As Introduced

132nd General Assembly Regular Session 2017-2018

H. B. No. 470

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Representative Edwards

A BILL

To amend sections 515.01 and 5705.19 of the Revised	1
Code to authorize a property tax levy	2
specifically to fund lighting for roads and	3
public places.	4

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

Section 1. That sections 515.01 and 5705.19 of the Revised	5
Code be amended to read as follows:	6
Sec. 515.01. The board of township trustees may provide	7
artificial lights for any road, highway, public place, or	8
building under its supervision or control, or for any territory	9
within the township and outside the boundaries of any municipal	10
corporation, when the board determines that the public safety or	11
welfare requires that the road, highway, public place, building,	12
or territory shall be lighted. The lighting may be procured	13
either by the township installing a lighting system or by	14
contracting with any person or corporation to furnish lights.	15
If lights are furnished under contract, the contract may	16
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provide that the equipment employed may be owned by the township	1 /

If the board determines to procure lighting by contract 19

or by the person or corporation supplying the lights.

and the total estimated cost of the contract exceeds fifty 20 thousand dollars, the board shall prepare plans and 21 specifications for the lighting equipment and shall, for two 22 weeks, advertise for bids for furnishing the lighting equipment, 23 either by posting the advertisement in three conspicuous places 24 in the township or by publication of the advertisement once a 25 week, for two consecutive weeks, in a newspaper of general 26 circulation in the township. Any such contract for lighting 27 shall be made with the lowest and best bidder. 28 The board may also cause notice to be inserted in trade 29 papers or other publications designated by it or to be 30 distributed by electronic means, including posting the notice on 31 the board's internet web site. If the board posts the notice on 32 its web site, it may eliminate the second notice otherwise 33

required to be published in a newspaper of general circulation 34 in the township, provided that the first notice published in 35 such newspaper meets all of the following requirements: 36

(A) It is published at least two weeks before the opening37of bids.38

(B) It includes a statement that the notice is posted on39the board's internet web site.40

(C) It includes the internet address of the board's internet web site.

(D) It includes instructions describing how the notice maybe accessed on the board's internet web site.

No lighting contract awarded by the board shall be made to45cover a period of more than twenty years. The cost of installing46and operating any lighting system or any light furnished under47contract shall be paid from the general fund of the township48

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treasury or, if the board levies a tax pursuant to division (ZZ)	49
of section 5705.19 of the Revised Code, from the special fund	50
created to receive the proceeds of that tax.	51
Sec. 5705.19. This section does not apply to school	52
districts, county school financing districts, or lake facilities	53
authorities.	54
The taxing authority of any subdivision at any time and in	55
any year, by vote of two-thirds of all the members of the taxing	56
authority, may declare by resolution and certify the resolution	57
to the board of elections not less than ninety days before the	58
election upon which it will be voted that the amount of taxes	59
that may be raised within the ten-mill limitation will be	60
insufficient to provide for the necessary requirements of the	61
subdivision and that it is necessary to levy a tax in excess of	62
that limitation for any of the following purposes:	63
(A) For current expenses of the subdivision, except that	64
the total levy for current expenses of a detention facility	65
district or district organized under section 2151.65 of the	66
Revised Code shall not exceed two mills and that the total levy	67
for current expenses of a combined district organized under	68
sections 2151.65 and 2152.41 of the Revised Code shall not	69
exceed four mills;	70
(B) For the payment of debt charges on certain described	71
bonds, notes, or certificates of indebtedness of the subdivision	72
issued subsequent to January 1, 1925;	73
(C) For the debt charges on all bonds, notes, and	74
certificates of indebtedness issued and authorized to be issued	75
prior to January 1, 1925;	76

(D) For a public library of, or supported by, the 77

subdivision under whatever law organized or authorized to be 78 supported; 79 (E) For a municipal university, not to exceed two mills 80 over the limitation of one mill prescribed in section 3349.13 of 81 the Revised Code; 82 (F) For the construction or acquisition of any specific 83 permanent improvement or class of improvements that the taxing 84 authority of the subdivision may include in a single bond issue; 85 (G) For the general construction, reconstruction, 86 resurfacing, and repair of streets, roads, and bridges in 87 municipal corporations, counties, or townships; 88 (H) For parks and recreational purposes; 89 (I) For providing and maintaining fire apparatus, 90 mechanical resuscitators, underwater rescue and recovery 91 equipment, or other fire equipment and appliances, buildings and 92 sites therefor, or sources of water supply and materials 93 therefor, for the establishment and maintenance of lines of 94 fire-alarm communications, for the payment of firefighting 95 companies or permanent, part-time, or volunteer firefighting, 96 emergency medical service, administrative, or communications 97 personnel to operate the same, including the payment of any 98 employer contributions required for such personnel under section 99 145.48 or 742.34 of the Revised Code, for the purchase of 100 ambulance equipment, for the provision of ambulance, paramedic, 101 or other emergency medical services operated by a fire 102 department or firefighting company, or for the payment of other 103 related costs; 104 (J) For providing and maintaining motor vehicles, 105

communications, other equipment, buildings, and sites for such 106

buildings used directly in the operation of a police department, 107 for the payment of salaries of permanent or part-time police, 108 communications, or administrative personnel to operate the same, 109 including the payment of any employer contributions required for 110 such personnel under section 145.48 or 742.33 of the Revised 111 Code, for the payment of the costs incurred by townships as a 112 result of contracts made with other political subdivisions in 113 order to obtain police protection, for the provision of 114 ambulance or emergency medical services operated by a police 115 department, or for the payment of other related costs; 116

(K) For the maintenance and operation of a county home or 117detention facility; 118

(L) For community developmental disabilities programs and
services pursuant to Chapter 5126. of the Revised Code, except
that such levies shall be subject to the procedures and
requirements of section 5705.222 of the Revised Code;

(M) For regional planning;

(N) For a county's share of the cost of maintaining and
operating schools, district detention facilities, forestry
camps, or other facilities, or any combination thereof,
established under section 2151.65 or 2152.41 of the Revised Code
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or both of those sections;

(0) For providing for flood defense, providing and
maintaining a flood wall or pumps, and other purposes to prevent
floods;

(P) For maintaining and operating sewage disposal plants132and facilities;133

(Q) For the purpose of purchasing, acquiring,134constructing, enlarging, improving, equipping, repairing,135

maintaining, or operating, or any combination of the foregoing, 136
a county transit system pursuant to sections 306.01 to 306.13 of 137
the Revised Code, or of making any payment to a board of county 138
commissioners operating a transit system or a county transit 139
board pursuant to section 306.06 of the Revised Code; 140

(R) For the subdivision's share of the cost of acquiring
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or constructing any schools, forestry camps, detention
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facilities, or other facilities, or any combination thereof,
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under section 2151.65 or 2152.41 of the Revised Code or both of
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those sections;

(S) For	the	prevention,	control,	and	abatement	of	air	146
polluti	on;								147

(T) For maintaining and operating cemeteries;

(U) For providing ambulance service, emergency medical149service, or both;

(V) For providing for the collection and disposal ofgarbage or refuse, including yard waste;152

(W) For the payment of the police officer employers'
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contribution or the firefighter employers' contribution required
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under sections 742.33 and 742.34 of the Revised Code;
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(X) For the construction and maintenance of a drainage156improvement pursuant to section 6131.52 of the Revised Code;157

(Y) For providing or maintaining senior citizens services
or facilities as authorized by section 307.694, 307.85, 505.70,
or 505.706 or division (EE) of section 717.01 of the Revised
Code;

(Z) For the provision and maintenance of zoological parkservices and facilities as authorized under section 307.76 of163

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the Revised Code;	164
(AA) For the maintenance and operation of a free public	165
museum of art, science, or history;	166
(BB) For the establishment and operation of a 9-1-1	167
system, as defined in section 128.01 of the Revised Code;	168
(CC) For the purpose of acquiring, rehabilitating, or	169
developing rail property or rail service. As used in this	170
division, "rail property" and "rail service" have the same	171
meanings as in section 4981.01 of the Revised Code. This	172
division applies only to a county, township, or municipal	173
corporation.	174
(DD) For the purpose of acquiring property for,	175
constructing, operating, and maintaining community centers as	176
provided for in section 755.16 of the Revised Code;	177
(EE) For the creation and operation of an office or joint	178
office of economic development, for any economic development	
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purpose of the office, and to otherwise provide for the	179 180
purpose of the office, and to otherwise provide for the establishment and operation of a program of economic development	
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establishment and operation of a program of economic development	180 181
establishment and operation of a program of economic development pursuant to sections 307.07 and 307.64 of the Revised Code, or	180 181 182
establishment and operation of a program of economic development pursuant to sections 307.07 and 307.64 of the Revised Code, or to the extent that the expenses of a county land reutilization	180 181 182 183
establishment and operation of a program of economic development pursuant to sections 307.07 and 307.64 of the Revised Code, or to the extent that the expenses of a county land reutilization corporation organized under Chapter 1724. of the Revised Code	180 181 182 183 184
establishment and operation of a program of economic development pursuant to sections 307.07 and 307.64 of the Revised Code, or to the extent that the expenses of a county land reutilization corporation organized under Chapter 1724. of the Revised Code are found by the board of county commissioners to constitute the	180 181 182 183 184 185
establishment and operation of a program of economic development pursuant to sections 307.07 and 307.64 of the Revised Code, or to the extent that the expenses of a county land reutilization corporation organized under Chapter 1724. of the Revised Code are found by the board of county commissioners to constitute the promotion of economic development, for the payment of such	180 181 182 183 184 185 186
establishment and operation of a program of economic development pursuant to sections 307.07 and 307.64 of the Revised Code, or to the extent that the expenses of a county land reutilization corporation organized under Chapter 1724. of the Revised Code are found by the board of county commissioners to constitute the promotion of economic development, for the payment of such operations and expenses;	180 181 182 183 184 185 186 187
establishment and operation of a program of economic development pursuant to sections 307.07 and 307.64 of the Revised Code, or to the extent that the expenses of a county land reutilization corporation organized under Chapter 1724. of the Revised Code are found by the board of county commissioners to constitute the promotion of economic development, for the payment of such operations and expenses; (FF) For the purpose of acquiring, establishing,	180 181 182 183 184 185 186 187
establishment and operation of a program of economic development pursuant to sections 307.07 and 307.64 of the Revised Code, or to the extent that the expenses of a county land reutilization corporation organized under Chapter 1724. of the Revised Code are found by the board of county commissioners to constitute the promotion of economic development, for the payment of such operations and expenses; (FF) For the purpose of acquiring, establishing, constructing, improving, equipping, maintaining, or operating,	180 181 182 183 184 185 186 187 188 189

(GG) For the payment of costs incurred by a township as a 193 result of a contract made with a county pursuant to section 194 505.263 of the Revised Code in order to pay all or any part of 195 the cost of constructing, maintaining, repairing, or operating a 196 water supply improvement; 197

(HH) For a board of township trustees to acquire, other 198 than by appropriation, an ownership interest in land, water, or 199 wetlands, or to restore or maintain land, water, or wetlands in 200 which the board has an ownership interest, not for purposes of 201 202 recreation, but for the purposes of protecting and preserving the natural, scenic, open, or wooded condition of the land, 203 water, or wetlands against modification or encroachment 204 resulting from occupation, development, or other use, which may 205 be styled as protecting or preserving "greenspace" in the 206 resolution, notice of election, or ballot form. Except as 207 otherwise provided in this division, land is not acquired for 208 purposes of recreation, even if the land is used for 209 recreational purposes, so long as no building, structure, or 210 fixture used for recreational purposes is permanently attached 211 or affixed to the land. Except as otherwise provided in this 212 division, land that previously has been acquired in a township 213 for these greenspace purposes may subsequently be used for 214 recreational purposes if the board of township trustees adopts a 215 resolution approving that use and no building, structure, or 216 fixture used for recreational purposes is permanently attached 217 or affixed to the land. The authorization to use greenspace land 218 for recreational use does not apply to land located in a 219 township that had a population, at the time it passed its first 220 greenspace levy, of more than thirty-eight thousand within a 221 county that had a population, at that time, of at least eight 222 hundred sixty thousand. 223

(II) For the support by a county of a crime victim 224 assistance program that is provided and maintained by a county 225 agency or a private, nonprofit corporation or association under 226 section 307.62 of the Revised Code; 227 (JJ) For any or all of the purposes set forth in divisions 228 (I) and (J) of this section. This division applies only to a 229 township. 230 (KK) For a countywide public safety communications system 231 under section 307.63 of the Revised Code. This division applies 232 233 only to counties. (LL) For the support by a county of criminal justice 234 services under section 307.45 of the Revised Code; 235 (MM) For the purpose of maintaining and operating a jail 236 or other detention facility as defined in section 2921.01 of the 237 Revised Code; 238 (NN) For purchasing, maintaining, or improving, or any 239 combination of the foregoing, real estate on which to hold, and 240 the operating expenses of, agricultural fairs operated by a 241 county agricultural society or independent agricultural society 242 under Chapter 1711. of the Revised Code. This division applies 243 244 only to a county. (00) For constructing, rehabilitating, repairing, or 245 maintaining sidewalks, walkways, trails, bicycle pathways, or 246 similar improvements, or acquiring ownership interests in land 247 necessary for the foregoing improvements; 248 (PP) For both of the purposes set forth in divisions (G) 249 and (OO) of this section. 250

(QQ) For both of the purposes set forth in divisions (H) 251

253 township. (RR) For the legislative authority of a municipal 254 corporation, board of county commissioners of a county, or board 255 of township trustees of a township to acquire agricultural 256 easements, as defined in section 5301.67 of the Revised Code, 257 and to supervise and enforce the easements. 258 (SS) For both of the purposes set forth in divisions (BB) 259 and (KK) of this section. This division applies only to a 260 261 county. 262 (TT) For the maintenance and operation of a facility that is organized in whole or in part to promote the sciences and 263 natural history under section 307.761 of the Revised Code. 264 (UU) For the creation and operation of a county land 265 reutilization corporation and for any programs or activities of 266 the corporation found by the board of directors of the 267 corporation to be consistent with the purposes for which the 268 269 corporation is organized; (VV) For construction and maintenance of improvements and 270 expenses of soil and water conservation district programs under 271 Chapter 940. of the Revised Code; 272 (WW) For the OSU extension fund created under section 273 3335.35 of the Revised Code for the purposes prescribed under 274 section 3335.36 of the Revised Code for the benefit of the 275 citizens of a county. This division applies only to a county. 276 (XX) For a municipal corporation that withdraws or 277 proposes by resolution to withdraw from a regional transit 278 authority under section 306.55 of the Revised Code to provide 279 280 transportation services for the movement of persons within,

and (HH) of this section. This division applies only to a

from, or to the municipal corporation;	281
(YY) For any combination of the purposes specified in	282
divisions (NN), (VV), and (WW) of this section. This division	283
applies only to a county;	284
(ZZ) For installing, operating, and maintaining lighting	285
for streets, roads, highways, or public places.	286
The resolution shall be confined to the purpose or	287
purposes described in one division of this section, to which the	288
revenue derived therefrom shall be applied. The existence in any	289
other division of this section of authority to levy a tax for	290
any part or all of the same purpose or purposes does not	291
preclude the use of such revenues for any part of the purpose or	292
purposes of the division under which the resolution is adopted.	293
The resolution shall specify the amount of the increase in	294
rate that it is necessary to levy, the purpose of that increase	295
in rate, and the number of years during which the increase in	296
rate shall be in effect, which may or may not include a levy	297
upon the duplicate of the current year. The number of years may	298
be any number not exceeding five, except as follows:	299
(1) When the additional rate is for the payment of debt	300
charges, the increased rate shall be for the life of the	301
indebtedness.	302
(2) When the additional rate is for any of the following,	303
the increased rate shall be for a continuing period of time:	304

(a) For the current expenses for a detention facility
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district, a district organized under section 2151.65 of the
Revised Code, or a combined district organized under sections
2151.65 and 2152.41 of the Revised Code;
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(b) For providing a county's share of the cost of	309
maintaining and operating schools, district detention	310
facilities, forestry camps, or other facilities, or any	311
combination thereof, established under section 2151.65 or	312
2152.41 of the Revised Code or under both of those sections.	313
(3) When the additional rate is for either of the	314
following, the increased rate may be for a continuing period of	315
time:	316
(a) For the purposes set forth in division (I), (J), (U),	317
or (KK) of this section;	318
(b) For the maintenance and operation of a joint	319
recreation district.	320
(4) When the increase is for the purpose or purposes set	321
forth in division (D), (G), (H), (T), (Z), (CC), or (PP) of this	322
section, the tax levy may be for any specified number of years	323
or for a continuing period of time, as set forth in the	324
resolution.	325
A levy for one of the purposes set forth in division (G),	326
(I), (J), or (U) of this section may be reduced pursuant to	327
section 5705.261 or 5705.31 of the Revised Code. A levy for one	328
of the purposes set forth in division (G), (I), (J), or (U) of	329
this section may also be terminated or permanently reduced by	330
the taxing authority if it adopts a resolution stating that the	331
continuance of the levy is unnecessary and the levy shall be	332
terminated or that the millage is excessive and the levy shall	333
be decreased by a designated amount.	334
A resolution of a detention facility district, a district	335
organized under section 2151.65 of the Revised Code, or a	336
combined district organized under both sections 2151.65 and	337

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2152.41 of the Revised Code may include both current expenses 338 and other purposes, provided that the resolution shall apportion 339 the annual rate of levy between the current expenses and the 340 other purpose or purposes. The apportionment need not be the 341 same for each year of the levy, but the respective portions of 342 the rate actually levied each year for the current expenses and 343 the other purpose or purposes shall be limited by the 344 345 apportionment.

Whenever a board of county commissioners, acting either as 346 the taxing authority of its county or as the taxing authority of 347 a sewer district or subdistrict created under Chapter 6117. of 348 the Revised Code, by resolution declares it necessary to levy a 349 350 tax in excess of the ten-mill limitation for the purpose of constructing, improving, or extending sewage disposal plants or 351 sewage systems, the tax may be in effect for any number of years 352 not exceeding twenty, and the proceeds of the tax, 353 notwithstanding the general provisions of this section, may be 354 used to pay debt charges on any obligations issued and 355 outstanding on behalf of the subdivision for the purposes 356 enumerated in this paragraph, provided that any such obligations 357 have been specifically described in the resolution. 358

A resolution adopted by the legislative authority of a 359 municipal corporation that is for the purpose in division (XX) 360 of this section may be combined with the purpose provided in 361 section 306.55 of the Revised Code, by vote of two-thirds of all 362 members of the legislative authority. The legislative authority 363 may certify the resolution to the board of elections as a 364 combined question. The question appearing on the ballot shall be 365 as provided in section 5705.252 of the Revised Code. 366

A levy for the purpose set forth in division (BB) of this

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section may be imposed in all or a portion of the territory of a 368 subdivision. If the 9-1-1 system to be established and operated 369 with levy funds excludes territory located within the 370 subdivision, the resolution adopted under this section, or a 371 resolution proposing to renew such a levy that was imposed in 372 all of the territory of the subdivision, may describe the area 373 served or to be served by the system and specify that the 374 proposed tax would be imposed only in the areas receiving or to 375 receive the service. Upon passage of such a resolution, the 376 board of elections shall submit the question of the tax levy 377 only to those electors residing in the area or areas in which 378 the tax would be imposed. If the 9-1-1 system would serve the 379 entire subdivision, the resolution shall not exclude territory 380 from the tax levy. 381

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

When the electors of a subdivision or, in the case of a 385 qualifying library levy for the support of a library association 386 or private corporation, the electors of the association library 387 district or, in the case of a 9-1-1 system levy serving only a 388 portion of the territory of a subdivision, the electors of the 389 portion of the subdivision in which the levy would be imposed 390 have approved a tax levy under this section, the taxing 391 authority of the subdivision may anticipate a fraction of the 392 proceeds of the levy and issue anticipation notes in accordance 393 with section 5705.191 or 5705.193 of the Revised Code. 394

Section 2. That existing sections 515.01 and 5705.19 of395the Revised Code are hereby repealed.396

Section 3. Section 5705.19 of the Revised Code is

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presented in this act as a composite of the section as amended	398
by Sub. H.B. 158, Am. Sub. H.B. 277, Sub. H.B. 413, and Am. Sub.	399
H.B. 483, all of the 131st General Assembly. The General	400
Assembly, applying the principle stated in division (B) of	401
section 1.52 of the Revised Code that amendments are to be	402
harmonized if reasonably capable of simultaneous operation,	403
finds that the composite is the resulting version of the section	404
in effect prior to the effective date of the section as	405
presented in this act.	406