As Passed by the House

135th General Assembly

Regular Session

Sub. H. B. No. 378

2023-2024

Representatives Lorenz, Santucci

Cosponsors: Representatives Williams, Brennan, Troy, Mathews, Abdullahi, Abrams, Baker, Brent, Carruthers, Click, Creech, Cutrona, Daniels, Dell'Aquila, Demetriou, Dobos, Edwards, Forhan, Ghanbari, Grim, Gross, Hall, Hillyer, Hoops, Isaacsohn, Jarrells, John, Johnson, Jones, Kick, Lampton, LaRe, Liston, McNally, Miller, A., Miller, J., Miller, K., Miller, M., Oelslager, Patton, Pavliga, Piccolantonio, Pizzulli, Plummer, Ray, Richardson, Robb Blasdel, Robinson, Roemer, Russo, Schmidt, Seitz, Sims, Stein, Stewart, Thomas, C., Upchurch, Weinstein, White, Willis, Young, T.

A BILL

То	amend sections 323.151, 323.152, 323.153,	1
	4503.064, 4503.065, and 4503.066 of the Revised	2
	Code to authorize a full homestead exemption for	3
	surviving spouses of members of the uniformed	4
	services killed in the line of duty and to abate	5
	property taxes on certain municipal and	6
	community improvement corporation property.	7

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

Section 1. That sections 323.151, 323.152, 323.153,	8
4503.064, 4503.065, and 4503.066 of the Revised Code be amended	9
to read as follows:	10
Sec. 323.151. As used in sections 323.151 to 323.159 of	11
the Revised Code:	12
(A)(1) "Homestead" means either of the following:	1.3

25

26

27

28

29

30

31

32

33

34

35

36

37

- (a) A dwelling, including a unit in a multiple-unit 14 dwelling and a manufactured home or mobile home taxed as real 15 property pursuant to division (B) of section 4503.06 of the 16 Revised Code, owned and occupied as a home by an individual 17 whose domicile is in this state and who has not acquired 18 ownership from a person, other than the individual's spouse, 19 related by consanguinity or affinity for the purpose of 20 qualifying for the real property tax reduction provided in 21 section 323.152 of the Revised Code. 22
- (b) A unit in a housing cooperative that is occupied as a home, but not owned, by an individual whose domicile is in this state.
- (2) The homestead shall include so much of the land surrounding it, not exceeding one acre, as is reasonably necessary for the use of the dwelling or unit as a home. An owner includes a holder of one of the several estates in fee, a vendee in possession under a purchase agreement or a land contract, a mortgagor, a life tenant, one or more tenants with a right of survivorship, tenants in common, and a settlor of a revocable or irrevocable inter vivos trust holding the title to a homestead occupied by the settlor as of right under the trust. The tax commissioner shall adopt rules for the uniform classification and valuation of real property or portions of real property as homesteads.
- (B) "Sixty-five years of age or older" means a person who

 38
 has attained age sixty-four prior to the first day of January of
 the year of application for reduction in real estate taxes.

 40
- (C) "Total income" means modified adjusted gross income,

 as that term is defined in section 5747.01 of the Revised Code,

 of the owner and the owner's spouse for the year preceding the

 43

year in which application for a reduction in taxes is made.

- (D) "Permanently and totally disabled" means that a person other than a disabled veteran has, on the first day of January of the year of application for reduction in real estate taxes, some impairment in body or mind that makes the person unable to work at any substantially remunerative employment that the person is reasonably able to perform and that will, with reasonable probability, continue for an indefinite period of at least twelve months without any present indication of recovery therefrom or has been certified as permanently and totally disabled by a state or federal agency having the function of so classifying persons.
- (E) "Housing cooperative" means a housing complex of at least two units that is owned and operated by a nonprofit corporation that issues a share of the corporation's stock to an individual, entitling the individual to live in a unit of the complex, and collects a monthly maintenance fee from the individual to maintain, operate, and pay the taxes of the complex.
- (F) "Disabled veteran" means a person who is a veteran of the armed forces of the United States, including reserve components thereof, or of the national guard, who has been discharged or released from active duty in the armed forces under honorable conditions, and who has received a total disability rating or a total disability rating for compensation based on individual unemployability for a service-connected disability or combination of service-connected disabilities as prescribed in Title 38, Part 4 of the Code of Federal Regulations, as amended.
 - (G) "Public service officer" means a peace officer,

continues to occupy the homestead:

(a) The individual dies before receiving a total	102
disability rating described in division (F) of this section.	103
(b) The individual otherwise qualifies as a disabled	104
veteran.	105
(c) The individual owns and occupies a homestead or, in	106
the case of a homestead that is a unit in a housing cooperative,	107
occupies the homestead.	108
(M) "Qualifying service member" means a current or former	109
member of the uniformed services of the United States, including	110
reserve components thereof, or of the national guard, excluding	111
any former member that was discharged or released from such	112
service under dishonorable conditions.	113
(N) "Uniformed services" has the same meaning as in 10	114
<u>U.S.C. 101.</u>	115
Sec. 323.152. In addition to the reduction in taxes	116
required under section 319.302 of the Revised Code, taxes shall	117
be reduced as provided in divisions (A) and (B) of this section.	118
(A)(1)(a) Division (A)(1) of this section applies to any	119
of the following persons:	120
(i) A person who is permanently and totally disabled;	121
(ii) A person who is sixty-five years of age or older;	122
(iii) A person who is the surviving spouse of a deceased	123
person who was permanently and totally disabled or sixty-five	124
years of age or older and who applied and qualified for a	125
reduction in taxes under this division in the year of death,	126
provided the surviving spouse is at least fifty-nine but not	127
sixty-five or more years of age on the date the deceased spouse	128
dies.	129

(b) Real property taxes on a homestead owned and occupied,	130
or a homestead in a housing cooperative occupied, by a person to	131
whom division (A)(1) of this section applies shall be reduced	132
for each year for which an application for the reduction has	133
been approved. The reduction shall equal one of the following	134
amounts, as applicable to the person:	135
(i) If the person received a reduction under division (A)	136
(1) of this section for tax year 2006, the greater of the	137
reduction for that tax year or the amount computed under	138
division (A)(1)(c) of this section;	139
(ii) If the person received, for any homestead, a	140
reduction under division (A)(1) of this section for tax year	141
2013 or under division (A) of section 4503.065 of the Revised	142
Code for tax year 2014 or the person is the surviving spouse of	143
such a person and the surviving spouse is at least fifty-nine	144
years of age on the date the deceased spouse dies, the amount	145
computed under division (A)(1)(c) of this section.	146
(iii) If the person is not described in division (A)(1)(b)	147
(i) or (ii) of this section and the person's total income does	148
not exceed thirty thousand dollars, as adjusted under division	149
(A) (1) (d) of this section, the amount computed under division	150
(A)(1)(c) of this section.	151
(c) The amount of the reduction under division (A)(1)(c)	152
of this section equals the product of the following:	153
(i) Twenty-five thousand dollars of the true value of the	154
property in money, as adjusted under division (A)(1)(d) of this	155
section;	156
(ii) The assessment percentage established by the tax	157

commissioner under division (B) of section 5715.01 of the

Revised Code, not to exceed thirty-five per cent;	159
(iii) The effective tax rate used to calculate the taxes	160
charged against the property for the current year, where	161
"effective tax rate" is defined as in section 323.08 of the	162
Revised Code;	163
(iv) The quantity equal to one minus the sum of the	164
percentage reductions in taxes received by the property for the	165
current tax year under section 319.302 of the Revised Code and	166
division (B) of section 323.152 of the Revised Code.	167
(d) The tax commissioner shall adjust the total income	168
threshold described in division (A)(1)(b)(iii) and the reduction	169
amounts described in divisions (A)(1)(c)(i), (A)(2), and (A)(3)	170
of this section by completing the following calculations in	171
September of each year:	172
(i) Determine the percentage increase in the gross	173
domestic product deflator determined by the bureau of economic	174
analysis of the United States department of commerce from the	175
first day of January of the preceding calendar year to the last	176
day of December of the preceding calendar year;	177
(ii) Multiply that percentage increase by the total income	178
threshold or reduction amount for the current tax year, as	179
applicable;	180
(iii) Add the resulting product to the total income	181
threshold or the reduction amount, as applicable, for the	182
current tax year;	183
(iv) Round the resulting sum to the nearest multiple of	184
one hundred dollars.	185
The commissioner shall certify the amount resulting from	186

209

210

211

212

213

each adjustment to each county auditor not later than the first	187
day of December each year. The certified total income threshold	188
amount applies to the following tax year for persons described	189
in division (A)(1)(b)(iii) of this section. The certified	190
reduction amount applies to the following tax year. The	191
commissioner shall not make the applicable adjustment in any	192
calendar year in which the amount resulting from the adjustment	193
would be less than the total income threshold or the reduction	194
amount for the current tax year.	195

- (2) (a) Real property taxes on a homestead owned and 196 occupied, or a homestead in a housing cooperative occupied, by a 197 disabled veteran shall be reduced for each year for which an 198 application for the reduction has been approved. The reduction 199 shall equal the product obtained by multiplying fifty thousand 200 dollars of the true value of the property in money, as adjusted 201 under division (A)(1)(d) of this section, by the amounts 202 described in divisions (A)(1)(c)(ii) to (iv) of this section. 203 The reduction is in lieu of any reduction under section 323.158 204 of the Revised Code or division (A)(1), (2)(b), $\frac{\text{or}}{\text{or}}$ (3), $\frac{\text{or}}{\text{or}}$ (4) 205 of this section. The reduction applies to only one homestead 206 owned and occupied by a disabled veteran. 207
- (b) Real property taxes on a homestead owned and occupied, or a homestead in a housing cooperative occupied, by the surviving spouse of a disabled veteran shall be reduced for each year an application for exemption is approved. The reduction shall equal to the amount of the reduction authorized under division (A)(2)(a) of this section.

The reduction is in lieu of any reduction under section 214
323.158 of the Revised Code or division (A)(1), (2)(a), or (3), 215
or (4) of this section. The reduction applies to only one 216

230

231

232

233

234

235

236

237

238

239

240

241

242

243

244

245

246

homestead owned and occupied by the surviving spouse of a	217
disabled veteran. A homestead qualifies for a reduction in taxes	218
under division (A)(2)(b) of this section beginning in one of the	219
following tax years:	220

- (i) For a surviving spouse described in division (L)(1) of 221 section 323.151 of the Revised Code, the year the disabled 222 veteran dies; 223
- (ii) For a surviving spouse described in division (L)(2)

 of section 323.151 of the Revised Code, the first year on the

 first day of January of which the total disability rating

 described in division (F) of that section has been received for

 the deceased spouse.

In either case, the reduction shall continue through the tax year in which the surviving spouse dies or remarries.

(3) Real property taxes on a homestead owned and occupied, or a homestead in a housing cooperative occupied, by the surviving spouse of a public service officer killed in the line of duty shall be reduced for each year for which an application for the reduction has been approved. The reduction shall equal the product obtained by multiplying fifty thousand dollars of the true value of the property in money, as adjusted under division (A)(1)(d) of this section, by the amounts described in divisions (A)(1)(c)(ii) to (iv) of this section. The reduction is in lieu of any reduction under section 323.158 of the Revised Code or division (A) (1) - or (2) $_{r}$ or (4) of this section. The reduction applies to only one homestead owned and occupied by such a surviving spouse. A homestead qualifies for a reduction in taxes under division (A)(3) of this section for the tax year in which the public service officer dies through the tax year in which the surviving spouse dies or remarries.

(4) Real property taxes on a homestead owned and occupied,	247
or a homestead in a housing cooperative occupied, by a surviving	248
spouse of a qualifying service member killed in the line of duty	249
while serving in the uniformed services of the United States	250
shall be reduced for each year for which an application for the	251
reduction has been approved. The reduction shall equal all	252
current taxes charged and payable against the homestead for the	253
tax year. The reduction is in lieu of any reduction under	254
section 323.158 of the Revised Code or division (A)(1), (2), or	255
(3) of this section. The reduction applies to only one homestead	256
owned and occupied by such a surviving spouse. A homestead	257
qualifies for a reduction in taxes under division (A)(4) of this	258
section for the tax year in which the qualifying service member	259
dies through the tax year in which the surviving spouse dies,	260
remarries, or cohabitates with any individual domiciled in the	261
homestead that is not related by consanguinity to the surviving	262
spouse.	263
(B) To provide a partial exemption, real property taxes on	264
any homestead, and manufactured home taxes on any manufactured	265
or mobile home on which a manufactured home tax is assessed	266
pursuant to division (D)(2) of section 4503.06 of the Revised	267
Code, shall be reduced for each year for which an application	268
for the reduction has been approved. The amount of the reduction	269
shall equal two and one-half per cent of the amount of taxes to	270
be levied by qualifying levies on the homestead or the	271
manufactured or mobile home after applying section 319.301 of	272
the Revised Code. For the purposes of this division, "qualifying	273
levy" has the same meaning as in section 319.302 of the Revised	274
Code.	275
(C) The reductions granted by this section do not apply to	276

special assessments or respread of assessments levied against

297

the homestead, and if there is a transfer of ownership 278 subsequent to the filing of an application for a reduction in 279 taxes, such reductions are not forfeited for such year by virtue 280 of such transfer. 281 (D) The reductions in taxable value referred to in this 282 section shall be applied solely as a factor for the purpose of 283 computing the reduction of taxes under this section and shall 284 not affect the total value of property in any subdivision or 285 taxing district as listed and assessed for taxation on the tax 286 287 lists and duplicates, or any direct or indirect limitations on

application of sections 5705.31 and 5705.32 of the Revised Code, 289 including the allocation of all levies within the ten-mill 290

limitation to debt charges to the extent therein provided, there 291 would be insufficient funds for payment of debt charges not 292

provided for by levies in excess of the ten-mill limitation, the 293

reduction of taxes provided for in sections 323.151 to 323.159 294 of the Revised Code shall be proportionately adjusted to the 295 extent necessary to provide such funds from levies within the 296

ten-mill limitation.

indebtedness of a subdivision or taxing district. If after

(E) No reduction shall be made on the taxes due on the 298 homestead of any person convicted of violating division (D) or 299 (E) of section 323.153 of the Revised Code for a period of three 300 years following the conviction.

Sec. 323.153. (A) To obtain a reduction in real property

taxes under division (A) or (B) of section 323.152 of the

Revised Code or in manufactured home taxes under division (B) of

section 323.152 of the Revised Code, the owner shall file an

application with the county auditor of the county in which the

owner's homestead is located.

To obtain a reduction in real property taxes under	308
division (A) of section 323.152 of the Revised Code, the	309
occupant of a homestead in a housing cooperative shall file an	310
application with the nonprofit corporation that owns and	311
operates the housing cooperative, in accordance with this	312
paragraph. Not later than the first day of March each year, the	313
corporation shall obtain applications from the county auditor's	314
office and provide one to each new occupant. Not later than the	315
first day of May, any occupant who may be eligible for a	316
reduction in taxes under division (A) of section 323.152 of the	317
Revised Code shall submit the completed application to the	318
corporation. Not later than the fifteenth day of May, the	319
corporation shall file all completed applications, and the	320
information required by division (B) of section 323.159 of the	321
Revised Code, with the county auditor of the county in which the	322
occupants' homesteads are located. Continuing applications shall	323
be furnished to an occupant in the manner provided in division	324
(C)(4) of this section.	325

(1) An application for reduction based upon a physical 326 disability shall be accompanied by a certificate signed by a 327 physician, and an application for reduction based upon a mental 328 disability shall be accompanied by a certificate signed by a 329 physician or psychologist licensed to practice in this state, 330 attesting to the fact that the applicant is permanently and 331 totally disabled. The certificate shall be in a form that the 332 tax commissioner requires and shall include the definition of 333 permanently and totally disabled as set forth in section 323.151 334 of the Revised Code. An application for reduction based upon a 335 disability certified as permanent and total by a state or 336 federal agency having the function of so classifying persons 337 shall be accompanied by a certificate from that agency. 338

347

348

349

350

351

352

353

354

355

An application by a disabled veteran or the surviving	339
spouse of a disabled veteran for the reduction under division	340
(A)(2)(a) or (b) of section 323.152 of the Revised Code shall be	341
accompanied by a letter or other written confirmation from the	342
United States department of veterans affairs, or its predecessor	343
or successor agency, showing that the veteran qualifies as a	344
disabled veteran.	345

An application by the surviving spouse of a public service officer killed in the line of duty for the reduction under division (A)(3) of section 323.152 of the Revised Code shall be accompanied by a letter or other written confirmation from an employee or officer of the board of trustees of a retirement or pension fund in this state or another state or from the chief or other chief executive of the department, agency, or other employer for which the public service officer served when killed in the line of duty affirming that the public service officer was killed in the line of duty.

An application for the reduction under division (A) (4) of 356 section 323.152 of the Revised Code by the surviving spouse of a 357 qualifying service member killed in the line of duty shall be 358 accompanied by a copy of United States department of defense 359 form DD-1300 report of casualty or other documentation from a 360 branch of the armed forces of the United States or the United 361 States department of veterans affairs or another federal agency 362 affirming or verifying that the qualifying service member died 363 under such circumstances. 364

An application for a reduction under division (A) of 365 section 323.152 of the Revised Code constitutes a continuing 366 application for a reduction in taxes for each year in which the 367 dwelling is the applicant's homestead. 368

(2) An application for a reduction in taxes under division	369
(B) of section 323.152 of the Revised Code shall be filed only	370
if the homestead or manufactured or mobile home was transferred	371
in the preceding year or did not qualify for and receive the	372
reduction in taxes under that division for the preceding tax	373
year. The application for homesteads transferred in the	374
preceding year shall be incorporated into any form used by the	375
county auditor to administer the tax law in respect to the	376
conveyance of real property pursuant to section 319.20 of the	377
Revised Code or of used manufactured homes or used mobile homes	378
as defined in section 5739.0210 of the Revised Code. The owner	379
of a manufactured or mobile home who has elected under division	380
(D)(4) of section 4503.06 of the Revised Code to be taxed under	381
division (D)(2) of that section for the ensuing year may file	382
the application at the time of making that election. The	383
application shall contain a statement that failure by the	384
applicant to affirm on the application that the dwelling on the	385
property conveyed is the applicant's homestead prohibits the	386
owner from receiving the reduction in taxes until a proper	387
application is filed within the period prescribed by division	388
(A)(3) of this section. Such an application constitutes a	389
continuing application for a reduction in taxes for each year in	390
which the dwelling is the applicant's homestead.	391

(3) Failure to receive a new application filed under 392 division (A)(1) or (2) or notification under division (C) of 393 this section after an application for reduction has been 394 approved is prima-facie evidence that the original applicant is 395 entitled to the reduction in taxes calculated on the basis of 396 the information contained in the original application. The 397 original application and any subsequent application, including 398 any late application, shall be in the form of a signed statement 399

and shall be filed on or before the thirty-first day of December	400
of the year for which the reduction is sought. The original	401
application and any subsequent application for a reduction in	402
manufactured home taxes shall be filed in the year preceding the	403
year for which the reduction is sought. The statement shall be	404
on a form, devised and supplied by the tax commissioner, which	405
shall require no more information than is necessary to establish	406
the applicant's eligibility for the reduction in taxes and the	407
amount of the reduction, and, except for homesteads that are	408
units in a housing cooperative, shall include an affirmation by	409
the applicant that ownership of the homestead was not acquired	410
from a person, other than the applicant's spouse, related to the	411
owner by consanguinity or affinity for the purpose of qualifying	412
for the real property or manufactured home tax reduction	413
provided for in division (A) or (B) of section 323.152 of the	414
Revised Code. The form shall contain a statement that conviction	415
of willfully falsifying information to obtain a reduction in	416
taxes or failing to comply with division (C) of this section	417
results in the revocation of the right to the reduction for a	418
period of three years. In the case of an application for a	419
reduction in taxes for persons described in division (A)(1)(b)	420
(iii) of section 323.152 of the Revised Code, the form shall	421
contain a statement that signing the application constitutes a	422
delegation of authority by the applicant to the tax commissioner	423
or the county auditor, individually or in consultation with each	424
other, to examine any tax or financial records relating to the	425
income of the applicant as stated on the application for the	426
purpose of determining eligibility for the exemption or a	427
possible violation of division (D) or (E) of this section.	428

(B) A late application for a tax reduction for the year 429 preceding the year in which an original application is filed, or 430

for a reduction in manufactured home taxes for the year in which	431
an original application is filed, may be filed with the original	432
application. If the county auditor determines the information	433
contained in the late application is correct, the auditor shall	434
determine the amount of the reduction in taxes to which the	435
applicant would have been entitled for the preceding tax year	436
had the applicant's application been timely filed and approved	437
in that year.	438

The amount of such reduction shall be treated by the auditor as an overpayment of taxes by the applicant and shall be refunded in the manner prescribed in section 5715.22 of the Revised Code for making refunds of overpayments. The county auditor shall certify the total amount of the reductions in taxes made in the current year under this division to the tax commissioner, who shall treat the full amount thereof as a reduction in taxes for the preceding tax year and shall make reimbursement to the county therefor in the manner prescribed by section 323.156 of the Revised Code, from money appropriated for that purpose.

- (C) (1) If, in any year after an application has been filed 450 under division (A) (1) or (2) of this section, the owner does not 451 qualify for a reduction in taxes on the homestead or on the 452 manufactured or mobile home set forth on such application, the 453 owner shall notify the county auditor that the owner is not 454 qualified for a reduction in taxes.
- (2) If, in any year after an application has been filed 456 under division (A)(1) of this section, the occupant of a 457 homestead in a housing cooperative does not qualify for a 458 reduction in taxes on the homestead, the occupant shall notify 459 the county auditor that the occupant is not qualified for a 460

reduction	in	taxes	or	file	а	new	application	under	division	(A)	461
(1) of th:	is	section	n.								462

(3) If the county auditor or county treasurer discovers	463
that an owner of property or occupant of a homestead in a	464
housing cooperative not entitled to the reduction in taxes under	465
division (A) or (B) of section 323.152 of the Revised Code	466
failed to notify the county auditor as required by division (C)	467
(1) or (2) of this section, a charge shall be imposed against	468
the property in the amount by which taxes were reduced under	469
that division for each tax year the county auditor ascertains	470
that the property was not entitled to the reduction and was	471
owned by the current owner or, in the case of a homestead in a	472
housing cooperative, occupied by the current occupant. Interest	473
shall accrue in the manner prescribed by division (B) of section	474
323.121 or division (G)(2) of section 4503.06 of the Revised	475
Code on the amount by which taxes were reduced for each such tax	476
year as if the reduction became delinquent taxes at the close of	477
the last day the second installment of taxes for that tax year	478
could be paid without penalty. The county auditor shall notify	479
the owner or occupant, by ordinary mail, of the charge, of the	480
owner's or occupant's right to appeal the charge, and of the	481
manner in which the owner or occupant may appeal. The owner or	482
occupant may appeal the imposition of the charge and interest by	483
filing an appeal with the county board of revision not later	484
than the last day prescribed for payment of real and public	485
utility property taxes under section 323.12 of the Revised Code	486
following receipt of the notice and occurring at least ninety	487
days after receipt of the notice. The appeal shall be treated in	488
the same manner as a complaint relating to the valuation or	489
assessment of real property under Chapter 5715. of the Revised	490
Code. The charge and any interest shall be collected as other	491

delinquent taxes.

(4) Each year during January, the county auditor shall 493 furnish by ordinary mail a continuing application to each person 494 receiving a reduction under division (A) of section 323.152 of 495 the Revised Code. The continuing application shall be used to 496 report changes in total income, ownership, occupancy, 497 disability, and other information earlier furnished the auditor 498 relative to the reduction in taxes on the property. The 499 continuing application shall be returned to the auditor not 500 later than the thirty-first day of December; provided, that if 501 such changes do not affect the status of the homestead exemption 502 or the amount of the reduction to which the owner is entitled 503 under division (A) of section 323.152 of the Revised Code or to 504 which the occupant is entitled under section 323.159 of the 505 Revised Code, the application does not need to be returned. 506

(5) Each year during February, the county auditor, except 507 as otherwise provided in this paragraph, shall furnish by 508 ordinary mail an original application to the owner, as of the 509 first day of January of that year, of a homestead or a 510 manufactured or mobile home that transferred during the 511 512 preceding calendar year and that qualified for and received a reduction in taxes under division (B) of section 323.152 of the 513 Revised Code for the preceding tax year. In order to receive the 514 reduction under that division, the owner shall file the 515 application with the county auditor not later than the thirty-516 first day of December. If the application is not timely filed, 517 the auditor shall not grant a reduction in taxes for the 518 homestead for the current year, and shall notify the owner that 519 the reduction in taxes has not been granted, in the same manner 520 prescribed under section 323.154 of the Revised Code for 521 notification of denial of an application. Failure of an owner to 522

receive an application does not excuse the failure of the owner	523
to file an original application. The county auditor is not	524
required to furnish an application under this paragraph for any	525
homestead for which application has previously been made on a	526
form incorporated into any form used by the county auditor to	527
administer the tax law in respect to the conveyance of real	528
property or of used manufactured homes or used mobile homes, and	529
an owner who previously has applied on such a form is not	530
required to return an application furnished under this	531
paragraph.	532
(D) No person shall knowingly make a false statement for	533
the purpose of obtaining a reduction in the person's real	534
property or manufactured home taxes under section 323.152 of the	535
Revised Code.	536
(E) No person shall knowingly fail to notify the county	537
auditor of changes required by division (C) of this section that	538
have the effect of maintaining or securing a reduction in taxes	539
under section 323.152 of the Revised Code.	540
(F) No person shall knowingly make a false statement or	541
certification attesting to any person's physical or mental	542
condition for purposes of qualifying such person for tax relief	543
pursuant to sections 323.151 to 323.159 of the Revised Code.	544
Sec. 4503.064. As used in sections 4503.064 to 4503.069 of	545
the Revised Code:	546
(A) "Sixty-five years of age or older" means a person who	547
will be age sixty-five or older in the calendar year following	548
the year of application for reduction in the assessable value of	549
the person's manufactured or mobile home.	550

(B) "Permanently and totally disabled" means that a person

other than a disabled veteran has, on the first day of January	552
of the year of application, including late application, for	553
reduction in the assessable value of a manufactured or mobile	554
home, some impairment in body or mind that makes the person	555
unable to work at any substantially remunerative employment	556
which the person is reasonably able to perform and which will,	557
with reasonable probability, continue for an indefinite period	558
of at least twelve months without any present indication of	559
recovery therefrom or has been certified as permanently and	560
totally disabled by a state or federal agency having the	561
function of so classifying persons.	562

- (C) "Homestead exemption" means the reduction in taxes allowed under division (A) of section 323.152 of the Revised Code for the year in which an application is filed under section 4503.066 of the Revised Code.
- (D) "Manufactured home" has the meaning given in division 567

 (C) (4) of section 3781.06 of the Revised Code, and includes a 568 structure consisting of two manufactured homes that were 569 purchased either together or separately and are combined to form 570 a single dwelling, but does not include a manufactured home that 571 is taxed as real property pursuant to division (B) of section 572 4503.06 of the Revised Code. 573
- (E) "Mobile home" has the meaning given in division (O) of section 4501.01 of the Revised Code and includes a structure consisting of two mobile homes that were purchased together or separately and combined to form a single dwelling, but does not include a mobile home that is taxed as real property pursuant to division (B) of section 4503.06 of the Revised Code.
- (F) "Late application" means an application filed with an original application under division (A)(3) of section 4503.066

of the Revised Code.	582
(G) "Total income," "disabled veteran," "public service	583
officer," "qualifying service member," "uniformed services," and	584
"killed in the line of duty" have the same meanings as in	585
section 323.151 of the Revised Code.	586
(H) "Surviving spouse of a disabled veteran" means either	587
of the following:	588
(1) The spouse of a disabled veteran who occupied the	589
manufactured or mobile home when the disabled veteran died and	590
who acquires ownership of the manufactured or mobile home;	591
(2) The surviving spouse of an individual to which all of	592
the following apply, provided the surviving spouse occupies the	593
manufactured or mobile home when that individual dies and who,	594
following that individual's death, acquires ownership of the	595
manufactured or mobile home:	596
(a) The individual dies before receiving a total	597
disability rating described in division (F) of section 323.151	598
of the Revised Code.	599
(b) The individual otherwise qualifies as a disabled	600
veteran.	601
(c) The individual owns and occupies a manufactured or	602
mobile home.	603
Sec. 4503.065. (A)(1) Division (A) of this section applies	604
to any of the following persons:	605
(a) An individual who is permanently and totally disabled;	606
(b) An individual who is sixty-five years of age or older;	607
(c) An individual who is the surviving spouse of a	608

deceased person who was permanently and totally disabled or	609
sixty-five years of age or older and who applied and qualified	610
for a reduction in assessable value under this section in the	611
year of death, provided the surviving spouse is at least fifty-	612
nine but not sixty-five or more years of age on the date the	613
deceased spouse dies.	614
(2) The manufactured home tax on a manufactured or mobile	615
home that is paid pursuant to division (C) of section 4503.06 of	616
the Revised Code and that is owned and occupied as a home by an	617
individual whose domicile is in this state and to whom this	618
section applies, shall be reduced for any tax year for which an	619
application for such reduction has been approved, provided the	620
individual did not acquire ownership from a person, other than	621
the individual's spouse, related by consanguinity or affinity	622
for the purpose of qualifying for the reduction. An owner	623
includes a settlor of a revocable or irrevocable inter vivos	624
trust holding the title to a manufactured or mobile home	625
occupied by the settlor as of right under the trust.	626
(a) For manufactured and mobile homes for which the tax	627
imposed by section 4503.06 of the Revised Code is computed under	628
division (D)(2) of that section, the reduction shall equal one	629
of the following amounts, as applicable to the person:	630
(i) If the person received a reduction under this section	631
for tax year 2007, the greater of the reduction for that tax	632
year or the amount computed under division (A)(2)(b) of this	633
section;	634
(ii) If the person received, for any homestead, a	635
reduction under division (A) of this section for tax year 2014	636
or under division (A)(1) of section 323.152 of the Revised Code	637

for tax year 2013 or the person is the surviving spouse of such

a person and the surviving spouse is at least fifty-nine years	639
of age on the date the deceased spouse dies, the amount computed	640
under division (A)(2)(b) of this section.	641
(iii) If the person is not described in division (A)(2)(a)	642
(i) or (ii) of this section and the person's total income does	643
not exceed thirty thousand dollars, as adjusted under division	644
(A)(2)(e) of this section, the amount computed under division	645
(A)(2)(b) of this section.	646
(b) The amount of the reduction under division (A)(2)(b)	647
of this section equals the product of the following:	648
(i) Twenty-five thousand dollars of the true value of the	649
property in money, as adjusted under division (A)(2)(e) of this	650
section;	651
(ii) The assessment percentage established by the tax	652
commissioner under division (B) of section 5715.01 of the	653
Revised Code, not to exceed thirty-five per cent;	654
(iii) The effective tax rate used to calculate the taxes	655
charged against the property for the current year, where	656
"effective tax rate" is defined as in section 323.08 of the	657
Revised Code;	658
(iv) The quantity equal to one minus the sum of the	659
percentage reductions in taxes received by the property for the	660
current tax year under section 319.302 of the Revised Code and	661
division (B) of section 323.152 of the Revised Code.	662
(c) For manufactured and mobile homes for which the tax	663
imposed by section 4503.06 of the Revised Code is computed under	664
division (D)(1) of that section, the reduction shall equal one	665
of the following amounts, as applicable to the person:	666

(i) If the person received a reduction under this section	667
for tax year 2007, the greater of the reduction for that tax	668
year or the amount computed under division (A)(2)(d) of this	669
section;	670
(ii) If the person received, for any homestead, a	671
reduction under division (A) of this section for tax year 2014	672
or under division (A)(1) of section 323.152 of the Revised Code	673
for tax year 2013 or the person is the surviving spouse of such	674
a person and the surviving spouse is at least fifty-nine years	675
of age on the date the deceased spouse dies, the amount computed	676
under division (A)(2)(d) of this section.	677
(iii) If the person is not described in division (A)(2)(c)	678
(i) or (ii) of this section and the person's total income does	679
not exceed thirty thousand dollars, as adjusted under division	680
(A) (2) (e) of this section, the amount computed under division	681
(A) (2) (d) of this section.	682
(d) The amount of the reduction under division (A)(2)(d)	683
of this section equals the product of the following:	684
of this section equals the product of the following.	004
(i) Twenty-five thousand dollars of the cost to the owner,	685
or the market value at the time of purchase, whichever is	686
greater, as those terms are used in division (D)(1) of section	687
4503.06 of the Revised Code, and as adjusted under division (A)	688
(2) (e) of this section;	689
(ii) The percentage from the appropriate schedule in	690
division (D)(1)(b) of section 4503.06 of the Revised Code;	691
(iii) The assessment percentage of forty per cent used in	692
division (D)(1)(b) of section 4503.06 of the Revised Code;	693
(iv) The tax rate of the taxing district in which the home	694
has its situs.	695

(e) The tax commissioner shall adjust the income threshold	696
described in divisions (A)(2)(a)(iii) and (A)(2)(c)(iii) and the	697
reduction amounts described in divisions (A)(2)(b)(i), (A)(2)(d)	698
(i), (B)(1), (B)(2), (C)(1), and (C)(2) of this section by	699
completing the following calculations in September of each year:	700
(i) Determine the percentage increase in the gross	701
domestic product deflator determined by the bureau of economic	702
analysis of the United States department of commerce from the	703
first day of January of the preceding calendar year to the last	704
day of December of the preceding calendar year;	705
(ii) Multiply that percentage increase by the total income	706
threshold or reduction amount for the ensuing tax year, as	707
applicable;	708
(iii) Add the resulting product to the total income	709
threshold or reduction amount, as applicable for the ensuing tax	710
year;	711
(iv) Round the resulting sum to the nearest multiple of	712
one hundred dollars.	713
The commissioner shall certify the amount resulting from	714
each adjustment to each county auditor not later than the first	715
day of December each year. The certified amount applies to the	716
second ensuing tax year. The commissioner shall not make the	717
applicable adjustment in any calendar year in which the amount	718
resulting from the adjustment would be less than the total	719
income threshold or the reduction amount for the ensuing tax	720
year.	721
(B)(1) The manufactured home tax levied pursuant to	722
division (C) of section 4503.06 of the Revised Code on a	723
manufactured or mobile home that is owned and occupied by a	724

disabled veteran shall be reduced for any tax year for which an
application for such reduction has been approved, provided the
disabled veteran did not acquire ownership from a person, other
than the disabled veteran's spouse, related by consanguinity or
affinity for the purpose of qualifying for the reduction. An
owner includes an owner within the meaning of division (A)(2) of
this section.

- (a) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(2) of that section, the reduction shall equal the product obtained by multiplying fifty thousand dollars of the true value of the property in money, as adjusted under division (A)(2)(e) of this section, by the amounts described in divisions (A)(2)(b)(ii) to (iv) of this section.
- (b) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(1) of that section, the reduction shall equal the product obtained by multiplying fifty thousand dollars of the cost to the owner, or the market value at the time of purchase, whichever is greater, as those terms are used in division (D)(1) of section 4503.06 of the Revised Code, as adjusted under division (A)(2)(e) of this section, by the amounts described in divisions (A)(2)(d)(ii) to (iv) of this section.

The reduction is in lieu of any reduction under section 4503.0610 of the Revised Code or division (A), (B)(2), or (C), or (D) of this section. The reduction applies to only one manufactured or mobile home owned and occupied by a disabled veteran.

(2) The manufactured home tax levied pursuant to division
(C) of section 4503.06 of the Revised Code on a manufactured or

mobile home that is owned and occupied by the surviving spouse	755
of a disabled veteran shall be reduced for each tax year for	756
which an application for such reduction has been approved. The	757
reduction shall equal the amount of the reduction authorized	758
under division (B)(1)(a) or (b) of this section, as applicable.	759
An owner includes an owner within the meaning of division (A)(2)	760
of this section.	761

The reduction is in lieu of any reduction under section 4503.0610 of the Revised Code or division (A), (B)(1), or (C), or (D) of this section. The reduction applies to only one manufactured or mobile home owned and occupied by the surviving spouse of a disabled veteran. A manufactured or mobile home qualifies for a reduction in taxes under division (B)(2) of this section beginning in one of the following tax years:

- (a) For a surviving spouse described in division (H)(1) of section 4503.064 of the Revised Code, the year the disabled veteran dies;
- (b) For a surviving spouse described in division (H)(2) of section 4503.064 of the Revised Code, the first year on the first day of January of which the total disability rating described in division (F) of section 323.151 of the Revised Code has been received for the deceased spouse.

In either case, the reduction shall continue through the tax year in which the surviving spouse dies or remarries.

(C) The manufactured home tax levied pursuant to division
(C) of section 4503.06 of the Revised Code on a manufactured or
mobile home that is owned and occupied by the surviving spouse
of a public service officer killed in the line of duty shall be
reduced for any tax year for which an application for such

Sub. H. B. No. 378 As Passed by the House

reduction has been approved, provided the surviving spouse did

not acquire ownership from a person, other than the surviving

785
spouse's deceased public service officer spouse, related by

786
consanguinity or affinity for the purpose of qualifying for the

787
reduction. An owner includes an owner within the meaning of

788
division (A)(2) of this section.

- (1) For manufactured and mobile homes for which the tax 790 imposed by section 4503.06 of the Revised Code is computed under 791 division (D)(2) of that section, the reduction shall equal the 792 product obtained by multiplying fifty thousand dollars of the 793 true value of the property in money, as adjusted under division 794 (A)(2)(e) of this section, by the amounts described in divisions 795 (A)(2)(b)(ii) to (iv) of this section.
- (2) For manufactured and mobile homes for which the tax 797 imposed by section 4503.06 of the Revised Code is computed under 798 division (D)(1) of that section, the reduction shall equal the 799 product obtained by multiplying fifty thousand dollars of the 800 cost to the owner, or the market value at the time of purchase, 801 whichever is greater, as those terms are used in division (D)(1) 802 of section 4503.06 of the Revised Code, as adjusted under 803 804 division (A)(2)(e) of this section, by the amounts described in 805 divisions (A)(2)(d)(ii) to (iv) of this section.

The reduction is in lieu of any reduction under section 806 4503.0610 of the Revised Code or division (A) $\frac{1}{100}$, (B), or (D) 807 of this section. The reduction applies to only one manufactured 808 or mobile home owned and occupied by such a surviving spouse. A 809 manufactured or mobile home qualifies for a reduction in taxes 810 under this division for the tax year in which the public service 811 officer dies through the tax year in which the surviving spouse 812 dies or remarries. 813

(D) The manufactured home tax levied pursuant to division	814
(C) of section 4503.06 of the Revised Code on a manufactured or	815
mobile home that is owned and occupied by a surviving spouse of	816
a qualifying service member killed in the line of duty while	817
serving in the uniformed services of the United States shall be	818
reduced for any tax year for which an application for the	819
reduction has been approved, provided the surviving spouse did	820
not acquire ownership from a person, other than the surviving	821
spouse's deceased spouse, related by consanguinity or affinity	822
for the purpose of qualifying for the reduction. An owner	823
includes an owner within the meaning of division (A)(2) of this	824
section.	825
The reduction shall equal the current taxes, as that term	826
is defined in section 4503.06 of the Revised Code, charged	827
against the manufactured or mobile home for the tax year. The	828
reduction is in lieu of any reduction under section 4503.0610 of	829
the Revised Code or division (A), (B), or (C) of this section.	830
The reduction applies to only one manufactured or mobile home	831
owned and occupied by such a surviving spouse. A manufactured or	832
mobile home qualifies for a reduction in taxes under division	833
(D) of this section for the tax year in which the qualifying	834
service member dies through the tax year in which the surviving	835
spouse dies, remarries, or cohabitates with any individual	836
domiciled in the homestead that is not related by consanguinity	837
to the surviving spouse.	838
(E) If the owner or the spouse of the owner of a	839
manufactured or mobile home is eligible for a homestead	840
exemption on the land upon which the home is located, the	841
reduction to which the owner or spouse is entitled under this	842
section shall not exceed the difference between the reduction to	843
which the owner or spouse is entitled under division (A), (B),	844

disabled veteran.

874

or (C), or (D) of this section and the amount of the reduction	845
under the homestead exemption.	846
$\frac{(E)}{(F)}$ (F) No reduction shall be made with respect to the	847
home of any person convicted of violating division (C) or (D) of	848
section 4503.066 of the Revised Code for a period of three years	849
following the conviction.	850
Sec. 4503.066. (A) (1) To obtain a tax reduction under	851
section 4503.065 of the Revised Code, the owner of the home	852
shall file an application with the county auditor of the county	853
in which the home is located. An application for reduction in	854
taxes based upon a physical disability shall be accompanied by a	855
certificate signed by a physician, and an application for	856
reduction in taxes based upon a mental disability shall be	857
accompanied by a certificate signed by a physician or	858
psychologist licensed to practice in this state. The certificate	859
shall attest to the fact that the applicant is permanently and	860
totally disabled, shall be in a form that the department of	861
taxation requires, and shall include the definition of totally	862
and permanently disabled as set forth in section 4503.064 of the	863
Revised Code. An application for reduction in taxes based upon a	864
disability certified as permanent and total by a state or	865
federal agency having the function of so classifying persons	866
shall be accompanied by a certificate from that agency.	867
An application by a disabled veteran or the surviving	868
spouse of a disabled veteran for the reduction under division	869
(B) (1) or (2) of section 4503.065 of the Revised Code shall be	870
accompanied by a letter or other written confirmation from the	871
United States department of veterans affairs, or its predecessor	872
or successor agency, showing that the veteran qualifies as a	873
or successor agency, showing that the vectorial quarrites as a	0 / 3

An application by the surviving spouse of a public service 875 officer killed in the line of duty for the reduction under 876 division (C) of section 4503.065 of the Revised Code shall be 877 accompanied by a letter or other written confirmation from an 878 officer or employee of the board of trustees of a retirement or 879 pension fund in this state or another state or from the chief or 880 other chief executive of the department, agency, or other 881 employer for which the public service officer served when killed 882 in the line of duty affirming that the public service officer 883 was killed in the line of duty. 884

An application for the reduction under division (D) of 885 section 4503.065 of the Revised Code by the surviving spouse of 886 a qualifying service member killed in the line of duty shall be 887 accompanied by a copy of United States department of defense 888 form DD-1300 report of casualty or other documentation from a 889 branch of the armed forces of the United States or the United 890 States department of veterans affairs or another federal agency 891 affirming or verifying that the qualifying service member died 892 under such circumstances. 893

894 (2) Each application shall constitute a continuing 895 application for a reduction in taxes for each year in which the manufactured or mobile home is occupied by the applicant. 896 Failure to receive a new application or notification under 897 division (B) of this section after an application for reduction 898 has been approved is prima-facie evidence that the original 899 applicant is entitled to the reduction calculated on the basis 900 of the information contained in the original application. The 901 original application and any subsequent application shall be in 902 the form of a signed statement and shall be filed on or before 903 the thirty-first day of December of the year preceding the year 904 for which the reduction is sought. The statement shall be on a 905

form, devised and supplied by the tax commissioner, that shall 906 require no more information than is necessary to establish the 907 applicant's eligibility for the reduction in taxes and the 908 amount of the reduction to which the applicant is entitled. The 909 form shall contain a statement that signing such application 910 constitutes a delegation of authority by the applicant to the 911 912 tax commissioner or the county auditor, individually or in consultation with each other, to examine any tax or financial 913 records that relate to the income of the applicant as stated on 914 the application for the purpose of determining eligibility 915 under, or possible violation of, division (C) or (D) of this 916 section. The form also shall contain a statement that conviction 917 of willfully falsifying information to obtain a reduction in 918 taxes or failing to comply with division (B) of this section 919 shall result in the revocation of the right to the reduction for 920 a period of three years. 921

(3) A late application for a reduction in taxes for the 922 year preceding the year for which an original application is 923 filed may be filed with an original application. If the auditor 924 determines that the information contained in the late 925 application is correct, the auditor shall determine both the 926 amount of the reduction in taxes to which the applicant would 927 have been entitled for the current tax year had the application 928 been timely filed and approved in the preceding year, and the 929 amount the taxes levied under section 4503.06 of the Revised 930 Code for the current year would have been reduced as a result of 931 the reduction. When an applicant is permanently and totally 932 disabled on the first day of January of the year in which the 933 applicant files a late application, the auditor, in making the 934 determination of the amounts of the reduction in taxes under 935 division (A)(3) of this section, is not required to determine 936 that the applicant was permanently and totally disabled on the 937 first day of January of the preceding year. 938

The amount of the reduction in taxes pursuant to a late 939 application shall be treated as an overpayment of taxes by the 940 applicant. The auditor shall credit the amount of the 941 overpayment against the amount of the taxes or penalties then 942 due from the applicant, and, at the next succeeding settlement, 943 the amount of the credit shall be deducted from the amount of 944 any taxes or penalties distributable to the county or any taxing 945 unit in the county that has received the benefit of the taxes or 946 penalties previously overpaid, in proportion to the benefits 947 previously received. If, after the credit has been made, there 948 remains a balance of the overpayment, or if there are no taxes 949 or penalties due from the applicant, the auditor shall refund 950 that balance to the applicant by a warrant drawn on the county 951 treasurer in favor of the applicant. The treasurer shall pay the 952 warrant from the general fund of the county. If there is 953 insufficient money in the general fund to make the payment, the 954 955 treasurer shall pay the warrant out of any undivided manufactured or mobile home taxes subsequently received by the 956 treasurer for distribution to the county or taxing district in 957 the county that received the benefit of the overpaid taxes, in 958 proportion to the benefits previously received, and the amount 959 paid from the undivided funds shall be deducted from the money 960 otherwise distributable to the county or taxing district in the 961 county at the next or any succeeding distribution. At the next 962 or any succeeding distribution after making the refund, the 963 treasurer shall reimburse the general fund for any payment made 964 from that fund by deducting the amount of that payment from the 965 money distributable to the county or other taxing unit in the 966 county that has received the benefit of the taxes, in proportion 967

to the benefits previously received. On the second Monday in 968 September of each year, the county auditor shall certify the 969 total amount of the reductions in taxes made in the current year 970 under division (A)(3) of this section to the tax commissioner 971 who shall treat that amount as a reduction in taxes for the 972 current tax year and shall make reimbursement to the county of 973 that amount in the manner prescribed in section 4503.068 of the 974 Revised Code, from moneys appropriated for that purpose. 975

- (B) (1) If in any year for which an application for 976 reduction in taxes has been approved the owner no longer 977 qualifies for the reduction, the owner shall notify the county 978 auditor that the owner is not qualified for a reduction in 979 taxes.
- (2) If the county auditor or county treasurer discovers 981 that an owner not entitled to the reduction in manufactured home 982 taxes under section 4503.065 of the Revised Code failed to 983 notify the county auditor as required by division (B)(1) of this 984 section, a charge shall be imposed against the manufactured or 985 mobile home in the amount by which taxes were reduced under that 986 section for each tax year the county auditor ascertains that the 987 manufactured or mobile home was not entitled to the reduction 988 and was owned by the current owner. Interest shall accrue in the 989 manner prescribed by division (G)(2) of section 4503.06 of the 990 Revised Code on the amount by which taxes were reduced for each 991 such tax year as if the reduction became delinquent taxes at the 992 close of the last day the second installment of taxes for that 993 tax year could be paid without penalty. The county auditor shall 994 notify the owner, by ordinary mail, of the charge, of the 995 owner's right to appeal the charge, and of the manner in which 996 997 the owner may appeal. The owner may appeal the imposition of the charge and interest by filing an appeal with the county board of 998

revision not later than the last day prescribed for payment of	999
manufactured home taxes under section 4503.06 of the Revised	1000
Code following receipt of the notice and occurring at least	1001
ninety days after receipt of the notice. The appeal shall be	1002
treated in the same manner as a complaint relating to the	1003
valuation or assessment of manufactured or mobile homes under	1004
section 5715.19 of the Revised Code. The charge and any interest	1005
shall be collected as other delinquent taxes.	1006

- (3) During January of each year, the county auditor shall furnish each person whose application for reduction has been approved, by ordinary mail, a form on which to report any changes in total income, ownership, occupancy, disability, and other information earlier furnished the auditor relative to the application. The form shall be completed and returned to the auditor not later than the thirty-first day of December if the changes would affect the person's eligibility for the reduction.
- (C) No person shall knowingly make a false statement for the purpose of obtaining a reduction in taxes under section 4503.065 of the Revised Code.
- (D) No person shall knowingly fail to notify the county

 auditor of any change required by division (B) of this section

 1019

 that has the effect of maintaining or securing a reduction in

 taxes under section 4503.065 of the Revised Code.

 1021
- (E) No person shall knowingly make a false statement or certification attesting to any person's physical or mental condition for purposes of qualifying such person for tax relief pursuant to sections 4503.064 to 4503.069 of the Revised Code.
- (F) Whoever violates division (C), (D), or (E) of this 1026 section is guilty of a misdemeanor of the fourth degree. 1027

Section 2. That existing sections 323.151, 323.152,	1028
323.153, 4503.064, 4503.065, and 4503.066 of the Revised Code	1029
are hereby repealed.	1030
Section 3. The amendment by this act of sections 323.151,	1031
323.152, and 323.153 of the Revised Code applies to tax years	1032
ending on or after the effective date of this section. The	1033
amendment by this act of sections 4503.064, 4503.065, and	1034
4503.066 of the Revised Code applies to tax years beginning on	1035
or after the effective date of this section.	1036
Section 4. (A) As used in this section:	1037
(1) "Community improvement corporation" means a community	1038
improvement corporation created under Chapter 1724. of the	1039
Revised Code.	1040
(2) "Qualified property" means property that satisfies the	1041
qualifications for tax exemption under section 5709.08 of the	1042
Revised Code or any other section of the Revised Code that	1043
provides a tax exemption for property owned or used by a	1044
municipal corporation or community improvement corporation and	1045
that meets either of the following requirements:	1046
(a) The property is owned by a municipal corporation or a	1047
community improvement corporation and was acquired by a	1048
municipal corporation which recorded the deed for the property	1049
between the following dates:	1050
(i) April 15, 2013, and April 30, 2013;	1051
(ii) January 1, 2008, and January 31, 2008;	1052
(iii) January 1, 2006, and January 15, 2006;	1053
(iv) February 1, 2000, and February 15, 2000.	1054

(b) The property is a parcel of real property that is	1055
owned by a municipal corporation or community improvement	1056
corporation and to which one of the following applies:	1057
(i) The parcel was created pursuant to the subdivision,	1058
between August 1, 2004, and August 15, 2004, of an existing	1059
parcel that had been previously acquired by a municipal	1060
corporation and where the deed for the previously existing	1061
parcel was recorded by a municipal corporation between December	1062
15, 1999, and December 31, 1999;	1063
(ii) The parcel was created pursuant to the subdivision,	1064
between January 1, 2008, and January 31, 2008, of an existing	1065
parcel that had been previously acquired by a municipal	1066
corporation and where the deed for the previously existing	1067
parcel was recorded by a municipal corporation between February	1068
15, 2002, and March 1, 2002;	1069
(iii) The parcel was created pursuant to the subdivision,	1070
between January 1, 2008, and January 15, 2008, of an existing	1071
parcel that had been previously acquired by a municipal	1072
corporation and where the deed for the previously existing	1073
parcel was recorded by a municipal corporation between December	1074
20, 2007, and January 10, 2008.	1075
(B) Notwithstanding sections 5713.08, 5713.081, and	1075 1076
(B) Notwithstanding sections 5713.08, 5713.081, and	1076
(B) Notwithstanding sections 5713.08, 5713.081, and 5715.27 of the Revised Code, and without regard to any time or	1076 1077
(B) Notwithstanding sections 5713.08, 5713.081, and 5715.27 of the Revised Code, and without regard to any time or payment limitations under any section of the Revised Code, the	1076 1077 1078
(B) Notwithstanding sections 5713.08, 5713.081, and 5715.27 of the Revised Code, and without regard to any time or payment limitations under any section of the Revised Code, the owner of qualified property at any time within twelve months	1076 1077 1078 1079
(B) Notwithstanding sections 5713.08, 5713.081, and 5715.27 of the Revised Code, and without regard to any time or payment limitations under any section of the Revised Code, the owner of qualified property at any time within twelve months after the effective date of this section may file an application	1076 1077 1078 1079 1080
(B) Notwithstanding sections 5713.08, 5713.081, and 5715.27 of the Revised Code, and without regard to any time or payment limitations under any section of the Revised Code, the owner of qualified property at any time within twelve months after the effective date of this section may file an application with the Tax Commissioner requesting that the qualified property	1076 1077 1078 1079 1080 1081

the date of acquisition of title to the property by the 1085 qualified property's owner. 1086

- (C) The application shall be made on the form prescribed 1087 by the Tax Commissioner under section 5715.27 of the Revised 1088 Code and shall list the name of the county in which the property 1089 is located; the property's legal description, taxable value, and 1090 the amount, in dollars, of the unpaid taxes, penalties, and 1091 interest; the date of acquisition of title to the property; the 1092 use of the property during any time that the unpaid taxes 1093 accrued; and any other information required by the Commissioner. 1094 The county auditor shall supply the required information upon 1095 request of the applicant. 1096
- (D) Upon request of the applicant, the county treasurer 1097 shall determine if all taxes, penalties, and interest that 1098 became a lien on the qualified property before it was first used 1099 by the property's owner or a prior owner for an exempt purpose 1100 have been paid in full. If so, the county treasurer shall issue 1101 a certificate to the applicant stating that all such taxes, 1102 penalties, and interest have been paid in full. The applicant 1103 shall attach the county treasurer's certificate to the 1104 application filed with the Tax Commissioner under this section. 1105
- (E) Upon receipt of an application, the Tax Commissioner 1106 shall determine if the qualified property meets the 1107 qualifications set forth in this section and if so shall issue 1108 an order directing that the property be placed on the exempt 1109 list of the county in which it is located and that all unpaid 1110 taxes, penalties, and interest for each year that the property 1111 met the qualifications for exemption described in section 1112 5709.08 or another section of the Revised Code be abated. If the 1113 Commissioner finds that the property is or previously was being 1114

used for a purpose that would disqualify it for such exemption,	1115
the Tax Commissioner shall issue an order denying the	1116
application with respect to such tax years where the	1117
Commissioner finds that disqualifying use.	1118
(F) If the Tax Commissioner finds that the property is not	1119
entitled to the tax exemption and abatement of unpaid taxes,	1120
penalties, and interest for any of the years for which the	1121
applicant claims an exemption or abatement, the Commissioner	1122
shall order the county treasurer of the county in which the	1123
property is located to collect all taxes, penalties, and	1124
interest on the property for those years as required by law.	1125
Section 5. The General Assembly, applying the principle	1126
stated in division (B) of section 1.52 of the Revised Code that	1127
amendments are to be harmonized if reasonably capable of	1128
simultaneous operation, finds that the following sections,	1129
presented in this act as composites of the sections as amended	1130
by the acts indicated, are the resulting versions of the	1131
sections in effect prior to the effective date of the sections	1132
as presented in this act:	1133
Section 323.152 of the Revised Code as amended by both	1134
H.B. 33 and S.B. 43 of the 135th General Assembly.	1135
Section 4503.065 of the Revised Code as amended by both	1136
H.B. 33 and S.B. 43 of the 135th General Assembly.	1137