As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 29

Senators Blessing, Ingram Cosponsors: Senators Craig, Wilson

A BILL

To amend section 715.72 of the Revise	d Code to	1
allow two or more municipalities to	o create a	2
joint economic development distric	t without	3
involving a township.		4

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

Section 1. That section 715.72 of the Revised Code be	5
amended to read as follows:	6
Sec. 715.72. (A) As used in this section:	7
(1) "Contracting <u>partiesparty</u> " means one or more <u>a</u>	8
municipal corporations, one corporation or more townships, and,	9
under division (D) of this section, one or more counties	10
township that have has entered or is in the process of entering	11
into a contract under this section to create a joint economic	12
development district or a county that has entered such a	13
contract under division (D) of this section.	14
(2) "District" means a joint economic development district	15
created under this section.	16
(3) "Contract for utility services" means a contract under	17

which a municipal corporation agrees to provide to a township or another municipal corporation water, sewer, electric, or other utility services necessary to the public health, safety, and welfare.

(4) "Business" means a sole proprietorship, a corporation for profit, a pass-through entity as defined in section 5733.04 of the Revised Code, the federal government, the state, the state's political subdivisions, a nonprofit organization, or a school district.

(5) "Owner" means a partner of a partnership, a member of a limited liability company, a majority shareholder of an S corporation, a person with a majority ownership interest in a pass-through entity, or any officer, employee, or agent with authority to make decisions legally binding upon a business.

(6) "Record owner" means the person or persons in whose name a parcel is listed on the tax list or exempt list compiled by the county auditor under section 319.28 or 5713.08 of the Revised Code.

(7) A business "operates within" a district if the net
profits of the business or the income of employees of the
business would be subject to an income tax levied within the
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district.

(8) An employee is "employed within" a district if any portion of the employee's income would be subject to an income tax levied within the district.

(9) "Mixed-use development" means a real estate project
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that tends to mitigate traffic and sprawl by integrating some
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combination of retail, office, residential, hotel, recreation,
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and other functions in a pedestrian-oriented environment that

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counties.

maximizes the use of available space by allowing members of the 47 community to live, work, and play in one architecturally 48 expressive area with multiple amenities. 49 (10) "Water or sewer service plan or agreement" means 50 either of the following: 51 (a) A state water quality management plan adopted by the 52 Ohio environmental protection agency or another authorized 53 planning agency pursuant to 33 U.S.C. 1288 and 1313 that 54 contemplates that a non-contracting municipal corporation will 55 provide sanitary sewer disposal services to an area within a 56 proposed joint economic development district; 57 (b) A binding agreement between a municipal corporation 58 and a third-party water or sanitary sewer services provider, 59 including another municipal corporation or other public or 60 private provider, that provides that a non-contracting municipal 61 corporation or another provider that is not a contracting party 62 will provide water or sanitary sewer services to an area within 63 a proposed joint economic development district. 64 (11) "Non-contracting municipal corporation" means a 65 municipal corporation that is not a contracting party. 66 (B) This section provides alternative procedures and 67 requirements to those set forth in sections 715.70 and 715.71 of 68 the Revised Code for creating and operating a joint economic 69 development district. This Subject to division (C) (1) (b) of this 70 section, this section applies to municipal corporations and 71 townships that are located in the same county or in adjacent 72

(C) One or more municipal corporations, one or more
 townships, and, under division <u>Subject to divisions (C) and (D)</u>
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of this section, one two or more counties contracting parties 76 may enter into a contract pursuant to which they the contracting 77 parties designate one or more areas as a joint economic 78 development district for the purpose of facilitating economic 79 development and redevelopment, to create or preserve jobs and 80 employment opportunities, and to improve the economic welfare of 81 the people in this state and in the area of the contracting 82 parties. 83 (1) Except as otherwise provided in division (C)(2) of 84 this section, the : 85 (a) If at least one of the contracting parties is a 86 township or county, the territory of each of the contracting 87

parties shall be contiguous to the territory of at least one 88 other contracting party, or contiguous to the territory of a 89 township, municipal corporation, or county that is contiguous to 90 another contracting party, even if the intervening township or 91 municipal corporation is not a contracting party. 92

(b) If all of the contracting parties are municipal corporations, the territory of each contracting party shall be 94 partially or wholly located in the same county and contiguous to the territory of at least one other contracting party or contiguous to a township that is contiguous to another contracting party.

(2) Contracting parties that have entered into a contract 99 under section 715.70 or 715.71 of the Revised Code creating a 100 joint economic development district prior to November 15, 1995, 101 may enter into a contract under this section even if the 102 territory of each of the contracting parties is not contiguous 103 to the territory of at least one other contracting party, or 104 contiguous to the territory of a township or municipal 105

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corporation that is contiguous to another contracting party as106otherwise required under division (C)(1) of this section. The107contract and district shall meet the requirements of this108section.109

(3) At least one of the contracting parties shall be a110municipal corporation, and at least one of the contracting111parties shall be either of the following:112

(a) A township;

(b) A municipal corporation in which part or all of the114area or areas to be included in the joint economic development115district is or are located, provided that each such area in that116municipal corporation has at least two of the characteristics117described in divisions (A) (1) (a) to (h) of section 5709.61 of118the Revised Code, pursuant to the rules adopted by the director119of development under division (A) (1) of that section.120

(D) If, on or after December 30, 2008, but on or before
June 30, 2009, one or more municipal corporations and one or
more townships enter into a contract or amend an existing
contract under this section, one or more counties in which all
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of those municipal corporations or townships are located also
may enter into the contract as a contracting party or parties.

(E) (1) The area or areas to be included in a joint
economic development district shall meet all of the following
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criteria:

(a) The area or areas shall be located within the
territory of one or more of the contracting parties and may
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consist of all of the territory of any or all of the contracting
parties.

(b) No electors, except those residing in a mixed-use 134

development, shall reside within the area or areas on the 135 effective date of the contract creating the district. 136

(c) The area or areas shall not include any parcel of land 137 owned in fee by or leased to a municipal corporation or 138 township, unless the municipal corporation or township is a 139 contracting party or has given its consent to have the parcel of 140 land included in the district by the adoption of an ordinance or 141 resolution. 142

(d) The area or areas shall not include any parcel of landexcluded pursuant to division (J)(2) of this section.

(2) The contracting parties may designate excluded parcels
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within the boundaries of the joint economic development
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district. Excluded parcels are not part of the district and
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persons employed or residing on such parcels shall not be
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subject to any income tax imposed within the district under
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division (F) (5) of this section.

(F) (1) The contract creating a joint economic development 151 district shall provide for the amount or nature of the 152 contribution of each contracting party to the development and 153 operation of the district and may provide for the sharing of the 154 costs of the operation of and improvements for the district. The 155 contributions may be in any form to which the contracting 156 parties agree and may include, but are not limited to, the 157 provision of services, money, real or personal property, 158 facilities, or equipment. 159

(2) The contract may provide for the contracting parties
to share revenue from taxes levied by one or more of the
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contracting parties if those revenues may lawfully be applied to
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that purpose under the legislation by which those taxes are
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(3) The contract shall include an economic development
plan for the district that consists of a schedule for the
provision of new, expanded, or additional services, facilities,
or improvements. The contract may provide for expanded or
additional capacity for or other enhancement of existing
services, facilities, or improvements.

(4) The contract shall enumerate the specific powers,
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duties, and functions of the board of directors of the district
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described under division (P) of this section and shall designate
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procedures consistent with that division for appointing members
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to the board. The contract shall enumerate rules to govern the
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board in carrying out its business under this section.

(5) (a) The contract may grant to the board the power to 177 adopt a resolution to levy an income tax within the entire 178 district or within portions of the district designated by the 179 contract. The income tax shall be used to carry out the economic 180 development plan for the district or the portion of the district 181 in which the tax is levied and for any other lawful purpose of 182 the contracting parties pursuant to the contract, including the 183 provision of utility services by one or more of the contracting 184 parties. 185

(b) An income tax levied under this section shall be based
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on both the income earned by persons employed or residing within
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the district and the net profit of businesses operating within
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the district.

Except as provided in this section, the income tax levied 190 within the district is subject to Chapter 718. of the Revised 191 Code, except that no vote shall be required. The rate of the 192 income tax shall be no higher than the highest rate being levied 193 by a municipal corporation that is a contracting party. 194

(c) If the board adopts a resolution to levy an income
tax, it shall enter into an agreement with a municipal
corporation that is a contracting party to administer, collect,
and enforce the income tax on behalf of the district.

(d) A resolution levying an income tax under this section
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shall require the contracting parties to annually set aside a
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percentage, to be stated in the resolution, of the amount of the
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income tax collected for the long-term maintenance of the
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district.

(e) An income tax levied under this section shall apply in the district or the portion of the district in which the contract authorizes an income tax throughout the term of the contract creating the district. The tax shall not apply to any persons employed or residing on a parcel excluded from the district under division (E)(2) of this section.

(6) If there is unincorporated territory in the district, 210 the contract shall specify that restrictions on annexation 211 proceedings under division (R) of this section apply to such 212 unincorporated territory. The contract may prohibit proceedings 213 under Chapter 709. of the Revised Code proposing the annexation 214 to, merger of, or consolidation with a municipal corporation 215 that is a contracting party of any unincorporated territory 216 within a township that is a contracting party during the term of 217 the contract regardless of whether that territory is located 218 within the district. 219

(7) The contract may designate property as a community220entertainment district, or may be amended to designate property221

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(D) of section 4301.80 of the Revised Code. A contract or	223
amendment designating a community entertainment district shall	224
include all information and documentation described in divisions	225
(B)(1) to (6) of section 4301.80 of the Revised Code. The public	226
notice required under division (I) of this section shall specify	227
that the contract designates a community entertainment district	228
and describe the location of that district. Except as provided	229
in division (F) of section 4301.80 of the Revised Code, an area	230
designated as a community entertainment district under a joint	231
economic development district contract shall not lose its	232
designation even if the contract is canceled or terminated.	233
(8) If any part of the district is located either within	234
one-half of one mile of a non-contracting municipal corporation	235
or within an area covered by or subject to a water or sewer	236
service plan or agreement, the contract shall include all of the	237
following:	238
(a) A preliminary estimate of the costs of providing	239
public utility services, facilities, and improvements to the	240
district, prepared by a professional engineer;	241
(b) An analysis of the anticipated sources for funding the	242
costs of the public utilities infrastructure needed to serve the	243
district and a projection of when such funds will be available	244
and when such costs are likely to be incurred;	245
(c) Evidence or estimates indicating that the construction	246
of the public utility infrastructure needed to serve at least	247
some portion of the district will be completed within five years	248
after the creation of the district.	249

as a community entertainment district, as prescribed in division

(G) The contract creating a joint economic development

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district shall continue in existence throughout its term and 251 shall be binding on the contracting parties and on any parties 252 succeeding to the contracting parties, whether by annexation, 253 merger, or consolidation. Except as provided in division (H) of 254 this section, the contract may be amended, renewed, or 255 terminated with the approval of the contracting parties or any 256 parties succeeding to the contracting parties. If the contract 257 is amended to add or remove an area to or from an existing 258 district, the amendment shall be adopted in the manner 259 prescribed under division (L) of this section. 260

(H) If two or more contracting parties previously have 261 entered into a separate contract for utility services, then 262 amendment, renewal, or termination of the separate contract for 263 utility services shall not constitute any part of the 264 consideration for the contract creating a joint economic 265 development district. A contract creating a joint economic 266 development district shall be rebuttably presumed to violate 267 this division if it is entered into within two years prior or 268 five years subsequent to the amendment, renewal, or termination 269 of a separate contract for utility services that two or more 270 contracting parties previously have entered into. The 271 presumption stated in this division may be rebutted by clear and 272 convincing evidence of both of the following: 273

(1) That other substantial consideration existed to
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 support the contract creating a joint economic development
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 district;
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(2) That the contracting parties entered into the contract
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 (2) The contract for utility services.
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A contract creating a joint economic development district 281 that violates this division is void and unenforceable. 282

(I) (1) Before the legislative authority of any of the 283 contracting parties adopts an ordinance or resolution approving 284 a contract to create a district, the legislative authority of 285 each of the contracting parties shall hold a public hearing 286 concerning the contract and district. Each legislative authority 287 shall provide at least thirty days' public notice of the time 288 and place of the public hearing in a newspaper of general 289 290 circulation in the municipal corporation, township, or county, as applicable. During the thirty-day period prior to the public 291 hearing and until the date that an ordinance or resolution is 292 adopted under division (K) of this section to approve the joint 293 economic development district contract, all of the following 294 documents shall be available for public inspection in the office 295 of the clerk of the legislative authority of a municipal 296 corporation and county that is a contracting party and in the 297 office of the fiscal officer of a township that is a contracting 298 party: 299

(a) A copy of the contract creating the district,
including the economic development plan for the district and the
schedule for the provision of new, expanded, or additional
services, facilities, or improvements described in division (F)
(3) of this section;

(b) A description of the area or areas to be included in 305
the district, including a map in sufficient detail to denote the 306
specific boundaries of the area or areas and to indicate any 307
zoning restrictions applicable to the area or areas, and the 308
parcel number, provided for under section 319.28 of the Revised 309
Code, of any parcel located within the boundaries of the joint 310

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economic development district and excluded from the district under division (E)(2) of this section;

(c) If the contract authorizes the board of directors of
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the district to adopt a resolution to levy an income tax within
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the district or within portions of the district, a schedule for
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the collection of the tax.

(2) At least thirty days before the first public hearing 317 is to be held by one or more legislative authorities on a 318 proposed district, notice shall be sent in writing to each non-319 contracting municipal corporation that is located within one-320 half of one mile of the proposed district or that is identified 321 in a water or sewer service plan or agreement as a future 322 provider of water or sewer services to all or part of the 323 proposed district. 324

(3) A public hearing held under this division shall allow
for public comment and recommendations on the contract and
district. The contracting parties may include in the contract
any of those recommendations prior to approval of the contract.

(J) (1) Before any of the contracting parties approves a 329 330 contract under division (K) of this section, the contracting parties shall circulate one or more petitions to record owners 331 of real property located within the proposed joint economic 332 development district and owners of businesses operating within 333 the proposed district. The petitions shall state that all of the 334 documents described in divisions (I)(1)(a) to (c) of this 335 section are available for public inspection in the office of the 336 clerk of the legislative authority of each municipal corporation 337 and county that is a contracting party or the office of the 338 fiscal officer of each township that is a contracting party. The 339 petitions shall clearly indicate that, by signing the petition, 340

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the record owner or owner consents to the proposed joint 341 economic development district. 342

A contracting party may send written notice of the 343 petitions by certified mail with return receipt requested to the 344 last known mailing addresses of any or all of the record owners 345 of real property located within the proposed district or the 346 owners of businesses operating within the proposed district. The 347 contracting parties shall equally share the costs of complying 348 with this division. 349

(2) If any portion of property located within the proposed joint economic development district is also either located within one-half of one mile of a non-contracting municipal corporation or covered by or subject to a water or sewer service plan or agreement under which a non-contracting municipal corporation is identified as a future provider of water or sewer services to all or part of the proposed district, then that property and any property contiguous to that property if owned by the same person shall be excluded from the joint economic development district unless the owner of the property signs the petition.

(K) (1) After the public hearings required under division 361 (I) of this section have been held and the petitions described 362 in division (J) of this section have been signed by the majority 363 of the record owners of real property located within the 364 proposed joint economic development district and by a majority 365 of the owners of businesses, if any, operating within the 366 proposed district, each contracting party may adopt an ordinance 367 or resolution approving the contract to create a joint economic 368 development district. Not later than ten days after all of the 369 contracting parties have adopted ordinances or resolutions 370 approving the district contract, each contracting party shall 371 give notice of the proposed district to all of the following: 372

(a) Each record owner of real property to be included in
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the district and in the territory of that contracting party who
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did not sign the petitions described in division (J) of this
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section;

(b) An owner of each business operating within the
district and in the territory of that contracting party no owner
of which signed the petitions described in division (J) of this
section.

(2) Such notices shall be given by certified mail and shall specify that the property or business is located within an area to be included in the district and that all of the documents described in divisions (I)(1)(a) to (c) of this section are available for public inspection in the office of the clerk of the legislative authority of each municipal corporation and county that is a contracting party or the office of the fiscal officer of each township that is a contracting party. The contracting parties shall equally share the costs of complying with division (K) of this section.

391 (L) (1) The contracting parties may amend the joint economic development district contract to add any area that was 392 not originally included in the district if the area satisfies 393 the criteria prescribed under division (E) of this section. The 394 contracting parties may also amend the district contract to 395 remove any area originally included in the district or exclude 396 one or more parcels located within the district pursuant to 397 division (E)(2) of this section. 398

(2) An amendment adding an area to a district, removing an

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area from the district, or excluding one or more parcels from 400 the district may be approved only by a resolution or ordinance 401 adopted by each of the contracting parties. The contracting 402 parties shall conduct public hearings on the amendment and 403 provide notice in the manner required under division (I) of this 404 section for original contracts. The contracting parties shall 405 406 make available for public inspection a copy of the amendment, a description of the area to be added, removed, or excluded to or 407 from the district, and a map of that area in sufficient detail 408 to denote the specific boundaries of the area and to indicate 409 any zoning restrictions applicable to the area. 410

(3) Before adopting a resolution or ordinance approving 411 the addition of an area to the district, the contracting parties 412 shall circulate petitions to the record owners of real property 413 located within the proposed addition to the district and owners 414 of businesses operating within the proposed addition to the 415 district in the same manner required under division (J) of this 416 section for original contracts. The contracting parties may 417 notify such record owners of real property and owners of 418 businesses that the petitions are available for signing in the 419 same manner provided by that division. The contracting parties 420 shall equally share the costs of complying with this division. 421

(4) The contracting parties to a joint economic 422 development district may vote to approve an amendment to the 423 district contract under this division after the public hearings 424 required under division (L)(2) of this section are completed 425 and, if the amendment adds an area or areas to the district, the 426 petitions required under division (L)(3) of this section have 427 been signed by the majority of record owners of real property 428 located within the area or areas added to the district and by a 429 majority of the owners of businesses, if any, operating within 430

the proposed addition to the district. 431 (5) Not later than ten days after all of the contracting 432 parties have adopted ordinances or resolutions approving an 433 amendment adding one or more areas to the district, each 434 contracting party shall give notice of the addition to all of 435 the following: 436 (a) Each record owner of real property to be included in 437 the addition to the district and in the territory of that 438 contracting party who did not sign the petitions described in 439 division (L)(3) of this section; 440 441 (b) An owner of each business operating within the addition to the district and in the territory of that 442 443 contracting party no owner of which signed the petitions described in division (L)(3) of this section. 444 The contracting parties shall equally share the costs of 445 complying with division (L)(5) of this section. 446 (M) (1) Except as provided in division (M) (2) of this 447 section, the designation of a joint economic development 448 district is subject to elector approval in each contracting 449 party that is a township or, if none of the contracting parties 450 are townships, a municipal corporation within which all or part 451 of the territory of the district is located and that does not 452 levy an income tax in accordance with Chapter 718. of the 453 Revised Code at a rate exceeding one per cent. 454 455 (2) A board of township trustees that is a party to a contract creating a joint economic development district of a 456 township or the legislative authority of a municipal corporation 457

described in division (M)(1) of this section may choose not to

submit its ordinance or resolution approving the joint economic

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<u>development district</u> contract to the electors of the township <u>or</u> 460 municipal corporation, respectively, if all of the following 461 conditions are satisfied: 462 (a) The ordinance or resolution has been approved by a 463 unanimous vote of the members of the board of township trustees 464 or legislative authority, or, if a county is one of the 465 contracting parties under division (D) of this section, the 466 resolution has been approved by a majority vote of the members 467 of the board of township trustees or legislative authority; 468 (b) The contracting parties have circulated petitions as 469 required under division (J) of this section and obtained the 470 signatures required under division (L) (K) of this section; 471 (c) The territory to be included in the proposed district 472 is zoned in a manner appropriate to the function of the 473 district. 474 (2) (3) If the <u>a</u>board of township trustees has of a 475 township or the legislative authority of a municipal corporation 476 described in division (M)(1) of this section chooses not invoked 477

to invoke its authority under division (M) (1) (M) (2) of this 478 479 section, or if the conditions described by that division are not <u>satisfied</u>, the board or <u>legislative authority</u>, at least ninety 480 days before the date of the election, shall file its ordinance 481 or resolution approving the district contract with the board of 482 elections for submission to the electors of the township or 483 municipal corporation, respectively, for approval at the next 484 succeeding general, primary, or special election. 485

(3) (4)Any contract creating a district in which a board486of townshiptrustees or municipal corporation described in487division (M) (1) of this section is a party shall provide that488

the contract is not effective before the thirty-first day after 489 its approval, including approval by the electors of the township 490 or municipal corporation, if required by this section. 491 (4) (5) If the a board of township trustees of a township 492 or the legislative authority of a municipal corporation 493 described in division (M)(1) of this section invokes its 494 authority under division $\frac{(M)(1)}{(M)(2)}$ of this section and does 495 not submit the district contract to the electors for approval, 496 the <u>ordinance or</u> resolution of the board of township trustees 497 approving the contract is subject to a referendum of the 498 electors of the township or municipal corporation when requested 499 through a petition. When signed by ten per cent of the number of 500 electors in the township or municipal corporation who voted for 501 the office of governor at the most recent general election, a 502 referendum petition asking that the <u>ordinance or</u> resolution be 503 submitted to the electors of the township may be presented to 504 the board of township trustees or the legislative authority of 505 the municipal corporation. Such a petition shall be presented 506 within thirty days after the board of township trustees or 507 <u>legislative authority</u> adopts the <u>ordinance or</u> resolution 508 approving the district contract. The board of township trustees 509 or legislative authority shall, not later than four p.m. of the 510 tenth day after receipt of the petition, certify the text of the 511 ordinance or resolution to the board of elections. The board of 512 elections shall submit the resolution to the electors of the 513 township or municipal corporation for their approval or 514 rejection at the next general, primary, or special election 515 occurring at least ninety days after certification of the 516 ordinance or resolution. 517

(N) The ballot respecting a <u>an ordinance or resolution</u> to 518
 create a district or a referendum of such a resolution shall be 519

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in the following form:	520
"Shall the resolution (ordinance or resolution)	521
of(here insert name of the board of township	522
trustees or municipal corporation) approving the contract with	523
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contracting party) for the creation of a joint economic	525
development district (JEDD) be approved?	526
FOR THE RESOLUTION AND JEDD CONTRACT	527
AGAINST THE RESOLUTION AND JEDD CONTRACT"	528
If a majority of the electors of the township <u>or municipal</u>	529
corporation voting on the issue vote for the resolution and	530
joint economic development district contract, the ordinance or	531
resolution shall become effective immediately and the contract	532
shall go into effect on the thirty-first day after the election	533
or thereafter in accordance with terms of the contract.	534
(0) Upon the creation of a district under this section,	535
one of the contracting parties shall file a copy of each of the	536
following documents with the director of development:	537
(1) All of the documents described in divisions (I)(1)(a)	538
to (c) of this section;	539
(2) Certified copies of the ordinances and resolutions of	540
the contracting parties relating to the contract and district;	541
(3) Documentation from each contracting party that the	542
public hearings required by division (I) of this section have	543
been held, the date of the hearings, and evidence that notice of	544
the hearings was published as required by that division;	545
(4) A copy of the signed petitions required under	546

divisions (J) and (K) of this section.

(P) A board of directors shall govern each district 548 created under this section. 549 (1) If there are businesses operating and persons employed 550 within the district, the board shall be composed of the 551 following members: 552 (a) One member representing the municipal corporations 553 554 that are contracting parties; (b) One member representing the townships that are 555 contracting parties, or, if no contracting party is a township, 556 a second member representing the municipal corporations that are 557 558 contracting parties; (c) One member representing the owners of businesses 559 operating within the district; 560 (d) One member representing the persons employed within 561 the district; 562 (e) One member representing the counties that are 563 contracting parties, or, if no contracting party is a county, 564 one member selected by the members described in divisions (P)(1) 565 (a) to (d) of this section. 566 The members of the board shall be appointed as provided in 567 the district contract. Of the members initially appointed to the 568 board, the member described in division (P)(1)(a) of this 569 section shall serve a term of one year; the member described in 570 division (P)(1)(b) of this section shall serve a term of two 571 years; the member described in division (P)(1)(c) of this 572 section shall serve a term of three years; and the members 573 described in divisions (P)(1)(d) and (e) of this section shall 574 serve terms of four years. Thereafter, terms for each member 575 576 shall be for four years, each term ending on the same day of the

same month of the year as did the term that it succeeds. A 577
member may be reappointed to the board, but no member shall 578
serve more than two consecutive terms on the board. 579
The member described in division (P) (1) (e) of this section 580
shall serve as chairperson of the board described under division 581
(P) (1) of this section. 582
(2) If there are no businesses operating or persons 583

employed within the district, the board shall be composed of the 584 following members: 585

(a) One member representing the municipal corporationsthat are contracting parties;

(b) One member representing the townships that are contracting parties, or, if no contracting party is a township, a second member representing the municipal corporations that are contracting parties;

(c) One member representing the counties that are
contracting parties, or if no contracting party is a county, one
member selected by the members described in divisions (P)(2)(a)
and (b) of this section.

The members of the board shall be appointed as provided in 596 the district contract. Of the members initially appointed to the 597 board, the member described in division (P)(2)(a) of this 598 section shall serve a term of one year; the member described in 599 division (P)(2)(b) of this section shall serve a term of two 600 years; and the member described in division (P)(2)(c) of this 601 section shall serve a term of three years. Thereafter, terms for 602 each member shall be for four years, each term ending on the 603 same day of the same month of the year as did the term that it 604 succeeds. A member may be reappointed to the board, but no 605

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The member described in division (P)(2)(c) of this section shall serve as chairperson of a board described under division (P)(2) of this section.	607 608 609
(3) A board described under division (P)(1) or (2) of this	610
section has no powers except as described in this section and in	611
the contract creating the district.	612
(4) Membership on the board of directors of a joint	613
economic development district created under this section is not	614
the holding of a public office or employment within the meaning	615
of any section of the Revised Code prohibiting the holding of	616
other public office or employment. Membership on such a board is	617
not a direct or indirect interest in a contract or expenditure	618
of money by a municipal corporation, township, county, or other	619
political subdivision with which a member may be affiliated.	620
Notwithstanding any provision of law to the contrary, no member	621
of a board of directors of a joint economic development district	622
shall forfeit or be disqualified from holding any public office	623
or employment by reason of membership on the board.	624
(5) The board of directors of a joint economic development	625
district is a public body for the purposes of section 121.22 of	626
the Revised Code. Chapter 2744. of the Revised Code applies to	627
such a board and the district.	628

member shall serve more than two consecutive terms on the board.

(Q) (1) On or before the date occurring six months after 629 the effective date of the district contract, an owner of a 630 business operating within the district may, on behalf of the 631 business and its employees, file a complaint with the court of 632 common pleas of the county in which the majority of the 633 territory of the district is located requesting exemption from 634

Page 22

any income tax imposed by the board of directors of the district 635 under division (F)(5) of this section if all of the following 636 apply: 637

(a) The business operated within an unincorporated area of638the district before the effective date of the district contract;639

(b) No owner of the business signed a petition describedin division (J) of this section;

(c) Neither the business nor its employees has derived or 642 will derive any material benefit from the new, expanded, or 643 additional services, facilities, or improvements described in 644 the economic development plan for the district, or the material 645 benefit that has, or will be, derived is negligible in 646 comparison to the income tax revenue generated from the net 647 profits of the business and the income of employees of the 648 business. 649

The legislative authority of each contracting party shall 650 be made a party to the proceedings and the business owner filing 651 the complaint shall serve notice of the complaint by certified 652 mail to each such contracting party. The court shall not accept 653 any complaint filed more than six months after the effective 654 date of the district contract. 655

(2) Any or all of the contracting parties may submit a
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(2) Any or all of the complaint submitted under division (Q) (1)
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(6) Any or all of the court of the business who filed the complaint.

(3) The court shall review each complaint submitted by a 663

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business owner under division (0)(1) of this section and each 664 answer submitted by a contracting party under division (Q)(2) of 665 this section. The court may make a determination on the record 666 and the evidence thus submitted, or it may conduct a hearing and 667 request the presence of the business owner and the contracting 668 parties to present evidence relevant to the complaint. The court 669 shall make a determination on the complaint not sooner than 670 thirty days but not later than sixty days after the complaint is 671 filed by the business owner. The court may make a determination 672 more than sixty days after the complaint is filed if the 673 business owner and all contracting parties to the district 674 consent. 675

(4) The court shall grant the exemption requested in the complaint if all of the criteria described in divisions (Q)(1)(a) to (c) of this section are met.

(5) If all the criteria described in divisions (Q)(1)(a) to (c) of this section are not met, the court shall deny the complaint and the exemption.

(6) The court shall send notice of the determination with 682 respect to the complaint to the owner of the business and each 683 contracting party. If the court grants the exemption, the net 684 profits of the business from operations within the district and 685 the income of its employees from employment within the district 686 are exempt from any income tax imposed by the board of directors 687 of the district. If the court denies the exemption, the net 688 profits of the business and the income of its employees shall be 689 taxed according to the terms of the district contract and any 690 taxes, penalties, and interest accrued before the date of the 691 court's determination shall be paid in full. In addition, no 692 owner of the business may submit another complaint under 693

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division (Q)(1) of this section for the same district contract.694The court's determination on a complaint filed under division695(Q) of this section is final.696

(7) Chapter 2506. of the Revised Code does not apply to697the proceedings described in division (Q) of this section.698

(R) (1) No proceeding pursuant to Chapter 709. of the 699 Revised Code that proposes the annexation to, merger of, or 700 consolidation with a municipal corporation of any unincorporated 701 702 territory within a joint economic development district may be commenced at any time between the effective date of the contract 703 creating the district and the date the contract expires, 704 terminates, or is otherwise rendered unenforceable. This 705 division does not apply if each board of township trustees whose 706 territory is included within the district and whose territory is 707 proposed to be annexed, merged, or consolidated adopts a 708 resolution consenting to the commencement of the proceeding. 709 Each such board of township trustees shall file a copy of the 710 resolution with the clerk of the legislative authority of each 711 county within which a contracting party is located. 712

(2) The contract creating a joint economic development
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district may prohibit any annexation proceeding by a contracting
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municipal corporation of any unincorporated territory within the
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district or zone beyond the period described in division (R) (1)
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of this section.

(3) No contracting party is divested or relieved of its
rights or obligations under the contract creating a joint
economic development district because of annexation, merger, or
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consolidation.

(S) Contracting parties may enter into agreements pursuant

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to the contract creating a joint economic development district 723 with respect to the substance and administration of zoning and 724 other land use regulations, building codes, permanent public 725 improvements, and other regulatory and proprietary matters 726 determined to be for a public purpose. No contract, however, 727 shall exempt the territory within the district from the 728 729 procedures of land use regulation applicable pursuant to municipal corporation, township, and county regulations, 730 including, but not limited to, zoning procedures. 731

(T) The powers granted under this section are in addition to and not in the derogation of all other powers possessed by or granted to municipal corporations, townships, and counties pursuant to law.

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(2) When exercising a power or performing a function or
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duty under a contract entered into under division (D) of this
section, a county may exercise all of the powers of a county,
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and may perform all the functions and duties of a county, within
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the district pursuant to and to the extent consistent with the
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contract.

(3) When exercising a power or performing a function or
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duty under a contract entered into under this section, a
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township may exercise all the powers of a township, and may
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perform all the functions and duties of a township, within the
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district, pursuant to and to the extent consistent with the
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contract.	753
(U) No political subdivision shall grant any tax exemption	754
under Chapter 1728. or section 3735.67, 5709.62, 5709.63, or	755
5709.632 of the Revised Code on any property located within the	756
district without the consent of all the contracting parties. The	757
prohibition against granting a tax exemption under this section	758
does not apply to any exemption filed, pending, or approved	759
before the effective date of the contract entered into under	760
this section.	761
Section 2. That existing section 715.72 of the Revised	762
Code is hereby repealed.	763