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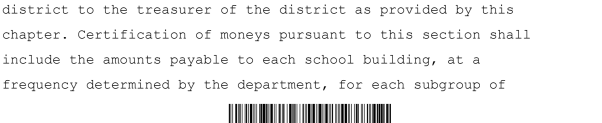
136th General Assembly Regular Session 2025-2026

Sub. H. B. No. 309

То	amend sections 3317.01, 5705.31, 5705.32, and	1
	5705.321 and to enact section 5705.60 of the	2
	Revised Code to modify the law governing county	3
	budget commissions and property taxation.	4

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

Section 1. That sections 3317.01, 5705.31, 5705.32, and	5
5705.321 be amended and section 5705.60 of the Revised Code be	6
enacted to read as follows:	7
Sec. 3317.01. As used in this section, "school district,"	8
unless otherwise specified, means any city, local, exempted	9
village, joint vocational, or cooperative education school	10
district and any educational service center.	11
This chapter shall be administered by the department of	12
education and workforce. The department of education and	13
workforce shall calculate the amounts payable to each school	14



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district and shall certify the amounts payable to each eligible

students, as defined in section 3317.40 of the Revised Code,	20
receiving services, provided for by state funding, from the	21
district or school. No moneys shall be distributed pursuant to	22
this chapter without the approval of the controlling board.	23
The department shall, in accordance with appropriations	24
made by the general assembly, meet the financial obligations of	25
this chapter.	26
Moneys distributed to school districts pursuant to this	27
chapter shall be calculated based on the annual enrollment	28
calculated from the three reports required under section 3317.03	29
of the Revised Code and paid on a fiscal year basis, beginning	30
with the first day of July and extending through the thirtieth	31
day of June. In any given fiscal year, prior to school districts	32
submitting the first report required under section 3317.03 of	33
the Revised Code, enrollment for the districts shall be	34
calculated based on the third report submitted by the districts	35
for the previous fiscal year. The moneys appropriated for each	36
fiscal year shall be distributed periodically to each school	37
district unless otherwise provided for. The department, in June	38
of each year, shall submit to the controlling board the	39
department's year-end distributions pursuant to this chapter.	40
Except as otherwise provided, payments under this chapter	41
shall be made only to those school districts in which:	42
(A) The school district, except for any educational	43
service center and any joint vocational or cooperative education	44
school district, levies for current operating expenses at least	45
twenty mills, unless the school district is levying less than	46
that amount due to a reduction in collections made under	47
division (D) of section 5705.31 of the Revised Code or division	48

(A) of section 5705.32 of the Revised Code relating to a

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declaration made by the board under division (E) of section	50
5705.29 of the Revised Code. Levies for joint vocational or	51
cooperative education school districts or county school	52
financing districts, limited to or to the extent apportioned to	53
current expenses, shall be included in this qualification	54
requirement. School district income tax levies under Chapter	55
5748. of the Revised Code, limited to or to the extent	56
apportioned to current operating expenses, shall be included in	57
this qualification requirement to the extent determined by the	58
tax commissioner under division (C) of section 3317.021 of the	59
Revised Code.	60

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(B) The school year next preceding the fiscal year for which such payments are authorized meets the requirement of section 3313.48 of the Revised Code, with regard to the minimum number of hours school must be open for instruction with pupils in attendance, for individualized parent-teacher conference and reporting periods, and for professional meetings of teachers.

A school district shall not be considered to have failed to comply with this division because schools were open for instruction but either twelfth grade students were excused from attendance for up to the equivalent of three school days or only a portion of the kindergarten students were in attendance for up to the equivalent of three school days in order to allow for the gradual orientation to school of such students.

A board of education or governing board of an educational service center which has not conformed with other law and the rules pursuant thereto, shall not participate in the distribution of funds authorized by this chapter, except for good and sufficient reason established to the satisfaction of the department and the state controlling board.

All funds allocated to school districts under this	80
chapter, except those specifically allocated for other purposes,	81
shall be used to pay current operating expenses only.	82
Sec. 5705.31. The county auditor shall present to the	83
county budget commission the annual tax budgets submitted under	84
sections 5705.01 to 5705.47 of the Revised Code, together with	85
an estimate prepared by the auditor of the amount of any state	86
levy, the rate of any school tax levy as previously determined,	87
the tax commissioner's estimate of the amount to be received in	88
the county public library fund, the tax rates provided under	89
section 5705.281 of the Revised Code if adoption of the tax	90
budget was waived under that section, and such other information	91
as the commission requests or the tax commissioner prescribes.	92
The budget commission shall examine such budget and, if	93
the taxing authority is a board of education that has elected to	94
include projections pursuant to division (E) of section 5705.391	95
of the Revised Code, shall examine such projections. Using the	96
budget and, if applicable, included projections, the budget	97
commission shall ascertain the total amount proposed to be	98
raised in the county for the purposes of each subdivision and	99
other taxing units in the county and the need for those amounts.	100
Except as otherwise provided in this section, the county budget	101
commission may reduce the amount to be raised by any levy	102
pursuant to section 5705.32 of the Revised Code.	103
The commission shall ascertain that the following levies	104
have been properly authorized and, if so authorized, shall	105
approve them without modification:	106
(A) All levies in excess of the ten-mill limitation in the	107
first year they are levied, unless the levy is the renewal of an	108

existing tax or the subdivision or taxing unit requests an

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amount requiring a lower rate for the succeeding fiscal year.	110
Such a request for an amount requiring a lower rate applies only	111
to the succeeding fiscal year unless the subdivision or taxing	112
unit expressly states that the request is permanent.	113
(B) All levies for unsatisfied debt charges, including	114
levies that remain necessary to pay notes issued for emergency	115
purposes;	116
(C) The levies prescribed by division (B) of sections	117
742.33 and 742.34 of the Revised Code;	118
(D) Except as otherwise provided in this division, a	119
minimum levy within the ten-mill limitation for the current	120
expense and debt service of each subdivision or taxing unit,	121
which shall equal two-thirds of the average levy for current	122
expenses and debt service allotted within the fifteen-mill	123
limitation to such subdivision or taxing unit during the last	124
five years the fifteen-mill limitation was in effect unless such	125
subdivision or taxing unit requests an amount requiring a lower	126
rate for the succeeding fiscal year, or if it expressed its	127
intent to forgo collections from such a levy under division (E)	128
of section 5705.29 of the Revised Code. Such a request for an	129
amount requiring a lower rate applies only to the succeeding	130
fiscal year unless the subdivision or taxing unit expressly	131
states that the request is permanent.	132
Except as provided in section 5705.312 of the Revised	133
Code, if the levies required in divisions (B) and (C) of this	134
section for the subdivision or taxing unit equal or exceed the	135
entire minimum levy of the subdivision as fixed, the minimum	136
levies of the other subdivisions or taxing units shall be	137
reduced by the commission to provide for the levies and an	138
operating levy for the subdivision. Such additional levy shall	139

be deducted from the minimum levies of each of the other	140
subdivisions or taxing units, but the operating levy for a	141
school district shall not be reduced below a figure equivalent	142
to forty-five per cent of the millage available within the ten-	143
mill limitation after all the levies in divisions (B) and (C) of	144
this section have been provided for.	145
If a municipal corporation and a township have entered	146
into an annexation agreement under section 709.192 of the	147
Revised Code in which they agree to reallocate their shares of	148
the minimum levies established under this division and if that	149
annexation agreement is submitted along with the annual tax	150
budget of both the township and the municipal corporation, then,	151
when determining the minimum levy under this division, the	152
auditor shall allocate, to the extent possible, the minimum levy	153
for that municipal corporation and township in accordance with	154
their annexation agreement.	155
Divisions (A) to (D) of this section are mandatory, and	156
commissions shall be without discretion to reduce such minimum	157
levies except as provided in such divisions.	158
If any debt charge is omitted from the budget, the	159
commission shall include it therein.	160
Sec. 5705.32. (A) The county budget commission shall	161
adjust the estimated amounts required from the general property	162
tax for each fund, as shown by the tax budgets or other	163
information required to be provided under section 5705.281 of	164
the Revised Code, so as to bring the tax levies required	165
therefor within the limitations specified in sections 5705.01 to	166
5705.47 of the Revised Code, for such levies. The commission may	167
revise and adjust the estimate of balances and receipts from all	168
sources for each fund and shall determine the total	169

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appropriations that may be made therefrom.	170
If a taxing unit declared its intent to forgo all or a	171
portion of collections under division (E) of section 5705.29 of	172
the Revised Code, the commission shall adjust the rate of each	173
levy as required to result in that reduction in collections.	174
(B) Except as otherwise provided in section 5705.31 of the	175
Revised Code, the county budget commission may adjust the	176
estimated amounts required from the general property tax for	177
each fund, as shown by the tax budgets or other information	178
required to be provided under section 5705.281 of the Revised	179
Code, so as to bring the tax levies required therefor within	180
levels the commission finds reasonable and prudent to avoid	181
unnecessary, excessive, or unneeded collections. If the county	182
budget commission adjusts amounts from any tax levied by a	183
taxing unit that is not a qualifying subdivision, the adjustment	184
shall be subject to both of the following:	185
(1) No levy shall be reduced below the level that would	186
cause it to collect less than what the levy collected in the	187
preceding year, unless funds are available from reserve balance	188
accounts, nonexpendable trust funds, or carryover amounts to	189
offset a reduction below that level, and the budget commission	190
shall consider reserve balance accounts, nonexpendable trust	191
funds, and carryover amounts for that purpose;	192
(2) No levy may be reduced under division (B) of this	193
section to a level that would cause a school district subject to	194
division (A) of section 3317.01 of the Revised Code to levy less	195
than twenty mills for current operating expenses as required by	196
that division.	197
(C) The commission shall fix the amount of the county	198

public library fund to be distributed to each board of public	199
library trustees that has qualified under section 5705.28 of the	200
Revised Code for participation in the proceeds of such fund. The	201
amount paid to all libraries in the county from such fund shall	202
never be a smaller per cent of the fund than the average of the	203
percentages of the county's classified taxes that were	204
distributed to libraries in 1982, 1983, and 1984, as determined	205
by the county auditor. The commission shall base the amount for	206
distribution on the needs of such library for the construction	207
of new library buildings, parts of buildings, improvements,	208
operation, maintenance, or other expenses. In determining the	209
needs of each library board of trustees, and in calculating the	210
amount to be distributed to any library board of trustees on the	211
basis of its needs, the commission shall make no reduction in	212
its allocation from the fund on account of additional revenues	213
realized by a library from increased taxes or service charges	214
voted by its electorate, from revenues received through federal	215
or state grants, projects, or programs, or from grants from	216
private sources.	217

(C) (D) Notwithstanding the fact that alternative methods of financing such needs are available, after fixing the amount to be distributed to libraries, the commission shall fix the amount, if any, of the county public library fund to be distributed to each board of township park commissioners, the county, and each municipal corporation in accordance with the following:

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(1) Each municipal corporation in the county shall receive 225 a per cent of the remainder that equals the per cent that the 226 county auditor determines the classified property taxes 227 originating in such municipal corporation in 1984 were of the 228 total of all of the county's classified property taxes in 1984. 229

The commission may deduct from this amount any amount that the	230
budget commission allows to the board of township park	231
commissioners of a township park district, the boundaries of	232
which are coextensive with or contained within the boundaries of	233
the municipal corporation.	234
(2) The county shall receive a per cent of the remainder	235
that equals the per cent that the county auditor determines the	236
classified property taxes originating outside of the boundaries	237
of municipal corporations in the county in 1984 were of the	238
total of all of the county's classified property taxes in 1984.	239
The commission may deduct from this amount any amount that the	240
budget commission allows to the board of township park	241
commissioners of a township park district, the boundaries of	242
which are not coextensive with or contained within those of any	243
municipal corporation in the county.	244
$\frac{\text{(D)}}{\text{(E)}}$ The commission shall separately set forth the	245
amounts fixed and determined under divisions $\frac{(B)(C)}{(D)}$ and $\frac{(C)(D)}{(D)}$	246
of this section in the "official certificate of estimated	247
resources," as provided in section 5705.35 of the Revised Code,	248
and separately certify such amount to the county auditor who	249
shall be guided thereby in the distribution of the county public	250
library fund for and during the fiscal year. In determining such	251
amounts, the commission shall be guided by the estimate	252
certified by the tax commissioner and presented by the auditor	253
under section 5705.31 of the Revised Code, as to the total	254
amount of revenue to be received in the county public library	255
fund during such fiscal year.	256
$\frac{(E)(1)}{(F)(1)}$ At least five days before the date of any	257
meeting at which the budget commission plans to discuss the	258
distribution of the county public library fund, it shall notify	259

each legislative authority and board of public library trustees,

county commissioners, and township park commissioners eligible

to participate in the distribution of the fund of the date,

time, place, and agenda for the meeting. Any legislative

authority or board entitled to notice under this division may

designate an officer or employee of such legislative authority

or board to whom the commission shall deliver the notice.

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- (2) Before the final determination of the amount to be allotted to each subdivision from any source, the commission shall permit representatives of each subdivision and of each board of public library trustees to appear before it to explain its financial needs.
- (F) (G) If any public library receives and expends any funds allocated to it under this section for the construction of new library buildings or parts of buildings, such library shall be free and open to the inhabitants of the county in which it is located. Any board of library trustees that receives funds under this section and section 5747.48 of the Revised Code shall have its financial records open for public inspection at all reasonable times.

Sec. 5705.321. (A) As used in this section:

(1) "City, located wholly or partially in the county, with 281 the greatest population" means the city, located wholly or 282 partially in the county, with the greatest population residing 283 in the county; however, if the county budget commission on or 284 before January 1, 1998, adopted an alternative method of 285 apportionment that was approved by the city, located partially 286 in the county, with the greatest population but not the greatest 287 population residing in the county, "city, located wholly or 288 partially in the county, with the greatest population" means the 289

city, located wholly or partially in the county, with the	290
greatest population whether residing in the county or not, if	291
this alternative meaning is adopted by action of the board of	292
county commissioners and a majority of the boards of township	293
trustees and legislative authorities of municipal corporations	294
located wholly or partially in the county.	295
(2) "Participating political subdivision" means a	296
municipal corporation or township that satisfies all of the	297
following:	298
(a) It is located wholly or partially in the county.	299
(b) It is not the city, located wholly or partially in the	300
county, with the greatest population.	301
(c) Public library fund moneys are apportioned to it under	302
the county's alternative method or formula of apportionment in	303
the current calendar year.	304
(B) In lieu of the method of apportionment of the county	305
public library fund provided by division $\frac{(C)}{(D)}$ of section	306
5705.32 of the Revised Code, the county budget commission may	307
provide for the apportionment of the fund under an alternative	308
method or on a formula basis as authorized by this section.	309
Except as otherwise provided in division (C) of this	310
section, the alternative method of apportionment shall have	311
first been approved by all of the following governmental units:	312
the board of county commissioners; the legislative authority of	313
the city, located wholly or partially in the county, with the	314
greatest population; and a majority of the boards of township	315
trustees and legislative authorities of municipal corporations,	316
located wholly or partially in the county, excluding the	317
legislative authority of the city, located wholly or partially	318

in the county, with the greatest population. In granting or	319
denying approval for an alternative method of apportionment, the	320
board of county commissioners, boards of township trustees, and	321
legislative authorities of municipal corporations shall act by	322
motion. A motion to approve shall be passed upon a majority vote	323
of the members of a board of county commissioners, board of	324
township trustees, or legislative authority of a municipal	325
corporation, shall take effect immediately, and need not be	326
published.	327

Any alternative method of apportionment adopted and 328 approved under this division may be revised, amended, or 329 repealed in the same manner as it may be adopted and approved. 330 If an alternative method of apportionment adopted and approved 331 under this division is repealed, the county public library fund 332 shall be apportioned among the subdivisions eligible to 333 participate in the fund, commencing in the ensuing calendar 334 year, under the apportionment provided in divisions (B)(C) and 335 (C) (D) of section 5705.32 of the Revised Code, unless the repeal 336 occurs by operation of division (C) of this section or a new 337 method for apportionment of the fund is provided in the action 338 of repeal. 339

(C) This division applies only in counties in which the 340 city, located wholly or partially in the county, with the 341 greatest population has a population of twenty thousand or less 342 and a population that is less than fifteen per cent of the total 343 population of the county. In such a county, the legislative 344 authorities or boards of township trustees of two or more 345 participating political subdivisions, which together have a 346 population residing in the county that is a majority of the 347 total population of the county, each may adopt a resolution to 348 exclude the approval otherwise required of the legislative 349

authority of the city, located wholly or partially in the	350
county, with the greatest population. All of the resolutions to	351
exclude that approval shall be adopted not later than the first	352
Monday of August of the year preceding the calendar year in	353
which distributions are to be made under an alternative method	354
of apportionment.	355

A motion granting or denying approval of an alternative 356 method of apportionment under this division shall be adopted by 357 a majority vote of the members of the board of county 358 359 commissioners and by a majority vote of a majority of the boards of township trustees and legislative authorities of the 360 municipal corporations located wholly or partially in the 361 county, other than the city, located wholly or partially in the 362 county, with the greatest population, shall take effect 363 immediately, and need not be published. The alternative method 364 of apportionment under this division shall be adopted and 365 approved annually, not later than the first Monday of August of 366 the year preceding the calendar year in which distributions are 367 to be made under it. A motion granting approval of an 368 alternative method of apportionment under this division repeals 369 any existing alternative method of apportionment, effective with 370 distributions to be made from the fund in the ensuing calendar 371 year. An alternative method of apportionment under this division 372 shall not be revised or amended after the first Monday of August 373 of the year preceding the calendar year in which distributions 374 are to be made under it. 375

(D) In determining an alternative method of apportionment 376 authorized by this section, the county budget commission may 377 include in the method any factor considered to be appropriate 378 and reliable, in the sole discretion of the county budget 379 commission.

(E) On the basis of any alternative method of	381
apportionment adopted and approved as authorized by this	382
section, as certified by the auditor to the county treasurer,	383
the county treasurer shall make distribution of the money in the	384
county public library fund to each subdivision eligible to	385
participate in the fund, and the auditor, when the amount of	386
those shares is in the custody of the treasurer in the amounts	387
so computed to be due the respective subdivisions, shall at the	388
same time certify to the tax commissioner the percentage share	389
of the county as a subdivision. All money received into the	390
treasury of a subdivision from the county public library fund in	391
a county treasury shall be paid into the general fund and used	392
for the current operating expenses of the subdivision.	393
(F) The actions of the county budget commission taken	394
pursuant to this section are final and may not be appealed to	395
the board of tax appeals, except on the issues of abuse of	396
discretion and failure to comply with the formula.	397
Sec. 5705.60. (A) As used in this section, "qualifying	398
fixed-sum levy" means a tax levied on property at whatever rate	399
is required to produce a specified amount of tax money,	400
including a tax levied under section 5705.199 of the Revised	401
Code, but not including a tax levied in excess of the ten-mill	402
limitation to pay debt charges.	403
(B) Each year, the tax commissioner shall determine by	404
what amount, if any, the rate of a qualifying fixed sum levy	405
must be changed for the levy to produce the levy's specified	406
amount of money for the current tax year. The tax commissioner	407
shall certify the amount determined for each fixed-sum levy to	408
the appropriate county auditor by the first day of September.	409

(C) Each county auditor to whom a rate change is certified

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under division (B) of this section shall apply the adjusted rate	411
for the current tax year.	412
Section 2. That existing sections 3317.01, 5705.31,	413
5705.32, and 5705.321 of the Revised Code are hereby repealed.	414