As Introduced

136th General Assembly

Regular Session 2025-2026

H. B. No. 26

Representatives Williams, Fischer

Cosponsors: Representatives Gross, Hall, T., Johnson, Mathews, T., Lear, Miller, K., Klopfenstein, Hiner, Bird, Schmidt, King, Fowler Arthur, Robb Blasdel

A BILL

То	amend sections 9.63, 4501.06, 5747.50, 5747.502,	1
	5747.51, and 5747.53 and to enact sections	2
	9.631, 9.632, 9.633, and 5747.504 of the Revised	3
	Code to require state and local authorities to	4
	cooperate with the federal government in the	5
	enforcement of immigration laws, to prescribe	6
	funding reductions for noncompliance, to name	7
	this act the Protecting Ohio Communities Act,	8
	and to declare an emergency.	9

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

Section 1. That sections 9.63, 4501.06, 5747.50, 5747.502,	10
5747.51, and 5747.53 be amended and sections 9.631, 9.632,	11
9.633, and 5747.504 of the Revised Code be enacted to read as	12
follows:	13
Sec. 9.63. (A) Notwithstanding any law, ordinance, or	14
collective bargaining contract to the contrary, no state or	15
local employee shall unreasonably fail to comply with any lawful	16
request for assistance made by any federal authorities carrying	17
out the provisions of the USA Patriot Act, any federal	1.8

immigration or terrorism investigation, or any executive order	19
of the president of the United States pertaining to homeland	20
security, to the extent that the request is consistent with the	21
doctrine of federalism.	22
(B) No municipal corporation shall enact an ordinance,	23
policy, directive, rule, or resolution that would materially	24
hinder or prevent local employees from complying with the USA	25
Patriot Act or any executive order of the president of the	26
United States pertaining to homeland security or from	27
cooperating with state or federal immigration services and	28
terrorism investigations.	29
(C)(1) Any municipal corporation that enacts any	30
ordinance, policy, directive, rule, or resolution that division	31
(B) of this section prohibits is ineligible to receive any	32
homeland security funding available from the state.	33
(2) Whenever the director of public safety determines that	34
a municipal corporation has enacted any ordinance, policy,	35
directive, rule, or resolution that division (B) of this section	36
prohibits, the director shall certify that the municipal	37
corporation is ineligible to receive any homeland security	38
funding from the state and shall notify the general assembly of	39
that ineligibility. That municipal corporation shall remain	40
ineligible to receive any homeland security funding from the	41
state until the director certifies that the ordinance, policy,	42
directive, rule, or resolution has been repealed.	43
(D)(1) If a state or local employee states disagreement	44
with, or a critical opinion of, the USA Patriot Act, any federal	45
immigration or terrorism policy, or any executive order of the	46
president of the United States pertaining to homeland security,	47

the statement of disagreement with or critical opinion of the

act or order is not sufficient to qualify for purposes of this	49
section as unreasonable noncompliance with a request for	50
assistance of the type division (A) of this section describes.	51
(2) Any municipal corporation's ordinance, policy,	52
directive, rule, or resolution that states disagreement with, or	53
a critical opinion of, any state or federal immigration or	54
terrorism policy, the USA Patriot Act, or any executive order of	55
the president of the United States pertaining to homeland	56
security is not sufficient to qualify as a "material hindrance	57
or prevention" of local employees from cooperating with federal	58
immigration services and terrorism investigations or from	59
complying with the USA Patriot Act or any executive order of the	60
president of the United States pertaining to homeland security	61
for purposes of divisions (B), (C), and (D) of this section.	62
(E) As used in this section, "USA Patriot Act" means the	63
"Uniting and Strengthening America by Providing Appropriate	64
Tools Required to Intercept and Obstruct Terrorism (USA Patriot	65
Act) Act of 2001," Pub. L. No. 107-056, 115 Stat. 272, as	66
amended.	67
Sec. 9.631. (A) As used in this section and sections 9.632	68
and 9.633 of the Revised Code:	69
(1) "Law enforcement agency" means a municipal or township	70
police department, the office of a sheriff, the state highway	71
patrol, or any other state or local governmental body that	72
enforces criminal laws and that has employees who have a	73
statutory power of arrest.	74
(2) "Political subdivision" means a county, township,	75
municipal corporation, or any other body corporate and politic	76
that is responsible for government activities in a geographic	77

area smaller than that of the state.	78
(3) "State or local governmental entity" means any agency,	79
board, bureau, commission, council, department, division,	80
office, or other organized body established by the state or a	81
political subdivision for the exercise of any function of the	82
state or a political subdivision.	83
(4) "State or local public benefit" has the same meaning	84
as in division (c) of section 411 of the "Personal	85
Responsibility and Work Opportunity Reconciliation Act of 1996,"	86
8 U.S.C. 1621(c), as amended.	87
(B) A law enforcement agency shall do all of the	88
<pre>following:</pre>	89
(1) Participate in any available program operated by the	90
United States department of homeland security or its successor	91
department that allows the law enforcement agency to submit to	92
federal authorities information about an arrestee in order to	93
<pre>enable those authorities to determine whether the arrestee is</pre>	94
unlawfully present in the United States;	95
(2) Immediately report the identity of any arrestee whom a	96
peace officer has reasonable cause to believe is unlawfully	97
present in the United States to the appropriate office of the	98
United States immigration and customs enforcement agency or its	99
successor agency;	100
(3) Detain a person who is unlawfully present in the	101
United States, upon receiving a lawful federal request or order	102
to do so, until the person is transferred into federal custody;	103
(4) Otherwise cooperate and comply with federal officials	104
in the enforcement of federal immigration law.	105

(C)(1) Each state or local governmental entity	106
administering a state or local public benefit shall comply with	107
section 411 of the "Personal Responsibility and Work Opportunity	108
Reconciliation Act of 1996," 8 U.S.C. 1621, as amended.	109
(2) Except as otherwise provided in division (C)(3) of	110
this section, whenever a person who is not a United States	111
citizen or national applies to a state or local governmental	112
entity for a state or local public benefit, the state or local	113
governmental entity shall verify whether the person is	114
ineligible for the benefit under section 411 of the "Personal	115
Responsibility and Work Opportunity Reconciliation Act of 1996,"	116
8 U.S.C. 1621, as amended, using the systematic alien	117
verification for entitlements (SAVE) program, or its successor	118
program, operated by the United States department of homeland	119
security or its successor agency.	120
(3) Division (C)(2) of this section does not apply when a	121
person applies for a state or local public benefit described in	122
division (b) of section 411 of the "Personal Responsibility and	123
Work Opportunity Reconciliation Act of 1996," 8 U.S.C. 1621, as	124
amended, or for a state or local public benefit for which the	125
Revised Code affirmatively provides eligibility for persons	126
described in division (a) of that section.	127
(D) No state or local government agency or political	128
subdivision shall adopt an ordinance, policy, directive, rule,	129
or resolution that prohibits or otherwise restricts a public	130
official or employee from doing any of the following:	131
(1) Complying with the requirements of division (B) or (C)	132
of this section;	133
(2) Inquiring about a person's name, birthdate, place of	134

birth, or citizenship or immigration status in the course of	135
investigating or prosecuting a violation of any law or	136
ordinance;	137
(3) Maintaining information about a person's citizenship	138
or immigration status;	139
(4) Sending information to, or requesting or receiving	140
information from, a federal, state, or local government agency	141
or employee concerning a person's citizenship or immigration	142
status or for the purpose of determining a person's citizenship	143
or immigration status;	144
(5) Complying with any request by a federal agency engaged	145
in the enforcement of federal immigration law for information,	146
access, or assistance, regardless of whether the federal agency	147
has obtained a warrant to compel the state or local government	148
agency or political subdivision to comply with the request,	149
unless federal law prohibits the state or local government	150
agency or political subdivision from complying with the request.	151
Sec. 9.632. (A) Each law enforcement agency and each state	152
or local governmental entity that administers a state or local	153
public benefit shall notify its officers and employees of the	154
requirements of sections 9.63 and 9.631 of the Revised Code.	155
(B) (1) A member of the general assembly who believes that	156
a county, township, or municipal corporation or the law	157
<pre>enforcement agency that serves the county, township, or</pre>	158
municipal corporation is not complying with the requirements of	159
section 9.631 of the Revised Code may file a complaint with the	160
attorney general. Upon receiving the complaint, the attorney	161
general shall investigate whether the county, township,	162
municipal corporation, or law enforcement agency is complying	163

with the requirements of that section and shall submit a report	164
of the attorney general's findings to the treasurer of state and	165
to the tax commissioner.	166
(2) If the attorney general determines that a county,	167
township, municipal corporation, or law enforcement agency	168
originally reported as failing to comply with the requirements	169
of section 9.631 of the Revised Code is in compliance with those	170
requirements, the attorney general promptly shall issue an	171
addendum to the attorney general's original report concerning	172
that county, township, municipal corporation, or law enforcement	173
agency to the persons who received the original report.	174
(C) If the attorney general determines that a county,	175
township, or municipal corporation or the law enforcement agency	176
that serves the county, township, or municipal corporation is	177
not in compliance with the requirements of section 9.631 of the	178
Revised Code, then the county, township, or municipal	179
corporation is ineligible to receive homeland security funding	180
and required to receive reduced local government fund	181
distributions from the state under section 5747.504 of the	182
Revised Code until the attorney general certifies in an addendum	183
issued under division (B)(2) of this section that the county,	184
township, municipal corporation, or law enforcement agency is in	185
compliance with the requirements of that section.	186
Sec. 9.633. A county, township, or municipal corporation	187
shall submit a report annually to the attorney general	188
confirming the county, township, or municipal corporation is in	189
compliance with sections 9.63, 9.631, and 9.632 of the Revised	1,90
<pre>Code.</pre>	191
Sec. 4501.06. The taxes, fees, and fines levied, charged,	192
or referred to in Chapters 4501 4503 4504 4505 4506	103

4507., 4509., 4510., 4511., 4517., 4519., and 4521., division	194
(A) of section 4508.06, and sections 2935.27, 3123.59, 4508.05,	195
4513.53, 4738.06, 4738.13, and 5502.12, and 5747.504 of the	196
Revised Code, unless otherwise designated by law, shall be	197
deposited in the state treasury to the credit of the public	198
safety - highway purposes fund, which is hereby created. Money	199
credited to the fund shall be used for the purpose of enforcing	200
and paying the expenses of administering the laws relative to	201
the registration and operation of motor vehicles on the public	202
roads or highways and to the powers and duties of the registrar	203
of motor vehicles. Amounts credited to the fund may also be used	204
to pay the expenses of administering and enforcing the laws	205
under which such fees were collected. All investment earnings of	206
the public safety - highway purposes fund shall be credited to	207
the fund.	208

Sec. 5747.50. (A) As used in this section:

(1) "County's proportionate share of the calendar year 210 2007 LGF and LGRAF distributions" means the percentage computed 211 for the county under division (B)(1)(a) of section 5747.501 of 212 the Revised Code. 213

209

(2) "County's proportionate share of the total amount of 214 the local government fund additional revenue formula" means each 215 county's proportionate share of the state's population as 216 determined for and certified to the county for distributions to 217 be made during the current calendar year under division (B)(2) 218 (a) of section 5747.501 of the Revised Code. If prior to the 219 first day of January of the current calendar year the federal 220 government has issued a revision to the population figures 221 reflected in the estimate produced pursuant to division (B)(2) 222 (a) of section 5747.501 of the Revised Code, such revised 223

population figures shall be used for making the distributions	224
during the current calendar year.	225
(3) "2007 LGF and LGRAF county distribution base available	226
in that month" means the lesser of the amounts described in	227
division (A)(3)(a) and (b) of this section, provided that the	228
amount shall not be less than zero:	229
(a) The total amount available for distribution to	230
counties from the local government fund during the current	231
month.	232
(b) The total amount distributed to counties from the	233
local government fund and the local government revenue	234
assistance fund to counties in calendar year 2007 less the total	235
amount distributed to counties under division (B)(1) of this	236
section during previous months of the current calendar year.	237
(4) "Local government fund additional revenue distribution	238
base available during that month" means the total amount	239
available for distribution to counties during the month from the	240
	240
local government fund, less any amounts to be distributed in	241
local government fund, less any amounts to be distributed in that month from the local government fund under division (B)(1)	
	241
that month from the local government fund under division (B)(1)	241 242
that month from the local government fund under division (B)(1) of this section, provided that the local government fund	241242243
that month from the local government fund under division (B)(1) of this section, provided that the local government fund additional revenue distribution base available during that month	241242243244
that month from the local government fund under division (B)(1) of this section, provided that the local government fund additional revenue distribution base available during that month shall not be less than zero.	241242243244245
that month from the local government fund under division (B)(1) of this section, provided that the local government fund additional revenue distribution base available during that month shall not be less than zero. (5) "Total amount available for distribution to counties"	241242243244245246
that month from the local government fund under division (B)(1) of this section, provided that the local government fund additional revenue distribution base available during that month shall not be less than zero. (5) "Total amount available for distribution to counties" means the total amount available for distribution from the local	241242243244245246247
that month from the local government fund under division (B)(1) of this section, provided that the local government fund additional revenue distribution base available during that month shall not be less than zero. (5) "Total amount available for distribution to counties" means the total amount available for distribution from the local government fund during the current month less the total amount	241 242 243 244 245 246 247 248
that month from the local government fund under division (B)(1) of this section, provided that the local government fund additional revenue distribution base available during that month shall not be less than zero. (5) "Total amount available for distribution to counties" means the total amount available for distribution from the local government fund during the current month less the total amount available for distribution to municipal corporations during the	241 242 243 244 245 246 247 248 249

equal to the sum of:	253
(1) The county's proportionate share of the calendar year	254
2007 LGF and LGRAF distributions multiplied by the 2007 LGF and	255
LGRAF county distribution base available in that month, provided	256
that if the 2007 LGF and LGRAF county distribution base	257
available in that month is zero, no payment shall be made under	258
division (B)(1) of this section for the month or the remainder	259
of the calendar year; and	260
(2) The county's proportionate share of the total amount	261
of the local government fund additional revenue formula	262
multiplied by the local government fund additional revenue	263
distribution base available during that month.	264
Money received into the treasury of a county under this	265
division shall be credited to the undivided local government	266
fund in the treasury of the county on or before the fifteenth	267
day of each month. On or before the twentieth day of each month,	268
the county auditor shall issue warrants against all of the	269
undivided local government fund in the county treasury in the	270
respective amounts allowed as provided in section 5747.51 of the	271
Revised Code, and the treasurer shall distribute and pay such	272
sums to the subdivision therein.	273
(C)(1) As used in division (C) of this section:	274
(a) "Total amount available for distribution to	275
municipalities during the current month" means the difference	276
obtained by subtracting one million dollars from the product	277
obtained by multiplying the total amount available for	278
distribution from the local government fund during the current	279
month by the aggregate municipal share.	280

(b) "Aggregate municipal share" means the quotient

H. B. No. 26 Page 11 As Introduced

obtained by dividing the total amount distributed directly from	282
the local government fund to municipal corporations during	283
calendar year 2007 by the total distributions from the local	284
government fund and local government revenue assistance fund	285
during calendar year 2007.	286
(c) A municipal corporation's "distribution share" equals	287
one of the following:	288
(i) For municipal corporations with a population of more	289
than fifty thousand, fifty thousand;	290
(ii) For municipal corporations with a population of less	291
than one thousand, zero;	292
(iii) For all other municipal corporations, the municipal	293
corporation's population.	294
(d) A municipal corporation's "distribution percentage"	295
equals the percentage that a municipal corporation's	296
distribution share is of the total of all municipal	297
corporations' distribution shares.	298
(2) On or before the tenth day of each month, the tax	299
commissioner shall provide for payment from the local government	300
fund to each municipal corporation an amount equal to the	301
product derived by multiplying the municipal corporation's	302
distribution percentage by the total amount available for	303
distribution to municipal corporations during the current month.	304
(3) Payments received by a municipal corporation under	305
this division shall be paid into its general fund and may be	306
used for any lawful purpose.	307
(4) The amount distributed to municipal corporations under	308
this division during any calendar year shall not exceed the	309

Page 12 H. B. No. 26 As Introduced

amount distributed directly from the local government fund to	310
municipal corporations during calendar year 2007. If that	311
maximum amount is reached during any month, distributions to	312
municipal corporations in that month shall be as provided in	313
divisions (C)(1) and (2) of this section, but no further	314
distributions shall be made to municipal corporations under	315
division (C) of this section during the remainder of the	316
calendar year.	317
(5) Upon being informed of a municipal corporation's	318
dissolution, the tax commissioner shall cease providing for	319
payments to that municipal corporation under division (C) of	320
this section. The proportionate shares of the total amount	321
available for distribution to each of the remaining municipal	322
corporations under this division shall be increased on a pro	323
rata basis.	324
The tax commissioner shall reduce payments under division	325
(C) of this section to municipal corporations for which reduced	326
payments are required under section 5747.502 or 5747.504 of the	327
Revised Code.	328
(D) Each municipal corporation which has in effect a tax	329
imposed under Chapter 718. of the Revised Code shall, no later	330
than the thirty-first day of August of each year, certify to the	331
tax commissioner, on a form prescribed by the commissioner, the	332
amount of income tax revenue collected and refunded by such	333
municipal corporation pursuant to such chapter during the	334
preceding calendar year, arranged, when possible, by the type of	335
preceding calendar year, arranged, when possible, by the type of income from which the revenue was collected or the refund was	335 336
income from which the revenue was collected or the refund was	336

development zone that levies an income tax administered by the	340
municipal corporation and the amount of such revenue distributed	341
to contracting parties during the preceding calendar year. The	342
tax commissioner may withhold payment of local government fund	343
moneys pursuant to division (C) of this section from any	344
municipal corporation for failure to comply with this reporting	345
requirement.	346
(E)(1) For the purposes of division (E) of this section:	347
(a) "Eligible taxing district" means a township, township	348
fire district, or joint fire district for which the total	349
taxable value of eligible power plants for tax year 2017 is at	350
least thirty per cent less than the total taxable value of	351
eligible power plants for tax year 2016.	352
(b) "Eligible power plant" means a power plant that is	353
subject to the requirements of 10 C.F.R. part 73.	354
(c) "Total taxable value of eligible power plants" of an	355
eligible taxing district means the total taxable value of the	356
taxable property of eligible power plants apportioned to the	357
district as shown in a preliminary assessment or amended	358
preliminary assessment and listed on the tax list of real and	359
public utility property.	360
(d) "Taxable property" has the same meaning as in section	361
5727.01 of the Revised Code.	362
(e) "Tax rate" of an eligible taxing district means one of	363
the following:	364
(i) For townships, the sum of the rates of levies imposed	365
under section 505.39, 505.51, or division (I), (J), (U), or (JJ)	366
of section 5705.19 of the Revised Code and extended on the tax	367
list of real and public utility property for tax year 2017,	368

excluding any levy imposed at whatever rate is required to raise	369
a fixed sum of money;	370
(ii) For township fire districts and joint fire districts,	371
the sum of the rates of levies extended on the tax list of real	372
and public utility property for tax year 2017, excluding any	373
levy imposed at whatever rate is required to raise a fixed sum	374
of money.	375
(2) Each fiscal year from fiscal year 2018 through fiscal	376
year 2028, the tax commissioner shall compute the following	377
amount for each eligible taxing district:	378
(a) For fiscal years 2018 and 2019, the amount obtained by	379
multiplying the eligible taxing district's tax rate by the	380
difference obtained by subtracting (i) the total taxable value	381
of eligible power plants of the district for tax year 2017 from	382
(ii) the total taxable value of eligible power plants of the	383
district for tax year 2016;	384
(b) For fiscal years 2020 through 2028, ninety per cent of	385
the amount calculated for the district under division (E)(2)(a)	386
or (b) of this section for the preceding fiscal year.	387
The commissioner shall certify the sum of the amounts	388
calculated for all eligible taxing districts under this division	389
for a fiscal year to the director of budget and management who,	390
on or before the seventh day of each month of that fiscal year,	391
shall transfer from the general revenue fund to the local	392
government fund one-twelfth of the amount certified.	393
(3) On or before the tenth day of each month, the tax	394
commissioner shall provide for payment to each county treasury	395
in which an eligible taxing district is located an amount equal	396
to one-twelfth of the amount computed for the district for that	397

fiscal year under division (E)(2) of this section.	398
Money received into the treasury of a county under	399
division (E) of this section shall be credited to the undivided	400
local government fund in the treasury of the county on or before	401
the fifteenth day of each month. On or before the twentieth day	402
of each month, the county auditor shall issue warrants against	403
the undivided local government fund for the amounts attributable	404
to each eligible taxing district, and the treasurer shall	405
distribute and pay such amounts to each eligible taxing	406
district. Money received by a township fire district or joint	407
fire district under this division shall be credited to the	408
district's general fund and may be used for any lawful purpose	409
of the district. Money received by a township under this	410
division shall be credited to the township's general fund and	411
shall be used for the purpose of funding fire, police, emergency	412
medical, or ambulance services.	413
Sec. 5747.502. (A) As used in this section:	414
(1) "Local authority" and "traffic law photo-monitoring	415
device" have the same meanings as in section 4511.092 of the	416
Revised Code.	417
(2) "School zone" has the same meaning as in section	418
4511.21 of the Revised Code.	419
(3) "Transportation district" means a territorial district	420
established by the director of transportation under section	421
5501.14 of the Revised Code.	422
	422 423
5501.14 of the Revised Code.	
5501.14 of the Revised Code. (4) "District deputy director" means the person appointed	423

(5) "Gross amount" means the entire amount of traffic	427
camera fines and fees paid by a driver.	428
(6) "Local government fund adjustment" or "LGF adjustment"	429
means the sum of:	430
(a) The gross amount of all traffic camera fines collected	431
by a local authority during the preceding fiscal year, as	432
reported under division (B)(1) of this section, if such a report	433
is required; plus	434
(b) The residual adjustment computed for the local	435
authority under division (B)(4) of this section, if such an	436
adjustment applies.	437
(7) "Local government fund payments" or "LGF payments"	438
means the payments a local authority would receive under	439
sections $\frac{5747.502}{5747.503}$, 5747.51, and 5747.53, and division	440
(C) of section 5747.50 of the Revised Code, as applicable, if	441
not for the reductions required by divisions (C) and (D) of this	442
section or under section 5747.504 of the Revised Code.	443
(8) "Residual adjustment" means the most recent LGF	444
adjustment computed for a local authority under division (B)(2)	445
or (3) of this section minus the sum of the reductions applied	446
after that computation under division (C) of this section to the	447
local authority's LGF payments.	448
(9) "Traffic camera fines" means civil fines for any	449
violation of any local ordinance or resolution that are based	450
upon evidence recorded by a traffic law photo-monitoring device.	451
(10) "Qualifying village" has the same meaning as in	452
section 5747.503 of the Revised Code.	453
(B)(1) Annually, on or before the thirty-first day of	454

H. B. No. 26
Page 17
As Introduced

July, any local authority that directly or indirectly collected	455
traffic camera fines during the preceding fiscal year shall file	456
a report with the tax commissioner that includes a detailed	457
statement of the gross amount of all traffic camera fines the	458
local authority collected during that period and the gross	459
amount of such fines that the local authority collected for	460
violations that occurred within a school zone.	461
(2) Annually, on or before the tenth day of August, the	462
commissioner shall compute a local government fund adjustment	463
for each local authority that files a report under division (B)	464
(1) of this section or with respect to which a residual	465
adjustment applies. Subject to division (B)(3) of this section,	466
the LGF adjustment shall be used by the commissioner to	467
determine the amount of the reductions required under division	468
(C) of this section for each of the next twelve months, starting	469
with the month in which the LGF adjustment is computed. After	470
those twelve months, the LGF adjustment ceases to apply and, if	471
an LGF adjustment continues to be required, the amount of the	472
reductions required under division (C) of this section shall be	473
determined based on an updated LGF adjustment computed under	474
this division.	475
(3) Upon receipt of a report described by division (B)(1)	476
of this section that is not timely filed, the commissioner shall	477
do both of the following:	478

(a) If one or more payments to the local authority has

479
been withheld under division (D) of this section because of the
local authority's failure to file the report, notify the county
auditor and county treasurer of the appropriate county that the
report has been received and that, subject to division (C) of
this section, payments to the local authority from the undivided

484

local government fund are to resume. 485 (b) Compute the local authority's LGF adjustment using the 486 information in the report. An LGF adjustment computed under this 487 division shall be used by the commissioner to determine the 488 amount of the reductions required under division (C) of this 489 section starting with the next required reduction. The LGF 490 adjustment ceases to apply on the thirty-first day of the 491 ensuing July, following which, if an LGF adjustment continues to 492 be required, the amount of the reductions required under 493 494 division (C) of this section shall be determined based on an updated LGF adjustment computed under division (B)(2) of this 495 section. 496 (4) Annually, on or before the tenth day of August, the 497 commissioner shall compute a residual adjustment for each local 498 authority whose LGF adjustment for the preceding year exceeds 499 the amount by which the local authority's LGF payments were 500 reduced during that year under division (C) of this section. The 501 residual adjustment shall be used to compute the LGF adjustment 502 for the ensuing year under division (B)(2) of this section. 503 504 (C) The commissioner shall do the following, as applicable, respecting any local authority to which an LGF 505 adjustment computed under division (B) of this section applies: 506 (1) If the local authority is a municipal corporation with 507 a population of one thousand or more, reduce payments to the 508 municipal corporation under division (C) of section 5747.50 of 509 the Revised Code by one-twelfth of the LGF adjustment. If one-510 twelfth of the LGF adjustment exceeds the amount of money the 511 municipal corporation would otherwise receive under division (C) 512 of section 5747.50 of the Revised Code, the commissioner also 513

shall reduce payments to the appropriate county undivided local

government fund under division (B) of section 5747.50 of the	515
Revised Code by an amount equal to the lesser of (a) one-twelfth	516
of the excess, or (b) the amount of the payment the municipal	517
corporation would otherwise receive from the fund under section	518
5747.51 or 5747.53 of the Revised Code.	519
(2) If the local authority is a township or qualifying	520
village, reduce the supplemental payments to the appropriate	521
county undivided local government fund under section 5747.503 of	522
the Revised Code by the lesser of one-twelfth of the LGF	523
adjustment, or the amount of money the township or qualifying	524
village would otherwise receive under that section. If one-	525
twelfth of the LGF adjustment exceeds the amount of money the	526
township or qualifying village would otherwise receive under	527
section 5747.503 of the Revised Code, the commissioner also	528
shall reduce payments to the appropriate county undivided local	529
government fund under division (B) of section 5747.50 of the	530
Revised Code by an amount equal to the lesser of (a) one-twelfth	531
of the excess, or (b) the amount of the payment the township or	532
qualifying village would otherwise receive from the fund under	533
section 5747.51 or 5747.53 of the Revised Code.	534
(3) If the local authority is a county, reduce payments to	535
the appropriate county undivided local government fund under	536
division (B) of section 5747.50 of the Revised Code by an amount	537
equal to the lesser of (a) one-twelfth of the LGF adjustment, or	538
(b) the amount of the payment the county would otherwise receive	539
from the fund under section 5747.51 or 5747.53 of the Revised	540
Code.	541
(4) For any local authority, on or before the tenth day of	542
each month a reduction is made under division (C)(1), (2), or	543

(3) of this section, make a payment to the local authority in an

amount equal to the lesser of (a) one-twelfth of the gross	545
amount of traffic camera fines the local authority collected in	546
the preceding fiscal year for violations that occurred within a	547
school zone, as indicated on the report filed by the local	548
authority pursuant to division (B)(1) of this section, or (b)	549
the amount by which the local authority's LGF payments were	550
reduced that month pursuant to division (C)(1), (2), or (3) of	551
this section. Payments received by a local authority under this	552
division shall be used by the local authority for school safety	553
purposes.	554
(D) Upon discovery, based on information in the	555
commissioner's possession, that a local authority required to	556
file a report under division (B)(1) of this section has failed	557
to do so, the commissioner shall do the following, as	558
applicable:	559
(1) If the local authority is a municipal corporation with	560
a population of one thousand or more, cease providing for	561
payments to the municipal corporation under section 5747.50 of	562
the Revised Code beginning with the next required payment and	563
until such time as the report is received by the commissioner;	564
(2) If the local authority is a township or qualifying	565
village, reduce the supplemental payments to the appropriate	566
county undivided local government fund under section 5747.503 of	567
the Revised Code by an amount equal to the amount of such	568
payments the local authority would otherwise receive under that	569
section, beginning with the next required payment and until such	570
time as the report is received by the commissioner;	571
(3) For any local authority, reduce payments to the	572
appropriate county undivided local government fund under	573

division (B) of section 5747.50 of the Revised Code by an amount

equal to the amount of such payments the local authority would	575
otherwise receive under section 5747.51 or 5747.53 of the	576
Revised Code, beginning with the next required payment and until	577
such time as the report is received by the commissioner;	578
(4) For any local authority, notify the county auditor and	579
county treasurer that such payments are to cease until the	580
commissioner notifies the auditor and treasurer under division	581
(E) of this section that the payments are to resume.	582
(E) The commissioner shall notify the county auditor and	583
county treasurer on or before the day the commissioner first	584
reduces a county undivided local government fund payment to that	585
county under division (C) of this section. The notice shall	586
include the full amount of the reduction, a list of the local	587
authorities to which the reduction applies, and the amount of	588
reduction attributed to each such local authority. The	589
commissioner shall send an updated notice to the county auditor	590
and county treasurer any time the amount the reduction	591
attributed to any local authority changes.	592
A county treasurer that receives a notice from the	593
commissioner under this division or division (B)(3)(a) or (D)(4)	594
of this section shall reduce, cease, or resume payments from the	595
undivided local government fund to the local authority that is	596
the subject of the notice as specified by the commissioner in	597
the notice. Unless otherwise specified in the notice, the	598
payments shall be reduced, ceased, or resumed beginning with the	599
next required payment.	600
(F) There is hereby created in the state treasury the Ohio	601
highway and transportation safety fund. On or before the tenth	602

day of each month, the commissioner shall deposit in the fund an

amount equal to the total amount by which payments to local

603

authorities were reduced or ceased under division (C) or (D) of	605
this section minus the total amount of payments made under	606
division (C)(4) of this section. The amount deposited with	607
respect to a local authority shall be credited to an account to	608
be created in the fund for the transportation district in which	609
that local authority is located. If the local authority is	610
located within more than one transportation district, the amount	611
credited to the account of each such transportation district	612
shall be prorated on the basis of the number of centerline miles	613
of public roads and highways in both the local authority and the	614
respective districts. Amounts credited to a transportation	615
district's account shall be used by the department of	616
transportation and the district deputy director exclusively to	617
enhance public safety on public roads and highways within that	618
transportation district.	619
Sec. 5747.504. (A) As used in this section:	620
(1) "Sanctuary jurisdiction adjustment" means ten per cent	621
of a local authority's local government fund payment for a	622
month.	623
(2) "Local authority" has the same meaning as in section	624
	625
5747.502 of the Revised Code.	023
(3) "Local government fund payments" or "LGF payments"	626
means the payments a local authority would receive each month	627
under sections 5747.503, 5747.51, and 5747.53, and division (C)	628
of section 5747.50 of the Revised Code, as applicable, if not	629
for the reductions required by this section, but subject to any	630
reduction under section 5747.502 of the Revised Code for that	631
month.	632
(4) "Qualifying village" has the same meaning as in	633

section 5747.503 of the Revised Code.	634
(B) Upon receiving notification from the attorney general,	635
pursuant to section 9.632 of the Revised Code, that a local	636
authority is not in compliance with the requirements of section	637
9.631 of the Revised Code, the commissioner shall subtract a	638
sanctuary jurisdiction adjustment from the local authority's LGF	639
payments, as described in division (C) of this section,	640
beginning with the next required payment and until such time as	641
the attorney general notifies the commissioner, pursuant to	642
section 9.632 of the Revised Code, that the local authority is	643
in compliance with the requirements of section 9.631 of the	644
Revised Code.	645
(C)(1) If the local authority is a municipal corporation	646
with a population of one thousand or more, the commissioner	647
shall first reduce payments to the municipal corporation under	648
division (C) of section 5747.50 of the Revised Code by the	649
lesser of the sanctuary jurisdiction adjustment or the amount	650
the municipal corporation would otherwise receive under that	651
division. If the sanctuary jurisdiction adjustment exceeds the	652
amount of money the municipal corporation would otherwise	653
receive under division (C) of section 5747.50 of the Revised	654
Code, the commissioner also shall reduce payments to the	655
appropriate county undivided local government fund under	656
division (B) of section 5747.50 of the Revised Code by the	657
excess sanctuary jurisdiction adjustment.	658
(2) If the local authority is a qualifying village or	659
township, the commissioner shall first reduce supplemental	660
payments to the appropriate county undivided local government	661
fund under section 5747.503 of the Revised Code by the lesser of	662
the sanctuary jurisdiction adjustment, or the amount of money	663

the qualifying village or township would otherwise receive under	664
that section. If the sanctuary jurisdiction adjustment exceeds	665
the amount of money the qualifying village or township would	666
otherwise receive under section 5747.503 of the Revised Code,	667
the commissioner also shall reduce payments to the appropriate	668
county undivided local government fund under division (B) of	669
section 5747.50 of the Revised Code by the excess sanctuary	670
jurisdiction adjustment.	671
(3) If the local authority is a county, the commissioner	672
shall reduce payments to the appropriate county undivided local	673
government fund under division (B) of section 5747.50 of the	674
Revised Code by the sanctuary jurisdiction adjustment.	675
(D) The tax commissioner shall notify the county auditor	676
and county treasurer on or before the day the commissioner first	677
reduces a county undivided local government fund payment to that	678
county under division (C) of this section. The notice shall	679
include the full amount of the reduction, a list of the local	680
authorities to which the reduction applies, and the amount of	681
reduction attributed to each such local authority. The	682
commissioner shall send an updated notice to the county auditor	683
and county treasurer any time the amount of the reduction	684
attributed to any local authority changes or ceases.	685
A county treasurer that receives a notice from the	686
commissioner under this division shall reduce or resume payments	687
from the undivided local government fund to the local authority	688
that is the subject of the notice. Unless otherwise specified in	689
the notice, the payments shall be reduced or resumed beginning	690
with the next required payment.	691
(E) On or before the tenth day of each month, the tax	692
commissioner shall transfer from the local government fund to	693

the public safety - highway purposes fund created in section	694
4501.06 of the Revised Code the sum of the payments withheld	695
that month under division (C) of this section. Such moneys shall	696
be used to pay the administrative costs and expenses associated	697
with the state highway patrol and the state enforcement of	698
traffic laws as conducted by the state highway patrol.	699
Sec. 5747.51. (A) On or before the twenty-fifth day of	700
July of each year, the tax commissioner shall make and certify	701
	=

(B) At each annual regular session of the county budget 708 commission convened pursuant to section 5705.27 of the Revised 709 Code, each auditor shall present to the commission the 710 certificate of the commissioner, the annual tax budget and 711 estimates, and the records showing the action of the commission 712 in its last preceding regular session. The commission, after 713 extending to the representatives of each subdivision an 714 715 opportunity to be heard, under oath administered by any member of the commission, and considering all the facts and information 716 presented to it by the auditor, shall determine the amount of 717 the undivided local government fund needed by and to be 718 apportioned to each subdivision for current operating expenses, 719 as shown in the tax budget of the subdivision. This 720 determination shall be made pursuant to divisions (C) to (I) of 721 this section, unless the commission has provided for a formula 722 pursuant to section 5747.53 of the Revised Code. The 723 commissioner shall reduce the amount of funds from the undivided 724

local government fund to a subdivision required to receive	725
reduced funds under section 5747.502 of the Revised Code.	726
Nothing in this section prevents the budget commission,	727
for the purpose of apportioning the undivided local government	728
fund, from inquiring into the claimed needs of any subdivision	729
as stated in its tax budget, or from adjusting claimed needs to	730
reflect actual needs. For the purposes of this section, "current	731
operating expenses" means the lawful expenditures of a	732
subdivision, except those for permanent improvements and except	733
payments for interest, sinking fund, and retirement of bonds,	734
notes, and certificates of indebtedness of the subdivision.	735
(C) The commission shall determine the combined total of	736
the estimated expenditures, including transfers, from the	737
general fund and any special funds other than special funds	738
established for road and bridge; street construction,	739
maintenance, and repair; state highway improvement; and gas,	740
water, sewer, and electric public utilities operated by a	741
subdivision, as shown in the subdivision's tax budget for the	742
ensuing calendar year.	743
(D) From the combined total of expenditures calculated	744
pursuant to division (C) of this section, the commission shall	745
deduct the following expenditures, if included in these funds in	746
the tax budget:	747
(1) Expenditures for permanent improvements as defined in	748
division (E) of section 5705.01 of the Revised Code;	749
(2) In the case of counties and townships, transfers to	750
the road and bridge fund, and in the case of municipalities,	751
transfers to the street construction, maintenance, and repair	752
fund and the state highway improvement fund;	753

(3) Expenditures for the payment of debt charges;	754
(4) Expenditures for the payment of judgments.	755
(E) In addition to the deductions made pursuant to	756
division (D) of this section, revenues accruing to the general	757
fund and any special fund considered under division (C) of this	758
section from the following sources shall be deducted from the	759
combined total of expenditures calculated pursuant to division	760
(C) of this section:	761
(1) Taxes levied within the ten-mill limitation, as	762
defined in section 5705.02 of the Revised Code;	763
(2) The budget commission allocation of estimated county	764
public library fund revenues to be distributed pursuant to	765
section 5747.48 of the Revised Code;	766
(3) Estimated unencumbered balances as shown on the tax	767
budget as of the thirty-first day of December of the current	768
year in the general fund, but not any estimated balance in any	769
special fund considered in division (C) of this section;	770
(4) Revenue, including transfers, shown in the general	771
fund and any special funds other than special funds established	772
for road and bridge; street construction, maintenance, and	773
repair; state highway improvement; and gas, water, sewer, and	774
electric public utilities, from all other sources except those	775
that a subdivision receives from an additional tax or service	776
charge voted by its electorate or receives from special	777
assessment or revenue bond collection. For the purposes of this	778
division, where the charter of a municipal corporation prohibits	779
the levy of an income tax, an income tax levied by the	780
legislative authority of such municipal corporation pursuant to	781
an amendment of the charter of that municipal corporation to	782

authorize such a levy represents an additional tax voted by the	783
electorate of that municipal corporation. For the purposes of	784
this division, any measure adopted by a board of county	785
commissioners pursuant to section 322.02, 4504.02, or 5739.021	786
of the Revised Code, including those measures upheld by the	787
electorate in a referendum conducted pursuant to section	788
322.021, 4504.021, or 5739.022 of the Revised Code, shall not be	789
considered an additional tax voted by the electorate.	790

791792

793

794

795

796

797

798

799

Subject to division (F) of section 5705.29 of the Revised Code, money in a reserve balance account established by a county, township, or municipal corporation under section 5705.13 of the Revised Code shall not be considered an unencumbered balance or revenue under division (E)(3) or (4) of this section.

Money in a reserve balance account established by a township under section 5705.132 of the Revised Code shall not be considered an unencumbered balance or revenue under division (E) (3) or (4) of this section.

If a county, township, or municipal corporation has 800 created and maintains a nonexpendable trust fund under section 801 5705.131 of the Revised Code, the principal of the fund, and any 802 additions to the principal arising from sources other than the 803 804 reinvestment of investment earnings arising from such a fund, shall not be considered an unencumbered balance or revenue under 805 division (E)(3) or (4) of this section. Only investment earnings 806 arising from investment of the principal or investment of such 807 additions to principal may be considered an unencumbered balance 808 or revenue under those divisions. 809

(F) The total expenditures calculated pursuant to division(C) of this section, less the deductions authorized in divisions(D) and (E) of this section, shall be known as the "relative

need	" of the subdivision, for the purposes	of this section.	813
	(G) The budget commission shall total	l the relative need of	814
all	participating subdivisions in the coun	ty, and shall compute	815
a re	lative need factor by dividing the tot	al estimate of the	816
undi	vided local government fund by the tot	al relative need of	817
all	participating subdivisions.		818
	(H) The relative need of each subdiv	ision shall be	819
mult	iplied by the relative need factor to	determine the	820
prop	ortionate share of the subdivision in	the undivided local	821
gove	rnment fund of the county; provided, t	hat the maximum	822
prop	ortionate share of a county shall not	exceed the following	823
maxi	mum percentages of the total estimate	of the undivided local	824
gove	rnment fund governed by the relationsh	ip of the percentage	825
of t	he population of the county that resid	es within municipal	826
corp	orations within the county to the tota	l population of the	827
coun	ty as reported in the reports on popul	ation in Ohio by the	828
depa	rtment of development as of the twenti	eth day of July of the	829
year	in which the tax budget is filed with	the budget	830
comm	ission:		831
			832
	1	2	
А	Percentage of municipal population	Percentage share of the county	
	within the county:	shall not exceed:	
В	Less than forty-one per cent	Sixty per cent	
С	Forty-one per cent or more but less	Fifty per cent	

than eighty-one per cent

D

Eighty-one per cent or more Thirty per cent

Where the proportionate share of the county exceeds the	833
limitations established in this division, the budget commission	834
shall adjust the proportionate shares determined pursuant to	835
this division so that the proportionate share of the county does	836
not exceed these limitations, and it shall increase the	837
proportionate shares of all other subdivisions on a pro rata	838
basis. In counties having a population of less than one hundred	839
thousand, not less than ten per cent shall be distributed to the	840
townships therein.	841

(I) The proportionate share of each subdivision in the 842 undivided local government fund determined pursuant to division 843 (H) of this section for any calendar year shall not be less than 844 the product of the average of the percentages of the undivided 845 local government fund of the county as apportioned to that 846 subdivision for the calendar years 1968, 1969, and 1970, 847 multiplied by the total amount of the undivided local government 848 fund of the county apportioned pursuant to former section 849 5739.23 of the Revised Code for the calendar year 1970. For the 850 purposes of this division, the total apportioned amount for the 851 calendar year 1970 shall be the amount actually allocated to the 852 county in 1970 from the state collected intangible tax as levied 853 by section 5707.03 of the Revised Code and distributed pursuant 854 to section 5725.24 of the Revised Code, plus the amount received 855 by the county in the calendar year 1970 pursuant to division (B) 856 (1) of former section 5739.21 of the Revised Code, and 857 distributed pursuant to former section 5739.22 of the Revised 858 Code. If the total amount of the undivided local government fund 859 for any calendar year is less than the amount of the undivided 860 local government fund apportioned pursuant to former section 861 5739.23 of the Revised Code for the calendar year 1970, the 862 minimum amount guaranteed to each subdivision for that calendar 863

year pursuant to this division shall be reduced on a basis	864
proportionate to the amount by which the amount of the undivided	865
local government fund for that calendar year is less than the	866
amount of the undivided local government fund apportioned for	867
the calendar year 1970.	868
(J) On the basis of such apportionment, the county auditor	869
shall compute the percentage share of each such subdivision in	870
the undivided local government fund and shall at the same time	871
certify to the tax commissioner the percentage share of the	872
county as a subdivision. No payment shall be made from the	873
undivided local government fund, except in accordance with such	874
percentage shares.	875
Within ten days after the budget commission has made its	876
apportionment, whether conducted pursuant to section 5747.51 or	877
5747.53 of the Revised Code, the auditor shall publish a list of	878
the subdivisions and the amount each is to receive from the	879
undivided local government fund and the percentage share of each	880
subdivision, in a newspaper or newspapers of countywide	881
circulation, and send a copy of such allocation to the tax	882
commissioner.	883
The county auditor shall also send a copy of such	884
allocation by ordinary or electronic mail to the fiscal officer	885
of each subdivision entitled to participate in the allocation of	886
the undivided local government fund of the county. This copy	887
shall constitute the official notice of the commission action	888
referred to in section 5705.37 of the Revised Code.	889
All money received into the treasury of a subdivision from	890

the undivided local government fund in a county treasury shall

expenses of the subdivision.

be paid into the general fund and used for the current operating

891

892

If a municipal corporation maintains a municipal 894 university, such municipal university, when the board of 895 trustees so requests the legislative authority of the municipal 896 corporation, shall participate in the money apportioned to such 897 municipal corporation from the total local government fund, 898 however created and constituted, in such amount as requested by 899 the board of trustees, provided such sum does not exceed nine 900 per cent of the total amount paid to the municipal corporation. 901

902

903

904

905

906

907

908

909

910

911

If any public official fails to maintain the records required by sections 5747.50 to 5747.55 of the Revised Code or by the rules issued by the tax commissioner, the auditor of state, or the treasurer of state pursuant to such sections, or fails to comply with any law relating to the enforcement of such sections, the local government fund money allocated to the county may be withheld until such time as the public official has complied with such sections or such law or the rules issued pursuant thereto.

Sec. 5747.53. (A) As used in this section:

(1) "City, located wholly or partially in the county, with 912 the greatest population" means the city, located wholly or 913 partially in the county, with the greatest population residing 914 in the county; however, if the county budget commission on or 915 before January 1, 1998, adopted an alternative method of 916 apportionment that was approved by the legislative authority of 917 the city, located partially in the county, with the greatest 918 population but not the greatest population residing in the 919 county, "city, located wholly or partially in the county, with 920 the greatest population" means the city, located wholly or 921 partially in the county, with the greatest population whether 922 residing in the county or not, if this alternative meaning is 923

adopted by action of the board of county commissioners and a	924
majority of the boards of township trustees and legislative	925
authorities of municipal corporations located wholly or	926
partially in the county.	927
(2) "Participating political subdivision" means a	928
municipal corporation or township that satisfies all of the	929
following:	930
(a) It is located wholly or partially in the county.	931
(b) It is not the city, located wholly or partially in the	932
county, with the greatest population.	933
(c) Undivided local government fund moneys are apportioned	934
to it under the county's alternative method or formula of	935
apportionment in the current calendar year.	936
(B) In lieu of the method of apportionment of the	937
undivided local government fund of the county provided by	938
section 5747.51 of the Revised Code, the county budget	939
commission may provide for the apportionment of the fund under	940
an alternative method or on a formula basis as authorized by	941
this section. The commissioner shall reduce the amount of funds	942
from the undivided local government fund to a subdivision	943
required to receive reduced funds under section 5747.502 or	944
5747.504 of the Revised Code.	945
Except as otherwise provided in division (C) of this	946
section, the alternative method of apportionment shall have	947
first been approved by all of the following governmental units:	948
the board of county commissioners; the legislative authority of	949
the city, located wholly or partially in the county, with the	950
greatest population; and a majority of the boards of township	951
trustees and legislative authorities of municipal corporations,	952

located wholly or partially in the county, excluding the	953
legislative authority of the city, located wholly or partially	954
in the county, with the greatest population. In granting or	955
denying approval for an alternative method of apportionment, the	956
ooard of county commissioners, boards of township trustees, and	957
legislative authorities of municipal corporations shall act by	958
motion. A motion to approve shall be passed upon a majority vote	959
of the members of a board of county commissioners, board of	960
township trustees, or legislative authority of a municipal	961
corporation, shall take effect immediately, and need not be	962
published.	963

Any alternative method of apportionment adopted and 964 approved under this division shall be reviewed by the county 965 budget commission at a public hearing held at least once in the 966 year following the effective date of this amendment October 3, 967 2023, and in every fifth year thereafter. The county budget 968 commission shall provide reasonable advance notice of the 969 hearing to all political subdivisions eligible to participate in 970 the fund and shall take public testimony from any such political 971 subdivision that wishes to testify. 972

Any alternative method of apportionment adopted and 973 approved under this division may be revised, amended, or 974 repealed in the same manner as it may be adopted and approved. 975 If an alternative method of apportionment adopted and approved 976 under this division is repealed, the undivided local government 977 fund of the county shall be apportioned among the subdivisions 978 eligible to participate in the fund, commencing in the ensuing 979 calendar year, under the apportionment provided in section 980 5747.52 of the Revised Code, unless the repeal occurs by 981 operation of division (C) of this section or a new method for 982 apportionment of the fund is provided in the action of repeal. 983

(C) This division applies only in counties in which the	984
city, located wholly or partially in the county, with the	985
greatest population has a population of twenty thousand or less	986
and a population that is less than fifteen per cent of the total	987
population of the county. In such a county, the legislative	988
authorities or boards of township trustees of two or more	989
participating political subdivisions, which together have a	990
population residing in the county that is a majority of the	991
total population of the county, each may adopt a resolution to	992
exclude the approval otherwise required of the legislative	993
authority of the city, located wholly or partially in the	994
county, with the greatest population. All of the resolutions to	995
exclude that approval shall be adopted not later than the first	996
Monday of August of the year preceding the calendar year in	997
which distributions are to be made under an alternative method	998
of apportionment.	999

A motion granting or denying approval of an alternative 1000 method of apportionment under this division shall be adopted by 1001 a majority vote of the members of the board of county 1002 commissioners and by a majority vote of a majority of the boards 1003 of township trustees and legislative authorities of the 1004 municipal corporations located wholly or partially in the 1005 county, other than the city, located wholly or partially in the 1006 county, with the greatest population, shall take effect 1007 immediately, and need not be published. The alternative method 1008 of apportionment under this division shall be adopted and 1009 approved annually, not later than the first Monday of August of 1010 the year preceding the calendar year in which distributions are 1011 to be made under it. A motion granting approval of an 1012 alternative method of apportionment under this division repeals 1013 any existing alternative method of apportionment, effective with 1014

distributions to be made from the fund in the ensuing calendar	1015
year. An alternative method of apportionment under this division	1016
shall not be revised or amended after the first Monday of August	1017
of the year preceding the calendar year in which distributions	1018
are to be made under it.	1019

- (D) In determining an alternative method of apportionment 1020 authorized by this section, the county budget commission may 1021 include in the method any factor considered to be appropriate 1022 and reliable, in the sole discretion of the county budget 1023 commission.
- (E) The limitations set forth in section 5747.51 of the 1025
 Revised Code, stating the maximum amount that the county may 1026
 receive from the undivided local government fund and the minimum 1027
 amount the townships in counties having a population of less 1028
 than one hundred thousand may receive from the fund, are 1029
 applicable to any alternative method of apportionment authorized 1030
 under this section.
- (F) On the basis of any alternative method of 1032 apportionment adopted and approved as authorized by this 1033 section, as certified by the auditor to the county treasurer, 1034 the county treasurer shall make distribution of the money in the 1035 undivided local government fund to each subdivision eligible to 1036 participate in the fund, and the auditor, when the amount of 1037 those shares is in the custody of the treasurer in the amounts 1038 so computed to be due the respective subdivisions, shall at the 1039 same time certify to the tax commissioner the percentage share 1040 of the county as a subdivision. All money received into the 1041 treasury of a subdivision from the undivided local government 1042 fund in a county treasury shall be paid into the general fund 1043 and used for the current operating expenses of the subdivision. 1044

If a municipal corporation maintains a municipal university, the	1045
university, when the board of trustees so requests the	1046
legislative authority of the municipal corporation, shall	1047
participate in the money apportioned to the municipal	1048
corporation from the total local government fund, however	1049
created and constituted, in the amount requested by the board of	1050
trustees, provided that amount does not exceed nine per cent of	1051
the total amount paid to the municipal corporation.	1052
(G) The actions of the county budget commission taken	1053
pursuant to this section are final and may not be appealed to	1054
the board of tax appeals, except on the issues of abuse of	1055
discretion and failure to comply with the formula.	1056
Section 2. That existing sections 9.63, 4501.06, 5747.50,	1057
5747.502, 5747.51, and 5747.53 of the Revised Code are hereby	1058
repealed.	1059
Section 3. If any provision of this act or the application	1060
of this act to any person or circumstance is held invalid, that	1061
invalidity does not affect any other provisions or applications	1062
of this act that can be given effect without the invalid	1063
provision or application.	1064
Section 4. (A) The General Assembly finds that all of the	1065
following are true:	1066
(1) Sanctuary policies that restrict, obstruct, or	1067
discourage cooperation with federal immigration authorities are	1068
prohibited by such federal laws as Section 642 of the "Omnibus	1069
Consolidated Appropriations Act of 1996," 8 U.S.C. 1373, which	1070
states that "a Federal, State, or local government entity or	1071
official may not prohibit, or in any way restrict, any	1072
government entity or official from sending to, or receiving	1073

from, the Immigration and Naturalization Service information 1074 regarding the citizenship or immigration status, lawful or 1075 unlawful, of any individual." 1076 (2) In Arizona v. United States, 567 U.S. 387 (2012), the 1077 Supreme Court of the United States ruled that the United States 1078 Congress has the exclusive authority to legislate on immigration 1079 matters, that states may not augment the penalties for violating 1080 federal immigration laws, that "consultation between federal and 1081 state officials is an important feature of the immigration 1082 system," and that "Congress has encouraged the sharing of 1083 information about possible immigration violations." 1084 (B) The General Assembly declares all of the following: 1085 (1) Given the supremacy of all federal laws pertaining to 1086 immigration, including Section 274 of the "Immigration and 1087 Nationality Act," 8 U.S.C. 1324, as amended, which prohibits 1088 knowingly harboring persons who are unlawfully present in the 1089 United States, it is inappropriate and contrary to the public 1090 safety and welfare of this state for any public official to 1091 encourage, endorse, or otherwise support any public or private 1092 organization that seeks to offer so-called "sanctuary 1093 protection" to persons who are unlawfully present in the United 1094 States. 1095 (2) Policies that direct state or local employees not to 1096 cooperate with federal immigration authorities or that protect 1097 persons who are unlawfully present in the United States are 1098 contrary to federal law, the interests of this state, and the 1099 safety and welfare of the people of this state. 1100 (3) This act is necessary to ensure consistency and 1101

1102

fairness in the enforcement of the laws of this state.

(4) The subject of this act is a matter of statewide	1103
concern.	1104
Section 5. This act shall be known as the Protecting Ohio	1105
Communities Act.	1106
Section 6. Section 5747.53 of the Revised Code is	1107
presented in this act as a composite of the section as amended	1108
by H.B. 33 of the 135th General Assembly and H.B. 62 of the	1109
133rd General Assembly. The General Assembly, applying the	1110
principle stated in division (B) of section 1.52 of the Revised	1111
Code that amendments are to be harmonized if reasonably capable	1112
of simultaneous operation, finds that the composite is the	1113
resulting version of the section in effect prior to the	1114
effective date of the section as presented in this act.	1115
Section 7. This act is declared to be an emergency measure	1116
necessary for the immediate preservation of the public peace,	1117
health, and safety. The reason for that necessity is that	1118
government policies that prohibit cooperation with federal	1119
authorities in the enforcement of immigration laws endanger the	1120
public safety and welfare. Therefore, this act shall go into	1121
immediate effect.	1122