As Introduced

132nd General Assembly

Regular Session 2017-2018 H. B. No. 371

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Representative Merrin

Cosponsors: Representatives Schaffer, Seitz, Lang, Kick, Becker, Vitale, Riedel, Brinkman, Romanchuk, Keller, Hood, Zeltwanger, Dean, Goodman

A BILL

То	enact section 5709.51 of the Revised Code to	1
	exempt from property taxation the increased	2
	value of land subdivided for residential	3
	development until construction commences or the	4
	land is sold.	5

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

Section 1. That section 5709.51 of the Revised Code be	6
enacted to read as follows:	
Sec. 5709.51. (A) As used in this section:	8
(1) "Pre-residential development property" means a	9
subdivided parcel of unimproved real property on which	10
construction of one or more residential buildings is planned but	11
has not yet commenced. The construction of streets, sidewalks,	
curbs, or driveways or the installation of water, sewer, or	
other utility lines on a subdivided parcel does not cause	
construction of a residential building to commence for purposes	
of division (A)(1) or (B) of this section.	16

(2) "Residential building" means a building or structure

any part of which is to be used as a dwelling.		
(3) "Ascribed taxable value" means, for any subdivided	19	
parcel, one of the following:		
(a) Except as provided in division (A)(3)(b) of this	21	
section, the taxable value of the original property for the tax		
year preceding the tax year the subdivided property first	23	
appears on the tax list as a subdivided parcel multiplied by a	24	
fraction, the numerator of which is the true value in money of	25	
the subdivided parcel for the tax year the subdivided parcel	26	
first appears on the tax list and the denominator of which is	27	
the true value in money of all subdivided parcels subdivided	28	
from that original parcel for that tax year.	29	
	2.0	
(b) If a subdivided parcel exempted under this section is	30	
itself subdivided, the "ascribed taxable value" of the newly	31	
subdivided parcel equals the ascribed taxable value, as defined	32	
in division (A)(3)(a) of this section, of the parcel from which	33	
the newly subdivided parcel was subdivided for the tax year		
preceding the tax year the newly subdivided parcel first appears	35	
on the tax list multiplied by a fraction, the numerator of which	36	
is the true value in money of the newly subdivided parcel for	37	
the tax year it first appears on the tax list and the	38	
denominator of which is the true value in money for that year of	39	
all newly subdivided parcels resulting from the most recent	40	
subdivision.	41	
(4) "Subdivided parcel" means a parcel resulting from the	42	
subdivision of original property pursuant to a plat subdividing		
that property presented to the county auditor under section		
5713.18 of the Revised Code.		
(5) "Original property" means the parcel from which a	46	

Page 2

subdivided parcel is subdivided.

(6) "Qualifying owner" means the owner of pre-residential	48
development property for any portion of a tax year ending on or	49
after the effective date ofB of the 132nd general	50
assembly that includes the date a plat subdividing land	51
including such property is presented to the county auditor under	52
section 5713.18 of the Revised Code, or any other person to	53
which title to the property is transferred, without	54
consideration, by another qualifying owner.	55

(B) Any increase in taxable value above the ascribed taxable value of pre-residential development property owned by a qualifying owner is exempted from taxation beginning with the first tax year the pre-residential development property appears on the tax list after a plat subdividing land including that property is presented to the county auditor under section 5713.18 of the Revised Code and for each ensuing tax year until and including the tax year in which the earlier of the following occurs:

(1) Construction of a residential building on that property commences;

(2) Title to the property is transferred for consideration 67 by a qualifying owner to another person. 68

(C) The tax commissioner shall not approve an application 69 for an exemption authorized under this section unless the 70 applicant for the exemption certifies that the parcel that is 71 the subject of the exemption satisfies the requirements of 72 division (A)(1) of this section for pre-residential development 73 property.

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