As Introduced

136th General Assembly Regular Session 2025-2026

H. B. No. 148

Representatives Ray, Grim

Cosponsors: Representatives Brennan, Cockley, White, E.

A BILL

Тс	o amend sections 955.201 and 5747.113 and to enact	1
	section 955.202 of the Revised Code to establish	2
	an income tax refund designation to assist low-	3
	income individuals in spaying and neutering	4
	their pets.	5

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

Section 1. That sections 955.201 and 5747.113 be amended	6
and section 955.202 of the Revised Code be enacted to read as	7
follows:	8
Sec. 955.201. (A) As used in this section and in section	9
955.202 of the Revised Code, "Ohio pet fund" means a nonprofit	10
corporation organized by that name under Chapter 1702. of the	11
Revised Code that consists of humane societies, veterinarians,	12
animal shelters, companion animal breeders, dog wardens, or	13
similar individuals and entities.	14
(B) The Ohio pet fund shall do all of the following:	15
(1) Establish eligibility criteria for organizations that	16
may receive financial assistance from the Ohio pet fund. Those	17
organizations may include any of the following:	18

(a) An animal shelter as defined in section 4729.01 of the 19 Revised Code; 20 (b) A local nonprofit veterinary association that operates 21 a program for the sterilization of dogs and cats; 22 (c) A charitable organization that is exempt from federal 23 income taxation under subsection 501(c)(3) of the Internal 24 Revenue Code and a purpose of which is to support programs for 25 the sterilization of dogs and cats and educational programs 26 concerning the proper veterinary care of those animals. 27 (2) Establish procedures for applying for financial 28 assistance from the Ohio pet fund. Application procedures shall 29 require eligible organizations to submit detailed proposals that 30 outline the intended uses of the moneys sought. 31 (3) Establish eligibility criteria for sterilization and 32 educational programs for which moneys from the Ohio pet fund may 33 be used and, consistent with division (C) of this section, 34 establish eligibility criteria for individuals who seek 35 sterilization for their dogs and cats from eligible 36 organizations; 37 (4) Establish procedures for the disbursement of moneys 38 the Ohio pet fund receives from license plate contributions 39 pursuant to division (C) of section 4503.551 of the Revised Code 40 and section 955.202 of the Revised Code; 41 (5) Advertise or otherwise provide notification of the 42 availability of financial assistance from the Ohio pet fund for 43 eligible organizations; 44

(6) Design markings to be inscribed on "pets" license45plates under section 4503.551 of the Revised Code.46

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(C)(1) The owner of a dog or cat is eligible for dog or	47
cat sterilization services from an eligible organization when	48
those services are subsidized in whole or in part by money from	49
the Ohio pet fund if any of the following applies:	50
(a) The income of the owner's family does not exceed one	51
hundred fifty per cent of the federal poverty guideline.	52
(b) The owner, or any member of the owner's family who	53
resides with the owner, is a recipient or beneficiary of one of	54
the following government assistance programs:	55
(i) Low-income housing assistance under the "United States	56
Housing Act of 1937," 42 U.S.C.A. 1437f, as amended, known as	57
the federal section 8 housing program;	58
(ii) The Ohio works first program established by Chapter	59
5107. of the Revised Code;	60
(iii) The medicaid program;	61
(iv) A program or law administered by the United States	62
department of veterans' affairs or veterans' administration for	63
any service-connected disability;	64
(v) The supplemental nutrition assistance program	65
established under the Food and Nutrition Act of 2008 (7 U.S.C.	66
2011 et seq.), administered by the department of job and family	67
services under section 5101.54 of the Revised Code;	68
(vi) The "special supplemental nutrition program for	69
women, infants, and children" established under the "Child	70
Nutrition Act of 1966," 80 Stat. 885, 42 U.S.C. 1786, as	71
amended, administered by the department of health under section	72
3701.132 of the Revised Code;	73

(vii) Supplemental security income under Title XVI of the

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as amended;

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(viii) Social security disability insurance benefits 77 provided under Title II of the "Social Security Act," 49 Stat. 78 620 (1935), 42 U.S.C.A. 401, as amended. 79 (c) The owner of the dog or cat submits to the eligible 80 organization operating the sterilization program either of the 81 following: 82 (i) A certificate of adoption showing that the dog or cat 83 was adopted from a licensed animal shelter, a municipal, county, 84 or regional pound, or a holding and impoundment facility that 85 contracts with a municipal corporation; 86 (ii) A certificate of adoption showing that the dog or cat 87 was adopted through a nonprofit corporation operating an animal 88 adoption referral service whose holding facility, if any, is 89 licensed in accordance with state law or a municipal ordinance. 90 (2) The Ohio pet fund shall determine the type of 91 documentary evidence that must be presented by the owner of a 92 dog or cat to show that the income of the owner's family does 93 not exceed one hundred fifty per cent of the federal poverty 94 quideline or that the owner is eligible under division (C)(1)(b) 95 of this section. 96 (D) As used in division (C) of this section, "federal 97 poverty guideline" means the official poverty guideline as 98 revised annually by the United States department of health and 99 human services in accordance with section 673(2) of the "Omnibus 100 Budget Reconciliation Act of 1981," 95 Stat. 511, 42 U.S.C.A. 101 9902, as amended, for a family size equal to the size of the 102 family of the person whose income is being determined. 103

"Social Security Act," 86 Stat. 1475 (1972), 42 U.S.C.A. 1383,

Sec. 955.202. The companion animal fund is created in the	104
state treasury. The fund shall consist of money credited to it	105
under section 5747.113 of the Revised Code, donations, gifts,	106
bequests, and any other money received for the purposes of	107
section 955.201 of the Revised Code. The Ohio pet fund shall use	108
money in the fund for the purposes of that section.	109

Sec. 5747.113. (A) Any taxpayer claiming a refund under 110 section 5747.11 of the Revised Code who wishes to contribute any 111 part of the taxpayer's refund to the natural areas and preserves 112 fund created in section 1517.11 of the Revised Code, the nongame 113 and endangered wildlife fund created in section 1531.26 of the 114 Revised Code, the military injury relief fund created in section 115 5902.05 of the Revised Code, the Ohio history fund created in 116 section 149.308 of the Revised Code, the breast and cervical 117 cancer project income tax contribution fund created in section 118 3701.601 of the Revised Code, the wishes for sick children 119 income tax contribution fund created in section 3701.602 of the 120 Revised Code, the companion animal fund created in section 121 955.202 of the Revised Code, or all of those funds may designate 122 on the taxpayer's income tax return the amount that the taxpayer 123 wishes to contribute to the fund or funds. A designated 124 contribution is irrevocable upon the filing of the return and 125 shall be made in the full amount designated if the refund found 126 due the taxpayer upon the initial processing of the taxpayer's 127 return, after any deductions including those required by section 128 5747.12 of the Revised Code, is greater than or equal to the 129 designated contribution. If the refund due as initially 130 determined is less than the designated contribution, the 131 contribution shall be made in the full amount of the refund. The 1.32 tax commissioner shall subtract the amount of the contribution 133 from the amount of the refund initially found due the taxpayer 134

and shall certify the difference to the director of budget and135management and treasurer of state for payment to the taxpayer in136accordance with section 5747.11 of the Revised Code. For the137purpose of any subsequent determination of the taxpayer's net138tax payment, the contribution shall be considered a part of the139refund paid to the taxpayer.140

(B) The tax commissioner shall provide a space on the 141 income tax return form in which a taxpayer may indicate that the 142 taxpayer wishes to make a donation in accordance with this 143 144 section. The tax commissioner shall also print in the instructions accompanying the income tax return form a 145 description of the purposes for which the natural areas and 146 preserves fund, the nongame and endangered wildlife fund, the 147 military injury relief fund, the Ohio history fund, the breast 148 and cervical cancer project income tax contribution fund, and 149 the wishes for sick children income tax contribution fund, and 150 the companion animal fund were created and the use of moneys 151 from the income tax refund contribution system established in 152 this section. No person shall designate on the person's income 153 tax return any part of a refund claimed under section 5747.11 of 154 the Revised Code as a contribution to any fund other than the 155 natural areas and preserves fund, the nongame and endangered 156 wildlife fund, the military injury relief fund, the Ohio history 157 fund, the breast and cervical cancer project income tax 158 contribution fund, or the wishes for sick children income tax 159 contribution fund, or the companion animal fund. 160

(C) The money collected under the income tax refund
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contribution system established in this section shall be
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deposited by the tax commissioner into the natural areas and
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preserves fund, the nongame and endangered wildlife fund, the
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military injury relief fund, the Ohio history fund, the breast
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and cervical cancer project income tax contribution fund, and166the wishes for sick children income tax contribution fund, and167the companion animal fund in the amounts designated on the tax168returns.169

(D) If the total amount contributed to a fund under this 170 section, as annually determined by the tax commissioner, is less 171 than fifty thousand dollars in each of five consecutive calendar 172 years, no person may designate a contribution to that fund for 173 any taxable year ending after the last day of that five-year 174 period. In such a case, the commissioner shall remove the space 175 dedicated to the fund on the income tax return and the 176 description of the fund in the instructions accompanying the 177 income tax return. 178

(E) The general assembly may authorize taxpayer refund 179 contributions to no more than six funds under the income tax 180 refund contribution system established in this section. If the 181 general assembly authorizes income tax refund contributions to a 182 fund other than the natural areas and preserves fund, the 183 nongame and endangered wildlife fund, the military injury relief 184 fund, the Ohio history fund, the breast and cervical cancer 185 project income tax contribution fund, or the wishes for sick 186 children income tax contribution fund, such contributions may be 187 authorized only for a period of two calendar years. 188

With the exception of the Ohio history fund and the189companion animal fund, the general assembly may authorize income190tax refund contributions to a fund only if all the money in the191fund will be expended or distributed by a state agency as192defined in section 1.60 of the Revised Code.193

(F) (1) The director of natural resources, in January of 194every odd-numbered year, shall report to the general assembly on 195

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the effectiveness of the income tax refund contribution system 196 as it pertains to the natural areas and preserves fund and the 197 nongame and endangered wildlife fund. The report shall include 198 the amount of money contributed to each fund in each of the 199 previous five years, the amount of money contributed directly to 200 each fund in addition to or independently of the income tax 201 202 refund contribution system in each of the previous five years, and the purposes for which the money was expended. 203

(2) The director of veterans services, the director of the 204 Ohio history connection, the director of the Ohio pet fund, and 205 the director of health, in January of every odd-numbered year, 206 each shall report to the general assembly on the effectiveness 207 of the income tax refund contribution system as it pertains to 208 the military injury relief fund, the Ohio history fund, the 209 companion animal fund, the breast and cervical cancer project 210 income tax contribution fund, and the wishes for sick children 211 income tax contribution fund respectively. The report shall 212 include the amount of money contributed to the fund in each of 213 the previous five years, the amount of money contributed 214 directly to the fund in addition to or independently of the 215 income tax refund contribution system in each of the previous 216 five years, and the purposes for which the money was expended. 217

Section 2. That existing sections 955.201 and 5747.113 of218the Revised Code are hereby repealed.219

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