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132nd General Assembly

Regular Session 2017-2018

Sub. H. B. No. 342

Representative Merrin

Cosponsors: Representatives Duffey, Becker, Brinkman, Dean, Riedel, Vitale, Koehler, Schaffer, Butler, Hood, Ginter, Householder, Johnson, Lang, Retherford, Roegner, Romanchuk, Ryan, Thompson, Wiggam

A BILL

Го	amend sections 133.18, 306.32, 306.322, 345.01,	1
	345.03, 345.04, 505.48, 505.481, 511.27, 511.28,	2
	511.34, 1545.041, 1545.21, 3311.50, 3318.01,	3
	3318.06, 3318.061, 3318.062, 3318.063, 3318.361,	4
	3318.45, 3381.03, 4582.024, 4582.26, 5705.01,	5
	5705.03, 5705.192, 5705.195, 5705.196, 5705.197,	6
	5705.199, 5705.21, 5705.213, 5705.215, 5705.218,	7
	5705.219, 5705.233, 5705.25, 5705.251, 5705.261,	8
	5705.55, 5748.01, 5748.02, 5748.03, 5748.04,	9
	5748.08, and 5748.09 of the Revised Code to	10
	modify the information conveyed in election	11
	notices and ballot language for property tax	12
	levies.	13

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

Section 1. That sections 133.18, 306.32, 306.322, 345.01,	14
345.03, 345.04, 505.48, 505.481, 511.27, 511.28, 511.34,	15
1545.041, 1545.21, 3311.50, 3318.01, 3318.06, 3318.061,	16
3318.062, 3318.063, 3318.361, 3318.45, 3381.03, 4582.024,	17

4582.26, 5705.01, 5705.03, 5705.192, 5705.195, 5705.196,	18
5705.197, 5705.199, 5705.21, 5705.213, 5705.215, 5705.218,	19
5705.219, 5705.233, 5705.25, 5705.251, 5705.261, 5705.55,	20
5748.01, 5748.02, 5748.03, 5748.04, 5748.08, and 5748.09 of the	21
Revised Code be amended to read as follows:	22
Sec. 133.18. (A) The taxing authority of a subdivision may	23
by legislation submit to the electors of the subdivision the	24
question of issuing any general obligation bonds, for one	25
purpose, that the subdivision has power or authority to issue.	26
(B) When the taxing authority of a subdivision desires or	27
is required by law to submit the question of a bond issue to the	28
electors, it shall pass legislation that does all of the	29
following:	30
(1) Declares the necessity and purpose of the bond issue;	31
(2) States the date of the authorized election at which	32
the question shall be submitted to the electors;	33
(3) States the amount, approximate date, estimated net	34
average rate of interest, and maximum number of years over which	35
the principal of the bonds may be paid;	36
(4) Declares the necessity of levying a tax outside the	37
tax limitation to pay the debt charges on the bonds and any	38
anticipatory securities.	39
The estimated net average interest rate shall be	40
determined by the taxing authority based on, among other	41
factors, then existing market conditions, and may reflect	42
adjustments for any anticipated direct payments expected to be	43
received by the taxing authority from the government of the	44
United States relating to the bonds and the effect of any	45

federal tax credits anticipated to be available to owners of all

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or a portion of the bonds. The estimated net average rate of interest, and any statutory or charter limit on interest rates that may then be in effect and that is subsequently amended, shall not be a limitation on the actual interest rate or rates on the securities when issued.

(C) (1) The taxing authority shall certify a copy of the 52 legislation passed under division (B) of this section to the 53 county auditor. The county auditor shall promptly calculate and 54 advise and, not later than ninety days before the election, 55 confirm that advice by certification to, the taxing authority 56 57 the estimated average annual property tax levy, expressed in cents or dollars and cents for each one hundred thousand dollars 58 of tax valuation fair market value and in mills for each one 59 dollar of tax valuation taxable value, that the county auditor 60 estimates to be required throughout the stated maturity of the 61 bonds to pay the debt charges on the bonds. In calculating the 62 estimated average annual property tax levy for this purpose, the 63 county auditor shall assume that the bonds are issued in one 64 series bearing interest and maturing in substantially equal 65 principal amounts in each year over the maximum number of years 66 over which the principal of the bonds may be paid as stated in 67 that legislation, and that the amount of the tax valuation of 68 the subdivision for the current year remains the same throughout 69 the maturity of the bonds, except as otherwise provided in 70 division (C)(2) of this section. If the tax valuation for the 71 current year is not determined, the county auditor shall base 72 the calculation on the estimated amount of the tax valuation 7.3 submitted by the county auditor to the county budget commission. 74 If the subdivision is located in more than one county, the 7.5 county auditor shall obtain the assistance of the county 76 auditors of the other counties, and those county auditors shall 77

provide assistance, in establishing the tax valuation of the	78
subdivision for purposes of certifying the estimated average	79
annual property tax levy.	80
(2) When considering the tangible personal property	81
component of the tax valuation of the subdivision, the county	82
auditor shall take into account the assessment percentages	83
prescribed in section 5711.22 of the Revised Code. The tax	84
commissioner may issue rules, orders, or instructions directing	85
how the assessment percentages must be utilized.	86
(D) After receiving the county auditor's advice under	87
division (C) of this section, the taxing authority by	88
legislation may determine to proceed with submitting the	89
question of the issue of securities, and shall, not later than	90
the ninetieth day before the day of the election, file the	91
following with the board of elections:	92
(1) Copies of the legislation provided for in divisions	93
(B) and (D) of this section;	94
(2) The amount of the estimated average annual property	95
tax levy, expressed in cents or dollars and cents for each one	96
hundred thousand dollars of tax valuation fair market value and	97
in mills for each one dollar of tax valuation taxable value, as	98
estimated and certified to the taxing authority by the county	99
auditor.	100
(E)(1) The board of elections shall prepare the ballots	101
and make other necessary arrangements for the submission of the	102
question to the electors of the subdivision. If the subdivision	103
is located in more than one county, the board shall inform the	104
boards of elections of the other counties of the filings with	105

it, and those other boards shall if appropriate make the other

necessary arrangements for the election in their counties. The	107
election shall be conducted, canvassed, and certified in the	108
manner provided in Title XXXV of the Revised Code.	109
(2) The election shall be held at the regular places for	110
voting in the subdivision. If the electors of only a part of a	111
precinct are qualified to vote at the election the board of	112
elections may assign the electors in that part to an adjoining	113
precinct, including an adjoining precinct in another county if	114
the board of elections of the other county consents to and	115
approves the assignment. Each elector so assigned shall be	116
notified of that fact prior to the election by notice mailed by	117
the board of elections, in such manner as it determines, prior	118
to the election.	119
(3) The board of elections shall publish a notice of the	120
election once in a newspaper of general circulation in the	121
subdivision, no later than ten days prior to the election. The	122
notice shall state all of the following:	123
(a) The principal amount of the proposed bond issue;	124
(b) The stated purpose for which the bonds are to be	125
issued;	126
(c) The maximum number of years over which the principal	127
of the bonds may be paid;	128
(d) The estimated additional average annual property tax	129
levy, expressed in cents or dollars and cents for each one	130
hundred <u>thousand</u> dollars of tax valuation <u>fair market value</u> and	131
in mills for each one dollar of tax valuation taxable value, to	132
be levied outside the tax limitation, as estimated and certified	133
to the taxing authority by the county auditor;	134

(e) The first calendar year in which the tax is expected

to be due.	136
(F)(1) The form of the ballot to be used at the election	137
shall be substantially either of the following, as applicable:	138
(a) "Shall bonds be issued by the (name of	139
subdivision) for the purpose of (purpose of the bond	140
issue) in the principal amount of \S (principal amount	141
of the bond issue), to be repaid annually over a maximum period	142
of (the maximum number of years over which the	143
principal of the bonds may be paid) years, and an annual levy of	144
property taxes be made outside the (as applicable,	145
"ten-mill" or "charter tax") limitation, estimated by the	146
county auditor to average over the repayment period of the bond	147
issue (number of mills) mills for each one dollar \$1	148
of tax valuation taxable value, which amounts to §	149
(rate expressed in cents or dollars and cents, such as "36	150
cents" or "\$1.41") for each one hundred dollars \$100,000 of tax	151
<pre>valuation fair market value, commencing in (first</pre>	152
year the tax will be levied), first due in calendar	153
year (first calendar year in which the tax shall be	154
due), to pay the annual debt charges on the bonds, and to pay	155
debt charges on any notes issued in anticipation of those bonds?	156
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For the bond issue	158
Against the bond issue	159
п	160
(b) In the case of an election held pursuant to	161
legislation adopted under section 3375.43 or 3375.431 of the	162
Revised Code:	163
"Shall bonds be issued for (name of library)	164

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for the purpose of (purpose of the bond issue), in	165
the principal amount of \S (amount of the bond issue)	166
by (the name of the subdivision that is to issue the	167
bonds and levy the tax) as the issuer of the bonds, to be repaid	168
annually over a maximum period of (the maximum number	169
of years over which the principal of the bonds may be paid)	170
years, and an annual levy of property taxes be made outside the	171
ten-mill limitation, estimated by the county auditor to average	172
over the repayment period of the bond issue (number)	173
of mills) mills for each one dollar \$1 of tax valuation taxable	174
<u>value</u> , which amounts to <u>\$</u> (rate expressed in cents or	175
dollars and cents, such as "36 cents" or "\$1.41") for each one	176
hundred dollars \$100,000 of tax valuation fair market value,	177
commencing in (first year the tax will be levied),	178
first due in calendar year (first calendar year in	179
which the tax shall be due), to pay the annual debt charges on	180
the bonds, and to pay debt charges on any notes issued in	181
anticipation of those bonds?	182

| For the bond issue

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(2) The purpose for which the bonds are to be issued shall 187

be printed in the space indicated, in boldface type. 188

(G) The board of elections shall promptly certify the
results of the election to the tax commissioner, the county
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auditor of each county in which any part of the subdivision is
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located, and the fiscal officer of the subdivision. The
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election, including the proceedings for and result of the
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election, is incontestable other than in a contest filed under

sectio	n 3	3515	.09	of	the	Rev	rised	Code	in	which	the	pla	aint	iff			195
prevai	ls.	•															196
((H)	If	a n	najor	rity	of	the	elect	ors	voting	g up	on t	the	quest	ion		197

- vote for it, the taxing authority of the subdivision may proceed 198 under sections 133.21 to 133.33 of the Revised Code with the 199 issuance of the securities and with the levy and collection of a 200 property tax outside the tax limitation during the period the 201 securities are outstanding sufficient in amount to pay the debt 202 charges on the securities, including debt charges on any 203 204 anticipatory securities required to be paid from that tax. If legislation passed under section 133.22 or 133.23 of the Revised 205 Code authorizing those securities is filed with the county 206 auditor on or before the last day of November, the amount of the 207 voted property tax levy required to pay debt charges or 208 estimated debt charges on the securities payable in the 209 following year shall if requested by the taxing authority be 210 included in the taxes levied for collection in the following 211 year under section 319.30 of the Revised Code. 212
- (I) (1) If, before any securities authorized at an election 213 under this section are issued, the net indebtedness of the 214 subdivision exceeds that applicable to that subdivision or those 215 securities, then and so long as that is the case none of the 216 securities may be issued.
- (2) No securities authorized at an election under this

 section may be initially issued after the first day of the sixth

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 January following the election, but this period of limitation

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 shall not run for any time during which any part of the

 permanent improvement for which the securities have been

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 authorized, or the issuing or validity of any part of the

 securities issued or to be issued, or the related proceedings,

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is involved or questioned before a court or a commission or	225
other tribunal, administrative agency, or board.	226
(3) Securities representing a portion of the amount	227
authorized at an election that are issued within the applicable	228
limitation on net indebtedness are valid and in no manner	229
affected by the fact that the balance of the securities	230
authorized cannot be issued by reason of the net indebtedness	231
limitation or lapse of time.	232
(4) Nothing in this division (I) shall be interpreted or	233
applied to prevent the issuance of securities in an amount to	234
fund or refund anticipatory securities lawfully issued.	235
(5) The limitations of divisions (I)(1) and (2) of this	236
section do not apply to any securities authorized at an election	237
under this section if at least ten per cent of the principal	238
amount of the securities, including anticipatory securities,	239
authorized has theretofore been issued, or if the securities are	240
to be issued for the purpose of participating in any federally	241
or state-assisted program.	242
(6) The certificate of the fiscal officer of the	243
subdivision is conclusive proof of the facts referred to in this	244
division.	245
(J) As used in this section, "fair market value" has the	246
same meaning as in section 5705.01 of the Revised Code.	247
Sec. 306.32. Any county, or any two or more counties,	248
municipal corporations, or townships, or any combination of	249
these, may create a regional transit authority by the adoption	250
of a resolution or ordinance by the board of county	251
commissioners of each county, the legislative authority of each	252
municipal corporation, and the board of township trustees of	253

each township which is to create or to join in the creation of	254
the regional transit authority. The resolution or ordinance	255
shall state:	256
(A) The necessity for the creation of a regional transit	257
authority;	258
(B) The counties, municipal corporations, or townships	259
which are to create or to join in the creation of the regional	260
transit authority;	261
(C) The official name by which the regional transit	262
authority shall be known;	263
(D) The place in which the principal office of the	264
regional transit authority will be located or the manner in	265
which it may be selected;	266
(E) The number, term, and compensation, or method for	267
establishing compensation, of the members of the board of	268
trustees of the regional transit authority. Compensation shall	269
not exceed fifty dollars for each board and committee meeting	270
attended by a member, except that if compensation is provided	271
annually it shall not exceed six thousand dollars for the	272
president of the board or four thousand eight hundred dollars	273
for each other board member.	274
(F) The manner in which vacancies on the board of trustees	275
of the regional transit authority shall be filled;	276
(G) The manner and to what extent the expenses of the	277
regional transit authority shall be apportioned among the	278
counties, municipal corporations, and townships creating it;	279
(H) The purposes, including the kinds of transit	280
facilities, for which the regional transit authority is	281

organized.	282
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The regional transit authority provided for in the 283 resolution or ordinance shall be deemed to be created upon the 284 adoption of the resolution or ordinance by the board of county 285 commissioners of each county, the legislative authority of each 286 municipal corporation, and the board of township trustees of 287 each township enumerated in the resolution or ordinance. 288

The resolution or ordinance creating a regional transit 289 290 authority may be amended to include additional counties, municipal corporations, or townships or for any other purpose, 291 by the adoption of the amendment by the board of county 292 commissioners of each county, the legislative authority of each 293 municipal corporation, and the board of township trustees of 294 each township which has created or joined or proposes to join 295 the regional transit authority. 296

After each county, municipal corporation, and township 297 which has created or joined or proposes to join the regional 298 transit authority has adopted its resolution or ordinance 299 approving inclusion of additional counties, municipal 300 corporations, or townships in the regional transit authority, a 301 copy of each resolution or ordinance shall be filed with the 302 clerk of the board of the county commissioners of each county, 303 the clerk of the legislative authority of each municipal 304 corporation, and the fiscal officer of the board of trustees of 305 each township proposed to be included in the regional transit 306 authority. The inclusion is effective when all such filing has 307 been completed, unless the regional transit authority to which 308 territory is to be added has authority to levy an ad valorem tax 309 on property, or a sales tax, within its territorial boundaries, 310 in which event the inclusion shall become effective on the 311

sixtieth day after the last such filing is accomplished, unless,	312
prior to the expiration of the sixty-day period, qualified	313
electors residing in the area proposed to be added to the	314
regional transit authority, equal in number to at least ten per	315
cent of the qualified electors from the area who voted for	316
governor at the last gubernatorial election, file a petition of	317
referendum against the inclusion. Any petition of referendum	318
filed under this section shall be filed at the office of the	319
secretary of the board of trustees of the regional transit	320
authority. The person presenting the petition shall be given a	321
receipt containing on it the time of the day, the date, and the	322
purpose of the petition. The secretary of the board of trustees	323
of the regional transit authority shall cause the appropriate	324
board or boards of elections to check the sufficiency of	325
signatures on any petition of referendum filed under this	326
section and, if found to be sufficient, shall present the	327
petition to the board of trustees at a meeting of said board	328
which occurs not later than thirty days following the filing of	329
said petition. Upon presentation to the board of trustees of a	330
petition of referendum against the proposed inclusion, the board	331
of trustees shall promptly certify the proposal to the board or	332
boards of elections for the purpose of having the proposal	333
placed on the ballot at the next general or primary election	334
which occurs not less than ninety days after the date of the	335
meeting of said board, or at a special election, the date of	336
which shall be specified in the certification, which date shall	337
be not less than ninety days after the date of such meeting of	338
the board. Signatures on a petition of referendum may be	339
withdrawn up to and including the meeting of the board of	340
trustees certifying the proposal to the appropriate board or	341
boards of elections. If territory of more than one county,	342
municipal corporation, or township is to be added to the	343

regional transit authority, the electors of the territories of	344
the counties, municipal corporations, or townships which are to	345
be added shall vote as a district, and the majority affirmative	346
vote shall be determined by the vote cast in the district as a	347
whole. Upon certification of a proposal to the appropriate board	348
or boards of elections pursuant to this section, the board or	349
boards of election shall make the necessary arrangements for the	350
submission of the question to the electors of the territory to	351
be added to the regional transit authority qualified to vote on	352
the question, and the election shall be held, canvassed, and	353
certified in the manner provided for the submission of tax	354
levies under section 5705.191 of the Revised Code, except that	355
the question appearing on the ballot shall read:	356
"Shall the territory within the	357
(Name or names of political subdivisions to be joined) be added	358
to (Name) regional transit	359
authority?" and shall a(n) (here insert type of tax	360
or taxes) at a rate of taxation not to exceed (here insert	361
maximum tax rate or rates) be levied for all transit purposes?"	362
If the tax is a tax on property, the rate of the tax shall	363
be expressed numerically in mills for each one dollar of taxable	364
value and numerically in dollars for each one hundred thousand	365
dollars of fair market value, as that term is defined in section	366
5705.01 of the Revised Code.	367
If the question is approved by at least a majority of the	368
electors voting on the question, the joinder is immediately	369
effective, and the regional transit authority may extend the	370
levy of the tax against all the taxable property within the	371
territory which has been added. If the question is approved at a	372

general election or at a special election occurring prior to the 373

general election but after the fifteenth day of July, the	374
regional transit authority may amend its budget and resolution	375
adopted pursuant to section 5705.34 of the Revised Code, and the	376
levy shall be placed on the current tax list and duplicate and	377
collected as other taxes are collected from all taxable property	378
within the territorial boundaries of the regional transit	379
authority, including the territory within each political	380
subdivision added as a result of the election.	381

The territorial boundaries of a regional transit authority 382 shall be coextensive with the territorial boundaries of the 383 counties, municipal corporations, and townships included within 384 the regional transit authority, provided that the same area may 385 be included in more than one regional transit authority so long 386 as the regional transit authorities are not organized for 387 purposes as provided for in the resolutions or ordinances 388 creating the same, and any amendments to them, relating to the 389 same kinds of transit facilities; and provided further, that if 390 a regional transit authority includes only a portion of an 391 392 entire county, a regional transit authority for the same purposes may be created in the remaining portion of the same 393 county by resolution of the board of county commissioners acting 394 alone or in conjunction with municipal corporations and 395 townships as provided in this section. 396

No regional transit authority shall be organized after 397 January 1, 1975, to include any area already included in a 398 regional transit authority, except that any regional transit 399 authority organized after June 29, 1974, and having territorial 400 boundaries entirely within a single county shall, upon adoption 401 by the board of county commissioners of the county of a 402 resolution creating a regional transit authority including 403 within its territorial jurisdiction the existing regional 404

transit authority and for purposes including the purposes for	405
which the existing regional transit authority was created, be	406
dissolved and its territory included in such new regional	407
transit authority. Any resolution creating such a new regional	408
transit authority shall make adequate provision for satisfaction	409
of the obligations of the dissolved regional transit authority.	410
Sec. 306.322. (A) For any regional transit authority that	411
levies a property tax and that includes in its membership	412
political subdivisions that are located in a county having a	413
population of at least four hundred thousand according to the	414
most recent federal census, the procedures of this section apply	415
until November 5, 2013, and are in addition to and an	416
alternative to those established in sections 306.32 and 306.321	417
of the Revised Code for joining to the regional transit	418
authority additional counties, municipal corporations, or	419
townships.	420
(B) Any municipal corporation or township may adopt a	421
resolution or ordinance proposing to join a regional transit	422

- (B) Any municipal corporation or township may adopt a 421 resolution or ordinance proposing to join a regional transit 422 authority described in division (A) of this section. In its 423 resolution or ordinance, the political subdivision may propose 424 joining the regional transit authority for a limited period of 425 three years or without a time limit. 426
- (C) The political subdivision proposing to join the 427 regional transit authority shall submit a copy of its resolution 428 or ordinance to the legislative authority of each municipal 429 corporation and the board of trustees of each township 430 comprising the regional transit authority. Within thirty days of 431 receiving the resolution or ordinance for inclusion in the 432 regional transit authority, the legislative authority of each 433 municipal corporation and the board of trustees of each township 434

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shall consider the question of whether to include the additional	435
subdivision in the regional transit authority, shall adopt a	436
resolution or ordinance approving or rejecting the inclusion of	437
the additional subdivision, and shall present its resolution or	438
ordinance to the board of trustees of the regional transit	439
authority.	440
(D) If a majority of the political subdivisions comprising	441
the regional transit authority approve the inclusion of the	442
additional political subdivision, the board of trustees of the	443
regional transit authority, not later than the tenth day	444
following the day on which the last ordinance or resolution is	445
presented, shall notify the subdivision proposing to join the	446
regional transit authority that it may certify the proposal to	447
the board of elections for the purpose of having the proposal	448
placed on the ballot at the next general election or at a	449
special election conducted on the day of the next primary	450
election that occurs not less than ninety days after the	451
resolution or ordinance is certified to the board of elections.	452
(E) Upon certification of a proposal to the board of	453
elections pursuant to this section, the board of elections shall	454
make the necessary arrangements for the submission of the	455
question to the electors of the territory to be included in the	456
regional transit authority qualified to vote on the question,	457
and the election shall be held, canvassed, and certified in the	458
same manner as regular elections for the election of officers of	459
the subdivision proposing to join the regional transit	460
authority, except that, if the resolution proposed the inclusion	461
without a time limitation the question appearing on the ballot	462
shall read:	463

"Shall the territory within the

(Name or names of political subdivisions to be joined) be added	465
to (Name) regional transit	466
authority?" and shall $a(n)$ (here insert type of tax	467
or taxes) at a rate of taxation not to exceed (here insert	468
maximum tax rate or rates) be levied for all transit purposes?"	469
If the tax is a tax on property, the rate shall be	470
expressed numerically in mills for each one dollar of taxable	471
value and numerically in dollars for each one hundred thousand	472
dollars of fair market value, as that term is defined in section	473
5705.01 of the Revised Code.	474
If the resolution proposed the inclusion with a three-year	475
time limitation, the question appearing on the ballot shall	476
read:	477
"Shall the territory within the	478
(Name or names of political subdivisions to be joined) be added	479
to (Name) regional transit	480
authority?" for three years and shall a(n) (here	481
insert type of tax or taxes) at a rate of taxation not to exceed	482
(here insert maximum tax rate or rates) be levied for all	483
transit purposes for three years?"	484
(F) If the question is approved by at least a majority of	485
the electors voting on the question, the addition of the new	486
territory is effective six months from the date of the	487
certification of its passage, and the regional transit authority	488
may extend the levy of the tax against all the taxable property	489
within the territory that was added. If the question is approved	490
at a general election or at a special election occurring prior	491
to the general election but after the fifteenth day of July, the	492
regional transit authority may amend its budget and resolution	493
adopted pursuant to section 5705.34 of the Revised Code, and the	494

levy shall be placed on the current tax list and duplicate and	495
collected as other taxes are collected from all taxable property	496
within the territorial boundaries of the regional transit	497
authority, including the territory within the political	498
subdivision added as a result of the election. If the budget of	499
the regional transit authority is amended pursuant to this	500
paragraph, the county auditor shall prepare and deliver an	501
amended certificate of estimated resources to reflect the change	502
in anticipated revenues of the regional transit authority.	503

- (G) If the question is approved by at least a majority of the electors voting on the question, the board of trustees of 505 the regional transit authority immediately shall amend the 506 resolution or ordinance creating the regional transit authority 507 to include the additional political subdivision. 508
- (H) If the question approved by a majority of the electors 509 voting on the question added the subdivision for three years, 510 the territory of the additional municipal corporation or 511 township in the regional transit authority shall be removed from 512 the territory of the regional transit authority three years 513 after the date the territory was added, as determined in the 514 effective date of the election, and shall no longer be a part of 515 that authority without any further action by either the 516 political subdivisions that were included in the authority prior 517 to submitting the question to the electors or of the political 518 subdivision added to the authority as a result of the election. 519 The regional transit authority reduced to its territory as it 520 existed prior to the inclusion of the additional municipal 521 corporation or township shall be entitled to levy and collect 522 any property taxes that it was authorized to levy and collect 523 prior to the enlargement of its territory and for which 524 authorization has not expired, as if the enlargement had not 525

occurred.	526
Sec. 345.01. The (A) As used in this chapter, "fair market	527
value" has the same meaning as in section 5705.01 of the Revised	528
<pre>Code.</pre>	529
(B) The taxing authority of any municipal corporation,	530
township, or county, at any time not less than one hundred days	531
prior to a general election in any year, by a vote of two-thirds	532
of all members of the taxing authority, may, and upon	533
presentation to the clerk or fiscal officer, as the case may be,	534
of the taxing authority of a petition signed by not less than	535
two per cent of the electors of the political subdivision, as	536
shown at the preceding general election held in the subdivision,	537
shall, declare by resolution that the amount of taxes which may	538
be raised within the ten-mill limitation will be insufficient to	539
provide an adequate amount for the necessary requirements of the	540
subdivision, and that it is necessary to levy taxes in excess of	541
the limitation for either or both of the following purposes:	542
$\frac{A}{A}$ for purchasing a site, and for erecting,	543
equipping, and furnishing, or for establishing a memorial to	544
commemorate the services of all members and veterans of the	545
armed forces of the United States;	546
$\frac{B}{B}$ For the operation and maintenance of a memorial,	547
and for the functions related to it.	548
The resolution shall be confined to the purposes set forth	549
in this section, and shall specify the amount of increase in	550
rate which it is necessary to levy, <u>expressed both in mills for</u>	551
each one dollar of taxable value and in dollars for each one	552
hundred thousand dollars of fair market value, the purpose of	553
the rate increase, and the number of years during which the	554

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shall be in effect. The increase may include a levy	555
tax duplicate of the current year. The number of years	556
any number not exceeding ten. The question of an	557
in tax rate under divisions $\frac{A}{B}$ and $\frac{B}{B}$ of	558
tion may be submitted to the electors on one ballot.	559
	tax duplicate of the current year. The number of years any number not exceeding ten. The question of an in tax rate under divisions $\frac{A}{B}$ and $\frac{B}{A}$ of

The total tax for the purposes included in this section shall not, in any year, exceed one mill of each dollar of valuation taxable value.

The resolution shall go into immediate effect upon its passage, and no publication of the resolution, other than that provided for in the notice of election, shall be necessary.

Sec. 345.03. A copy of any resolution adopted under 566 section 345.01 of the Revised Code shall be certified within 567 five days by the taxing authority and not later than four p. m. 568 p.m. of the ninetieth day before the day of the election, to the 569 county board of elections, and such board shall submit the 570 proposal to the electors of the subdivision at the succeeding 571 general election. The board shall make the necessary 572 arrangements for the submission of such question to the electors 573 of the subdivision, and the election shall be conducted, 574 canvassed, and certified in like manner as regular elections in 575 such subdivision. 576

Notice of the election shall be published once in a 577 newspaper of general circulation in the subdivision, not less 578 than two weeks prior to such election. The notice shall set out 579 the purpose of the proposed increase in rate, the amount of the 580 increase expressed in dollars and cents for each one hundred 581 thousand dollars of valuation fair market value as well as in 582 mills for each one dollar of property valuation taxable value, 583 the number of years during which such increase will be in 584

effect, and the time and place of holding such election.

Sec. 345.04. The form of the ballot cast at a general election, as provided by sections 345.01 to 345.03 of the Revised Code, shall be: "An additional tax for the benefit of (name of subdivision) for the purpose of (state purpose stated in the resolution) at a rate not exceeding mills for each one dollar \$1 of valuation taxable value, which amounts to (rate expressed in dollars and cents) \$.... for each one hundred dollars \$100,000 of valuation fair market value, for (the number of years the levy is to run).

	For the Ta	ax Levy
	Against th	ne Tax Levy

If the tax is to be placed on the current tax list, the form of the ballot shall be modified by adding, after the statement of the number of years the levy is to run, the phrase ", commencing in (first year the tax is to be levied), first due in calendar year (first calendar year in which the tax shall be due)."

The question covered by the resolution shall be submitted to the electors as a separate proposition, but it may be printed on the same ballot with any other proposition submitted at the same election other than the election of officers. More than one such question may be submitted at the same election.

Sec. 505.48. (A) The board of township trustees of any township may, by resolution adopted by two-thirds of the members of the board, create a township police district comprised of all or a portion of the unincorporated territory of the township as

the resolution may specify. If the township police district does	614
not include all of the unincorporated territory of the township,	615
the resolution creating the district shall contain a complete	616
and accurate description of the territory of the district and a	617
separate and distinct name for the district.	618
At any time not less than one hundred twenty days after a	619
township police district is created and operative, the	620
territorial limits of the district may be altered in the manner	621
provided in division (B) of this section or, if applicable, as	622
provided in section 505.482 of the Revised Code.	623
(B) Except as otherwise provided in section 505.481 of the	624
Revised Code, the territorial limits of a township police	625
district may be altered by a resolution adopted by a two-thirds	626
vote of the board of township trustees. If the township police	627
district imposes a tax, any territory proposed for addition to	628
the district shall become part of the district only after all of	629
the following have occurred:	630
(1) Adoption by two-thirds vote of the board of township	631
trustees of a resolution approving the expansion of the	632
territorial limits of the district;	633
(2) Adoption by a two-thirds vote of the board of township	634
trustees of a resolution recommending the extension of the tax	635
to the additional territory;	636
(3) Approval of the tax by the electors of the territory	637
proposed for addition to the district.	638
Each resolution of the board adopted under division (B)(2)	639
of this section shall state the name of the township police	640
district, a description of the territory to be added, and the	641

rate, expressed in mills for each one dollar of taxable value

and in dollars for each one hundred thousand dollars of fair	643
market value, and termination date of the tax, which shall be	644
the rate and termination date of the tax currently in effect in	645
the district.	646
The board of trustees shall certify each resolution	647
adopted under division (B)(2) of this section to the board of	648
elections in accordance with section 5705.19 of the Revised	649
Code. The election required under division (B)(3) of this	650
section shall be held, canvassed, and certified in the manner	651
provided for the submission of tax levies under section 5705.25	652
of the Revised Code, except that the question appearing on the	653
ballot shall read:	654
"Shall the territory within	655
(description of the proposed territory to be added) be added	656
to (name) township police district, and a	657
property tax at a rate of taxation not exceeding	658
(here insert tax rate) mills for each \$1 of taxable value, which	659
amounts to \$ for each \$100,000 of fair market value,	660
be in effect for (here insert the number of years the	661
tax is to be in effect or "a continuing period of time," as	662
applicable)?"	663
If the question is approved by at least a majority of the	664
electors voting on it, the joinder shall be effective as of the	665
first day of January of the year following approval, and, on	666
that date, the township police district tax shall be extended to	667
the taxable property within the territory that has been added.	668
As used in this section, "fair market value" has the same	669
meaning as in section 5705.01 of the Revised Code.	670
Sec. 505.481. (A) If a township police district does not	671

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include all the unincorporated territory of the township, the	672
remaining unincorporated territory of the township may be added	673
to the district by a resolution adopted by a unanimous vote of	674
the board of township trustees to place the issue of expansion	675
of the district on the ballot for the electors of the entire	676
unincorporated territory of the township. The resolution shall	677
state whether the proposed township police district initially	678
will hire personnel as provided in section 505.49 of the Revised	679
Code or contract for the provision of police protection services	680
or additional police protection services as provided in section	681
505.43 or 505.50 of the Revised Code.	682

The ballot measure shall provide for the addition into a new district of all the unincorporated territory of the township not already included in the township police district and for the levy of any tax then imposed by the district throughout the unincorporated territory of the township. The measure shall state the rate of the tax, if any, to be imposed in the district resulting from approval of the measure, expressed in mills for each one dollar of taxable value and in dollars for each one hundred thousand dollars of fair market value, which need not be the same rate of any tax imposed by the existing district, and the last year in which the tax will be levied or that it will be levied for a continuous period of time.

(B) The election on the measure shall be held, canvassed, 695 and certified in the manner provided for the submission of tax 696 levies under section 5705.25 of the Revised Code, except that 697 the question appearing on the ballot shall read substantially as 698 follows: 699

"Shall the unincorporated territory within 700 (name of the township) not already included within 701

the (name of township police district) be added to	702
the township police district to create the (name of	703
new township police district) township police district?"	704
The name of the proposed township police district shall be	705
separate and distinct from the name of the existing township	706
police district.	707
If a tax is imposed in the existing township police	708
district, the question shall be modified by adding, at the end	709
of the question, the following: ", and shall a property tax be	710
levied in the new township police district, replacing the tax in	711
the existing township police district, at a rate not	712
exceeding mills per dollar for each \$1 of taxable	713
$\frac{\text{valuation}}{\text{value}}$, which amounts to $\frac{\$}{}$ (rate expressed in	714
dollars and cents per one thousand dollars in taxable valuation)	715
for each \$100,000 of fair market value, for (number of	716
years the tax will be levied, or "a continuing period of	717
time")."	718
If the measure is not approved by a majority of the	719
electors voting on it, the township police district shall	720
continue to occupy its existing territory until altered as	721
provided in this section or section 505.48 of the Revised Code,	722
and any existing tax imposed under section 505.51 of the Revised	723
Code shall remain in effect in the existing district at the	724
existing rate and for as long as provided in the resolution	725
under the authority of which the tax is levied.	726
As used in this section, "fair market value" has the same	727
meaning as in section 5705.01 of the Revised Code.	728
Sec. 511.27. (A) To defray the expenses of the township	729
park district and for purchasing, appropriating, operating,	730

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maintaining, and improving lands for parks or recreational	/31
purposes, the board of park commissioners may levy a sufficient	732
tax within the ten-mill limitation, not to exceed one mill on	733
each dollar of valuation <u>taxable value</u> on all real and personal	734
property within the township, and on all real and personal	735
property within any municipal corporation that is within the	736
township, that was within the township at the time that the park	737
district was established, or the boundaries of which are	738
coterminous with or include the township. The levy shall be over	739
and above all other taxes and limitations on such property	740
authorized by law.	741

- (B) Except as otherwise provided in division (C) of this 742 section, the board of park commissioners, not less than ninety 743 days before the day of the election, may declare by resolution 744 that the amount of taxes that may be raised within the ten-mill 745 limitation will be insufficient to provide an adequate amount 746 for the necessary requirements of the district and that it is 747 necessary to levy a tax in excess of that limitation for the use 748 of the district. The resolution shall specify the purpose for 749 which the taxes shall be used, the annual rate proposed, and the 750 number of consecutive years the levy will be in effect. Upon the 751 adoption of the resolution, the question of levying the taxes 752 shall be submitted to the electors of the township and the 753 electors of any municipal corporation that is within the 754 township, that was within the township at the time that the park 755 district was established, or the boundaries of which are 756 coterminous with or include the township, at a special election 757 to be held on whichever of the following occurs first: 758
 - (1) The day of the next ensuing general election;
 - (2) The first Tuesday after the first Monday in May of any

cale	endar	уе	ar, e	except	that,	if a	a pre	eside	entia	ıl p	rimar	y electic	on 76	51
is h	neld	in	that	calend	lar ye	ar, t	then	the	day	of	that	election.	76	52

The rate submitted to the electors at any one election 763 shall not exceed two mills annually upon each dollar of 764 valuationtaxable value. If a majority of the electors voting 765 upon the question of the levy vote in favor of the levy, the tax 766 shall be levied on all real and personal property within the 767 township and on all real and personal property within any 768 municipal corporation that is within the township, that was 769 within the township at the time that the park district was 770 established, or the boundaries of which are coterminous with or 771 include the township, and the levy shall be over and above all 772 other taxes and limitations on such property authorized by law. 773

(C) In any township park district that contains only 774 unincorporated territory, if the township board of park 775 commissioners is appointed by the board of township trustees, 776 before a tax can be levied and certified to the county auditor 777 pursuant to section 5705.34 of the Revised Code or before a 778 resolution for a tax levy can be certified to the board of 779 elections pursuant to section 511.28 of the Revised Code, the 780 board of park commissioners shall receive approval for its levy 781 request from the board of township trustees. The board of park 782 commissioners shall adopt a resolution requesting the board of 783 township trustees to approve the levy request, stating the 784 annual rate of the proposed levy and the reason for the levy 785 request. On receiving this request, the board of township 786 trustees shall vote on whether to approve the request and, if a 787 majority votes to approve it, shall issue a resolution approving 788 the levy at the requested rate. 789

Sec. 511.28. A copy of any resolution for a tax levy

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adopted by the township board of park commissioners as provided	791
in section 511.27 of the Revised Code shall be certified by the	792
clerk of the board of park commissioners to the board of	793
elections of the proper county, together with a certified copy	794
of the resolution approving the levy, passed by the board of	795
township trustees if such a resolution is required by division	796
(C) of section 511.27 of the Revised Code, not less than ninety	797
days before a general or primary election in any year. The board	798
of elections shall submit the proposal to the electors as	799
provided in section 511.27 of the Revised Code at the succeeding	800
general or primary election. A resolution to renew an existing	801
levy may not be placed on the ballot unless the question is	802
submitted at the general election held during the last year the	803
tax to be renewed may be extended on the real and public utility	804
property tax list and duplicate, or at any election held in the	805
ensuing year. The board of park commissioners shall cause notice	806
that the vote will be taken to be published once a week for two	807
consecutive weeks prior to the election in a newspaper of	808
general circulation, or as provided in section 7.16 of the	809
Revised Code, in the county within which the park district is	810
located. Additionally, if the board of elections operates and	811
maintains a web site, the board of elections shall post that	812
notice on its web site for thirty days prior to the election.	813
The notice shall state the purpose of the proposed levy, the	814
annual rate proposed expressed in dollars and cents for each one	815
hundred <u>thousand</u> dollars of valuation — <u>fair market value</u> as well	816
as in mills for each one dollar of valuation taxable value, the	817
number of consecutive years during which the levy shall be in	818
effect, and the time and place of the election.	819

The form of the ballots cast at the election shall be: "An 820 additional tax for the benefit of (name of township park 821

year in which the tax shall be due)."

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district) for the purpose of (purpose stated in the	822
order of the board) at a rate not	823
exceeding mills for each one dollar <u>\$1</u> of	824
valuationtaxable value, which amounts to (rate expressed in	825
dollars and cents) \$ for each one hundred dollars	826
\$100,000 of valuation fair market value, for (number of years the	827
levy is to run)	828
	829
L EOD MIE MAY LEVY	
FOR THE TAX LEVY	830
AGAINST THE TAX LEVY	831
"	832
If the levy submitted is a proposal to renew, increase, or	833
decrease an existing levy, the form of the ballot specified in	834
this section <pre>may shall be changed by substituting for the words</pre>	835
"An additional" at the beginning of the form, the words "A	836
renewal of a" in the case of a proposal to renew an existing	837
levy in the same amount; the words "A renewal of	838
mills and an increase of mills for each \$1 of taxable	839
<pre>value to constitute a" in the case of an increase; or the words</pre>	840
"A renewal of part of an existing levy, being a reduction	841
of mills for each \$1 of taxable value, to constitute	842
a" in the case of a decrease in the rate of the existing levy.	843
If the tax is to be placed on the current tax list, the	844
form of the ballot shall be modified by adding, after the	845
statement of the number of years the levy is to run, the phrase	846
", commencing in (first year the tax is to be	847
levied), first due in calendar year (first calendar	848

The question covered by the order shall be submitted as a

separate proposition, but may be printed on the same ballot with	851
any other proposition submitted at the same election, other than	852
the election of officers. More than one such question may be	853
submitted at the same election.	854
As used in this section, "fair market value" has the same	855
meaning as in section 5705.01 of the Revised Code.	856
Sec. 511.34. In townships composed of islands, and on one	857
of which islands lands have been conveyed in trust for the	858
benefit of the inhabitants of the island for use as a park, and	859
a board of park trustees has been provided for the control of	860
the park, the board of township trustees may create a tax	861
district of the island to raise funds by taxation as provided	862
under divisions (A) and (B) of this section.	863
(A) For the care and maintenance of parks on the island,	864
the board of township trustees annually may levy a tax, not to	865
exceed one mill for each one dollar of taxable value, upon all	866
the taxable property in the district. The tax shall be in	867
addition to all other levies authorized by law, and subject to	868
no limitation on tax rates except as provided in this division.	869
The proceeds of the tax levy shall be expended by the	870
board of township trustees for the purpose of the care and	871
maintenance of the parks, and shall be paid out of the township	872
treasury upon the orders of the board of park trustees.	873
(B) For the purpose of acquiring additional land for use	874
as a park, the board of township trustees may levy a tax in	875
excess of the ten-mill limitation on all taxable property in the	876
district. The tax shall be proposed by resolution adopted by	877
two-thirds of the members of the board of township trustees. The	878
resolution shall specify the purpose and rate of the tax and the	879

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number of years the tax will be levied, which shall not exceed	880
five years, and which may include a levy on the current tax list	881
and duplicate. The resolution shall go into immediate effect	882
upon its passage, and no publication of the resolution is	883
necessary other than that provided for in the notice of	884
election. The board of township trustees shall certify a copy of	885
the resolution to the proper board of elections not later than	886
ninety days before the primary or general election in the	887
township, and the board of elections shall submit the question	888
of the tax to the voters of the district at the succeeding	889
primary or general election. The board of elections shall make	890
the necessary arrangements for the submission of the question to	891
the electors of the district, and the election shall be	892
conducted, canvassed, and certified in the same manner as	893
regular elections in the township for the election of officers.	894
Notice of the election shall be published in a newspaper of	895
general circulation in the township once a week for two	896
consecutive weeks, or as provided in section 7.16 of the Revised	897
Code prior to the election. If the board of elections operates	898
and maintains a web site, notice of the election also shall be	899
posted on that web site for thirty days prior to the election.	900
The notice shall state the purpose of the tax, the proposed rate	901
of the tax expressed in dollars and cents for each one hundred	902
thousand dollars of valuation — <u>fair market value</u> and mills for	903
each one dollar of valuationtaxable value, the number of years	904
the tax will be in effect, the first year the tax will be	905
levied, and the time and place of the election.	906

The form of the ballots cast at an election held under this division shall be as follows:

"An additional tax for the benefit of (name of 909 the township) for the purpose of acquiring additional park land 910

at a rate of mills for each one dollar	\$ <u>1</u> of 911
$\frac{\text{valuation}}{\text{taxable value}}$, which amounts to $\frac{\$}{\dots}$. (rate 912
expressed in dollars and cents)—for each one hund	red dollars 913
\$100,000 of valuation fair market value, for	(number of 914
years the levy is to run) beginning in	. (first year 915
the tax will be levied).	916
	917
FOR THE TAX LEVY	918
AGAINST THE TAX LEVY	919

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The question shall be submitted as a separate proposition but may be printed on the same ballot with any other proposition submitted at the same election other than the election of officers. More than one such question may be submitted at the same election.

If the levy is approved by a majority of electors voting on the question, the board of elections shall certify the result of the election to the tax commissioner. In the first year of the levy, the tax shall be extended on the tax lists after the February settlement following the election. If the tax is to be placed on the tax lists of the current year as specified in the resolution, the board of elections shall certify the result of the election immediately after the canvass to the board of township trustees, which shall forthwith make the necessary levy and certify the levy to the county auditor, who shall extend the levy on the tax lists for collection. After the first year of the levy, the levy shall be included in the annual tax budget that is certified to the county budget commission.

As used in this section, "fair market value" has the same

meaning as in section 5705.01 of the Revised Code.	940
Sec. 1545.041. (A) Any township park district created	941
pursuant to section 511.18 of the Revised Code that includes	942
park land located outside the township in which the park	943
district was established may be converted under the procedures	944
provided in this section into a park district to be operated and	945
maintained as provided for in this chapter, provided that there	946
is no existing park district created under section 1545.04 of	947
the Revised Code in the county in which the township park	948
district is located. The proposed park district shall include	949
within its boundary all townships and municipal corporations in	950
which lands owned by the township park district seeking	951
conversion are located, and may include any other townships and	952
municipal corporations in the county in which the township park	953
district is located.	954
(B) Conversion of a township park district into a park	955
district operated and maintained under this chapter shall be	956
initiated by a resolution adopted by the board of park	957
commissioners of the park district. Any resolution initiating a	958
conversion shall include the following:	959
(1) The name of the township park district seeking	960
conversion;	961
(2) The name of the proposed park district;	962
(3) An accurate description of the territory to be	963
included in the proposed district;	964
(4) An accurate map or plat of the proposed park district.	965
The resolution may also include a proposed tax levy for the	966
operation and maintenance of the proposed park district. If such	967
a tax levy is proposed, the resolution shall specify the annual	968

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rate of the tax, expressed in dollars and cents—for each one	969
hundred thousand dollars of valuation fair market value and in	970
mills for each dollar of valuationtaxable value, and shall	971
specify the number of consecutive years the levy will be in	972
effect. The annual rate of such a tax may not be higher than the	973
total combined millage of all levies then in effect for the	974
benefit of the township park district named in the resolution.	975
(C) Upon adoption of the resolution provided for in	976
division (B) of this section, the board of park commissioners of	977
the township park district seeking conversion under this section	978
shall certify the resolution to the board of elections of the	979
county in which the park district is located no later than four	980
p.m. of the seventy-fifth day before the day of the election at	981
which the question will be voted upon. Upon certification of the	982
resolution to the board, the board of elections shall make the	983
necessary arrangements to submit the question of conversion of	984
the township park into a park district operated and maintained	985
under Chapter 1545. of the Revised Code, to the electors	986
qualified to vote at the next primary or general election who	987
reside in the territory of the proposed park district. The	988
question shall provide for a tax levy if such a levy is	989
specified in the resolution.	990
(D) The ballot submitted to the electors as provided in	991
division (C) of this section shall contain the following	992
language:	993

"Shall the (name of the township park

to be operated and maintained under Chapter 1545. of the Revised

district seeking conversion) be converted into a park district

Code under the name of (name of proposed park

district), which park district shall include the following

townships and municipal corporations:	999
(Name townships and municipal corporations)	1000
Approval of the proposed conversion will result in the	1001
termination of all existing tax levies voted for the benefit	1002
of (name of the township park district sought to	1003
be converted) and in the levy of a new tax for the operation and	1004
maintenance of (name of proposed park district)	1005
at a rate not exceeding (number of mills) mills for	1006
each one dollar \$1 of valuation taxable value, which is amounts	1007
to \$ (rate expressed in dollars and cents) for each one	1008
hundred dollars \$100,000 of valuation fair market value,	1009
for (number of years the millage is to be imposed) years,	1010
commencing on the (year) tax duplicate.	1011
	1012
For the proposed conversion	1013
Against the proposed conversion	1014
"	1015
(E) If the proposed conversion is approved by at least a	1016
majority of the electors voting on the proposal, the township	1017
park district that seeks conversion shall become a park district	1018
subject to Chapter 1545. of the Revised Code effective the first	1019
day of January following approval by the voters. The park	1020
district shall have the name specified in the resolution, and	1021
effective the first day of January following approval by the	1022
voters, the following shall occur:	1023
(1) The indebtedness of the former township park district	1024
shall be assumed by the new park district;	1025

(2) All rights, assets, properties, and other interests of

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the former township park district shall become vested in the new	1027
park district, including the rights to any tax revenues	1028
previously vested in the former township park district;	1029
provided, that all tax levies in excess of the ten mill	1030
limitation approved for the benefit of the former township park	1031
district shall be removed from the tax lists after the February	1032
settlement next succeeding the conversion. Any tax levy approved	1033
in connection with the conversion shall be certified as provided	1034
in section 5705.25 of the Revised Code.	1035

(3) The members of the board of park commissioners of the 1036 former township park district shall be the members of the 1037 members of the board of park commissioners of the new park 1038 district, with all the same powers and duties as if appointed 1039 under section 1545.05 of the Revised Code. The term of each such 1040 commissioner shall expire on the first day of January of the 1041 year following the year in which his term would have expired 1042 under section 511.19 of the Revised Code. Thereafter, 1043 commissioners shall be appointed pursuant to section 1545.05 of 1044 the Revised Code. 1045

As used in this section, "fair market value" has the same meaning as in section 5705.01 of the Revised Code.

Sec. 1545.21. The board of park commissioners, by 1048 resolution, may submit to the electors of the park district the 1049 question of levying taxes for the use of the district. The 1050 resolution shall declare the necessity of levying such taxes, 1051 shall specify the purpose for which such taxes shall be used, 1052 the annual rate proposed, and the number of consecutive years 1053 the rate shall be levied. Such resolution shall be forthwith 1054 certified to the board of elections in each county in which any 1055 part of such district is located, not later than the ninetieth 1056

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day before the day of the election, and the question of the levy	1057
of taxes as provided in such resolution shall be submitted to	1058
the electors of the district at a special election to be held on	1059
whichever of the following occurs first:	1060

- (A) The day of the next general election;
- (B) The first Tuesday after the first Monday in May in any calendar year, except that if a presidential primary election is held in that calendar year, then the day of that election. The

The ballot shall set forth the purpose for which the taxes 1065 shall be levied, the annual rate of levy, and the number of 1066 years of such levy. If the tax is to be placed on the current 1067 tax list, the form of the ballot shall state that the tax will 1068 be levied in the current tax year and shall indicate the first 1069 calendar year the tax will be due. If the resolution of the 1070 board of park commissioners provides that an existing levy will 1071 be canceled upon the passage of the new levy, the ballot may-1072 must_include a statement that: "an existing levy of ... mills 1073 (stating the original levy millage) for each \$1 of taxable 1074 value, which amounts to \$... for each \$100,000 of fair market 1075 value, having ... years remaining, will be canceled and replaced 1076 upon the passage of this levy." In such case, the ballot may 1077 refer to the new levy as a "replacement levy" if the new millage 1078 does not exceed the original millage of the levy being canceled 1079 or as a "replacement and additional levy" if the new millage 1080 exceeds the original millage of the levy being canceled. If a 1081 majority of the electors voting upon the question of such levy 1082 vote in favor thereof, such taxes shall be levied and shall be 1083 in addition to the taxes authorized by section 1545.20 of the 1084 Revised Code, and all other taxes authorized by law. The rate 1085 submitted to the electors at any one time shall not exceed two 1086

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mills annually upon each dollar of valuation taxable value	1087
unless the purpose of the levy includes providing operating	1088
revenues for one of Ohio's major metropolitan zoos, as defined	1089
in section 4503.74 of the Revised Code, in which case the rate	1090
shall not exceed three mills annually upon each dollar of	1091
valuation taxable value. When a tax levy has been authorized as	1092
provided in this section or in section 1545.041 of the Revised	1093
Code, the board of park commissioners may issue bonds pursuant	1094
to section 133.24 of the Revised Code in anticipation of the	1095
collection of such levy, provided that such bonds shall be	1096
issued only for the purpose of acquiring and improving lands.	1097
Such levy, when collected, shall be applied in payment of the	1098
bonds so issued and the interest thereon. The amount of bonds so	1099
issued and outstanding at any time shall not exceed one per cent	1100
of the total tax valuation <u>taxable value</u> in such district. Such	1101
bonds shall bear interest at a rate not to exceed the rate	1102
determined as provided in section 9.95 of the Revised Code.	1103
Sec. 3311.50. (A) As used in this section, "county school	1104
financing district" means a taxing district consisting of the	1105
following territory:	1106
(1) The territory that constitutes the educational service	1107
center on the date that the governing board of that educational	1108
service center adopts a resolution under division (B) of this	1109

(2) Any territory that has been added to the county school 1114 financing district under this section. 1115

A county school financing district may include the

section declaring that the territory of the educational service

center is a county school financing district, exclusive of any

territory subsequently withdrawn from the district under

division (D) of this section;

whose territory also is included in the territory of one or more	1118
other county school financing districts.	1119
(B) The governing board of any educational service center	1120
may, by resolution, declare that the territory of the	1121
educational service center is a county school financing	1122
district. The resolution shall state the purpose for which the	1123
county school financing district is created which may be for any	1124
one or more of the following purposes:	1125
(1) To levy taxes for the provision of special education	1126
by the school districts that are a part of the district,	1127
including taxes for permanent improvements for special	1128
education;	1129
(2) To levy taxes for the provision of specified	1130
educational programs and services by the school districts that	1131
are a part of the district, as identified in the resolution	1132
creating the district, including the levying of taxes for	1133
permanent improvements for those programs and services;	1134
(3) To levy taxes for permanent improvements of school	1135
districts that are a part of the district.	1136
The governing board of the educational service center that	1137
creates a county school financing district shall serve as the	1138
taxing authority of the district and may use educational service	1139
center governing board employees to perform any of the functions	1140
necessary in the performance of its duties as a taxing	1141
authority. A county school financing district shall not employ	1142
any personnel.	1143
With the approval of a majority of the members of the	1144
board of education of each school district within the territory	1145

territory of a city, local, or exempted village school district

of the county school financing district, the taxing authority of	1146
the financing district may amend the resolution creating the	1147
district to broaden or narrow the purposes for which it was	1148
created.	1149

A governing board of an educational service center may

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create more than one county school financing district. If a

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governing board of an educational service center creates more

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than one such district, it shall clearly distinguish among the

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districts it creates by including a designation of each

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district's purpose in the district's name.

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(C) A majority of the members of a board of education of a 1156 city, local, or exempted village school district may adopt a 1157 resolution requesting that its territory be joined with the 1158 territory of any county school financing district. Copies of the 1159 resolution shall be filed with the state board of education and 1160 the taxing authority of the county school financing district. 1161 Within sixty days of its receipt of such a resolution, the 1162 county school financing district's taxing authority shall vote 1163 on the question of whether to accept the school district's 1164 territory as part of the county school financing district. If a 1165 majority of the members of the taxing authority vote to accept 1166 the territory, the school district's territory shall thereupon 1167 become a part of the county school financing district unless the 1168 county school financing district has in effect a tax imposed 1169 under section 5705.211 of the Revised Code. If the county school 1170 financing district has such a tax in effect, the taxing 1171 authority shall certify a copy of its resolution accepting the 1172 school district's territory to the school district's board of 1173 education, which may then adopt a resolution, with the 1174 affirmative vote of a majority of its members, proposing the 1175 submission to the electors of the question of whether the 1176

district's territory shall become a part of the county school	1177
financing district and subject to the taxes imposed by the	1178
financing district. The resolution shall set forth the date on	1179
which the question shall be submitted to the electors, which	1180
shall be at a special election held on a date specified in the	1181
resolution, which shall not be earlier than ninety days after	1182
the adoption and certification of the resolution. A copy of the	1183
resolution shall immediately be certified to the board of	1184
elections of the proper county, which shall make arrangements	1185
for the submission of the proposal to the electors of the school	1186
district. The board of the joining district shall publish notice	1187
of the election in a newspaper of general circulation in the	1188
county once a week for two consecutive weeks, or as provided in	1189
section 7.16 of the Revised Code, prior to the election.	1190
Additionally, if the board of elections operates and maintains a	1191
web site, the board of elections shall post notice of the	1192
election on its web site for thirty days prior to the election.	1193
The question appearing on the ballot shall read:	1194
"Shall the territory within (name of the school	1195
district proposing to join the county school financing district)	1196
be added to (name) county	1197
school financing district, and a property tax for the purposes	1198
of (here insert purposes) at a rate of	1199
taxation not exceeding (here insert the outstanding	1200
tax rate) mills for each \$1 of taxable value, which amounts	1201
to for each \$100,000 in fair market value,	1202
be in effect for (here insert the number	1203
of years the tax is to be in effect or "a continuing period of	1204
time," as applicable)?"	1205
If the proposal is approved by a majority of the electors	1206

voting on it, the joinder shall take effect on the first day of 1207

July following the date of the election, and the county board of	1208
elections shall notify the county auditor of each county in	1209
which the school district joining its territory to the county	1210
school financing district is located.	1211
(D) The board of any city, local, or exempted village	1212
school district whose territory is part of a county school	1213
financing district may withdraw its territory from the county	1214
school financing district thirty days after submitting to the	1215
governing board that is the taxing authority of the district and	1216
the state board a resolution proclaiming such withdrawal,	1217
adopted by a majority vote of its members, but any county school	1218
financing district tax levied in such territory on the effective	1219
date of the withdrawal shall remain in effect in such territory	1220
until such tax expires or is renewed. No board may adopt a	1221
resolution withdrawing from a county school financing district	1222
that would take effect during the forty-five days preceding the	1223
date of an election at which a levy proposed under section	1224
5705.215 of the Revised Code is to be voted upon.	1225
(E) A city, local, or exempted village school district	1226
does not lose its separate identity or legal existence by reason	1227
of joining its territory to a county school financing district	1228
under this section and an educational service center does not	1229
lose its separate identity or legal existence by reason of	1230
creating a county school financing district that accepts or	1231
loses territory under this section.	1232
Sec. 3318.01. As used in sections 3318.01 to 3318.20 of	1233
the Revised Code:	1234
(A) "Ohio facilities construction commission" means the	1235
commission created pursuant to section 123.20 of the Revised	1236
Code.	1237

(B) "Classroom facilities" means rooms in which pupils	1238
regularly assemble in public school buildings to receive	1239
instruction and education and such facilities and building	1240
improvements for the operation and use of such rooms as may be	1241
needed in order to provide a complete educational program, and	1242
may include space within which a child care facility or a	1243
community resource center is housed. "Classroom facilities"	1244
includes any space necessary for the operation of a vocational	1245
education program for secondary students in any school district	1246
that operates such a program.	1247

- (C) "Project" means a project to construct or acquire 1248 classroom facilities, or to reconstruct or make additions to 1249 existing classroom facilities, to be used for housing the 1250 applicable school district and its functions. 1251
- (D) "School district" means a local, exempted village, or 1252 city school district as such districts are defined in Chapter 1253 3311. of the Revised Code, acting as an agency of state 1254 government, performing essential governmental functions of state 1255 government pursuant to sections 3318.01 to 3318.20 of the 1256 Revised Code.

For purposes of assistance provided under sections 3318.40 1258 to 3318.45 of the Revised Code, the term "school district" as 1259 used in this section and in divisions (A), (C), and (D) of 1260 section 3318.03 and in sections 3318.031, 3318.042, 3318.07, 1261 3318.08, 3318.083, 3318.084, 3318.085, 3318.086, 3318.10, 1262 3318.11, 3318.12, 3318.13, 3318.14, 3318.15, 3318.16, and 1263 3318.20 of the Revised Code means a joint vocational school 1264 district established pursuant to section 3311.18 of the Revised 1265 Code. 1266

(E) "School district board" means the board of education

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of a school district.

(F) "Net bonded indebtedness" means the difference between 1269 the sum of the par value of all outstanding and unpaid bonds and 1270 notes which a school district board is obligated to pay and any 1271 amounts the school district is obligated to pay under lease-1272 purchase agreements entered into under section 3313.375 of the 1273 Revised Code, and the amount held in the sinking fund and other 1274 indebtedness retirement funds for their redemption. Notes issued 1275 for school buses in accordance with section 3327.08 of the 1276 Revised Code, notes issued in anticipation of the collection of 1277 current revenues, and bonds issued to pay final judgments shall 1278 not be considered in calculating the net bonded indebtedness. 1279

"Net bonded indebtedness" does not include indebtedness arising from the acquisition of land to provide a site for classroom facilities constructed, acquired, or added to pursuant to sections 3318.01 to 3318.20 of the Revised Code or the par value of bonds that have been authorized by the electors and the proceeds of which will be used by the district to provide any part of its portion of the basic project cost.

- (G) "Board of elections" means the board of elections of the county containing the most populous portion of the school district.
- (H) "County auditor" means the auditor of the county in which the greatest value of taxable property of such school district is located.
- (I) "Tax duplicates" means the general tax lists and duplicates prescribed by sections 319.28 and 319.29 of the Revised Code.
 - (J) "Required level of indebtedness" means:

- (1) In the case of school districts in the first 1297 percentile, five per cent of the district's valuation for the 1298 year preceding the year in which the controlling board approved 1299 the project under section 3318.04 of the Revised Code. 1300
- (2) In the case of school districts ranked in a subsequent 1301 percentile, five per cent of the district's valuation for the 1302 year preceding the year in which the controlling board approved 1303 the project under section 3318.04 of the Revised Code, plus [two 1304 one-hundredths of one per cent multiplied by (the percentile in 1305 which the district ranks for the fiscal year preceding the 1306 fiscal year in which the controlling board approved the 1307 district's project minus one)]. 1308
- (K) "Required percentage of the basic project costs" means

 one per cent of the basic project costs times the percentile in

 which the school district ranks for the fiscal year preceding

 the fiscal year in which the controlling board approved the

 district's project.

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- (L) "Basic project cost" means a cost amount determined in 1314 accordance with rules adopted under section 111.15 of the 1315 Revised Code by the Ohio facilities construction commission. The 1316 basic project cost calculation shall take into consideration the 1317 square footage and cost per square foot necessary for the grade 1318 levels to be housed in the classroom facilities, the variation 1319 across the state in construction and related costs, the cost of 1320 the installation of site utilities and site preparation, the 1321 cost of demolition of all or part of any existing classroom 1322 facilities that are abandoned under the project, the cost of 1323 insuring the project until it is completed, any contingency 1324 reserve amount prescribed by the commission under section 1325 3318.086 of the Revised Code, and the professional planning, 1326

administration, and design fees that a school district may have	1327
to pay to undertake a classroom facilities project.	1328
For a joint vocational school district that receives	1329
assistance under sections 3318.40 to 3318.45 of the Revised	1330
Code, the basic project cost calculation for a project under	1331
those sections shall also take into account the types of	1332
laboratory spaces and program square footages needed for the	1333
vocational education programs for high school students offered	1334
by the school district.	1335
For a district that opts to divide its entire classroom	1336
facilities needs into segments, as authorized by section	1337
3318.034 of the Revised Code, "basic project cost" means the	1338
cost determined in accordance with this division of a segment.	1339
(M)(1) Except for a joint vocational school district that	1340
receives assistance under sections 3318.40 to 3318.45 of the	1341
Revised Code, a "school district's portion of the basic project	1342
cost" means the amount determined under section 3318.032 of the	1343
Revised Code.	1344
(2) For a joint vocational school district that receives	1345
assistance under sections 3318.40 to 3318.45 of the Revised	1346
Code, a "school district's portion of the basic project cost"	1347
means the amount determined under division (C) of section	1348
3318.42 of the Revised Code.	1349
(N) "Child care facility" means space within a classroom	1350
facility in which the needs of infants, toddlers, preschool	1351
children, and school children are provided for by persons other	1352
than the parent or guardian of such children for any part of the	1353
day, including persons not employed by the school district	1354
operating such classroom facility.	1355

(O) "Community resource center" means space within a	1356
classroom facility in which comprehensive services that support	1357
the needs of families and children are provided by community-	1358
based social service providers.	1359
(P) "Valuation" means the total value of all property in	1360
the school district as listed and assessed for taxation on the	1361
tax duplicates.	1362
(Q) "Percentile" means the percentile in which the school	1363
district is ranked pursuant to section 3318.011 of the Revised	1364
Code.	1365
(R) "Installation of site utilities" means the	1366
installation of a site domestic water system, site fire	1367
protection system, site gas distribution system, site sanitary	1368
system, site storm drainage system, and site telephone and data	1369
system.	1370
(S) "Site preparation" means the earthwork necessary for	1371
preparation of the building foundation system, the paved	1372
pedestrian and vehicular circulation system, playgrounds on the	1373
project site, and lawn and planting on the project site.	1374
(T) "Fair market value" has the same meaning as in section	1375
5705.01 of the Revised Code.	1376
Sec. 3318.06. (A) After receipt of the conditional	1377
approval of the Ohio facilities construction commission, the	1378
school district board by a majority of all of its members shall,	1379
if it desires to proceed with the project, declare all of the	1380
following by resolution:	1381
(1) That by issuing bonds in an amount equal to the school	1382
district's portion of the basic project cost the district is	1383
unable to provide adequate classroom facilities without	1384

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assistance from the state;

- (2) Unless the school district board has resolved to

 transfer money in accordance with section 3318.051 of the

 Revised Code or to apply the proceeds of a property tax or the

 proceeds of an income tax, or a combination of proceeds from

 such taxes, as authorized under section 3318.052 of the Revised

 Code, that to qualify for such state assistance it is necessary

 to do either of the following:

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- (a) Levy a tax outside the ten-mill limitation the proceeds of which shall be used to pay the cost of maintaining the classroom facilities included in the project;
- (b) Earmark for maintenance of classroom facilities from 1396 the proceeds of an existing permanent improvement tax levied 1397 under section 5705.21 of the Revised Code, if such tax can be 1398 used for maintenance, an amount equivalent to the amount of the 1399 additional tax otherwise required under this section and 1400 sections 3318.05 and 3318.08 of the Revised Code. 1401
- (3) That the question of any tax levy specified in a 1402 resolution described in division (A)(2)(a) of this section, if 1403 required, shall be submitted to the electors of the school 1404 district at the next general or primary election, if there be a 1405 general or primary election not less than ninety and not more 1406 than one hundred ten days after the day of the adoption of such 1407 resolution or, if not, at a special election to be held at a 1408 time specified in the resolution which shall be not less than 1409 ninety days after the day of the adoption of the resolution and 1410 which shall be in accordance with the requirements of section 1411 3501.01 of the Revised Code. 1412

Such resolution shall also state that the question of

issuing bonds of the board shall be combined in a single	1414
proposal with the question of such tax levy. More than one	1415
election under this section may be held in any one calendar	1416
year. Such resolution shall specify both of the following:	1417
(a) That the rate which it is necessary to levy shall be	1418
at the rate of not less than one-half mill for each one dollar	1419
of valuationtaxable value, and that such tax shall be levied for	1420
a period of twenty-three years;	1421
(b) That the proceeds of the tax shall be used to pay the	1422
cost of maintaining the classroom facilities included in the	1423
project.	1424
(B) A copy of a resolution adopted under division (A) of	1425
this section shall after its passage and not less than ninety	1426
days prior to the date set therein for the election be certified	1427
to the county board of elections.	1428
The resolution of the school district board, in addition	1429
to meeting other applicable requirements of section 133.18 of	1430
the Revised Code, shall state that the amount of bonds to be	1431
issued will be an amount equal to the school district's portion	1432
of the basic project cost, and state the maximum maturity of the	1433
bonds which may be any number of years not exceeding the term	1434
calculated under section 133.20 of the Revised Code as	1435
determined by the board. In estimating the amount of bonds to be	1436
issued, the board shall take into consideration the amount of	1437
moneys then in the bond retirement fund and the amount of moneys	1438
to be collected for and disbursed from the bond retirement fund	1439
during the remainder of the year in which the resolution of	1440
necessity is adopted.	1441

If the bonds are to be issued in more than one series, the

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As P	asse	d by	the	House

resolution may state, in addition to the information required to 144	43
be stated under division (B)(3) of section 133.18 of the Revised 144	44
Code, the number of series, which shall not exceed five, the	45
principal amount of each series, and the approximate date each 144	46
series will be issued, and may provide that no series, or any	47
portion thereof, may be issued before such date. Upon such a 144	48
resolution being certified to the county auditor as required by 144	49
division (C) of section 133.18 of the Revised Code, the county 145	50
auditor, in calculating, advising, and confirming the estimated 145	51
average annual property tax levy under that division, shall also	52
calculate, advise, and confirm by certification the estimated 145	53
average property tax levy for each series of bonds to be issued. 145	54

Notice of the election shall include the fact that the tax 1455 levy shall be at the rate of not less than one-half mill for 1456 each one dollar of valuation taxable value for a period of 1457 twenty-three years, and that the proceeds of the tax shall be 1458 used to pay the cost of maintaining the classroom facilities 1459 included in the project. The notice shall also express the rate 1460 in dollars for each one hundred thousand dollars of fair market 1461 value. 1462

If the bonds are to be issued in more than one series, the 1463 1464 board of education, when filing copies of the resolution with the board of elections as required by division (D) of section 1465 133.18 of the Revised Code, may direct the board of elections to 1466 include in the notice of election the principal amount and 1467 approximate date of each series, the maximum number of years 1468 over which the principal of each series may be paid, the 1469 estimated additional average property tax levy for each series, 1470 and the first calendar year in which the tax is expected to be 1471 due for each series, in addition to the information required to 1472 be stated in the notice under divisions (E)(3)(a) to (e) of 1473

section 133.18 of the Revised Code.	1474
(C)(1) Except as otherwise provided in division (C)(2) of	1475
this section, the form of the ballot to be used at such election	1476
shall be:	1477
"A majority affirmative vote is necessary for passage.	1478
Shall bonds be issued by the (here insert	1479
name of school district) school district to pay the local share	1480
of school construction under the State of Ohio Classroom	1481
Facilities Assistance Program in the principal amount of	1482
\S (here insert principal amount of the bond issue),	1483
to be repaid annually over a maximum period of	1484
(here insert the maximum number of years over which the	1485
principal of the bonds may be paid) years, and an annual levy of	1486
property taxes be made outside the ten-mill limitation,	1487
estimated by the county auditor to average over the repayment	1488
period of the bond issue (here insert the number of	1489
mills estimated) mills for each one dollar \$1 of tax	1490
$\frac{\text{valuation}}{\text{taxable value}}$, which amounts to $\frac{\$}{}$	1491
expressed in cents or dollars and cents, such as "thirty-six-	1492
cents" or "\$0.36") for each one hundred dollars \$100,000 of tax	1493
valuation fair market value to pay the annual debt charges on	1494
the bonds and to pay debt charges on any notes issued in	1495
anticipation of the bonds?"	1496
and, unless the additional levy	1497
of taxes is not required pursuant	1498
to division (C) of section	1499
3318.05 of the Revised Code,	1500
"Shall an additional levy of taxes be made for a period of	1501

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twenty-three years to benefit the (here insert name	1502
of school district, the proceeds of which shall	1503
be used to pay the cost of maintaining the classroom facilities	1504
included in the project at the rate of (here insert	1505
the number of mills, which shall not be less than one-half mill)	1506
mills for each one dollar \$1 of valuation taxable value, which	1507
amounts to \$ for each \$100,000 of fair market value?	1508

| FOR THE BOND ISSUE AND TAX LEVY | AGAINST THE BOND ISSUE AND TAX LEVY

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- (2) If authority is sought to issue bonds in more than one series and the board of education so elects, the form of the ballot shall be as prescribed in section 3318.062 of the Revised Code. If the board of education elects the form of the ballot prescribed in that section, it shall so state in the resolution adopted under this section.
- (D) If it is necessary for the school district to acquire a site for the classroom facilities to be acquired pursuant to sections 3318.01 to 3318.20 of the Revised Code, the district board may propose either to issue bonds of the board or to levy a tax to pay for the acquisition of such site, and may combine the question of doing so with the questions specified in division (B) of this section. Bonds issued under this division for the purpose of acquiring a site are a general obligation of the school district and are Chapter 133. securities.

The form of that portion of the ballot to include the question of either issuing bonds or levying a tax for site acquisition purposes shall be one of the following:

(1) "Shall bonds be issued by the (here	1531
insert name of the school district) school district to pay costs	1532
of acquiring a site for classroom facilities under the State of	1533
Ohio Classroom Facilities Assistance Program in the principal	1534
amount of \S (here insert principal amount of the bond	1535
issue), to be repaid annually over a maximum period	1536
of (here insert maximum number of years over which	1537
the principal of the bonds may be paid) years, and an annual	1538
levy of property taxes be made outside the ten-mill limitation,	1539
estimated by the county auditor to average over the repayment	1540
period of the bond issue (here insert number of	1541
mills) mills for each one dollar \$1 of tax valuation taxable	1542
<u>value</u> , which <u>amount amounts</u> to <u>\$</u> (here insert rate	1543
expressed in cents or dollars and cents, such as "thirty-six-	1544
cents" or "\$0.36") for each one hundred dollars \$100,000 of	1545
valuation fair market value to pay the annual debt charges on	1546
the bonds and to pay debt charges on any notes issued in	1547
anticipation of the bonds?"	1548
(2) "Shall an additional levy of taxes outside the ten-	1549
mill limitation be made for the benefit of the (here	1550
insert name of the school district) school district for the	1551
purpose of acquiring a site for classroom facilities in the sum	1552
of \S (here insert annual amount the levy is to produce)	1553
estimated by the county auditor to average (here insert	1554
number of mills) mills for each one hundred dollars \$1 of	1555
valuation taxable value, which amounts to \$ for each	1556
\$100,000 of fair market value, for a period of (here	1557
insert number of years the millage is to be imposed) years?"	1558
Where it is necessary to combine the question of issuing	1559
bonds of the school district and levying a tax as described in	1560
division (B) of this section with the question of issuing bonds	1561

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of the school district for acquisition of a site, the question	1562
specified in that division to be voted on shall be "For the Bond	1563
Issues and the Tax Levy" and "Against the Bond Issues and the	1564
Tax Levy."	1565
Where it is necessary to combine the question of issuing	1566
Where it is necessary to combine the question of issuing	
bonds of the school district and levying a tax as described in	1567
division (B) of this section with the question of levying a tax	1568
for the acquisition of a site, the question specified in that	1569
division to be voted on shall be "For the Bond Issue and the Tax	1570
Levies" and "Against the Bond Issue and the Tax Levies."	1571
Where the school district board chooses to combine the	1572
question in division (B) of this section with any of the	1573
additional questions described in divisions (A) to (D) of	1574
section 3318.056 of the Revised Code, the question specified in	1575
division (B) of this section to be voted on shall be "For the	1576
Bond Issues and the Tax Levies" and "Against the Bond Issues and	1577
the Tax Levies."	1578
If a majority of those voting upon a proposition hereunder	1579
which includes the question of issuing bonds vote in favor	1580
thereof, and if the agreement provided for by section 3318.08 of	1581
the Revised Code has been entered into, the school district	1582
board may proceed under Chapter 133. of the Revised Code, with	1583
the issuance of bonds or bond anticipation notes in accordance	1584
with the terms of the agreement.	1585
Sec. 3318.061. This section applies only to school	1586
districts eligible to receive additional assistance under	1587

division (B)(2) of section 3318.04 of the Revised Code.

The board of education of a school district in which a tax

described by division (B) of section 3318.05 and levied under

section 3318.06 of the Revised Code is in effect, may adopt a	1591
resolution by vote of a majority of its members to extend the	1592
term of that tax beyond the expiration of that tax as originally	1593
approved under that section. The school district board may	1594
include in the resolution a proposal to extend the term of that	1595
tax at the rate of not less than one-half mill for each dollar	1596
of <u>valuation</u> <u>taxable value</u> for a period of twenty-three years	1597
from the year in which the school district board and the Ohio	1598
facilities construction commission enter into an agreement under	1599
division (B)(2) of section 3318.04 of the Revised Code or in the	1600
following year, as specified in the resolution. Such a	1601
resolution may be adopted at any time before such an agreement	1602
is entered into and before the tax levied pursuant to section	1603
3318.06 of the Revised Code expires. If the resolution is	1604
combined with a resolution to issue bonds to pay the school	1605
district's portion of the basic project cost, it shall conform	1606
with the requirements of divisions (A)(1), (2), and (3) of	1607
section 3318.06 of the Revised Code, except that the resolution	1608
also shall state that the tax levy proposed in the resolution is	1609
an extension of an existing tax levied under that section. A	1610
resolution proposing an extension adopted under this section	1611
does not take effect until it is approved by a majority of	1612
electors voting in favor of the resolution at a general,	1613
primary, or special election as provided in this section.	1614

A tax levy extended under this section is subject to the 1615 same terms and limitations to which the original tax levied 1616 under section 3318.06 of the Revised Code is subject under that 1617 section, except the term of the extension shall be as specified 1618 in this section.

The school district board shall certify a copy of the 1620 resolution adopted under this section to the proper county board 1621

1650

of elections not later than ninety days before the date set in	1622
the resolution as the date of the election at which the question	1623
will be submitted to electors. The notice of the election shall	1624
conform with the requirements of division (A)(3) of section	1625
3318.06 of the Revised Code, except that the notice also shall	1626
state that the maintenance tax levy is an extension of an	1627
existing tax levy.	1628
The form of the ballot shall be as follows:	1629
"Shall the existing tax levied to pay the cost of	1630
maintaining classroom facilities constructed with the proceeds	1631
of the previously issued bonds at the rate of (here	1632
insert the number of mills, which shall not be less than one-	1633
half mill) mills per dollar for each \$1 of tax valuation taxable	1634
value, which amounts to \$ for each \$100,000 of fair	1635
market value, be extended until (here insert the year	1636
that is twenty-three years after the year in which the district	1637
and commission will enter into an agreement under division (B)	1638
(2) of section 3318.04 of the Revised Code or the following	1639
year)?	1640
	1641
FOR EXTENDING THE EXISTING TAX LEVY	1642
AGAINST EXTENDING THE EXISTING TAX LEVY	1643
"	1644
Section 3318.07 of the Revised Code applies to ballot	1645
questions under this section.	1646
Sec. 3318.062. (A) If authority is sought to issue bonds	1647
in more than one series to pay the school district's portion of	1648

the basic project cost under sections 3318.01 to 3318.20 of the

Revised Code, the form of the ballot shall be:

"Shall bonds be issued by the (here insert name	1651
of school district) school district to pay the local share of	1652
school construction under the State of Ohio Classroom Facilities	1653
Assistance Program in the total principal amount of \S	1654
(total principal amount of the bond issue), to be issued	1655
in (number of series) series, each series to be repaid	1656
annually over not more than (maximum number of years over	1657
which the principal of each series may be paid) years, and an	1658
annual levy of property taxes be made outside the ten-mill	1659
limitation to pay the annual debt charges on the bonds and on	1660
any notes issued in anticipation of the bonds, at a rate	1661
estimated by the county auditor to average over the repayment	1662
period of each series as follows: (insert the	1663
following for each series: "the series, in a	1664
principal amount of \S dollars, requiring mills	1665
per dollar for each \$1 of tax valuation taxable value, which	1666
amounts to \S (rate expressed in cents or dollars and	1667
cents, such as "36 cents" or "\$1.41") for each one hundred-	1668
dollars in tax valuation \$100,000 of fair market value,	1669
commencing in and first payable in)?"	1670
and, unless the additional levy	1671
of taxes is not required pursuant	1672
to division (C) of section	1673
3318.05 of the Revised Code,	1674
"Shall an additional levy of taxes be made for a period of	1675
twenty-three years to benefit the (here insert name	1676
of school district) school district, the proceeds of which shall	1677
be used to pay the cost of maintaining the classroom facilities	1678
included in the project at the rate of (here insert	1679

the Tax Levies."

1705

1706

the number of mills, which shall not be less than one-half mill)	1680
mills for each one dollar \$1 of valuation taxable value, which	1681
amounts to \$ for each \$100,000 of fair market value?	1682
	1683
For the bond issue	1684
Against the bond issue	1685
TI T	1686
(B) If it is necessary for the school district to acquire	1687
a site for the classroom facilities to be acquired pursuant to	1688
sections 3318.01 to 3318.20 of the Revised Code, the district	1689
board may propose either to issue bonds of the board or to levy	1690
a tax to pay for the acquisition of such site, and may combine	1691
the question of doing so with the questions specified in	1692
division (A) of this section. Bonds issued under this division	1693
for the purpose of acquiring a site are a general obligation of	1694
the school district and are Chapter 133. securities.	1695
The form of that portion of the ballot to include the	1696
question of either issuing bonds or levying a tax for site	1697
acquisition purposes shall be one of the forms prescribed in	1698
division (D) of section 3318.06 of the Revised Code.	1699
(C) Where the school district board chooses to combine the	1700
question in division (A) of this section with any of the	1701
additional questions described in divisions (A) to (D) of	1702
section 3318.056 of the Revised Code, the question specified in	1703
division (A) of this section to be voted on shall be "For the	1704

(D) If a majority of those voting upon a proposition 1707 prescribed in this section which includes the question of 1708

Bond Issues and the Tax Levies" and "Against the Bond Issues and

1737

1738

issuing bonds vote in favor of that issuance, and if the	1709
agreement prescribed in section 3318.08 of the Revised Code has	1710
been entered into, the school district board may proceed under	1711
Chapter 133. of the Revised Code with the issuance of bonds or	1712
bond anticipation notes in accordance with the terms of the	1713
agreement.	1714

Sec. 3318.063. If the board of education of a city, 1715 exempted village, or local school district that has entered into 1716 an agreement under section 3318.051 of the Revised Code to make 1717 transfers of money in lieu of levying the tax for maintenance of 1718 the classroom facilities included in the district's project 1719 determines that it no longer can continue making the transfers 1720 so agreed to and desires to rescind that agreement, the board 1721 shall adopt the resolution to submit the question of the tax 1722 levy prescribed in this section. 1723

The resolution shall declare that the question of a tax 1724 levy specified in division (F) of section 3318.051 of the 1725 Revised Code shall be submitted to the electors of the school 1726 district at the next general or primary election, if there be a 1727 general or primary election not less than seventy-five and not 1728 more than ninety-five days after the day of the adoption of such 1729 resolution or, if not, at a special election to be held at a 1730 time specified in the resolution which shall be not less than 1731 seventy-five days after the day of the adoption of the 1732 resolution and which shall be in accordance with the 1733 requirements of section 3501.01 of the Revised Code. Such 1734 resolution shall specify both of the following: 1735

(A) That the rate which it is necessary to levy shall be at the rate of not less than one-half mill for each one dollar of valuation taxable value, and that such tax shall be levied

for the number of years required by division (F) of section	1739
3318.051 of the Revised Code;	1740
(B) That the proceeds of the tax shall be used to pay the	1741
cost of maintaining the classroom facilities included in the	1742
project.	1743
A copy of such resolution shall after its passage and not	1744
less than seventy-five days prior to the date set therein for	1745
the election be certified to the county board of elections.	1746
Notice of the election shall include the fact that the tax	1747
levy shall be at the rate of not less than one-half mill for	1748
each one dollar of valuation taxable value for the number of	1749
years required by division (F) of section 3318.051 of the	1750
Revised Code, and that the proceeds of the tax shall be used to	1751
pay the cost of maintaining the classroom facilities included in	1752
the project. The notice shall also express the rate in dollars	1753
for each one hundred thousand dollars of fair market value.	1754
The form of the ballot to be used at such election shall	1755
be:	1756
"Shall a levy of taxes be made for a period	1757
of (here insert the number of years, which shall	1758
not be less than the number required by division (F) of section	1759
3318.051 of the Revised Code) years to benefit the	1760
(here insert name of school district) school district, the	1761
proceeds of which shall be used to pay the cost of maintaining	1762
the classroom facilities included in the project at the rate	1763
of (here insert the number of mills, which shall not	1764
be less than one-half mill) mills for each one dollar \$1 of	1765
valuation taxable value, which amounts to \$ for each	1766
\$100,000 of fair market value?	1767

project.

for a period of twenty-three years;

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1791

1792

1793

1794

FOR THE TAX LEVY		1769
AGAINST THE TAX LEVY		1770
	п	1771
Sec. 3318.361. A school district board opting	g to qualify	1772
for state assistance pursuant to section 3318.36 c	of the Revised	1773
Code through levying the tax specified in division	n (D)(2)(a) or	1774
(D)(4) of that section shall declare by resolution	that the	1775
question of a tax levy specified in division (D) (2	(a) or (4),	1776
as applicable, of section 3318.36 of the Revised C	Code shall be	1777
submitted to the electors of the school district a	at the next	1778
general or primary election, if there be a general	or primary	1779
election not less than ninety and not more than or	ne hundred ten	1780
days after the day of the adoption of such resolut	cion or, if	1781
not, at a special election to be held at a time sp	pecified in the	1782
resolution which shall be not less than ninety day	vs after the	1783
day of the adoption of the resolution and which sh	nall be in	1784
accordance with the requirements of section 3501.0	of the	1785
Revised Code. Such resolution shall specify both of	of the	1786
following:		1787
(A) That the rate which it is necessary to le	evy shall be	1788
at the rate of not less than one-half mill for each	ch one dollar	1789
of valuation taxable value, and that such tax shall	l be levied	1790

A copy of such resolution shall after its passage and not 1795 less than ninety days prior to the date set therein for the 1796

(B) That the proceeds of the tax shall be used to pay the

cost of maintaining the classroom facilities included in the

election be certified to the county board of elections.	1797
Notice of the election shall include the fact that the tax	1798
levy shall be at the rate of not less than one-half mill for	1799
each one dollar of valuation taxable value for a period of	1800
twenty-three years, and that the proceeds of the tax shall be	1801
used to pay the cost of maintaining the classroom facilities	1802
included in the project. The notice shall also express the rate	1803
in dollars for each one hundred thousand dollars of fair market	1804
value.	1805
The form of the ballot to be used at such election shall	1806
be:	1807
"Shall a levy of taxes be made for a period of twenty-	1808
three years to benefit the (here insert name of	1809
school district) school district, the proceeds of which shall be	1810
used to pay the cost of maintaining the classroom facilities	1811
included in the project at the rate of (here insert	1812
the number of mills, which shall not be less than one-half mill)	1813
mills for each one dollar \$1 of valuation taxable value, which	1814
amounts to \$ for each \$100,000 of fair market value?	1815
	1816
FOR THE TAX LEVY	1817
AGAINST THE TAX LEVY	1818
"	1819

Sec. 3318.45. (A) Unless division (B) of section 3318.44

of the Revised Code applies, if a joint vocational school

district board of education proposes to issue securities to

generate all or part of the school district's portion of the

basic project cost of the school district's project under

sections 3318.40 to 3318.45 of the Revised Code, the school

1825

district board shall adopt a resolution in accordance with	1826
Chapter 133. and section 3311.20 of the Revised Code. Unless the	1827
school district board seeks authority to issue securities in	1828
more than one series, the school district board shall adopt the	1829
form of the ballot prescribed in section 133.18 of the Revised	1830
Code.	1831
(B) If authority is sought to issue bonds in more than one	1832
series, the form of the ballot shall be:	1833
"Shall bonds be issued by the (here insert name	1834
of joint vocational school district) joint vocational school	1835
district to pay the local share of school construction under the	1836
State of Ohio Joint Vocational School Facilities Assistance	1837
Program in the total principal amount of \S (total	1838
principal amount of the bond issue), to be issued in	1839
(number of series) series, each series to be repaid annually	1840
over not more than (maximum number of years over which	1841
the principal of each series may be paid) years, and an annual	1842
levy of property taxes be made outside the ten-mill limitation	1843
to pay the annual debt charges on the bonds and on any notes	1844
issued in anticipation of the bonds, at a rate estimated by the	1845
county auditor to average over the repayment period of each	1846
series as follows: [insert the following for each	1847
series: "the series, in a principal amount of	1848
\$ dollars, requiring mills per dollar for each	1849
\$1 of tax valuation taxable value, which amount amounts to	1850
\S (rate expressed in cents or dollars and cents, such as	1851
"36 cents" or "\$1.41") for each one hundred dollars in tax	1852
valuation \$100,000 of fair market value, commencing in	1853
and first payable in"]?	1854

	For the bond issue		1856
	Against the bond issue		1857
		TI .	1858
(C) Ii	f it is necessary for the school distri	ct to acquire	1859
a site for	the classroom facilities to be acquired	d pursuant to	1860
sections 33	318.40 to 3318.45 of the Revised Code,	the district	1861
board may p	propose either to issue bonds of the bo	ard or to levy	1862
a tax to pa	ay for the acquisition of such site and	may combine	1863
the questic	on of doing so with the question specif	ied by	1864
reference i	n division (A) of this section or the	question	1865
specified i	n division (B) of this section. Bonds	issued under	1866
this divisi	on for the purpose of acquiring a site	are a general	1867
obligation	of the school district and are Chapter	133.	1868
securities.			1869
The fo	orm of that portion of the ballot to in	clude the	1870
question of	either issuing bonds or levying a tax	for site	1871
acquisition	n purposes shall be one of the following	g:	1872
(1) "5	Shall bonds be issued by the	(here	1873
insert name	e of the joint vocational school distri-	ct) joint	1874
vocational	school district to pay costs of acquir	ing a site for	1875
classroom f	Eacilities under the State of Ohio Join	t Vocational	1876
School Faci	lities Assistance Program in the princ	ipal amount of	1877
<u>\$</u>	(here insert principal amount of the	bond issue), to	1878
be repaid a	annually over a maximum period of \dots	(here	1879
insert maxi	mum number of years over which the pri	ncipal of the	1880
bonds may b	pe paid) years, and an annual levy of p	roperty taxes	1881
be made out	side the ten-mill limitation, estimate	d by the county	1882
auditor to	average over the repayment period of t	he bond	1883
issue	(here insert number of mills) mi	lls for each	1884
	61 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	. 1	1005

one dollar \$1 of tax valuation taxable value, which amount

amounts to \$ (here insert rate expressed in cents or	1886
dollars and cents, such as "thirty-six cents" or "\$0.36") for	1887
each one hundred dollars \$100,000 of valuation fair market	1888
value, to pay the annual debt charges on the bonds and to pay	1889
debt charges on any notes issued in anticipation of the bonds?"	1890
(2) "Shall an additional levy of taxes outside the ten-	1891
mill limitation be made for the benefit of the (here	1892
insert name of the joint vocational school district) joint	1893
vocational school district for the purpose of acquiring a site	1894
for classroom facilities in the sum of \S (here insert	1895
annual amount the levy is to produce) estimated by the county	1896
auditor to average (here insert number of mills) mills	1897
for each one hundred dollars \$1 of valuation taxable value,	1898
which amount amounts to \$ (here insert rate expressed	1899
in cents or dollars and cents, such as "thirty-six cents" or	1900
"\$0.36") for each one hundred dollars \$100,000 of valuation fair	1901
<pre>market value, for a period of (here insert number of</pre>	1902
years the millage is to be imposed) years?"	1903
Where it is necessary to combine the question of issuing	1904
bonds of the joint vocational school district as described in	1905
division (A) of this section with the question of issuing bonds	1906
of the school district for acquisition of a site, the question	1907
specified in that division to be voted on shall be "For the bond	1908
issues" and "Against the bond issues."	1909
Where it is necessary to combine the question of issuing	1910
bonds of the joint vocational school district as described in	1911
division (A) of this section with the question of levying a tax	1912
for the acquisition of a site, the question specified in that	1913
division to be voted on shall be "For the bond issue and the tax	1914
levy" and "Against the bond issue and the tax levy."	1915

(D) Where the school district board chooses to combine a	1916
question specified in this section with any of the additional	1917
questions described in division (C) of section 3318.44 of the	1918
Revised Code, the question to be voted on shall be "For the bond	1919
issues and the tax levies" and "Against the bond issues and the	1920
tax levies."	1921
(E) If a majority of those voting upon a proposition	1922
prescribed in this section which includes the question of	1923
issuing bonds vote in favor of that issuance and if the	1924
agreement prescribed in section 3318.08 of the Revised Code has	1925
been entered into, the school district board may proceed under	1926
Chapter 133. of the Revised Code with the issuance of bonds or	1927
bond anticipation notes in accordance with the terms of the	1928
agreement.	1929
Sec. 3381.03. Any county, or any two or more counties,	1930
municipal corporations, or townships, or any combination of	1931
these may create a regional arts and cultural district by the	1932
adoption of a resolution or ordinance by the board of county	1933
commissioners of each county, the legislative authority of each	1934
municipal corporation, and the board of township trustees of	1935
each township that desires to create or to join in the creation	1936
of the district. The resolution or ordinance shall state all of	1937
the following:	1938
(A) The purposes for the creation of the district;	1939
(B) The counties, municipal corporations, or townships	1940
that are to be included in the district;	1941
(C) The official name by which the district shall be	1942
known;	1943

(D) The location of the principal office of the district 1944

or the manner in which the location shall be selected;	1945
(E) Subject to section 3381.05 of the Revised Code, the	1946
number, term, and compensation, which shall not exceed the sum	1947
of fifty dollars for each board and committee meeting attended	1948
by a member, of the members of the board of trustees of the	1949
district;	1950
(F) Subject to section 3381.05 of the Revised Code, the	1951
manner in which members of the board of trustees of the district	1952
shall be appointed; the method of filling vacancies; and the	1953
period, if any, for which a trustee continues in office after	1954
expiration of the trustee's term pending the appointment of the	1955
trustee's successor;	1956
(G) The manner of apportioning expenses of the district	1957
among the participating counties, municipal corporations, and	1958
townships.	1959
The resolution or ordinance may also provide that the	1960
authority of the districts to make grants under section 3381.20	1961
of the Revised Code may be totally or partially delegated to one	1962
or more area arts councils, as defined in section 757.03 of the	1963
Revised Code, located within the district.	1964
The district provided for in the resolution or ordinance	1965
shall be created upon the adoption of the resolution or	1966
ordinance by the board of county commissioners of each county,	1967
the legislative authority of each municipal corporation, and the	1968
board of township trustees of each township enumerated in the	1969
resolution or ordinance. The resolution or ordinance may be	1970
amended to include additional counties, municipal corporations,	1971
or townships or for any other purpose by the adoption of an	1972

amendment by the board of county commissioners of each county,

the legislative authority of each municipal corporation, and the 1974 board of township trustees of each township that has created or 1975 joined or proposes to join the district. 1976

After each county, municipal corporation, and township has 1977 adopted a resolution or ordinance approving inclusion of 1978 additional counties, municipal corporations, or townships in the 1979 district, a copy of the resolution or ordinance shall be filed 1980 with the clerk of the board of the county commissioners of each 1981 county, the clerk of the legislative authority of each municipal 1982 corporation, and the fiscal officer of the board of trustees of 1983 each township proposed to be included in the district. The 1984 inclusion is effective when all such filing is completed unless 1985 the district to which territory is to be added has authority to 1986 levy an ad valorem tax on property within its territory, in 1987 which event the inclusion shall become effective upon voter 1988 approval of the joinder and the tax. The board of trustees shall 1989 promptly certify the proposal to the board or boards of 1990 elections for the purpose of having the proposal placed on the 1991 ballot at the next general or primary election that occurs not 1992 less than sixty days after the date of the meeting of the board 1993 of trustees, or at a special election held on a date specified 1994 in the certification that is not less than sixty days after the 1995 date of the meeting of the board. If territory of more than one 1996 county, municipal corporation, or township is to be added to the 1997 regional arts and cultural district, the electors of the 1998 territories of the counties, municipal corporations, or 1999 townships which are to be added shall vote as a district, and 2000 the outcome of the election shall be determined by the vote cast 2001 in the entire district. Upon certification of a proposal to the 2002 board or boards of elections pursuant to this section, the board 2003 or boards of elections shall make the necessary arrangements for 2004

the submission of the questions to the electors of the territory	2005
to be added to the district, and the election shall be held,	2006
canvassed, and certified in the manner provided for the	2007
submission of tax levies under section 5705.19 of the Revised	2008
Code, except that the question appearing on the ballot shall	2009
read:	2010
"Shall the territory within the (name	2011
or names of political subdivisions to be joined) be added	2012
to (name) regional arts and	2013
cultural district? And shall a(n) (here	2014
insert type of tax or taxes) at a rate of taxation not to exceed	2015
(here insert maximum tax rate or rates) be levied for	2016
purposes of such district?"	2017
If the tax is a tax on property, the rate shall be	2018
expressed numerically in mills for each one dollar of taxable	2019
value and numerically in dollars for each one hundred thousand	2020
dollars of fair market value, as that term is defined in section	2021
5705.01 of the Revised Code.	2022
If the question is approved by a majority of the electors	2023
voting on the question, the joinder is effective immediately,	2024
and the district may extend the levy of the tax against all the	2025
taxable property within the territory that has been added. If	2026
the question is approved at a general election or at a special	2027
election occurring prior to a general election but after the	2028
fifteenth day of July in any calendar year, the district may	2029
amend its budget and resolution adopted pursuant to section	2030
5705.34 of the Revised Code, and the levy shall be placed on the	2031
current tax list and duplicate and collected as other taxes are	2032
collected from all taxable property within the territory of the	2033
district, including the territory added as a result of the	2034

election. 2035

The territory of a district shall be coextensive with the 2036 territory of the counties, municipal corporations, and townships 2037 included within the district, provided that the same territory 2038 may not be included in more than one regional arts and cultural 2039 district, and provided, that if a district includes only a 2040 portion of an entire county, a district may be created in the 2041 remaining portion of the same county by resolution of the board 2042 of county commissioners acting alone or in conjunction with 2043 2044 municipal corporations and townships as provided in this section. 2045

Sec. 4582.024. After a port authority has been created, 2046 any municipal corporation, township, or county, acting by 2047 ordinance, resolution of the township trustees, or resolution of 2048 the county commissioners, respectively, which is contiquous to 2049 such port authority, or to any municipal corporation, township, 2050 or county which proposes to join such port authority at the same 2051 time and is contiguous to such port authority, or any county 2052 within which such port authority is situated, may join such port 2053 2054 authority and thereupon the jurisdiction and territory of such port authority shall include such municipal corporation, county, 2055 2056 or township. If more than one such political subdivision is to be joined to the port authority at the same time, then each such 2057 2058 ordinance or resolution shall designate the political subdivisions which are to be so joined. Any territory or 2059 municipal corporation not included in a port authority and which 2060 is annexed to a municipal corporation included within the 2061 jurisdiction and territory of a port authority shall, on such 2062 annexation and without further proceedings, be annexed to and be 2063 included in the jurisdiction and territory of such port 2064 authority. Before such political subdivision or subdivisions are 2065

joined to a port authority, other than by annexation to a	2066
municipality, the political subdivision or subdivisions	2067
theretofore comprising such port authority shall agree upon the	2068
terms and conditions pursuant to which such political	2069
subdivision or subdivisions are to be joined. For all purposes	2070
of sections 4582.01 to 4582.20, inclusive, of the Revised Code,	2071
such political subdivision or subdivisions shall be considered	2072
to have participated in the creation of such port authority,	2073
except that the initial term of any director of the port	2074
authority appointed by such a political subdivision shall be	2075
four years. After each ordinance or resolution proposing joinder	2076
to the port authority has become effective and the terms and	2077
conditions of joinder have been agreed to, the board of	2078
directors of the port authority shall by resolution either	2079
accept or reject such joinder. Such joinder shall be effective	2080
on adoption of the resolution accepting such joinder, unless the	2081
port authority to which a political subdivision or subdivisions	2082
including a county within which such port authority is located,	2083
are to be joined has authority under section 4582.14 of the	2084
Revised Code to levy a tax on property within its jurisdiction,	2085
then such joinder shall not be effective until approved by the	2086
affirmative vote of a majority of the electors voting on the	2087
question of such joinder. If more than one political subdivision	2088
is to be joined to the port authority, then the electors of such	2089
subdivision shall vote as a district and the majority	2090
affirmative vote shall be determined by the vote cast in such	2091
district as a whole. Such election shall be called by the board	2092
of directors of the port authority and shall be held, canvassed,	2093
and certified in the manner provided for the submission of tax	2094
levies under section 5705.191 of the Revised Code except that	2095
the question appearing on the ballot shall read:	2096

"Shall	2097
(name or names of political subdivisions to be joined)	2098
be joined to(name) port authority and the	2099
(name)	2100
existing tax levy (levies) of such port authority (aggregating)	2101
mill per dollar mill(s) for each \$1 of valuation	2102
taxable value, which amounts to \$ for each \$100,000 of	2103
fair market value, be authorized to be	2104
levied against properties within	2105
"	2106
(name or names of political subdivisions to be joined)	2107
If the question is approved such joinder shall be immediately	2108
effective and the port authority shall be authorized to extend	2109
the levy of such tax against all the taxable property within the	2110
political subdivision or political subdivisions which have been	2111
joined. If such question is approved at a general election then	2112
the port authority may amend its budget and resolution adopted	2113
pursuant to section 5705.34 of the Revised Code and such levy	2114
shall be placed on the current tax list and duplicate and	2115
collected as other taxes are collected from all taxable property	2116
within the port authority including the political subdivision or	2117
political subdivisions joined as a result of such election.	2118
As used in this section, "fair market value" has the same	2119
meaning as in section 5705.01 of the Revised Code.	2120
Sec. 4582.26. After a port authority has been created, any	2121
municipal corporation, township, county, or other political	2122
subdivision, acting by ordinance or resolution, which is	2123

contiguous to any municipal corporation, township, county, or	2124
other political subdivision which participated in the creation	2125
of such port authority or to any municipal corporation,	2126
township, county, or other political subdivision which proposes	2127
to join the port authority at the same time and is contiguous to	2128
any municipal corporation, township, county, or other political	2129
subdivision which participated in the creation of such port	2130
authority, may join such port authority, and thereupon the	2131
jurisdiction and territory of the port authority includes the	2132
municipal corporation, county, township, or other political	2133
subdivision so joining. If more than one such political	2134
subdivision is to be joined to the port authority at the same	2135
time, then each such ordinance or resolution shall designate the	2136
political subdivisions which are to be so joined. Any territory	2137
or municipal corporation not included in a port authority and	2138
which is annexed to a municipal corporation included within the	2139
jurisdiction and territory of a port authority shall, on such	2140
annexation and without further proceedings, be annexed to and be	2141
included in the jurisdiction and territory of the port	2142
authority. Before such political subdivision or subdivisions are	2143
joined to a port authority, other than by annexation to a	2144
municipal corporation, the political subdivision or subdivisions	2145
theretofore comprising such port authority shall agree upon the	2146
terms and conditions pursuant to which such political	2147
subdivision or subdivisions are to be joined. For all purposes	2148
of sections 4582.21 to 4582.59 of the Revised Code, such	2149
political subdivision or subdivisions shall be considered to	2150
have participated in the creation of such port authority, except	2151
that the initial term of any director of the port authority	2152
appointed by such a political subdivision shall be four years.	2153
After each ordinance or resolution proposing joinder to the port	2154
authority has become effective and the terms and conditions of	2155

joinder have been agreed to, the board of directors of the port	2156
authority shall by resolution either accept or reject such	2157
joinder. Such joinder shall be effective upon adoption of the	2158
resolution accepting such joinder, unless the port authority to	2159
which a political subdivision or subdivisions, including a	2160
county within which such port authority is located, are to be	2161
joined, has authority under section 4582.40 of the Revised Code	2162
to levy a tax on property within its jurisdiction, then such	2163
joinder shall not be effective until approved by the affirmative	2164
vote of a majority of the electors voting on the question of the	2165
joinder. If more than one political subdivision is to be joined	2166
to the port authority, then the electors of such subdivisions	2167
shall vote as a district and the majority affirmative vote shall	2168
be determined by the vote cast in such district as a whole. The	2169
election shall be called by the board of directors of the port	2170
authority and shall be held, canvassed, and certified in the	2171
manner provided for the submission of tax levies under section	2172
5705.191 of the Revised Code except that the question appearing	2173
on the ballot shall read:	2174
"Shall	2175
(Name or names of political subdivisions to be joined)	2176
	2177
be joined)	2178
be joined to(Name) port authority	2179
(Name)	2180
and the existing tax levy (levies) of such port authority	2181
(aggregating) mill per dollar mill(s) for each	2182
\$1 of -valuation taxable value, which amounts to \$ for	2183

each \$100,000 of fair market value	2184
be authorized to be levied against properties within	2185
?"	2186
(Name or names of political subdivisions to be joined)	2187
If the question is approved the joinder becomes immediately	2188
effective and the port authority is authorized to extend the	2189
levy of such tax against all the taxable property within the	2190
political subdivision or political subdivisions which have been	2191
joined. If such question is approved at a general election, then	2192
the port authority may amend its budget and resolution adopted	2193
pursuant to section 5705.34 of the Revised Code and such levy	2194
shall be placed on the current tax list and duplicate and	2195
collected as other taxes are collected from all taxable property	2196
within the port authority including the political subdivision or	2197
political subdivisions joined as a result of the election.	2198
As used in this section, "fair market value" has the same	2199
meaning as in section 5705.01 of the Revised Code.	2200
Sec. 5705.01. As used in this chapter:	2201
(A) "Subdivision" means any county; municipal corporation;	2202
township; township police district; joint police district;	2203
township fire district; joint fire district; joint ambulance	2204
district; joint emergency medical services district; fire and	2205
ambulance district; joint recreation district; township waste	2206
disposal district; township road district; community college	2207
district; technical college district; detention facility	2208
district; a district organized under section 2151.65 of the	2209
Revised Code; a combined district organized under sections	2210
2152.41 and 2151.65 of the Revised Code; a joint-county alcohol,	2211
drug addiction, and mental health service district; a drainage	2212

improvement district created under section 6131.52 of the	2213
Revised Code; a lake facilities authority created under Chapter	2214
353. of the Revised Code; a union cemetery district; a county	2215
school financing district; a city, local, exempted village,	2216
cooperative education, or joint vocational school district; or a	2217
regional student education district created under section	2218
3313.83 of the Revised Code.	2219

- (B) "Municipal corporation" means all municipal 2220 corporations, including those that have adopted a charter under 2221 Article XVIII, Ohio Constitution. 2222
- (C) "Taxing authority" or "bond issuing authority" means, 2223 in the case of any county, the board of county commissioners; in 2224 the case of a municipal corporation, the council or other 2225 legislative authority of the municipal corporation; in the case 2226 of a city, local, exempted village, cooperative education, or 2227 joint vocational school district, the board of education; in the 2228 case of a community college district, the board of trustees of 2229 the district; in the case of a technical college district, the 2230 board of trustees of the district; in the case of a detention 2231 facility district, a district organized under section 2151.65 of 2232 2233 the Revised Code, or a combined district organized under sections 2152.41 and 2151.65 of the Revised Code, the joint 2234 board of county commissioners of the district; in the case of a 2235 township, the board of township trustees; in the case of a joint 2236 police district, the joint police district board; in the case of 2237 a joint fire district, the board of fire district trustees; in 2238 the case of a joint recreation district, the joint recreation 2239 district board of trustees; in the case of a joint-county 2240 alcohol, drug addiction, and mental health service district, the 2241 district's board of alcohol, drug addiction, and mental health 2242 services; in the case of a joint ambulance district or a fire 2243

and ambulance district, the board of trustees of the district;	2244
in the case of a union cemetery district, the legislative	2245
authority of the municipal corporation and the board of township	2246
trustees, acting jointly as described in section 759.341 of the	2247
Revised Code; in the case of a drainage improvement district,	2248
the board of county commissioners of the county in which the	2249
drainage district is located; in the case of a lake facilities	2250
authority, the board of directors; in the case of a joint	2251
emergency medical services district, the joint board of county	2252
commissioners of all counties in which all or any part of the	2253
district lies; and in the case of a township police district, a	2254
township fire district, a township road district, or a township	2255
waste disposal district, the board of township trustees of the	2256
township in which the district is located. "Taxing authority"	2257
also means the educational service center governing board that	2258
serves as the taxing authority of a county school financing	2259
district as provided in section 3311.50 of the Revised Code, and	2260
the board of directors of a regional student education district	2261
created under section 3313.83 of the Revised Code.	2262

(D) "Fiscal officer" in the case of a county, means the 2263 county auditor; in the case of a municipal corporation, the city 2264 auditor or village clerk, or an officer who, by virtue of the 2265 charter, has the duties and functions of the city auditor or 2266 village clerk, except that in the case of a municipal university 2267 the board of directors of which have assumed, in the manner 2268 provided by law, the custody and control of the funds of the 2269 university, the chief accounting officer of the university shall 2270 perform, with respect to the funds, the duties vested in the 2271 fiscal officer of the subdivision by sections 5705.41 and 2272 5705.44 of the Revised Code; in the case of a school district, 2273 the treasurer of the board of education; in the case of a county 2274

school financing district, the treasurer of the educational	2275
service center governing board that serves as the taxing	2276
authority; in the case of a township, the township fiscal	2277
officer; in the case of a joint police district, the treasurer	2278
of the district; in the case of a joint fire district, the clerk	2279
of the board of fire district trustees; in the case of a joint	2280
ambulance district, the clerk of the board of trustees of the	2281
district; in the case of a joint emergency medical services	2282
district, the person appointed as fiscal officer pursuant to	2283
division (D) of section 307.053 of the Revised Code; in the case	2284
of a fire and ambulance district, the person appointed as fiscal	2285
officer pursuant to division (B) of section 505.375 of the	2286
Revised Code; in the case of a joint recreation district, the	2287
person designated pursuant to section 755.15 of the Revised	2288
Code; in the case of a union cemetery district, the clerk of the	2289
municipal corporation designated in section 759.34 of the	2290
Revised Code; in the case of a children's home district,	2291
educational service center, general health district, joint-	2292
county alcohol, drug addiction, and mental health service	2293
district, county library district, detention facility district,	2294
district organized under section 2151.65 of the Revised Code, a	2295
combined district organized under sections 2152.41 and 2151.65	2296
of the Revised Code, or a metropolitan park district for which	2297
no treasurer has been appointed pursuant to section 1545.07 of	2298
the Revised Code, the county auditor of the county designated by	2299
law to act as the auditor of the district; in the case of a	2300
metropolitan park district which has appointed a treasurer	2301
pursuant to section 1545.07 of the Revised Code, that treasurer;	2302
in the case of a drainage improvement district, the auditor of	2303
the county in which the drainage improvement district is	2304
located; in the case of a lake facilities authority, the fiscal	2305
officer designated under section 353.02 of the Revised Code; in	2306

the case of a regional student education district, the fiscal	2307
officer appointed pursuant to section 3313.83 of the Revised	2308
Code; and in all other cases, the officer responsible for	2309
keeping the appropriation accounts and drawing warrants for the	2310
expenditure of the moneys of the district or taxing unit.	2311
(E) "Permanent improvement" or "improvement" means any	2312
property, asset, or improvement with an estimated life or	2313
usefulness of five years or more, including land and interests	2314
therein, and reconstructions, enlargements, and extensions	2315
thereof having an estimated life or usefulness of five years or	2316
more.	2317
(F) "Current operating expenses" and "current expenses"	2318
mean the lawful expenditures of a subdivision, except those for	2319
permanent improvements, and except payments for interest,	2320
sinking fund, and retirement of bonds, notes, and certificates	2321
of indebtedness of the subdivision.	2322
(G) "Debt charges" means interest, sinking fund, and	2323
retirement charges on bonds, notes, or certificates of	2324
indebtedness.	2325
(H) "Taxing unit" means any subdivision or other	2326
governmental district having authority to levy taxes on the	2327
property in the district or issue bonds that constitute a charge	2328
against the property of the district, including conservancy	2329
districts, metropolitan park districts, sanitary districts, road	2330
districts, and other districts.	2331
(I) "District authority" means any board of directors,	2332
trustees, commissioners, or other officers controlling a	2333
district institution or activity that derives its income or	2334
funds from two or more subdivisions, such as the educational	2335

service center, the trustees of district children's homes, the	2336
district board of health, a joint-county alcohol, drug	2337
addiction, and mental health service district's board of	2338
alcohol, drug addiction, and mental health services, detention	2339
facility districts, a joint recreation district board of	2340
trustees, districts organized under section 2151.65 of the	2341
Revised Code, combined districts organized under sections	2342
2152.41 and 2151.65 of the Revised Code, and other such boards.	2343
(J) "Tax list" and "tax duplicate" mean the general tax	2344
lists and duplicates prescribed by sections 319.28 and 319.29 of	2345
the Revised Code.	2346
(K) "Property" as applied to a tax levy means taxable	2347
property listed on general tax lists and duplicates.	2348
(L) "Association library district" means a territory, the	2349
boundaries of which are defined by the state library board	2350
pursuant to division (I) of section 3375.01 of the Revised Code,	2351
in which a library association or private corporation maintains	2352
a free public library.	2353
(M) "Library district" means a territory, the boundaries	2354
of which are defined by the state library board pursuant to	2355
section 3375.01 of the Revised Code, in which the board of	2356
trustees of a county, municipal corporation, school district, or	2357
township public library maintains a free public library.	2358
(N) "Qualifying library levy" means either of the	2359
following:	2360
(1) A levy for the support of a library association or	2361
private corporation that has an association library district	2362
with boundaries that are not identical to those of a	2363
subdivision;	2364

(2) A levy proposed under section 5705.23 of the Revised	2365
Code for the support of the board of trustees of a public	2366
library that has a library district with boundaries that are not	2367
identical to those of a subdivision.	2368
(O) "School library district" means a school district in	2369
which a free public library has been established that is under	2370
the control and management of a board of library trustees as	2371
provided in section 3375.15 of the Revised Code.	2372
(P) "Fair market value" means the true value in money of	2373
real property.	2374
Sec. 5705.03. (A) The taxing authority of each subdivision	2375
may levy taxes annually, subject to the limitations of sections	2376
5705.01 to 5705.47 of the Revised Code, on the real and personal	2377
property within the subdivision for the purpose of paying the	2378
current operating expenses of the subdivision and acquiring or	2379
constructing permanent improvements. The taxing authority of	2380
each subdivision and taxing unit shall, subject to the	2381
limitations of such sections, levy such taxes annually as are	2382
necessary to pay the interest and sinking fund on and retire at	2383
maturity the bonds, notes, and certificates of indebtedness of	2384
such subdivision and taxing unit, including levies in	2385
anticipation of which the subdivision or taxing unit has	2386
incurred indebtedness.	2387
(B)(1) When a taxing authority determines that it is	2388
necessary to levy a tax outside the ten-mill limitation for any	2389
purpose authorized by the Revised Code, the taxing authority	2390
shall certify to the county auditor a resolution or ordinance	2391
requesting that the county auditor certify to the taxing	2392
authority the total current tax valuation of the subdivision,	2393

and the number of mills for each one dollar of taxable value and

that rate stated in dollars for each one hundred thousand	2395
dollars of fair market value required to generate a specified	2396
amount of revenue, or the dollar amount of revenue that would be	2397
generated by a specified number of mills for each one dollar of	2398
taxable value. The resolution or ordinance shall state all of	2399
the following:	2400
(a) The purpose of the tax;	2401
(b) Whether the tax is an additional levy, a renewal or a	2402
replacement of an existing tax, or a renewal or replacement of	2403
an existing tax with an increase or a decrease;	2404
(c) The section of the Revised Code authorizing submission	2405
of the question of the tax;	2406
(d) The term of years of the tax or if the tax is for a	2407
continuing period of time;	2408
(e) That the tax is to be levied upon the entire territory	2409
of the subdivision or, if authorized by the Revised Code, a	2410
description of the portion of the territory of the subdivision	2411
in which the tax is to be levied;	2412
(f) The date of the election at which the question of the	2413
tax shall appear on the ballot;	2414
(g) That the ballot measure shall be submitted to the	2415
entire territory of the subdivision or, if authorized by the	2416
Revised Code, a description of the portion of the territory of	2417
the subdivision to which the ballot measure shall be submitted;	2418
(h) The tax year in which the tax will first be levied and	2419
the calendar year in which the tax will first be collected;	2420
(i) Each such county in which the subdivision has	2421
territory.	2422

If a subdivision is located in more than one county, the

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county auditor shall obtain from the county auditor of each

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other county in which the subdivision is located the current tax

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valuation for the portion of the subdivision in that county. The

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county auditor shall issue the certification to the taxing

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authority within ten days after receiving the taxing authority's

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resolution or ordinance requesting it.

(2) When considering the tangible personal property

component of the tax valuation of the subdivision, the county

auditor shall take into account the assessment percentages

prescribed in section 5711.22 of the Revised Code. The tax

commissioner may issue rules, orders, or instructions directing

how the assessment percentages must be utilized.

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(3)—Upon receiving the certification from the county 2436 auditor, the taxing authority may adopt a resolution or 2437 ordinance stating the rate of the tax levy, expressed in mills 2438 for each one dollar in tax valuation of taxable value and in 2439 dollars for each one hundred thousand dollars of fair market 2440 value, as estimated by the county auditor, and that the taxing 2441 authority will proceed with the submission of the question of 2442 the tax to electors. The taxing authority shall certify this 2443 2444 resolution or ordinance, a copy of the county auditor's certification, and the resolution or ordinance the taxing 2445 authority adopted under division (B)(1) of this section to the 2446 county auditor and to the proper county board of elections in 2447 the manner and within the time prescribed by the section of the 2448 Revised Code governing submission of the question. The county 2449 board of elections shall not submit the question of the tax to 2450 electors unless a copy of the county auditor's certification 2451 accompanies the resolutions or ordinances the taxing authority 2452 certifies to the board. Before requesting a taxing authority to 2453

submit a tax levy, any agency or authority authorized to make	2454
that request shall first request the certification from the	2455
county auditor provided under this section.	2456
$\frac{(4)}{(3)}$ This division is supplemental to, and not in	2457
derogation of, any similar requirement governing the	2458
certification by the county auditor of the tax valuation of a	2459
subdivision or necessary tax rates for the purposes of the	2460
submission of the question of a tax in excess of the ten-mill	2461
limitation, including sections 133.18 and 5705.195 of the	2462
Revised Code.	2463
(C) All taxes levied on property shall be extended on the	2464
tax list and duplicate by the county auditor of the county in	2465
which the property is located, and shall be collected by the	2466
county treasurer of such county in the same manner and under the	2467
same laws and rules as are prescribed for the assessment and	2468
collection of county taxes. The proceeds of any tax levied by or	2469
for any subdivision when received by its fiscal officer shall be	2470
deposited in its treasury to the credit of the appropriate fund.	2471
Sec. 5705.192. (A) For the purposes of this section only,	2472
"taxing authority" includes a township board of park	2473
commissioners appointed under section 511.18 of the Revised	2474
Code.	2475
(B) A taxing authority may propose to replace an existing	2476
levy that the taxing authority is authorized to levy, regardless	2477
of the section of the Revised Code under which the authority is	2478
granted, except a school district emergency levy proposed	2479
pursuant to sections 5705.194 to 5705.197 of the Revised Code.	2480
The taxing authority may propose to replace the existing levy in	2481
its entirety at the rate at which it is authorized to be levied;	2482
may propose to replace a portion of the existing levy at a	2483

taxing authority proposes to replace an existing levy, the proposed levy shall be called a replacement levy and shall be so designated on the ballot. Except as otherwise provided in this division, a replacement levy shall be limited to the purpose of the existing levy, and shall appear separately on the ballot from, and shall not be conjoined with, the renewal of any other existing levy. In the case of an existing school district levy imposed under section 5705.21 of the Revised Code for the purpose specified in division (F) of section 5705.19 of the Revised Code, or in the case of an existing school district levy imposed under section 5705.217 of the Revised Code for the acquisition, construction, enlargement, renovation, and financing of permanent improvements, the replacement for that existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed 2501	taxing authority proposes to replace an existing levy, the proposed levy shall be called a replacement levy and shall be so designated on the ballot. Except as otherwise provided in this division, a replacement levy shall be limited to the purpose of the existing levy, and shall appear separately on the ballot from, and shall not be conjoined with, the renewal of any other existing levy. In the case of an existing school district levy imposed under section 5705.21 of the Revised Code for the purpose specified in division (F) of section 5705.19 of the Revised Code, or in the case of an existing school district levy imposed under section 5705.217 of the Revised Code for the acquisition, construction, enlargement, renovation, and financing of permanent improvements, the replacement for that existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed under division (L) of section 5705.19 or section 5705.222 of the Revised Code may be for any purpose authorized for a levy 2503	lesser rate; or may propose to replace the existing levy in its	2484
proposed levy shall be called a replacement levy and shall be so designated on the ballot. Except as otherwise provided in this division, a replacement levy shall be limited to the purpose of the existing levy, and shall appear separately on the ballot from, and shall not be conjoined with, the renewal of any other existing levy. In the case of an existing school district levy imposed under section 5705.21 of the Revised Code for the purpose specified in division (F) of section 5705.19 of the Revised Code, or in the case of an existing school district levy imposed under section 5705.217 of the Revised Code for the acquisition, construction, enlargement, renovation, and financing of permanent improvements, the replacement for that existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed 2487	proposed levy shall be called a replacement levy and shall be so designated on the ballot. Except as otherwise provided in this division, a replacement levy shall be limited to the purpose of 2489 the existing levy, and shall appear separately on the ballot from, and shall not be conjoined with, the renewal of any other existing levy. In the case of an existing school district levy imposed under section 5705.21 of the Revised Code for the 2492 purpose specified in division (F) of section 5705.19 of the Revised Code, or in the case of an existing school district levy imposed under section 5705.217 of the Revised Code for the 2495 imposed under section 5705.217 of the Revised Code for the 2496 acquisition, construction, enlargement, renovation, and financing of permanent improvements, the replacement for that 2497 general permanent improvements as defined in section 5705.21 of 2500 the Revised Code. The replacement for an existing levy imposed 2501 under division (L) of section 5705.19 or section 5705.222 of the Revised Code may be for any purpose authorized for a levy 2503	entirety and increase the rate at which it is levied. If the	2485
designated on the ballot. Except as otherwise provided in this division, a replacement levy shall be limited to the purpose of the existing levy, and shall appear separately on the ballot from, and shall not be conjoined with, the renewal of any other existing levy. In the case of an existing school district levy imposed under section 5705.21 of the Revised Code for the purpose specified in division (F) of section 5705.19 of the Revised Code, or in the case of an existing school district levy imposed under section 5705.217 of the Revised Code for the acquisition, construction, enlargement, renovation, and financing of permanent improvements, the replacement for that existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed 2488	designated on the ballot. Except as otherwise provided in this division, a replacement levy shall be limited to the purpose of the existing levy, and shall appear separately on the ballot from, and shall not be conjoined with, the renewal of any other existing levy. In the case of an existing school district levy imposed under section 5705.21 of the Revised Code for the purpose specified in division (F) of section 5705.19 of the Revised Code, or in the case of an existing school district levy imposed under section 5705.217 of the Revised Code for the acquisition, construction, enlargement, renovation, and financing of permanent improvements, the replacement for that existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed under division (L) of section 5705.19 or section 5705.222 of the Revised Code may be for any purpose authorized for a levy 2488	taxing authority proposes to replace an existing levy, the	2486
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imposed under section 5705.21 of the Revised Code for the purpose specified in division (F) of section 5705.19 of the Revised Code, or in the case of an existing school district levy imposed under section 5705.217 of the Revised Code for the acquisition, construction, enlargement, renovation, and financing of permanent improvements, the replacement for that existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed 2493 2493 2494 2495 2496 2496 2497 2500 2500 2501	imposed under section 5705.21 of the Revised Code for the purpose specified in division (F) of section 5705.19 of the Revised Code, or in the case of an existing school district levy imposed under section 5705.217 of the Revised Code for the acquisition, construction, enlargement, renovation, and financing of permanent improvements, the replacement for that existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed under division (L) of section 5705.19 or section 5705.222 of the Revised Code may be for any purpose authorized for a levy 2493 2493 2494 2495 2495 2496 2497 2500 2497 2500 2501 2500 2501 2502 Revised Code may be for any purpose authorized for a levy 2503	from, and shall not be conjoined with, the renewal of any other	2491
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imposed under section 5705.217 of the Revised Code for the acquisition, construction, enlargement, renovation, and 2497 financing of permanent improvements, the replacement for that existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed 2501	imposed under section 5705.217 of the Revised Code for the acquisition, construction, enlargement, renovation, and 2497 financing of permanent improvements, the replacement for that existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed under division (L) of section 5705.19 or section 5705.222 of the Revised Code may be for any purpose authorized for a levy 2503	purpose specified in division (F) of section 5705.19 of the	2494
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existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed 2499	existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed 2501 under division (L) of section 5705.19 or section 5705.222 of the Revised Code may be for any purpose authorized for a levy 2503	acquisition, construction, enlargement, renovation, and	2497
general permanent improvements as defined in section 5705.21 of 2500 the Revised Code. The replacement for an existing levy imposed 2501	general permanent improvements as defined in section 5705.21 of 2500 the Revised Code. The replacement for an existing levy imposed 2501 under division (L) of section 5705.19 or section 5705.222 of the 2502 Revised Code may be for any purpose authorized for a levy 2503	financing of permanent improvements, the replacement for that	2498
the Revised Code. The replacement for an existing levy imposed 2501	the Revised Code. The replacement for an existing levy imposed 2501 under division (L) of section 5705.19 or section 5705.222 of the 2502 Revised Code may be for any purpose authorized for a levy 2503	existing levy may be for the same purpose or for the purpose of	2499
	under division (L) of section 5705.19 or section 5705.222 of the Revised Code may be for any purpose authorized for a levy 2503	general permanent improvements as defined in section 5705.21 of	2500
under division (L) of section 5705.19 or section 5705.222 of the 2502	Revised Code may be for any purpose authorized for a levy 2503	the Revised Code. The replacement for an existing levy imposed	2501
		under division (L) of section 5705.19 or section 5705.222 of the	2502
Revised Code may be for any purpose authorized for a levy 2503	imposed under section 5705.222 of the Revised Code. 2504	Revised Code may be for any purpose authorized for a levy	2503
imposed under section 5705.222 of the Revised Code. 2504	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	imposed under section 5705.222 of the Revised Code.	2504

The resolution proposing a replacement levy shall specify 2505 the purpose of the levy; its proposed rate expressed in mills 2506 for each one dollar of taxable value and in dollars for each one 2507 hundred thousand dollars of fair market value; whether the 2508 proposed rate is the same as the rate of the existing levy, a 2509 reduction, or an increase; the extent of any reduction or 2510 increase expressed in mills for each one dollar of taxable value 2511 and in dollars for each one hundred thousand dollars of fair 2512 market value; the first calendar year in which the levy will be 2513 2514 due; and the term of the levy, expressed in years or, if

applicable, that it will be levied for a continuing period of	2515
time.	2516
The sections of the Revised Code governing the maximum	2517
rate and term of the existing levy, the contents of the	2518
resolution that proposed the levy, the adoption of the	2519
resolution, the arrangements for the submission of the question	2520
of the levy, and notice of the election also govern the	2521
respective provisions of the proposal to replace the existing	2522
levy, except as provided in divisions (B)(1) to (4) of this	2523
section:	2524
(1) In the case of an existing school district levy that	2525
is imposed under section 5705.21 of the Revised Code for the	2526
purpose specified in division (F) of section 5705.19 of the	2527
Revised Code or under section 5705.217 of the Revised Code for	2528
the acquisition, construction, enlargement, renovation, and	2529
financing of permanent improvements, and that is to be replaced	2530
by a levy for general permanent improvements, the term of the	2531
replacement levy may be for a continuing period of time.	2532
(2) The date on which the election is held shall be as	2533
follows:	2534
(a) For the replacement of a levy with a fixed term of	2535
years, the date of the general election held during the last	2536
year the existing levy may be extended on the real and public	2537
utility property tax list and duplicate, or the date of any	2538
election held in the ensuing year;	2539
(b) For the replacement of a levy imposed for a continuing	2540
period of time, the date of any election held in any year after	2541
the year the levy to be replaced is first approved by the	2542
electors, except that only one election on the question of	2543

replacing the levy may be held during any calendar year.	2544
The failure by the electors to approve a proposal to	2545
replace a levy imposed for a continuing period of time does not	2546
terminate the existing continuing levy.	2547
(3) In the case of an existing school district levy	2548
imposed under division (B) of section 5705.21, division (C) of	2549
section 5705.212, or division (J) of section 5705.218 of the	2550
Revised Code, the rates allocated to the qualifying school	2551
district and to partnering community schools each may be	2552
increased or decreased or remain the same, and the total rate	2553
may be increased, decreased, or remain the same.	2554
(4) In the case of an existing levy imposed under division	2555
(L) of section 5705.19 of the Revised Code, the term may be for	2556
any number of years not exceeding ten or for a continuing period	2557
of time.	2558
(C) The form of the ballot at the election on the question	2559
of a replacement levy shall be as follows:	2560
"A replacement of a tax for the benefit of	2561
(name of subdivision or public library) for the purpose	2562
of (the purpose stated in the resolution) at a rate	2563
not exceeding mills for each one dollar \$1 of	2564
valuationtaxable value, which amounts to \$ (rate	2565
expressed in dollars and cents) for each one hundred dollars in	2566
valuation \$100,000 of fair market value, for (number	2567
of years levy is to run, or that it will be levied for a	2568
continuous period of time)	2569
	2570
FOR THE TAX LEVY	2571
AGAINST THE TAX LEVY	2572

"	2573
If the replacement levy is proposed by a qualifying school	2574
district to replace an existing tax levied under division (B) of	2575
section 5705.21, division (C)(1) of section 5705.212, or	2576
division (J) of section 5705.218 of the Revised Code, the form	2577
of the ballot shall be modified by adding, after the phrase	2578
"each one dollar \$1 of valuation taxable value," the following:	2579
"(of which \ldots mills is to be allocated to partnering	2580
community schools)."	2581
If the proposal is to replace an existing levy and	2582
increase the rate of the existing levy, the form of the ballot	2583
shall be changed by adding the words " mills of an	2584
existing levy, which amounts to \$ for each \$100,000 of	2585
fair market value, and an increase of mills, which	2586
amounts to \$ for each \$100,000 of fair market value, to	2587
constitute" after the words "a replacement of." If the proposal	2588
is to replace only a portion of an existing levy, the form of	2589
the ballot shall be changed by adding the words "a portion of an	2590
existing levy, being a reduction of mills, which	2591
amounts to \$ for each \$100,000 of fair market value, to	2592
constitute" after the words "a replacement of." If the existing	2593
levy is imposed under division (B) of section 5705.21, division	2594
(C)(1) of section 5705.212, or division (J) of section 5705.218	2595
of the Revised Code, the form of the ballot also shall state the	2596
portion of the total increased rate or of the total rate as	2597
reduced that is to be allocated to partnering community schools.	2598
If the tax is to be placed on the tax list of the current	2599
tax year, the form of the ballot shall be modified by adding at	2600
the end of the form the phrase ", commencing in	2601
(first year the replacement tax is to be levied), first due in	2602

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calendar year	(first calendar year in which the tax	2603
shall be due)."		2604

The question covered by the resolution shall be submitted as a separate proposition, but may be printed on the same ballot with any other proposition submitted at the same election, other than the election of officers. More than one such question may be submitted at the same election.

- (D) Two or more existing levies, or any portion of those 2610 2611 levies, may be combined into one replacement levy, so long as all of the existing levies are for the same purpose and either 2612 all are due to expire the same year or all are for a continuing 2613 period of time. The question of combining all or portions of 2614 those existing levies into the replacement levy shall appear as 2615 one ballot proposition before the electors. If the electors 2616 approve the ballot proposition, all or the stated portions of 2617 the existing levies are replaced by one replacement levy. 2618
- (E) A levy approved in excess of the ten-mill limitation 2619 under this section shall be certified to the tax commissioner. 2620 In the first year of a levy approved under this section, the 2621 levy shall be extended on the tax lists after the February 2622 settlement succeeding the election at which the levy was 2623 approved. If the levy is to be placed on the tax lists of the 2624 current year, as specified in the resolution providing for its 2625 submission, the result of the election shall be certified 2626 immediately after the canvass by the board of elections to the 2627 taxing authority, which shall forthwith make the necessary levy 2628 and certify it to the county auditor, who shall extend it on the 2629 tax lists for collection. After the first year, the levy shall 2630 be included in the annual tax budget that is certified to the 2631 county budget commission. 2632

2641

If notes are authorized to be issued in anticipation of	2633
the proceeds of the existing levy, notes may be issued in	2634
anticipation of the proceeds of the replacement levy, and such	2635
issuance is subject to the terms and limitations governing the	2636
issuance of notes in anticipation of the proceeds of the	2637
existing levy.	2638
(F) This section does not authorize a tax to be levied in	2639

(F) This section does not authorize a tax to be levied in any year after the year in which revenue is not needed for the purpose for which the tax is levied.

Sec. 5705.195. Within five days after the resolution is 2642 certified to the county auditor as provided by section 5705.194 2643 of the Revised Code, the auditor shall calculate and certify to 2644 the taxing authority the annual levy, expressed in dollars and-2645 cents for each one hundred thousand dollars of valuation fair 2646 market value as well as in mills for each one dollar of 2647 valuationtaxable value, throughout the life of the levy which 2648 will be required to produce the annual amount set forth in the 2649 resolution assuming that the amount of the tax list of such 2650 subdivision remains throughout the life of the levy the same as 2651 the amount of the tax list for the current year, and if this is 2652 not determined, the estimated amount submitted by the auditor to 2653 2654 the county budget commission. When considering the tangible personal property component of the tax valuation of the 2655 2656 subdivision, the county auditor shall take into account the assessment percentages prescribed in section 5711.22 of the 2657 Revised Code. The tax commissioner may issue rules, orders, or 2658 instructions directing how the assessment percentages must be 2659 2660 utilized.

Upon receiving the certification from the county auditor, 2661 if the taxing authority desires to proceed with the submission 2662

of the question it shall, not less than ninety days before the	2663
day of such election, certify its resolution, together with the	2664
amount of the average tax levy, expressed in dollars and cents-	2665
for each one hundred <u>thousand</u> dollars of <u>valuation</u> <u>fair market</u>	2666
<pre>value as well as in mills for each one dollar of</pre>	2667
valuationtaxable value, estimated by the auditor, and the number	2668
of years the levy is to run to the board of elections of the	2669
county which shall prepare the ballots and make other necessary	2670
arrangements for the submission of the question to the voters of	2671
the subdivision.	2672

Sec. 5705.196. The election provided for in section 2673 5705.194 of the Revised Code shall be held at the regular places 2674 for voting in the district, and shall be conducted, canvassed, 2675 and certified in the same manner as regular elections in the 2676 district for the election of county officers, provided that in 2677 any such election in which only part of the electors of a 2678 precinct are qualified to vote, the board of elections may 2679 assign voters in such part to an adjoining precinct. Such an 2680 assignment may be made to an adjoining precinct in another 2681 county with the consent and approval of the board of elections 2682 of such other county. Notice of the election shall be published 2683 in one newspaper of general circulation in the district once a 2684 week for two consecutive weeks or as provided in section 7.16 of 2685 the Revised Code, prior to the election. If the board of 2686 elections operates and maintains a web site, the board of 2687 elections shall post notice of the election on its web site for 2688 thirty days prior to the election. Such notice shall state the 2689 annual proceeds of the proposed levy, the purpose for which such 2690 proceeds are to be used, the number of years during which the 2691 levy shall run, and the estimated average additional tax rate 2692 expressed in dollars and cents for each one hundred thousand 2693

	0.604
dollars of valuation <u>fair market value</u> as well as in mills for	2694
each one dollar of valuation taxable value, outside the	2695
limitation imposed by Section 2 of Article XII, Ohio	2696
Constitution, as certified by the county auditor.	2697
Sec. 5705.197. The form of the ballot to be used at the	2698
election provided for in section 5705.195 of the Revised Code	2699
shall be as follows:	2700
"Shall a levy be imposed by the (here insert	2701
name of school district) for the purpose of (here	2702
insert purpose of levy) in the sum of \S (here insert	2703
annual amount the levy is to produce) and a levy of taxes to be	2704
made outside of the ten-mill limitation estimated by the county	2705
auditor to average (here insert number of mills)	2706
mills for each one dollar \$1 of valuation taxable value, which	2707
amounts to \$ (here insert rate expressed in dollars	2708
and cents) for each one hundred dollars \$100,000 of	2709
valuation fair market value, for a period of (here	2710
insert the number of years the millage is to be imposed) years?	2711
	2712
For the Tax Levy	2713
Against the Tax Levy	2714
п	2715
The purpose for which the tax is to be levied shall be	2716
printed in the space indicated, in boldface type of at least	2717
twice the size of the type immediately surrounding it.	2718
If the tax is to be placed on the current tax list, the	2719
form of the ballot shall be modified by adding, after "years,"	2720
the phrase ", commencing in (first year the tax is to	2721
be levied), first due in calendar year (first	2722

calendar year in which the tax shall be due)."	2723
If the levy submitted is a proposal to renew all or a	2724
portion of an existing levy, the form of the ballot specified in	2725
this section <u>may <u>must</u> be changed by adding the following at the</u>	2726
beginning of the form, after the words "shall a levy":	2727
(A) "Renewing an existing levy" in the case of a proposal	2728
to renew an existing levy in the same amount;	2729
(B) "Renewing \S dollars—and providing an increase of	2730
<pre>\$ dollars" in the case of an increase;</pre>	2731
(C) "Renewing part of an existing levy, being a reduction	2732
of \S dollars" in the case of a renewal of only part of an	2733
existing levy.	2734
If the levy submitted is a proposal to renew all or a	2735
portion of more than one existing levy, the form of the ballot	2736
may be changed in any of the manners provided in division (A),	2737
(B), or (C) of this section, or any combination of those	2738
manners, as appropriate, so long as the form of the ballot	2739
reflects the number of levies to be renewed, whether the amount	2740
of any of the levies will be increased or decreased, the amount	2741
of any such increase or decrease for each levy, and that none of	2742
the existing levies to be renewed will be levied after the year	2743
preceding the year in which the renewal levy is first imposed.	2744
The form of the ballot shall be changed by adding the following	2745
statement after "for a period of years?" and before "For	2746
the Tax Levy" and "Against the Tax Levy":	2747
"If approved, any remaining tax years on any of the	2748
above (here insert the number of existing levies) existing	2749
levies will not be collected after \dots (here insert the	2750
current tax year or, if not the current tax year, the applicable	2751

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tax year)."	2752
Sec. 5705.199. (A) At any time the board of education of a	2753
city, local, exempted village, cooperative education, or joint	2754
vocational school district, by a vote of two-thirds of all its	2755
members, may declare by resolution that the revenue that will be	2756
raised by all tax levies that the district is authorized to	2757
impose, when combined with state and federal revenues, will be	2758
insufficient to provide for the necessary requirements of the	2759
school district, and that it is therefore necessary to levy a	2760
tax in excess of the ten-mill limitation for the purpose of	2761
providing for the necessary requirements of the school district.	2762
Such a levy shall be proposed as a substitute for all or a	2763
portion of one or more existing levies imposed under sections	2764
5705.194 to 5705.197 of the Revised Code or under this section,	2765
by levying a tax as follows:	2766
(1) In the initial year the levy is in effect, the levy	2767
shall be in a specified amount of money equal to the aggregate	2768
annual dollar amount of proceeds derived from the levy or	2769
levies, or portion thereof, being substituted.	2770
(2) In each subsequent year the levy is in effect, the	2771
levy shall be in a specified amount of money equal to the sum of	2772
the following:	2773
(a) The dollar amount of the proceeds derived from the	2774
levy in the prior year; and	2775
(b) The dollar amount equal to the product of the total	2776
taxable value of all taxable real property in the school	2777
district in the then-current year, excluding carryover property	2778

as defined in section 319.301 of the Revised Code, multiplied by

the annual levy, expressed in mills for each one dollar of

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valuationtaxable value, that was required to produce the annual	2781
dollar amount of the levy under this section in the prior year;	2782
provided, that the amount under division (A)(2)(b) of this	2783
section shall not be less than zero.	2784

(B) The resolution proposing the substitute levy shall 2785 specify the annual dollar amount the levy is to produce in its 2786 initial year; the first calendar year in which the levy will be 2787 due; and the term of the levy expressed in years, which may be 2788 any number not exceeding ten, or for a continuing period of 2789 time. The resolution shall specify the date of holding the 2790 election, which shall not be earlier than ninety days after 2791 certification of the resolution to the board of elections, and 2792 which shall be consistent with the requirements of section 2793 3501.01 of the Revised Code. If two or more existing levies are 2794 to be included in a single substitute levy, but are not 2795 scheduled to expire in the same year, the resolution shall 2796 specify that the existing levies to be substituted shall not be 2797 levied after the year preceding the year in which the substitute 2798 levy is first imposed. 2799

The resolution shall go into immediate effect upon its passage, and no publication of the resolution shall be necessary other than that provided for in the notice of election. A copy of the resolution shall immediately after its passage be certified to the county auditor in the manner provided by section 5705.195 of the Revised Code, and sections 5705.194 and 5705.196 of the Revised Code shall govern the arrangements for the submission of the question and other matters concerning the notice of election and the election, except as may be provided otherwise in this section.

(C) The form of the ballot to be used at the election on

the question of a levy under this section shall be as follows:	2811
"Shall a tax levy substituting for an existing levy be	2812
imposed by the (here insert name of school district)	2813
for the purpose of providing for the necessary requirements of	2814
the school district in the initial sum of \S (here	2815
insert the annual dollar amount the levy is to produce in its	2816
initial year), and a levy of taxes be made outside of the ten-	2817
mill limitation estimated by the county auditor to	2818
require (here insert number of mills) mills for each	2819
one dollar \$1 of valuation taxable value, which amounts to	2820
\S (here insert rate expressed in dollars and cents)—	2821
for each one hundred dollars \$100,000 of valuation fair market	2822
<u>value</u> for the initial year of the tax, for a period	2823
of (here insert the number of years the levy is to be	2824
imposed, or that it will be levied for a continuing period of	2825
time), commencing in (first year the tax is to be	2826
levied), first due in calendar year (first calendar	2827
year in which the tax shall be due), with the sum of such tax to	2828
increase only if and as new land or real property improvements	2829
not previously taxed by the school district are added to its tax	2830
list?	2831

	FOR	THE	TAX	LEV	Y		
1	AGA:	INST	THE	TAX	LEVY		

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If the levy submitted is a proposal to substitute all or a 2836 portion of more than one existing levy, the form of the ballot 2837 may be changed so long as the ballot reflects the number of 2838 levies to be substituted and that none of the existing levies to 2839 be substituted will be levied after the year preceding the year 2840

in which the substitute levy is first imposed. The form of the	2841
ballot shall be modified by substituting the statement "Shall a	2842
tax levy substituting for an existing levy" with "Shall a tax	2843
levy substituting for existing levies" and adding the following	2844
statement after "added to its tax list?" and before "For the Tax	2845
Levy":	2846
"If approved, any remaining tax years on any of	2847
the (here insert the number of existing levies)	2848
existing levies will not be collected after (here	2849
insert the current tax year or, if not the current tax year, the	2850
applicable tax year)."	2851
(D) The submission of questions to the electors under this	2852
section is subject to the limitation on the number of election	2853
dates established by section 5705.214 of the Revised Code.	2854
(E) If a majority of the electors voting on the question	2855
so submitted in an election vote in favor of the levy, the board	2856
of education may make the necessary levy within the school	2857
district at the rate and for the purpose stated in the	2858
resolution. The tax levy shall be included in the next tax	2859
budget that is certified to the county budget commission.	2860
(F) A levy for a continuing period of time may be	2861
decreased pursuant to section 5705.261 of the Revised Code.	2862
(G) A levy under this section substituting for all or a	2863
portion of one or more existing levies imposed under sections	2864
5705.194 to 5705.197 of the Revised Code or under this section	2865
shall be treated as having renewed the levy or levies being	2866
substituted for purposes of the payments made under sections	2867
5751.20 to 5751.22 of the Revised Code.	2868
(H) After the approval of a levy on the current tax list	2869

and duplicate, and prior to the time when the first tax 2870 collection from the levy can be made, the board of education may 2871 anticipate a fraction of the proceeds of the levy and issue 2872 anticipation notes in a principal amount not exceeding fifty per 2873 cent of the total estimated proceeds of the levy to be collected 2874 during the first year of the levy. The notes shall be issued as 2875 provided in section 133.24 of the Revised Code, shall have 2876 principal payments during each year after the year of their 2877 issuance over a period not to exceed five years, and may have a 2878 principal payment in the year of their issuance. 2879

Sec. 5705.21. (A) At any time, the board of education of 2880 any city, local, exempted village, cooperative education, or 2881 joint vocational school district, by a vote of two-thirds of all 2882 its members, may declare by resolution that the amount of taxes 2883 that may be raised within the ten-mill limitation by levies on 2884 the current tax duplicate-list will be insufficient to provide 2885 an adequate amount for the necessary requirements of the school 2886 district, that it is necessary to levy a tax in excess of such 2887 limitation for one of the purposes specified in division (A), 2888 (D), (F), (H), or (DD) of section 5705.19 of the Revised Code, 2889 for general permanent improvements, for the purpose of operating 2890 a cultural center, for the purpose of providing for school 2891 safety and security, or for the purpose of providing education 2892 technology, and that the question of such additional tax levy 2893 shall be submitted to the electors of the school district at a 2894 special election on a day to be specified in the resolution. In 2895 the case of a qualifying library levy for the support of a 2896 library association or private corporation, the question shall 2897 be submitted to the electors of the association library 2898 district. If the resolution states that the levy is for the 2899 purpose of operating a cultural center, the ballot shall state 2900

that t	the	levy	is	"for	the	purpose	of	operating	the	2901
(name	of	cultu	ıral	cent	cer)	. "				2902

As used in this division, "cultural center" means a 2903 freestanding building, separate from a public school building, 2904 that is open to the public for educational, musical, artistic, 2905 and cultural purposes; "education technology" means, but is not 2906 limited to, computer hardware, equipment, materials, and 2907 accessories, equipment used for two-way audio or video, and 2908 software; and "general permanent improvements" means permanent 2909 improvements without regard to the limitation of division (F) of 2910 2911 section 5705.19 of the Revised Code that the improvements be a specific improvement or a class of improvements that may be 2912 included in a single bond issue. 2913

A resolution adopted under this division shall be confined 2914 to a single purpose and shall specify the amount of the increase 2915 in rate that it is necessary to levy, the purpose of the levy, 2916 and the number of years during which the increase in rate shall 2917 be in effect. The number of years may be any number not 2918 exceeding five or, if the levy is for current expenses of the 2919 district or for general permanent improvements, for a continuing 2920 period of time. 2921

(B) (1) The board of education of a qualifying school 2922 district, by resolution, may declare that it is necessary to 2923 levy a tax in excess of the ten-mill limitation for the purpose 2924 of paying the current expenses of partnering community schools 2925 and, if any of the levy proceeds are so allocated, of the 2926 district. A qualifying school district that is not a municipal 2927 school district may allocate all of the levy proceeds to 2928 partnering community schools. A municipal school district shall 2929 allocate a portion of the levy proceeds to the current expenses 2930

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of the district. The resolution shall declare that the question	2931
of the additional tax levy shall be submitted to the electors of	2932
the school district at a special election on a day to be	2933
specified in the resolution. The resolution shall state the	2934
purpose of the levy, the rate of the tax expressed in mills per	2935
<pre>for each one dollar of taxable value, the number of such mills</pre>	2936
to be levied for the current expenses of the partnering	2937
community schools and the number of such mills, if any, to be	2938
levied for the current expenses of the school district, the	2939
number of years the tax will be levied, and the first year the	2940
tax will be levied. The number of years the tax may be levied	2941
may be any number not exceeding ten years, or for a continuing	2942
period of time.	2943

The levy of a tax for the current expenses of a partnering community school under this section and the distribution of proceeds from the tax by a qualifying school district to partnering community schools is hereby determined to be a proper public purpose.

(2) (a) If any portion of the levy proceeds are to be
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allocated to the current expenses of the qualifying school
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district, the form of the ballot at an election held pursuant to
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division (B) of this section shall be as follows:
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"Shall a levy be imposed by the..... (insert the name 2953 of the qualifying school district) for the purpose of current 2954 expenses of the school district and of partnering community 2955 schools at a rate not exceeding..... (insert the number of 2956 mills) mills for each one dollar \$1 of valuation taxable value, 2957 of which..... (insert the number of mills to be allocated to 2958 partnering community schools) mills is to be allocated to 2959 partnering community schools), which amounts to..... (insert-2960

the rate expressed in dollars and cents) to \$	for each 2961
one hundred dollars \$100,000 of valuation fair mark	<u>set value</u> , 2962
for (insert the number of years the levy is	to be imposed, 2963
or that it will be levied for a continuing period	of time), 2964
beginning (insert first year the tax is to be	e levied), 2965
which will first be payable in calendar year	(insert the 2966
first calendar year in which the tax would be paya	ble)? 2967
	2968
L EOD MILE MAY LEVY	2969
FOR THE TAX LEVY	
AGAINST THE TAX LEVY	2970
	2971
(b) If all of the levy proceeds are to be all	ocated to the 2972
current expenses of partnering community schools,	the form of 2973
the ballot shall be as follows:	2974
"Shall a levy be imposed by the (ins	sert the name 2975
of the qualifying school district) for the purpose	e of current 2976
expenses of partnering community schools at a rate	e not 2977
exceeding (insert the number of mills) mills	s for each one 2978
dollar \$1 of valuation taxable value which amounts	2979
(insert the rate expressed in dollars and cents) §	5for 2980
each one hundred dollars \$100,000 of valuation fair	market value, 2981
for (insert the number of years the levy is	to be imposed, 2982
or that it will be levied for a continuing period	of time), 2983
beginning (insert first year the tax is to be	pe levied), 2984
which will first be payable in calendar year	(insert the 2985
first calendar year in which the tax would be paya	ble)? 2986
	2987
L 200 MMD 200 1 200	
FOR THE TAX LEVY	2988

| AGAINST THE TAX LEVY

(3) Upon each receipt of a tax distribution by the 2991 qualifying school district, the board of education shall credit 2992 the portion allocated to partnering community schools to the 2993 partnering community schools fund. All income from the 2994 investment of money in the partnering community schools fund 2995 shall be credited to that fund.

- (a) If the qualifying school district is a municipal 2997 school district, the board of education shall distribute the 2998 partnering community schools amount among the then qualifying 2999 community schools not more than forty-five days after the school 3000 district receives and deposits each tax distribution. From each 3001 tax distribution, each such partnering community school shall 3002 receive a portion of the partnering community schools amount in 3003 the proportion that the number of its resident students bears to 3004 the aggregate number of resident students of all such partnering 3005 community schools as of the date of receipt and deposit of the 3006 tax distribution. 3007
- (b) If the qualifying school district is not a municipal 3008 school district, the board of education may distribute all or a 3009 portion of the amount in the partnering community schools fund 3010 during a fiscal year to partnering community schools on or 3011 before the first day of June of the preceding fiscal year. Each 3012 such partnering community school shall receive a portion of the 3013 amount distributed by the board from the partnering community 3014 schools fund during the fiscal year in the proportion that the 3015 number of its resident students bears to the aggregate number of 3016 resident students of all such partnering community schools as of 3017 the date the school district received and deposited the most 3018 recent tax distribution. On or before the fifteenth day of June 3019

of each fiscal year, the board of education shall announce an	3020
estimated allocation to partnering community schools for the	3021
ensuing fiscal year. The board is not required to allocate to	3022
partnering community schools the entire partnering community	3023
schools amount in the fiscal year in which a tax distribution is	3024
received and deposited in the partnering community schools fund.	3025
The estimated allocation shall be published on the web site of	3026
the school district and expressed as a dollar amount per	3027
resident student. The actual allocation to community schools in	3028
a fiscal year need not conform to the estimate published by the	3029
school district so long if the estimate was made in good faith.	3030

Distributions by a school district under division (B)(3) 3031 (b) of this section shall be made in accordance with 3032 distribution agreements entered into by the board of education 3033 and each partnering community school eligible for distributions 3034 under this division. The distribution agreements shall be 3035 certified to the department of education each fiscal year before 3036 the thirtieth day of July. Each agreement shall provide for at 3037 least three distributions by the school district to the 3038 partnering community school during the fiscal year and shall 3039 require the initial distribution be made on or before the 3040 thirtieth day of July. 3041

- (c) For the purposes of division (B) of this section, the 3042 number of resident students shall be the number of such students 3043 reported under section 3317.03 of the Revised Code and 3044 established by the department of education as of the date of 3045 receipt and deposit of the tax distribution. 3046
- (4) To the extent an agreement whereby the qualifying 3047 school district and a community school endorse each other's 3048 programs is necessary for the community school to qualify as a 3049

partnering community school under division (B)(6)(b) of this	3050
section, the board of education of the school district shall	3051
certify to the department of education the agreement along with	3052
the determination that such agreement satisfies the requirements	3053
of that division. The board's determination is conclusive.	3054
(5) For the purposes of Chapter 3317. of the Revised Code	3055
or other laws referring to the "taxes charged and payable" for a	3056
school district, the taxes charged and payable for a qualifying	3057

- school district, the taxes charged and payable for a qualifying school district that levies a tax under division (B) of this 3058 section includes only the taxes charged and payable under that 3059 levy for the current expenses of the school district, and does 3060 not include the taxes charged and payable for the current 3061 expenses of partnering community schools. The taxes charged and 3062 payable for the current expenses of partnering community schools 3063 shall not affect the calculation of "state education aid" as 3064 defined in section 5751.20 of the Revised Code. 3065
 - (6) As used in division (B) of this section:
- (a) "Qualifying school district" means a municipal school 3067 district, as defined in section 3311.71 of the Revised Code or a 3068 school district that contains within its territory a partnering 3069 community school.
- (b) "Partnering community school" means a community school 3071 established under Chapter 3314. of the Revised Code that is 3072 located within the territory of the qualifying school district 3073 and meets one of the following criteria: 3074
- (i) If the qualifying school district is a municipal 3075 school district, the community school is sponsored by the 3076 district or is a party to an agreement with the district whereby 3077 the district and the community school endorse each other's 3078

programs;	3079
(ii) If the qualifying school district is not a municipal	3080
school district, the community school is sponsored by a sponsor	3081
that was rated as "exemplary" in the ratings most recently	3082
published under section 3314.016 of the Revised Code before the	3083
resolution proposing the levy is certified to the board of	3084
elections.	3085
(c) "Partnering community schools amount" means the	3086
product obtained, as of the receipt and deposit of the tax	3087
distribution, by multiplying the amount of a tax distribution by	3088
a fraction, the numerator of which is the number of mills per	3089
dollar of taxable value of the property tax to be allocated to	3090
partnering community schools, and the denominator of which is	3091
the total number of mills per dollar of taxable value authorized	3092
by the electors in the election held under division (B) of this	3093
section, each as set forth in the resolution levying the tax. If	3094
the resolution allocates all of the levy proceeds to partnering	3095
community schools, the "partnering schools amount" equals the	3096
amount of the tax distribution.	3097
(d) "Partnering community schools fund" means a separate	3098
fund established by the board of education of a qualifying	3099
school district for the deposit of partnering community school	3100
amounts under this section.	3101
(e) "Resident student" means a student enrolled in a	3102
partnering community school who is entitled to attend school in	3103
the qualifying school district under section 3313.64 or 3313.65	3104
of the Revised Code.	3105
(f) "Tax distribution" means a distribution of proceeds of	3106

the tax authorized by division (B) of this section under section

321.24 of the Revised Code and distributions that are	3108
attributable to that tax under sections 323.156 and 4503.068 of	3109
the Revised Code or other applicable law.	3110
(C) A resolution adopted under this section shall specify	3111
the date of holding the election, which shall not be earlier	3112
than ninety days after the adoption and certification of the	3113
resolution and which shall be consistent with the requirements	3114
of section 3501.01 of the Revised Code.	3115
A resolution adopted under this section may propose to	3116
renew one or more existing levies imposed under division (A) or	3117
(B) of this section or to increase or decrease a single levy	3118
imposed under either such division.	3119
If the board of education imposes one or more existing	3120
levies for the purpose specified in division (F) of section	3121
5705.19 of the Revised Code, the resolution may propose to renew	3122
one or more of those existing levies, or to increase or decrease	3123
a single such existing levy, for the purpose of general	3124
permanent improvements.	3125
If the resolution proposes to renew two or more existing	3126
levies, the levies shall be levied for the same purpose. The	3127
resolution shall identify those levies and the rates at which	3128
they are levied. The resolution also shall specify that the	3129
existing levies shall not be extended on the tax lists after the	3130
year preceding the year in which the renewal levy is first	3131
imposed, regardless of the years for which those levies	3132
originally were authorized to be levied.	3133
If the resolution proposes to renew an existing levy	3134
imposed under division (B) of this section, the rates allocated	3135

to the qualifying school district and to partnering community

schools each may be increased or decreased or remain the same,	3137
and the total rate may be increased, decreased, or remain the	3138
same. The resolution and notice of election shall specify the	3139
number of the mills to be levied for the current expenses of the	3140
partnering community schools and the number of the mills, if	3141
any, to be levied for the current expenses of the qualifying	3142
school district.	3143

A resolution adopted under this section shall go into 3144 immediate effect upon its passage, and no publication of the 3145 resolution shall be necessary other than that provided for in 3146 the notice of election. A copy of the resolution shall 3147 immediately after its passing be certified to the board of 3148 elections of the proper county in the manner provided by section 3149 5705.25 of the Revised Code. That section shall govern the 3150 arrangements for the submission of such question and other 3151 matters concerning the election to which that section refers, 3152 including publication of notice of the election, except that the 3153 election shall be held on the date specified in the resolution. 3154 In the case of a resolution adopted under division (B) of this 3155 section, the publication of notice of that election shall state 3156 the number of the mills, if any, to be levied for the current 3157 expenses of partnering community schools and the number of the 3158 mills to be levied for the current expenses of the qualifying 3159 school district. If a majority of the electors voting on the 3160 question so submitted in an election vote in favor of the levy, 3161 the board of education may make the necessary levy within the 3162 school district or, in the case of a qualifying library levy for 3163 the support of a library association or private corporation, 3164 within the association library district, at the additional rate, 3165 or at any lesser rate in excess of the ten-mill limitation on 3166 the tax list, for the purpose stated in the resolution. A levy 3167

their issuance.

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section 5705.261 of the Revised Code. The tax levy shall be	3169
included in the next tax budget that is certified to the county	3170
budget commission.	3171
(D)(1) After the approval of a levy on the current tax	3172
list and duplicate for current expenses, for recreational	3173
purposes, for community centers provided for in section 755.16	3174
of the Revised Code, or for a public library of the district	3175
under division (A) of this section, and prior to the time when	3176
the first tax collection from the levy can be made, the board of	3177
education may anticipate a fraction of the proceeds of the levy	3178
and issue anticipation notes in a principal amount not exceeding	3179
fifty per cent of the total estimated proceeds of the levy to be	3180
collected during the first year of the levy.	3181
(2) After the approval of a levy for general permanent	3182
improvements for a specified number of years or for permanent	3183
improvements having the purpose specified in division (F) of	3184
section 5705.19 of the Revised Code, the board of education may	3185
anticipate a fraction of the proceeds of the levy and issue	3186
anticipation notes in a principal amount not exceeding fifty per	3187
cent of the total estimated proceeds of the levy remaining to be	3188
collected in each year over a period of five years after the	3189
issuance of the notes.	3190
The notes shall be issued as provided in section 133.24 of	3191

for a continuing period of time may be reduced pursuant to

(3) After approval of a levy for general permanent3196improvements for a continuing period of time, the board of3197

the Revised Code, shall have principal payments during each year

after the year of their issuance over a period not to exceed

five years, and may have a principal payment in the year of

education may anticipate a fraction of the proceeds of the levy	3198
and issue anticipation notes in a principal amount not exceeding	3199
fifty per cent of the total estimated proceeds of the levy to be	3200
collected in each year over a specified period of years, not	3201
exceeding ten, after the issuance of the notes.	3202

The notes shall be issued as provided in section 133.24 of the Revised Code, shall have principal payments during each year after the year of their issuance over a period not to exceed ten years, and may have a principal payment in the year of their issuance.

(4) After the approval of a levy on the current tax list and duplicate under division (B) of this section, and prior to the time when the first tax collection from the levy can be made, the board of education may anticipate a fraction of the proceeds of the levy for the current expenses of the school district and issue anticipation notes in a principal amount not exceeding fifty per cent of the estimated proceeds of the levy to be collected during the first year of the levy and allocated to the school district. The portion of the levy proceeds to be allocated to partnering community schools under that division shall not be included in the estimated proceeds anticipated under this division and shall not be used to pay debt charges on any anticipation notes.

The notes shall be issued as provided in section 133.24 of the Revised Code, shall have principal payments during each year after the year of their issuance over a period not to exceed five years, and may have a principal payment in the year of their issuance.

(E) The submission of questions to the electors under this section is subject to the limitation on the number of election

dates established by section 5705.214 of the Revised Code.

(F) The board of education of any school district that

levies a tax under this section for the purpose of providing for

school safety and security may report to the department of

education how the district is using revenue from that tax.

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Sec. 5705.213. (A) (1) The board of education of any school 3233 district, at any time and by a vote of two-thirds of all of its 3234 members, may declare by resolution that the amount of taxes that 3235 may be raised within the ten-mill limitation will be 3236 3237 insufficient to provide an adequate amount for the present and future requirements of the school district and that it is 3238 necessary to levy a tax in excess of that limitation for current 3239 expenses. The resolution also shall state that the question of 3240 the additional tax shall be submitted to the electors of the 3241 school district at a special election. The resolution shall 3242 specify, for each year the levy is in effect, the amount of 3243 money that the levy is proposed to raise, which may, for years 3244 after the first year the levy is made, be expressed in terms of 3245 a dollar or percentage increase over the prior year's amount. 3246 The resolution also shall specify that the purpose of the levy 3247 is for current expenses, the number of years during which the 3248 tax shall be in effect which may be for any number of years not 3249 exceeding ten, and the year in which the tax first is proposed 3250 to be levied. The resolution shall specify the date of holding 3251 the special election, which shall not be earlier than ninety-3252 five days after the adoption and certification of the resolution 3253 to the county auditor and not earlier than ninety days after 3254 certification to the board of elections. The date of the 3255 election shall be consistent with the requirements of section 3256 3501.01 of the Revised Code. 3257

(2) The board of education, by a vote of two-thirds of all	3258
of its members, may adopt a resolution proposing to renew a tax	3259
levied under division (A)(1) of this section. Such a resolution	3260
shall provide for levying a tax and specify all of the	3261
following:	3262
(a) That the tax shall be called and designated on the	3263
ballot as a renewal levy;	3264
(b) The amount of the renewal tax, which shall be no more	3265
than the amount of tax levied during the last year the tax being	3266
renewed is authorized to be in effect;	3267
(c) The number of years, not to exceed ten, that the	3268
renewal tax will be levied, or that it will be levied for a	3269
continuing period of time;	3270
(d) That the purpose of the renewal levy is for current	3271
expenses;	3272
(e) Subject to the certification and notification	3273
(e) Subject to the certification and notification requirements of section 5705.251 of the Revised Code, that the	3273 3274
requirements of section 5705.251 of the Revised Code, that the	3274
requirements of section 5705.251 of the Revised Code, that the question of the renewal levy shall be submitted to the electors	3274 3275
requirements of section 5705.251 of the Revised Code, that the question of the renewal levy shall be submitted to the electors of the school district at the general election held during the	3274 3275 3276
requirements of section 5705.251 of the Revised Code, that the question of the renewal levy shall be submitted to the electors of the school district at the general election held during the last year the tax being renewed may be extended on the real and	3274 3275 3276 3277
requirements of section 5705.251 of the Revised Code, that the question of the renewal levy shall be submitted to the electors of the school district at the general election held during the last year the tax being renewed may be extended on the real and public utility property tax list and duplicate or at a special	3274 3275 3276 3277 3278
requirements of section 5705.251 of the Revised Code, that the question of the renewal levy shall be submitted to the electors of the school district at the general election held during the last year the tax being renewed may be extended on the real and public utility property tax list and duplicate or at a special election held during the ensuing year.	3274 3275 3276 3277 3278 3279
requirements of section 5705.251 of the Revised Code, that the question of the renewal levy shall be submitted to the electors of the school district at the general election held during the last year the tax being renewed may be extended on the real and public utility property tax list and duplicate or at a special election held during the ensuing year. (3) A resolution adopted under division (A)(1) or (2) of	3274 3275 3276 3277 3278 3279
requirements of section 5705.251 of the Revised Code, that the question of the renewal levy shall be submitted to the electors of the school district at the general election held during the last year the tax being renewed may be extended on the real and public utility property tax list and duplicate or at a special election held during the ensuing year. (3) A resolution adopted under division (A)(1) or (2) of this section shall go into immediate effect upon its adoption	3274 3275 3276 3277 3278 3279 3280 3281
requirements of section 5705.251 of the Revised Code, that the question of the renewal levy shall be submitted to the electors of the school district at the general election held during the last year the tax being renewed may be extended on the real and public utility property tax list and duplicate or at a special election held during the ensuing year. (3) A resolution adopted under division (A)(1) or (2) of this section shall go into immediate effect upon its adoption and no publication of the resolution is necessary other than	3274 3275 3276 3277 3278 3279 3280 3281 3282
requirements of section 5705.251 of the Revised Code, that the question of the renewal levy shall be submitted to the electors of the school district at the general election held during the last year the tax being renewed may be extended on the real and public utility property tax list and duplicate or at a special election held during the ensuing year. (3) A resolution adopted under division (A)(1) or (2) of this section shall go into immediate effect upon its adoption and no publication of the resolution is necessary other than that provided for in the notice of election. Immediately after	3274 3275 3276 3277 3278 3279 3280 3281 3282 3283

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estimated levy, for the first year, and for each subsequent year	3287
for which the tax is proposed to be in effect. The estimates	3288
shall be made both in mills for each <u>one</u> dollar of	3289
valuation, taxable value and in dollars and cents for each one	3290
hundred <u>thousand</u> dollars of valuation fair market value. In	3291
making the estimates, the auditor shall assume that the amount	3292
of the tax list remains throughout the life of the levy, the	3293
same as the tax list for the current year. If the tax list for	3294
the current year is not determined, the auditor shall base the	3295
auditor's estimates on the estimated amount of the tax list for	3296
the current year as submitted to the county budget commission.	3297

If the board desires to proceed with the submission of the 3298 question, it shall certify its resolution, with the estimated 3299 tax levy expressed in mills for each one dollar of taxable value 3300 and dollars and cents per for each one hundred thousand dollars 3301 of valuation fair market value for each year that the tax is 3302 proposed to be in effect, to the board of elections of the 3303 proper county in the manner provided by division (A) of section 3304 5705.251 of the Revised Code. Section 5705.251 of the Revised 3305 Code shall govern the arrangements for the submission of the 3306 question and other matters concerning the election to which that 3307 section refers. The election shall be held on the date specified 3308 in the resolution. If a majority of the electors voting on the 3309 question so submitted in an election vote in favor of the tax, 3310 and if the tax is authorized to be levied for the current year, 3311 the board of education immediately may make the additional levy 3312 necessary to raise the amount specified in the resolution or a 3313 lesser amount for the purpose stated in the resolution. 3314

(4) The submission of questions to the electors under this section is subject to the limitation on the number of election dates established by section 5705.214 of the Revised Code.

(B) Notwithstanding sections 133.30 and 133.301 of the	3318
Revised Code, after the approval of a tax to be levied in the	3319
current or the succeeding year and prior to the time when the	3320
first tax collection from that levy can be made, the board of	3321
education may anticipate a fraction of the proceeds of the levy	3322
and issue anticipation notes in an amount not to exceed fifty	3323
per cent of the total estimated proceeds of the levy to be	3324
collected during the first year of the levy. The notes shall be	3325
sold as provided in Chapter 133. of the Revised Code. If	3326
anticipation notes are issued, they shall mature serially and in	3327
substantially equal amounts during each year over a period not	3328
to exceed five years; and the amount necessary to pay the	3329
interest and principal as the anticipation notes mature shall be	3330
deemed appropriated for those purposes from the levy, and	3331
appropriations from the levy by the board of education shall be	3332
limited each fiscal year to the balance available in excess of	3333
that amount.	3334

If the auditor of state has certified a deficit pursuant
to section 3313.483 of the Revised Code, the notes authorized
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under this section may be sold in accordance with Chapter 133.
of the Revised Code, except that the board may sell the notes
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after providing a reasonable opportunity for competitive
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bidding.

Sec. 5705.215. (A) The governing board of an educational 3341 service center that is the taxing authority of a county school 3342 financing district, upon receipt of identical resolutions 3343 adopted within a sixty-day period by a majority of the members 3344 of the board of education of each school district that is within 3345 the territory of the county school financing district, may 3346 submit a tax levy to the electors of the territory in the same 3347 manner as a school board may submit a levy under division (C) of 3348

section 5705.21 of the Revised Code, except that:	3349
(1) The levy may be for a period not to exceed ten years,	3350
or, if the levy is solely for the purpose or purposes described	3351
in division (A)(2)(a) or (c) of this section, for a continuing	3352
period of time.	3353
(2) The purpose of the levy shall be one or more of the	3354
following:	3355
(a) For current expenses for the provision of special	3356
education and related services within the territory of the	3357
district;	3358
(b) For permanent improvements within the territory of the	3359
district for special education and related services;	3360
(c) For current expenses for specified educational	3361
programs within the territory of the district;	3362
(d) For permanent improvements within the territory of the	3363
district for specified educational programs;	3364
(e) For permanent improvements within the territory of the	3365
district.	3366
(B) If the levy provides for but is not limited to current	3367
expenses, the resolutions shall apportion the annual rate of the	3368
levy between current expenses and the other purposes. The	3369
apportionment need not be the same for each year of the levy,	3370
but the respective portions of the rate actually levied each	3371
year for current expenses and the other purposes shall be	3372
limited by that apportionment.	3373
(C) Prior to the application of section 319.301 of the	3374
Revised Code, the rate of a levy that is limited to, or to the	3375
extent that it is apportioned to, purposes other than current	3376

expenses shall be reduced in the same proportion in which the	3377
district's total valuation increases during the life of the levy	3378
because of additions to such valuation that have resulted from	3379
improvements added to the tax list and duplicate.	3380

- (D) After the approval of a county school financing 3381 district levy under this section, the taxing authority may 3382 anticipate a fraction of the proceeds of such levy and may from 3383 time to time during the life of such levy, but in any given year 3384 prior to the time when the tax collection from such levy can be 3385 3386 made for that year, issue anticipation notes in an amount not exceeding fifty per cent of the estimated proceeds of the levy 3387 to be collected in each year up to a period of five years after 3388 the date of the issuance of such notes, less an amount equal to 3389 the proceeds of such levy obligated for each year by the 3390 issuance of anticipation notes, provided that the total amount 3391 maturing in any one year shall not exceed fifty per cent of the 3392 anticipated proceeds of the levy for that year. Each issue of 3393 notes shall be sold as provided in Chapter 133. of the Revised 3394 Code, and shall, except for such the limitation that the total 3395 amount of such notes maturing in any one year shall not exceed 3396 fifty per cent of the anticipated proceeds of such levy for that 3397 year, mature serially in substantially equal installments during 3398 each year over a period not to exceed five years after their 3399 issuance. 3400
- (E) (1) In a resolution to be submitted to the taxing

 authority of a county school financing district under division

 (A) of this section calling for a ballot issue on the question

 of the levying of a tax for a continuing period of time by the

 taxing authority, the board of education of a school district

 that is part of the territory of the county school financing

 district also may propose to reduce the rate of one or more of

 3401

that school district's property taxes levied for a continuing	3408
period of time in excess of the ten-mill limitation. The	3409
reduction in the rate of a property tax may be any amount,	3410
expressed in mills <pre>per for each one dollar of valuation</pre> taxable	3411
value and in dollars for each one hundred thousand dollars of	3412
fair market value, not exceeding the rate at which the tax is	3413
authorized to be levied. The reduction in the rate of a tax	3414
shall first take effect in the same year that the county school	3415
financing district tax takes effect, and shall continue for each	3416
year that the county school financing district tax is in effect.	3417
A board of education's resolution proposing to reduce the rate	3418
of one or more of its school district property taxes shall	3419
specifically identify each such tax and shall state for each tax	3420
the maximum rate at which it currently may be levied and the	3421
maximum rate at which it could be levied after the proposed	3422
reduction, expressed in mills per for each one dollar of	3423
valuationtaxable value and in dollars for each one hundred	3424
thousand dollars of fair market value.	3425

Before submitting the resolution to the taxing authority 3426 of the county school financing district, the board of education 3427 of the school district shall certify a copy of it to the tax 3428 commissioner. Within ten days of receiving the copy, the tax 3429 commissioner shall certify to the board the reduction in the 3430 school district's total effective tax rate for each class of 3431 property that would have resulted if the proposed reduction in 3432 the rate or rates had been in effect the previous year. After 3433 receiving the certification from the commissioner, the board may 3434 amend its resolution to change the proposed property tax rate 3435 reduction before submitting the resolution to the financing 3436 district taxing authority. As used in this paragraph, "effective 3437 tax rate" has the same meaning as in section 323.08 of the 3438

Revised Code. 3439

If the board of education of a school district that is 3440 part of the territory of a county school financing district 3441 adopts a resolution proposing to reduce the rate of one or more 3442 of its property taxes in conjunction with the levying of a tax 3443 by the financing district, the resolution submitted by the board 3444 to the taxing authority of the financing district under division 3445 (A) of this section does not have to be identical in this 3446 respect to the resolutions submitted by the boards of education 3447 of the other school districts that are part of the territory of 3448 the county school financing district. 3449

(2) Each school district that is part of the territory of 3450 a county school financing district may tailor to its own 3451 situation a proposed reduction in one or more property tax rates 3452 in conjunction with the proposed levying of a tax by the county 3453 school financing district; if one such school district proposes 3454 a reduction in one or more tax rates, another school district 3455 may propose a reduction of a different size or may propose no 3456 reduction. Within each school district that is part of the 3457 territory of the county school financing district, the electors 3458 shall vote on one ballot issue combining the question of the 3459 levying of the tax by the taxing authority of the county school 3460 financing district with, if any such reduction is proposed, the 3461 question of the reduction in the rate of one or more taxes of 3462 the school district. If a majority of the electors of the county 3463 school financing district voting on the question of the proposed 3464 levying of a tax by the taxing authority of the financing 3465 district vote to approve the question, any tax reductions 3466 proposed by school districts that are part of the territory of 3467 the financing district also are approved. 3468

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a country sensor rinancing district tax in conjunction with the	3470
reduction of the rate of one or more school district taxes shall	3471
be as follows:	3472
"Shall the (name of the county school financing	3473
district) be authorized to levy an additional tax for	3474
(purpose stated in the resolutions) at a rate not	3475
exceeding mills for each one dollar of <pre>valuation</pre> taxable_	3476
<u>value</u> , which amounts to \S (rate expressed in dollars and	3477
cents)—for each one hundred dollars—\$100,000 of valuationfair	3478
market value, for a continuing period of time? If the county	3479
school financing district tax is approved, the rate of an	3480
existing tax currently levied by the (name of the school	3481
district of which the elector is a resident) at the rate	3482
of mills for each one dollar of valuation shall be	3483
reduced to mills for each one dollar of taxable value,	3484
which amounts to a reduction from \$ to \$ for each	3485
\$100,000 of fair market value, until any such time as the county	3486
school financing district tax is decreased or repealed.	3487
	3488
	3400

(3) The form of the ballot for an issue proposing to levy

a county school financing district tax in conjunction with the

| For the issue

| Against the issue

If the board of education of the school district proposes

to reduce the rate of more than one of its existing taxes, the

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second sentence of the ballot language shall be modified for

residents of that district to express the rates at which those

taxes currently are levied and the rates to which they would be

reduced. If the board of education of the school district does

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not propose to reduce the rate of any of its taxes, the second

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sentence of the ballot language shall not be used for residents 3499 of that district. In any case, the first sentence of the ballot 3500 language shall be the same for all the electors in the county 3501 school financing district, but the second sentence shall be 3502 different in each school district depending on whether and in 3503 what amount the board of education of the school district 3504 proposes to reduce the rate of one or more of its property 3505 3506 taxes.

- (4) If the rate of a school district property tax is 3507 3508 reduced pursuant to this division, the tax commissioner shall compute the percentage required to be computed for that tax 3509 under division (D) of section 319.301 of the Revised Code each 3510 year the rate is reduced as if the tax had been levied in the 3511 preceding year at the rate to which it has been reduced. If the 3512 reduced rate of a tax is increased under division (E)(5) of this 3513 section, the commissioner shall compute the percentage required 3514 to be computed for that tax under division (D) of section 3515 319.301 of the Revised Code each year the rate is increased as 3516 if the tax had been levied in the preceding year at the rate to 3517 which it has been increased. 3518
- (5) After the levying of a county school financing 3519 district tax in conjunction with the reduction of the rate of 3520 one or more school district taxes is approved by the electors 3521 under this division, if the rate of the county school financing 3522 district tax is decreased pursuant to an election under section 3523 5705.261 of the Revised Code, the rate of each school district 3524 tax that had been reduced shall be increased by the number of 3525 mills obtained by multiplying the number of mills of the 3526 original reduction by the same percentage that the financing 3527 district tax rate is decreased. If the county school financing 3528 district tax is repealed pursuant to an election under section 3529

5705.261 of the Revised Code, each school district may resume	3530
levying the property taxes that had been reduced at the full	3531
rate originally approved by the electors. A reduction in the	3532
rate of a school district property tax under this division is a	3533
reduction in the rate at which the board of education may levy	3534
that tax only for the period during which the county school	3535
financing district tax is levied prior to any decrease or repeal	3536
under section 5705.261 of the Revised Code. The resumption of	3537
the authority of the board of education to levy an increased or	3538
the full rate of tax does not constitute the levying of a new	3539
tax in excess of the ten-mill limitation.	3540
Sec. 5705.218. (A) The board of education of a city,	3541
local, or exempted village school district, at any time by a	3542
vote of two-thirds of all its members, may declare by resolution	3543
that it may be necessary for the school district to issue	3544
general obligation bonds for permanent improvements. The	3545
resolution shall state all of the following:	3546
(1) The necessity and purpose of the bond issue;	3547
(2) The date of the special election at which the question	3548
shall be submitted to the electors;	3549
(3) The amount, approximate date, estimated rate of	3550
interest, and maximum number of years over which the principal	3551
of the bonds may be paid;	3552
(4) The necessity of levying a tax outside the ten-mill	3553
limitation to pay debt charges on the bonds and any anticipatory	3554
securities.	3555
On adoption of the resolution, the board shall certify a	3556
copy of it to the county auditor. The county auditor promptly	3557
shall estimate and certify to the board the average annual	3558

property tax rate required throughout the stated maturity of the	3559
bonds to pay debt charges on the bonds, in the same manner as	3560
under division (C) of section 133.18 of the Revised Code.	3561

- (B) After receiving the county auditor's certification 3562 under division (A) of this section, the board of education of 3563 the city, local, or exempted village school district, by a vote 3564 of two-thirds of all its members, may declare by resolution that 3565 the amount of taxes that can be raised within the ten-mill 3566 limitation will be insufficient to provide an adequate amount 3567 for the present and future requirements of the school district; 3568 that it is necessary to issue general obligation bonds of the 3569 school district for permanent improvements and to levy an 3570 additional tax in excess of the ten-mill limitation to pay debt 3571 charges on the bonds and any anticipatory securities; that it is 3572 necessary for a specified number of years or for a continuing 3573 period of time to levy additional taxes in excess of the ten-3574 mill limitation to provide funds for the acquisition, 3575 construction, enlargement, renovation, and financing of 3576 permanent improvements or to pay for current operating expenses, 3577 or both; and that the question of the bonds and taxes shall be 3578 submitted to the electors of the school district at a special 3579 election, which shall not be earlier than ninety days after 3580 certification of the resolution to the board of elections, and 3581 the date of which shall be consistent with section 3501.01 of 3582 the Revised Code. The resolution shall specify all of the 3583 following: 3584
- (1) The county auditor's estimate of the average annual 3585 property tax rate required throughout the stated maturity of the 3586 bonds to pay debt charges on the bonds; 3587
 - (2) The proposed rate of the tax, if any, for current

operating expenses, the first	t year the tax will be levied, and	3589
the number of years it will b	be levied, or that it will be levied	3590
for a continuing period of t	ime;	3591

(3) The proposed rate of the tax, if any, for permanent 3592 improvements, the first year the tax will be levied, and the 3593 number of years it will be levied, or that it will be levied for 3594 a continuing period of time. 3595

The resolution shall apportion the annual rate of the tax 3596 3597 between current operating expenses and permanent improvements, if both taxes are proposed. The apportionment may but need not 3598 be the same for each year of the tax, but the respective 3599 portions of the rate actually levied each year for current 3600 operating expenses and permanent improvements shall be limited 3601 by the apportionment. The resolution shall go into immediate 3602 effect upon its passage, and no publication of it is necessary 3603 other than that provided in the notice of election. The board of 3604 education shall certify a copy of the resolution, along with 3605 copies of the auditor's estimate and its resolution under 3606 division (A) of this section, to the board of elections 3607 immediately after its adoption. 3608

(C) The board of elections shall make the arrangements for 3609 the submission to the electors of the school district of the 3610 question proposed under division (B) or (J) of this section, and 3611 the election shall be conducted, canvassed, and certified in the 3612 same manner as regular elections in the district for the 3613 election of county officers. The resolution shall be put before 3614 the electors as one ballot question, with a favorable vote 3615 indicating approval of the bond issue, the levy to pay debt 3616 charges on the bonds and any anticipatory securities, the 3617 current operating expenses levy, the permanent improvements 3618

permanent improvements;

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revy, and the revy for the current expenses of a qualifying	2013
school district and of partnering community schools, as those	3620
levies may be proposed. The board of elections shall publish	3621
notice of the election in a newspaper of general circulation in	3622
the school district once a week for two consecutive weeks, or as	3623
provided in section 7.16 of the Revised Code, prior to the	3624
election. If a board of elections operates and maintains a web	3625
site, that board also shall post notice of the election on its	3626
web site for thirty days prior to the election. The notice of	3627
election shall state all of the following:	3628
(1) The principal amount of the proposed bond issue;	3629
(2) The permanent improvements for which the bonds are to	3630
be issued;	3631
(3) The maximum number of years over which the principal	3632
of the bonds may be paid;	3633
(4) The estimated additional average annual property tax	3634
rate to pay the debt charges on the bonds, as certified by the	3635
county auditor;	3636
(5) The proposed rate of the additional tax, if any, for	3637
current operating expenses and, if the question is proposed	3638
under division (J) of this section, the portion of the rate to	3639
be allocated to the school district and the portion to be	3640
allocated to partnering community schools;	3641
(6) The number of years the current operating expenses tax	3642
will be in effect, or that it will be in effect for a continuing	3643
period of time;	3644
(7) The proposed rate of the additional tax, if any, for	3645

(8) The number of years the permanent improvements tax	3647
will be in effect, or that it will be in effect for a continuing	3648
period of time;	3649
(9) The time and place of the special election.	3650
(D) The form of the ballot for an election under this	3651
section is as follows:	3652
"Shall the school district be authorized to do	3653
the following:	3654
(1) Issue bonds for the purpose of in the	3655
principal amount of \$, to be repaid annually over a	3656
maximum period of years, and levy a property tax outside	3657
the ten-mill limitation, estimated by the county auditor to	3658
average over the bond repayment period mills for each one-	3659
dollar \$1 of tax valuation taxable value, which amounts to	3660
§ (rate expressed in cents or dollars and cents, such as-	3661
"36 cents" or "\$1.41") for each \$100 \$100,000 of tax	3662
valuation fair market value, to pay the annual debt charges on	3663
the bonds, and to pay debt charges on any notes issued in	3664
anticipation of those bonds?"	3665
If either a levy for permanent improvements or a levy for	3666
current operating expenses is proposed, or both are proposed,	3667
the ballot also shall contain the following language, as	3668
appropriate:	3669
"(2) Levy an additional property tax to provide funds for	3670
the acquisition, construction, enlargement, renovation, and	3671
financing of permanent improvements at a rate not	3672
exceeding mills for each one dollar \$1 of tax-	3673
valuationtaxable value, which amounts to § (rate	3674
expressed in cents or dollars and cents) for each \$100 \$100,000	3675

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of the levy, or a continuing period of time)?	3677
(3) Levy an additional property tax to pay current	3678
operating expenses at a rate not exceeding mills for	3679
each one dollar <u>\$1</u> of tax valuation taxable value , which amounts	3680
to \$ (rate expressed in cents or dollars and cents) for	3681
each \$100 \$100,000 of tax valuation fair market value,	3682
for (number of years of the levy, or a continuing period	3683
of time)?	3684
	2.005
	3685
FOR THE BOND ISSUE AND LEVY (OR LEVIES)	3686
AGAINST THE BOND ISSUE AND LEVY (OR LEVIES)	3687
"	3688
If the question is proposed under division (J) of this	3689
section, the form of the ballot shall be modified as prescribed	3690
by division (J)(4) of this section.	3691
	2600
(E) The board of elections promptly shall certify the	3692
results of the election to the tax commissioner and the county	3693
auditor of the county in which the school district is located.	3694
If a majority of the electors voting on the question vote for	3695
it, the board of education may proceed with issuance of the	3696
bonds and with the levy and collection of the property tax or	3697

of tax valuation fair market value, for (number of years

(F) (1) After the approval of a tax for current operatingexpenses under this section and prior to the time the firstcollection and distribution from the levy can be made, the board3703

taxes at the additional rate or any lesser rate in excess of the

ten-mill limitation. Any securities issued by the board of

education under this section are Chapter 133. securities, as

that term is defined in section 133.01 of the Revised Code.

of education may anticipate a fraction of the proceeds of such	3705
levy and issue anticipation notes in a principal amount not	3706
exceeding fifty per cent of the total estimated proceeds of the	3707
tax to be collected during the first year of the levy.	3708

- (2) After the approval of a tax under this section for 3709 permanent improvements having a specific purpose, the board of 3710 education may anticipate a fraction of the proceeds of such tax 3711 and issue anticipation notes in a principal amount not exceeding 3712 fifty per cent of the total estimated proceeds of the tax 3713 remaining to be collected in each year over a period of five 3714 years after issuance of the notes. 3715
- (3) After the approval of a tax under this section for 3716 general permanent improvements as defined under section 5705.21 3717 of the Revised Code, the board of education may anticipate a 3718 fraction of the proceeds of such tax and issue anticipation 3719 notes in a principal amount not exceeding fifty per cent of the 3720 total estimated proceeds of the tax to be collected in each year 3721 over a specified period of years, not exceeding ten, after 3722 issuance of the notes. 3723

Anticipation notes under this section shall be issued as 3724 provided in section 133.24 of the Revised Code. Notes issued 3725 under division (F)(1) or (2) of this section shall have 3726 principal payments during each year after the year of their 3727 issuance over a period not to exceed five years, and may have a 3728 principal payment in the year of their issuance. Notes issued 3729 under division (F)(3) of this section shall have principal 3730 payments during each year after the year of their issuance over 3731 a period not to exceed ten years, and may have a principal 3732 payment in the year of their issuance. 3733

(G) A tax for current operating expenses or for permanent

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improvements levied under this section for a specified number of	3735
years may be renewed or replaced in the same manner as a tax for	3736
current operating expenses or for permanent improvements levied	3737
under section 5705.21 of the Revised Code. A tax for current	3738
operating expenses or for permanent improvements levied under	3739
this section for a continuing period of time may be decreased in	3740
accordance with section 5705.261 of the Revised Code.	3741

- (H) The submission of a question to the electors under this section is subject to the limitation on the number of elections that can be held in a year under section 5705.214 of the Revised Code.
- (I) A school district board of education proposing a 3746 ballot measure under this section to generate local resources 3747 for a project under the school building assistance expedited 3748 local partnership program under section 3318.36 of the Revised 3749 Code may combine the questions under division (D) of this 3750 section with a question for the levy of a property tax to 3751 generate moneys for maintenance of the classroom facilities 3752 acquired under that project as prescribed in section 3318.361 of 3753 the Revised Code. 3754
- (J) (1) After receiving the county auditor's certification 3755 under division (A) of this section, the board of education of a 3756 qualifying school district, by a vote of two-thirds of all its 3757 members, may declare by resolution that it is necessary to levy 3758 a tax in excess of the ten-mill limitation for the purpose of 3759 paying the current expenses of the school district and of 3760 partnering community schools, as defined in section 5705.21 of 3761 the Revised Code; that it is necessary to issue general 3762 obligation bonds of the school district for permanent 3763 improvements of the district and to levy an additional tax in 3764

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excess of the ten-mill limitation to pay debt charges on the	3765
bonds and any anticipatory securities; and that the question of	3766
the bonds and taxes shall be submitted to the electors of the	3767
school district at a special election, which shall not be	3768
earlier than ninety days after certification of the resolution	3769
to the board of elections, and the date of which shall be	3770
consistent with section 3505.01 of the Revised Code.	3771

The levy of taxes for the current expenses of a partnering community school under division (J) of this section and the distribution of proceeds from the tax by a qualifying school district to partnering community schools is hereby determined to be a proper public purpose.

- (2) The tax for the current expenses of the school 3777 district and of partnering community schools is subject to the 3778 requirements of divisions (B)(3), (4), and (5) of section 3779 5705.21 of the Revised Code. 3780
- (3) In addition to the required specifications of the 3781 resolution under division (B) of this section, the resolution 3782 shall express the rate of the tax in mills perfor each one 3783 dollar of taxable value and in dollars for each one hundred 3784 thousand dollars of fair market value, state the number of the 3785 mills to be levied for the current expenses of the partnering 3786 community schools and the number of the mills to be levied for 3787 the current expenses of the school district, specify the number 3788 of years (not exceeding ten) the tax will be levied or that it 3789 will be levied for a continuing period of time, and state the 3790 first year the tax will be levied. 3791

The resolution shall go into immediate effect upon its passage, and no publication of it is necessary other than that provided in the notice of election. The board of education shall

certify a copy of the resolution, along with copies of the	3795
auditor's estimate and its resolution under division (A) of this	3796
section, to the board of elections immediately after its	3797
adoption.	3798
(4) The form of the ballot shall be modified by replacing	3799
the ballot form set forth in division (D)(3) of this section	3800
with the following:	3801
"Levy an additional property tax for the purpose of the	3802
current expenses of the school district and of partnering	3803
community schools at a rate not exceeding (insert the	3804
number of mills) mills for each one dollar \$1 of valuation	3805
taxable value (of which (insert the number of mills to be	3806
allocated to partnering community schools) mills is to be	3807
allocated to partnering community schools), which amounts to	3808
\S (insert the rate expressed in dollars and cents)—for	3809
each one hundred dollars \$100,000 of valuation fair market	3810
value, for (insert the number of years the levy is to be	3811
imposed, or that it will be levied for a continuing period of	3812
time)?	3813
	3814
FOR THE BOND ISSUE AND LEVY (OR LEVIES)	3815
AGAINST THE BOND ISSUE AND LEVY (OR LEVIES)	3816

"

(5) After the approval of a tax for the current expenses

of the school district and of partnering community schools under

division (J) of this section, and prior to the time the first

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collection and distribution from the levy can be made, the board

of education may anticipate a fraction of the proceeds of the

levy for the current expenses of the school district and issue

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anticipation notes in a principal amount not exceeding fifty per	3824
cent of the estimated proceeds of the levy to be collected	3825
during the first year of the levy and allocated to the school	3826
district. The portion of levy proceeds to be allocated to	3827
partnering community schools shall not be included in the	3828
estimated proceeds anticipated under this division and shall not	3829
be used to pay debt charges on any anticipation notes.	3830
The notes shall be issued as provided in section 133.24 of	3831
the Revised Code, shall have principal payments during each year	3832
after the year of their issuance over a period not to exceed	3833
five years, and may have a principal payment in the year of	3834
their issuance.	3835
(6) A tax for the current expenses of the school district	3836
and of partnering community schools levied under division (J) of	3837
this section for a specified number of years may be renewed or	3838
replaced in the same manner as a tax for the current expenses of	3839
a school district and of partnering community schools levied	3840
under division (B) of section 5705.21 of the Revised Code. A tax	3841
for the current expenses of the school district and of	3842
partnering community schools levied under this division for a	3843
continuing period of time may be decreased in accordance with	3844
section 5705.261 of the Revised Code.	3845
(7) The proceeds from the issuance of the general	3846
obligation bonds under division (J) of this section shall be	3847
used solely to pay for permanent improvements of the school	3848
district and not for permanent improvements of partnering	3849
community schools.	3850
Sec. 5705.219. (A) As used in this section:	3851

(1) "Eligible school district" means a city, local, or

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exempted village school district in which the taxes charged and	3853
payable for current expenses on residential/agricultural real	3854
property in the tax year preceding the year in which the levy	3855
authorized by this section will be submitted for elector	3856
approval or rejection are greater than two per cent of the	3857
taxable value of the residential/agricultural real property.	3858

- (2) "Residential/agricultural real property" and "nonresidential/agricultural real property" means the property classified as such under section 5713.041 of the Revised Code.
- (3) "Effective tax rate" and "taxes charged and payable" have the same meanings as in division (B) of section 319.301 of the Revised Code.
- (B) On or after January 1, 2010, but before January 1, 3865 2015, the board of education of an eligible school district, by 3866 a vote of two-thirds of all its members, may adopt a resolution 3867 proposing to convert existing levies imposed for the purpose of 3868 current expenses into a levy raising a specified amount of tax 3869 money by repealing all or a portion of one or more of those 3870 existing levies and imposing a levy in excess of the ten-mill 3871 limitation that will raise a specified amount of money for 3872 current expenses of the district. 3873

The board of education shall certify a copy of the

resolution to the tax commissioner not later than one hundred

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five days before the election upon which the repeal and levy

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authorized by this section will be proposed to the electors.

Within ten days after receiving the copy of the resolution, the

tax commissioner shall determine each of the following and

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certify the determinations to the board of education:

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(1) The dollar amount to be raised by the proposed levy,

which shall be the product of:	3882
(a) The difference between the aggregate effective tax	3883
rate for residential/agricultural real property for the tax year	3884
preceding the year in which the repeal and levy will be proposed	3885
to the electors and twenty mills <pre>per_for each one_dollar</pre> of	3886
taxable value;	3887
(b) The total taxable value of all property on the tax	3888
list of real and public utility property for the tax year	3889
preceding the year in which the repeal and levy will be proposed	3890
to the electors.	3891
(2) The estimated tax rate of the proposed levy.	3892
(3) The existing levies and any portion of an existing	3893
levy to be repealed upon approval of the question. Levies shall	3894
be repealed in reverse chronological order from most recently	3895
imposed to least recently imposed until the sum of the effective	3896
tax rates repealed for residential/agricultural real property is	3897
equal to the difference calculated in division (B)(1)(a) of this	3898
section.	3899
(4) The sum of the following:	3900
(a) The total taxable value of nonresidential/agricultural	3901
real property for the tax year preceding the year in which the	3902
repeal and levy will be proposed to the electors multiplied by	3903
the difference between (i) the aggregate effective tax rate for	3904
nonresidential/agricultural real property for the existing	3905
levies and any portion of an existing levy to be repealed and	3906
(ii) the amount determined under division (B)(1)(a) of this	3907
section, but not less than zero;	3908
(b) The total taxable value of public utility tangible	3909
personal property for the tax year preceding the year in which	3910

the repeal and levy will be proposed to the electors multiplied	3911
by the difference between (i) the aggregate voted tax rate for	3912
the existing levies and any portion of an existing levy to be	3913
repealed and (ii) the amount determined under division (B)(1)(a)	3914
of this section, but not less than zero.	3915

(C) Upon receipt of the certification from the tax 3916 commissioner under division (B) of this section, a majority of 3917 the members of the board of education may adopt a resolution 3918 proposing the repeal of the existing levies as identified in the 3919 certification and the imposition of a levy in excess of the ten-3920 mill limitation that will raise annually the amount certified by 3921 the commissioner. If the board determines that the tax should be 3922 for an amount less than that certified by the commissioner, the 3923 board may request that the commissioner redetermine the rate 3924 under division (B)(2) of this section on the basis of the lesser 3925 amount the levy is to raise as specified by the board. The 3926 amount certified under division (B)(4) and the levies to be 3927 repealed as certified under division (B)(3) of this section 3928 shall not be redetermined. Within ten days after receiving a 3929 timely request specifying the lesser amount to be raised by the 3930 levy, the commissioner shall redetermine the rate and recertify 3931 it to the board as otherwise provided in division (B) of this 3932 section. Only one such request may be made by the board of 3933 education of an eligible school district. 3934

The resolution shall state the first calendar year in 3935 which the levy will be due; the existing levies and any portion 3936 of an existing levy that will be repealed, as certified by the 3937 commissioner; the term of the levy expressed in years, which may 3938 be any number not exceeding ten, or that it will be levied for a 3939 continuing period of time; and the date of the election, which 3940 shall be the date of a primary or general election. 3941

Immediately upon its passage, the resolution shall go into	3942
effect and shall be certified by the board of education to the	3943
county auditor of the proper county. The county auditor and the	3944
board of education shall proceed as required under section	3945
5705.195 of the Revised Code. No publication of the resolution	3946
is necessary other than that provided for in the notice of	3947
election. Section 5705.196 of the Revised Code shall govern the	3948
matters concerning the election. The submission of a question to	3949
the electors under this section is subject to the limitation on	3950
the number of election dates established by section 5705.214 of	3951
the Revised Code.	3952
(D) The form of the ballot to be used at the election	3953
provided for in this section shall be as follows:	3954
	2055
"Shall the existing levy of (insert the voted	3955
millage rate of the levy to be repealed), currently being	3956
charged against residential and agricultural property by	3957
the (insert the name of school district) at a rate of	3958
(insert the residential/agricultural real property	3959
effective tax rate of the levy being repealed) for the purpose	3960
of (insert the purpose of the existing levy) be	3961
repealed, and shall a levy be imposed by the (insert	3962
the name of school district) in excess of the ten-mill	3963
limitation for the necessary requirements of the school district	3964
in the sum of (insert the annual amount the levy is	3965
to produce), estimated by the tax commissioner to	3966
require (insert the number of mills) mills for each	3967
one dollar of valuation, which amounts to (insert the	3968
rate expressed in dollars and cents) for each one hundred	3969
dollars of valuation for the initial year of the tax, for a	3970
period of (insert the number of years the levy is to	3971

be imposed, or that it will be levied for a continuing period of

time), commencing in (insert the first year the tax	3973
is to be levied), first due in calendar year (insert	3974
the first calendar year in which the tax shall be due)?	3975
	3976

| FOR THE REPEAL AND TAX | AGAINST THE REPEAL AND TAX

If the question submitted is a proposal to repeal all or a portion of more than one existing levy, the form of the ballot shall be modified by substituting the statement "shall the existing levy of" with "shall existing levies of" and inserting the aggregate voted and aggregate effective tax rates to be repealed.

- (E) If a majority of the electors voting on the question submitted in an election vote in favor of the repeal and levy, the result shall be certified immediately after the canvass by the board of elections to the board of education. The board of education may make the levy necessary to raise the amount specified in the resolution for the purpose stated in the resolution and shall certify it to the county auditor, who shall extend it on the current year tax lists for collection. After the first year, the levy shall be included in the annual tax budget that is certified to the county budget commission.
- (F) A levy imposed under this section for a continuing 3996 period of time may be decreased or repealed pursuant to section 3997 5705.261 of the Revised Code. If a levy imposed under this 3998 section is decreased, the amount calculated under division (B) 3999 (4) of this section and paid under section 5705.2110 of the 4000 Revised Code shall be decreased by the same proportion as the 4001

levy is decreased. If the levy is repealed, no further payments	4002
shall be made to the district under that section.	4003
(G) At any time, the board of education, by a vote of two-	4004
thirds of all of its members, may adopt a resolution to renew a	4005
tax levied under this section. The resolution shall provide for	4006
levying the tax and specifically all of the following:	4007
(1) That the tax shall be called, and designated on the	4008
ballot as, a renewal levy;	4009
(2) The amount of the renewal tax, which shall be no more	4010
than the amount of tax previously collected;	4011
(3) The number of years, not to exceed ten, that the	4012
renewal tax will be levied, or that it will be levied for a	4013
continuing period of time;	4014
(4) That the purpose of the renewal tax is for current	4015
expenses.	4016
The board shall certify a copy of the resolution to the	4017
board of elections not later than ninety days before the date of	4018
the election at which the question is to be submitted, which	4019
shall be the date of a primary or general election.	4020
(H) The form of the ballot to be used at the election on	4021
the question of renewing a levy under this section shall be as	4022
follows:	4023
"Shall a tax levy renewing an existing levy of	4024
(insert the annual dollar amount the levy is to produce each	4025
year), estimated to require (insert the number of	4026
mills) mills for each one dollar \$1 of valuation taxable value,	4027
which amounts to \$ for each \$100,000 of fair market	4028
<pre>value, be imposed by the (insert the name of school</pre>	4029

district) for the purpose of current expenses for a period	4030						
of (insert the number of years the levy is to be							
imposed, or that it will be levied for a continuing period of							
time), commencing in (insert the first year the tax							
is to be levied), first due in calendar year (insert							
the first calendar year in which the tax shall be due)?	4035						
	4036						
FOR THE RENEWAL OF THE TAX LEVY	4037						
AGAINST THE RENEWAL OF THE TAX LEVY	4038						
п	4039						
If the levy submitted is to be for less than the amount of	4040						
money previously collected, the form of the ballot shall be	4041						
modified to add "and reducing" after "renewing" and to add							
before "estimated to require" the statement "be approved at a	4043						
tax rate necessary to produce \S (insert the lower	4044						
annual dollar amount the levy is to produce each year)."	4045						
Sec. 5705.233. (A) As used in this section, "criminal	4046						
justice facility" means any facility located within the county	4047						
in which a tax is levied under this section and for which the	4048						
board of commissioners of such county may make an appropriation	4049						
under section 307.45 of the Revised Code.	4050						
(B) The board of county commissioners of any county, at	4051						
any time, may declare by resolution that it may be necessary for	4052						
the county to issue general obligation bonds for permanent	4053						
improvements to a criminal justice facility, including the	4054						
acquisition, construction, enlargement, renovation, or	4055						
maintenance of such a facility. The resolution shall state all	4056						
of the following:	4057						
(1) mb	4050						

(1) The necessity and purpose of the bond issue;

- (2) The date of the general or special election at which 4059 the question shall be submitted to the electors; 4060
- (3) The amount, approximate date, estimated rate of 4061 interest, and maximum number of years over which the principal 4062 of the bonds may be paid; 4063
- (4) The necessity of levying a tax outside the ten-mill 4064 limitation to pay debt charges on the bonds and any anticipatory 4065 securities.

On adoption of the resolution, the board of county 4067 commissioners shall certify a copy of it to the county auditor. 4068 The county auditor promptly shall estimate and certify to the 4069 board the average annual property tax rate required throughout 4070 the stated maturity of the bonds to pay debt charges on the 4071 bonds, in the same manner as under division (C) of section 4072 133.18 of the Revised Code. Division (B) of section 5705.03 of 4073 the Revised Code does not apply to tax levy proceedings 4074 initiated under this section. 4075

(C) After receiving the county auditor's certification 4076 under division (B) of this section, the board of county 4077 commissioners may declare by resolution that the amount of taxes 4078 4079 that can be raised within the ten-mill limitation will be insufficient to provide an adequate amount for the present and 4080 future criminal justice requirements of the county; that it is 4081 necessary to issue general obligation bonds of the county for 4082 permanent improvements to a criminal justice facility and to 4083 levy an additional tax in excess of the ten-mill limitation to 4084 pay debt charges on the bonds and any anticipatory securities; 4085 that it is necessary for a specified number of years or for a 4086 continuing period of time to levy additional taxes in excess of 4087 the ten-mill limitation to provide funds for the acquisition, 4088

immediately after its adoption.

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construction, enlargement, renovation, maintenance, and	4089
financing of permanent improvements to such a criminal justice	4090
facility or to pay for operating expenses of the facility and	4091
other criminal justice services for which the board may make an	4092
appropriation under section 307.45 of the Revised Code, or both;	4093
and that the question of the bonds and taxes shall be submitted	4094
to the electors of the county at a general or special election,	4095
which shall not be earlier than ninety days after certification	4096
of the resolution to the board of elections, and the date of	4097
which shall be consistent with section 3501.01 of the Revised	4098
Code. The resolution shall specify all of the following:	4099
(1) The county auditor's estimate of the average annual	4100
property tax rate required throughout the stated maturity of the	4101
bonds to pay debt charges on the bonds;	4102
bonds to pay debt charges on the bonds,	4102
(2) The proposed rate of the tax, if any, for operating	4103
expenses and criminal justice services, the first year the tax	4104
will be levied, and the number of years it will be levied, or	4105
that it will be levied for a continuing period of time;	4106
(3) The proposed rate of the tax, if any, for permanent	4107
improvements to a criminal justice facility, the first year the	4108
tax will be levied, and the number of years it will be levied,	4109
or that it will be levied for a continuing period of time.	4110
The resolution shall go into immediate effect upon its	4111
passage, and no publication of it is necessary other than that	4112
provided in the notice of election. The board of county	4113
commissioners shall certify a copy of the resolution, along with	4113
copies of the auditor's estimate and its resolution under	4115
division (B) of this section, to the board of elections	4116

(D) The board of elections shall make the arrangements for	4118
the submission of the question proposed under division (C) of	4119
this section to the electors of the county, and the election	4120
shall be conducted, canvassed, and certified in the same manner	4121
as regular elections in the county for the election of county	4122
officers. The resolution shall be put before the electors as one	4123
ballot question, with a favorable vote indicating approval of	4124
the bond issue, the levy to pay debt charges on the bonds and	4125
any anticipatory securities, the operating expenses and criminal	4126
justice services levy, and the permanent improvements levy, as	4127
those levies may be proposed. The board of elections shall	4128
publish notice of the election in a newspaper of general	4129
circulation in the county once a week for two consecutive weeks,	4130
or as provided in section 7.16 of the Revised Code, before the	4131
election. If a board of elections operates and maintains a web	4132
site, that board also shall post notice of the election on its	4133
web site for thirty days before the election. The notice of	4134
election shall state all of the following:	4135
(1) The principal amount of the proposed bond issue;	4136
(2) The permanent improvements for which the bonds are to	4137
be issued;	4138
(3) The maximum number of years over which the principal	4139
of the bonds may be paid;	4140
(4) The estimated additional average annual property tax	4141
rate to pay the debt charges on the bonds, as certified by the	4142
county auditor;	4143
(5) The proposed rate of the additional tax, if any, for	4144
operating expenses and criminal justice services;	4145

(6) The number of years the operating expenses or criminal 4146

justice services tax will be in effect, or that it will be in	4147
effect for a continuing period of time;	4148
(7) The proposed rate of the additional tax, if any, for	4149
permanent improvements;	4150
(8) The number of years the permanent improvements tax	4151
will be in effect, or that it will be in effect for a continuing	4152
period of time;	4153
(9) The time and place of the election.	4154
(E) The form of the ballot for an election under this	4155
section is as follows:	4156
"Shall be authorized to do the following:	4157
(1) Issue bonds for the purpose of in the	4158
principal amount of \$, to be repaid annually over a	4159
maximum period of years, and levy a property tax outside	4160
the ten-mill limitation, estimated by the county auditor to	4161
average over the bond repayment period mills for each one	4162
dollar <u>\$1</u> of tax valuation taxable value, which amounts to	4163
§ (rate expressed in cents or dollars and cents, such as	4164
"36 cents" or "\$1.41") for each \$100 <u>\$100,000</u> of tax	4165
valuation fair market value, to pay the annual debt charges on	4166
the bonds, and to pay debt charges on any notes issued in	4167
anticipation of those bonds?"	4168
If either a levy for permanent improvements or a levy for	4169
operating expenses and criminal justice services is proposed, or	4170
both are proposed, the ballot also shall contain the following	4171
language, as appropriate:	4172
"(2) Levy an additional property tax to provide funds for	4173
the acquisition, construction, enlargement, renovation.	4174

maintenance, and financing of permanent improvements to a	4175							
criminal justice facility at a rate not exceeding mills	4176							
for each one dollar <u>\$1</u> of tax valuation taxable value, which	4177							
amounts to \S (rate expressed in cents or dollars and	4178							
cents) —for each \$100 — <u>\$100,000</u> of tax valuation fair market value,	4179							
for (number of years of the levy, or a continuing period	4180							
of time)?	4181							
(3) Levy an additional property tax to pay operating	4182							
expenses of a criminal justice facility and provide other	4183							
criminal justice services at a rate not exceeding mills	4184							
for each one dollar <u>\$1</u> of tax valuation taxable value, which	4185							
amounts to \$ (rate expressed in cents or dollars and	4186							
cents) for each \$100 \$100,000 of tax valuation fair market value,	4187							
for (number of years of the levy, or a continuing period								
of time)?	4189							
FOR THE BOND ISSUE AND LEVY (OR LEVIES)	4190							
AGAINST THE BOND ISSUE AND LEVY (OR LEVIES)"	4191							
(F) The board of elections promptly shall certify the	4192							
results of the election to the tax commissioner and the county	4193							
auditor. If a majority of the electors voting on the question	4194							
vote for it, the board of county commissioners may proceed with	4195							
issuance of the bonds and the levy and collection of the	4196							
property tax for the debt service on the bonds and any	4197							
anticipatory securities in the same manner and subject to the	4198							
same limitations as for securities issued under section 133.18	4199							
of the Revised Code, and with the levy and collection of the	4200							
property tax or taxes for operating expenses and criminal	4201							
justice services and for permanent improvements at the	4202							
additional rate or any lesser rate in excess of the ten-mill	4203							
limitation. Any securities issued by the board of commissioners	4204							

under	this	section	are	Cha	apte	r 13	33.	secur	rities,	as	that	term	is	4205
define	ed in	section	133	.01	of	the	Rev	rised	Code.					4206

- (G)(1) After the approval of a tax for operating expenses 4207 and criminal justice services under this section and before the 4208 time the first collection and distribution from the levy can be 4209 made, the board of county commissioners may anticipate a 4210 fraction of the proceeds of the levy and issue anticipation 4211 notes in a principal amount not exceeding fifty per cent of the 4212 total estimated proceeds of the tax to be collected during the 4213 4214 first year of the levy.
- (2) After the approval of a tax under this section for 4215 permanent improvements to a criminal justice facility, the board 4216 of county commissioners may anticipate a fraction of the 4217 proceeds of the tax and issue anticipation notes in a principal 4218 amount not exceeding fifty per cent of the total estimated 4219 proceeds of the tax remaining to be collected in each year over 4220 a period of five years after issuance of the notes. 4221

Anticipation notes under this section shall be issued as 4222 provided in section 133.24 of the Revised Code. Notes issued 4223 under division (G) of this section shall have principal payments 4224 during each year after the year of their issuance over a period 4225 not to exceed five years, and may have a principal payment in 4226 the year of their issuance. 4227

(H) A tax for operating expenses and criminal justice 4228 services or for permanent improvements levied under this section 4229 for a specified number of years may be renewed or replaced in 4230 the same manner as a tax for current operating expenses or 4231 permanent improvements levied under section 5705.19 of the 4232 Revised Code. A tax levied under this section for a continuing 4233 period of time may be decreased in accordance with section 4234

5705.261 of the Revised Code.

Sec. 5705.25. (A) A copy of any resolution adopted as 4236 provided in section 5705.19 or 5705.2111 of the Revised Code 4237 shall be certified by the taxing authority to the board of 4238 elections of the proper county not less than ninety days before 4239 the general election in any year, and the board shall submit the 4240 proposal to the electors of the subdivision at the succeeding 4241 4242 November election. In the case of a qualifying library levy, the board shall submit the question to the electors of the library 4243 district or association library district. Except as otherwise 4244 provided in this division, a resolution to renew an existing 4245 levy, regardless of the section of the Revised Code under which 4246 the tax was imposed, shall not be placed on the ballot unless 4247 the question is submitted at the general election held during 4248 the last year the tax to be renewed may be extended on the real 4249 and public utility property tax list and duplicate, or at any 4250 election held in the ensuing year. The limitation of the 4251 foregoing sentence does not apply to a resolution to renew and 4252 increase or to renew part of an existing levy that was imposed 4253 under section 5705.191 of the Revised Code to supplement the 4254 general fund for the purpose of making appropriations for one or 4255 more of the following purposes: for public assistance, human or 4256 social services, relief, welfare, hospitalization, health, and 4257 support of general hospitals. The limitation of the second 4258 preceding sentence also does not apply to a resolution that 4259 proposes to renew two or more existing levies imposed under 4260 section 5705.222 or division (L) of section 5705.19 of the 4261 Revised Code, or under section 5705.21 or 5705.217 of the 4262 Revised Code, in which case the question shall be submitted on 4263 the date of the general or primary election held during the last 4264 year at least one of the levies to be renewed may be extended on 4265

4295

the real and public utility property tax list and duplicate, or	4266
at any election held during the ensuing year. For purposes of	4267
this section, a levy shall be considered to be an "existing	4268
levy" through the year following the last year it can be placed	4269
on that tax list and duplicate.	4270
The board shall make the necessary arrangements for the	4271
submission of such questions to the electors of such	4272
subdivision, library district, or association library district,	4272
and the election shall be conducted, canvassed, and certified in	4274
the same manner as regular elections in such subdivision,	4275
library district, or association library district for the	4276
election of county officers. Notice of the election shall be	4277
published in a newspaper of general circulation in the	4278
subdivision, library district, or association library district	4279
once a week for two consecutive weeks, or as provided in section	4280
7.16 of the Revised Code, prior to the election. If the board of	4281
elections operates and maintains a web site, the board of	4282
elections shall post notice of the election on its web site for	4283
thirty days prior to the election. The notice shall state the	4284
purpose, the proposed increase in rate expressed in dollars and	4285
cents for each one hundred thousand dollars of valuation fair	4286
<pre>market value as well as in mills for each one dollar of</pre>	4287
valuationtaxable value, the number of years during which the	4288
increase will be in effect, the first month and year in which	4289
the tax will be levied, and the time and place of the election.	4290
(B) The form of the ballots cast at an election held	4291
pursuant to division (A) of this section shall be as follows:	4292
"An additional tax for the benefit of (name of subdivision	4293

or public library) for the purpose of (purpose stated

in the resolution) at a rate not exceeding

mills for each one dellar \$1 of valuation tavable value which	1206
mills for each one dollar \$1 of valuation taxable value, which	4296
amounts to (rate expressed in dollars and cents) §	4297
for each one hundred dollars \$100,000 of valuation fair market	4298
<u>value</u> , for (life of indebtedness or number of years the	4299
levy is to run).	4300
	4301
L Tau the May Tau	
For the Tax Levy	4302
Against the Tax Levy	4303
"	4304
(C) If the levy is to be in effect for a continuing period	4305
of time, the notice of election and the form of ballot shall so	4306
state instead of setting forth a specified number of years for	4307
the levy.	4308
If the tax is to be placed on the current tax list, the	4309
form of the ballot shall be modified by adding, after the	4310
statement of the number of years the levy is to run, the phrase	4311
", commencing in (first year the tax is to be	4312
levied), first due in calendar year (first calendar	4313
year in which the tax shall be due)."	4314
If the levy submitted is a proposal to renew, increase, or	4315
decrease an existing levy, the form of the ballot specified in	4316
division (B) of this section <pre>may must be changed by substituting</pre>	4317
for the words "An additional" at the beginning of the form, the	4318
words "A renewal of a" in case of a proposal to renew an	4319
existing levy in the same amount; the words "A renewal	4320
of mills and an increase of mills <u>for each \$1 of</u>	4321
taxable value to constitute a" in the case of an increase; or	4322
the words "A renewal of part of an existing levy, being a	4323
reduction of mills for each \$1 of taxable value, to	4324

constitute a" in the case of a decrease in the proposed levy.	4325
If the levy submitted is a proposal to renew two or more	4326
existing levies imposed under section 5705.222 or division (L)	4327
of section 5705.19 of the Revised Code, or under section 5705.21	4328
or 5705.217 of the Revised Code, the form of the ballot	4329
specified in division (B) of this section shall be modified by	4330
substituting for the words "an additional tax" the words "a	4331
renewal of(insert the number of levies to be renewed)	4332
existing taxes."	4333
If the levy submitted is a levy under section 5705.72 of	4334
the Revised Code or a proposal to renew, increase, or decrease	4335
an existing levy imposed under that section, the name of the	4336
subdivision shall be "the unincorporated area of	4337
(name of township)."	4338
The question covered by such resolution shall be submitted	4339
as a separate proposition but may be printed on the same ballot	4340
with any other proposition submitted at the same election, other	4341
than the election of officers. More than one such question may	4342
be submitted at the same election.	4343
(D) A levy voted in excess of the ten-mill limitation	4344
under this section shall be certified to the tax commissioner.	4345
In the first year of the levy, it shall be extended on the tax	4346
lists after the February settlement succeeding the election. If	4347
the additional tax is to be placed upon the tax list of the	4348
current year, as specified in the resolution providing for its	4349
submission, the result of the election shall be certified	4350
immediately after the canvass by the board of elections to the	4351
taxing authority, who shall make the necessary levy and certify	4352
it to the county auditor, who shall extend it on the tax lists	4353
for collection. After the first year, the tax levy shall be	4354

included	in	the	annual	tax	budget	that	is	certified	to	the	4355
county bu	ıdqe	t co	ommissio	on.							4356

Sec. 5705.251. (A) A copy of a resolution adopted under 4357 section 5705.212 or 5705.213 of the Revised Code shall be 4358 certified by the board of education to the board of elections of 4359 the proper county not less than ninety days before the date of 4360 the election specified in the resolution, and the board of 4361 elections shall submit the proposal to the electors of the 4362 school district at a special election to be held on that date. 4363 The board of elections shall make the necessary arrangements for 4364 the submission of the question or questions to the electors of 4365 the school district, and the election shall be conducted, 4366 canvassed, and certified in the same manner as regular elections 4367 in the school district for the election of county officers. 4368 Notice of the election shall be published in a newspaper of 4369 general circulation in the subdivision once a week for two 4370 consecutive weeks, or as provided in section 7.16 of the Revised 4371 Code, prior to the election. If the board of elections operates 4372 and maintains a web site, the board of elections shall post 4373 notice of the election on its web site for thirty days prior to 4374 the election. 4375

(1) In the case of a resolution adopted under section 4376 5705.212 of the Revised Code, the notice shall state separately, 4377 for each tax being proposed, the purpose; the proposed increase 4378 in rate, expressed in dollars and cents for each one hundred 4379 thousand dollars of valuation fair market value as well as in 4380 mills for each one dollar of valuation taxable value; the number 4381 of years during which the increase will be in effect; and the 4382 first calendar year in which the tax will be due. For an 4383 election on the question of a renewal levy, the notice shall 4384 state the purpose; the proposed rate, expressed in dollars and 4385

place of the election.

4415

cents for each one hundred thousand dollars of valuation fair	4386
<pre>market value as well as in mills for each one dollar of</pre>	4387
valuationtaxable value; and the number of years the tax will be	4388
in effect. If the resolution is adopted under division (C) of	4389
that section, the rate of each tax being proposed shall be	4390
expressed as both the total rate and the portion of the total	4391
rate to be allocated to the qualifying school district and the	4392
portion to be allocated to partnering community schools.	4393
(2) In the case of a resolution adopted under section	4394
5705.213 of the Revised Code, the notice shall state the	4395
purpose; the amount proposed to be raised by the tax in the	4396
first year it is levied; the estimated average additional tax	4397
rate for the first year it is proposed to be levied, expressed	4398
in mills for each one dollar of valuation taxable value and in	4399
dollars and cents for each one hundred thousand dollars of	4400
valuation fair market value; the number of years during which the	4401
increase will be in effect; and the first calendar year in which	4402
the tax will be due. The notice also shall state the amount by	4403
which the amount to be raised by the tax may be increased in	4404
each year after the first year. The amount of the allowable	4405
increase may be expressed in terms of a dollar increase over, or	4406
a percentage of, the amount raised by the tax in the immediately	4407
preceding year. For an election on the question of a renewal	4408
levy, the notice shall state the purpose; the amount proposed to	4409
be raised by the tax; the estimated tax rate, expressed in mills	4410
for each one dollar of <pre>valuation_taxable value_and in dollars</pre>	4411
and cents for each one hundred thousand dollars of valuation fair	4412
<pre>market value; and the number of years the tax will be in effect.</pre>	4413
In any case, the notice also shall state the time and	4414

(B)(1) The form of the ballot in an election on taxes	4416
proposed under section 5705.212 of the Revised Code shall be as	4417
follows:	4418
"Shall the school district be authorized to	4419
levy taxes for current expenses, the aggregate rate of which may	4420
increase in (number) increment(s) of not more than	4421
mill(s) for each dollar \$1 of valuation taxable value, from an	4422
original rate of mill(s) for each dollar \$1_of	4423
valuationtaxable value, which amounts to § (rate expressed	4424
in dollars and cents)—for each one hundred dollars—\$100,000 of	4425
<pre>valuationfair market value, to a maximum rate of mill(s)</pre>	4426
for each dollar \$1 of valuation taxable value, which amounts to	4427
\S (rate expressed in dollars and cents)—for each one—	4428
hundred dollars \$100,000 of valuation fair market value? The	4429
original tax is first proposed to be levied in (the first	4430
year of the tax), and the incremental tax in (the first	4431
year of the increment) (if more than one incremental tax is	4432
proposed in the resolution, the first year that each incremental	4433
tax is proposed to be levied shall be stated in the preceding	4434
format, and the increments shall be referred to as the first,	4435
second, third, or fourth increment, depending on their number).	4436
The aggregate rate of tax so authorized will (insert	4437
either, "expire with the original rate of tax which shall be in	4438
effect for years" or "be in effect for a continuing	4439
<pre>period of time").</pre>	4440
	4441
FOR THE TAX LEVIES	4442
AGAINST THE TAX LEVIES	4443
п	4444

If the tax is proposed by a qualifying school district

the form of the ballot shall be modified by adding, after the	4447
phrase "each dollar \$1 of valuation taxable value," the	4448
following: "(of which mills is to be allocated to	4449
partnering community schools)."	4450
(2) The form of the ballot in an election on the question	4451
of a renewal levy under section 5705.212 of the Revised Code	4452
shall be as follows:	4453
"Shall the school district be authorized to	4454
renew a tax for current expenses at a rate not	4455
exceeding mills for each dollar \$1 of valuation taxable	4456
<u>value</u> , which amounts to \S (rate expressed in dollars)	4457
and cents) for each one hundred dollars \$100,000 of	4458
valuation fair market value, for (number of years the	4459
levy shall be in effect, or a continuing period of time)?	4460
	4461
FOR THE TAX LEVY	4462
AGAINST THE TAX LEVY	4463

under division (C)(1) of section 5705.212 of the Revised Code,

" 4464

If the tax is proposed by a qualifying school district 4465 under division (C)(2) of section 5705.212 of the Revised Code 4466 and the total rate and the rates allocated to the school 4467 district and partnering community schools are to remain the same 4468 as those of the levy being renewed, the form of the ballot shall 4469 be modified by adding, after the phrase "each dollar \$1 of 4470 valuationtaxable value," the following: "(of which mills 4471 is to be allocated to partnering community schools)." If the 4472 total rate is to be increased, the form of the ballot shall 4473 state that the proposal is to renew the existing tax with an 4474

increase in rate and shall state the increase in rate, the total	4475
rate resulting from the increase, and, of that rate, the portion	4476
of the rate to be allocated to partnering community schools. If	4477
the total rate is to be decreased, the form of the ballot shall	4478
state that the proposal is to renew a part of the existing tax	4479
and shall state the reduction in rate, the total rate resulting	4480
from the decrease, and, of that rate, the portion of the rate to	4481
be allocated to partnering community schools.	4482
(3) If a tax proposed by a ballot form prescribed in	4483
division (B)(1) or (2) of this section is to be placed on the	4484
current tax list, the form of the ballot shall be modified by	4485
adding, after the statement of the number of years the levy is	4486
to be in effect, the phrase ", commencing in (first	4487
year the tax is to be levied), first due in calendar	4488
year (first calendar year in which the tax shall be	4489
due)."	4490
(C) The form of the ballot in an election on a tax	4491
proposed under section 5705.213 of the Revised Code shall be as	4492
follows:	4493
"Shall the school district be authorized to levy	4494
the following tax for current expenses? The tax will first be	4495
levied in (year) to raise \S (dollars). In	4496
the (number of years) following years, the tax will	4497
increase by not more than \ldots (per cent or dollar amount of	4498
increase) each year, so that, during (last year of the	4499
tax), the tax will raise approximately \dots (dollars). The	4500
county auditor estimates that the rate of the tax per dollar of	4501
<pre>valuation will be mill(s) for each \$1 of taxable value,</pre>	4502
which amounts to \$ per one hundred dollars for each	4503
\$100,000 of valuation fair market value, both during	4504

(first year of the tax) and mill(s) for each \$1 of					
taxable value, which amounts to \$ per one hundred dollars					
for each \$100,000 of valuation fair market value,	during	4507			
(last year of the tax). The tax will not be levie	d after	4508			
(year).		4509			
		4510			
FOR THE TAX LEVY		4511			
AGAINST THE TAX LEVY		4512			
	11	4513			
The form of the ballot in an election on the	question of a	4514			
renewal levy under section 5705.213 of the Revise	d Code shall be	4515			
as follows:		4516			
"Shall the school district be auth	orized to	4517			
renew a tax for current expenses which will raise \(\frac{1}{2}\)					
(dollars), estimated by the county auditor to be mills					
for each dollar \$1 of valuation taxable value, whi		4519 4520			
\$ (rate expressed in dollars and cents)		4521 4522			
hundred dollars \$100,000 of valuation fair market value? The tax					
shall be in effect for (the number of y		4523			
shall be in effect, or a continuing period of tim	e).	4524			
	٦	4525			
FOR THE TAX LEVY		4526			
AGAINST THE TAX LEVY		4527			
	"	1500			
		4528			
If the tax is to be placed on the current ta	x list, the	4529			
form of the ballot shall be modified by adding, after the					
statement of the number of years the levy is to be in effect,					
the phrase ", commencing in (first year the tax is to					

be levied), first due in calendar year	(first 4533
calendar year in which the tax shall be due)."	4534

- (D) The question covered by a resolution adopted under 4535 section 5705.212 or 5705.213 of the Revised Code shall be 4536 submitted as a separate question, but may be printed on the same 4537 ballot with any other question submitted at the same election, 4538 other than the election of officers. More than one question may 4539 be submitted at the same election. 4540
- (E) Taxes voted in excess of the ten-mill limitation under 4541 division (B) or (C) of this section shall be certified to the 4542 tax commissioner. If an additional tax is to be placed upon the 4543 tax list of the current year, as specified in the resolution 4544 providing for its submission, the result of the election shall 4545 be certified immediately after the canvass by the board of 4546 elections to the board of education. The board of education 4547 immediately shall make the necessary levy and certify it to the 4548 county auditor, who shall extend it on the tax list for 4549 collection. After the first year, the levy shall be included in 4550 the annual tax budget that is certified to the county budget 4551 4552 commission.
- Sec. 5705.261. The question of decrease of an increased 4553 rate of levy approved for a continuing period of time by the 4554 voters of a subdivision or, in the case of a qualifying library 4555 levy, the voters of the library district or association library 4556 district, may be initiated by the filing of a petition with the 4557 board of elections of the proper county not less than ninety 4558 days before the general election in any year requesting that an 4559 election be held on such question. Such petition shall state the 4560 amount of the proposed decrease in the rate of levy and shall be 4561 signed by qualified electors residing in the subdivision, 4562

library district, or association library district equal in	4563
number to at least ten per cent of the total number of votes	4564
cast in the subdivision, library district, or association	4565
library district for the office of governor at the most recent	4566
general election for that office. Only one such petition may be	4567
filed during each five-year period following the election at	4568
which the voters approved the increased rate for a continuing	4569
period of time.	4570

After determination by it that such petition is valid, the 4571 board of elections shall submit the question to the electors of 4572 the subdivision, library district, or association library 4573 district at the succeeding general election. The election shall 4574 be conducted, canvassed, and certified in the same manner as 4575 regular elections in such subdivision, library district, or 4576 association library district for county offices. Notice of the 4577 election shall be published in a newspaper of general 4578 circulation in the district once a week for two consecutive 4579 weeks, or as provided in section 7.16 of the Revised Code, prior 4580 to the election. If the board of elections operates and 4581 maintains a web site, the board of elections shall post notice 4582 of the election on its web site for thirty days prior to the 4583 election. The notice shall state the purpose, the amount of the 4584 proposed decrease in rate, expressed in mills for each one 4585 dollar of taxable value and dollars for each one hundred 4586 thousand dollars of fair market value, and the time and place of 4587 the election. The form of the ballot cast at such election shall 4588 be prescribed by the secretary of state but must include all 4589 information required to be included in the notice. The question 4590 covered by <u>such-the</u> petition shall be submitted as a separate 4591 proposition but it may be printed on the same ballot with any 4592 other propositions submitted at the same election other than the 4593

election of officers. If a majority of the qualified electors	4594
voting on the question of a decrease at such election approve	4595
the proposed decrease in rate, the result of the election shall	4596
be certified immediately after the canvass by the board of	4597
elections to the appropriate taxing authority, which shall	4598
thereupon, after the current year, cease to levy such increased	4599
rate or levy such tax at such reduced rate upon the duplicate	4600
tax list of the subdivision, library district, or association	4601
library district. If notes have been issued in anticipation of	4602
the collection of such levy, the taxing authority shall continue	4603
to levy and collect under authority of the election authorizing	4604
the original levy such amounts as will be sufficient to pay the	4605
principal of and interest on such anticipation notes as the same	4606
fall due.	4607

In the case of a levy for the current expenses of a 4608 qualifying school district and of partnering community schools 4609 imposed under section 5705.192, division (B) of section 5705.21, 4610 division (C) of section 5705.212, or division (J) of section 4611 5705.218 of the Revised Code for a continuing period of time, 4612 the rate allocated to the school district and to partnering 4613 community schools shall each be decreased by a number of mills 4614 per dollar that is proportionate to the decrease in the rate of 4615 the levy in proportion to the rate at which the levy was imposed 4616 before the decrease. 4617

Sec. 5705.55. (A) The board of directors of a lake

facilities authority, by a vote of two-thirds of all its

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members, may at any time declare by resolution that the amount

of taxes which may be raised within the ten-mill limitation by

levies on the current tax duplicate will be insufficient to

provide an adequate amount for the necessary requirements of the

authority, that it is necessary to levy a tax in excess of such

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limitation for any of the purposes specified in divisions (A),	4625
(B), (F), and (H) of section 5705.19 of the Revised Code, and	4626
that the question of such additional tax levy shall be submitted	4627
by the board to the electors residing within the boundaries of	4628
the impacted lake district on the day of a primary or general	4629
election. The resolution shall conform to section 5705.19 of the	4630
Revised Code, except that the tax levy may be in effect for no	4631
more than five years, as set forth in the resolution, unless the	4632
levy is for the payment of debt charges, and the total number of	4633
mills levied for each dollar of taxable valuation that may be	4634
levied under this section for any tax year shall not exceed one	4635
mill. If the levy is for the payment of debt charges, the levy	4636
shall be for the life of the bond indebtedness.	4637

The resolution shall specify the date of holding the election, which shall not be earlier than ninety days after the adoption and certification of the resolution to the board of elections. The resolution shall not include a levy on the current tax list and duplicate unless the election is to be held at or prior to the first Tuesday after the first Monday in November of the current tax year.

The resolution shall be certified to the board of 4645 4646 elections of the proper county or counties not less than ninety days before the date of the election. The resolution shall go 4647 into immediate effect upon its passage, and no publication of 4648 the resolution shall be necessary other than that provided in 4649 the notice of election. Section 5705.25 of the Revised Code 4650 shall govern the arrangements for the submission of such 4651 question and other matters concerning the election, to which 4652 that section refers, except that the election shall be held on 4653 the date specified in the resolution. If a majority of the 4654 electors voting on the question so submitted in an election vote 4655

n favor of the levy, the board of directors may forthwith make	656
ne necessary levy within the boundaries of the impacted lake 40	657
istrict at the additional rate in excess of the ten-mill 40	658
imitation on the tax list, for the purpose stated in the	659
esolution. The tax levy shall be included in the next annual 40	660
ax budget that is certified to the county budget commission. 40	661
(B) The form of the ballot in an election held on the	662
uestion of levying a tax proposed pursuant to this section 40	663
hall be as follows or in any other form acceptable to the	664
ecretary of state:	665
"A tax for the benefit of (name of lake facilities 46	666
	666
uthority) for the purpose of at a rate 40	
uthority) for the purpose of at a rate ot exceeding mills for each one dollar \$1 of	667
uthority) for the purpose of at a rate ot exceeding mills for each one dollar \$1 of aluationtaxable value, which amounts to (rate expressed in 46)	667
thority) for the purpose of at a rate ot exceeding mills for each one dollar \$1 of aluation taxable value, which amounts to (rate expressed in ollars and cents) \$ for each one hundred dollars	667
at a rate of exceeding mills for each one dollar \$1 of aluation taxable value, which amounts to (rate expressed in ollars and cents) \$ for each one hundred dollars 100,000 of valuation fair market value, for (life	667 668 669
thority) for the purpose of at a rate of exceeding mills for each one dollar \$1 of 46 aluation taxable value, which amounts to (rate expressed in ollars and cents) \$ for each one hundred dollars 46 100,000 of valuation fair market value, for (life 46 indebtedness or number of years the levy is to run).	667 668 669 670
thority) for the purpose of at a rate of exceeding mills for each one dollar \$1 of aluation taxable value, which amounts to (rate expressed in ollars and cents) \$ for each one hundred dollars 100,000 of valuation fair market value, for (life findebtedness or number of years the levy is to run).	667 668 669 670 671

(C) On approval of the levy, notes may be issued in 4677 anticipation of the collection of the proceeds of the tax levy, 4678 other than the proceeds to be received for the payment of bond 4679 debt charges, in the amount and manner and at the times as are 4680 provided in section 5705.193 of the Revised Code, for the 4681 issuance of notes by a county in anticipation of the proceeds of 4682 a tax levy. The lake facilities authority may borrow money in 4683 anticipation of the collection of current revenues as provided 4684

in section 133.10 of the Revised Code.	4685
(D) If a tax is levied under this section in a tax year,	4686
no other taxing authority of a subdivision or taxing unit,	4687
including a port authority, may levy a tax on property in the	4688
impacted lake district in the same tax year if the purpose of	4689
the levy is substantially the same as the purpose for which the	4690
lake facilities authority of the impacted lake district was	4691
created.	4692
Sec. 5748.01. As used in this chapter:	4693
(A) "School district income tax" means an income tax	4694
adopted under one of the following:	4695
(1) Former section 5748.03 of the Revised Code as it	4696
existed prior to its repeal by Amended Substitute House Bill No.	4697
291 of the 115th general assembly;	4698
(2) Section 5748.03 of the Revised Code as enacted in	4699
Substitute Senate Bill No. 28 of the 118th general assembly;	4700
(3) Section 5748.08 of the Revised Code as enacted in	4701
Amended Substitute Senate Bill No. 17 of the 122nd general	4702
assembly;	4703
(4) Section 5748.021 of the Revised Code;	4704
(5) Section 5748.081 of the Revised Code;	4705
(6) Section 5748.09 of the Revised Code.	4706
(B) "Individual" means an individual subject to the tax	4707
levied by section 5747.02 of the Revised Code.	4708
(C) "Estate" means an estate subject to the tax levied by	4709
section 5747.02 of the Revised Code.	4710
(D) "Taxable year" means a taxable year as defined in	4711

division (M) of section 5747.01 of the Revised Code.	4712
(E) "Taxable income" means:	4713
(1) In the case of an individual, one of the following, as	4714
specified in the resolution imposing the tax:	4715
(a) Ohio adjusted gross income for the taxable year as	4716
defined in division (A) of section 5747.01 of the Revised Code,	4717
less the exemptions provided by section 5747.02 of the Revised	4718
Code, plus any amount deducted under division (A) (31) of section	4719
5747.01 of the Revised Code for the taxable year;	4720
(b) Wages, salaries, tips, and other employee compensation	4721
to the extent included in Ohio adjusted gross income as defined	4722
in section 5747.01 of the Revised Code, and net earnings from	4723
self-employment, as defined in section 1402(a) of the Internal	4724
Revenue Code, to the extent included in Ohio adjusted gross	4725
income.	4726
(2) In the case of an estate, taxable income for the	4727
taxable year as defined in division (S) of section 5747.01 of	4728
the Revised Code.	4729
(F) "Resident" of the school district means:	4730
(1) An individual who is a resident of this state as	4731
defined in division (I) of section 5747.01 of the Revised Code	4732
during all or a portion of the taxable year and who, during all	4733
or a portion of such period of state residency, is domiciled in	4734
the school district or lives in and maintains a permanent place	4735
of abode in the school district;	4736
(2) An estate of a decedent who, at the time of death, was	4737
domiciled in the school district.	4738
(G) "School district income" means:	4739

(1) With respect to an individual, the portion of the	4740
taxable income of an individual that is received by the	4741
individual during the portion of the taxable year that the	4742
individual is a resident of the school district and the school	4743
district income tax is in effect in that school district. An	4744
individual may have school district income with respect to more	4745
than one school district.	4746
(2) With respect to an estate, the taxable income of the	4747
estate for the portion of the taxable year that the school	4748
district income tax is in effect in that school district.	4749
(H) "Taxpayer" means an individual or estate having school	4750
district income upon which a school district income tax is	4751
imposed.	4752
(I) "School district purposes" means any of the purposes	4753
for which a tax may be levied pursuant to division (A) of	4754
section 5705.21 of the Revised Code, including the combined	4755
purposes authorized by section 5705.217 of the Revised Code.	4756
(J) "Fair market value" has the same meaning as in section	4757
5705.01 of the Revised Code.	4758
Sec. 5748.02. (A) The board of education of any school	4759
district, except a joint vocational school district, may	4760
declare, by resolution, the necessity of raising annually a	4761
specified amount of money for school district purposes. The	4762
resolution shall specify whether the income that is to be	4763
subject to the tax is taxable income of individuals and estates	4764
as defined in divisions (E)(1)(a) and (2) of section 5748.01 of	4765
the Revised Code or taxable income of individuals as defined in	4766
division (E)(1)(b) of that section. A copy of the resolution	4767
shall be certified to the tax commissioner no later than one	4768

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hundred days prior to the date of the election at which the	4769
board intends to propose a levy under this section. Upon receipt	4770
of the copy of the resolution, the tax commissioner shall	4771
estimate both of the following:	4772

- (1) The property tax rate that would have to be imposed in the current year by the district to produce an equivalent amount of money;
- (2) The income tax rate that would have had to have been in effect for the current year to produce an equivalent amount of money from a school district income tax.

Within ten days of receiving the copy of the board's 4779 resolution, the commissioner shall prepare these estimates and 4780 certify them to the board. Upon receipt of the certification, 4781 the board may adopt a resolution proposing an income tax under 4782 division (B) of this section at the estimated rate contained in 4783 the certification rounded to the nearest one-fourth of one per 4784 cent. The commissioner's certification applies only to the 4785 board's proposal to levy an income tax at the election for which 4786 the board requested the certification. If the board intends to 4787 submit a proposal to levy an income tax at any other election, 4788 it shall request another certification for that election in the 4789 manner prescribed in this division. 4790

(B)(1) Upon the receipt of a certification from the tax 4791 commissioner under division (A) of this section, a majority of 4792 the members of a board of education may adopt a resolution 4793 proposing the levy of an annual tax for school district purposes 4794 on school district income. The proposed levy may be for a 4795 continuing period of time or for a specified number of years. 4796 The resolution shall set forth the purpose for which the tax is 4797 to be imposed, the rate of the tax, which shall be the rate set 4798

forth in the commissioner's certification rounded to the nearest	4799
one-fourth of one per cent, the number of years the tax will be	4800
levied or that it will be levied for a continuing period of	4801
time, the date on which the tax shall take effect, which shall	4802
be the first day of January of any year following the year in	4803
which the question is submitted, and the date of the election at	4804
which the proposal shall be submitted to the electors of the	4805
district, which shall be on the date of a primary, general, or	4806
special election the date of which is consistent with section	4807
3501.01 of the Revised Code. The resolution shall specify	4808
whether the income that is to be subject to the tax is taxable	4809
income of individuals and estates as defined in divisions (E)(1)	4810
(a) and (2) of section 5748.01 of the Revised Code or taxable	4811
income of individuals as defined in division (E)(1)(b) of that	4812
section. The specification shall be the same as the	4813
specification in the resolution adopted and certified under	4814
division (A) of this section.	4815

If the tax is to be levied for current expenses and

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permanent improvements, the resolution shall apportion the

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annual rate of the tax. The apportionment may be the same or

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different for each year the tax is levied, but the respective

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portions of the rate actually levied each year for current

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expenses and for permanent improvements shall be limited by the

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apportionment.

If the board of education currently imposes an income tax

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pursuant to this chapter that is due to expire and a question is

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submitted under this section for a proposed income tax to take

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effect upon the expiration of the existing tax, the board may

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specify in the resolution that the proposed tax renews the

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expiring tax. Two or more expiring income taxes may be renewed

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under this paragraph if the taxes are due to expire on the same

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date. If the tax rate being proposed is no higher than the total	4830
tax rate imposed by the expiring tax or taxes, the resolution	4831
may state that the proposed tax is not an additional income tax.	4832

(2) A board of education adopting a resolution under 4833 division (B)(1) of this section proposing a school district 4834 income tax for a continuing period of time and limited to the 4835 purpose of current expenses may propose in that resolution to 4836 reduce the rate or rates of one or more of the school district's 4837 property taxes levied for a continuing period of time in excess 4838 of the ten-mill limitation for the purpose of current expenses. 4839 The reduction in the rate of a property tax may be any amount, 4840 expressed in mills per for each one dollar in valuationtaxable 4841 value and in dollars for each one hundred thousand dollars in 4842 fair market value, not exceeding the rate at which the tax is 4843 authorized to be levied. The reduction in the rate of a tax 4844 shall first take effect for the tax year that includes the day 4845 on which the school district income tax first takes effect, and 4846 shall continue for each tax year that both the school district 4847 4848 income tax and the property tax levy are in effect.

In addition to the matters required to be set forth in the 4849 resolution under division (B)(1) of this section, a resolution 4850 containing a proposal to reduce the rate of one or more property 4851 taxes shall state for each such tax the maximum rate at which it 4852 currently may be levied and the maximum rate at which the tax 4853 could be levied after the proposed reduction, expressed in mills 4854 per for each one dollar in valuationtaxable value and in dollars 4855 for each one hundred thousand dollars in fair market value, and 4856 that the tax is levied for a continuing period of time. 4857

If a board of education proposes to reduce the rate of one or more property taxes under division (B)(2) of this section,

the board, when it makes the certification required under 4860 division (A) of this section, shall designate the specific levy 4861 or levies to be reduced, the maximum rate at which each levy 4862 currently is authorized to be levied, and the rate by which each 4863 4864 levy is proposed to be reduced. The tax commissioner, when making the certification to the board under division (A) of this 4865 section, also shall certify the reduction in the total effective 4866 tax rate for current expenses for each class of property that 4867 would have resulted if the proposed reduction in the rate or 4868 rates had been in effect the previous tax year. As used in this 4869 paragraph, "effective tax rate" has the same meaning as in 4870 section 323.08 of the Revised Code. 4871

(C) A resolution adopted under division (B) of this 4872 section shall go into immediate effect upon its passage, and no 4873 publication of the resolution shall be necessary other than that 4874 provided for in the notice of election. Immediately after its 4875 adoption and at least ninety days prior to the election at which 4876 the question will appear on the ballot, a copy of the resolution 4877 shall be certified to the board of elections of the proper 4878 county, which shall submit the proposal to the electors on the 4879 date specified in the resolution. The form of the ballot shall 4880 be as provided in section 5748.03 of the Revised Code. 4881 Publication of notice of the election shall be made in a 4882 newspaper of general circulation in the county once a week for 4883 two consecutive weeks, or as provided in section 7.16 of the 4884 Revised Code, prior to the election. If the board of elections 4885 operates and maintains a web site, the board of elections shall 4886 post notice of the election on its web site for thirty days 4887 prior to the election. The notice shall contain the time and 4888 place of the election and the question to be submitted to the 4889 electors. The question covered by the resolution shall be 4890

submitted as a separate proposition, but may be printed on the	4891
same ballot with any other proposition submitted at the same	4892
election, other than the election of officers.	4893
(D) No board of education shall submit the question of a	4894
tax on school district income to the electors of the district	4895
more than twice in any calendar year. If a board submits the	4896
question twice in any calendar year, one of the elections on the	4897
question shall be held on the date of the general election.	4898
(E)(1) No board of education may submit to the electors of	4899
the district the question of a tax on school district income on	4900
the taxable income of individuals as defined in division (E)(1)	4901
(b) of section 5748.01 of the Revised Code if that tax would be	4902
in addition to an existing tax on the taxable income of	4903
individuals and estates as defined in divisions (E)(1)(a) and	4904
(2) of that section.	4905
(2) No board of education may submit to the electors of	4906
the district the question of a tax on school district income on	4907
the taxable income of individuals and estates as defined in	4908
divisions (E)(1)(a) and (2) of section 5748.01 of the Revised	4909
Code if that tax would be in addition to an existing tax on the	4910
taxable income of individuals as defined in division (E)(1)(b)	4911
of that section.	4912
	4010
Sec. 5748.03. (A) The form of the ballot on a question	4913
submitted to the electors under section 5748.02 of the Revised	4914
Code shall be as follows:	4915
"Shall an annual income tax of (state the proposed	4916
rate of tax) on the school district income of individuals and of	4917
estates be imposed by (state the name of the school	4918
district), for (state the number of years the tax would	4919

be levied, or that it would be levied for a continuing period of	4920
time), beginning (state the date the tax would first	4921
take effect), for the purpose of (state the purpose of	4922
the tax)?	4923
	4924
FOR THE TAX	4925
AGAINST THE TAX	4926
"	4927
(B)(1) If the question submitted to electors proposes a	4928
school district income tax only on the taxable income of	4929
individuals as defined in division (E)(1)(b) of section 5748.01	4930
of the Revised Code, the form of the ballot shall be modified by	4931
stating that the tax is to be levied on the "earned income of	4932
individuals residing in the school district" in lieu of the	4933
"school district income of individuals and of estates."	4934
(2) If the question submitted to electors proposes to	4935
renew one or more expiring income tax levies, the ballot shall	4936
be modified by adding the following language immediately after	4937
the name of the school district that would impose the tax: "to	4938
renew an income tax (or income taxes) expiring at the end	4939
of (state the last year the existing income tax or	4940
taxes may be levied)."	4941
(3) If the question includes a proposal under division (B)	4942
(2) of section 5748.02 of the Revised Code to reduce the rate of	4943
one or more school district property taxes, the ballot shall	4944
state that the purpose of the school district income tax is for	4945
current expenses, and the form of the ballot shall be modified	4946
by adding the following language immediately after the statement	4947
of the purpose of the proposed income tax: ", and shall the rate	4948

of an existing tax on property, currently levied for the purpose	4949
of current expenses at the rate of mills, be REDUCED	4950
to mills for each \$1 of taxable value, which amounts to	4951
a reduction from \$ to \$ for each \$100,000 of fair	4952
market value, the reduction continuing until any such time as	4953
the income tax is repealed." In lieu of "for the tax" and	4954
against the tax," the phrases "for the issue" and "against the	4955
issue," respectively, shall be used. If a board of education	4956
proposes a reduction in the rates of more than one tax, the	4957
oallot language shall be modified accordingly to express the	4958
rates at which those taxes currently are levied and the rates to	4959
which the taxes will be reduced.	4960

- (C) The board of elections shall certify the results of 4961 the election to the board of education and to the tax 4962 commissioner. If a majority of the electors voting on the 4963 question vote in favor of it, the income tax, the applicable 4964 provisions of Chapter 5747. of the Revised Code, and the 4965 reduction in the rate or rates of existing property taxes if the 4966 question included such a reduction shall take effect on the date 4967 specified in the resolution. If the question approved by the 4968 voters includes a reduction in the rate of a school district 4969 property tax, the board of education shall not levy the tax at a 4970 rate greater than the rate to which the tax is reduced, unless 4971 the school district income tax is repealed in an election under 4972 section 5748.04 of the Revised Code. 4973
- (D) If the rate at which a property tax is levied and 4974 collected is reduced pursuant to a question approved under this 4975 section, the tax commissioner shall compute the percentage 4976 required to be computed for that tax under division (D) of 4977 section 319.301 of the Revised Code each year the rate is 4978 reduced as if the tax had been levied in the preceding year at 4979

the rate at which it has been reduced. If the rate of a property	4980
tax increases due to the repeal of the school district income	4981
tax pursuant to section 5748.04 of the Revised Code, the tax	4982
commissioner, for the first year for which the rate increases,	4983
shall compute the percentage as if the tax in the preceding year	4984
had been levied at the rate at which the tax was authorized to	4985
be levied prior to any rate reduction.	4986

Sec. 5748.04. (A) The question of the repeal of a school 4987 district income tax levied for more than five years may be 4988 initiated not more than once in any five-year period by filing 4989 with the board of elections of the appropriate counties not 4990 later than ninety days before the general election in any year 4991 after the year in which it is approved by the electors a 4992 petition requesting that an election be held on the question. 4993 The petition shall be signed by qualified electors residing in 4994 the school district levying the income tax equal in number to 4995 ten per cent of those voting for governor at the most recent 4996 gubernatorial election. 4997

The board of elections shall determine whether the 4998 petition is valid, and if it so determines, it shall submit the 4999 question to the electors of the district at the next general 5000 election. The election shall be conducted, canvassed, and 5001 certified in the same manner as regular elections for county 5002 offices in the county. Notice of the election shall be published 5003 in a newspaper of general circulation in the district once a 5004 week for two consecutive weeks, or as provided in section 7.16 5005 of the Revised Code, prior to the election. If the board of 5006 elections operates and maintains a web site, the board of 5007 elections shall post notice of the election on its web site for 5008 thirty days prior to the election. The notice shall state the 5009 purpose, time, and place of the election. The form of the ballot 5010

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cast at the election shall be as follows:	5011
"Shall the annual income tax of per cent, currently	5012
levied on the school district income of individuals and estates	5013
by (state the name of the school district) for the	5014
purpose of (state purpose of the tax), be repealed?	5015
	5016
For repeal of the income tax	5017
Against repeal of the income tax	5018
Inguinos repear or one income can	0010
m	5019
(B)(1) If the tax is imposed on taxable income as defined	5020
in division (E)(1)(b) of section 5748.01 of the Revised Code,	5021
the form of the ballot shall be modified by stating that the tax	5022
currently is levied on the "earned income of individuals	5023
residing in the school district" in lieu of the "school district	5024
income of individuals and estates."	5025
(2) If the rate of one or more property tax levies was	5026
reduced for the duration of the income tax levy pursuant to	5027
division (B)(2) of section 5748.02 of the Revised Code, the form	5028
of the ballot shall be modified by adding the following language	5029
immediately after "repealed": ", and shall the rate of an	5030
existing tax on property for the purpose of current expenses,	5031
which rate was reduced for the duration of the income tax, be	5032
INCREASED from mills to mills per one dollar for	5033
each \$1 of valuation taxable value which amounts to an increase	5034
from \$ to \$ for each \$100,000 of fair market value,	5035
beginning in (state the first year for which the rate of	5036
the property tax will increase)." In lieu of "for repeal of the	5037
income tax" and "against repeal of the income tax," the phrases	5038
"for the issue" and "against the issue," respectively, shall be	5039

substituted. 5040

- (3) If the rate of more than one property tax was reduced 5041 for the duration of the income tax, the ballot language shall be 5042 modified accordingly to express the rates at which those taxes 5043 currently are levied and the rates to which the taxes would be 5044 increased.
- (C) The question covered by the petition shall be 5046 submitted as a separate proposition, but it may be printed on 5047 the same ballot with any other proposition submitted at the same 5048 election other than the election of officers. If a majority of 5049 the qualified electors voting on the question vote in favor of 5050 it, the result shall be certified immediately after the canvass 5051 by the board of elections to the board of education of the 5052 school district and the tax commissioner, who shall thereupon, 5053 after the current year, cease to levy the tax, except that if 5054 notes have been issued pursuant to section 5748.05 of the 5055 Revised Code the tax commissioner shall continue to levy and 5056 collect under authority of the election authorizing the levy an 5057 annual amount, rounded upward to the nearest one-fourth of one 5058 per cent, as will be sufficient to pay the debt charges on the 5059 notes as they fall due. 5060
- (D) If a school district income tax repealed pursuant to 5061 this section was approved in conjunction with a reduction in the 5062 rate of one or more school district property taxes as provided 5063 in division (B)(2) of section 5748.02 of the Revised Code, then 5064 each such property tax may be levied after the current year at 5065 the rate at which it could be levied prior to the reduction, 5066 subject to any adjustments required by the county budget 5067 commission pursuant to Chapter 5705. of the Revised Code. Upon 5068 the repeal of a school district income tax under this section, 5069

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(4) Submit the question of the school district income tax

and bond issue	to the electors	ne district at a	special 5099
election.			5100

The resolution shall specify whether the income that is to 5101 be subject to the tax is taxable income of individuals and 5102 estates as defined in divisions (E)(1)(a) and (2) of section 5103 5748.01 of the Revised Code or taxable income of individuals as 5104 defined in division (E)(1)(b) of that section. 5105

On adoption of the resolution, the board shall certify a 5106 copy of it to the tax commissioner and the county auditor no 5107 later than one hundred five days prior to the date of the 5108 special election at which the board intends to propose the 5109 income tax and bond issue. Not later than ten days of receipt of 5110 the resolution, the tax commissioner, in the same manner as 5111 required by division (A) of section 5748.02 of the Revised Code, 5112 shall estimate the rates designated in divisions (A)(1) and (2) 5113 of that section and certify them to the board. Not later than 5114 ten days of receipt of the resolution, the county auditor shall 5115 estimate and certify to the board the average annual property 5116 tax rate required throughout the stated maturity of the bonds to 5117 pay debt charges on the bonds, in the same manner as under 5118 division (C) of section 133.18 of the Revised Code. 5119

(B) On receipt of the tax commissioner's and county 5120 auditor's certifications prepared under division (A) of this 5121 section, the board of education of the city, local, or exempted 5122 village school district, by a vote of two-thirds of all its 5123 members, may adopt a resolution proposing for a specified number 5124 of years or for a continuing period of time the levy of an 5125 annual tax for school district purposes on school district 5126 income and declaring that the amount of taxes that can be raised 5127 within the ten-mill limitation will be insufficient to provide 5128

an adequate amount for the present and future requirements of	5129
the school district; that it is necessary to issue general	5130
obligation bonds of the school district for specified permanent	5131
improvements and to levy an additional tax in excess of the ten-	5132
mill limitation to pay the debt charges on the bonds and any	5133
anticipatory securities; and that the question of the bonds and	5134
taxes shall be submitted to the electors of the school district	5135
at a special election, which shall not be earlier than ninety	5136
days after certification of the resolution to the board of	5137
elections, and the date of which shall be consistent with	5138
section 3501.01 of the Revised Code. The resolution shall	5139
specify all of the following:	5140
(1) The purpose for which the school district income tax	5141
is to be imposed and the rate of the tax, which shall be the	5142
rate set forth in the tax commissioner's certification rounded	5143
to the nearest one-fourth of one per cent;	5144
(2) Whether the income that is to be subject to the tax is	5145
taxable income of individuals and estates as defined in	5146
divisions (E)(1)(a) and (2) of section 5748.01 of the Revised	5147
Code or taxable income of individuals as defined in division (E)	5148
(1) (b) of that section. The specification shall be the same as	5149
the specification in the resolution adopted and certified under	5150
division (A) of this section.	5151
(3) The number of years the tax will be levied, or that it	5152
will be levied for a continuing period of time;	5153
(4) The date on which the tax shall take effect, which	5154
shall be the first day of January of any year following the year	5155
in which the question is submitted;	5156

(5) The county auditor's estimate of the average annual

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proper	ty	tax	rate	required	throu	ighout	the	stated	maturity	of	the	5158
bonds	to	pay	debt	charges	on the	bonds	S.					5159

(C) A resolution adopted under division (B) of this 5160 section shall go into immediate effect upon its passage, and no 5161 publication of the resolution shall be necessary other than that 5162 provided for in the notice of election. Immediately after its 5163 adoption and at least ninety days prior to the election at which 5164 the question will appear on the ballot, the board of education 5165 shall certify a copy of the resolution, along with copies of the 5166 5167 auditor's estimate and its resolution under division (A) of this section, to the board of elections of the proper county. The 5168 board of education shall make the arrangements for the 5169 submission of the question to the electors of the school 5170 district, and the election shall be conducted, canvassed, and 5171 certified in the same manner as regular elections in the 5172 district for the election of county officers. 5173

The resolution shall be put before the electors as one 5174 ballot question, with a majority vote indicating approval of the 5175 school district income tax, the bond issue, and the levy to pay 5176 debt charges on the bonds and any anticipatory securities. The 5177 board of elections shall publish the notice of the election in a 5178 newspaper of general circulation in the school district once a 5179 week for two consecutive weeks, or as provided in section 7.16 5180 of the Revised Code, prior to the election. If the board of 5181 elections operates and maintains a web site, it also shall post 5182 notice of the election on its web site for thirty days prior to 5183 the election. The notice of election shall state all of the 5184 following: 5185

- (1) The questions to be submitted to the electors;
- (2) The rate of the school district income tax;

(3) The principal amount of the proposed bond issue;	5188
(4) The permanent improvements for which the bonds are to	5189
be issued;	5190
(5) The maximum number of years over which the principal	5191
of the bonds may be paid;	5192
(6) The estimated additional average annual property tax	5193
rate to pay the debt charges on the bonds, as certified by the	5194
county auditor, and expressed in mills for each one dollar of	5195
taxable value and in dollars for each one hundred thousand	5196
dollars of fair market value;	5197
	
(7) The time and place of the special election.	5198
(D) The form of the ballot on a question submitted to the	5199
electors under this section shall be as follows:	5200
"Shall the school district be authorized to do	5201
both of the following:	5202
(1) Impose an annual income tax of (state the	5203
proposed rate of tax) on the school district income of	5204
individuals and of estates, for (state the number of	5205
years the tax would be levied, or that it would be levied for a	5206
continuing period of time), beginning (state the date	5207
the tax would first take effect), for the purpose of	5208
(state the purpose of the tax)?	5209
(2) Issue bonds for the purpose of in the	5210
principal amount of \$, to be repaid annually over a	5211
maximum period of years, and levy a property tax outside	5212
the ten-mill limitation estimated by the county auditor to	5213
average over the bond repayment period mills for each	5214
one dollar \$1 of tax valuation taxable value, which amounts to	5215

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\$ (rate expressed in cents or dollars and cents, such as	5216
"36 cents" or "\$1.41") for each \$100 \$100,000 of tax-	5217
valuation fair market value, to pay the annual debt charges on	5218
the bonds, and to pay debt charges on any notes issued in	5219
anticipation of those bonds?	5220

| FOR THE INCOME TAX AND BOND ISSUE | AGAINST THE INCOME TAX AND BOND ISSUE

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(E) If the question submitted to electors proposes a school district income tax only on the taxable income of individuals as defined in division (E)(1)(b) of section 5748.01 of the Revised Code, the form of the ballot shall be modified by stating that the tax is to be levied on the "earned income of individuals residing in the school district" in lieu of the "school district income of individuals and of estates."

(F) The board of elections promptly shall certify the 5232 results of the election to the tax commissioner and the county 5233 auditor of the county in which the school district is located. 5234 If a majority of the electors voting on the question vote in 5235 favor of it, the income tax and the applicable provisions of 5236 Chapter 5747. of the Revised Code shall take effect on the date 5237 specified in the resolution, and the board of education may 5238 proceed with issuance of the bonds and with the levy and 5239 collection of the property taxes to pay debt charges on the 5240 bonds, at the additional rate or any lesser rate in excess of 5241 the ten-mill limitation. Any securities issued by the board of 5242 education under this section are Chapter 133. securities, as 5243 that term is defined in section 133.01 of the Revised Code. 5244

(G) After approval of a question under this section, the	5245
board of education may anticipate a fraction of the proceeds of	5246
the school district income tax in accordance with section	5247
5748.05 of the Revised Code. Any anticipation notes under this	5248
division shall be issued as provided in section 133.24 of the	5249
Revised Code, shall have principal payments during each year	5250
after the year of their issuance over a period not to exceed	5251
five years, and may have a principal payment in the year of	5252
their issuance.	5253
(H) The question of repeal of a school district income tax	5254
levied for more than five years may be initiated and submitted	5255
in accordance with section 5748.04 of the Revised Code.	5256
(I) No board of education shall submit a question under	5257
this section to the electors of the school district more than	5258
twice in any calendar year. If a board submits the question	5259
twice in any calendar year, one of the elections on the question	5260
shall be held on the date of the general election.	5261
Sec. 5748.09. (A) The board of education of a city, local,	5262
or exempted village school district, at any time by a vote of	5263
two-thirds of all its members, may declare by resolution that it	5264
may be necessary for the school district to do all of the	5265
following:	5266
(1) Raise a specified amount of money for school district	5267
purposes by levying an annual tax on school district income;	5268
(2) Levy an additional property tax in excess of the ten-	5269
mill limitation for the purpose of providing for the necessary	5270
requirements of the district, stating in the resolution the	5271
amount of money to be raised each year for such purpose;	5272
(3) Submit the question of the school district income tax	5273

and property tax to	the electors of the	district at a special 52	74
election.		52	75

The resolution shall specify whether the income that is to 5276 be subject to the tax is taxable income of individuals and 5277 estates as defined in divisions (E)(1)(a) and (2) of section 5278 5748.01 of the Revised Code or taxable income of individuals as 5279 defined in division (E)(1)(b) of that section. 5280

On adoption of the resolution, the board shall certify a 5281 copy of it to the tax commissioner and the county auditor not 5282 later than one hundred days prior to the date of the special 5283 election at which the board intends to propose the income tax 5284 and property tax. Not later than ten days after receipt of the 5285 resolution, the tax commissioner, in the same manner as required 5286 by division (A) of section 5748.02 of the Revised Code, shall 5287 estimate the rates designated in divisions (A)(1) and (2) of 5288 that section and certify them to the board. Not later than ten 5289 days after receipt of the resolution, the county auditor, in the 5290 same manner as required by section 5705.195 of the Revised Code, 5291 shall make the calculation specified in that section and certify 5292 it to the board. 5293

(B) On receipt of the tax commissioner's and county 5294 auditor's certifications prepared under division (A) of this 5295 section, the board of education of the city, local, or exempted 5296 village school district, by a vote of two-thirds of all its 5297 members, may adopt a resolution declaring that the amount of 5298 taxes that can be raised by all tax levies the district is 5299 authorized to impose, when combined with state and federal 5300 revenues, will be insufficient to provide an adequate amount for 5301 the present and future requirements of the school district, and 5302 that it is therefore necessary to levy, for a specified number 5303

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of years or for a continuing period of time, an annual tax for	5304
school district purposes on school district income, and to levy,	5305
for a specified number of years not exceeding ten or for a	5306
continuing period of time, an additional property tax in excess	5307
of the ten-mill limitation for the purpose of providing for the	5308
necessary requirements of the district, and declaring that the	5309
question of the school district income tax and property tax	5310
shall be submitted to the electors of the school district at a	5311
special election, which shall not be earlier than ninety days	5312
after certification of the resolution to the board of elections,	5313
and the date of which shall be consistent with section 3501.01	5314
of the Revised Code. The resolution shall specify all of the	5315
following:	5316
(1) The purpose for which the school district income tax	5317
is to be imposed and the rate of the tax, which shall be the	5318
rate set forth in the tax commissioner's certification rounded	5319
to the nearest one-fourth of one per cent;	5320
(2) Whether the income that is to be subject to the tax is	5321
taxable income of individuals and estates as defined in	5322
divisions (E)(1)(a) and (2) of section 5748.01 of the Revised	5323
Code or taxable income of individuals as defined in division (E)	5324
(1)(b) of that section. The specification shall be the same as	5325
the specification in the resolution adopted and certified under	5326
division (A) of this section.	5327
(3) The number of years the school district income tax	5328
will be levied, or that it will be levied for a continuing	5329
period of time;	5330

(4) The date on which the school district income tax shall

take effect, which shall be the first day of January of any year

following the year in which the question is submitted;

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(5) The amount of money it is necessary to raise for the	5334
purpose of providing for the necessary requirements of the	5335
district for each year the property tax is to be imposed;	5336
(6) The number of years the property tax will be levied,	5337
or that it will be levied for a continuing period of time;	5338
(7) The tax list upon which the property tax shall be	5339
first levied, which may be the current year's tax list;	5340
(8) The amount of the average tax levy, expressed in	5341
dollars and cents for each one hundred thousand dollars of	5342
valuation fair market value as well as in mills for each one	5343
dollar of valuationtaxable value, estimated by the county	5344
auditor under division (A) of this section.	5345
(C) A resolution adopted under division (B) of this	5346
section shall go into immediate effect upon its passage, and no	5347
publication of the resolution shall be necessary other than that	5348
provided for in the notice of election. Immediately after its	5349
adoption and at least ninety days prior to the election at which	5350
the question will appear on the ballot, the board of education	5351
shall certify a copy of the resolution, along with copies of the	5352
county auditor's certification and the resolution under division	5353
(A) of this section, to the board of elections of the proper	5354
county. The board of education shall make the arrangements for	5355
the submission of the question to the electors of the school	5356
district, and the election shall be conducted, canvassed, and	5357
certified in the same manner as regular elections in the	5358
district for the election of county officers.	5359
The resolution shall be put before the electors as one	5360

ballot question, with a majority vote indicating approval of the

school district income tax and the property tax. The board of

elections shall publish the notice of the election in a	5363
newspaper of general circulation in the school district once a	5364
week for two consecutive weeks, or as provided in section 7.16	5365
of the Revised Code, prior to the election. If the board of	5366
elections operates and maintains a web site, also shall post	5367
notice of the election on its web site for thirty days prior to	5368
the election. The notice of election shall state all of the	5369
following:	5370
(1) The questions to be submitted to the electors as a	5371
single ballot question;	5372
(2) The rate of the school district income tax;	5373
(3) The number of years the school district income tax	5374
will be levied or that it will be levied for a continuing period	5375
of time;	5376
(4) The annual proceeds of the proposed property tax levy	5377
for the purpose of providing for the necessary requirements of	5378
the district;	5379
(5) The number of years during which the property tax levy	5380
shall be levied, or that it shall be levied for a continuing	5381
period of time;	5382
(6) The estimated average additional tax rate of the	5383
property tax, expressed in dollars and cents for each one	5384
hundred <u>thousand</u> dollars of valuation <u>fair market value</u> as well	5385
as in mills for each one dollar of valuationtaxable value,	5386
outside the limitation imposed by Section 2 of Article XII, Ohio	5387
Constitution, as certified by the county auditor;	5388
(7) The time and place of the special election.	5389

(D) The form of the ballot on a question submitted to the 5390

electors under this section shall be as follows:	5391
"Shall the school district be authorized to do both	5392
of the following:	5393
(1) Impose an annual income tax of (state the	5394
proposed rate of tax) on the school district income of	5395
individuals and of estates, for (state the number of	5396
years the tax would be levied, or that it would be levied for a	5397
continuing period of time), beginning (state the date	5398
the tax would first take effect), for the purpose of	5399
(state the purpose of the tax)?	5400
(2) Impose a property tax levy outside of the ten-mill	5401
limitation for the purpose of providing for the necessary	5402
requirements of the district in the sum of \S	5403
(here insert annual amount the levy is to produce), estimated by	5404
the county auditor to average (here insert	5405
number of mills) mills for each one dollar \$1 of valuation	5406
taxable value, which amounts to § (here insert	5407
rate expressed in dollars and cents) for each one hundred	5408
dollars \$100,000 of valuation fair market value,	5409
for (state the number of years the tax is to be	5410
imposed or that it will be imposed for a continuing period of	5411
time), commencing in (first year the tax is to be	5412
levied), first due in calendar year (first calendar	5413
year in which the tax shall be due)?	5414
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FOR THE INCOME TAX AND PROPERTY TAX	5416
AGAINST THE INCOME TAX AND PROPERTY TAX	5417
п	5418

If the question submitted to electors proposes a school

their issuance.

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district income tax only on the taxable income of individuals as	5420
defined in division (E)(1)(b) of section 5748.01 of the Revised	5421
Code, the form of the ballot shall be modified by stating that	5422
the tax is to be levied on the "earned income of individuals	5423
residing in the school district" in lieu of the "school district	5424
income of individuals and of estates."	5425
(E) The board of elections promptly shall certify the	5426
results of the election to the tax commissioner and the county	5427
auditor of the county in which the school district is located.	5428
If a majority of the electors voting on the question vote in	5429
favor of it:	5430
(1) The income tax and the applicable provisions of	5431
Chapter 5747. of the Revised Code shall take effect on the date	5432
specified in the resolution.	5433
(2) The board of education of the school district may make	5434
(2) The board of education of the school district may make the additional property tax levy necessary to raise the amount	5434 5435
the additional property tax levy necessary to raise the amount	5435
the additional property tax levy necessary to raise the amount specified on the ballot for the purpose of providing for the	5435 5436
the additional property tax levy necessary to raise the amount specified on the ballot for the purpose of providing for the necessary requirements of the district. The property tax levy	5435 5436 5437
the additional property tax levy necessary to raise the amount specified on the ballot for the purpose of providing for the necessary requirements of the district. The property tax levy shall be included in the next tax budget that is certified to	5435 5436 5437 5438
the additional property tax levy necessary to raise the amount specified on the ballot for the purpose of providing for the necessary requirements of the district. The property tax levy shall be included in the next tax budget that is certified to the county budget commission.	5435 5436 5437 5438 5439
the additional property tax levy necessary to raise the amount specified on the ballot for the purpose of providing for the necessary requirements of the district. The property tax levy shall be included in the next tax budget that is certified to the county budget commission. (F) (1) After approval of a question under this section,	5435 5436 5437 5438 5439
the additional property tax levy necessary to raise the amount specified on the ballot for the purpose of providing for the necessary requirements of the district. The property tax levy shall be included in the next tax budget that is certified to the county budget commission. (F) (1) After approval of a question under this section, the board of education may anticipate a fraction of the proceeds	5435 5436 5437 5438 5439 5440 5441
the additional property tax levy necessary to raise the amount specified on the ballot for the purpose of providing for the necessary requirements of the district. The property tax levy shall be included in the next tax budget that is certified to the county budget commission. (F) (1) After approval of a question under this section, the board of education may anticipate a fraction of the proceeds of the school district income tax in accordance with section	5435 5436 5437 5438 5439 5440 5441
the additional property tax levy necessary to raise the amount specified on the ballot for the purpose of providing for the necessary requirements of the district. The property tax levy shall be included in the next tax budget that is certified to the county budget commission. (F) (1) After approval of a question under this section, the board of education may anticipate a fraction of the proceeds of the school district income tax in accordance with section 5748.05 of the Revised Code. Any anticipation notes under this	5435 5436 5437 5438 5439 5440 5441 5442 5443
the additional property tax levy necessary to raise the amount specified on the ballot for the purpose of providing for the necessary requirements of the district. The property tax levy shall be included in the next tax budget that is certified to the county budget commission. (F) (1) After approval of a question under this section, the board of education may anticipate a fraction of the proceeds of the school district income tax in accordance with section 5748.05 of the Revised Code. Any anticipation notes under this division shall be issued as provided in section 133.24 of the	5435 5436 5437 5438 5439 5440 5441 5442 5443

(2) After the approval of a question under this section	5449
and prior to the time when the first tax collection from the	5450
property tax levy can be made, the board of education may	5451
anticipate a fraction of the proceeds of the levy and issue	5452
anticipation notes in an amount not exceeding the total	5453
estimated proceeds of the levy to be collected during the first	5454
year of the levy. Any anticipation notes under this division	5455
shall be issued as provided in section 133.24 of the Revised	5456
Code, shall have principal payments during each year after the	5457
year of their issuance over a period not to exceed five years,	5458
and may have a principal payment in the year of their issuance.	5459
(G)(1) The question of repeal of a school district income	5460
tax levied for more than five years may be initiated and	5461
submitted in accordance with section 5748.04 of the Revised	5462
Code.	5463
(2) A property tax levy for a continuing period of time	5464
may be reduced in the manner provided under section 5705.261 of	5465
the Revised Code.	5466
(H) No board of education shall submit a question under	5467
this section to the electors of the school district more than	5468
twice in any calendar year. If a board submits the question	5469
twice in any calendar year, one of the elections on the question	5470
shall be held on the date of the general election.	5471
(I) If the electors of the school district approve a	5472
question under this section, and if the last calendar year the	5473
school district income tax is in effect and the last calendar	5474
year of collection of the property tax are the same, the board	5475
of education of the school district may propose to submit under	5476
this section the combined question of a school district income	5477

tax to take effect upon the expiration of the existing income

tax and a property tax to be first collected in the calendar	5479
year after the calendar year of last collection of the existing	5480
property tax, and specify in the resolutions adopted under this	5481
section that the proposed taxes would renew the existing taxes.	5482
The form of the ballot on a question submitted to the electors	5483
under division (I) of this section shall be as follows:	5484
"Shall the school district be authorized to do	5485
both of the following:	5486
(1) Impose an annual income tax of (state the	5487
proposed rate of tax) on the school district income of	5488
individuals and of estates to renew an income tax expiring at	5489
the end of \dots (state the last year the existing income tax	5490
may be levied) for (state the number of years the tax	5491
would be levied, or that it would be levied for a continuing	5492
period of time), beginning (state the date the tax would	5493
first take effect), for the purpose of (state the	5494
<pre>purpose of the tax)?</pre>	5495
(2) Impose a property tax levy renewing an existing levy	5496
outside of the ten-mill limitation for the purpose of providing	5497
for the necessary requirements of the district in the sum of	5498
\S (here insert annual amount the levy is to	5499
produce), estimated by the county auditor to	5500
average (here insert number of mills) mills	5501
for each one dollar \$1 of valuation taxable value, which amounts	5502
to § (here insert rate expressed in dollars and	5503
cents) for each one hundred dollars \$100,000 of valuation fair	5504
<pre>market value, for (state the number of years the</pre>	5505
tax is to be imposed or that it will be imposed for a continuing	5506
period of time), commencing in (first year the tax	5507
is to be levied), first due in calendar year (first	5508

calendar year in which the tax shall be due)?	5509
	5510
FOR THE INCOME TAX AND PROPERTY TAX	5511
AGAINST THE INCOME TAX AND PROPERTY TAX	5512
m ·	5513
If the question submitted to electors proposes a school	5514
district income tax only on the taxable income of individuals as	5515
defined in division (E)(1)(b) of section 5748.01 of the Revised	5516
Code, the form of the ballot shall be modified by stating that	5517
the tax is to be levied on the "earned income of individuals	5518
residing in the school district" in lieu of the "school district	5519
income of individuals and of estates."	5520
The question of a renewal levy under this division shall	5521
not be placed on the ballot unless the question is submitted on	5522
a date on which a special election may be held under section	5523
3501.01 of the Revised Code, except for the first Tuesday after	5524
the first Monday in February and August, during the last year	5525
the property tax levy to be renewed may be extended on the real	5526
and public utility property tax list and duplicate, or at any	5527
election held in the ensuing year.	5528
(J) If the electors of the school district approve a	5529
question under this section, the board of education of the	5530
school district may propose to renew either or both of the	5531
existing taxes as individual ballot questions in accordance with	5532
section 5748.02 of the Revised Code for the school district	5533
income tax, or section 5705.194 of the Revised Code for the	5534
property tax.	5535
Section 2. That existing sections 133.18, 306.32, 306.322,	5536

345.01, 345.03, 345.04, 505.48, 505.481, 511.27, 511.28, 511.34,

1545.041, 1545.21, 3311.50, 3318.01, 3318.06, 3318.061,	5538
3318.062, 3318.063, 3318.361, 3318.45, 3381.03, 4582.024,	5539
4582.26, 5705.01, 5705.03, 5705.192, 5705.195, 5705.196,	5540
5705.197, 5705.199, 5705.21, 5705.213, 5705.215, 5705.218,	5541
5705.219, 5705.233, 5705.25, 5705.251, 5705.261, 5705.55,	5542
5748.01, 5748.02, 5748.03, 5748.04, 5748.08, and 5748.09 of the	5543
Revised Code are hereby repealed.	5544
Section 3. This act applies to elections held after	5545
December 31, 2018.	5546
Section 4. The General Assembly, applying the principle	5547
stated in division (B) of section 1.52 of the Revised Code that	5548
amendments are to be harmonized if reasonably capable of	5549
simultaneous operation, finds that the following sections,	5550
presented in this act as composites of the sections as amended	5551
by the acts indicated, are the resulting versions of the	5552
sections in effect prior to the effective date of the sections	5553
as presented in this act:	5554
Section 133.18 of the Revised Code as amended by both Am.	5555
Sub. H.B. 48 of the 128th General Assembly and Am. Sub. H.B. 153	5556
of the 129th General Assembly.	5557
Section 5705.218 of the Revised Code as amended by both	5558
Am. Sub. H.B. 59 and Sub. H.B. 167 of the 130th General	5559
Assembly.	5560