a partial exemption, real property taxes on	171
any homestead, and manufactured home taxes on any manufactured	172
or mobile home on which a manufactured home tax is assessed	173
pursuant to division (D)(2) of section 4503.06 of the Revised	174
Code, shall be reduced for each year for which an application	175
for the reduction has been approved. The amount of the reduction	176
shall equal two and one-half per cent of the amount of taxes to	177
be levied by qualifying levies on the homestead or the	178
manufactured or mobile home after applying section 319.301 of	179
the Revised Code. For the purposes of this division, "qualifying	180
levy" has the same meaning as in section 319.302 of the Revised	181
Code.	182
(C) The reductions granted by this section do not apply to	183
special assessments or respread of assessments levied against	184
the homestead, and if there is a transfer of ownership	185
subsequent to the filing of an application for a reduction in	186
taxes, such reductions are not forfeited for such year by virtue	187
of such transfer.	188
(D) The reductions in taxable value referred to in this	189

section shall be applied solely as a factor for the purpose of

computing the reduction of taxes under this section and shall	191
not affect the total value of property in any subdivision or	192
taxing district as listed and assessed for taxation on the tax	193
lists and duplicates, or any direct or indirect limitations on	194
indebtedness of a subdivision or taxing district. If after	195
application of sections 5705.31 and 5705.32 of the Revised Code,	196
including the allocation of all levies within the ten-mill	197
limitation to debt charges to the extent therein provided, there	198
would be insufficient funds for payment of debt charges not	199
provided for by levies in excess of the ten-mill limitation, the	200
reduction of taxes provided for in sections 323.151 to 323.159	201
of the Revised Code shall be proportionately adjusted to the	202
extent necessary to provide such funds from levies within the	203
ten-mill limitation.	204
(E) No reduction shall be made on the taxes due on the	205
homestead of any person convicted of violating division (D) or	206
(E) of section 323.153 of the Revised Code for a period of three	207
years following the conviction.	208
Sec. 323.153. (A) To obtain a reduction in real property	209
taxes under division (A) or (B) of section 323.152 of the	210
Revised Code or in manufactured home taxes under division (B) of	211
section 323.152 of the Revised Code, the owner shall file an	212
application with the county auditor of the county in which the	213
owner's homestead is located.	214
To obtain a reduction in real property taxes under	215

216

217

218

219

220

division (A) of section 323.152 of the Revised Code, the

application with the nonprofit corporation that owns and

operates the housing cooperative, in accordance with this

occupant of a homestead in a housing cooperative shall file an

paragraph. Not later than the first day of March each year, the

corporation shall obtain applications from the county auditor's	221
office and provide one to each new occupant. Not later than the	222
first day of May, any occupant who may be eligible for a	223
reduction in taxes under division (A) of section 323.152 of the	224
Revised Code shall submit the completed application to the	225
corporation. Not later than the fifteenth day of May, the	226
corporation shall file all completed applications, and the	227
information required by division (B) of section 323.159 of the	228
Revised Code, with the county auditor of the county in which the	229
occupants' homesteads are located. Continuing applications shall	230
oe furnished to an occupant in the manner provided in division	231
(C)(4) of this section.	232

(1) An application for reduction based upon a physical 233 disability shall be accompanied by a certificate signed by a 234 physician, and an application for reduction based upon a mental 235 disability shall be accompanied by a certificate signed by a 236 physician or psychologist licensed to practice in this state, 237 attesting to the fact that the applicant is permanently and 238 totally disabled. The certificate shall be in a form that the 239 tax commissioner requires and shall include the definition of 240 permanently and totally disabled as set forth in section 323.151 241 of the Revised Code. An application for reduction based upon a 242 disability certified as permanent and total by a state or 243 federal agency having the function of so classifying persons 244 shall be accompanied by a certificate from that agency. 245

An application by a disabled veteran or the surviving 246 spouse of a disabled veteran for the reduction under division 247 (A)(2)(a) or (b) of section 323.152 of the Revised Code shall be 248 accompanied by a letter or other written confirmation from the 249 United States department of veterans affairs, or its predecessor 250 or successor agency, showing that the veteran qualifies as a 251

disabled veteran.	252
An application by the surviving spouse of a public service	253
officer killed in the line of duty for the reduction under	254
division (A)(3) of section 323.152 of the Revised Code shall be	255
accompanied by a letter or other written confirmation from an	256
employee or officer of the board of trustees of a retirement or	257
pension fund in this state or another state or from the chief or	258
other chief executive of the department, agency, or other	259
employer for which the public service officer served when killed	260
in the line of duty affirming that the public service officer	261
was killed in the line of duty.	262
An application for a reduction under division (A)(4) of	263
section 323.152 of the Revised Code shall be accompanied by	264
documentation sufficient to prove that the applicant meets all	265
qualifications for that reduction.	266
An application for a reduction under division (A) of	267
section 323.152 of the Revised Code constitutes a continuing	268
application for a reduction in taxes for each year in which the	269
dwelling is the applicant's homestead.	270
(2) An application for a reduction in taxes under division	271
(B) of section 323.152 of the Revised Code shall be filed only	272
if the homestead or manufactured or mobile home was transferred	273
in the preceding year or did not qualify for and receive the	274
reduction in taxes under that division for the preceding tax	275
year. The application for homesteads transferred in the	276
preceding year shall be incorporated into any form used by the	277
county auditor to administer the tax law in respect to the	278
conveyance of real property pursuant to section 319.20 of the	279
Revised Code or of used manufactured homes or used mobile homes	280

as defined in section 5739.0210 of the Revised Code. The owner

H. B. No. 143
Page 11
As Introduced

of a manufactured or mobile home who has elected under division	282
(D)(4) of section 4503.06 of the Revised Code to be taxed under	283
division (D)(2) of that section for the ensuing year may file	284
the application at the time of making that election. The	285
application shall contain a statement that failure by the	286
applicant to affirm on the application that the dwelling on the	287
property conveyed is the applicant's homestead prohibits the	288
owner from receiving the reduction in taxes until a proper	289
application is filed within the period prescribed by division	290
(A)(3) of this section. Such an application constitutes a	291
continuing application for a reduction in taxes for each year in	292
which the dwelling is the applicant's homestead.	293

(3) Failure to receive a new application filed under 294 division (A)(1) or (2) or notification under division (C) of 295 this section after an application for reduction has been 296 approved is prima-facie evidence that the original applicant is 297 entitled to the reduction in taxes calculated on the basis of 298 the information contained in the original application. The 299 original application and any subsequent application, including 300 any late application, shall be in the form of a signed statement 301 and shall be filed on or before the thirty-first day of December 302 of the year for which the reduction is sought. The original 303 application and any subsequent application for a reduction in 304 manufactured home taxes shall be filed in the year preceding the 305 year for which the reduction is sought. The statement shall be 306 on a form, devised and supplied by the tax commissioner, which 307 shall require no more information than is necessary to establish 308 the applicant's eligibility for the reduction in taxes and the 309 amount of the reduction, and, except for homesteads that are 310 units in a housing cooperative, shall include an affirmation by 311 the applicant that ownership of the homestead was not acquired 312

from a person, other than the applicant's spouse, related to the	313
owner by consanguinity or affinity for the purpose of qualifying	314
for the real property or manufactured home tax reduction	315
provided for in division (A) or (B) of section 323.152 of the	316
Revised Code. The form shall contain a statement that conviction	317
of willfully falsifying information to obtain a reduction in	318
taxes or failing to comply with division (C) of this section	319
results in the revocation of the right to the reduction for a	320
period of three years. In the case of an application for a	321
reduction in taxes for persons described in division (A)(1)(b)	322
(iii) of section 323.152 of the Revised Code, the form shall	323
contain a statement that signing the application constitutes a	324
delegation of authority by the applicant to the tax commissioner	325
or the county auditor, individually or in consultation with each	326
other, to examine any tax or financial records relating to the	327
income of the applicant as stated on the application for the	328
purpose of determining eligibility for the exemption or a	329
possible violation of division (D) or (E) of this section.	330

(B) A late application for a tax reduction for the year 331 preceding the year in which an original application is filed, or 332 for a reduction in manufactured home taxes for the year in which 333 an original application is filed, may be filed with the original 334 application. If the county auditor determines the information 335 contained in the late application is correct, the auditor shall 336 determine the amount of the reduction in taxes to which the 337 applicant would have been entitled for the preceding tax year 338 had the applicant's application been timely filed and approved 339 in that year. 340

The amount of such reduction shall be treated by the 341 auditor as an overpayment of taxes by the applicant and shall be 342 refunded in the manner prescribed in section 5715.22 of the 343

Revised Code for making refunds of overpayments. The county	344
auditor shall certify the total amount of the reductions in	345
taxes made in the current year under this division to the tax	346
commissioner, who shall treat the full amount thereof as a	347
reduction in taxes for the preceding tax year and shall make	348
reimbursement to the county therefor in the manner prescribed by	349
section 323.156 of the Revised Code, from money appropriated for	350
that purpose.	351
(C)(1) If, in any year after an application has been filed	352
under division (A)(1) or (2) of this section, the owner does not	353
qualify for a reduction in taxes on the homestead or on the	354
manufactured or mobile home set forth on such application, the	355
owner shall notify the county auditor that the owner is not	356

(2) If, in any year after an application has been filed

under division (A)(1) of this section, the occupant of a

homestead in a housing cooperative does not qualify for a

reduction in taxes on the homestead, the occupant shall notify

the county auditor that the occupant is not qualified for a

reduction in taxes or file a new application under division (A)

(1) of this section.

357

qualified for a reduction in taxes.

(3) If the county auditor or county treasurer discovers 365 that an owner of property or occupant of a homestead in a 366 housing cooperative not entitled to the reduction in taxes under 367 division (A) or (B) of section 323.152 of the Revised Code 368 failed to notify the county auditor as required by division (C) 369 (1) or (2) of this section, a charge shall be imposed against 370 the property in the amount by which taxes were reduced under 371 that division for each tax year the county auditor ascertains 372 that the property was not entitled to the reduction and was 373

owned by the current owner or, in the case of a homestead in a	374
housing cooperative, occupied by the current occupant. Interest	375
shall accrue in the manner prescribed by division (B) of section	376
323.121 or division (G)(2) of section 4503.06 of the Revised	377
Code on the amount by which taxes were reduced for each such tax	378
year as if the reduction became delinquent taxes at the close of	379
the last day the second installment of taxes for that tax year	380
could be paid without penalty. The county auditor shall notify	381
the owner or occupant, by ordinary mail, of the charge, of the	382
owner's or occupant's right to appeal the charge, and of the	383
manner in which the owner or occupant may appeal. The owner or	384
occupant may appeal the imposition of the charge and interest by	385
filing an appeal with the county board of revision not later	386
than the last day prescribed for payment of real and public	387
utility property taxes under section 323.12 of the Revised Code	388
following receipt of the notice and occurring at least ninety	389
days after receipt of the notice. The appeal shall be treated in	390
the same manner as a complaint relating to the valuation or	391
assessment of real property under Chapter 5715. of the Revised	392
Code. The charge and any interest shall be collected as other	393
delinquent taxes.	394

(4) Each year during January, the county auditor shall 395 furnish by ordinary mail a continuing application to each person 396 receiving a reduction under division (A) of section 323.152 of 397 the Revised Code. The continuing application shall be used to 398 report changes in total income, ownership, occupancy, 399 disability, and other information earlier furnished the auditor 400 relative to the reduction in taxes on the property. The 401 continuing application shall be returned to the auditor not 402 later than the thirty-first day of December; provided, that if 403 such changes do not affect the status of the homestead exemption 404

or the amount of the reduction to which the owner is entitled	405
under division (A) of section 323.152 of the Revised Code or to	406
which the occupant is entitled under section 323.159 of the	407
Revised Code, the application does not need to be returned.	408
(5) Each year during February, the county auditor, except	409
as otherwise provided in this paragraph, shall furnish by	410
ordinary mail an original application to the owner, as of the	411
first day of January of that year, of a homestead or a	412
manufactured or mobile home that transferred during the	413
preceding calendar year and that qualified for and received a	414
reduction in taxes under division (B) of section 323.152 of the	415
Revised Code for the preceding tax year. In order to receive the	416
reduction under that division, the owner shall file the	417
application with the county auditor not later than the thirty-	418
first day of December. If the application is not timely filed,	419
the auditor shall not grant a reduction in taxes for the	420
homestead for the current year, and shall notify the owner that	421
the reduction in taxes has not been granted, in the same manner	422
prescribed under section 323.154 of the Revised Code for	423
notification of denial of an application. Failure of an owner to	424
receive an application does not excuse the failure of the owner	425
to file an original application. The county auditor is not	426
required to furnish an application under this paragraph for any	427
homestead for which application has previously been made on a	428
form incorporated into any form used by the county auditor to	429
administer the tax law in respect to the conveyance of real	430
property or of used manufactured homes or used mobile homes, and	431
an owner who previously has applied on such a form is not	432
required to return an application furnished under this	433
paragraph.	434

(D) No person shall knowingly make a false statement for

the purpose of obtaining a reduction in the person's real	436
property or manufactured home taxes under section 323.152 of the	437
Revised Code.	438
(E) No person shall knowingly fail to notify the county	439
auditor of changes required by division (C) of this section that	440
have the effect of maintaining or securing a reduction in taxes	441
under section 323.152 of the Revised Code.	442
(F) No person shall knowingly make a false statement or	443
certification attesting to any person's physical or mental	444
condition for purposes of qualifying such person for tax relief	445
pursuant to sections 323.151 to 323.159 of the Revised Code.	446
Sec. 4503.065. (A)(1) Division (A) of this section applies	447
to any of the following persons:	448
(a) An individual who is permanently and totally disabled;	449
(b) An individual who is sixty-five years of age or older;	450
(c) An individual who is the surviving spouse of a	451
deceased person who was permanently and totally disabled or	452
sixty-five years of age or older and who applied and qualified	453
for a reduction in assessable value under this section in the	454
year of death, provided the surviving spouse is at least fifty-	455
nine but not sixty-five or more years of age on the date the	456
deceased spouse dies.	457
	4.5.0
(2) The manufactured home tax on a manufactured or mobile	458
home that is paid pursuant to division (C) of section 4503.06 of	459
the Revised Code and that is owned and occupied as a home by an	460
individual whose domicile is in this state and to whom this	461
section applies, shall be reduced for any tax year for which an	462
application for such reduction has been approved, provided the	463
individual did not acquire ownership from a person, other than	464

the individual's spouse, related by consanguinity or affinity	465
for the purpose of qualifying for the reduction. An owner	466
includes a settlor of a revocable or irrevocable inter vivos	467
trust holding the title to a manufactured or mobile home	468
occupied by the settlor as of right under the trust.	469
(a) For manufactured and mobile homes for which the tax	470
imposed by section 4503.06 of the Revised Code is computed under	471
division (D)(2) of that section, the reduction shall equal one	472
of the following amounts, as applicable to the person:	473
(i) If the person received a reduction under this section	474
for tax year 2007, the greater of the reduction for that tax	475
year or the amount computed under division (A)(2)(b) of this	476
section;	477
(ii) If the person received, for any homestead, a	478
reduction under division (A) of this section for tax year 2014	479
or under division (A)(1) of section 323.152 of the Revised Code	480
for tax year 2013 or the person is the surviving spouse of such	481
a person and the surviving spouse is at least fifty-nine years	482
of age on the date the deceased spouse dies, the amount computed	483
under division (A)(2)(b) of this section.	484
(iii) If the person is not described in division (A)(2)(a)	485
(i) or (ii) of this section and the person's total income does	486
not exceed thirty thousand dollars, as adjusted under division	487
(A)(2)(e) of this section, the amount computed under division	488
(A)(2)(b) of this section.	489
(b) The amount of the reduction under division (A)(2)(b)	490
of this section equals the product of the following:	491
(i) Twenty-five thousand dollars of the true value of the	492

property in money, as adjusted under division (A)(2)(e) of this

section;	494
(ii) The assessment percentage established by the tax	495
commissioner under division (B) of section 5715.01 of the	496
Revised Code, not to exceed thirty-five per cent;	497
(iii) The effective tax rate used to calculate the taxes	498
charged against the property for the current year, where	499
"effective tax rate" is defined as in section 323.08 of the	500
Revised Code;	501
(iv) The quantity equal to one minus the sum of the	502
percentage reductions in taxes received by the property for the	503
current tax year under section 319.302 of the Revised Code and	504
division (B) of section 323.152 of the Revised Code.	505
(c) For manufactured and mobile homes for which the tax	506
imposed by section 4503.06 of the Revised Code is computed under	507
division (D)(1) of that section, the reduction shall equal one	508
of the following amounts, as applicable to the person:	509
(i) If the person received a reduction under this section	510
for tax year 2007, the greater of the reduction for that tax	511
year or the amount computed under division (A)(2)(d) of this	512
section;	513
(ii) If the person received, for any homestead, a	514
reduction under division (A) of this section for tax year 2014	515
or under division (A)(1) of section 323.152 of the Revised Code	516
for tax year 2013 or the person is the surviving spouse of such	517
a person and the surviving spouse is at least fifty-nine years	518
of age on the date the deceased spouse dies, the amount computed	519
under division (A)(2)(d) of this section.	520
(iii) If the person is not described in division (A)(2)(c)	521
(i) or (ii) of this section and the person's total income does	522

not exceed thirty thousand dollars, as adjusted under division	523
(A)(2)(e) of this section, the amount computed under division	524
(A)(2)(d) of this section.	525
(d) The amount of the reduction under division (A)(2)(d)	526
of this section equals the product of the following:	527
(i) Twenty-five thousand dollars of the cost to the owner,	528
or the market value at the time of purchase, whichever is	529
greater, as those terms are used in division (D)(1) of section	530
4503.06 of the Revised Code, and as adjusted under division (A)	531
(2) (e) of this section;	532
(ii) The percentage from the appropriate schedule in	533
division (D)(1)(b) of section 4503.06 of the Revised Code;	534
(iii) The assessment percentage of forty per cent used in	535
division (D)(1)(b) of section 4503.06 of the Revised Code;	536
(iv) The tax rate of the taxing district in which the home	537
has its situs.	538
(e) The tax commissioner shall adjust the income threshold	539
described in divisions (A)(2)(a)(iii) and (A)(2)(c)(iii) and the	540
reduction amounts described in divisions (A)(2)(b)(i), (A)(2)(d)	541
(i), (B)(1), (B)(2), (C)(1), and (C)(2), and (F) of this section	542
by completing the following calculations in September of each	543
year:	544
(i) Determine the percentage increase in the gross	545
domestic product deflator determined by the bureau of economic	546
analysis of the United States department of commerce from the	547
first day of January of the preceding calendar year to the last	548
day of December of the preceding calendar year;	549
(ii) Multiply that percentage increase by the total income	550

threshold or reduction amount for the ensuing tax year, as	551
applicable;	552
(iii) Add the resulting product to the total income	553
threshold or reduction amount, as applicable for the ensuing tax	554
year;	555
(iv) Round the resulting sum to the nearest multiple of	556
one hundred dollars.	557
The commissioner shall certify the amount resulting from	558
each adjustment to each county auditor not later than the first	559
day of December each year. The certified amount applies to the	560
second ensuing tax year. The commissioner shall not make the	561
applicable adjustment in any calendar year in which the amount	562
resulting from the adjustment would be less than the total	563
income threshold or the reduction amount for the ensuing tax	564
year.	565
(B)(1) The manufactured home tax levied pursuant to	566
division (C) of section 4503.06 of the Revised Code on a	567
manufactured or mobile home that is owned and occupied by a	568
disabled veteran shall be reduced for any tax year for which an	569
application for such reduction has been approved, provided the	570
disabled veteran did not acquire ownership from a person, other	571
than the disabled veteran's spouse, related by consanguinity or	572
affinity for the purpose of qualifying for the reduction. An	573
owner includes an owner within the meaning of division (A)(2) of	574
this section.	575
(a) For manufactured and mobile homes for which the tax	576
imposed by section 4503.06 of the Revised Code is computed under	577
division (D)(2) of that section, the reduction shall equal the	578
product obtained by multiplying fifty thousand dollars of the	579

true value of the property in money, as adjusted under division	580
(A)(2)(e) of this section, by the amounts described in divisions	581
(A)(2)(b)(ii) to (iv) of this section.	582
(b) For manufactured and mobile homes for which the tax	583
imposed by section 4503.06 of the Revised Code is computed under	584
division (D)(1) of that section, the reduction shall equal the	585
product obtained by multiplying fifty thousand dollars of the	586
cost to the owner, or the market value at the time of purchase,	587
whichever is greater, as those terms are used in division (D)(1)	588
of section 4503.06 of the Revised Code, as adjusted under	589
division (A)(2)(e) of this section, by the amounts described in	590
divisions (A)(2)(d)(ii) to (iv) of this section.	591
The reduction is in lieu of any reduction under section	592
4503.0610 of the Revised Code or division (A), (B)(2), $\frac{\text{or}}{\text{(C)}}$	593
or (F) of this section. The reduction applies to only one	594
manufactured or mobile home owned and occupied by a disabled	595
veteran.	596
(2) The manufactured home tax levied pursuant to division	597
(C) of section 4503.06 of the Revised Code on a manufactured or	598
mobile home that is owned and occupied by the surviving spouse	599
of a disabled veteran shall be reduced for each tax year for	600
which an application for such reduction has been approved. The	601
reduction shall equal the amount of the reduction authorized	602
under division (B)(1)(a) or (b) of this section, as applicable.	603
An owner includes an owner within the meaning of division (A)(2)	604
of this section.	605
The reduction is in lieu of any reduction under section	606
4503.0610 of the Revised Code or division (A), (B)(1), $\frac{\text{or}}{\text{(C)}}$	607
or (F) of this section. The reduction applies to only one	608

manufactured or mobile home owned and occupied by the surviving

spouse of a disabled veteran. A manufactured or mobile home	610
qualifies for a reduction in taxes under division (B)(2) of this	611
section beginning in one of the following tax years:	612
(a) For a surviving spouse described in division (H)(1) of	613
section 4503.064 of the Revised Code, the year the disabled	614
veteran dies;	615
(b) For a surviving spouse described in division (H)(2) of	616
section 4503.064 of the Revised Code, the first year on the	617
first day of January of which the total disability rating	618
described in division (F) of section 323.151 of the Revised Code	619
has been received for the deceased spouse.	620
In either case, the reduction shall continue through the	621
tax year in which the surviving spouse dies or remarries.	622
(C) The manufactured home tax levied pursuant to division	623
(C) of section 4503.06 of the Revised Code on a manufactured or	624
mobile home that is owned and occupied by the surviving spouse	625
of a public service officer killed in the line of duty shall be	626
reduced for any tax year for which an application for such	627
reduction has been approved, provided the surviving spouse did	628
not acquire ownership from a person, other than the surviving	629
spouse's deceased public service officer spouse, related by	630
consanguinity or affinity for the purpose of qualifying for the	631
reduction. An owner includes an owner within the meaning of	632
division (A)(2) of this section.	633
(1) For manufactured and mobile homes for which the tax	634
imposed by section 4503.06 of the Revised Code is computed under	635
division (D)(2) of that section, the reduction shall equal the	636
product obtained by multiplying fifty thousand dollars of the	637
true value of the property in money, as adjusted under division	638

(A)(2)(e) of this section, by the amounts described in divisions	639
(A)(2)(b)(ii) to (iv) of this section.	640
(2) For manufactured and mobile homes for which the tax	641
imposed by section 4503.06 of the Revised Code is computed under	642
division (D)(1) of that section, the reduction shall equal the	643
product obtained by multiplying fifty thousand dollars of the	644
cost to the owner, or the market value at the time of purchase,	645
whichever is greater, as those terms are used in division (D)(1)	646
of section 4503.06 of the Revised Code, as adjusted under	647
division (A)(2)(e) of this section, by the amounts described in	648
divisions (A)(2)(d)(ii) to (iv) of this section.	649
The reduction is in lieu of any reduction under section	650
4503.0610 of the Revised Code or division (A)— or , (B), or (F)	651
of this section. The reduction applies to only one manufactured	652
or mobile home owned and occupied by such a surviving spouse. A	653
manufactured or mobile home qualifies for a reduction in taxes	654
under this division for the tax year in which the public service	655
officer dies through the tax year in which the surviving spouse	656
dies or remarries.	657
(D) If the owner or the spouse of the owner of a	658
manufactured or mobile home is eligible for a homestead	659
exemption on the land upon which the home is located, the	660
reduction to which the owner or spouse is entitled under this	661
section shall not exceed the difference between the reduction to	662
which the owner or spouse is entitled under division (A), (B),	663
$\frac{\text{or}}{\text{(C)}}$ or $\frac{\text{(F)}}{\text{or}}$ of this section and the amount of the reduction	664
under the homestead exemption.	665
(E) No reduction shall be made with respect to the home of	666
any person convicted of violating division (C) or (D) of section	667

668

4503.066 of the Revised Code for a period of three years

following the conviction.	669
(F) The following persons may, in lieu of any reduction	670
under divisions (A) to (C) of this section, claim a reduction on	671
the manufactured home tax levied pursuant to division (C) of	672
section 4503.06 of the Revised Code, equal to either the product	673
obtained by multiplying fifty-six thousand dollars of the true	674
value of the property in money, as adjusted under division (A)	675
(2) (e) of this section, by the amounts described in divisions	676
(A)(2)(b)(ii) to (iv) of this section for manufactured and	677
mobile homes for which the tax imposed by section 4503.06 of the	678
Revised Code is computed under division (D)(2) of that section,	679
or the product obtained by multiplying fifty-six thousand	680
dollars of the cost to the owner, or the market value at the	681
time of purchase, whichever is greater, as those terms are used	682
in division (D)(1) of section 4503.06 of the Revised Code, as	683
adjusted under division (A)(2)(e) of this section, by the	684
amounts described in divisions (A)(2)(d)(ii) to (iv) of this	685
section for manufactured and mobile homes for which the tax	686
imposed by section 4503.06 of the Revised Code is computed under	687
<pre>division (D)(1) of that section:</pre>	688
(1) A person (a) to whom division (A)(1) of this section	689
applies, (b) whose total income does not exceed the threshold	690
applicable under division (A)(2)(a)(ii) or (A)(2)(c)(iii) of	691
this tax year, as applicable, and (c) who has continuously owned	692
and occupied the manufactured or mobile home as a home for	693
twenty or more years immediately preceding the first day of the	694
<pre>tax year;</pre>	695
(2) The surviving spouse of a deceased person who applied	696
for a reduction in taxes under division (F) of this section in	697
the year of death and qualified for that reduction under	698

division (F)(1) of this section, provided the surviving spouse	699
occupied the manufactured or mobile home when the deceased	700
person died and has a total income that does not exceed the	701
threshold applicable under division (A)(2)(a)(ii) or (A)(2)(c)	702
(iii) of this section for the tax year, as applicable.	703
A reduction in taxes under division (F) of this section	704
shall continue through the tax year in which the recipient dies	705
or until the recipient no longer owns and occupies that	706
manufactured or mobile home as a home. If the recipient	707
qualifies for the reduction under division (F)(2) of this	708
section and does not meet the criteria prescribed by division	709
(F) (1) of this section, the reduction terminates if the person	710
remarries, beginning with the tax year of the recipient's	711
marriage.	712
Sec. 4503.066. (A)(1) To obtain a tax reduction under	713
section 4503.065 of the Revised Code, the owner of the home	714
shall file an application with the county auditor of the county	715
in which the home is located. An application for reduction in	716
taxes based upon a physical disability shall be accompanied by a	717
certificate signed by a physician, and an application for	718
reduction in taxes based upon a mental disability shall be	719
accompanied by a certificate signed by a physician or	720
psychologist licensed to practice in this state. The certificate	721
shall attest to the fact that the applicant is permanently and	722
totally disabled, shall be in a form that the department of	723
taxation requires, and shall include the definition of totally	724
and permanently disabled as set forth in section 4503.064 of the	725
Revised Code. An application for reduction in taxes based upon a	726
disability certified as permanent and total by a state or	727
federal agency having the function of so classifying persons	728
shall be accompanied by a certificate from that agency.	729

An application by a disabled veteran or the surviving	730
spouse of a disabled veteran for the reduction under division	731
(B)(1) or (2) of section 4503.065 of the Revised Code shall be	732
accompanied by a letter or other written confirmation from the	733
United States department of veterans affairs, or its predecessor	734
or successor agency, showing that the veteran qualifies as a	735
disabled veteran.	736

737

738

739740

741

742

743

744

745

746

An application by the surviving spouse of a public service officer killed in the line of duty for the reduction under division (C) of section 4503.065 of the Revised Code shall be accompanied by a letter or other written confirmation from an officer or employee of the board of trustees of a retirement or pension fund in this state or another state or from the chief or other chief executive of the department, agency, or other employer for which the public service officer served when killed in the line of duty affirming that the public service officer was killed in the line of duty.

An application for a reduction under division (F) of

section 4503.065 of the Revised Code shall be accompanied by

documentation sufficient to prove that the applicant meets all

qualifications for that reduction.

747

748

(2) Each application shall constitute a continuing 751 application for a reduction in taxes for each year in which the 752 manufactured or mobile home is occupied by the applicant. 753 Failure to receive a new application or notification under 754 division (B) of this section after an application for reduction 755 has been approved is prima-facie evidence that the original 756 applicant is entitled to the reduction calculated on the basis 757 of the information contained in the original application. The 7.58 original application and any subsequent application shall be in 759

the form of a signed statement and shall be filed on or before	760
the thirty-first day of December of the year preceding the year	761
for which the reduction is sought. The statement shall be on a	762
form, devised and supplied by the tax commissioner, that shall	763
require no more information than is necessary to establish the	764
applicant's eligibility for the reduction in taxes and the	765
amount of the reduction to which the applicant is entitled. The	766
form shall contain a statement that signing such application	767
constitutes a delegation of authority by the applicant to the	768
tax commissioner or the county auditor, individually or in	769
consultation with each other, to examine any tax or financial	770
records that relate to the income of the applicant as stated on	771
the application for the purpose of determining eligibility	772
under, or possible violation of, division (C) or (D) of this	773
section. The form also shall contain a statement that conviction	774
of willfully falsifying information to obtain a reduction in	775
taxes or failing to comply with division (B) of this section	776
shall result in the revocation of the right to the reduction for	777
a period of three years.	778

(3) A late application for a reduction in taxes for the 779 year preceding the year for which an original application is 780 filed may be filed with an original application. If the auditor 781 determines that the information contained in the late 782 application is correct, the auditor shall determine both the 783 amount of the reduction in taxes to which the applicant would 784 have been entitled for the current tax year had the application 785 been timely filed and approved in the preceding year, and the 786 amount the taxes levied under section 4503.06 of the Revised 787 Code for the current year would have been reduced as a result of 788 the reduction. When an applicant is permanently and totally 789 disabled on the first day of January of the year in which the 790

applicant files a late application, the auditor, in making the	791
determination of the amounts of the reduction in taxes under	792
division (A)(3) of this section, is not required to determine	793
that the applicant was permanently and totally disabled on the	794
first day of January of the preceding year.	795

796 The amount of the reduction in taxes pursuant to a late application shall be treated as an overpayment of taxes by the 797 applicant. The auditor shall credit the amount of the 798 overpayment against the amount of the taxes or penalties then 799 800 due from the applicant, and, at the next succeeding settlement, the amount of the credit shall be deducted from the amount of 801 any taxes or penalties distributable to the county or any taxing 802 unit in the county in the same proportions that the amount of 803 manufactured home tax levied by the county or each taxing unit 804 in the county in the current tax year bears to the amount of 805 such tax levied by the county and all such units in the county 806 in the current tax year. If, after the credit has been made, 807 there remains a balance of the overpayment, or if there are no 808 taxes or penalties due from the applicant, the auditor shall 809 refund that balance to the applicant by a warrant drawn on the 810 county treasurer in favor of the applicant. The treasurer shall 811 pay the warrant from the general fund of the county. If there is 812 insufficient money in the general fund to make the payment, the 813 treasurer shall pay the warrant out of any undivided 814 manufactured or mobile home taxes subsequently received by the 815 treasurer for distribution to the county or taxing district in 816 the county that received the benefit of the overpaid taxes, in 817 proportion to the benefits previously received, and the amount 818 paid from the undivided funds shall be deducted from the money 819 otherwise distributable to the county or taxing district in the 820 county at the next or any succeeding distribution. At the next 821 H. B. No. 143
Page 29
As Introduced

or any succeeding distribution after making the refund, the	822
treasurer shall reimburse the general fund for any payment made	823
from that fund by deducting the amount of that payment from the	824
money distributable to the county or other taxing unit in the	825
county that has received the benefit of the taxes, in proportion	826
to the benefits previously received. On the second Monday in	827
September of each year, the county auditor shall certify the	828
total amount of the reductions in taxes made in the current year	829
under division (A)(3) of this section to the tax commissioner	830
who shall treat that amount as a reduction in taxes for the	831
current tax year and shall make reimbursement to the county of	832
that amount in the manner prescribed in section 4503.068 of the	833
Revised Code, from moneys appropriated for that purpose.	834

(B)(1) If in any year for which an application for reduction in taxes has been approved the owner no longer qualifies for the reduction, the owner shall notify the county auditor that the owner is not qualified for a reduction in taxes.

835

836

837

838

839

(2) If the county auditor or county treasurer discovers 840 that an owner not entitled to the reduction in manufactured home 841 taxes under section 4503.065 of the Revised Code failed to 842 notify the county auditor as required by division (B)(1) of this 843 section, a charge shall be imposed against the manufactured or 844 mobile home in the amount by which taxes were reduced under that 845 section for each tax year the county auditor ascertains that the 846 manufactured or mobile home was not entitled to the reduction 847 and was owned by the current owner. Interest shall accrue in the 848 manner prescribed by division (G)(2) of section 4503.06 of the 849 Revised Code on the amount by which taxes were reduced for each 850 such tax year as if the reduction became delinquent taxes at the 851 close of the last day the second installment of taxes for that 852

tax year could be paid without penalty. The county auditor shall	853
notify the owner, by ordinary mail, of the charge, of the	854
owner's right to appeal the charge, and of the manner in which	855
the owner may appeal. The owner may appeal the imposition of the	856
charge and interest by filing an appeal with the county board of	857
revision not later than the last day prescribed for payment of	858
manufactured home taxes under section 4503.06 of the Revised	859
Code following receipt of the notice and occurring at least	860
ninety days after receipt of the notice. The appeal shall be	861
treated in the same manner as a complaint relating to the	862
valuation or assessment of manufactured or mobile homes under	863
section 5715.19 of the Revised Code. The charge and any interest	864
shall be collected as other delinquent taxes.	865

- (3) During January of each year, the county auditor shall 866 furnish each person whose application for reduction has been 867 approved, by ordinary mail, a form on which to report any 868 changes in total income, ownership, occupancy, disability, and 869 other information earlier furnished the auditor relative to the 870 application. The form shall be completed and returned to the 871 auditor not later than the thirty-first day of December if the 872 changes would affect the person's eligibility for the reduction. 873
- (C) No person shall knowingly make a false statement for the purpose of obtaining a reduction in taxes under section 875 4503.065 of the Revised Code. 876
- (D) No person shall knowingly fail to notify the county

 auditor of any change required by division (B) of this section

 878
 that has the effect of maintaining or securing a reduction in

 879
 taxes under section 4503.065 of the Revised Code.
- (E) No person shall knowingly make a false statement or 881 certification attesting to any person's physical or mental 882

condition for purposes of qualifying such person for tax relief	883
pursuant to sections 4503.064 to 4503.069 of the Revised Code.	884
(F) Whoever violates division (C), (D), or (E) of this	885
section is guilty of a misdemeanor of the fourth degree.	886
Section 2. That existing sections 323.152, 323.153,	887
4503.065, and 4503.066 of the Revised Code are hereby repealed.	888
Section 3. The amendment by this act of sections 323.152	889
and 323.153 of the Revised Code applies to tax years ending on	890
or after the effective date of this section. The amendment by	891
this act of sections 4503.065 and 4503.066 of the Revised Code	892
applies to tax years beginning on or after the effective date of	893
this section.	894
this section.	034
	895
Section 4. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that	
Section 4. The General Assembly, applying the principle	895
Section 4. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that	895 896
Section 4. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of	895 896 897
Section 4. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous operation, finds that the following sections,	895 896 897 898
Section 4. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous operation, finds that the following sections, presented in this act as composites of the sections as amended	895 896 897 898 899
Section 4. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous operation, finds that the following sections, presented in this act as composites of the sections as amended by the acts indicated, are the resulting versions of the	895 896 897 898 899
Section 4. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous operation, finds that the following sections, presented in this act as composites of the sections as amended by the acts indicated, are the resulting versions of the sections in effect prior to the effective date of the sections as presented in this act:	895 896 897 898 899 900 901 902
Section 4. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous operation, finds that the following sections, presented in this act as composites of the sections as amended by the acts indicated, are the resulting versions of the sections in effect prior to the effective date of the sections as presented in this act: Section 323.152 of the Revised Code as amended by both	895 896 897 898 899 900 901 902
Section 4. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous operation, finds that the following sections, presented in this act as composites of the sections as amended by the acts indicated, are the resulting versions of the sections in effect prior to the effective date of the sections as presented in this act:	895 896 897 898 899 900 901 902
Section 4. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous operation, finds that the following sections, presented in this act as composites of the sections as amended by the acts indicated, are the resulting versions of the sections in effect prior to the effective date of the sections as presented in this act: Section 323.152 of the Revised Code as amended by both	895 896 897 898 899 900 901 902