As Reported by the House Ways and Means Committee

131st General Assembly Regular Session 2015-2016

Sub. H. B. No. 12

Representatives Butler, Burkley

A BILL

То	amend sections 5709.40, 5709.73, 5709.77,	1
	5709.78, and 5709.911 of the Revised Code to	2
	establish a procedure by which political	3
	subdivisions proposing a tax increment financing	4
	(TIF) incentive district are required to provide	5
	notice to the record owner of each parcel within	6
	the proposed incentive district before creating	7
	the district, and to permit such owners, under	8
	specific conditions, to exclude their parcels	9
	from the incentive district by submitting a	10
	written response.	11

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

Section 1. That sections 5709.40, 5709.73, 5709.77,	12
5709.78, and 5709.911 of the Revised Code be amended to read as	13
follows:	14
Sec. 5709.40. (A) As used in this section:	15
(1) "Blighted area" and "impacted city" have the same	16
meanings as in section 1728.01 of the Revised Code.	17
(2) "Business day" means a day of the week excluding	18
Saturday, Sunday, and a legal holiday as defined under section	19

1.14 of the Revised Code.

(3) "Housing renovation" means a project carried out for21residential purposes.22

(4) "Improvement" means the increase in the assessed value of any real property that would first appear on the tax list and duplicate of real and public utility property after the effective date of an ordinance adopted under this section were it not for the exemption granted by that ordinance.

(5) "Incentive district" means an area not more than three hundred acres in size enclosed by a continuous boundary in which a project is being, or will be, undertaken and having one or more of the following distress characteristics:

(a) At least fifty-one per cent of the residents of the
district have incomes of less than eighty per cent of the median
income of residents of the political subdivision in which the
district is located, as determined in the same manner specified
under section 119(b) of the "Housing and Community Development
Act of 1974," 88 Stat. 633, 42 U.S.C. 5318, as amended;

(b) The average rate of unemployment in the district
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during the most recent twelve-month period for which data are
available is equal to at least one hundred fifty per cent of the
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average rate of unemployment for this state for the same period.
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(c) At least twenty per cent of the people residing in the
district live at or below the poverty level as defined in the
federal Housing and Community Development Act of 1974, 42 U.S.C.
5301, as amended, and regulations adopted pursuant to that act.

(d) The district is a blighted area. 46

(e) The district is in a situational distress area as

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designated by the director of development services under	48
division (F) of section 122.23 of the Revised Code.	49
(f) As certified by the engineer for the political	50
subdivision, the public infrastructure serving the district is	51
inadequate to meet the development needs of the district as	52
evidenced by a written economic development plan or urban	53
renewal plan for the district that has been adopted by the	54
legislative authority of the subdivision.	55
(g) The district is comprised entirely of unimproved land	56
that is located in a distressed area as defined in section	57
122.23 of the Revised Code.	58
(6) <u>"Overlay" means an area of not more than three hundred</u>	59
acres that is a square, or that is a rectangle having two longer	60
sides that are not more than twice the length of the two shorter	61
sides, that the legislative authority of a municipal corporation	62
delineates on a map of a proposed incentive district.	63
(7) "Project" means development activities undertaken on	64
one or more parcels, including, but not limited to,	65
construction, expansion, and alteration of buildings or	66
structures, demolition, remediation, and site development, and	67
any building or structure that results from those activities.	68
(7) <u>(8)</u> "Public infrastructure improvement" includes, but	69
is not limited to, public roads and highways; water and sewer	70
lines; environmental remediation; land acquisition, including	71
acquisition in aid of industry, commerce, distribution, or	72
research; demolition, including demolition on private property	73
when determined to be necessary for economic development	74
purposes; stormwater and flood remediation projects, including	75
such projects on private property when determined to be	76

necessary for public health, safety, and welfare; the provision
of gas, electric, and communications service facilities,
including the provision of gas or electric service facilities
owned by nongovernmental entities when such improvements are
determined to be necessary for economic development purposes;
and the enhancement of public waterways through improvements
that allow for greater public access.

(B) The legislative authority of a municipal corporation, 84 by ordinance, may declare improvements to certain parcels of 85 real property located in the municipal corporation to be a 86 87 public purpose. Improvements with respect to a parcel that is used or to be used for residential purposes may be declared a 88 public purpose under this division only if the parcel is located 89 in a blighted area of an impacted city. For this purpose, 90 "parcel that is used or to be used for residential purposes" 91 means a parcel that, as improved, is used or to be used for 92 purposes that would cause the tax commissioner to classify the 93 parcel as residential property in accordance with rules adopted 94 by the commissioner under section 5713.041 of the Revised Code. 95 Except with the approval under division (D) of this section of 96 the board of education of each city, local, or exempted village 97 school district within which the improvements are located, not 98 more than seventy-five per cent of an improvement thus declared 99 to be a public purpose may be exempted from real property 100 taxation for a period of not more than ten years. The ordinance 101 shall specify the percentage of the improvement to be exempted 102 from taxation and the life of the exemption. 103

An ordinance adopted or amended under this division shall 104 designate the specific public infrastructure improvements made, 105 to be made, or in the process of being made by the municipal 106 corporation that directly benefit, or that once made will 107

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directly benefit, the parcels for which improvements are 108 declared to be a public purpose. The service payments provided 109 for in section 5709.42 of the Revised Code shall be used to 110 finance the public infrastructure improvements designated in the 111 ordinance, for the purpose described in division (D)(1) of this 112 section or as provided in section 5709.43 of the Revised Code. 113

(C)(1) The legislative authority of a municipal 114 corporation may adopt an ordinance creating an incentive 115 district and declaring improvements to parcels within the 116 district to be a public purpose and, except as provided in 117 division $\frac{F}{C}(C)(2)$ of this section, exempt from taxation as 118 provided in this section, but no legislative authority of a 119 municipal corporation that has a population that exceeds twenty-120 five thousand, as shown by the most recent federal decennial 121 census, shall adopt an ordinance that creates an incentive 122 district if the sum of the taxable value of real property in the 123 proposed district for the preceding tax year and the taxable 124 value of all real property in the municipal corporation that 125 would have been taxable in the preceding year were it not for 126 the fact that the property was in an existing incentive district 127 and therefore exempt from taxation exceeds twenty-five per cent 128 of the taxable value of real property in the municipal 129 corporation for the preceding tax year. The ordinance shall 130 delineate the boundary of the proposed district and specifically 131 identify each parcel within the district. A proposed district 132 may not include any parcel that is or has been exempted from 133 taxation under division (B) of this section or that is or has 134 been within another district created under this division. An 135 ordinance may create more than one such district, and more than 136 one ordinance may be adopted under division (C)(1) of this 137 section. 138

(2) (a) Not later than thirty days prior to adopting an 139 ordinance under division (C) (1) of this section, if the 140 municipal corporation intends to apply for exemptions from 141 taxation under section 5709.911 of the Revised Code on behalf of 142 owners of real property located within the proposed incentive 143 district, the legislative authority of a the municipal 144 corporation shall conduct a public hearing on the proposed 145 ordinance. Not later than thirty days prior to the public 146 hearing, the legislative authority shall give notice of the 147 public hearing and the proposed ordinance by first class mail to 148 every real property owner whose property is located within the 149 boundaries of the proposed incentive district that is the 150 subject of the proposed ordinance. The notice shall include a 151 map of the proposed incentive district on which the legislative 152 authority of the municipal corporation shall have delineated an 153 overlay. The notice shall inform the property owner of the 154 owner's right to exclude the owner's property from the incentive 155 district if the owner's entire parcel of property will not be 156 located within the overlay, by submitting a written response in 157 accordance with division (C)(2)(b) of this section. The notice 158 also shall include information detailing the required contents 159 of the response, the address to which the response may be 160 mailed, and the deadline for submitting the response. 161

(b) Any owner of real property located within the 162 boundaries of an incentive district proposed under division (C) 163 (1) of this section whose entire parcel of property is not 164 located within the overlay may exclude the property from the 165 proposed incentive district by submitting a written response to 166 the legislative authority of the municipal corporation not later 167 than forty-five days after the postmark date on the notice 168 required under division (C)(2)(a) of this section. The response 169

<u>shall be sent by first class mail or delivered in person at a</u>	170
public hearing held by the legislative authority under division	171
(C)(2)(a) of this section. The response shall conform to any	172
content requirements that may be established by the municipal	173
corporation and included in the notice provided under division	174
(C)(2)(a) of this section. In the response, property owners may	175
identify a parcel by street address, by the manner in which it	176
is identified in the ordinance, or by other means allowing the	177
identity of the parcel to be ascertained.	178
(c) Before adopting an ordinance under division (C)(1) of	179
this section, the legislative authority of a municipal	180
corporation shall amend the ordinance to exclude any parcel	181
located wholly or partly outside the overlay for which a written	182
response has been submitted under division (C)(2)(b) of this	183

response has been submitted under division (C)(2)(b) of this	183
section. A municipal corporation shall not apply for exemptions	184
from taxation under section 5709.911 of the Revised Code for any	185
such parcel, and service payments may not be required from the	186
owner of the parcel. Improvements to a parcel excluded from an	187
incentive district under this division may be exempted from	188
taxation under division (B) of this section pursuant to an	189
ordinance adopted under that division or under any other section	190
of the Revised Code under which the parcel qualifies.	191

(3) (a) An ordinance adopted under division (C) (1) of this 192 section shall specify the life of the incentive district and the 193 percentage of the improvements to be exempted, shall designate 194 the public infrastructure improvements made, to be made, or in 195 the process of being made, that benefit or serve, or, once made, 196 will benefit or serve parcels in the district. The ordinance 197 also shall identify one or more specific projects being, or to 198 be, undertaken in the district that place additional demand on 199 the public infrastructure improvements designated in the 200

ordinance. The project identified may, but need not be, the 201 project under division (C)(3)(b) of this section that places 202 real property in use for commercial or industrial purposes. 203 Except as otherwise permitted under that division, the service 204 payments provided for in section 5709.42 of the Revised Code 205 shall be used to finance the designated public infrastructure 206 207 improvements, for the purpose described in division (D)(1) - or , (E), or (F) of this section, or as provided in section 5709.43 208 of the Revised Code. 209

An ordinance adopted under division (C)(1) of this section on or after March 30, 2006, shall not designate police or fire equipment as public infrastructure improvements, and no service payment provided for in section 5709.42 of the Revised Code and received by the municipal corporation under the ordinance shall be used for police or fire equipment.

(b) An ordinance adopted under division (C)(1) of this 216 section may authorize the use of service payments provided for 217 in section 5709.42 of the Revised Code for the purpose of 218 housing renovations within the incentive district, provided that 219 the ordinance also designates public infrastructure improvements 220 that benefit or serve the district, and that a project within 221 222 the district places real property in use for commercial or industrial purposes. Service payments may be used to finance or 223 224 support loans, deferred loans, and grants to persons for the purpose of housing renovations within the district. The 225 ordinance shall designate the parcels within the district that 226 are eligible for housing renovation. The ordinance shall state 227 separately the amounts or the percentages of the expected 228 aggregate service payments that are designated for each public 229 infrastructure improvement and for the general purpose of 230 housing renovations. 231

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(4) Except with the approval of the board of education of 232 each city, local, or exempted village school district within the 233 territory of which the incentive district is or will be located, 234 and subject to division (E) of this section, the life of an 235 incentive district shall not exceed ten years, and the 236 percentage of improvements to be exempted shall not exceed 237 seventy-five per cent. With approval of the board of education, 238 the life of a district may be not more than thirty years, and 239 the percentage of improvements to be exempted may be not more 240 than one hundred per cent. The approval of a board of education 241 shall be obtained in the manner provided in division (D) of this 242 section. 243

(D) (1) If the ordinance declaring improvements to a parcel to be a public purpose or creating an incentive district specifies that payments in lieu of taxes provided for in section 5709.42 of the Revised Code shall be paid to the city, local, or exempted village, and joint vocational school district in which the parcel or incentive district is located in the amount of the taxes that would have been payable to the school district if the improvements had not been exempted from taxation, the percentage of the improvement that may be exempted from taxation may exceed seventy-five per cent, and the exemption may be granted for up to thirty years, without the approval of the board of education as otherwise required under division (D) (2) of this section.

(2) Improvements with respect to a parcel may be exempted
from taxation under division (B) of this section, and
improvements to parcels within an incentive district may be
exempted from taxation under division (C) of this section, for
up to ten years or, with the approval under this paragraph of
the board of education of the city, local, or exempted village
school district within which the parcel or district is located,

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for up to thirty years. The percentage of the improvement 263 exempted from taxation may, with such approval, exceed seventy-264 five per cent, but shall not exceed one hundred per cent. Not 265 later than forty-five business days prior to adopting an 266 ordinance under this section declaring improvements to be a 267 public purpose that is subject to approval by a board of 268 education under this division, the legislative authority shall 269 deliver to the board of education a notice stating its intent to 270 adopt an ordinance making that declaration. The notice regarding 271 improvements with respect to a parcel under division (B) of this 272 section shall identify the parcels for which improvements are to 273 be exempted from taxation, provide an estimate of the true value 274 in money of the improvements, specify the period for which the 275 improvements would be exempted from taxation and the percentage 276 of the improvement that would be exempted, and indicate the date 277 on which the legislative authority intends to adopt the 278 ordinance. The notice regarding improvements to parcels within 279 an incentive district under division (C) of this section shall 280 delineate the boundaries of the district, specifically identify 281 each parcel within the district, identify each anticipated 282 improvement in the district, provide an estimate of the true 283 value in money of each such improvement, specify the life of the 284 district and the percentage of improvements that would be 285 exempted, and indicate the date on which the legislative 286 authority intends to adopt the ordinance. The board of 287 education, by resolution adopted by a majority of the board, may 288 approve the exemption for the period or for the exemption 289 percentage specified in the notice; may disapprove the exemption 290 for the number of years in excess of ten, may disapprove the 291 exemption for the percentage of the improvement to be exempted 292 in excess of seventy-five per cent, or both; or may approve the 293 294 exemption on the condition that the legislative authority and

the board negotiate an agreement providing for compensation to 295 the school district equal in value to a percentage of the amount 296 of taxes exempted in the eleventh and subsequent years of the 297 exemption period or, in the case of exemption percentages in 298 excess of seventy-five per cent, compensation equal in value to 299 a percentage of the taxes that would be payable on the portion 300 of the improvement in excess of seventy-five per cent were that 301 portion to be subject to taxation, or other mutually agreeable 302 compensation. If an agreement is negotiated between the 303 legislative authority and the board to compensate the school 304 district for all or part of the taxes exempted, including 305 agreements for payments in lieu of taxes under section 5709.42 306 of the Revised Code, the legislative authority shall compensate 307 the joint vocational school district within which the parcel or 308 district is located at the same rate and under the same terms 309 received by the city, local, or exempted village school 310 district. 311

(3) The board of education shall certify its resolution to 312 the legislative authority not later than fourteen days prior to 313 the date the legislative authority intends to adopt the 314 ordinance as indicated in the notice. If the board of education 315 and the legislative authority negotiate a mutually acceptable 316 compensation agreement, the ordinance may declare the 317 improvements a public purpose for the number of years specified 318 in the ordinance or, in the case of exemption percentages in 319 excess of seventy-five per cent, for the exemption percentage 320 specified in the ordinance. In either case, if the board and the 321 legislative authority fail to negotiate a mutually acceptable 322 compensation agreement, the ordinance may declare the 323 improvements a public purpose for not more than ten years, and 324 shall not exempt more than seventy-five per cent of the 325

improvements from taxation. If the board fails to certify a 326 resolution to the legislative authority within the time 327 prescribed by this division, the legislative authority thereupon 328 may adopt the ordinance and may declare the improvements a 329 public purpose for up to thirty years, or, in the case of 330 exemption percentages proposed in excess of seventy-five per 331 cent, for the exemption percentage specified in the ordinance. 332 The legislative authority may adopt the ordinance at any time 333 after the board of education certifies its resolution approving 334 the exemption to the legislative authority, or, if the board 335 approves the exemption on the condition that a mutually 336 acceptable compensation agreement be negotiated, at any time 337 after the compensation agreement is agreed to by the board and 338 the legislative authority. 339

(4) If a board of education has adopted a resolution 340 waiving its right to approve exemptions from taxation under this 341 section and the resolution remains in effect, approval of 342 exemptions by the board is not required under division (D) of 343 this section. If a board of education has adopted a resolution 344 allowing a legislative authority to deliver the notice required 345 under division (D) of this section fewer than forty-five 346 business days prior to the legislative authority's adoption of 347 the ordinance, the legislative authority shall deliver the 348 notice to the board not later than the number of days prior to 349 such adoption as prescribed by the board in its resolution. If a 350 board of education adopts a resolution waiving its right to 351 approve agreements or shortening the notification period, the 352 board shall certify a copy of the resolution to the legislative 353 authority. If the board of education rescinds such a resolution, 354 it shall certify notice of the rescission to the legislative 355 authority. 356

(5) If the legislative authority is not required by
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division (D) of this section to notify the board of education of
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the legislative authority's intent to declare improvements to be
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a public purpose, the legislative authority shall comply with
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the notice requirements imposed under section 5709.83 of the
Revised Code, unless the board has adopted a resolution under
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that section waiving its right to receive such a notice.

(E) (1) If a proposed ordinance under division (C) (1) of 364 this section exempts improvements with respect to a parcel 365 366 within an incentive district for more than ten years, or the percentage of the improvement exempted from taxation exceeds 367 seventy-five per cent, not later than forty-five business days 368 prior to adopting the ordinance the legislative authority of the 369 municipal corporation shall deliver to the board of county 370 commissioners of the county within which the incentive district 371 will be located a notice that states its intent to adopt an 372 ordinance creating an incentive district. The notice shall 373 include a copy of the proposed ordinance, identify the parcels 374 for which improvements are to be exempted from taxation, provide 375 an estimate of the true value in money of the improvements, 376 specify the period of time for which the improvements would be 377 exempted from taxation, specify the percentage of the 378 improvements that would be exempted from taxation, and indicate 379 the date on which the legislative authority intends to adopt the 380 ordinance. 381

(2) The board of county commissioners, by resolution
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adopted by a majority of the board, may object to the exemption
for the number of years in excess of ten, may object to the
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exemption for the percentage of the improvement to be exempted
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in excess of seventy-five per cent, or both. If the board of
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county commissioners objects, the board may negotiate a mutually

authority. In no case shall the compensation provided to the 389 board exceed the property taxes forgone due to the exemption. If 390 the board of county commissioners objects, and the board and 391 legislative authority fail to negotiate a mutually acceptable 392 compensation agreement, the ordinance adopted under division (C) 393 (1) of this section shall provide to the board compensation in 394 the eleventh and subsequent years of the exemption period equal 395 in value to not more than fifty per cent of the taxes that would 396 be payable to the county or, if the board's objection includes 397 an objection to an exemption percentage in excess of seventy-398 five per cent, compensation equal in value to not more than 399 fifty per cent of the taxes that would be payable to the county, 400 on the portion of the improvement in excess of seventy-five per 401 cent, were that portion to be subject to taxation. The board of 402 county commissioners shall certify its resolution to the 403 legislative authority not later than thirty days after receipt 404 of the notice. 405

(3) If the board of county commissioners does not object 406 or fails to certify its resolution objecting to an exemption 407 within thirty days after receipt of the notice, the legislative 408 authority may adopt the ordinance, and no compensation shall be 409 provided to the board of county commissioners. If the board 410 timely certifies its resolution objecting to the ordinance, the 411 legislative authority may adopt the ordinance at any time after 412 a mutually acceptable compensation agreement is agreed to by the 413 board and the legislative authority, or, if no compensation 414 agreement is negotiated, at any time after the legislative 415 authority agrees in the proposed ordinance to provide 416 compensation to the board of fifty per cent of the taxes that 417 would be payable to the county in the eleventh and subsequent 418

years of the exemption period or on the portion of the 419 improvement in excess of seventy-five per cent, were that 420 portion to be subject to taxation. 421

(F) Service payments in lieu of taxes that are 422 attributable to any amount by which the effective tax rate of 423 either a renewal levy with an increase or a replacement levy 424 exceeds the effective tax rate of the levy renewed or replaced, 425 or that are attributable to an additional levy, for a levy 426 authorized by the voters for any of the following purposes on or 427 428 after January 1, 2006, and which are provided pursuant to an ordinance creating an incentive district under division (C)(1) 429 of this section that is adopted on or after January 1, 2006, 430 shall be distributed to the appropriate taxing authority as 431 required under division (C) of section 5709.42 of the Revised 432 Code in an amount equal to the amount of taxes from that 433 additional levy or from the increase in the effective tax rate 434 of such renewal or replacement levy that would have been payable 435 to that taxing authority from the following levies were it not 436 for the exemption authorized under division (C) of this section: 437

(1) A tax levied under division (L) of section 5705.19 or
section 5705.191 of the Revised Code for community mental
retardation and developmental disabilities programs and services
pursuant to Chapter 5126. of the Revised Code;

(2) A tax levied under division (Y) of section 5705.19 of
the Revised Code for providing or maintaining senior citizens
services or facilities;

(3) A tax levied under section 5705.22 of the Revised Codefor county hospitals;446

(4) A tax levied by a joint-county district or by a county 447

under section 5705.19, 5705.191, or 5705.221 of the Revised Code	448
for alcohol, drug addiction, and mental health services or	449
facilities;	450
(5) A tax levied under section 5705.23 of the Revised Code	451
for library purposes;	452
(6) A tax levied under section 5705.24 of the Revised Code	453
for the support of children services and the placement and care	454
of children;	455
(7) A tax levied under division (Z) of section 5705.19 of	456
the Revised Code for the provision and maintenance of zoological	457
park services and facilities under section 307.76 of the Revised	458
Code;	459
(8) A tax levied under section 511.27 or division (H) of	460
section 5705.19 of the Revised Code for the support of township	400
park districts;	462
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(9) A tax levied under division (A), (F), or (H) of	463
section 5705.19 of the Revised Code for parks and recreational	464
purposes of a joint recreation district organized pursuant to	465
division (B) of section 755.14 of the Revised Code;	466
(10) A tax levied under section 1545.20 or 1545.21 of the	467
Revised Code for park district purposes;	
Nevised code for park district purposes,	468
(11) A tax levied under section 5705.191 of the Revised	469
(11) A tax levied under section 5705.191 of the Revised Code for the purpose of making appropriations for public	469 470
(11) A tax levied under section 5705.191 of the Revised Code for the purpose of making appropriations for public assistance; human or social services; public relief; public	469 470 471
(11) A tax levied under section 5705.191 of the Revised Code for the purpose of making appropriations for public assistance; human or social services; public relief; public welfare; public health and hospitalization; and support of	469 470 471 472
<pre>(11) A tax levied under section 5705.191 of the Revised Code for the purpose of making appropriations for public assistance; human or social services; public relief; public welfare; public health and hospitalization; and support of general hospitals;</pre>	469 470 471
(11) A tax levied under section 5705.191 of the Revised Code for the purpose of making appropriations for public assistance; human or social services; public relief; public welfare; public health and hospitalization; and support of	469 470 471 472

(G) An exemption from taxation granted under this section 476 commences with the tax year specified in the ordinance so long 477 as the year specified in the ordinance commences after the 478 effective date of the ordinance. If the ordinance specifies a 479 year commencing before the effective date of the resolution or 480 specifies no year whatsoever, the exemption commences with the 481 tax year in which an exempted improvement first appears on the 482 tax list and duplicate of real and public utility property and 483 that commences after the effective date of the ordinance. In 484 lieu of stating a specific year, the ordinance may provide that 485 the exemption commences in the tax year in which the value of an 486 improvement exceeds a specified amount or in which the 487 construction of one or more improvements is completed, provided 488 that such tax year commences after the effective date of the 489 ordinance. With respect to the exemption of improvements to 490 parcels under division (B) of this section, the ordinance may 491 allow for the exemption to commence in different tax years on a 492 parcel-by-parcel basis, with a separate exemption term specified 493 for each parcel. 494

Except as otherwise provided in this division, the 495 exemption ends on the date specified in the ordinance as the 496 date the improvement ceases to be a public purpose or the 497 incentive district expires, or ends on the date on which the 498 public infrastructure improvements and housing renovations are 499 paid in full from the municipal public improvement tax increment 500 equivalent fund established under division (A) of section 501 5709.43 of the Revised Code, whichever occurs first. The 502 exemption of an improvement with respect to a parcel or within 503 an incentive district may end on a later date, as specified in 504 the ordinance, if the legislative authority and the board of 505 education of the city, local, or exempted village school 506

district within which the parcel or district is located have 507 entered into a compensation agreement under section 5709.82 of 508 the Revised Code with respect to the improvement, and the board 509 of education has approved the term of the exemption under 510 division (D)(2) of this section, but in no case shall the 511 improvement be exempted from taxation for more than thirty 512 years. Exemptions shall be claimed and allowed in the same 513 manner as in the case of other real property exemptions. If an 514 exemption status changes during a year, the procedure for the 515 apportionment of the taxes for that year is the same as in the 516 case of other changes in tax exemption status during the year. 517

(H) Additional municipal financing of public 518 infrastructure improvements and housing renovations may be 519 provided by any methods that the municipal corporation may 520 otherwise use for financing such improvements or renovations. If 521 the municipal corporation issues bonds or notes to finance the 522 public infrastructure improvements and housing renovations and 523 pledges money from the municipal public improvement tax 524 525 increment equivalent fund to pay the interest on and principal of the bonds or notes, the bonds or notes are not subject to 526 Chapter 133. of the Revised Code. 527

(I) The municipal corporation, not later than fifteen days 528 after the adoption of an ordinance under this section, shall 529 submit to the director of development services a copy of the 530 ordinance. On or before the thirty-first day of March of each 531 year, the municipal corporation shall submit a status report to 532 the director of development services. The report shall indicate, 533 in the manner prescribed by the director, the progress of the 534 project during each year that an exemption remains in effect, 535 including a summary of the receipts from service payments in 536 lieu of taxes; expenditures of money from the funds created 537

Page 18

under section 5709.43 of the Revised Code; a description of the538public infrastructure improvements and housing renovations539financed with such expenditures; and a quantitative summary of540changes in employment and private investment resulting from each541project.542

(J) Nothing in this section shall be construed to prohibit
 a legislative authority from declaring to be a public purpose
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 improvements with respect to more than one parcel.

(K) If a parcel is located in a new community district in 546
which the new community authority imposes a community 547
development charge on the basis of rentals received from leases 548
of real property as described in division (L) (2) of section 549
349.01 of the Revised Code, the parcel may not be exempted from 550
taxation under this section. 551

Sec. 5709.73. (A) As used in this section and section 5709.74 of the Revised Code:

(1) "Business day" means a day of the week excluding
Saturday, Sunday, and a legal holiday as defined in section 1.14
of the Revised Code.
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(2) "Further improvements" or "improvements" means the 557 increase in the assessed value of real property that would first 558 appear on the tax list and duplicate of real and public utility 559 property after the effective date of a resolution adopted under 560 this section were it not for the exemption granted by that 561 resolution. For purposes of division (B) of this section, 562 "improvements" do not include any property used or to be used 563 for residential purposes. For this purpose, "property that is 564 used or to be used for residential purposes" means property 565 566 that, as improved, is used or to be used for purposes that would

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cause the tax commissioner to classify the property as 567 residential property in accordance with rules adopted by the 568 commissioner under section 5713.041 of the Revised Code. 569

(3) "Housing renovation" means a project carried out for570residential purposes.571

(4) "Incentive district" has the same meaning as in
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section 5709.40 of the Revised Code, except that a blighted area
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is in the unincorporated area of a township.
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(5) "Overlay" has the same meaning as in section 5709.40575of the Revised Code, except that the overlay is delineated by576the board of township trustees.577

(6) "Project" and "public infrastructure improvement" have the same meanings as in section 5709.40 of the Revised Code.

(B) A board of township trustees may, by unanimous vote, 580 adopt a resolution that declares to be a public purpose any 581 public infrastructure improvements made that are necessary for 582 the development of certain parcels of land located in the 583 unincorporated area of the township. Except with the approval 584 under division (D) of this section of the board of education of 585 each city, local, or exempted village school district within 586 which the improvements are located, the resolution may exempt 587 from real property taxation not more than seventy-five per cent 588 of further improvements to a parcel of land that directly 589 benefits from the public infrastructure improvements, for a 590 period of not more than ten years. The resolution shall specify 591 the percentage of the further improvements to be exempted and 592 the life of the exemption. 593

(C) (1) A board of township trustees may adopt, by 594unanimous vote, a resolution creating an incentive district and 595

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declaring improvements to parcels within the district to be a 596 public purpose and, except as provided in division (F) (C) (2) of 597 this section, exempt from taxation as provided in this section, 598 but no board of township trustees of a township that has a 599 population that exceeds twenty-five thousand, as shown by the 600 most recent federal decennial census, shall adopt a resolution 601 that creates an incentive district if the sum of the taxable 602 value of real property in the proposed district for the 603 preceding tax year and the taxable value of all real property in 604 the township that would have been taxable in the preceding year 605 were it not for the fact that the property was in an existing 606 incentive district and therefore exempt from taxation exceeds 607 twenty-five per cent of the taxable value of real property in 608 the township for the preceding tax year. The district shall be 609 located within the unincorporated area of the township and shall 610 not include any territory that is included within a district 611 created under division (B) of section 5709.78 of the Revised 612 Code. The resolution shall delineate the boundary of the 613 proposed district and specifically identify each parcel within 614 the district. A proposed district may not include any parcel 615 that is or has been exempted from taxation under division (B) of 616 this section or that is or has been within another district 617 created under this division. A resolution may create more than 618

one <u>such</u> district, and more than one resolution may be adopted 619 under division (C)(1) of this section. 620

(2) (a) Not later than thirty days prior to adopting a
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resolution under division (C) (1) of this section, if the
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township intends to apply for exemptions from taxation under
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section 5709.911 of the Revised Code on behalf of owners of real
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property located within the proposed incentive district, the
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board shall conduct a public hearing on the proposed resolution.

Not later than thirty days prior to the public hearing, the 627 board shall give notice of the public hearing and the proposed 628 resolution by first class mail to every real property owner 629 whose property is located within the boundaries of the proposed 630 incentive district that is the subject of the proposed 6.31 resolution. The notice shall include a map of the proposed 632 incentive district on which the board of township trustees shall 633 have delineated an overlay. The notice shall inform the property 634 owner of the owner's right to exclude the owner's property from 635 the incentive district if the owner's entire parcel of property 636 will not be located within the overlay, by submitting a written 637 response in accordance with division (C)(2)(b) of this section. 638 The notice also shall include information detailing the required 639 contents of the response, the address to which the response may 640 be mailed, and the deadline for submitting the response. 641

(b) Any owner of real property located within the 642 boundaries of an incentive district proposed under division (C) 643 (1) of this section whose entire parcel of property is not 644 located within the overlay may exclude the property from the 645 proposed incentive district by submitting a written response to 646 the board not later than forty-five days after the postmark date 647 on the notice required under division (C)(2)(a) of this section. 648 The response shall be sent by first class mail or delivered in 649 person at a public hearing held by the board under division (C) 650 (2) (a) of this section. The response shall conform to any 651 content requirements that may be established by the board and 652 included in the notice provided under division (C)(2)(a) of this 653 section. In the response, property owners may identify a parcel 654 by street address, by the manner in which it is identified in 655 the resolution, or by other means allowing the identity of the 656 parcel to be ascertained. 657

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(c) Before adopting a resolution under division (C)(1) of	658
this section, the board shall amend the resolution to exclude	659
any parcel located wholly or partly outside the overlay for	660
which a written response has been submitted under division (C)	661
(2) (b) of this section. A township shall not apply for	662

(2) (b) of this section. A township shall not apply for exemptions from taxation under section 5709.911 of the Revised 663 Code for any such parcel, and service payments may not be 664 required from the owner of the parcel. Improvements to a parcel 665 excluded from an incentive district under this division may be 666 exempted from taxation under division (B) of this section 667 pursuant to a resolution adopted under that division or under 668 any other section of the Revised Code under which the parcel 669 qualifies. 670

(3) (a) A resolution adopted under division (C) (1) of this section shall specify the life of the incentive district and the percentage of the improvements to be exempted, shall designate the public infrastructure improvements made, to be made, or in the process of being made, that benefit or serve, or, once made, will benefit or serve parcels in the district. The resolution also shall identify one or more specific projects being, or to be, undertaken in the district that place additional demand on the public infrastructure improvements designated in the resolution. The project identified may, but need not be, the project under division (C) (3) (b) of this section that places real property in use for commercial or industrial purposes.

A resolution adopted under division (C)(1) of this section 683 on or after March 30, 2006, shall not designate police or fire 684 equipment as public infrastructure improvements, and no service 685 payment provided for in section 5709.74 of the Revised Code and 686 received by the township under the resolution shall be used for 687 police or fire equipment. 688

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(b) A resolution adopted under division (C)(1) of this 689 section may authorize the use of service payments provided for 690 in section 5709.74 of the Revised Code for the purpose of 691 housing renovations within the incentive district, provided that 692 the resolution also designates public infrastructure 693 improvements that benefit or serve the district, and that a 694 project within the district places real property in use for 695 commercial or industrial purposes. Service payments may be used 696 to finance or support loans, deferred loans, and grants to 697 persons for the purpose of housing renovations within the 698 district. The resolution shall designate the parcels within the 699 district that are eligible for housing renovations. The 700 resolution shall state separately the amount or the percentages 701 of the expected aggregate service payments that are designated 702 703 for each public infrastructure improvement and for the purpose of housing renovations. 704

(4) Except with the approval of the board of education of 705 each city, local, or exempted village school district within the 706 territory of which the incentive district is or will be located, 707 and subject to division (E) of this section, the life of an 708 incentive district shall not exceed ten years, and the 709 percentage of improvements to be exempted shall not exceed 710 seventy-five per cent. With approval of the board of education, 711 the life of a district may be not more than thirty years, and 712 the percentage of improvements to be exempted may be not more 713 than one hundred per cent. The approval of a board of education 714 shall be obtained in the manner provided in division (D) of this 715 section. 716

(D) Improvements with respect to a parcel may be exempted
from taxation under division (B) of this section, and
improvements to parcels within an incentive district may be
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exempted from taxation under division (C) of this section, for 720 up to ten years or, with the approval of the board of education 721 of the city, local, or exempted village school district within 722 which the parcel or district is located, for up to thirty years. 723 The percentage of the improvements exempted from taxation may, 724 with such approval, exceed seventy-five per cent, but shall not 725 726 exceed one hundred per cent. Not later than forty-five business days prior to adopting a resolution under this section declaring 727 improvements to be a public purpose that is subject to approval 728 729 by a board of education under this division, the board of township trustees shall deliver to the board of education a 730 notice stating its intent to adopt a resolution making that 731 declaration. The notice regarding improvements with respect to a 732 parcel under division (B) of this section shall identify the 733 parcels for which improvements are to be exempted from taxation, 734 provide an estimate of the true value in money of the 735 improvements, specify the period for which the improvements 736 would be exempted from taxation and the percentage of the 737 improvements that would be exempted, and indicate the date on 738 which the board of township trustees intends to adopt the 739 resolution. The notice regarding improvements made under 740 division (C) of this section to parcels within an incentive 741 district shall delineate the boundaries of the district, 742 specifically identify each parcel within the district, identify 743 each anticipated improvement in the district, provide an 744 estimate of the true value in money of each such improvement, 745 specify the life of the district and the percentage of 746 improvements that would be exempted, and indicate the date on 747 which the board of township trustees intends to adopt the 748 resolution. The board of education, by resolution adopted by a 749 majority of the board, may approve the exemption for the period 750 751 or for the exemption percentage specified in the notice; may

disapprove the exemption for the number of years in excess of 752 753 ten, may disapprove the exemption for the percentage of the improvements to be exempted in excess of seventy-five per cent, 754 or both; or may approve the exemption on the condition that the 755 board of township trustees and the board of education negotiate 756 an agreement providing for compensation to the school district 757 equal in value to a percentage of the amount of taxes exempted 758 in the eleventh and subsequent years of the exemption period or, 759 in the case of exemption percentages in excess of seventy-five 760 per cent, compensation equal in value to a percentage of the 761 taxes that would be payable on the portion of the improvements 762 in excess of seventy-five per cent were that portion to be 763

subject to taxation, or other mutually agreeable compensation.

The board of education shall certify its resolution to the 765 board of township trustees not later than fourteen days prior to 766 the date the board of township trustees intends to adopt the 767 resolution as indicated in the notice. If the board of education 768 and the board of township trustees negotiate a mutually 769 770 acceptable compensation agreement, the resolution may declare the improvements a public purpose for the number of years 771 specified in the resolution or, in the case of exemption 772 percentages in excess of seventy-five per cent, for the 773 exemption percentage specified in the resolution. In either 774 case, if the board of education and the board of township 775 trustees fail to negotiate a mutually acceptable compensation 776 agreement, the resolution may declare the improvements a public 777 purpose for not more than ten years, and shall not exempt more 778 than seventy-five per cent of the improvements from taxation. If 779 the board of education fails to certify a resolution to the 780 board of township trustees within the time prescribed by this 781 section, the board of township trustees thereupon may adopt the 782

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resolution and may declare the improvements a public purpose for up to thirty years or, in the case of exemption percentages proposed in excess of seventy-five per cent, for the exemption percentage specified in the resolution. The board of township trustees may adopt the resolution at any time after the board of education certifies its resolution approving the exemption to the board of township trustees, or, if the board of education approves the exemption on the condition that a mutually

790 acceptable compensation agreement be negotiated, at any time 791 792 after the compensation agreement is agreed to by the board of education and the board of township trustees. If a mutually 793 acceptable compensation agreement is negotiated between the 794 board of township trustees and the board of education, including 795 agreements for payments in lieu of taxes under section 5709.74 796 of the Revised Code, the board of township trustees shall 797 compensate the joint vocational school district within which the 798 parcel or district is located at the same rate and under the 799 same terms received by the city, local, or exempted village 800 school district. 801

If a board of education has adopted a resolution waiving 802 its right to approve exemptions from taxation under this section 803 and the resolution remains in effect, approval of such 804 exemptions by the board of education is not required under 805 division (D) of this section. If a board of education has 806 adopted a resolution allowing a board of township trustees to 807 deliver the notice required under division (D) of this section 808 fewer than forty-five business days prior to adoption of the 809 resolution by the board of township trustees, the board of 810 township trustees shall deliver the notice to the board of 811 education not later than the number of days prior to the 812 adoption as prescribed by the board of education in its 813

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resolution. If a board of education adopts a resolution waiving 814 its right to approve exemptions or shortening the notification 815 period, the board of education shall certify a copy of the 816 resolution to the board of township trustees. If the board of 817 education rescinds the resolution, it shall certify notice of 818 the rescission to the board of township trustees. 819

If the board of township trustees is not required by 820 division (D) of this section to notify the board of education of 821 the board of township trustees' intent to declare improvements 822 823 to be a public purpose, the board of township trustees shall 824 comply with the notice requirements imposed under section 5709.83 of the Revised Code before taking formal action to adopt 825 the resolution making that declaration, unless the board of 826 education has adopted a resolution under that section waiving 827 its right to receive the notice. 828

(E)(1) If a proposed resolution under division (C)(1) of 829 this section exempts improvements with respect to a parcel 830 within an incentive district for more than ten years, or the 8.31 percentage of the improvement exempted from taxation exceeds 832 seventy-five per cent, not later than forty-five business days 8.3.3 prior to adopting the resolution the board of township trustees 834 shall deliver to the board of county commissioners of the county 835 within which the incentive district is or will be located a 836 notice that states its intent to adopt a resolution creating an 837 incentive district. The notice shall include a copy of the 838 proposed resolution, identify the parcels for which improvements 839 are to be exempted from taxation, provide an estimate of the 840 true value in money of the improvements, specify the period of 841 time for which the improvements would be exempted from taxation, 842 specify the percentage of the improvements that would be 843 exempted from taxation, and indicate the date on which the board 844

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of township trustees intends to adopt the resolution.

(2) The board of county commissioners, by resolution 846 adopted by a majority of the board, may object to the exemption 847 for the number of years in excess of ten, may object to the 848 exemption for the percentage of the improvement to be exempted 849 in excess of seventy-five per cent, or both. If the board of 850 county commissioners objects, the board may negotiate a mutually 851 acceptable compensation agreement with the board of township 852 trustees. In no case shall the compensation provided to the 853 854 board of county commissioners exceed the property taxes foregone due to the exemption. If the board of county commissioners 855 objects, and the board of county commissioners and board of 856 township trustees fail to negotiate a mutually acceptable 857 compensation agreement, the resolution adopted under division 858 (C) (1) of this section shall provide to the board of county 859 commissioners compensation in the eleventh and subsequent years 860 of the exemption period equal in value to not more than fifty 861 per cent of the taxes that would be payable to the county or, if 862 the board of county commissioner's objection includes an 863 objection to an exemption percentage in excess of seventy-five 864 per cent, compensation equal in value to not more than fifty per 865 cent of the taxes that would be payable to the county, on the 866 portion of the improvement in excess of seventy-five per cent, 867 were that portion to be subject to taxation. The board of county 868 commissioners shall certify its resolution to the board of 869 township trustees not later than thirty days after receipt of 870 the notice. 871

(3) If the board of county commissioners does not object
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or fails to certify its resolution objecting to an exemption
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within thirty days after receipt of the notice, the board of
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township trustees may adopt its resolution, and no compensation
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Page 30

shall be provided to the board of county commissioners. If the 876 board of county commissioners timely certifies its resolution 877 objecting to the trustees' resolution, the board of township 878 trustees may adopt its resolution at any time after a mutually 879 acceptable compensation agreement is agreed to by the board of 880 county commissioners and the board of township trustees, or, if 881 882 no compensation agreement is negotiated, at any time after the board of township trustees agrees in the proposed resolution to 883 provide compensation to the board of county commissioners of 884 fifty per cent of the taxes that would be payable to the county 885 in the eleventh and subsequent years of the exemption period or 886 on the portion of the improvement in excess of seventy-five per 887 cent, were that portion to be subject to taxation. 888

(F) Service payments in lieu of taxes that are 889 attributable to any amount by which the effective tax rate of 890 either a renewal levy with an increase or a replacement levy 891 exceeds the effective tax rate of the levy renewed or replaced, 892 or that are attributable to an additional levy, for a levy 893 authorized by the voters for any of the following purposes on or 894 after January 1, 2006, and which are provided pursuant to a 895 resolution creating an incentive district under division (C)(1) 896 of this section that is adopted on or after January 1, 2006, 897 shall be distributed to the appropriate taxing authority as 898 required under division (C) of section 5709.74 of the Revised 899 Code in an amount equal to the amount of taxes from that 900 additional levy or from the increase in the effective tax rate 901 of such renewal or replacement levy that would have been payable 902 to that taxing authority from the following levies were it not 903 for the exemption authorized under division (C) of this section: 904

(1) A tax levied under division (L) of section 5705.19 or905section 5705.191 of the Revised Code for community mental906

pursuant to Chapter 5126. of the Revised Code; (2) A tax levied under division (Y) of section 5705.19 of the Revised Code for providing or maintaining senior citizens services or facilities; (3) A tax levied under section 5705.22 of the Revised Code for county hospitals; (4) A tax levied by a joint-county district or by a county under section 5705.19, 5705.191, or 5705.221 of the Revised Code for alcohol, drug addiction, and mental health services or families; (5) A tax levied under section 5705.23 of the Revised Code for library purposes; (6) A tax levied under section 5705.24 of the Revised Code for the support of children services and the placement and care of children; (7) A tax levied under division (Z) of section 5705.19 of

retardation and developmental disabilities programs and services

the Revised Code for the provision and maintenance of zoological 924 park services and facilities under section 307.76 of the Revised 925 Code; 926

(8) A tax levied under section 511.27 or division (H) of
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section 5705.19 of the Revised Code for the support of township
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park districts;
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(9) A tax levied under division (A), (F), or (H) of
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section 5705.19 of the Revised Code for parks and recreational
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purposes of a joint recreation district organized pursuant to
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division (B) of section 755.14 of the Revised Code;
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(10) A tax levied under section 1545.20 or 1545.21 of the 934

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(11) A tax levied under section 5705.191 of the Revised Code for the purpose of making appropriations for public 937 assistance; human or social services; public relief; public 938 welfare; public health and hospitalization; and support of 939 general hospitals; 940

(12) A tax levied under section 3709.29 of the Revised 941 Code for a general health district program. 942

(G) An exemption from taxation granted under this section 943 commences with the tax year specified in the resolution so long 944 as the year specified in the resolution commences after the 945 effective date of the resolution. If the resolution specifies a 946 year commencing before the effective date of the resolution or 947 specifies no year whatsoever, the exemption commences with the 948 tax year in which an exempted improvement first appears on the 949 tax list and duplicate of real and public utility property and 950 that commences after the effective date of the resolution. In 951 lieu of stating a specific year, the resolution may provide that 952 the exemption commences in the tax year in which the value of an 953 954 improvement exceeds a specified amount or in which the construction of one or more improvements is completed, provided 955 that such tax year commences after the effective date of the 956 resolution. With respect to the exemption of improvements to 957 parcels under division (B) of this section, the resolution may 958 allow for the exemption to commence in different tax years on a 959 parcel-by-parcel basis, with a separate exemption term specified 960 for each parcel. 961

Except as otherwise provided in this division, the 962 exemption ends on the date specified in the resolution as the 963 date the improvement ceases to be a public purpose or the 964

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incentive district expires, or ends on the date on which the 965 public infrastructure improvements and housing renovations are 966 paid in full from the township public improvement tax increment 967 equivalent fund established under section 5709.75 of the Revised 968 Code, whichever occurs first. The exemption of an improvement 969 with respect to a parcel or within an incentive district may end 970 on a later date, as specified in the resolution, if the board of 971 township trustees and the board of education of the city, local, 972 or exempted village school district within which the parcel or 973 district is located have entered into a compensation agreement 974 under section 5709.82 of the Revised Code with respect to the 975 improvement and the board of education has approved the term of 976 the exemption under division (D) of this section, but in no case 977 shall the improvement be exempted from taxation for more than 978 thirty years. The board of township trustees may, by majority 979 vote, adopt a resolution permitting the township to enter into 980 such agreements as the board finds necessary or appropriate to 981 provide for the construction or undertaking of public 982 infrastructure improvements and housing renovations. Any 983 exemption shall be claimed and allowed in the same or a similar 984 manner as in the case of other real property exemptions. If an 985 exemption status changes during a tax year, the procedure for 986 the apportionment of the taxes for that year is the same as in 987 the case of other changes in tax exemption status during the 988 vear. 989

(H) The board of township trustees may issue the notes of 990 the township to finance all costs pertaining to the construction 991 or undertaking of public infrastructure improvements and housing 992 renovations made pursuant to this section. The notes shall be 993 signed by the board and attested by the signature of the 994 township fiscal officer, shall bear interest not to exceed the 995

rate provided in section 9.95 of the Revised Code, and are not 996 subject to Chapter 133. of the Revised Code. The resolution 997 authorizing the issuance of the notes shall pledge the funds of 998 the township public improvement tax increment equivalent fund 999 established pursuant to section 5709.75 of the Revised Code to 1000 pay the interest on and principal of the notes. The notes, which 1001 may contain a clause permitting prepayment at the option of the 1002 board, shall be offered for sale on the open market or given to 1003 the vendor or contractor if no sale is made. 1004

(I) The township, not later than fifteen days after the 1005 adoption of a resolution under this section, shall submit to the 1006 director of development services a copy of the resolution. On or 1007 before the thirty-first day of March of each year, the township 1008 shall submit a status report to the director of development 1009 services. The report shall indicate, in the manner prescribed by 1010 the director, the progress of the project during each year that 1011 the exemption remains in effect, including a summary of the 1012 receipts from service payments in lieu of taxes; expenditures of 1013 money from the fund created under section 5709.75 of the Revised 1014 Code; a description of the public infrastructure improvements 1015 and housing renovations financed with the expenditures; and a 1016 quantitative summary of changes in private investment resulting 1017 from each project. 1018

(J) Nothing in this section shall be construed to prohibit
 a board of township trustees from declaring to be a public
 purpose improvements with respect to more than one parcel.
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If a parcel is located in a new community district in1022which the new community authority imposes a community1023development charge on the basis of rentals received from leases1024of real property as described in division (L) (2) of section1025

349.01 of the Revised Code, the parcel may not be exempted from	1026
taxation under this section.	1027
(T) There a for the twenters that elected a merilitic	1000
(K) A board of township trustees that adopted a resolution	1028
under this section prior to July 21, 1994, may amend that	1029
resolution to include any additional public infrastructure	1030
improvement. A board of township trustees that seeks by the	1031
amendment to utilize money from its township public improvement	1032
tax increment equivalent fund for land acquisition in aid of	1033
industry, commerce, distribution, or research, demolition on	1034
private property, or stormwater and flood remediation projects	1035
may do so provided that the board currently is a party to a	1036
hold-harmless agreement with the board of education of the city,	1037
local, or exempted village school district within the territory	1038
of which are located the parcels that are subject to an	1039
exemption. For the purposes of this division, a "hold-harmless	1040
agreement" means an agreement under which the board of township	1041
trustees agrees to compensate the school district for one	1042
hundred per cent of the tax revenue that the school district	1043
would have received from further improvements to parcels	1044
designated in the resolution were it not for the exemption	1045
granted by the resolution.	1046
	1045
(L) Notwithstanding the limitation prescribed by division	1047

(D) of this section on the number of years that improvements to 1048 a parcel or parcels may be exempted from taxation, a board of 1049 trustees of a township with a population of fifteen thousand or 1050 more may amend a resolution originally adopted under this 1051 section before December 31, 1994, to extend the exemption of 1052 improvements to the parcel or parcels included in such 1053 resolution for an additional period not to exceed fifteen years. 1054 The amendment shall not increase the percentage of improvements 1055 to the parcel or parcels exempted from taxation. The board of 1056

township trustees shall comply with the notice requirements 1057 imposed under section 5709.83 of the Revised Code before taking 1058 formal action to adopt an amendment authorized under this 1059 division unless the board of education has adopted a resolution 1060 under that section waiving its right to receive the notice. The 1061 board of township trustees shall deliver an identical notice to 1062 the board of county commissioners of each county in which the 1063 exempted parcels are located. 1064

Sec. 5709.77. As used in sections 5709.77 to 5709.81 of the Revised Code:

(A) "Business day" means a day of the week excluding
Saturday, Sunday, and a legal holiday as defined in section 1.14
of the Revised Code.

(B) "Fund" means to provide for the payment of the debt1070service on and the expenses relating to an outstanding1071obligation of the county.1072

(C) "Housing renovation" means a project carried out for 1073residential purposes. 1074

(D) "Improvement" means the increase in the assessed value 1075 of real property that would first appear on the tax list and 1076 duplicate of real and public utility property after the 1077 effective date of a resolution adopted under section 5709.78 of 1078 the Revised Code were it not for the exemption granted by that 1079 resolution. For purposes of division (A) of section 5709.78 of 1080 the Revised Code, "improvement" does not include any property 1081 used or to be used for residential purposes. For this purpose, 1082 "property that is used or to be used for residential purposes" 1083 means property that, as improved, is used or to be used for 1084 purposes that would cause the tax commissioner to classify the 1085

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property as residential property in accordance with rules 1086 adopted by the commissioner under section 5713.041 of the 1087 Revised Code. 1088 (E) "Incentive district" has the same meaning as in 1089 section 5709.40 of the Revised Code, except that a blighted area 1090 is in the unincorporated territory of a county. 1091 (F) "Refund" means to fund and retire an outstanding 1092 obligation of the county. 1093 (G) "Overlay" has the same meaning as in section 5709.40 1094 of the Revised Code, except that the overlay is delineated by 1095 the board of county commissioners. 1096 (H) "Project" and "public infrastructure improvement" have 1097 the same meanings as in section 5709.40 of the Revised Code. 1098 Sec. 5709.78. (A) A board of county commissioners may, by 1099 resolution, declare improvements to certain parcels of real 1100 property located in the unincorporated territory of the county 1101 to be a public purpose. Except with the approval under division 1102 (C) of this section of the board of education of each city, 1103 local, or exempted village school district within which the 1104 improvements are located, not more than seventy-five per cent of 1105 an improvement thus declared to be a public purpose may be 1106 exempted from real property taxation, for a period of not more 1107 than ten years. The resolution shall specify the percentage of 1108 the improvement to be exempted and the life of the exemption. 1109 A resolution adopted under this division shall designate 1110 the specific public infrastructure improvements made, to be 1111 made, or in the process of being made by the county that 1112 directly benefit, or that once made will directly benefit, the 1113

parcels for which improvements are declared to be a public

purpose. The service payments provided for in section 5709.79 of1115the Revised Code shall be used to finance the public1116infrastructure improvements designated in the resolution, or as1117provided in section 5709.80 of the Revised Code.1118

(B)(1) A board of county commissioners may adopt a 1119 resolution creating an incentive district and declaring 1120 improvements to parcels within the district to be a public 1121 purpose and, except as provided in division $\frac{(E)}{(E)}$ (2) of this 1122 section, exempt from taxation as provided in this section, but 1123 no board of county commissioners of a county that has a 1124 1125 population that exceeds twenty-five thousand, as shown by the most recent federal decennial census, shall adopt a resolution 1126 that creates an incentive district if the sum of the taxable 1127 value of real property in the proposed district for the 1128 preceding tax year and the taxable value of all real property in 1129 the county that would have been taxable in the preceding year 1130 were it not for the fact that the property was in an existing 1131 incentive district and therefore exempt from taxation exceeds 1132 twenty-five per cent of the taxable value of real property in 1133 the county for the preceding tax year. The district shall be 1134 located within the unincorporated territory of the county and 1135 shall not include any territory that is included within a 1136 district created under division (C) of section 5709.73 of the 1137 Revised Code. The resolution shall delineate the boundary of the 1138 proposed district and specifically identify each parcel within 1139 the district. A proposed district may not include any parcel 1140 that is or has been exempted from taxation under division (A) of 1141 this section or that is or has been within another district 1142 created under this division. A resolution may create more than 1143 one such district, and more than one resolution may be adopted 1144 under division (B)(1) of this section. 1145

(2) (a) Not later than thirty days prior to adopting a 1146 resolution under division (B)(1) of this section, if the county 1147 intends to apply for exemptions from taxation under section 1148 5709.911 of the Revised Code on behalf of owners of real 1149 property located within the proposed incentive district, the 1150 board of county commissioners shall conduct a public hearing on 1151 the proposed resolution. Not later than thirty days prior to the 1152 public hearing, the board shall give notice of the public 1153 hearing and the proposed resolution by first class mail to every 1154 real property owner whose property is located within the 1155 boundaries of the proposed incentive district that is the 1156 subject of the proposed resolution. The board also shall provide 1157 the notice by first class mail to the clerk of each township in 1158 which the proposed incentive district will be located. The 1159 notice shall include a map of the proposed incentive district on 1160 which the board of county commissioners shall have delineated an 1161 overlay. The notice shall inform property owners of the owner's 1162 right to exclude the owner's property from the incentive 1163 district if the owner's entire parcel of property will not be 1164 located within the overlay, by submitting a written response in 1165 accordance with division (B)(2)(b) of this section. The notice 1166 also shall include information detailing the required contents 1167

(b) Any owner of real property located within the1170boundaries of an incentive district proposed under division (B)1171(1) of this section whose entire parcel of property is not1172located within the overlay may exclude the property from the1173proposed incentive district by submitting a written response to1174the board not later than forty-five days after the postmark date1175on the notice required under division (B) (2) (a) of this section.1176

of the response, the address to which the response may be

mailed, and the deadline for submitting the response.

Page 39

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The response shall be sent by first class mail or delivered in	1177
person at a public hearing held by the board under division (B)	1178
(2) (a) of this section. The response shall conform to any	1179
content requirements that may be established by the board and	1180
included in the notice provided under division (B)(2)(a) of this	1181
section. In the response, property owners may identify a parcel	1182
by street address, by the manner in which it is identified in	1183
the resolution, or by other means allowing the identity of the	1184
parcel to be ascertained.	1185
(c) Before adopting a resolution under division (B)(1) of	1186
this section, the board shall amend the resolution to exclude	1187
any parcel located wholly or partly outside the overlay for	1188
which a written response has been submitted under division (B)	1189
(2) (b) of this section. A county shall not apply for exemptions	1190
from taxation under section 5709.911 of the Revised Code for any	1191
such parcel, and service payments may not be required from the	1192
owner of the parcel. Improvements to a parcel excluded from an	1193
incentive district under this division may be exempted from	1194
taxation under division (A) of this section pursuant to a	1195
resolution adopted under that division or under any other	1196
section of the Revised Code under which the parcel qualifies.	1197
(3)(a) A resolution adopted under division (B)(1) of this	1198
section shall specify the life of the incentive district and the	1199

percentage of the improvements to be exempted, shall designate 1200 the public infrastructure improvements made, to be made, or in 1201 the process of being made, that benefit or serve, or, once made, 1202 will benefit or serve parcels in the district. The resolution 1203 also shall identify one or more specific projects being, or to 1204 be, undertaken in the district that place additional demand on 1205 the public infrastructure improvements designated in the 1206 resolution. The project identified may, but need not be, the 1207

project under division (B) (3) (b) of this section that places1208real property in use for commercial or industrial purposes.1209

A resolution adopted under division (B)(1) of this section 1210 on or after March 30, 2006, shall not designate police or fire 1211 equipment as public infrastructure improvements, and no service 1212 payment provided for in section 5709.79 of the Revised Code and 1213 received by the county under the resolution shall be used for 1214 police or fire equipment. 1215

(b) A resolution adopted under division (B)(1) of this 1216 section may authorize the use of service payments provided for 1217 in section 5709.79 of the Revised Code for the purpose of 1218 housing renovations within the incentive district, provided that 1219 the resolution also designates public infrastructure 1220 improvements that benefit or serve the district, and that a 1221 project within the district places real property in use for 1222 commercial or industrial purposes. Service payments may be used 1223 to finance or support loans, deferred loans, and grants to 1224 persons for the purpose of housing renovations within the 1225 district. The resolution shall designate the parcels within the 1226 district that are eligible for housing renovations. The 1227 resolution shall state separately the amount or the percentages 1228 of the expected aggregate service payments that are designated 1229 for each public infrastructure improvement and for the purpose 1230 of housing renovations. 1231

(4) Except with the approval of the board of education of 1232
each city, local, or exempted village school district within the 1233
territory of which the incentive district is or will be located, 1234
and subject to division (D) of this section, the life of an 1235
incentive district shall not exceed ten years, and the 1236
percentage of improvements to be exempted shall not exceed 1237

seventy-five per cent. With approval of the board of education, 1238 the life of a district may be not more than thirty years, and 1239 the percentage of improvements to be exempted may be not more 1240 than one hundred per cent. The approval of a board of education 1241 shall be obtained in the manner provided in division (C) of this 1242 section. 1243

(C)(1) Improvements with respect to a parcel may be 1244 exempted from taxation under division (A) of this section, and 1245 improvements to parcels within an incentive district may be 1246 exempted from taxation under division (B) of this section, for 1247 up to ten years or, with the approval of the board of education 1248 of each city, local, or exempted village school district within 1249 which the parcel or district is located, for up to thirty years. 1250 The percentage of the improvements exempted from taxation may, 1251 with such approval, exceed seventy-five per cent, but shall not 1252 exceed one hundred per cent. Not later than forty-five business 1253 days prior to adopting a resolution under this section declaring 1254 improvements to be a public purpose that is subject to the 1255 approval of a board of education under this division, the board 1256 of county commissioners shall deliver to the board of education 1257 a notice stating its intent to adopt a resolution making that 1258 declaration. The notice regarding improvements with respect to a 1259 parcel under division (A) of this section shall identify the 1260 parcels for which improvements are to be exempted from taxation, 1261 provide an estimate of the true value in money of the 1262 improvements, specify the period for which the improvements 1263 would be exempted from taxation and the percentage of the 1264 improvements that would be exempted, and indicate the date on 1265 which the board of county commissioners intends to adopt the 1266 resolution. The notice regarding improvements to parcels within 1267 an incentive district under division (B) of this section shall 1268

delineate the boundaries of the district, specifically identify 1269 each parcel within the district, identify each anticipated 1270 improvement in the district, provide an estimate of the true 1271 value in money of each such improvement, specify the life of the 1272 district and the percentage of improvements that would be 1273 exempted, and indicate the date on which the board of county 1274 commissioners intends to adopt the resolution. The board of 1275 education, by resolution adopted by a majority of the board, may 1276 approve the exemption for the period or for the exemption 1277 percentage specified in the notice; may disapprove the exemption 1278 for the number of years in excess of ten, may disapprove the 1279 exemption for the percentage of the improvements to be exempted 1280 in excess of seventy-five per cent, or both; or may approve the 1281 exemption on the condition that the board of county 1282 commissioners and the board of education negotiate an agreement 1283 providing for compensation to the school district equal in value 1284

to a percentage of the amount of taxes exempted in the eleventh 1285 and subsequent years of the exemption period or, in the case of 1286 exemption percentages in excess of seventy-five per cent, 1287 compensation equal in value to a percentage of the taxes that 1288 would be payable on the portion of the improvements in excess of 1289 seventy-five per cent were that portion to be subject to 1290 taxation, or other mutually agreeable compensation. 1291

(2) The board of education shall certify its resolution to 1292 the board of county commissioners not later than fourteen days 1293 prior to the date the board of county commissioners intends to 1294 adopt its resolution as indicated in the notice. If the board of 1295 education and the board of county commissioners negotiate a 1296 mutually acceptable compensation agreement, the resolution of 1297 the board of county commissioners may declare the improvements a 1298 public purpose for the number of years specified in that 1299

resolution or, in the case of exemption percentages in excess of seventy-five per cent, for the exemption percentage specified in the resolution. In either case, if the board of education and the board of county commissioners fail to negotiate a mutually acceptable compensation agreement, the resolution may declare

the board of county commissioners fail to negotiate a mutually 1303 acceptable compensation agreement, the resolution may declare 1304 the improvements a public purpose for not more than ten years, 1305 and shall not exempt more than seventy-five per cent of the 1306 improvements from taxation. If the board of education fails to 1307 certify a resolution to the board of county commissioners within 1308 the time prescribed by this section, the board of county 1309 commissioners thereupon may adopt the resolution and may declare 1310 the improvements a public purpose for up to thirty years or, in 1311 the case of exemption percentages proposed in excess of seventy-1312 five per cent, for the exemption percentage specified in the 1313 resolution. The board of county commissioners may adopt the 1314 resolution at any time after the board of education certifies 1315 its resolution approving the exemption to the board of county 1316 commissioners, or, if the board of education approves the 1317 exemption on the condition that a mutually acceptable 1318 compensation agreement be negotiated, at any time after the 1319 compensation agreement is agreed to by the board of education 1320 and the board of county commissioners. If a mutually acceptable 1321 compensation agreement is negotiated between the board of county 1322 commissioners and the board of education, including agreements 1323 for payments in lieu of taxes under section 5709.79 of the 1324 Revised Code, the board of county commissioners shall compensate 1325 the joint vocational school district within which the parcel or 1326 district is located at the same rate and under the same terms 1327 received by the city, local, or exempted village school 1328 district. 1329

(3) If a board of education has adopted a resolution 1330

Page 44

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waiving its right to approve exemptions from taxation under this section and the resolution remains in effect, approval of such

exemptions by the board of education is not required under 1333 division (C) of this section. If a board of education has 1334 adopted a resolution allowing a board of county commissioners to 1335 deliver the notice required under division (C) of this section 1336 fewer than forty-five business days prior to approval of the 1337 resolution by the board of county commissioners, the board of 1338 county commissioners shall deliver the notice to the board of 1339 education not later than the number of days prior to such 1340 approval as prescribed by the board of education in its 1341 resolution. If a board of education adopts a resolution waiving 1342 its right to approve exemptions or shortening the notification 1343 period, the board of education shall certify a copy of the 1344 resolution to the board of county commissioners. If the board of 1345 education rescinds such a resolution, it shall certify notice of 1346 the rescission to the board of county commissioners. 1347

(D) (1) If a proposed resolution under division (B) (1) of 1348 this section exempts improvements with respect to a parcel 1349 within an incentive district for more than ten years, or the 1350 percentage of the improvement exempted from taxation exceeds 1351 seventy-five per cent, not later than forty-five business days 1352 prior to adopting the resolution the board of county 1353 commissioners shall deliver to the board of township trustees of 1354 any township within which the incentive district is or will be 1355 located a notice that states its intent to adopt a resolution 1356 creating an incentive district. The notice shall include a copy 1357 of the proposed resolution, identify the parcels for which 1358 improvements are to be exempted from taxation, provide an 1359 estimate of the true value in money of the improvements, specify 1360 the period of time for which the improvements would be exempted 1361

Page 45

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from taxation, specify the percentage of the improvements that 1362 would be exempted from taxation, and indicate the date on which 1363 the board intends to adopt the resolution. 1364

(2) The board of township trustees, by resolution adopted 1365 by a majority of the board, may object to the exemption for the 1366 number of years in excess of ten, may object to the exemption 1367 for the percentage of the improvement to be exempted in excess 1368 of seventy-five per cent, or both. If the board of township 1369 trustees objects, the board of township trustees may negotiate a 1370 mutually acceptable compensation agreement with the board of 1371 county commissioners. In no case shall the compensation provided 1372 to the board of township trustees exceed the property taxes 1373 forgone due to the exemption. If the board of township trustees 1374 objects, and the board of township trustees and the board of 1375 county commissioners fail to negotiate a mutually acceptable 1376 compensation agreement, the resolution adopted under division 1377 (B)(1) of this section shall provide to the board of township 1378 trustees compensation in the eleventh and subsequent years of 1379 the exemption period equal in value to not more than fifty per 1380 cent of the taxes that would be payable to the township or, if 1381 1382 the board of township trustee's objection includes an objection to an exemption percentage in excess of seventy-five per cent, 1383 compensation equal in value to not more than fifty per cent of 1384 the taxes that would be payable to the township on the portion 1385 of the improvement in excess of seventy-five per cent, were that 1386 portion to be subject to taxation. The board of township 1387 trustees shall certify its resolution to the board of county 1388 commissioners not later than thirty days after receipt of the 1389 notice. 1390

(3) If the board of township trustees does not object or 1391fails to certify a resolution objecting to an exemption within 1392

Page 47

thirty days after receipt of the notice, the board of county 1393 commissioners may adopt its resolution, and no compensation 1394 shall be provided to the board of township trustees. If the 1395 board of township trustees certifies its resolution objecting to 1396 the commissioners' resolution, the board of county commissioners 1397 may adopt its resolution at any time after a mutually acceptable 1398 compensation agreement is agreed to by the board of county 1399 commissioners and the board of township trustees. If the board 1400 of township trustees certifies a resolution objecting to the 1401 commissioners' resolution, the board of county commissioners may 1402 adopt its resolution at any time after a mutually acceptable 1403 compensation agreement is agreed to by the board of county 1404 commissioners and the board of township trustees, or, if no 1405 compensation agreement is negotiated, at any time after the 1406 board of county commissioners in the proposed resolution to 1407 provide compensation to the board of township trustees of fifty 1408 per cent of the taxes that would be payable to the township in 1409 the eleventh and subsequent years of the exemption period or on 1410 the portion of the improvement in excess of seventy-five per 1411 cent, were that portion to be subject to taxation. 1412

(E) Service payments in lieu of taxes that are 1413 attributable to any amount by which the effective tax rate of 1414 either a renewal levy with an increase or a replacement levy 1415 exceeds the effective tax rate of the levy renewed or replaced, 1416 or that are attributable to an additional levy, for a levy 1417 authorized by the voters for any of the following purposes on or 1418 after January 1, 2006, and which are provided pursuant to a 1419 resolution creating an incentive district under division (B)(1) 1420 of this section that is adopted on or after January 1, 2006, 1421 shall be distributed to the appropriate taxing authority as 1422 required under division (D) of section 5709.79 of the Revised 1423

Code in an amount equal to the amount of taxes from that1424additional levy or from the increase in the effective tax rate1425of such renewal or replacement levy that would have been payable1426to that taxing authority from the following levies were it not1427for the exemption authorized under division (B) of this section:1428

(1) A tax levied under division (L) of section 5705.19 or
section 5705.191 of the Revised Code for community mental
retardation and developmental disabilities programs and services
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pursuant to Chapter 5126. of the Revised Code;
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(2) A tax levied under division (Y) of section 5705.19 of
the Revised Code for providing or maintaining senior citizens
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services or facilities;

(3) A tax levied under section 5705.22 of the Revised Code for county hospitals;

(4) A tax levied by a joint-county district or by a county
under section 5705.19, 5705.191, or 5705.221 of the Revised Code
for alcohol, drug addiction, and mental health services or
1440
facilities;

(5) A tax levied under section 5705.23 of the Revised Code1442for library purposes;1443

(6) A tax levied under section 5705.24 of the Revised Code 1444
for the support of children services and the placement and care 1445
of children; 1446

(7) A tax levied under division (Z) of section 5705.19 of
the Revised Code for the provision and maintenance of zoological
park services and facilities under section 307.76 of the Revised
Code;

(8) A tax levied under section 511.27 or division (H) of 1451

Page 48

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section 5705.19 of the Revised Code for the support of township	1452
park districts;	1453
(9) A tax levied under division (A), (F), or (H) of	1454
section 5705.19 of the Revised Code for parks and recreational	1455
purposes of a joint recreation district organized pursuant to	1456
division (B) of section 755.14 of the Revised Code;	1457
(10) A tax levied under section 1545.20 or 1545.21 of the	1458
Revised Code for park district purposes;	1459
(11) A tax levied under section 5705.191 of the Revised	1460
Code for the purpose of making appropriations for public	1461
assistance; human or social services; public relief; public	1462
welfare; public health and hospitalization; and support of	1463
general hospitals;	1464
(12) A tax levied under section 3709.29 of the Revised	1465
Code for a general health district program.	1466
(F) An exemption from taxation granted under this section	1467
commences with the tax year specified in the resolution so long	1468
as the year specified in the resolution commences after the	1469
effective date of the resolution. If the resolution specifies a	1470
year commencing before the effective date of the resolution or	1471
specifies no year whatsoever, the exemption commences with the	1472
tax year in which an exempted improvement first appears on the	1473
tax list and duplicate of real and public utility property and	1474
that commences after the effective date of the resolution. In	1475
lieu of stating a specific year, the resolution may provide that	1476

improvement exceeds a specified amount or in which the1478construction of one or more improvements is completed, provided1479that such tax year commences after the effective date of the1480

the exemption commences in the tax year in which the value of an

resolution. With respect to the exemption of improvements to 1481 parcels under division (A) of this section, the resolution may 1482 allow for the exemption to commence in different tax years on a 1483 parcel-by-parcel basis, with a separate exemption term specified 1484 for each parcel. 1485

Except as otherwise provided in this division, the 1486 exemption ends on the date specified in the resolution as the 1487 date the improvement ceases to be a public purpose or the 1488 incentive district expires, or ends on the date on which the 1489 1490 county can no longer require annual service payments in lieu of taxes under section 5709.79 of the Revised Code, whichever 1491 occurs first. The exemption of an improvement with respect to a 1492 parcel or within an incentive district may end on a later date, 1493 as specified in the resolution, if the board of commissioners 1494 and the board of education of the city, local, or exempted 1495 village school district within which the parcel or district is 1496 located have entered into a compensation agreement under section 1497 5709.82 of the Revised Code with respect to the improvement, and 1498 the board of education has approved the term of the exemption 1499 under division (C)(1) of this section, but in no case shall the 1500 improvement be exempted from taxation for more than thirty 1501 years. Exemptions shall be claimed and allowed in the same or a 1502 similar manner as in the case of other real property exemptions. 1503 If an exemption status changes during a tax year, the procedure 1504 for the apportionment of the taxes for that year is the same as 1505 in the case of other changes in tax exemption status during the 1506 year. 1507

(G) If the board of county commissioners is not required
by this section to notify the board of education of the board of
county commissioners' intent to declare improvements to be a
public purpose, the board of county commissioners shall comply
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with the notice requirements imposed under section 5709.83 of1512the Revised Code before taking formal action to adopt the1513resolution making that declaration, unless the board of1514education has adopted a resolution under that section waiving1515its right to receive such a notice.1516

(H) The county, not later than fifteen days after the 1517 adoption of a resolution under this section, shall submit to the 1518 director of development <u>services</u> a copy of the resolution. On or 1519 before the thirty-first day of March of each year, the county 1520 shall submit a status report to the director of development 1521 services. The report shall indicate, in the manner prescribed by 1522 the director, the progress of the project during each year that 1523 an exemption remains in effect, including a summary of the 1524 receipts from service payments in lieu of taxes; expenditures of 1525 money from the fund created under section 5709.80 of the Revised 1526 Code; a description of the public infrastructure improvements 1527 and housing renovations financed with such expenditures; and a 1528 quantitative summary of changes in employment and private 1529 investment resulting from each project. 1530

(I) Nothing in this section shall be construed to prohibit
 a board of county commissioners from declaring to be a public
 purpose improvements with respect to more than one parcel.
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(J) If a parcel is located in a new community district in
which the new community authority imposes a community
development charge on the basis of rentals received from leases
of real property as described in division (L) (2) of section
349.01 of the Revised Code, the parcel may not be exempted from
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taxation under this section.

Sec. 5709.911. (A) (1) A municipal corporation, township,1540or county that has enacted an ordinance or resolution under1541

section 5709.40, 5709.41, 5709.45, 5709.73, or 5709.78 of the 1542 Revised Code or that has entered into an agreement referred to 1543 in section 725.02 or 1728.07 of the Revised Code may file an 1544 application for exemption under those sections in the same 1545 manner as other real property tax exemptions, notwithstanding 1546 the indication in division (A) of section 5715.27 of the Revised 1547 Code that the owner of the property may file the application. An 1548 application for exemption may not be filed by a municipal_ 1549 corporation, township, or county for an exemption of a parcel 1550 under section 5709.40, 5709.73, or 5709.78 of the Revised Code 1551 if the property owner excludes the property from such exemption 1552 as provided in that section. 1553 (2) Except as provided in division (B) of this section, if 1554

the application for exemption under section 725.02, 1728.10, 1555 5709.40, 5709.41, 5709.45, 5709.73, or 5709.78 of the Revised 1556 Code is filed by a municipal corporation, township, or county 1557 and more than one real property tax exemption applies by law to 1558 the property or a portion of the property, both of the following 1559 apply: 1560

(a) An exemption granted under section 725.02, 1728.10,
5709.40, 5709.41, 5709.45, 5709.73, or 5709.78 of the Revised
Code shall be subordinate to an exemption with respect to the
property or portion of the property granted under any other
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provision of the Revised Code.

(b) Neither service payments in lieu of taxes under
section 725.04, 5709.42, 5709.46, 5709.74, or 5709.79 of the
Revised Code, nor service charges in lieu of taxes under section
1728.11 or 1728.111 of the Revised Code, shall be required with
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respect to the property or portion of the property that is
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exempt from real property taxes under that other provision of

Page 53

the Revised Code during the effective period of the exemption.	1572
(B)(1) If the application for exemption under section	1573
725.02, 1728.10, 5709.40, 5709.41, 5709.45, 5709.73, or 5709.78	1574
of the Revised Code is filed by the owner of the property or by	1575
a municipal corporation, township, or county with the owner's	1576
written consent attached to the application, and if more than	1577
one real property tax exemption applies by law to the property	1578
or a portion of the property, no other exemption shall be	1579
granted for the portion of the property already exempt under	1580
section 725.02, 1728.10, 5709.40, 5709.41, 5709.45, 5709.73, or	1581
5709.78 of the Revised Code unless the municipal corporation,	1582
township, or county that enacted the authorizing ordinance or	1583
resolution for the earlier exemption provides its duly	1584
authorized written consent to the subsequent exemption by means	1585
of a duly enacted ordinance or resolution.	1586
(2) If the application for exemption under section 725.02,	1587
1728.10, 5709.40, 5709.41, 5709.45, 5709.73, or 5709.78 of the	1588
Revised Code is filed by a municipal corporation, township, or	1589
county and approved by the tax commissioner, if the owner of the	1590
property subsequently provides written consent to the exemption	1591
and the consent is filed with the tax commissioner, and if more	1592
than one real property tax exemption applies by law to the	1593
property or a portion of the property, no other exemption shall	1594
be granted for the portion of the property already exempt under	1595

be granted for the portion of the property already exempt under1595section 725.02, 1728.10, 5709.40, 5709.41, 5709.45, 5709.73, or15965709.78 of the Revised Code unless the municipal corporation,1597township, or county that enacted the authorizing ordinance or1598resolution for the earlier exemption provides its duly1599authorized written consent to the subsequent exemption by means1600of a duly enacted ordinance or resolution.1601

(C)(1) After the tax commissioner has approved or 1602 partially approved an application for exemption filed by or with 1603 the consent of a property owner under the circumstances 1604 described in division (B)(1) of this section, the municipal 1605 corporation, township, county, or property owner shall file a 1606 notice with the county recorder for the county in which the 1607 property is located that clearly identifies the property and the 1608 owner of the property and states that the property, regardless 1609 of future use or ownership, remains liable for any service 1610 payments or service charges required by the exemption until the 1611 terms of the exemption have been satisfied, unless the municipal 1612 corporation, township, or county consents to the subsequent 1613 exemption and relinquishes its right to collect the service 1614 payments or service charges as provided in division (B)(1) of 1615 this section. The county recorder's office shall charge a fee of 1616 fourteen dollars to record the notice, the proceeds of which 1617 shall be retained by the county. 1618

(2) If a property owner subsequently provides written 1619 consent to an exemption under the circumstances described in 1620 division (B)(2) of this section, the municipal corporation, 1621 township, county, or property owner shall file notice with the 1622 county recorder for the county in which the property is located 1623 that clearly identifies the property and the owner of the 1624 property and states that the property, regardless of future use 1625 or ownership, remains liable for any service payments or service 1626 charges required by the exemption until the terms of the 1627 exemption have been satisfied, unless the municipal corporation, 1628 township, or county consents to the subsequent exemption and 1629 relinquishes its right to collect the service payments or 1630 service charges as provided in division (B)(2) of this section. 1631 The county recorder's office shall charge a fee of fourteen 1632

repealed.

dollars to record the notice, the proceeds of which shall be	1633
retained by the county.	1634
(D) Upon filing of the notice with the county recorder,	1635
the provisions of division (B) of this section are binding on	1636
all future owners of the property or portion of the property,	1637
regardless of how the property is used. Failure to file the	1638
notice with the county recorder relieves future owners of the	1639
property from the obligation to make service payments in lieu of	1640
taxes under section 725.04, 5709.42, 5709.46, 5709.74, or	1641
5709.79 of the Revised Code or service charges in lieu of taxes	1642
under section 1728.11 or 1728.111 of the Revised Code, if the	1643
property or a portion of the property later qualifies for	1644
exemption under any other provision of the Revised Code. Failure	1645
to file the notice does not, however, relieve the owner of the	1646
property, at the time the application for exemption is filed,	1647
from making those payments or charges.	1648
Section 2. That existing sections 5709.40, 5709.73,	1649
5709.77, 5709.78, and 5709.911 of the Revised Code are hereby	1650