As Introduced

136th General Assembly

Regular Session 2025-2026

H. B. No. 186

Representatives Hoops, Thomas, D.

Cosponsors: Representatives Lear, Hall, T., Dean, Fischer, Deeter, Click, Gross, Lorenz, Johnson, Workman, Rogers, King, Williams

То	amend sections 319.301, 323.08, 323.152,	1
	323.155, 323.158, 3317.017, 3317.02, 3317.021,	2
	3317.16, 4503.06, 4503.065, and 4503.0610 and to	3
	enact section 319.303 of the Revised Code to	4
	authorize a reduction in school district	5
	property taxes affected by a millage floor that	6
	would limit increases in such taxes according to	7
	inflation and to require a corresponding	8
	adjustment in the school funding formula.	9

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

Section 1. That sections 319.301, 323.08, 323.152,	10
323.155, 323.158, 3317.017, 3317.02, 3317.021, 3317.16, 4503.06,	11
4503.065, and 4503.0610 be amended and section 319.303 of the	12
Revised Code be enacted to read as follows:	13
Sec. 319.301. (A) The reductions required by division (D)	14
of this section do not apply to any of the following:	15
(1) Taxes levied at whatever rate is required to produce a	16
specified amount of tax money, including a tax levied under	17
section 5705.199 or 5748.09 of the Revised Code, or an amount to	18
pay debt charges;	19

(2) Taxes levied within the one per cent limitation	20
imposed by Section 2 of Article XII, Ohio Constitution;	21
(3) Taxes provided for by the charter of a municipal	22
corporation.	23
(B) As used in this section:	24
(1) "Real property" includes real property owned by a	25
railroad.	26
(2) "Carryover property" means all real property on the	27
current year's tax list except:	28
(a) Land and improvements that were not taxed by the	29
district in both the preceding year and the current year;	30
(b) Land and improvements that were not in the same class	31
in both the preceding year and the current year.	32
(3) "Effective tax rate" means with respect to each class	33
of property:	34
	0.5
(a) The sum of the total taxes that would have been	35
charged and payable for current expenses against real property	36
in that class if each of the district's taxes were reduced for	37
the current year under division (D)(1) of this section without	38
regard to the application of division (E)(3) of this section	39
divided by	40
(b) The taxable value of all real property in that class.	41
(4) "Taxes charged and payable" means the taxes charged	42
and payable prior to any reduction required by section 319.302	43
or, if applicable, 319.303 of the Revised Code.	44
(C) The tax commissioner shall make the determinations	45
required by this section each year, without regard to whether a	46

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taxing district has territory in a county to which section 5715.24 of the Revised Code applies for that year. Separate determinations shall be made for each of the two classes established pursuant to section 5713.041 of the Revised Code.

(D) With respect to each tax authorized to be levied by each taxing district, the tax commissioner, annually, shall do both of the following:

(1) Determine by what percentage, if any, the sums levied 54 by such tax against the carryover property in each class would 55 have to be reduced for the tax to levy the same number of 56 dollars against such property in that class in the current year 57 as were charged against such property by such tax in the 58 preceding year subsequent to the reduction made under this 59 section but before the reduction made under section 319.302 of 60 the Revised Code. In the case of a tax levied for the first time 61 that is not a renewal of an existing tax, the commissioner shall 62 determine by what percentage the sums that would otherwise be 63 levied by such tax against carryover property in each class 64 would have to be reduced to equal the amount that would have 65 been levied if the full rate thereof had been imposed against 66 the total taxable value of such property in the preceding tax 67 year. A tax or portion of a tax that is designated a replacement 68 levy under section 5705.192 of the Revised Code is not a renewal 69 of an existing tax for purposes of this division. 70

(2) Certify each percentage determined in division (D) (1)
of this section, as adjusted under division (E) of this section,
and the class of property to which that percentage applies to
the auditor of each county in which the district has territory.
The auditor, after complying with section 319.30 of the Revised
Code, shall reduce the sum to be levied by such tax against each

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parcel of real property in the district by the percentage so77certified for its class. Certification shall be made by the78first day of September except in the case of a tax levied for79the first time, in which case certification shall be made within80fifteen days of the date the county auditor submits the81information necessary to make the required determination.82

(E) (1) As used in division (E) (2) of this section, "pre1982 joint vocational taxes" means, with respect to a class of
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property, the difference between the following amounts:
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(a) The taxes charged and payable in tax year 1981 against
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the property in that class for the current expenses of the joint
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vocational school district of which the school district is a
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part after making all reductions under this section;
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(b) Two-tenths of one per cent of the taxable value of all real property in that class.

If the amount in division (E)(1)(b) of this section92exceeds the amount in division (E)(1)(a) of this section, the93pre-1982 joint vocational taxes shall be zero.94

As used in divisions (E)(2) and (3) of this section, 95 "taxes charged and payable" has the same meaning as in division 96 (B)(4) of this section and excludes any tax charged and payable 97 in 1985 or thereafter under sections 5705.194 to 5705.197 or 98 section 5705.199, 5705.213, 5705.219, or 5748.09 of the Revised 99 Code. 100

(2) If in the case of a school district other than a joint
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vocational or cooperative education school district any
percentage required to be used in division (D) (2) of this
section for either class of property could cause the total taxes
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charged and payable for current expenses to be less than two per

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cent of the taxable value of all real property in that class 106 that is subject to taxation by the district, the commissioner 107 shall determine what percentages would cause the district's 108 total taxes charged and payable for current expenses against 109 that class, after all reductions that would otherwise be made 110 under this section, to equal, when combined with the pre-1982 111 joint vocational taxes against that class, the lesser of the 112 following: 113

(a) The sum of the rates at which those taxes are authorized to be levied;

(b) Two per cent of the taxable value of the property in
that class. The auditor shall use such percentages in making the
reduction required by this section for that class.

(3) If in the case of a joint vocational school district 119 any percentage required to be used in division (D)(2) of this 120 section for either class of property could cause the total taxes 121 charged and payable for current expenses for that class to be 122 less than two-tenths of one per cent of the taxable value of 123 that class, the commissioner shall determine what percentages 124 would cause the district's total taxes charged and payable for 125 current expenses for that class, after all reductions that would 126 otherwise be made under this section, to equal that amount. The 127 auditor shall use such percentages in making the reductions 128 required by this section for that class. 129

(F) No reduction shall be made under this section in therate at which any tax is levied.131

(G) The commissioner may order a county auditor to furnish
any information the commissioner needs to make the
determinations required under division (D) or (E) of this
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section, and the auditor shall supply the information in the 135 form and by the date specified in the order. If the auditor 136 fails to comply with an order issued under this division, except 137 for good cause as determined by the commissioner, the 138 commissioner shall withhold from such county or taxing district 139 therein fifty per cent of state revenues to local governments 140 pursuant to section 5747.50 of the Revised Code or shall direct 141 the department of education and workforce to withhold therefrom 142 fifty per cent of state revenues to school districts pursuant to 143 Chapter 3317. of the Revised Code. The commissioner shall 144 withhold the distribution of such revenues until the county 145 auditor has complied with this division, and the department 146 shall withhold the distribution of such revenues until the 147 commissioner has notified the department that the county auditor 148 has complied with this division. 149

(H) If the commissioner is unable to certify a tax 150 reduction factor for either class of property in a taxing 151 district located in more than one county by the last day of 152 November because information required under division (G) of this 153 section is unavailable, the commissioner may compute and certify 154 an estimated tax reduction factor for that district for that 155 class. The estimated factor shall be based upon an estimate of 156 the unavailable information. Upon receipt of the actual 157 information for a taxing district that received an estimated tax 158 reduction factor, the commissioner shall compute the actual tax 159 reduction factor and use that factor to compute the taxes that 160 should have been charged and payable against each parcel of 161 property for the year for which the estimated reduction factor 162 was used. The amount by which the estimated factor resulted in 163 an overpayment or underpayment in taxes on any parcel shall be 164 added to or subtracted from the amount due on that parcel in the 165

ensuing tax year.

A percentage or a tax reduction factor determined or 167 computed by the commissioner under this section shall be used 168 solely for the purpose of reducing the sums to be levied by the 169 tax to which it applies for the year for which it was determined 170 or computed. It shall not be used in making any tax computations 171 for any ensuing tax year. 172

(I) In making the determinations under division (D)(1) of 173 this section, the tax commissioner shall take account of changes 174 in the taxable value of carryover property resulting from 175 complaints filed under section 5715.19 of the Revised Code for 176 determinations made for the tax year in which such changes are 177 reported to the commissioner. Such changes shall be reported to 178 the commissioner on the first abstract of real property filed 179 with the commissioner under section 5715.23 of the Revised Code 180 following the date on which the complaint is finally determined 181 by the board of revision or by a court or other authority with 182 jurisdiction on appeal. The tax commissioner shall account for 183 such changes in making the determinations only for the tax year 184 in which the change in valuation is reported. Such a valuation 185 change shall not be used to recompute the percentages determined 186 under division (D)(1) of this section for any prior tax year. 187

Sec. 319.303. (A) As used in this section:

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(1) "Qualifying nonbusiness property" means real property189or a manufactured or mobile home that meets all of the following190requirements:191

(a) The property is either of the following: 192

(i) Real property that is classified as to use as 193 residential/agricultural property pursuant to section 5713.041 194

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of the Revised Code, but is not classified as a pond or lake;	195
(ii) A manufactured or mobile home on which a manufactured	196
home tax is assessed pursuant to division (D)(2) of section	197
4503.06 of the Revised Code.	198
(b) The property is located in a school district or joint	199
vocational school district that, for the tax year, is subject to	200
an adjustment under division (E) of section 319.301 of the	201
Revised Code with respect to property classified as to use as	202
residential/agricultural property pursuant to section 5713.041	203
of the Revised Code.	204
(c) The property was subject to taxation by that district	205
for the tax year in which the immediately preceding reappraisal	206
or triennial update occurred.	207
(2) "Qualifying business property" means real property	208
that meets all of the following requirements:	209
(a) The property is classified as to use as	210
nonresidential/agricultural property pursuant to section	211
5713.041 of the Revised Code, but is not classified as vacant	212
property within this class.	213
(b) The property is located in a school district or joint	214
vocational school district that, for the tax year, is subject to	215
an adjustment under division (E) of section 319.301 of the	216
Revised Code with respect to property classified as to use as	217
nonresidential/agricultural property pursuant to section	218
5713.041 of the Revised Code.	219
(c) The property was subject to taxation by that district	220
for the tax year in which the immediately preceding reappraisal	221
or triennial update occurred.	221
or criemitar apaace occurred.	

(3) "Taxes charged and payable" means real property taxes,	223
and manufactured or mobile home taxes assessed pursuant to	224
division (D)(2) of section 4503.06 of the Revised Code, that are	225
charged and payable after the reduction required by section	226
319.301 of the Revised Code but before the reductions required	227
under this section or sections 319.302, 323.152, 323.158,	228
4503.065, and 4503.0610 of the Revised Code.	229
	0.00
(4) "Reappraisal or triennial update" means a tax year in	230
which section 5715.24 of the Revised Code applies in the county.	231
(5) "Indexed property tax revenue" for qualifying	232
nonbusiness property or qualifying business property means the	233
sum of the following, as applicable:	234
(a) The taxes charged and payable within the ten-mill	235
limitation, and in excess of that limitation with respect to any	236
levy not subject to division (E) of section 319.301 of the	230
Revised Code, for a school district or joint vocational school	238
district, as applicable, against qualifying nonbusiness property	230
or qualifying business property for the tax year;	235
or quarrying business property for the tax year,	240
(b) The taxes charged and payable in excess of the ten-	241
mill limitation, other than those described in division (A)(5)	242
(a) of this section, for the school district or joint vocational	243
school district, as applicable, against qualifying nonbusiness	244
property or qualifying business property for the immediately	245
preceding tax year, less any reductions required by this section	246
for that year;	247
	0.4.0
(c) The product obtained by multiplying the amount	248
computed with respect to the qualifying nonbusiness property or	249
qualifying business property of a school district or joint	250
vocational school district under division (A)(5)(b) of this	251

section, as applicable, by the greater of zero per cent or the	252
percentage change in the gross domestic product deflator	253
computed over the three preceding tax years, as determined under	254
division (E) of this section.	255
(c) $\ \nabla$	250
(6) "Floor tax revenue" means the taxes charged and	256
payable for a school district or joint vocational school	257
district, as applicable, against qualifying nonbusiness property	258
or qualifying business property for the tax year.	259
(7) "Credit factor" means one minus the quotient obtained	260
by dividing the applicable indexed property tax revenue by the	261
applicable floor tax revenue.	262
(8) "Effective tax rate" means the effective rate levied	263
by a school district or joint vocational school district after	264
making the reduction required by section 319.301 of the Revised	265
Code, but before making any reduction under this section.	265
code, but before making any reduction under this section.	200
(B) Qualifying nonbusiness property qualifies for a	267
reduction in the real property taxes or manufactured home taxes	268
levied by a school district or joint vocational school district	269
as follows:	270
(1) If, for a tax year in which a county undergoes a	271
reappraisal or triennial update, a school district is described	272
in division (A)(1)(b) of this section and its floor tax revenue	273
for qualifying nonbusiness property exceeds its indexed property	274
tax revenue for such property, qualifying nonbusiness property	275
located in that district shall qualify for a reduction under	276
this division for that tax year and for the following two tax	270
years. For each such year, the reduction shall equal the result	278
obtained by multiplying the taxes charged and payable against	279
the property for the tax year by the credit factor computed for	280

the district's qualifying nonbusiness property for the tax year	281
in which the county underwent the reappraisal or triennial	282
update.	283
(2) If, for a tax year in which a county undergoes a	284
	285
reappraisal or triennial update, a joint vocational school	
district is described in division (A)(1)(b) of this section and	286
its floor tax revenue for qualifying nonbusiness property	287
exceeds its indexed property tax revenue for such property,	288
qualifying nonbusiness property located in that district shall	289
qualify for a reduction under this division for that tax year	290
and for the following two tax years. For each such year, the	291
reduction shall equal the result obtained by multiplying the	292
taxes charged and payable against the property for the tax year	293
by the credit factor computed for the district's qualifying	294
nonbusiness property for the tax year in which the county	295
underwent the reappraisal or triennial update.	296
(C) Qualifying business property qualifies for a reduction	297
in the real property taxes levied by a school district or joint	298
vocational school district as follows:	299
(1) If, for a tax year in which a county undergoes a	300
reappraisal or triennial update, a school district is described	301
in division (A)(2)(b) of this section and its floor tax revenue	302
for qualifying business property exceeds its indexed property	303
tax revenue for such property, qualifying business property	304
located in that district shall qualify for a reduction under	305
this division for that tax year and for the following two tax	306
years. For each such year, the reduction shall equal the result	307
obtained by multiplying the taxes charged and payable against	308
the property for the tax year by the credit factor computed for	309
the district's qualifying business property for the tax year in	310

which the county underwent the reappraisal or triennial update.	311
(2) If, for a tax year in which a county undergoes a	312
reappraisal or triennial update, a joint vocational school	313
district is described in division (A)(2)(b) of this section and	314
its floor tax revenue for qualifying business property exceeds	315
its indexed property tax revenue for such property, qualifying	316
business property located in that district shall qualify for a	317
reduction under this division for that tax year and for the	318
following two tax years. For each such year, the reduction shall	319
equal the result obtained by multiplying the taxes charged and	320
payable against the property for the tax year by the credit	321
factor computed for the district's qualifying business property	322
for the tax year in which the county underwent the reappraisal	323
or triennial update.	324
(D) A reduction applied under this section shall reduce	325
only the taxes charged and payable of taxes whose effective tax	326
rate is adjusted by operation of division (E) of section 319.301	327
of the Revised Code, in proportion to the extent to which each	328
effective tax rate is so adjusted. The county auditor and county	329
treasurer, when settling tax collections under section 321.24 of	330
the Revised Code, shall compute the amount by which collections	331
of each such tax are to be reduced, and the county treasurer	332
shall certify that information to each affected school district	333
upon making a payment of such collections to the school	334
district.	335
(E) For the nurners of division (λ) (5) (c) of this costion	336
(E) For the purpose of division (A)(5)(c) of this section, the tax commissioner shall annually determine the percentage	337
change in the gross domestic product deflator determined by the	338
bureau of economic analysis of the United States department of	339
commerce from the first day of January of the third preceding	340

calendar year to the last day of December of the preceding	341
calendar year. The commissioner shall certify the resulting	342
amount to each county auditor whose county undergoes a	343
reappraisal or triennial update, not later than the first day of	344
December of each year.	345
Sec. 323.08. (A) After certifying the tax list and	346
duplicate pursuant to section 319.28 of the Revised Code, the	347
county auditor shall deliver a list of the tax rates, tax	348
reduction factors, and effective tax rates assessed and applied	349
against each of the two classes of property of the county to the	350
county treasurer, who shall immediately cause a schedule of such	351
tax rates and effective rates to be published using at least one	352
of the following methods:	353
of the following methods.	555
(1) In the print or digital edition of a newspaper of	354
general circulation in the county;	355
(2) On the official public notice web site established	356
under section 125.182 of the Revised Code;	357
(3) On the web site and social media account of the	358
county.	359
Alternatively, in lieu of such publication, the county	360
treasurer may insert a copy of such schedule with each tax bill	361
mailed. Such schedule shall specify particularly the rates and	362
effective rates of taxation levied for all purposes on the tax	363
list and duplicate for the support of the various taxing units	364
within the county, expressed in dollars and cents for each one	365
thousand dollars of valuation. The effective tax rates shall be	366
printed in boldface type.	367
(B) The county treasurer shall publish notice of the date	368
(b) The councy creasurer sharr publish hource of the date	200

(B) The county treasurer shall publish notice of the date 368 of the last date for payment of each installment of taxes once a 369

week for two successive weeks before such date using at least	370
one of the following methods:	371
(1) In the print or digital edition of a newspaper of	372
general circulation within the county;	373
general errealaeren kremin ene eeunej,	0.10
(2) On the official public notice web site established	374
under section 125.182 of the Revised Code;	375
(3) On the web site and social media account of the	376
county.	377
The notice shall contain notice that any taxes haid after	378
The notice shall contain notice that any taxes paid after	
such date will accrue a penalty and interest and that failure to	379
receive a tax bill will not avoid such penalty and interest. The	380
notice shall contain a telephone number that may be called by	381
taxpayers who have not received tax bills.	382
(C) As used in this section and section 323.131 of the	383
Revised Code, "effective tax rate" means the effective rate	384
after making the reduction required by section 319.301, but	385
before making the reduction required by section 319.302 or, if	386
applicable, 319.303 of the Revised Code.	387
Sec. 323.152. In addition to the reduction in taxes	388
required under sections_319.302 and 319.303 of the	389
Revised Code, taxes shall be reduced as provided in divisions	390
(A) and (B) of this section.	391
(A)(1)(a) Division (A)(1) of this section applies to any	392
of the following persons:	393
(i) A person who is permanently and totally disabled;	394
(ii) A person who is sixty-five years of age or older;	395
(iii) A person who is the surviving spouse of a deceased	396

person who was permanently and totally disabled or sixty-five397years of age or older and who applied and qualified for a398reduction in taxes under this division in the year of death,399provided the surviving spouse is at least fifty-nine but not400sixty-five or more years of age on the date the deceased spouse401dies.402

(b) Real property taxes on a homestead owned and occupied, 403
or a homestead in a housing cooperative occupied, by a person to 404
whom division (A) (1) of this section applies shall be reduced 405
for each year for which an application for the reduction has 406
been approved. The reduction shall equal one of the following 407
amounts, as applicable to the person: 408

(i) If the person received a reduction under division (A)
(1) of this section for tax year 2006, the greater of the
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reduction for that tax year or the amount computed under
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division (A) (1) (c) of this section;
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(ii) If the person received, for any homestead, a
reduction under division (A) (1) of this section for tax year
2013 or under division (A) of section 4503.065 of the Revised
Code for tax year 2014 or the person is the surviving spouse of
such a person and the surviving spouse is at least fifty-nine
years of age on the date the deceased spouse dies, the amount
computed under division (A) (1) (c) of this section.

(iii) If the person is not described in division (A) (1) (b)
(i) or (ii) of this section and the person's total income does
not exceed thirty thousand dollars, as adjusted under division
(A) (1) (d) of this section, the amount computed under division
(A) (1) (c) of this section.

(c) The amount of the reduction under division (A)(1)(c)

of this section equals the product of the following: 426

(i) Twenty-five thousand dollars of the true value of the
property in money, as adjusted under division (A) (1) (d) of this
section;

(ii) The assessment percentage established by the tax
commissioner under division (B) of section 5715.01 of the
Revised Code, not to exceed thirty-five per cent;
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(iii) The effective tax rate used to calculate the taxes
charged against the property for the current year, where
"effective tax rate" is defined as in section 323.08 of the
Revised Code;

(iv) The quantity equal to one minus the sum of the percentage reductions in taxes received by the property for the current tax year under <u>section_sections_319.302</u> and <u>319.303</u> of the Revised Code and division (B) of section 323.152 of the Revised Code.

(d) The tax commissioner shall adjust the total income threshold described in division (A)(1)(b)(iii) and the reduction amounts described in divisions (A)(1)(c)(i), (A)(2), and (A)(3) of this section by completing the following calculations in September of each year:

(i) Determine the percentage increase in the gross
domestic product deflator determined by the bureau of economic
analysis of the United States department of commerce from the
first day of January of the preceding calendar year to the last
day of December of the preceding calendar year;

(ii) Multiply that percentage increase by the total income
threshold or reduction amount for the current tax year, as
applicable;

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(iii) Add the resulting product to the total income 455 threshold or the reduction amount, as applicable, for the 456 current tax year; 457

(iv) Round the resulting sum to the nearest multiple ofdone hundred dollars.459

The commissioner shall certify the amount resulting from 460 each adjustment to each county auditor not later than the first 461 day of December each year. The certified total income threshold 462 amount applies to the following tax year for persons described 463 in division (A)(1)(b)(iii) of this section. The certified 464 reduction amount applies to the following tax year. The 465 commissioner shall not make the applicable adjustment in any 466 calendar year in which the amount resulting from the adjustment 467 would be less than the total income threshold or the reduction 468 469 amount for the current tax year.

(2) (a) Real property taxes on a homestead owned and occupied, or a homestead in a housing cooperative occupied, by a disabled veteran shall be reduced for each year for which an application for the reduction has been approved. The reduction shall equal the product obtained by multiplying fifty thousand dollars of the true value of the property in money, as adjusted under division (A) (1) (d) of this section, by the amounts described in divisions (A) (1) (c) (ii) to (iv) of this section. The reduction is in lieu of any reduction under section 323.158 of the Revised Code or division (A) (1), (2) (b), or (3) of this section. The reduction applies to only one homestead owned and occupied by a disabled veteran.

(b) Real property taxes on a homestead owned and occupied, 482
or a homestead in a housing cooperative occupied, by the 483
surviving spouse of a disabled veteran shall be reduced for each 484

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year an application for exemption is approved. The reduction 485 shall equal to the amount of the reduction authorized under 486 division (A)(2)(a) of this section. 487

The reduction is in lieu of any reduction under section 488 323.158 of the Revised Code or division (A)(1), (2)(a), or (3) 489 of this section. The reduction applies to only one homestead 490 owned and occupied by the surviving spouse of a disabled 491 veteran. A homestead qualifies for a reduction in taxes under 492 division (A)(2)(b) of this section beginning in one of the 493 following tax years: 494

(i) For a surviving spouse described in division (L) (1) of
section 323.151 of the Revised Code, the year the disabled
veteran dies;

(ii) For a surviving spouse described in division (L) (2)
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of section 323.151 of the Revised Code, the first year on the
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first day of January of which the total disability rating
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described in division (F) of that section has been received for
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the deceased spouse.

In either case, the reduction shall continue through the tax year in which the surviving spouse dies or remarries.

505 (3) Real property taxes on a homestead owned and occupied, or a homestead in a housing cooperative occupied, by the 506 surviving spouse of a public service officer killed in the line 507 of duty shall be reduced for each year for which an application 508 for the reduction has been approved. The reduction shall equal 509 the product obtained by multiplying fifty thousand dollars of 510 the true value of the property in money, as adjusted under 511 division (A)(1)(d) of this section, by the amounts described in 512 divisions (A)(1)(c)(ii) to (iv) of this section. The reduction 513

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is in lieu of any reduction under section 323.158 of the Revised
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Code or division (A) (1) or (2) of this section. The reduction
applies to only one homestead owned and occupied by such a
surviving spouse. A homestead qualifies for a reduction in taxes
under division (A) (3) of this section for the tax year in which
the public service officer dies through the tax year in which
the surviving spouse dies or remarries.

(B) To provide a partial exemption, real property taxes on 521 any homestead, and manufactured home taxes on any manufactured 522 or mobile home on which a manufactured home tax is assessed 523 pursuant to division (D)(2) of section 4503.06 of the Revised 524 Code, shall be reduced for each year for which an application 525 for the reduction has been approved. The amount of the reduction 526 shall equal two and one-half per cent of the amount of taxes to 527 be levied by qualifying levies on the homestead or the 528 manufactured or mobile home after applying section 319.301 of 529 the Revised Code. For the purposes of this division, "qualifying 530 levy" has the same meaning as in section 319.302 of the Revised 531 Code. 532

(C) The reductions granted by this section do not apply to special assessments or respread of assessments levied against the homestead, and if there is a transfer of ownership subsequent to the filing of an application for a reduction in taxes, such reductions are not forfeited for such year by virtue of such transfer.

(D) The reductions in taxable value referred to in this
section shall be applied solely as a factor for the purpose of
computing the reduction of taxes under this section and shall
not affect the total value of property in any subdivision or
taxing district as listed and assessed for taxation on the tax

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lists and duplicates, or any direct or indirect limitations on 544 indebtedness of a subdivision or taxing district. If after 545 application of sections 5705.31 and 5705.32 of the Revised Code, 546 including the allocation of all levies within the ten-mill 547 limitation to debt charges to the extent therein provided, there 548 would be insufficient funds for payment of debt charges not 549 provided for by levies in excess of the ten-mill limitation, the 550 reduction of taxes provided for in sections 323.151 to 323.159 551 of the Revised Code shall be proportionately adjusted to the 552 extent necessary to provide such funds from levies within the 553 ten-mill limitation. 554

(E) No reduction shall be made on the taxes due on the homestead of any person convicted of violating division (D) or(E) of section 323.153 of the Revised Code for a period of three years following the conviction.

Sec. 323.155. The tax bill prescribed under section 323.131 of the Revised Code shall indicate the net amount of taxes due following the reductions in taxes under sections 319.301, 319.302, <u>319.303</u>, 323.152, and 323.16 of the Revised Code.

Any reduction in taxes under section 323.152 of the564Revised Code shall be disregarded as income or resources in565determining eligibility for any program or calculating any566payment under Title LI of the Revised Code.567

Sec. 323.158. (A) As used in this section, "qualifying 568
county" means a county to which both of the following apply: 569

(1) At least one major league professional athletic team
plays its home schedule in the county for the season beginning
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in 1996;
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(2) The majority of the electors of the county, voting at
an election held in 1996, approved a referendum on a resolution
of the board of county commissioners levying a sales and use tax
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under sections 5739.026 and 5741.023 of the Revised Code.
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(B) On or before December 31, 1996, the board of county 577 commissioners of a qualifying county may adopt a resolution 578 under this section. The resolution shall grant a partial real 579 property tax exemption to each homestead in the county that also 580 receives the tax reduction under division (B) of section 323.152 581 of the Revised Code. The partial exemption shall take the form 582 of the reduction by a specified percentage each year of the real 583 property taxes on the homestead. The resolution shall specify 584 the percentage, which may be any amount. The board may include 585 in the resolution a condition that the partial exemption will 586 apply only upon the receipt by the county of additional revenue 587 from a source specified in the resolution. The resolution shall 588 specify the tax year in which the partial exemption first 589 applies, which may be the tax year in which the resolution takes 590 effect as long as the resolution takes effect before the county 591 auditor certifies the tax duplicate of real and public utility 592 593 property for that tax year to the county treasurer. Upon adopting the resolution, the board shall certify copies of it to 594 the county auditor and the tax commissioner. 595

(C) After complying with sections 319.301, 319.302, 596 319.303, and 323.152 of the Revised Code, the county auditor 597 shall reduce the remaining sum to be levied against a homestead 598 by the percentage called for in the resolution adopted under 599 division (B) of this section. The auditor shall certify the 600 amount of taxes remaining after the reduction to the county 601 treasurer for collection as the real property taxes charged and 602 payable on the homestead. 603

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(D) For each tax year, the county auditor shall certify to 604 the board of county commissioners the total amount by which real 605 property taxes were reduced under this section. At the time of 606 each semi-annual settlement of real property taxes between the 607 county auditor and county treasurer, the board of county 608 commissioners shall pay to the auditor one-half of that total 609 amount. Upon receipt of the payment, the county auditor shall 610 distribute it among the various taxing districts in the county 611 as if it had been levied, collected, and settled as real 612 property taxes. The board of county commissioners shall make the 613 payment from the county general fund or from any other county 614 revenue that may be used for that purpose. In making the 615 payment, the board may use revenue from taxes levied by the 616 county to provide additional general revenue under sections 617 5739.021 and 5741.021 of the Revised Code or to provide 618 additional revenue for the county general fund under sections 619 5739.026 and 5741.023 of the Revised Code. 620

(E) The partial exemption under this section shall not
directly or indirectly affect the determination of the principal
amount of notes that may be issued in anticipation of a tax levy
or the amount of securities that may be issued for any permanent
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improvements authorized in conjunction with a tax levy.

(F) At any time, the board of county commissioners may 626 adopt a resolution amending or repealing the partial exemption 627 granted under this section. Upon adopting a resolution amending 628 or repealing the partial exemption, the board shall certify 629 copies of it to the county auditor and the tax commissioner. The 630 resolution shall specify the tax year in which the amendment or 631 repeal first applies, which may be the tax year in which the 632 resolution takes effect as long as the resolution takes effect 633 before the county auditor certifies the tax duplicate of real 634

and public utility property for that tax year to the county	635
treasurer.	636
(G) If a person files a late application for a tax	637
reduction under division (B) of section 323.152 of the Revised	638
Code for the preceding year, and is granted the reduction, the	639
person also shall receive the reduction under this section for	640
the preceding year. The county auditor shall credit the amount	641
of the reduction against the person's current year taxes, and	642
shall include the amount of the reduction in the amount	643
certified to the board of county commissioners under division	644
(D) of this section.	645
	C A C
Sec. 3317.017. This section shall apply only for fiscal	646
years 2024 and 2025.	647
(A) The department of education and workforce shall	648
compute a city, local, or exempted village school district's	649
per-pupil local capacity amount for a fiscal year as follows:	650
(1) Calculate the district's valuation per pupil for that	651
fiscal year as follows:	652
iiscai year as torrows.	052
(a) Determine the minimum of the district's three-year	653
average valuation _, for the fiscal year for which the	654
calculation is made, a three-year average of qualifying	655
valuations for the district using the three most recent tax	656
years for which data is available and the district's taxable	657
value for qualifying valuation for the most recent tax year for	658
which data is available;	659
(b) Divide the amount determined under division (A)(1)(a)	660
of this section by the district's base cost enrolled ADM for the	661
fiscal year for which the calculation is made.	662

(2) Calculate the district's local share federal adjusted 663

gross income per pupil for that fiscal year as follows:	664
(a) Determine the minimum of the following:	665
(i) The average of the total federal adjusted gross income	666
of the district's residents for the three most recent tax years	667
for which data is available, as certified under section 3317.021	668
of the Revised Code;	669
(ii) The total federal adjusted gross income of the	670
district's residents for the most recent tax year for which data	671
is available, as certified under section 3317.021 of the Revised	672
Code.	673
(b) Divide the amount determined under division (A)(2)(a)	674
of this section by the district's base cost enrolled ADM for the	675
fiscal year for which the calculation is made.	676
(3) Calculate the district's adjusted local share federal	677
adjusted gross income per pupil for that fiscal year as follows:	678
(a) Determine both of the following:	679
(i) The median federal adjusted gross income of the	680
district's residents for the most recent tax year for which data	681
is available, as certified under section 3317.021 of the Revised	682
Code;	683
(ii) The number of state tax returns filed by taxpayers	684
residing in the district for the most recent tax year for which	685
data is available, as certified under section 3317.021 of the	686
Revised Code.	687
(b) Compute the product of divisions (A)(3)(a)(i) and (ii)	688
of this section;	689
(c) Divide the amount determined under division (A)(3)(b)	690

fiscal year for which the calculation is made.
(4) Calculate the district's per-pupil local capacity
(3) Determine the median of the median federal adjusted
(4) Calculate the median of the median federal adjusted
(5) Determine the median of the median federal adjusted
(5) Constrained for all districts statewide under
(5) Constrained the district's median federal adjusted gross
(6) Divide the district's median federal adjusted gross
(6) Divide the district's median federal adjusted gross
(6) Divide the district's median federal adjusted gross

income for that fiscal year determined under division (A)(3)(a) 699
(i) of this section by the median federal adjusted gross income 700
for all districts statewide determined under division (A)(4)(a) 701
of this section; 702

of this section by the district's base cost enrolled ADM for the

(c) Rank all school districts in order of the ratios
calculated under division (A) (4) (b) of this section, from the
district with the highest ratio calculated under division (A) (4)
(b) of this section to the district with the lowest ratio
calculated under division (A) (4) (b) of this section;

(d) Determine the district's per-pupil local capacity 708percentage as follows: 709

(i) If the ratio calculated for the district under
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division (A) (4) (b) of this section is greater than or equal to
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the ratio calculated under division (A) (4) (b) of this section
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for the district with the fortieth highest ratio as determined
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under division (A) (4) (c) of this section, the district's per714
pupil local capacity percentage shall be equal to 0.025.

(ii) If the ratio calculated for the district under
division (A) (4) (b) of this section is less than the ratio
calculated under division (A) (4) (b) of this section for the
district with the fortieth highest ratio as determined under
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division (A) (4) (c) of this section but greater than 1.0, the 720 district's per-pupil local capacity percentage shall be equal to 721 an amount calculated as follows: 722 {[(The ratio calculated for the district under division (A) (4) 723 (b) of this section - 1) $\times 0.0025$]/ (the ratio calculated under 724 division (A) (4) (b) of this section for the district with the 725 fortieth highest ratio as determined under division (A)(4)(c) of 726 this section -1) + 0.0225 727 (iii) If the ratio calculated for the district under 728 division (A)(4)(b) of this section is less than or equal to 1.0, 729 the district's per-pupil local capacity percentage shall be 730 equal to the amount calculated under division (A)(4)(b) of this 731 section times 0.0225. 732 (5) Calculate the district's per-pupil local capacity 733 amount for that fiscal year as follows: 734 (The district's valuation per pupil calculated under division 735 (A) (1) of this section for that fiscal year X the district's 736 per-pupil local capacity percentage calculated under division 737 (A) (4) of this section X 0.60 + (the district's local share 738 federal adjusted gross income per pupil calculated under 739 division (A)(2) of this section for that fiscal year X the 740 district's per-pupil local capacity percentage calculated under 741 division (A) (4) of this section X 0.20) + (the district's 742 adjusted local share federal adjusted gross income per pupil 743 calculated under division (A)(3) of this section for that fiscal 744 year X the district's per-pupil local capacity percentage 745 calculated under division (A) (4) of this section X 0.20) 746

(B) The department shall compute a city, local, orexempted village school district's state share for a fiscal year748

as follows:	749
(1) If the district's per-pupil local capacity amount for	750
that fiscal year divided by the district's base cost per pupil	751
for that fiscal year is greater than 0.90, then the district's	752
state share shall be equal to (the district's base cost per	753
pupil for that fiscal year X 0.10 X the district's enrolled ADM $$	754
for that fiscal year).	755
(2) If the district's per-pupil local capacity amount for	756
that fiscal year divided by the district's base cost per pupil	757
for that fiscal year is less than or equal to 0.90, then the	758
district's state share for that fiscal year shall be equal to	759
[(the district's base cost per pupil for that fiscal year - the	760
district's per-pupil local capacity amount for that fiscal year)	761
X the district's enrolled ADM for that fiscal year].	762
(C) The department shall compute a city, local, or	763
exempted village school district's state share percentage for a	764
fiscal year as follows:	765
(the district's base cost per pupil amount for that fiscal year	766
- the district's per pupil local capacity amount for that fiscal	767
year)/(the district's base cost per pupil amount for that fiscal	768
year).	769
If the result is less than 0.10, the state share	770
percentage shall be 0.10.	771
Sec. 3317.02. As used in this chapter:	772
(A) "Alternative school" has the same meaning as in	773
section 3313.974 of the Revised Code.	774
(B) "Autism scholarship unit" means a unit that consists	775
of all of the students for whom autism scholarships are awarded	776

under section 3310.41 of the Revised Code. 777 (C) For fiscal years 2024 and 2025, a district's "base 778 cost enrolled ADM" for a fiscal year means the greater of the 779 following: 780 (1) The district's enrolled ADM for the previous fiscal 781 782 year; (2) The average of the district's enrolled ADM for the 783 previous three fiscal years. 784 (D)(1) "Base cost per pupil" means the following for a 785 786 city, local, or exempted village school district: (a) For fiscal years 2024 and 2025, the aggregate base 787 cost calculated for that district for that fiscal year under 788 section 3317.011 of the Revised Code divided by the district's 789 base cost enrolled ADM for that fiscal year; 790 (b) For fiscal year 2026 and each fiscal year thereafter, 791 an amount calculated in a manner determined by the general 792 assembly. 793 (2) "Base cost per pupil" means the following for a joint 794 vocational school district: 795 (a) For fiscal years 2024 and 2025, the aggregate base 796 cost calculated for that district for that fiscal year under 797 section 3317.012 of the Revised Code divided by the district's 798 base cost enrolled ADM for that fiscal year; 799 (b) For fiscal year 2026 and each fiscal year thereafter, 800 an amount calculated in a manner determined by the general 801 assembly. 802 (E) (1) "Category one career-technical education ADM" means 803

the enrollment of students during the school year on a full-time 804 equivalency basis in career-technical education programs 805 described in division (A)(1) of section 3317.014 of the Revised 806 Code and, in the case of a funding unit that is a city, local, 807 exempted village, or joint vocational school district, certified 808 under division (B)(11) or (D)(2)(h) of section 3317.03 of the 809 Revised Code or, in the case of the community and STEM school 810 unit, reported by all community and STEM schools statewide under 811 divisions (B)(4) and (5) of section 3314.08 of the Revised Code 812 and division (D) of section 3326.32 of the Revised Code. 813

814 (2) "Category two career-technical education ADM" means the enrollment of students during the school year on a full-time 815 equivalency basis in career-technical education programs 816 described in division (A)(2) of section 3317.014 of the Revised 817 Code and, in the case of a funding unit that is a city, local, 818 exempted village, or joint vocational school district, certified 819 under division (B)(12) or (D)(2)(i) of section 3317.03 of the 820 Revised Code or, in the case of the community and STEM school 821 unit, reported by all community and STEM schools statewide under 822 divisions (B)(4) and (5) of section 3314.08 of the Revised Code 823 and division (D) of section 3326.32 of the Revised Code. 824

825 (3) "Category three career-technical education ADM" means the enrollment of students during the school year on a full-time 826 equivalency basis in career-technical education programs 827 described in division (A)(3) of section 3317.014 of the Revised 828 Code and, in the case of a funding unit that is a city, local, 829 exempted village, or joint vocational school district, certified 830 under division (B) (13) or (D) (2) (j) of section 3317.03 of the 831 Revised Code or, in the case of the community and STEM school 832 unit, reported by all community and STEM schools statewide under 833 divisions (B)(4) and (5) of section 3314.08 of the Revised Code 834 and division (D) of section 3326.32 of the Revised Code.

(4) "Category four career-technical education ADM" means 836 the enrollment of students during the school year on a full-time 837 equivalency basis in career-technical education programs 838 described in division (A)(4) of section 3317.014 of the Revised 839 Code and, in the case of a funding unit that is a city, local, 840 exempted village, or joint vocational school district, certified 841 under division (B) (14) or (D) (2) (k) of section 3317.03 of the 842 Revised Code or, in the case of the community and STEM school 843 unit, reported by all community and STEM schools statewide under 844 divisions (B)(4) and (5) of section 3314.08 of the Revised Code 845 and division (D) of section 3326.32 of the Revised Code. 846

(5) "Category five career-technical education ADM" means 847 the enrollment of students during the school year on a full-time 848 equivalency basis in career-technical education programs 849 described in division (A)(5) of section 3317.014 of the Revised 850 Code and, in the case of a funding unit that is a city, local, 851 exempted village, or joint vocational school district, certified 852 under division (B)(15) or (D)(2)(1) of section 3317.03 of the 853 Revised Code or, in the case of the community and STEM school 854 unit, reported by all community and STEM schools statewide under 855 divisions (B)(4) and (5) of section 3314.08 of the Revised Code 856 and division (D) of section 3326.32 of the Revised Code. 857

(F) (1) "Category one English learner ADM" means the fulltime equivalent number of English learners described in division
(A) of section 3317.016 of the Revised Code and, in the case of
a funding unit that is a city, local, exempted village, or joint
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vocational school district, certified under division (B) (16) or
(D) (2) (m) of section 3317.03 of the Revised Code or, in the case
a for the community and STEM school unit, reported by all community

and STEM schools statewide under division (B)(6) of section 3314.08 of the Revised Code and division (E) of section 3326.32 of the Revised Code.

(2) "Category two English learner ADM" means the full-time equivalent number of English learners described in division (B) of section 3317.016 of the Revised Code and, in the case of a funding unit that is a city, local, exempted village, or joint vocational school district, certified under division (B) (17) or (D) (2) (n) of section 3317.03 of the Revised Code or, in the case of the community and STEM school unit, reported by all community and STEM schools statewide under division (B) (6) of section 3314.08 of the Revised Code and division (E) of section 3326.32 of the Revised Code.

(3) "Category three English learner ADM" means the full-878 time equivalent number of English learners described in division 879 (C) of section 3317.016 of the Revised Code and, in the case of 880 a funding unit that is a city, local, exempted village, or joint 881 vocational school district, certified under division (B)(18) or 882 (D)(2)(o) of section 3317.03 of the Revised Code or, in the case 883 of the community and STEM school unit, reported by all community 884 and STEM schools statewide under division (B)(6) of section 885 3314.08 of the Revised Code and division (E) of section 3326.32 886 of the Revised Code. 887

(G) (1) "Category one special education ADM" means the 888 full-time equivalent number of children with disabilities 889 receiving special education services for the disability 890 specified in division (A) of section 3317.013 of the Revised 891 Code and, in the case of a funding unit that is a city, local, 892 exempted village, or joint vocational school district, certified 893 under division (B) (5) or (D) (2) (b) of section 3317.03 of the 894

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Revised Code or, in the case of the community and STEM school895unit, reported by all community and STEM schools statewide under896division (B)(3) of section 3314.08 of the Revised Code and897division (C) of section 3326.32 of the Revised Code.898

(2) "Category two special education ADM" means the full-899 time equivalent number of children with disabilities receiving 900 special education services for those disabilities specified in 901 division (B) of section 3317.013 of the Revised Code and, in the 902 case of a funding unit that is a city, local, exempted village, 903 904 or joint vocational school district, certified under division (B) (6) or (D) (2) (c) of section 3317.03 of the Revised Code or, 905 in the case of the community and STEM school unit, reported by 906 all community and STEM schools statewide under division (B)(3) 907 of section 3314.08 of the Revised Code and division (C) of 908 section 3326.32 of the Revised Code. 909

(3) "Category three special education ADM" means the full-910 time equivalent number of students receiving special education 911 services for those disabilities specified in division (C) of 912 section 3317.013 of the Revised Code, and, in the case of a 913 funding unit that is a city, local, exempted village, or joint 914 vocational school district, certified under division (B)(7) or 915 (D)(2)(d) of section 3317.03 of the Revised Code or, in the case 916 of the community and STEM school unit, reported by all community 917 and STEM schools statewide under division (B)(3) of section 918 3314.08 of the Revised Code and division (C) of section 3326.32 919 of the Revised Code. 920

(4) "Category four special education ADM" means the full921
time equivalent number of students receiving special education
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services for those disabilities specified in division (D) of
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section 3317.013 of the Revised Code and, in the case of a
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funding unit that is a city, local, exempted village, or joint 925 vocational school district, certified under division (B)(8) or 926 (D)(2)(e) of section 3317.03 of the Revised Code or, in the case 927 of the community and STEM school unit, reported by all community 928 and STEM schools statewide under division (B)(3) of section 929 3314.08 of the Revised Code and division (C) of section 3326.32 930 of the Revised Code. 931

(5) "Category five special education ADM" means the full-932 time equivalent number of students receiving special education 933 services for the disabilities specified in division (E) of 934 section 3317.013 of the Revised Code and, in the case of a 935 funding unit that is a city, local, exempted village, or joint 936 vocational school district, certified under division (B)(9) or 937 (D)(2)(f) of section 3317.03 of the Revised Code or, in the case 938 of the community and STEM school unit, reported by all community 939 and STEM schools statewide under division (B)(3) of section 940 3314.08 of the Revised Code and division (C) of section 3326.32 941 of the Revised Code. 942

(6) "Category six special education ADM" means the full-943 time equivalent number of students receiving special education 944 services for the disabilities specified in division (F) of 945 section 3317.013 of the Revised Code and, in the case of a 946 funding unit that is a city, local, exempted village, or joint 947 vocational school district certified under division (B)(10) or 948 (D)(2)(q) of section 3317.03 of the Revised Code or, in the case 949 of the community and STEM school unit, reported by all community 950 and STEM schools statewide under division (B)(3) of section 951 3314.08 of the Revised Code and division (C) of section 3326.32 952 of the Revised Code. 953

(H) "Community and STEM school unit" means a unit that

consists of all of the students enrolled in community schools955established under Chapter 3314. of the Revised Code and science,956technology, engineering, and mathematics schools established957under Chapter 3326. of the Revised Code.958

(I) (1) "Economically disadvantaged index for a school 959district" means the following: 960

(a) For fiscal years 2024 and 2025, the square of the
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quotient of that district's percentage of students in its
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enrolled ADM who are identified as economically disadvantaged as
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defined by the department of education and workforce, divided by
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the percentage of students in the statewide ADM identified as
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economically disadvantaged. For purposes of this calculation:

(i) For a city, local, or exempted village school967district, the "statewide ADM" equals the sum of the following:968

(I) The enrolled ADM for all city, local, and exempted969village school districts combined;970

(II) The statewide enrollment of students in community971schools established under Chapter 3314. of the Revised Code;972

(III) The statewide enrollment of students in science,
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technology, engineering, and mathematics schools established
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under Chapter 3326. of the Revised Code.
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(ii) For a joint vocational school district, the
"statewide ADM" equals the sum of the enrolled ADM for all joint
vocational school districts combined.
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(b) For fiscal year 2026 and each fiscal year thereafter,
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an index calculated in a manner determined by the general
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assembly.

(2) "Economically disadvantaged index for a community or

STEM school" means the following:

(a) For fiscal years 2024 and 2025, the square of the 984 quotient of the percentage of students enrolled in the school 985 who are identified as economically disadvantaged as defined by 986 the department, divided by the percentage of students in the 987 statewide ADM identified as economically disadvantaged. For 988 purposes of this calculation, the "statewide ADM" equals the 989 "statewide ADM" for city, local, and exempted village school 990 districts described in division (I)(1)(a)(i) of this section. 991

(b) For fiscal year 2026 and each fiscal year thereafter, 992
an index calculated in a manner determined by the general 993
assembly. 994

(J) "Educational choice scholarship unit" means a unit
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 that consists of all of the students for whom educational choice
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 scholarships are awarded under sections 3310.03 and 3310.032 of
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 the Revised Code.
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(K) "Enrolled ADM" means the following:

(1) For a city, local, or exempted village school
district, the enrollment reported under division (A) of section
3317.03 of the Revised Code, as verified by the department and
adjusted if so ordered under division (K) of that section, and
as further adjusted by the department, as follows:

(a) Add the students described in division (A) (1) (b) ofsection 3317.03 of the Revised Code;1006

(b) Subtract the students counted under divisions (A) (2) 1007
 (a), (b), (d), (g), (h), (i), and (j) of section 3317.03 of the 1008
 Revised Code; 1009

(c) Count only twenty per cent of the number of joint 1010

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vocational school district students counted under division (A) 1011 (3) of section 3317.03 of the Revised Code; 1012

(d) Add twenty per cent of the number of students who are
entitled to attend school in the district under section 3313.64
or 3313.65 of the Revised Code and are enrolled in another
school district under a career-technical education compact;

(e) Add twenty per cent of the number of students
described in division (A) (1) (b) of section 3317.03 of the
Revised Code who enroll in a joint vocational school district or
under a career-technical education compact.

(2) For a joint vocational school district, the final
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number verified by the department, based on the enrollment
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reported and certified under division (D) of section 3317.03 of
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the Revised Code, as adjusted, if so ordered, under division (K)
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of that section, and as further adjusted by the department by
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adding the students described in division (D) (1) (b) of section
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3317.03 of the Revised Code;

(3) For the community and STEM school unit, the sum of the
number of students reported as enrolled in community schools
under divisions (B) (1) and (2) of section 3314.08 of the Revised
Code and the number of students reported as enrolled in STEM
schools under division (A) of section 3326.32 of the Revised
Code;

(4) For the educational choice scholarship unit, the
number of students for whom educational choice scholarships are
awarded under sections 3310.03 and 3310.032 of the Revised Code
as reported under division (A) (2) (g) of section 3317.03 of the
Revised Code;

(5) For the pilot project scholarship unit, the number of 1039
students for whom pilot project scholarships are awarded under1040sections 3313.974 to 3313.979 of the Revised Code as reported1041under division (A) (2) (b) of section 3317.03 of the Revised Code;1042

(6) For the autism scholarship unit, the number of
students for whom autism scholarships are awarded under section
3310.41 of the Revised Code as reported under division (A) (2) (h)
of section 3317.03 of the Revised Code;

(7) For the Jon Peterson special needs scholarship unit,
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the number of students for whom Jon Peterson special needs
scholarships are awarded under sections 3310.51 to 3310.64 of
the Revised Code as reported under division (A) (2) (h) of section
3317.03 of the Revised Code.

(L) (1) "Formula ADM" means, for a city, local, or exempted 1052
village school district, the enrollment reported under division 1053
(A) of section 3317.03 of the Revised Code, as verified by the 1054
department and adjusted if so ordered under division (K) of that 1055
section, and as further adjusted by the department, as follows: 1056

(a) Count only twenty per cent of the number of joint 1057
vocational school district students counted under division (A) 1058
(3) of section 3317.03 of the Revised Code; 1059

(b) Add twenty per cent of the number of students who are
entitled to attend school in the district under section 3313.64
or 3313.65 of the Revised Code and are enrolled in another
school district under a career-technical education compact.

(2) "Formula ADM" means, for a joint vocational school
1064
district, the final number verified by the department, based on
1065
the enrollment reported and certified under division (D) of
section 3317.03 of the Revised Code, as adjusted, if so ordered,
under division (K) of that section.

(M) "FTE basis" means a count of students based on full-1069 time equivalency, in accordance with rules adopted by the 1070 department pursuant to section 3317.03 of the Revised Code. In 1071 adopting its rules under this division, the department shall 1072 provide for counting any student in category one, two, three, 1073 four, five, or six special education ADM or in category one, 1074 two, three, four, or five career-technical education ADM in the 1075 same proportion the student is counted in enrolled ADM and 1076 formula ADM. 1077 (N) For fiscal years 2024 and 2025, "funding base" means, 1078 for a city, local, or exempted village school district, the sum 1079

(1) The district's "general funding base," which equals1081the amount calculated as follows:1082

(a) Compute the sum of the following:

of the following as calculated by the department:

(i) The amount calculated for the district for fiscal year
2020 under division (A) (1) of Section 265.220 of H.B. 166 of the
1085
133rd general assembly after any adjustments required under
1086
Section 265.227 of H.B. 166 of the 133rd general assembly and
prior to any funding reductions authorized by Executive Order
2020-19D, "Implementing Additional Spending Controls to Balance
1089
the State Budget" issued on May 7, 2020;

(ii) For fiscal years 2024 and 2025, the district's
payments for fiscal year 2020 under divisions (C) (1), (3), and
(4) of section 3313.981 of the Revised Code as those divisions
1093
existed prior to September 30, 2021.

(b) Subtract from the amount calculated in division (N) (1) 1095(a) of this section the sum of the following: 1096

(i) The following difference:

Page 38

1080

1083

(The amount paid to the district under division (A)(5) of	1098
section 3317.022 of the Revised Code, as that division existed	1099
prior to September 30, 2021, for fiscal year 2019) - (the	1100
amounts deducted from the district and paid to a community	1101
school under division (C)(1)(e) of section 3314.08 of the	1102
Revised Code or a science, technology, engineering, and	1103
mathematics school under division (E) of section 3326.33 of the	1104
Revised Code as those divisions existed prior to September 30,	1105
2021, for fiscal year 2020 in accordance with division (A) of	1106
Section 265.235 of H.B. 166 of the 133rd general assembly)	1107

(ii) The payments deducted from the district and paid to a 1108
community school for fiscal year 2020 under divisions (C)(1)(a), 1109
(b), (c), (d), (e), (f), and (g) of section 3314.08 of the 1110
Revised Code as those divisions existed prior to September 30, 1111
2021, in accordance with division (A) of Section 265.230 of H.B. 1112
166 of the 133rd general assembly; 1113

(iii) The payments deducted from the district and paid to 1114 a science, technology, engineering, and mathematics school for 1115 fiscal year 2020 under divisions (A), (B), (C), (D), (E), (F), 1116 and (G) of section 3326.33 of the Revised Code as those 1117 divisions existed prior to September 30, 2021, in accordance 1118 with division (A) of Section 265.235 of H.B. 166 of the 133rd 1119 general assembly; 1120

(iv) The payments deducted from the district under 1121 division (C) of section 3310.08 of the Revised Code as that 1122 division existed prior to September 30, 2021, division (C) (2) of 1123 section 3310.41 of the Revised Code as that division existed 1124 prior to September 30, 2021, and former section 3310.55 of the 1125 Revised Code for fiscal year 2020 and, in the case of a pilot 1126 project school district as defined in section 3313.975 of the 1127

Revised Code, the funds deducted from the district under Section1128265.210 of H.B. 166 of the 133rd general assembly to operate the1129pilot project scholarship program for fiscal year 2020 under1130sections 3313.974 to 3313.979 of the Revised Code;1131

(v) For fiscal years 2024 and 2025, the payments
subtracted from the district for fiscal year 2020 under
divisions (B) (1) and (3) of section 3313.981 of the Revised Code
as those divisions existed prior to September 30, 2021.

(2) The district's "disadvantaged pupil impact aid fundingbase," which equals the following difference:1137

(The amount paid to the district under division (A) (5) of 1138 section 3317.022 of the Revised Code, as that division existed 1139 prior to September 30, 2021, for fiscal year 2019) - (the 1140 amounts deducted from the district and paid to a community 1141 school under division (C)(1)(e) of section 3314.08 of the 1142 Revised Code or a science, technology, engineering, and 1143 mathematics school under division (E) of section 3326.33 of the 1144 Revised Code as those divisions existed prior to September 30, 1145 2021, for fiscal year 2020 in accordance with division (A) of 1146 Section 265.235 of H.B. 166 of the 133rd general assembly) 1147

(O) For fiscal years 2024 and 2025, "funding base" means,
for a joint vocational school district, the sum of the following
as calculated by the department:

(1) The district's "general funding base," which equals1151the amount calculated as follows:1152

(a) Compute the sum of the following:

(i) The district's payments for fiscal year 2020 under
Section 265.225 of H.B. 166 of the 133rd general assembly after
any adjustments required under Section 265.227 of H.B. 166 of
1156

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the 133rd general assembly;

(ii) For fiscal years 2024 and 2025, the district's 1158 payments for fiscal year 2020 under divisions (D)(1) and (2) of 1159 section 3313.981 of the Revised Code as those divisions existed 1160 prior to September 30, 2021. 1161

(b) Subtract from the amount paid to the district under 1162 division (A)(3) of section 3317.16 of the Revised Code, as that 1163 division existed prior to September 30, 2021, for fiscal year 1164 2019. 1165

(2) The district's "disadvantaged pupil impact aid funding 1166 base," which equals the amount paid to the district under 1167 division (A)(3) of section 3317.16 of the Revised Code, as that 1168 division existed prior to September 30, 2021, for fiscal year 1169 2019. 1170

(P) For fiscal years 2024 and 2025, "funding base" for a 1171 community school means the following: 1172

(1) For a community school that was in operation for the 1173 entirety of fiscal year 2020, the amount paid to the school for 1174 that fiscal year under division (C)(1) of section 3314.08 of the 1175 Revised Code as that division existed prior to September 30, 1176 2021, in accordance with division (A) of Section 265.230 of H.B. 1177 166 of the 133rd general assembly and the amount, if any, paid 1178 to the school for that fiscal year under section 3314.085 of the 1179 Revised Code in accordance with division (B) of Section 265.230 1180 of H.B. 166 of the 133rd general assembly; 1181

(2) For a community school that was in operation for part 1182 of fiscal year 2020, the amount that would have been paid to the 1183 school for that fiscal year under division (C)(1) of section 1184 3314.08 of the Revised Code as that division existed prior to 1185

September 30, 2021, in accordance with division (A) of Section 1186 265.230 of H.B. 166 of the 133rd general assembly if the school 1187 had been in operation for the entirety of that fiscal year, as 1188 calculated by the department, and the amount that would have 1189 been paid to the school for that fiscal year under section 1190 3314.085 of the Revised Code in accordance with division (B) of 1191 Section 265.230 of H.B. 166 of the 133rd general assembly, if 1192 any, if the school had been in operation for the entirety of 1193 that fiscal year, as calculated by the department; 1194

(3) For a community school that was not in operation for 1195 fiscal year 2020, the amount that would have been paid to the 1196 school if it was in operation for that school year under 1197 division (C)(1) of section 3314.08 of the Revised Code as that 1198 division existed prior to September 30, 2021, in accordance with 1199 division (A) of Section 265.230 of H.B. 166 of the 133rd general 1200 assembly if the school had been in operation for the entirety of 1201 that fiscal year, as calculated by the department, and the 1202 amount that would have been paid to the school for that fiscal 1203 vear under section 3314.085 of the Revised Code in accordance 1204 with division (B) of Section 265.230 of H.B. 166 of the 133rd 1205 general assembly, if any, if the school had been in operation 1206 for the entirety of that fiscal year, as calculated by the 1207 1208 department.

(Q) For fiscal years 2024 and 2025, "funding base" for a 1209STEM school means the following: 1210

(1) For a science, technology, engineering, and
mathematics school that was in operation for the entirety of
fiscal year 2020, the amount paid to the school for that fiscal
year under section 3326.33 of the Revised Code as that section
1214
existed prior to September 30, 2021, in accordance with division
1215

(A) of Section 265.235 of H.B. 166 of the 133rd general assembly
1216
and the amount, if any, paid to the school for that fiscal year
1217
under section 3326.41 of the Revised Code in accordance with
1218
division (B) of Section 265.235 of H.B. 166 of the 133rd general
1219
assembly;

(2) For a science, technology, engineering, and 1221 mathematics school that was in operation for part of fiscal year 1222 2020, the amount that would have been paid to the school for 1223 that fiscal year under section 3326.33 of the Revised Code as 1224 that section existed prior to September 30, 2021, in accordance 1225 with division (A) of Section 265.235 of H.B. 166 of the 133rd 1226 general assembly if the school had been in operation for the 1227 entirety of that fiscal year, as calculated by the department, 1228 and the amount that would have been paid to the school for that 1229 fiscal year under section 3326.41 of the Revised Code in 1230 accordance with division (B) of Section 265.235 of H.B. 166 of 1231 the 133rd general assembly, if any, if the school had been in 1232 operation for the entirety of that fiscal year, as calculated by 1233 1234 the department;

(3) For a science, technology, engineering, and 1235 mathematics school that was not in operation for fiscal year 1236 2020, the amount that would have been paid to the school if it 1237 was in operation for that school year under section 3326.33 of 1238 the Revised Code as that section existed prior to September 30, 1239 2021, in accordance with division (A) of Section 265.235 of H.B. 1240 166 of the 133rd general assembly if the school had been in 1241 operation for the entirety of that fiscal year, as calculated by 1242 the department, and the amount that would have been paid to the 1243 school for that fiscal year under section 3326.41 of the Revised 1244 Code in accordance with division (B) of Section 265.235 of H.B. 1245 166 of the 133rd general assembly, if any, if the school had 1246

been in operation for the entirety of that fiscal year, as						
calculated by the department.						
(R) "Funding unit" means any of the following:	1249					
(1) A city, local, exempted village, or joint vocational	1250					
<pre>school district;</pre>	1251					
(2) The community and STEM school unit;	1252					
(3) The educational choice scholarship unit;	1253					
(4) The pilot project scholarship unit;	1254					
(5) The autism scholarship unit;	1255					
(6) The Jon Peterson special needs scholarship unit.	1256					
(S) "Jon Peterson special needs scholarship unit" means a	1257					
unit that consists of all of the students for whom Jon Peterson	1258					
scholarships are awarded under sections 3310.51 to 3310.64 of						
the Revised Code.						
(T) "Internet- or computer-based community school" has the	1261					
same meaning as in section 3314.02 of the Revised Code.						
(U) "LRE student with a disability" means a child with a	1263					
disability who has an individualized education program providing	1264					
for the student to spend more than half of each school day in a	1265					
regular school setting with nondisabled students. For purposes	1266					
of this division, "individualized education program" and "child						
with a disability" have the same meanings as in section 3323.01						
of the Revised Code, and "LRE" is an abbreviation for "least						
restrictive environment."	1270					
(V) "Medically fragile child" means a child to whom all of	1271					
the following apply:	1272					

(1) The child requires the services of a doctor of 1273

medicine or osteopathic medicine at least once a week due to the 1274
instability of the child's medical condition. 1275
 (2) The child requires the services of a registered nurse 1276
on a daily basis. 1277

(3) The child is at risk of institutionalization in a
hospital, skilled nursing facility, or intermediate care
facility for individuals with intellectual disabilities.
1280

(W) (1) A child may be identified as having an "other 1281 health impairment-major" if the child's condition meets the 1282 definition of "other health impaired" established in rules 1283 previously adopted by the department and if either of the 1284 following apply: 1285

(a) The child is identified as having a medical condition
 1286
 that is among those listed by the department as conditions where
 a substantial majority of cases fall within the definition of
 "medically fragile child."

(b) The child is determined by the department to be a 1290
medically fragile child. A school district superintendent may 1291
petition the department for a determination that a child is a 1292
medically fragile child. 1293

(2) A child may be identified as having an "other health
impairment-minor" if the child's condition meets the definition
of "other health impaired" established in rules previously
adopted by the department but the child's condition does not
meet either of the conditions specified in division (W) (1) (a) or
(b) of this section.

(X) (1) For fiscal years 2024 and 2025, a city, local,
exempted village, or joint vocational school district's,
community school's, or STEM school's "general phase-in
1302

is determined by the general assembly. 1304 (2) For fiscal years 2024 and 2025, a city, local, 1305 exempted village, or joint vocational school district's "phase-1306 in percentage for disadvantaged pupil impact aid" is equal to 1307 the percentage for that fiscal year that is determined by the 1308 general assembly. 1309 (Y) "Pilot project scholarship unit" means a unit that 1310 consists of all of the students for whom pilot project 1311 scholarships are awarded under sections 3313.974 to 3313.979 of 1312 the Revised Code. 1313 (Z) "Preschool child with a disability" means a child with 1314 a disability, as defined in section 3323.01 of the Revised Code, 1315 who is at least age three but is not of compulsory school age, 1316 as defined in section 3321.01 of the Revised Code, and who is 1317 not currently enrolled in kindergarten. 1318 (AA) "Related services" includes: 1319 (1) Child study, special education supervisors and 1320 coordinators, speech and hearing services, adaptive physical 1321 development services, occupational or physical therapy, teacher 1322

percentage" is equal to the percentage for that fiscal year that

assistants for children with disabilities whose disabilities are 1323 described in division (B) of section 3317.013 or division (G)(3) 1324 of this section, behavioral intervention, interpreter services, 1325 work study, nursing services, and specialized integrative 1326 services as those terms are defined by the department; 1327

(2) Speech and language services provided to any student
with a disability, including any student whose primary or only
disability is a speech and language disability;
1330

(3) Any related service not specifically covered by other 1331

state funds but specified in federal law, including but not	1332
limited to, audiology and school psychological services;	1333
(4) Any service included in units funded under former	1334
division (0)(1) of section 3317.024 of the Revised Code;	1335
(5) Any other related service needed by children with	1336
disabilities in accordance with their individualized education	1337
programs.	1338
(BB) "School district," unless otherwise specified, means	1339
city, local, and exempted village school districts.	1340
(CC) "Separately educated student with a disability" has	1341
the same meaning as in section 3313.974 of the Revised Code.	1342
(DD) "State education aid" has the same meaning as in	1343
section 5751.20 of the Revised Code.	1344
(EE)(1) "State share percentage" means the following for a	1345
city, local, or exempted village school district:	1346
(a) For fiscal years 2024 and 2025, the state share	1347
percentage calculated under section 3317.017 of the Revised	1348
Code;	1349
(b) For fiscal year 2026 and each fiscal year thereafter,	1350
a percentage calculated in a manner determined by the general	1351
assembly.	1352
(2) "State share percentage" means the following for a	1353
joint vocational school district:	1354
(a) For fiscal years 2024 and 2025, the percentage	1355
calculated in accordance with the following formula:	1356
The amount computed for the district under division (A)(1) of	1357
section 3317.16 of the Revised Code for that fiscal year / the	1358

aggregate base cost calculated for the district for that fiscal	1359
year under section 3317.012 of the Revised Code	1360
(b) For fiscal year 2026 and each fiscal year thereafter,	1361
a percentage calculated in a manner determined by the general	1362
assembly.	1363
(FF) "Statewide average base cost per pupil" means the	1364
following:	1365
(1) For fiscal years 2024 and 2025, the statewide average	1366
base cost per pupil calculated under division (A) of section	1367
3317.018 of the Revised Code;	1368
(2) For fiscal year 2026 and each fiscal year thereafter,	1369
an amount calculated in a manner determined by the general	1370
assembly.	1371
(GG) "Statewide average career-technical base cost per	1372
pupil" means the following:	1373
(1) For fiscal years 2024 and 2025, the statewide average	1374
career-technical base cost per pupil calculated under division	1375
(B) of section 3317.018 of the Revised Code;	1376
(2) For fiscal year 2026 and each fiscal year thereafter,	1377
an amount calculated in a manner determined by the general	1378
assembly.	1379
(HH) "STEM school" means a science, technology,	1380
engineering, and mathematics school established under Chapter	1381
3326. of the Revised Code.	1382
(II) "Taxes charged and payable" means the taxes charged	1383
and payable against real and public utility property after	1384
making the reduction required by section 319.301 of the Revised	1385
Code, plus the taxes levied against tangible personal property.	1386

(JJ) For purposes of sections 3317.017 and 3317.16 of the	1387
Revised Code, "three-year average valuation" for a fiscal year	1388
means the average of total taxable value for the three most	1389
recent tax years for which data is available, as certified under	1390
section 3317.021 of the Revised Code. "qualifying valuation"	1391
means the difference of the following as determined by the	1392
department:	1393
(The total taxable value for a tax year as certified under	1394
section 3317.021 of the Revised Code) - (the amounts certified	1395
under division (A)(7) of that section for a tax year)	1396
(KK) "Total ADM" means, for a city, local, or exempted	1397
village school district, the enrollment reported under division	1398
(A) of section 3317.03 of the Revised Code minus the enrollment	1399
reported under divisions (A)(2)(a), (b), (g), (h), and (i) of	1400
that section, as verified by the department and adjusted if so	1401
ordered under division (K) of that section.	1402
(LL) "Total special education ADM" means the sum of	1403
categories one through six special education ADM.	1404
(MM) "Total taxable value" means the sum of the amounts	1405
certified for a city, local, exempted village, or joint	1406
vocational school district under divisions (A)(1) and (2) of	1407
section 3317.021 of the Revised Code.	1408
(NN) "Tuition discount" means any deduction from the base	1409
tuition amount per student charged by a chartered nonpublic	1410
school, to which the student's family is entitled due to one or	1411
more of the following conditions:	1412
(1) The student's family has multiple children enrolled in	1413
the same school.	1414
(2) The student's family is a member of or affiliated with	1415

a religious or secular organization that provides oversight of 1416 the school or from which the school has agreed to enroll 1417 students. 1418

(3) The student's parent is an employee of the school. 1419

(4) Some other qualification not based on the income of
1420
the student's family or the student's athletic or academic
1421
ability and for which all students in the school may qualify.
1422

Sec. 3317.021. (A) On or before the first day of June of 1423 each year, the tax commissioner shall certify to the department 1424 of education and workforce and the office of budget and 1425 management the information described in divisions (A)(1) to (5) 1426 and (A)(7) of this section for each city, exempted village, and 1427 local school district, and the information required by divisions 1428 (A) (1) - and , (2), and (7) of this section for each joint 1429 vocational school district, and it shall be used, along with the 1430 information certified under division (B) of this section, in 1431 making the computations for the district under this chapter. 1432

(1) The taxable value of real and public utility real
property in the school district subject to taxation in the
preceding tax year, by class and by county of location.
1435

(2) The taxable value of tangible personal property, 1436
including public utility personal property, subject to taxation 1437
by the district for the preceding tax year. 1438

(3) (a) The total property tax rate and total taxes charged 1439 and payable for the current expenses for the preceding tax year 1440 and the total property tax rate and the total taxes charged and 1441 payable to a joint vocational district for the preceding tax 1442 year that are limited to or to the extent apportioned to current 1443 expenses. 1444

(b) The portion of the amount of taxes charged and payable
reported for each city, local, and exempted village school
district under division (A) (3) (a) of this section attributable
1447
to a joint vocational school district.

(4) The value of all real and public utility real propertyin the school district exempted from taxation minus both of thefollowing:

(a) The value of real and public utility real property in 1452
the district owned by the United States government and used 1453
exclusively for a public purpose; 1454

(b) The value of real and public utility real property in 1455
the district exempted from taxation under Chapter 725. or 1728. 1456
or section 3735.67, 5709.40, 5709.41, 5709.45, 5709.57, 5709.62, 1457
5709.63, 5709.632, 5709.73, or 5709.78 of the Revised Code. 1458

(5) The total federal adjusted gross income of the 1459 residents of the school district, based on tax returns filed by 1460 the residents of the district, for the most recent year for 1461 which this information is available, and the median Ohio 1462 adjusted gross income of the residents of the school district 1463 determined on the basis of tax returns filed for the second 1464 preceding tax year by the residents of the district. 1463

(6) For fiscal years 2024 and 2025, the number of state
tax returns filed by the residents of the district for the most
recent year for which this information is available.

(7) For each district in which property was subject to a1469reduction in taxes under section 319.303 of the Revised Code for1470the preceding tax year, the sum of the following:1471

(a) The total amount of such reductions allowed against1472real property located in the district for that tax year under1473

division (B)(1) or (2) of that section, as applicable, divided	1474
by the effective tax rate, as defined in that section;	1475
(b) The total amount of such reductions allowed against	1476
all real property located in the district for that tax year	1477
under division (C)(1) or (2) of that section, as applicable,	1478
divided by the effective tax rate, as defined in that section.	1479
(B) On or before the first day of May each year, the tax	1480
commissioner shall certify to the department of education and	1481
workforce and the office of budget and management the total	1482
taxable real property value of railroads and, separately, the	1483
total taxable tangible personal property value of all public	1484
utilities for the preceding tax year, by school district and by	1485
county of location.	1486
(C) If on the basis of the information certified under	1487
division (A) of this section, the department determines that any	1488
district fails in any year to meet the qualification requirement	1489
specified in division (A) of section 3317.01 of the Revised	1490
Code, the department shall immediately request the tax	1491
commissioner to determine the extent to which any school	1492
district income tax levied by the district under Chapter 5748.	1493
of the Revised Code shall be included in meeting that	1494
requirement. Within five days of receiving such a request from	1495
the department, the tax commissioner shall make the	1496
determination required by this division and report the quotient	1497
obtained under division (C)(3) of this section to the department	1498
and the office of budget and management. This quotient	1499
represents the number of mills that the department shall include	1500
in determining whether the district meets the qualification	1501
requirement of division (A) of section 3317.01 of the Revised	1502
Code.	1503

section;

The tax commissioner shall make the determination required 1504 by this division as follows: 1505 (1) Multiply one mill times the total taxable value of the 1506 district as determined in divisions (A) (1) and (2) of this 1507 1508 (2) Estimate the total amount of tax liability for the 1509 current tax year under taxes levied by Chapter 5748. of the 1510 Revised Code that are apportioned to current operating expenses 1511

of the district, excluding any income tax receipts allocated for 1512 the project cost, debt service, or maintenance set-aside 1513 associated with a state-assisted classroom facilities project as 1514 authorized by section 3318.052 of the Revised Code; 1515

(3) Divide the amount estimated under division (C) (2) of 1516 this section by the product obtained under division (C)(1) of 1517 this section. 1518

Sec. 3317.16. The department of education and workforce 1519 shall compute and distribute state core foundation funding to 1520 each funding unit that is a joint vocational school district for 1521 the fiscal year as follows: 1522

For fiscal years 2024 and 2025:

The district's funding base + [(the district's state core 1524 foundation funding components for that fiscal year calculated 1525 under divisions (A)(1), (2), (4), (5), and (6) of this section -1526 the district's general funding base) X the district's general 1527 phase-in percentage for that fiscal year] + [(the district's 1528 disadvantaged pupil impact aid for that fiscal year calculated 1529 under division (A)(3) of this section - the district's 1530 disadvantaged pupil impact aid funding base) X the district's 1531 phase-in percentage for disadvantaged pupil impact aid for that 1532

fiscal year]	1533						
For fiscal year 2026 and each fiscal year thereafter, the	1534						
sum of the district's state core foundation funding components							
for that fiscal year calculated under divisions (A)(1), (2),	1536						
(3), (4), (5), and (6) of this section.	1537						
(A) A district's state core foundation funding components	1538						
shall be all of the following:	1539						
(1) The district's state share of the base cost, which is	1540						
equal to the following:	1541						
(a) For fiscal years 2024 and 2025, an amount calculated	1542						
according to the following formula:	1543						
(The district's base cost calculated under section 3317.012 of	1544						
the Revised Code) - (0.0005 X the lesser of the district's <u>a</u>	1545						
three-year average valuation of qualifying valuations using the	1546						
three most recent tax years for which data is available or the	1547						
district's <u>qualifying valuation for the most recent-valuation</u>	1548						
tax year for which data is available)	1549						
However, no district shall receive an amount under	1550						
division (A)(1) of this section that is less than 0.10 times the	1551						
base cost calculated for the district under section 3317.012 of	1552						
the Revised Code.	1553						
(b) For fiscal year 2026 and each fiscal year thereafter,	1554						
an amount calculated in a manner determined by the general	1555						
assembly.	1556						
(2) Additional state aid for special education and related	1557						
services provided under Chapter 3323. of the Revised Code	1558						
calculated as follows:	1559						

(a) For fiscal years 2024 and 2025, the sum of the 1560

following:

1561

(i) The district's category one special education ADM X	1562
the multiple specified in division (A) of section 3317.013 of	1563
the Revised Code X the statewide average base cost per pupil for	1564
that fiscal year X the district's state share percentage;	1565

(ii) The district's category two special education ADM X
the multiple specified in division (B) of section 3317.013 of
the Revised Code X the statewide average base cost per pupil for
that fiscal year X the district's state share percentage;

(iii) The district's category three special education ADM
X the multiple specified in division (C) of section 3317.013 of
the Revised Code X the statewide average base cost per pupil for
that fiscal year X the district's state share percentage;

(iv) The district's category four special education ADM X 1574 the multiple specified in division (D) of section 3317.013 of 1575 the Revised Code X the statewide average base cost per pupil for 1576 that fiscal year X the district's state share percentage; 1577

(v) The district's category five special education ADM X
the multiple specified in division (E) of section 3317.013 of
the Revised Code X the statewide average base cost per pupil for
that fiscal year X the district's state share percentage;

(vi) The district's category six special education ADM X
the multiple specified in division (F) of section 3317.013 of
the Revised Code X the statewide average base cost per pupil for
that fiscal year X the district's state share percentage.

(b) For fiscal year 2026 and each fiscal year thereafter,the sum of the following:1587

(i) An amount calculated in a manner determined by the 1588

general assembly times the funding unit's category one special 1589 education ADM; 1590 (ii) An amount calculated in a manner determined by the 1591 general assembly times the funding unit's category two special 1592 education ADM; 1593 (iii) An amount calculated in a manner determined by the 1594 general assembly times the funding unit's category three special 1595 education ADM; 1596 (iv) An amount calculated in a manner determined by the 1597 general assembly times the funding unit's category four special 1598 education ADM; 1599 (v) An amount calculated in a manner determined by the 1600 general assembly times the funding unit's category five special 1601 education ADM; 1602 (vi) An amount calculated in a manner determined by the 1603 general assembly times the funding unit's category six special 1604 education ADM. 1605 (3) Disadvantaged pupil impact aid calculated as follows: 1606 (a) For fiscal years 2024 and 2025, an amount calculated 1607 according to the following formula: 1608 \$422 X the district's economically disadvantaged index X the 1609 number of students who are economically disadvantaged as 1610 certified under division (D)(2)(p) of section 3317.03 of the 1611 Revised Code 1612 (b) For fiscal year 2026 and each fiscal year thereafter, 1613 an amount calculated in a manner determined by the general 1614 assembly. 1615

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1616

	(a)	For	fiscal	years	2024	and	2025,	the	sum	of	the		1617
follow	ing	:											1618

(4) English learner funds calculated as follows:

(i) The district's category one English learner ADM X the
multiple specified in division (A) of section 3317.016 of the
Revised Code X the statewide average base cost per pupil for
that fiscal year X the district's state share percentage;

(ii) The district's category two English learner ADM X the
multiple specified in division (B) of section 3317.016 of the
Revised Code X the statewide average base cost per pupil for
that fiscal year X the district's state share percentage;

(iii) The district's category three English learner ADM X 1627 the multiple specified in division (C) of section 3317.016 of 1628 the Revised Code X the statewide average base cost per pupil for 1629 that fiscal year X the district's state share percentage. 1630

(b) For fiscal year 2026 and each fiscal year thereafter,1631the sum of the following:1632

(i) An amount calculated in a manner determined by the
general assembly times the funding unit's category one English
learner ADM;

(ii) An amount calculated in a manner determined by the
general assembly times the funding unit's category two English
learner ADM;

(iii) An amount calculated in a manner determined by thegeneral assembly times the funding unit's category three Englishlearner ADM.

(5) Career-technical education funds calculated underdivision (C) of section 3317.014 of the Revised Code.1643

(6) Career-technical education associated services funds
 1644
 calculated under division (D) of section 3317.014 of the Revised
 1645
 Code.
 1646

(B) (1) If a joint vocational school district's costs for a 1647 fiscal year for a student in its categories two through six 1648 special education ADM exceed the threshold cost for serving the 1649 student, as specified in division (B) of section 3317.0214 of 1650 the Revised Code, the district may submit to the department 1651 documentation, as prescribed by the department, of all of its 1652 1653 costs for that student. Upon submission of documentation for a student of the type and in the manner prescribed, the department 1654 shall pay to the district an amount equal to the sum of the 1655 following: 1656

(a) One-half of the district's costs for the student in1657excess of the threshold cost;1658

(b) The product of one-half of the district's costs for
the student in excess of the threshold cost multiplied by the
district's state share percentage.

(2) The district shall report under division (B)(1) of 1662 this section, and the department shall pay for, only the costs 1663 of educational expenses and the related services provided to the 1664 student in accordance with the student's individualized 1665 education program. Any legal fees, court costs, or other costs 1666 associated with any cause of action relating to the student may 1667 not be included in the amount. 1668

(C) (1) For each student with a disability receiving
special education and related services under an individualized
education program, as defined in section 3323.01 of the Revised
1671
Code, at a joint vocational school district, the resident
1672

district or, if the student is enrolled in a community school, 1673 the community school shall be responsible for the amount of any 1674 costs of providing those special education and related services 1675 to that student that exceed the sum of the amount calculated for 1676 those services attributable to that student under division (A) 1677 of this section. 1678

Those excess costs shall be calculated using a formula approved by the department.

(2) The board of education of the joint vocational school
district may report the excess costs calculated under division
(C) (1) of this section to the department.

(3) If the board of education of the joint vocational 1684 school district reports excess costs under division (C)(2) of 1685 this section, the department shall pay the amount of excess cost 1686 calculated under division (C)(2) of this section to the joint 1687 vocational school district and shall deduct that amount as 1688 provided in division (C)(3)(a) or (b) of this section, as 1689 applicable: 1690

(a) If the student is not enrolled in a community school,
the department shall deduct the amount from the account of the
student's resident district pursuant to division (J) of section
3317.023 of the Revised Code.

(b) If the student is enrolled in a community school, the
department shall deduct the amount from the account of the
community school pursuant to section 3314.083 of the Revised
Code.

(D) A joint vocational school district shall spend the
funds it receives under division (A) (3) of this section in
accordance with section 3317.25 of the Revised Code.
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(E) For fiscal years 2024 and 2025, a school district
shall spend the funds it receives under division (A) (4) of this
section only for services for English learners.

(F) As used in this section:

(1) "Community school" means a community schoolestablished under Chapter 3314. of the Revised Code.1707

(2) "Resident district" means the city, local, or exempted
village school district in which a student is entitled to attend
school under section 3313.64 or 3313.65 of the Revised Code.
1710

Sec. 4503.06. (A) The owner of each manufactured or mobile 1711 home that has acquired situs in this state shall pay either a 1712 real property tax pursuant to Title LVII of the Revised Code or 1713 a manufactured home tax pursuant to division (C) of this 1714 section. 1715

(B) The owner of a manufactured or mobile home shall payreal property taxes if either of the following applies:1717

(1) The manufactured or mobile home acquired situs in the
state or ownership in the home was transferred on or after
January 1, 2000, and all of the following apply:
1720

(a) The home is affixed to a permanent foundation as
defined in division (C) (5) of section 3781.06 of the Revised
Code.

(b) The home is located on land that is owned by the owner 1724 of the home. 1725

(c) The certificate of title has been inactivated by the
clerk of the court of common pleas that issued it, pursuant to
division (H) of section 4505.11 of the Revised Code.
1728

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Code.

of the home.

been paid.

state or ownership in the home was transferred before January 1, 1730 2000, and all of the following apply: 1731 (a) The home is affixed to a permanent foundation as 1732 defined in division (C)(5) of section 3781.06 of the Revised 1733 1734 (b) The home is located on land that is owned by the owner 1735 1736 (c) The owner of the home has elected to have the home 1737 taxed as real property and, pursuant to section 4505.11 of the 1738 Revised Code, has surrendered the certificate of title to the 1739 auditor of the county containing the taxing district in which 1740 the home has its situs, together with proof that all taxes have 1741 1742

(d) The county auditor has placed the home on the real 1743 property tax list and delivered the certificate of title to the 1744 clerk of the court of common pleas that issued it and the clerk 1745 has inactivated the certificate. 1746

(2) The manufactured or mobile home acquired situs in the

(C) (1) Any mobile or manufactured home that is not taxed 1747 as real property as provided in division (B) of this section is 1748 subject to an annual manufactured home tax, payable by the 1749 owner, for locating the home in this state. The tax as levied in 1750 this section is for the purpose of supplementing the general 1751 revenue funds of the local subdivisions in which the home has 1752 its situs pursuant to this section. 1753

(2) The year for which the manufactured home tax is levied 1754 commences on the first day of January and ends on the following 1755 thirty-first day of December. The state shall have the first 1756 lien on any manufactured or mobile home on the list for the 1757

amount of taxes, penalties, and interest charged against the 1758 owner of the home under this section. The lien of the state for 1759 the tax for a year shall attach on the first day of January to a 1760 home that has acquired situs on that date. The lien for a home 1761 that has not acquired situs on the first day of January, but 1762 that acquires situs during the year, shall attach on the next 1763 first day of January. The lien shall continue until the tax, 1764 including any penalty or interest, is paid. 1765

(3) (a) The situs of a manufactured or mobile home located
in this state on the first day of January is the local taxing
district in which the home is located on that date.

(b) The situs of a manufactured or mobile home not located 1769 in this state on the first day of January, but located in this 1770 state subsequent to that date, is the local taxing district in 1771 which the home is located thirty days after it is acquired or 1772 first enters this state. 1773

(4) The tax is collected by and paid to the county1774treasurer of the county containing the taxing district in which1775the home has its situs.

(D) The manufactured home tax shall be computed and
assessed by the county auditor of the county containing the
taxing district in which the home has its situs as follows:

(1) On a home that acquired situs in this state prior to 1780January 1, 2000: 1781

(a) By multiplying the assessable value of the home by the
tax rate of the taxing district in which the home has its situs,
and deducting from the product thus obtained any reduction
authorized under section 4503.065 of the Revised Code. The tax
levied under this formula shall not be less than thirty-six

dollars, unless the home qualifies for a reduction in assessable1787value under section 4503.065 of the Revised Code, in which case1788there shall be no minimum tax and the tax shall be the amount1789calculated under this division.1790

(b) The assessable value of the home shall be forty percent of the amount arrived at by the following computation:1792

(i) If the cost to the owner, or market value at time of 1793
purchase, whichever is greater, of the home includes the 1794
furnishings and equipment, such cost or market value shall be 1795
multiplied according to the following schedule: 1796

2

1797

3

	1	2	
A	For the first calendar year in which the home is owned by the current owner	Х	80%
В	2nd calendar year	х	75%
С	3rd "	х	70%
D	4th "	Х	65%
E	5th "	Х	60%
F	6th "	х	55%
G	7th "	х	50%
Н	8th "	х	45%
I	9th "	Х	40%
J	10th and each year thereafter	Х	35%

1

The first calendar year means any period between the first1798day of January and the thirty-first day of December of the first1799year.1800

(ii) If the cost to the owner, or market value at the time
of purchase, whichever is greater, of the home does not include
the furnishings and equipment, such cost or market value shall
be multiplied according to the following schedule:

1

3

2

1805

A	For the first calendar year in which the home is owned by the current owner	х	95%
В	2nd calendar year	х	90%
С	3rd "	х	85%
_			
D	4th "	Х	80%
E	5th "	Х	75%
F	6th "	х	70%
G	7th "	X	65%
9		Δ	0.5 %
Н	8th "	х	60%
I	9th "	х	55%
J	10th and each year thereafter	х	50%

The first calendar year means any period between the first1806day of January and the thirty-first day of December of the first1807year.1808

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(2) On a home in which ownership was transferred or thatfirst acquired situs in this state on or after January 1, 2000:1810

(a) By multiplying the assessable value of the home by the
effective tax rate, as defined in section 323.08 of the Revised
Code, for residential real property of the taxing district in
which the home has its situs, and deducting from the product
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thus obtained the reductions required or authorized under
section 319.302, <u>319.303</u>, or 4503.065 or division (B) of section
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323.152, or section 4503.065 of the Revised Code.

(b) The assessable value of the home shall be thirty-fiveper cent of its true value as determined under division (L) ofthis section.

(3) On or before the fifteenth day of January each year, 1821 the county auditor shall record the assessable value and the 1822 amount of tax on the manufactured or mobile home on the tax list 1823 and deliver a duplicate of the list to the county treasurer. In 1824 the case of an emergency as defined in section 323.17 of the 1825 Revised Code, the tax commissioner, by journal entry, may extend 1826 the times for delivery of the duplicate for an additional 1827 fifteen days upon receiving a written application from the 1828 county auditor regarding an extension for the delivery of the 1829 duplicate, or from the county treasurer regarding an extension 1830 of the time for the billing and collection of taxes. The 1831 application shall contain a statement describing the emergency 1832 that will cause the unavoidable delay and must be received by 1833 the tax commissioner on or before the last day of the month 1834 preceding the day delivery of the duplicate is otherwise 1835 required. When an extension is granted for delivery of the 1836 duplicate, the time period for payment of taxes shall be 1837 extended for a like period of time. When a delay in the closing 1838

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of a tax collection period becomes unavoidable, the tax 1839 commissioner, upon application by the county auditor and county 1840 treasurer, may order the time for payment of taxes to be 1841 extended if the tax commissioner determines that penalties have 1842 accrued or would otherwise accrue for reasons beyond the control 1843 of the taxpayers of the county. The order shall prescribe the 1844 final extended date for payment of taxes for that collection 1845 period. 1846

(4) After January 1, 1999, the owner of a manufactured or 1847 mobile home taxed pursuant to division (D)(1) of this section 1848 may elect to have the home taxed pursuant to division (D)(2) of 1849 this section by filing a written request with the county auditor 1850 of the taxing district in which the home is located on or before 1851 the first day of December of any year. Upon the filing of the 1852 request, the county auditor shall determine whether all taxes 1853 levied under division (D)(1) of this section have been paid, and 1854 if those taxes have been paid, the county auditor shall tax the 1855 manufactured or mobile home pursuant to division (D)(2) of this 1856 section commencing in the next tax year. 1857

(5) A manufactured or mobile home that acquired situs in
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this state prior to January 1, 2000, shall be taxed pursuant to
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division (D) (2) of this section if no manufactured home tax had
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been paid for the home and the home was not exempted from
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taxation pursuant to division (E) of this section for the year
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for which the taxes were not paid.

(6) (a) Immediately upon receipt of any manufactured home
tax duplicate from the county auditor, but not less than twenty
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days prior to the last date on which the first one-half taxes
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may be paid without penalty as prescribed in division (F) of
this section, the county treasurer shall cause to be prepared
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and mailed or delivered to each person charged on that duplicate 1869 with taxes, or to an agent designated by such person, the tax 1870 bill prescribed by the tax commissioner under division (D)(7) of 1871 this section. When taxes are paid by installments, the county 1872 treasurer shall mail or deliver to each person charged on such 1873 duplicate or the agent designated by that person a second tax 1874 bill showing the amount due at the time of the second tax 1875 collection. The second half tax bill shall be mailed or 1876 delivered at least twenty days prior to the close of the second 1877 half tax collection period. A change in the mailing address, 1878 electronic mail address, or telephone number of any tax bill 1879 shall be made in writing to the county treasurer. Failure to 1880 receive a bill required by this section does not excuse failure 1881 or delay to pay any taxes shown on the bill or, except as 1882 provided in division (B)(1) of section 5715.39 of the Revised 1883 Code, avoid any penalty, interest, or charge for such delay. 1884

A policy adopted by a county treasurer under division (A) 1885 (2) of section 323.13 of the Revised Code shall also allow any 1886 person required to receive a tax bill under division (D)(6)(a) 1887 of this section to request electronic delivery of that tax bill 1888 in the same manner. A person may rescind such a request in the 1889 same manner as a request made under division (A)(2) of section 1890 323.13 of the Revised Code. The request shall terminate upon a 1891 change in the name of the person charged with the taxes pursuant 1892 to section 4503.061 of the Revised Code. 1893

(b) After delivery of the copy of the delinquent
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manufactured home tax list under division (H) of this section,
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the county treasurer may prepare and mail to each person in
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whose name a home is listed an additional tax bill showing the
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total amount of delinquent taxes charged against the home as
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shown on the list. The tax bill shall include a notice that the

interest charge prescribed by division (G) of this section has 1900 begun to accrue.

(7) Each tax bill prepared and mailed or delivered under 1902 division (D)(6) of this section shall be in the form and contain 1903 the information required by the tax commissioner. The 1904 commissioner may prescribe different forms for each county and 1905 may authorize the county auditor to make up tax bills and tax 1906 receipts to be used by the county treasurer. The tax bill shall 1907 not contain or be mailed or delivered with any information or 1908 material that is not required by this section or that is not 1909 authorized by section 321.45 of the Revised Code or by the tax 1910 commissioner. In addition to the information required by the 1911 commissioner, each tax bill shall contain the following 1912 information: 1913

(a) The taxes levied and the taxes charged and payableagainst the manufactured or mobile home;1915

(b) The following notice: "Notice: If the taxes are not 1916 paid within sixty days after the county auditor delivers the 1917 delinquent manufactured home tax list to the county treasurer, 1918 you and your home may be subject to collection proceedings for 1919 tax delinquency." Failure to provide such notice has no effect 1920 upon the validity of any tax judgment to which a home may be 1921 subjected. 1922

(c) In the case of manufactured or mobile homes taxed 1923
under division (D)(2) of this section, the following additional 1924
information: 1925

(i) The effective tax rate. The words "effective tax rate" 1926shall appear in boldface type. 1927

(ii) The following notice: "Notice: If the taxes charged 1928

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against this home have been reduced by the 2-1/2 per cent tax 1929 reduction for residences occupied by the owner but the home is 1930 not a residence occupied by the owner, the owner must notify the 1931 county auditor's office not later than March 31 of the year for 1932 which the taxes are due. Failure to do so may result in the 1933 owner being convicted of a fourth degree misdemeanor, which is 1934 punishable by imprisonment up to 30 days, a fine up to \$250, or 1935 both, and in the owner having to repay the amount by which the 1936 taxes were erroneously or illegally reduced, plus any interest 1937 that may apply. 1938

If the taxes charged against this home have not been 1939 reduced by the 2-1/2 per cent tax reduction and the home is a 1940 residence occupied by the owner, the home may qualify for the 1941 tax reduction. To obtain an application for the tax reduction or 1942 further information, the owner may contact the county auditor's 1943 office at ______ (insert the address and telephone number of 1944 the county auditor's office)."

(E) (1) A manufactured or mobile home is not subject to1946this section when any of the following applies:1947

(a) It is taxable as personal property pursuant to section
5709.01 of the Revised Code. Any manufactured or mobile home
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that is used as a residence shall be subject to this section and
1950
shall not be taxable as personal property pursuant to section
1951
5709.01 of the Revised Code.

(b) It bears a license plate issued by any state other1953than this state unless the home is in this state in excess of an1954accumulative period of thirty days in any calendar year.1955

(c) The annual tax has been paid on the home in this statefor the current year.

(d) The tax commissioner has determined, pursuant to
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section 5715.27 of the Revised Code, that the property is exempt
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from taxation, or would be exempt from taxation under Chapter
1960
5709. of the Revised Code if it were classified as real
1961
property.

(2) A travel trailer or park trailer, as these terms are
defined in section 4501.01 of the Revised Code, is not subject
to this section if it is unused or unoccupied and stored at the
owner's normal place of residence or at a recognized storage
facility.

(3) A travel trailer or park trailer, as these terms are
(3) A travel trailer or park trailer, as these terms are
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(3) A travel trailer or park trailer, as these terms are
(3) A travel trailer or park trailer, as these terms are
(3) A travel trailer or park trailer, as these terms are
(4) A travel trailer or park trailer, as the trailer, as the trailer or park trailer, as the trailer or park trailer, as the trailer or park trailer or park trailer, as the trailer or park trailer or park trailer, as the trailer or park trailer or park trailer or park trailer, as the trailer or park trai

(a) The situs is in a state facility or a camping or park
area as defined in division (C), (Q), (S), or (V) of section
3729.01 of the Revised Code.

(b) The situs is in a camping or park area that is a tract 1977 of land that has been limited to recreational use by deed or 1978 zoning restrictions and subdivided for sale of five or more 1979 individual lots for the express or implied purpose of occupancy 1980 by either self-contained recreational vehicles as defined in 1981 division (T) of section 3729.01 of the Revised Code or by 1982 dependent recreational vehicles as defined in division (D) of 1983 section 3729.01 of the Revised Code. 1984

(F) Except as provided in division (D) (3) of this section,1985the manufactured home tax is due and payable as follows:1986

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(1) When a manufactured or mobile home has a situs in this 1987 state, as provided in this section, on the first day of January, 1988 one-half of the amount of the tax is due and payable on or 1989 before the first day of March and the balance is due and payable 1990 on or before the thirty-first day of July. At the option of the 1991 owner of the home, the tax for the entire year may be paid in 1992 full on the first day of March. 1993

(2) When a manufactured or mobile home first acquires a 1994
situs in this state after the first day of January, no tax is 1995
due and payable for that year. 1996

(G)(1)(a) Except as otherwise provided in division (G)(1) 1997 (b) of this section, if one-half of the current taxes charged 1998 under this section against a manufactured or mobile home, 1999 together with the full amount of any delinquent taxes, are not 2000 paid on or before the first day of March in that year, or on or 2001 before the last day for such payment as extended pursuant to 2002 section 4503.063 of the Revised Code, a penalty of ten per cent 2003 shall be charged against the unpaid balance of such half of the 2004 current taxes. If the total amount of all such taxes is not paid 2005 on or before the thirty-first day of July, next thereafter, or 2006 on or before the last day for payment as extended pursuant to 2007 section 4503.063 of the Revised Code, a like penalty shall be 2008 charged on the balance of the total amount of the unpaid current 2009 2010 taxes.

(b) After a valid delinquent tax contract that includes
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unpaid current taxes from a first-half collection period
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described in division (F) of this section has been entered into
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under section 323.31 of the Revised Code, no ten per cent
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penalty shall be charged against such taxes after the second2015
half collection period while the delinquent tax contract remains
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in effect. On the day a delinquent tax contract becomes void, 2017
the ten per cent penalty shall be charged against such taxes and 2018
shall equal the amount of penalty that would have been charged 2019
against unpaid current taxes outstanding on the date on which 2020
the second-half penalty would have been charged thereon under 2021
division (G)(1)(a) of this section if the contract had not been 2022
in effect. 2023

2024 (2) (a) On the first day of the month following the last day the second installment of taxes may be paid without penalty 2025 beginning in 2000, interest shall be charged against and 2026 2027 computed on all delinquent taxes other than the current taxes that became delinquent taxes at the close of the last day such 2028 second installment could be paid without penalty. The charge 2029 shall be for interest that accrued during the period that began 2030 on the preceding first day of December and ended on the last day 2031 of the month that included the last date such second installment 2032 could be paid without penalty. The interest shall be computed at 2033 the rate per annum prescribed by section 5703.47 of the Revised 2034 Code and shall be entered as a separate item on the delinquent 2035 manufactured home tax list compiled under division (H) of this 2036 section. 2037

(b) On the first day of December beginning in 2000, the 2038 interest shall be charged against and computed on all delinquent 2039 taxes. The charge shall be for interest that accrued during the 2040 period that began on the first day of the month following the 2041 last date prescribed for the payment of the second installment 2042 of taxes in the current year and ended on the immediately 2043 preceding last day of November. The interest shall be computed 2044 at the rate per annum prescribed by section 5703.47 of the 2045 Revised Code and shall be entered as a separate item on the 2046 delinquent manufactured home tax list. 2047
(c) After a valid undertaking has been entered into for 2048 the payment of any delinquent taxes, no interest shall be 2049 charged against such delinquent taxes while the undertaking 2050 remains in effect in compliance with section 323.31 of the 2051 Revised Code. If a valid undertaking becomes void, interest 2052 shall be charged against the delinquent taxes for the periods 2053 that interest was not permitted to be charged while the 2054 undertaking was in effect. The interest shall be charged on the 2055 day the undertaking becomes void and shall equal the amount of 2056 interest that would have been charged against the unpaid 2057 delinquent taxes outstanding on the dates on which interest 2058 would have been charged thereon under divisions (G)(1) and (2) 2059 of this section had the undertaking not been in effect. 2060

(3) If the full amount of the taxes due at either of the
times prescribed by division (F) of this section is paid within
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ten days after such time, the county treasurer shall waive the
collection of and the county auditor shall remit one-half of the
penalty provided for in this division for failure to make that
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payment by the prescribed time.

(4) The treasurer shall compile and deliver to the county 2067 auditor a list of all tax payments the treasurer has received as 2068 provided in division (G) (3) of this section. The list shall 2069 include any information required by the auditor for the 2070 remission of the penalties waived by the treasurer. The taxes so 2071 collected shall be included in the settlement next succeeding 2072 the settlement then in process. 2073

(H) (1) The county auditor shall compile annually a 2074
"delinquent manufactured home tax list" consisting of homes the 2075
county treasurer's records indicate have taxes that were not 2076
paid within the time prescribed by divisions (D) (3) and (F) of 2077

this section, have taxes that remain unpaid from prior years, or 2078 have unpaid tax penalties or interest that have been assessed. 2079

(2) Within thirty days after the settlement under division 2080 (H) (2) of section 321.24 of the Revised Code, the county auditor 2081 shall deliver a copy of the delinquent manufactured home tax 2082 list to the county treasurer. The auditor shall update and 2083 publish the delinquent manufactured home tax list annually in 2084 the same manner as delinquent real property tax lists are 2085 published. The county auditor may apportion the cost of 2086 publishing the list among taxing districts in proportion to the 2087 amount of delinquent manufactured home taxes so published that 2088 each taxing district is entitled to receive upon collection of 2089 those taxes, or the county auditor may charge the owner of a 2090 home on the list a flat fee established under section 319.54 of 2091 the Revised Code for the cost of publishing the list and, if the 2092 fee is not paid, may place the fee upon the delinquent 2093 manufactured home tax list as a lien on the listed home, to be 2094 collected as other manufactured home taxes. 2095

(3) When taxes, penalties, or interest are charged against 2096 a person on the delinquent manufactured home tax list and are 2097 not paid within sixty days after the list is delivered to the 2098 county treasurer, the county treasurer shall, in addition to any 2099 other remedy provided by law for the collection of taxes, 2100 penalties, and interest, enforce collection of such taxes, 2101 penalties, and interest by civil action in the name of the 2102 treasurer against the owner for the recovery of the unpaid taxes 2103 following the procedures for the recovery of delinquent real 2104 property taxes in sections 323.25 to 323.28 of the Revised Code. 2105 The action may be brought in municipal or county court, provided 2106 the amount charged does not exceed the monetary limitations for 2107 original jurisdiction for civil actions in those courts. 2108

It is sufficient, having made proper parties to the suit, 2109 for the county treasurer to allege in the treasurer's bill of 2110 particulars or petition that the taxes stand chargeable on the 2111 books of the county treasurer against such person, that they are 2112 due and unpaid, and that such person is indebted in the amount 2113 of taxes appearing to be due the county. The treasurer need not 2114 set forth any other matter relating thereto. If it is found on 2115 the trial of the action that the person is indebted to the 2116 state, judgment shall be rendered in favor of the county 2117 treasurer prosecuting the action. The judgment debtor is not 2118 entitled to the benefit of any law for stay of execution or 2119 exemption of property from levy or sale on execution in the 2120 enforcement of the judgment. 2121

Upon the filing of an entry of confirmation of sale or an order of forfeiture in a proceeding brought under this division, title to the manufactured or mobile home shall be in the purchaser. The clerk of courts shall issue a certificate of title to the purchaser upon presentation of proof of filing of the entry of confirmation or order and, in the case of a forfeiture, presentation of the county auditor's certificate of sale.

(I) The total amount of taxes collected shall be 2130 distributed in the following manner: four per cent shall be 2131 allowed as compensation to the county auditor for the county 2132 auditor's service in assessing the taxes; two per cent shall be 2133 allowed as compensation to the county treasurer for the services 2134 the county treasurer renders as a result of the tax levied by 2135 2136 this section. Such amounts shall be paid into the county treasury, to the credit of the county general revenue fund, on 2137 the warrant of the county auditor. Fees to be paid to the credit 2138 of the real estate assessment fund shall be collected pursuant 2139

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to division (C) of section 319.54 of the Revised Code and paid 2140 into the county treasury, on the warrant of the county auditor. 2141 The balance of the taxes collected shall be distributed among 2142 the taxing subdivisions of the county in which the taxes are 2143 2144 collected and paid in the same proportions that the amount of manufactured home tax levied by each taxing subdivision of the 2145 county in the current tax year bears to the amount of such tax 2146 levied by all such subdivisions in the county in the current tax 2147 year. The taxes levied and revenues collected under this section 2148 shall be in lieu of any general property tax and any tax levied 2149 with respect to the privilege of using or occupying a 2150 manufactured or mobile home in this state except as provided in 2151 sections 4503.04 and 5741.02 of the Revised Code. 2152

(J) An agreement to purchase or a bill of sale for a
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 manufactured home shall show whether or not the furnishings and
 2154
 equipment are included in the purchase price.
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(K) If the county treasurer and the county prosecuting 2156 attorney agree that an item charged on the delinquent 2157 manufactured home tax list is uncollectible, they shall certify 2158 that determination and the reasons to the county board of 2159 revision. If the board determines the amount is uncollectible, 2160 it shall certify its determination to the county auditor, who 2161 shall strike the item from the list. 2162

(L) (1) The county auditor shall appraise at its true value 2163 any manufactured or mobile home in which ownership is 2164 transferred or which first acquires situs in this state on or 2165 after January 1, 2000, and any manufactured or mobile home the 2166 owner of which has elected, under division (D) (4) of this 2167 section, to have the home taxed under division (D) (2) of this 2168 section. The true value shall include the value of the home, any 2169 additions, and any fixtures, but not any furnishings in the2170home. In determining the true value of a manufactured or mobile2171home, the auditor shall consider all facts and circumstances2172relating to the value of the home, including its age, its2173capacity to function as a residence, any obsolete2174characteristics, and other factors that may tend to prove its2175true value.2176

(2) (a) If a manufactured or mobile home has been the 2177 subject of an arm's length sale between a willing seller and a 2178 willing buyer within a reasonable length of time prior to the 2179 determination of true value, the county auditor shall consider 2180 the sale price of the home to be the true value for taxation 2181 purposes. 2182

(b) The sale price in an arm's length transaction between 2183 a willing seller and a willing buyer shall not be considered the 2184 true value of the home if either of the following occurred after 2185 the sale: 2186

(i)	The	home	has	lost	value	due	to	а	casualty.	218	37

(ii) An addition or fixture has been added to the home. 2188

(3) The county auditor shall have each home viewed and 2189 appraised at least once in each six-year period in the same year 2190 in which real property in the county is appraised pursuant to 2191 Chapter 5713. of the Revised Code, and shall update the 2192 appraised values in the third calendar year following the 2193 appraisal. The person viewing or appraising a home may enter the 2194 home to determine by actual view any additions or fixtures that 2195 have been added since the last appraisal. In conducting the 2196 appraisals and establishing the true value, the auditor shall 2197 follow the procedures set forth for appraising real property in 2198 sections 5713.01 and 5713.03 of the Revised Code.

(4) The county auditor shall place the true value of each 2200 home on the manufactured home tax list upon completion of an 2202 appraisal.

(5) (a) If the county auditor changes the true value of a 2203 home, the auditor shall notify the owner of the home in writing, 2204 delivered by mail or in person. The notice shall be given at 2205 least thirty days prior to the issuance of any tax bill that 2206 reflects the change. Failure to receive the notice does not 2207 2208 invalidate any proceeding under this section.

2209 (b) Any owner of a home or any other person or party that would be authorized to file a complaint under division (A) of 2210 section 5715.19 of the Revised Code if the home was real 2211 2212 property may file a complaint against the true value of the home as appraised under this section. The complaint shall be filed 2213 with the county auditor on or before the thirty-first day of 2214 March of the current tax year or the date of closing of the 2215 collection for the first half of manufactured home taxes for the 2216 current tax year, whichever is later. The auditor shall present 2217 to the county board of revision all complaints filed with the 2218 auditor under this section. The board shall hear and investigate 2219 the complaint and may take action on it as provided under 2220 sections 5715.11 to 5715.19 of the Revised Code. 2221

(c) If the county board of revision determines, pursuant 2222 to a complaint against the valuation of a manufactured or mobile 2223 home filed under this section, that the amount of taxes, 2224 assessments, or other charges paid was in excess of the amount 2225 due based on the valuation as finally determined, then the 2226 overpayment shall be refunded in the manner prescribed in 2227 section 5715.22 of the Revised Code. 2228

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(d) Payment of all or part of a tax under this section for2229any year for which a complaint is pending before the county2230board of revision does not abate the complaint or in any way2231affect the hearing and determination thereof.2232

(M) If the county auditor determines that any tax or other 2233 charge or any part thereof has been erroneously charged as a 2234 result of a clerical error as defined in section 319.35 of the 2235 Revised Code, the county auditor shall call the attention of the 2236 county board of revision to the erroneous charges. If the board 2237 finds that the taxes or other charges have been erroneously 2238 2239 charged or collected, it shall certify the finding to the auditor. Upon receipt of the certification, the auditor shall 2240 remove the erroneous charges on the manufactured home tax list 2241 or delinquent manufactured home tax list in the same manner as 2242 is prescribed in section 319.35 of the Revised Code for 2243 erroneous charges against real property, and refund any 2244 erroneous charges that have been collected, with interest, in 2245 the same manner as is prescribed in section 319.36 of the 2246 Revised Code for erroneous charges against real property. 2247

(N) As used in this section and section 4503.061 of the Revised Code:

(1) "Manufactured home taxes" includes taxes, penalties, 2250
and interest charged under division (C) or (G) of this section 2251
and any penalties charged under division (G) or (H) (5) of 2252
section 4503.061 of the Revised Code. 2253

(2) "Current taxes" means all manufactured home taxes
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charged against a manufactured or mobile home that have not
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appeared on the manufactured home tax list for any prior year.
2256
Current taxes become delinquent taxes if they remain unpaid
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after the last day prescribed for payment of the second
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2248

installment of current taxes without penalty, whether or not	2259					
they have been certified delinquent.						
(3) "Delinquent taxes" means:	2261					
(a) Any manufactured home taxes that were charged against	2262					
a manufactured or mobile home for a prior year, including any	2263					
penalties or interest charged for a prior year and the costs of	2264					
publication under division (H)(2) of this section, and that						
remain unpaid;	2266					
(b) Any current manufactured home taxes charged against a	2267					
manufactured or mobile home that remain unpaid after the last	2268					
day prescribed for payment of the second installment of current	2269					
taxes without penalty, whether or not they have been certified	2270					
delinquent, including any penalties or interest and the costs of	2271					
publication under division (H)(2) of this section.	2272					
Sec. 4503.065. (A)(1) Division (A) of this section applies	2273					
Sec. 4503.065. (A)(1) Division (A) of this section applies to any of the following persons:	2273 2274					
to any of the following persons:	2274					
to any of the following persons: (a) An individual who is permanently and totally disabled;	2274 2275					
to any of the following persons:(a) An individual who is permanently and totally disabled;(b) An individual who is sixty-five years of age or older;	2274 2275 2276					
<pre>to any of the following persons: (a) An individual who is permanently and totally disabled; (b) An individual who is sixty-five years of age or older; (c) An individual who is the surviving spouse of a</pre>	2274 2275 2276 2277					
<pre>to any of the following persons: (a) An individual who is permanently and totally disabled; (b) An individual who is sixty-five years of age or older; (c) An individual who is the surviving spouse of a deceased person who was permanently and totally disabled or</pre>	2274 2275 2276 2277 2278					
<pre>to any of the following persons: (a) An individual who is permanently and totally disabled; (b) An individual who is sixty-five years of age or older; (c) An individual who is the surviving spouse of a deceased person who was permanently and totally disabled or sixty-five years of age or older and who applied and qualified</pre>	2274 2275 2276 2277 2278 2279					
to any of the following persons:(a) An individual who is permanently and totally disabled;(b) An individual who is sixty-five years of age or older;(c) An individual who is the surviving spouse of a deceased person who was permanently and totally disabled or sixty-five years of age or older and who applied and qualified for a reduction in assessable value under this section in the	2274 2275 2276 2277 2278 2279 2280					
 to any of the following persons: (a) An individual who is permanently and totally disabled; (b) An individual who is sixty-five years of age or older; (c) An individual who is the surviving spouse of a deceased person who was permanently and totally disabled or sixty-five years of age or older and who applied and qualified for a reduction in assessable value under this section in the year of death, provided the surviving spouse is at least fifty- 	2274 2275 2276 2277 2278 2279 2280 2281					
 to any of the following persons: (a) An individual who is permanently and totally disabled; (b) An individual who is sixty-five years of age or older; (c) An individual who is the surviving spouse of a deceased person who was permanently and totally disabled or sixty-five years of age or older and who applied and qualified for a reduction in assessable value under this section in the year of death, provided the surviving spouse is at least fifty-nine but not sixty-five or more years of age on the date the 	2274 2275 2276 2277 2278 2279 2280 2281 2282					
 to any of the following persons: (a) An individual who is permanently and totally disabled; (b) An individual who is sixty-five years of age or older; (c) An individual who is the surviving spouse of a deceased person who was permanently and totally disabled or sixty-five years of age or older and who applied and qualified for a reduction in assessable value under this section in the year of death, provided the surviving spouse is at least fifty-nine but not sixty-five or more years of age on the date the deceased spouse dies. 	2274 2275 2276 2277 2278 2279 2280 2281 2282 2283					

individual whose domicile is in this state and to whom this 2287 section applies, shall be reduced for any tax year for which an 2288 application for such reduction has been approved, provided the 2289 individual did not acquire ownership from a person, other than 2290 the individual's spouse, related by consanguinity or affinity 2291 for the purpose of qualifying for the reduction. An owner 2292 includes a settlor of a revocable or irrevocable inter vivos 2293 trust holding the title to a manufactured or mobile home 2294 occupied by the settlor as of right under the trust. 2295

(a) For manufactured and mobile homes for which the tax
(a) For manufactured and mobile homes for which the tax
(b) (2) of that section, the reduction shall equal one
(c) (2) of that section, the reduction shall equal one
(c) (2) of the section, as applicable to the person:

(i) If the person received a reduction under this section
for tax year 2007, the greater of the reduction for that tax
year or the amount computed under division (A) (2) (b) of this
section;

(ii) If the person received, for any homestead, a 2304 reduction under division (A) of this section for tax year 2014 2305 or under division (A) (1) of section 323.152 of the Revised Code 2306 for tax year 2013 or the person is the surviving spouse of such 2307 a person and the surviving spouse is at least fifty-nine years 2308 of age on the date the deceased spouse dies, the amount computed 2309 under division (A) (2) (b) of this section. 2310

(iii) If the person is not described in division (A) (2) (a)
(i) or (ii) of this section and the person's total income does
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not exceed thirty thousand dollars, as adjusted under division
(A) (2) (e) of this section, the amount computed under division
(A) (2) (b) of this section.

(b) The amount of the reduction under division (A) (2) (b)2316of this section equals the product of the following:2317

(i) Twenty-five thousand dollars of the true value of theproperty in money, as adjusted under division (A) (2) (e) of this2319section;

(ii) The assessment percentage established by the tax
commissioner under division (B) of section 5715.01 of the
Revised Code, not to exceed thirty-five per cent;
2323

(iii) The effective tax rate used to calculate the taxes
charged against the property for the current year, where
"effective tax rate" is defined as in section 323.08 of the
Revised Code;

(iv) The quantity equal to one minus the sum of the 2328 percentage reductions in taxes received by the property for the 2329 current tax year under section sections 319.302 and 319.303 of 2330 the Revised Code and division (B) of section 323.152 of the 2331 Revised Code. 2332

(c) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(1) of that section, the reduction shall equal one of the following amounts, as applicable to the person:

(i) If the person received a reduction under this section
for tax year 2007, the greater of the reduction for that tax
year or the amount computed under division (A) (2) (d) of this
section;

(ii) If the person received, for any homestead, a
reduction under division (A) of this section for tax year 2014
or under division (A) (1) of section 323.152 of the Revised Code
for tax year 2013 or the person is the surviving spouse of such
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a person and the surviving spouse is at least fifty-nine years 2345 of age on the date the deceased spouse dies, the amount computed 2346 under division (A)(2)(d) of this section. 2347

(iii) If the person is not described in division (A) (2) (c)
(i) or (ii) of this section and the person's total income does
(a) (2) (e) of this section, the amount computed under division
(b) (2) (c) of this section.

(d) The amount of the reduction under division (A)(2)(d) 2353 of this section equals the product of the following: 2354

(i) Twenty-five thousand dollars of the cost to the owner,
cost the market value at the time of purchase, whichever is
cost the market value at the time of purchase, whichever is
cost the section
cost the section
cost the section;
cost to the owner,
cost to the owne

(ii) The percentage from the appropriate schedule indivision (D) (1) (b) of section 4503.06 of the Revised Code;2361

(iii) The assessment percentage of forty per cent used in 2362 division (D)(1)(b) of section 4503.06 of the Revised Code; 2363

(iv) The tax rate of the taxing district in which the home 2364
has its situs.
2364

(i) Determine the percentage increase in the gross2371domestic product deflator determined by the bureau of economic2372

analysis of the United States department of commerce from the2373first day of January of the preceding calendar year to the last2374day of December of the preceding calendar year;2375

(ii) Multiply that percentage increase by the total income2376threshold or reduction amount for the ensuing tax year, as2377applicable;2378

(iii) Add the resulting product to the total income 2379
threshold or reduction amount, as applicable for the ensuing tax 2380
year; 2381

(iv) Round the resulting sum to the nearest multiple of 2382 one hundred dollars. 2383

The commissioner shall certify the amount resulting from 2384 each adjustment to each county auditor not later than the first 2385 day of December each year. The certified amount applies to the 2386 second ensuing tax year. The commissioner shall not make the 2387 applicable adjustment in any calendar year in which the amount 2388 resulting from the adjustment would be less than the total 2389 income threshold or the reduction amount for the ensuing tax 2390 2391 year.

(B) (1) The manufactured home tax levied pursuant to 2392 division (C) of section 4503.06 of the Revised Code on a 2393 manufactured or mobile home that is owned and occupied by a 2394 disabled veteran shall be reduced for any tax year for which an 2395 application for such reduction has been approved, provided the 2396 disabled veteran did not acquire ownership from a person, other 2397 than the disabled veteran's spouse, related by consanguinity or 2398 affinity for the purpose of qualifying for the reduction. An 2399 owner includes an owner within the meaning of division (A)(2) of 2400 this section. 2401

(a) For manufactured and mobile homes for which the tax 2402
imposed by section 4503.06 of the Revised Code is computed under 2403
division (D) (2) of that section, the reduction shall equal the 2404
product obtained by multiplying fifty thousand dollars of the 2405
true value of the property in money, as adjusted under division 2406
(A) (2) (e) of this section, by the amounts described in divisions 2407
(A) (2) (b) (ii) to (iv) of this section. 2408

2409 (b) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under 2410 division (D)(1) of that section, the reduction shall equal the 2411 2412 product obtained by multiplying fifty thousand dollars of the cost to the owner, or the market value at the time of purchase, 2413 whichever is greater, as those terms are used in division (D)(1) 2414 of section 4503.06 of the Revised Code, as adjusted under 2415 division (A)(2)(e) of this section, by the amounts described in 2416 divisions (A)(2)(d)(ii) to (iv) of this section. 2417

The reduction is in lieu of any reduction under section24184503.0610 of the Revised Code or division (A), (B)(2), or (C) of2419this section. The reduction applies to only one manufactured or2420mobile home owned and occupied by a disabled veteran.2421

(2) The manufactured home tax levied pursuant to division 2422 (C) of section 4503.06 of the Revised Code on a manufactured or 2423 mobile home that is owned and occupied by the surviving spouse 2424 of a disabled veteran shall be reduced for each tax year for 2425 which an application for such reduction has been approved. The 2426 reduction shall equal the amount of the reduction authorized 2427 under division (B)(1)(a) or (b) of this section, as applicable. 2428 An owner includes an owner within the meaning of division (A) (2) 2429 of this section. 2430

The reduction is in lieu of any reduction under section

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4503.0610 of the Revised Code or division (A), (B)(1), or (C) of 2432 this section. The reduction applies to only one manufactured or 2433 mobile home owned and occupied by the surviving spouse of a 2434 disabled veteran. A manufactured or mobile home qualifies for a 2435 reduction in taxes under division (B)(2) of this section 2436 beginning in one of the following tax years: 2437

(a) For a surviving spouse described in division (H) (1) of 2438
section 4503.064 of the Revised Code, the year the disabled 2439
veteran dies; 2440

(b) For a surviving spouse described in division (H) (2) of 2441
section 4503.064 of the Revised Code, the first year on the 2442
first day of January of which the total disability rating 2443
described in division (F) of section 323.151 of the Revised Code 2444
has been received for the deceased spouse. 2445

In either case, the reduction shall continue through the 2446 tax year in which the surviving spouse dies or remarries. 2447

(C) The manufactured home tax levied pursuant to division 2448 (C) of section 4503.06 of the Revised Code on a manufactured or 2449 mobile home that is owned and occupied by the surviving spouse 2450 of a public service officer killed in the line of duty shall be 2451 2452 reduced for any tax year for which an application for such 2453 reduction has been approved, provided the surviving spouse did not acquire ownership from a person, other than the surviving 2454 spouse's deceased public service officer spouse, related by 2455 consanguinity or affinity for the purpose of qualifying for the 2456 reduction. An owner includes an owner within the meaning of 2457 division (A)(2) of this section. 2458

division (D)(2) of that section, the reduction shall equal the2461product obtained by multiplying fifty thousand dollars of the2462true value of the property in money, as adjusted under division2463(A)(2)(e) of this section, by the amounts described in divisions2464(A)(2)(b)(ii) to (iv) of this section.2465

(2) For manufactured and mobile homes for which the tax 2466 imposed by section 4503.06 of the Revised Code is computed under 2467 division (D)(1) of that section, the reduction shall equal the 2468 product obtained by multiplying fifty thousand dollars of the 2469 cost to the owner, or the market value at the time of purchase, 2470 whichever is greater, as those terms are used in division (D)(1) 2471 of section 4503.06 of the Revised Code, as adjusted under 2472 division (A)(2)(e) of this section, by the amounts described in 2473 divisions (A)(2)(d)(ii) to (iv) of this section. 2474

The reduction is in lieu of any reduction under section 2475 4503.0610 of the Revised Code or division (A) or (B) of this 2476 section. The reduction applies to only one manufactured or 2477 mobile home owned and occupied by such a surviving spouse. A 2478 manufactured or mobile home qualifies for a reduction in taxes 2479 under this division for the tax year in which the public service 2480 officer dies through the tax year in which the surviving spouse 2481 dies or remarries. 2482

(D) If the owner or the spouse of the owner of a 2483 manufactured or mobile home is eligible for a homestead 2484 exemption on the land upon which the home is located, the 2485 reduction to which the owner or spouse is entitled under this 2486 section shall not exceed the difference between the reduction to 2487 which the owner or spouse is entitled under division (A), (B), 2488 or (C) of this section and the amount of the reduction under the 2489 homestead exemption. 2490

(E) No reduction shall be made with respect to the home of 2491
any person convicted of violating division (C) or (D) of section 2492
4503.066 of the Revised Code for a period of three years 2493
following the conviction. 2494

Sec. 4503.0610. (A) If a board of county commissioners 2495 adopts a resolution granting a partial real property tax 2496 exemption under section 323.158 of the Revised Code, it also 2497 shall adopt a resolution under this section granting a partial 2498 manufactured home tax exemption. The partial exemption shall 2499 take the form of a reduction each year in the manufactured home 2500 tax charged against each manufactured home in the county under 2501 section 4503.06 of the Revised Code, by the same percentage by 2502 which real property taxes were reduced for the preceding year in 2503 the resolution adopted under section 323.158 of the Revised 2504 Code. Upon adopting the resolution under this section, the board 2505 shall certify copies of it to the county auditor and the tax 2506 commissioner. 2507

(B) After complying with sections 319.303, 4503.06, and 2508 4503.065 of the Revised Code, the county auditor shall reduce 2509 the remaining sum to be levied against a manufactured home by 2510 the percentage called for in the resolution adopted under 2511 2512 division (A) of this section. The auditor shall certify the amount of tax remaining after the reduction to the county 2513 treasurer for collection as the manufactured home tax charged 2514 and payable on the manufactured home. 2515

(C) For each tax year, the county auditor shall certify to 2516 the board of county commissioners the total amount by which 2517 manufactured home taxes are reduced under this section. At the 2518 time of each semi-annual distribution of manufactured home taxes 2519 in the county, the board shall pay to the auditor one-half of 2520

that total amount. Upon receipt of the payment, the auditor2521shall distribute it among the various taxing districts in the2522county as though it had been levied and collected as2523manufactured home taxes. The board shall make the payment from2524the county general fund or from any other county revenue that2525may be used for that purpose.2526

(D) If a board of county commissioners repeals a 2527
resolution adopted under section 323.158 of the Revised Code, it 2528
also shall repeal the resolution adopted under this section. 2529

Section 2. That existing sections 319.301, 323.08,2530323.152, 323.155, 323.158, 3317.017, 3317.02, 3317.021, 3317.16,25314503.06, 4503.065, and 4503.0610 of the Revised Code are hereby2532repealed.2533

Section 3. The enactment by this act of section 319.303 of 2534 the Revised Code applies to tax year 2025 and thereafter, in the 2535 case of property on the real property tax list, and to tax year 2536 2026 and thereafter, in the case of property on the manufactured 2537 home tax list. 2538

Section 4. The General Assembly, applying the principle 2539 stated in division (B) of section 1.52 of the Revised Code that 2540 2541 amendments are to be harmonized if reasonably capable of 2542 simultaneous operation, finds that the following sections, presented in this act as composites of the sections as amended 2543 by the acts indicated, are the resulting versions of the 2544 sections in effect prior to the effective date of the sections 2545 as presented in this act: 2546

Section 323.152 of the Revised Code as amended by both2547H.B. 33 and S.B. 43 of the 135th General Assembly.2548

Section 4503.065 of the Revised Code as amended by both 2549

H.B. 33 and S.B. 43 of the 135th General Assembly. 2550