As Introduced

124th General Assembly Regular Session 2001-2002

S. B. No. 5

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SENATOR Wachtmann

A BILL

То	amend sections 505.62, 709.02, 709.03, 709.032,	1
	709.033, 709.04, 709.13, 709.14, 709.15, 709.19,	2
	709.21, 929.02, and 5705.31; to enact new sections	3
	709.031, 709.07, 709.11, and 709.16 and sections	4
	709.013, 709.014, 709.015, 709.021, 709.022,	5
	709.023, 709.024, 709.192, and 5705.315; and to	6
	repeal sections 709.031, 709.07, 709.08, 709.09,	7
	709.11, 709.16, 709.17, and 709.18 of the Revised	8
	Code to revise the laws governing municipal	9
	annexations.	10

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

Section 1. That sections 505.62, 709.02, 709.03, 709.032,	11
709.033, 709.04, 709.13, 709.14, 709.15, 709.19, 709.21, 929.02,	12
and 5705.31 be amended and new sections 709.031, 709.07, 709.11,	13
and 709.16 and sections 709.013, 709.014, 709.015, 709.021,	14
709.022, 709.023, 709.024, 709.192, and 5705.315 of the Revised	15
Code be enacted to read as follows:	16

Sec. 505.62. A board of township trustees may enter into a contract with, and may appropriate township general revenue fund moneys for the services of, an attorney to represent the township at annexation hearings before the board of county commissioners

incurred in any annexation proceedings that take place under this	51
chapter. The board also may require an initial deposit to be paid	52
at the time a petition for annexation is filed under sections	53
709.02 to 709.21 of the Revised Code or promptly after that time.	54
The clerk of the board shall maintain an accurate and detailed	55
accounting of all funds received and expended in the processing of	56
a petition for annexation filed under sections 709.02 to 709.21 of	57
the Revised Code.	58
(B) Notwithstanding anything to the contrary in division (E)	59
of section 709.024 and division (A) of section 709.03 of the	60
Revised Code, the board of county commissioners, by resolution,	61
may appoint the clerk of the board or the county administrator to	62
set the date, time, and place for hearings, and to provide	63
associated notices to the agent for the petitioners, required	64
under those divisions instead of the board.	65
Sec. 709.015. The procedural requirements set forth in	66
sections 709.02 to 709.21 of the Revised Code are directory in	67
nature. Substantial compliance with the procedural requirements of	68
those sections is sufficient to grant the board of county	69
commissioners jurisdiction to hear and render its decision on a	70
petition for annexation filed under those sections. The board	71
shall cure a procedural defect and shall not deny a petition for	72
annexation solely upon the basis of procedural defects.	73
Sec. 709.02. (A) The owners of real estate adjacent	74
contiguous to a municipal corporation may, at their option, cause	75
such territory to be annexed thereto, petition for annexation to a	76
municipal corporation in the manner provided by sections 709.03	77
709.02 to 709.11 of the Revised Code. Application	78
(B) Application for $\frac{1}{2}$ annexation shall be $\frac{1}{2}$ by $\frac{1}{2}$	79
petition, addressed to filed with the clerk of the board of county	80

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commissioners of the county in which the territory is located, and	81
signed by a majority of the owners of real estate in such	82
territory. Such	83
(C) The petition required by this section shall contain the following:	84 85
(A) A full (1) The signatures of a majority of the owners of	86
real estate in the territory proposed for annexation. The person	87
who signs or the circulator of the petition also shall write the	88
date the signature was made next to the owner's name. No signature	89
obtained more than one hundred eighty days before the date on	90
which the petition is filed shall be counted in determining the	91
number of signers of the petition. Any owner who signed the	92
petition may have the signature removed before the document is	93
filed by delivering a signed statement to the agent for the	94
petitioners expressing the owner's wish to have the signature	95
removed. Upon receiving a signed statement, the agent for the	96
petitioners shall strike through the signature, causing the	97
signature to be deleted from the petition.	98
(2) An accurate legal description of the perimeter and an	99
accurate map or plat of the territory sought to be annexed	100
<pre>proposed for annexation;</pre>	101
(B) A statement of the number of owners of real estate in the	102
territory sought to be annexed;	103
$\frac{(C)(3)}{(3)}$ The name of a person or persons to act as agent for	104
the petitioners. The agent for the petitioners may be an official,	105
employee, or agent of the municipal corporation to which	106
annexation is proposed.	107
(D) At the time of filing the petition for annexation, the	108
agent for the petitioners also shall file with the clerk of the	109
board a list of all tracts, lots, or parcels in the territory	110
proposed for annexation, including the name and mailing address of	111

the owner of each tract, lot, or parcel, and the permanent parcel	112
number from the county auditor's permanent parcel numbering system	113
established under section 319.28 of the Revised Code for each	114
tract, lot, or parcel. This list shall not be considered to be a	115
part of the petition for annexation, and any error on the list	116
shall not affect the validity of the petition.	117
(E) As used in sections 709.02 to 709.21 and, 709.38, and	118
709.39 of the Revised Code, "owner" or "owners" means any adult	119
individual seized of a freehold estate in land who is legally	120
competent, the state or any political subdivision as defined in	121
section 5713.081 of the Revised Code, and any firm, trustee, or	122
private corporation that, any of which is seized of a freehold	123
estate in land; except that individuals, firms, and corporations	124
holding easements and any railroad, utility, street, and highway	125
rights-of-way held in fee, by easement, or by dedication and	126
acceptance are not included within such those meanings; and no	120
person, firm, trustee, or private corporation, the state, or any	128
political subdivision, that has become an owner of real estate by	129
a conveyance, the primary purpose of which is to affect the number	130
of owners required to sign an annexation <u>a</u> petition <u>for</u>	131
annexation, is included within such those meanings. For purposes	132
of sections 709.02 to 709.21, 709.38, and 709.39 of the Revised	133
Code, the state or any political subdivision shall not be	134
considered an owner and shall not be included in determining the	135
number of owners needed to sign a petition unless an authorized	136
agent of the state or the political subdivision signs the	137
petition. The authorized agent for the state shall be the director	138
of administrative services.	139
An owner is determined as of the date the petition is filed	140
with the board of county commissioners. If the owner is a	141
corporation, partnership, business trust, estate, trust,	142

organization, association, group, institution, society, state, or

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political subdivision, the petition shall be signed by a person	144
who is authorized to sign for that entity. A person who owns more	145
than one parcel of real estate, either individually or as a tenant	146
in common or by survivorship tenancy, shall be counted as one	147
owner for purposes of this chapter.	148
Sec. 709.021. (A) When a petition signed by all of the owners	149
of real estate in the unincorporated territory of a township	150
proposed for annexation requests the annexation of that territory	151
to a municipal corporation contiguous to that territory under one	152
of the special procedures provided for annexation in sections	153
709.022, 709.023, and 709.024 of the Revised Code, the annexation	154
proceedings shall be conducted under those sections to the	155
exclusion of any other provisions of this chapter unless otherwise	156
provided in this section or the special procedure section chosen.	157
	158
(B) Application for annexation shall be made by a petition	159
filed with the clerk of the board of county commissioners of the	160
county in which the territory is located, and the procedures	161
contained in divisions (C), (D), and (E) of section 709.02 of the	162
Revised Code shall be followed, except that all owners, not just a	163
majority of owners, shall sign the petition.	164
(C) Except as otherwise provided in this section, only this	165
section and sections 709.014, 709.015, 709.04, 709.11, 709.12,	166
709.192, 709.20, and 709.21 of the Revised Code apply to the	167
granting of an annexation described in this section.	168
(D) As used in sections 709.022 and 709.024 of the Revised	169
Code, "party" or "parties" means the municipal corporation to	170
which annexation is proposed, each township any portion of which	171
is included within the territory proposed for annexation, and the	172
agent for the petitioners.	173

Sec. 709.022. (A) A petition filed under section 709.021 of	174
the Revised Code that requests to follow this section is for the	175
special procedure of annexing land with the consent of all	176
parties. The petition shall be accompanied by a certified copy of	177
an annexation agreement provided for in section 709.192 of the	178
Revised Code or of a cooperative economic development agreement	179
provided for in section 701.07 of the Revised Code, that is	180
entered into by the municipal corporation and each township any	181
portion of which is included within the territory proposed for	182
annexation. Upon the receipt of the petition and the applicable	183
agreement, the board of county commissioners, at the board's next	184
regular session, shall enter upon its journal a resolution	185
granting the annexation, without holding a hearing.	186
(B) Owners who sign a petition requesting that the special	187
procedure in this section be followed expressly waive their right	188
to appeal any action taken by the board of county commissioners	189
under this section. There is no appeal from the board's decision	190
under this section in law or in equity.	191
(C) After the board of county commissioners grants the	192
petition for annexation, the clerk of the board shall deliver a	193
certified copy of the entire record of the annexation proceedings,	194
including all resolutions of the board, signed by a majority of	195
the members of the board, the petition, map, and all other papers	196
on file, and the recording of the proceedings, if a copy is	197
available, to the auditor or clerk of the municipal corporation to	198
which annexation is proposed.	199

Sec. 709.023. (A) A petition filed under section 709.021 of
the Revised Code that requests to follow this section is for the
special procedure of annexing land into a municipal corporation
when, subject to division (H) of this section, the land also is
not to be excluded from the township under section 503.07 of the
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Revised Code. The owners who sign this petition by their signature	205
waive any rights they may have to sue on any issue relating to a	206
municipal corporation requiring a buffer as provided in this	207
section and waive any rights to seek a variance that would relieve	208
or exempt them from that buffer requirement.	209
(B) Upon the filing of the petition in the office of the	210
clerk of the board of county commissioners, the clerk shall cause	211
the petition to be entered upon the board's journal at its next	212
regular session. This entry shall be the first official act of the	213
board on the petition. Within five days after the filing of the	214
petition, the agent for the petitioners shall notify in the manner	215
and form specified in this division the clerk of the legislative	216
authority of the municipal corporation to which annexation is	217
proposed, the clerk of each township any portion of which is	218
included within the territory proposed for annexation, and the	219
clerk of the board of county commissioners of each county in which	220
the territory proposed for annexation is located other than the	221
county in which the petition is filed. The notice shall be given	222
by certified mail, return receipt requested, or by causing the	223
notice to be personally served on the appropriate governmental	224
officer, with proof of service being by affidavit of the person	225
who delivered the notice. The notice shall refer to the time and	226
date when the petition was filed and the county in which it was	227
filed and shall have attached or shall be accompanied by a copy of	228
the petition and any attachments or documents accompanying the	229
petition as filed. The proof of service of the notice shall be	230
filed with the board of county commissioners with which the	231
petition was filed.	232
(C) Within twenty days after the date that the petition is	233
filed, the legislative authority of the municipal corporation to	234
which annexation is proposed shall adopt an ordinance or	235

resolution stating what services the municipal corporation will

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provide, and an approximate date by which it will provide them, to	237
the territory proposed for annexation, upon annexation. The	238
municipal corporation is entitled in its sole discretion to	239
provide to the territory proposed for annexation, upon annexation,	240
services in addition to the services described in that ordinance	241
or resolution.	242
If the territory proposed for annexation is subject to zoning	243
regulations adopted under either Chapter 303. or 519. of the	244
Revised Code at the time the petition is filed, the legislative	245
authority of the municipal corporation also shall adopt an	246
ordinance or resolution stating that, if the territory is annexed	247
and becomes subject to zoning by the municipal corporation and	248
that municipal zoning permits uses in the annexed territory that	249
the municipal corporation determines are clearly incompatible with	250
the uses permitted under current county or township zoning	251
regulations in the adjacent land remaining within the township	252
from which the territory was annexed, the legislative authority of	253
the municipal corporation will require, in the zoning ordinance	254
permitting the incompatible uses, the owner of the annexed	255
territory to provide a buffer separating the use of the annexed	256
territory and the adjacent land remaining within the township. For	257
the purposes of this section, "buffer" includes open space,	258
landscaping, fences, walls, and other structured elements; streets	259
and street rights-of-way; and bicycle and pedestrian paths and	260
sidewalks.	261
The clerk of the legislative authority of the municipal	262
corporation to which annexation is proposed shall file the	263
ordinances or resolutions adopted under this division with the	264
board of county commissioners within twenty days following the	265
date that the petition is filed. The board shall make these	266
ordinances or resolutions available for public inspection.	267

(D) Within twenty-five days after the date that the petition

is filed, the legislative authority of the municipal corporation
to which annexation is proposed and each township any portion of
which is included within the territory proposed for annexation may
adopt and file with the board of county commissioners an ordinance
or resolution consenting or objecting to the proposed annexation.
An objection to the proposed annexation shall be based solely upon
the petition's failure to meet the conditions specified in
division (E) of this section.
If the municipal corporation and each of those townships
timely files an ordinance or resolution consenting to the proposed
annexation, the board at its next regular session shall enter upon
its journal a resolution granting the proposed annexation. If,
instead, the municipal corporation or any of those townships files
an ordinance or resolution that objects to the proposed
annexation, the board of county commissioners shall proceed as
provided in division (E) of this section. Failure of the municipal
corporation or any of those townships to timely file an ordinance
or resolution consenting or objecting to the proposed annexation
shall be deemed to constitute consent by that municipal
corporation or township to the proposed annexation.
(E) Unless the petition is granted under division (D) of this
section, not less than thirty or more than forty-five days after
the date that the petition is filed, the board of county
commissioners shall review it to determine if each of the
following conditions has been met:
(1) The petition meets all the requirements set forth in, and
was filed in the manner provided in, section 709.021 of the
Revised Code.
(2) The persons who signed the petition are owners of the
real estate located in the territory proposed for annexation and
constitute all of the owners of real estate in that territory

(3) The territory proposed for annexation does not exceed	300
three hundred and fifty acres.	301
(4) The territory proposed for annexation shares a contiguous	302
boundary with the municipal corporation to which annexation is	303
proposed for a continuous length of at least ten per cent of the	304
perimeter of the territory proposed for annexation.	305
(5) The annexation will not create an unincorporated area of	306
the township that is completely surrounded by the territory	307
proposed for annexation.	308
(6) The municipal corporation to which annexation is proposed	309
has agreed to provide to the territory proposed for annexation the	310
services specified in the relevant ordinance or resolution adopted	311
under division (C) of this section.	312
(7) If a street or highway will be divided or segmented by	313
the boundary line between the township and the municipal	314
corporation as to create a road maintenance problem, the municipal	315
corporation to which annexation is proposed has agreed as a	316
condition of the annexation to assume the maintenance of that	317
street or highway or to otherwise correct the problem. As used in	318
this section, "street" or "highway" has the same meaning as in	319
section 4511.01 of the Revised Code.	320
(F) Not less than thirty or more than forty-five days after	321
the date that the petition is filed, if the petition is not	322
granted under division (D) of this section, the board of county	323
commissioners, if it finds that each of the conditions specified	324
in division (E) of this section has been met, shall enter upon its	325
journal a resolution granting the annexation. If the board of	326
county commissioners finds that one or more of the conditions	327
specified in division (E) of this section has not been met, it	328
shall enter upon its journal a resolution that converts the	329
petition into a petition filed in accordance with section 709.02	330

investment solely related to the ancillary residential and retail

elements, if any, of the project. As used in this division,

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"private real and personal property investment" does not include	394
payments in lieu of taxes, however characterized, under Chapter	395
725. or 1728. or sections 5709.40 to 5709.43, 5709.73 to 5709.75,	396
or 5709.78 to 5709.81 of the Revised Code.	397
(2) There shall be created by the project an additional	398
annual payroll in excess of one million dollars, excluding payroll	399
arising solely out of the retail elements, if any, of the project.	400
(3) The project has been certified by the state director of	401
development as meeting the requirements of divisions (A)(1) and	402
(2) of this section.	403
(B) Upon the filing of the petition under section 709.021 of	404
the Revised Code in the office of the clerk of the board of county	405
commissioners, the clerk shall cause the petition to be entered	406
upon the journal of the board at its next regular session. This	407
entry shall be the first official act of the board on the	408
petition. Within five days after the filing of the petition, the	409
agent for the petitioners shall notify in the manner and form	410
specified in this division the clerk of the legislative authority	411
of the municipal corporation to which annexation is proposed, the	412
clerk of each township any portion of which is included within the	413
territory proposed for annexation, and the clerk of the board of	414
county commissioners of each county in which the territory	415
proposed for annexation is located other than the county in which	416
the petition is filed. The notice shall be given by certified	417
mail, return receipt requested, or by causing the notice to be	418
personally served on the appropriate governmental officer, with	419
proof of service being by affidavit of the person who delivered	420
the notice. The notice shall refer to the time and date when the	421
petition was filed and the county in which it was filed and shall	422
have attached or shall be accompanied by a copy of the petition	423
and any attachments or documents accompanying the petition as	424
filed. The proof of service of the notice shall be filed with the	425

board of county commissioners with which the petition was filed.	426
(C)(1) Within thirty days after the petition is filed, the	427
legislative authority of the municipal corporation to which	428
annexation is proposed and each township any portion of which is	429
included within the territory proposed for annexation may adopt	430
and file with the board of county commissioners an ordinance or	431
resolution consenting or objecting to the proposed annexation. An	432
objection to the proposed annexation shall be based solely upon	433
the petition's failure to meet the conditions specified in	434
division (F) of this section. Failure of the municipal corporation	435
or any of those townships to timely file an ordinance or	436
resolution consenting or objecting to the proposed annexation	437
shall be deemed to constitute consent by that municipal	438
corporation or township to the proposed annexation.	439
(2) Within twenty days after receiving the notice required by	440
division (B) of this section, the legislative authority of the	441
municipal corporation shall adopt, by ordinance or resolution, a	442
statement indicating what services the municipal corporation will	443
provide or cause to be provided, and an approximate date by which	444
it will provide or cause them to be provided, to the territory	445
proposed for annexation, upon annexation. If a hearing is to be	446
conducted under division (E) of this section, the legislative	447
authority shall file the statement with the clerk of the board of	448
county commissioners at least twenty days before the date of the	449
hearing.	450
(D) If all parties to the annexation proceedings entitled to	451
notice under division (B) of this section consent to the proposed	452
annexation, a hearing shall not be held, and the board, at its	453
next regular session, shall enter upon its journal a resolution	454
granting the annexation. There is no appeal in law or in equity	455
from the board's entry of a resolution under this division. The	456
clerk of the board shall proceed as provided in division (C)(1) of	457

(3) No street or highway will be divided or segmented by the	489
boundary line between a township and the municipal corporation as	490
to create a road maintenance problem, or if the street or highway	491
will be so divided or segmented, the municipal corporation has	492
agreed, as a condition of the annexation, that it will assume the	493
maintenance of that street or highway. For the purposes of this	494
division, "street" or "highway" has the same meaning as in section	495
4511.01 of the Revised Code.	496
(4) The municipal corporation to which the territory is	497
proposed to be annexed has adopted an ordinance or resolution as	498
required by division (C)(2) of this section.	499
(5) The state director of development has certified that the	500
project meets the requirements of divisions (A)(1) and (2) of this	501
section and thereby qualifies as a significant economic	502
development project. The director's certification is binding on	503
the board of county commissioners.	504
(G) An owner who signed the petition may appeal a decision of	505
the board of county commissioners denying the proposed annexation	506
under section 709.07 of the Revised Code. No other person has	507
standing to appeal the board's decision in law or in equity. If	508
the board grants the annexation, there shall be no appeal in law	509
or in equity.	510
(H) Notwithstanding anything to the contrary in section	511
503.07 of the Revised Code, unless otherwise provided in an	512
annexation agreement entered into pursuant to section 709.192 of	513
the Revised Code or in a cooperative economic development	514
agreement entered into pursuant to section 701.07 of the Revised	515
Code, territory annexed into a municipal corporation pursuant to	516
this section shall not at any time be excluded from the township	517
under section 503.07 of the Revised Code and, thus, remains	518
subject to the township's real property taxes.	519

(I) A municipal corporation to which annexation is proposed	520
is entitled in its sole discretion to provide to the territory	521
proposed for annexation, upon annexation, services in addition to	522
the services described in the ordinance or resolution adopted by	523
the legislative authority of the municipal corporation under	524
division (C)(2) of this section.	525
Sec. 709.03. The (A) Once a petition required by described in	526
section 709.02 of the Revised Code shall be <u>is</u> filed in , the	527
office clerk of the board of county commissioners and the clerk	528
shall cause the petition to be entered upon the record of	529
proceedings journal of the board, which at its next regular	530
session. This entry shall be the first official act of the board	531
on the annexation petition, and shall cause the petition to be	532
filed in the office of the county auditor, where it shall be	533
subject to the inspection of any interested person. The agent for	534
the petitioners shall cause written notice of the filing of the	535
petition with the board of county commissioners and the date of	536
such filing to be delivered to the clerk of the legislative	537
authority of the municipal corporation to which annexation is	538
proposed and to the clerk of each township any portion of which is	539
included within the territory sought to be annexed. Any person.	540
Within five days after the filing of the petition, the board shall	541
set the date, time, and place for the hearing on the petition and	542
shall notify the agent for the petitioners. The date for the	543
hearing shall be not less than sixty or more than ninety days	544
after the petition is filed with the clerk of the board.	545
(B) Upon being notified of the date of the hearing, the agent	546
for the petitioners shall do all of the following:	547
(1) Within five days cause written notice of the filing of	548
the petition with the board of county commissioners, the date and	549

time of the filing, and the date, time, and place of the hearing,

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to be delivered to the clerk of the legislative authority of the	
municipal corporation to which annexation is proposed, to the	
clerk of each township any portion of which is included within the	
territory proposed for annexation, and to the clerk of the board	
of county commissioners of each county in which the territory	
proposed for annexation is located other than the county in which	
the petition is filed. The notice shall state the date and time	
when the petition was filed and the county in which it was filed	
and shall have attached or shall be accompanied by a copy of the	
petition and any attachments or documents accompanying the	
petition as filed. The notice shall be given by certified mail,	
return receipt requested, or by causing the notice to be	
personally served on the appropriate governmental officer, with	
proof of service being by affidavit of the person who delivered	
the notice. Within ten days after the date of completion of	
service, the agent for the petitioners shall file proof of service	
of the notice with the board of county commissioners with which	
the petition was filed.	

(2) Within ten days send by regular mail a copy of the notice of the board of county commissioners of the hearing to all owners of property within the territory proposed to be annexed whose names were provided by the agent for the petitioners under division (D) of section 709.02 of the Revised Code, along with a map of the territory proposed to be annexed and a statement indicating where the full petition for annexation can be reviewed. The notice also shall include a statement that any owner who signed the petition may remove the owner's signature by filing with the clerk of the board of county commissioners a written notice of withdrawal of the owner's signature within twenty-one days after the date the agent mails the notice; the agent shall include with each mailed notice a certification of the date of its mailing for this purpose. Within ten days after the mailing of the

owners.

- (3) Cause a notice containing the substance of the petition, and the date, time, and place of the hearing, to be published at least once and at least seven days prior to the date fixed for the hearing, in a newspaper of general circulation in each county in which territory proposed for annexation is situated. Within ten days after the date of completion of the publication or at the hearing, whichever comes first, the agent for the petitioners shall file proof of publication of the notice with the board of county commissioners with which the petition was filed.
- (C) Any owner who signed the petition for annexation may remove his that signature by filing with the clerk of the board of county commissioners a written notice of withdrawal of his the owner's signature within twenty twenty-one days after such a notice of filing is delivered to the clerk of the township in which he resides the date the agent for the petitioners mailed the notice of the hearing to the owner as provided in division (B)(2) of this section. Thereafter, signatures may be withdrawn or removed only in the manner authorized by section 709.032 of the Revised Code.
- (D) Upon receiving the notice described in division (B)(1) of this section, the legislative authority of the municipal corporation shall adopt, by ordinance or resolution, a statement indicating what services the municipal corporation will provide, and an approximate date by which it will provide them, to the territory proposed for annexation, upon annexation. The statement shall be filed with the board of county commissioners at least twenty days before the date of the hearing. The municipal corporation is entitled in its sole discretion to provide to the

reasonable proof be presented of the authority of a person signing	646
the petition on behalf of any person other than a natural being,	647
the state, or a political subdivision of the state. The request	648
shall be in writing and be filed with the board of county	649
commissioners and with the agent for the petitioners at least	650
fifteen days prior to the hearing on the petition. When such a	651
request is filed, the agent for the petitioners shall present to	652
the board of county commissioners at the hearing held under	653
section 709.032 of the Revised Code sufficient evidence by	654
affidavit or testimony to establish that the owner is a person	655
other than a natural being, the state, or a political subdivision	656
of the state and that the owner authorized the person whose	657
signature is on the petition to sign the petition on its behalf.	658
If the board does not find the evidence sufficient to establish	659
this authority, it shall remove the signature from the petition.	660
Sec. 709.032. (A) As used in this section, "necessary party"	661
means the municipal corporation to which annexation is proposed,	662
each township any portion of which is included within the	663
territory proposed for annexation, and the agent for the	664
petitioners.	665
(B) The hearing provided for in section 709.031 709.03 of the	666
Revised Code shall be public. Any <u>The board of county</u>	667
commissioners shall make, by electronic means or some other	668
suitable method, a record of the hearing. If a request,	669
accompanied by a deposit to pay the costs, is filed with the board	670
not later than seven days before the hearing, the board shall	671
provide an official court reporter to record the hearing. The	672
record of the hearing need not be transcribed unless a request,	673
accompanied by an amount to cover the cost of transcribing the	674
record, is filed with the board.	675

(C) Any person may appear, in person or by attorney, and,

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after being sworn, may support or contest the granting of the
prayer of the petition provided for by section 709.02 of the
Revised Code. Affidavits presented in support of or against the
prayer of such petition shall be considered by the board, but only
if the affidavits are filed with the board and served as provided
in the Rules of Civil Procedure upon the necessary parties to the
annexation proceedings at least fifteen days before the date of
the hearing; provided that the board shall accept an affidavit
after the fifteen-day period if the purpose of the affidavit is
only to establish the affiant's authority to sign the petition on
behalf of the entity for which the affiant signed. Necessary
parties or their representatives are entitled to present evidence,
examine and cross-examine witnesses, and comment on all evidence,
including any affidavits presented to the board under this
division.

(D) At the hearing, any owner who signed the petition for annexation may appear, and, after being sworn as provided by section 305.21 of the Revised Code, testify orally that his the owner's signature was obtained by fraud, duress, misrepresentation, including any misrepresentation relating to the provision of municipal services to the territory proposed to be annexed, or undue influence. Any person may testify orally after being so sworn in support of or rebuttal to such the prior testimony by the owner. The commissioners, the agent for the petitioners or his attorney, and such owner or his attorney may examine such witnesses, including the owner Any witnesses and owners who testify shall be subject to cross-examination by the necessary parties to the annexation proceedings. If a majority of the county commissioners find that such the owner's signature was obtained under circumstances that did constitute fraud, duress, misrepresentation, or undue influence, they shall find the signature to be void, and shall order it removed from the petition as of the time the petition was filed.

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The petition may be amended without further notice by leave	710
of the county commissioners with the consent of the agent for the	711
petitioners where such amendment does not add to the territory	712
embraced in the original petition. If any amendment is permitted,	713
whereby territory not before embraced is added, the board shall	714
appoint another time for the hearing, of which notice shall be	715
given as specified in section 709.031 of the Revised Code.	716
Sec. 709.033. (A) After the hearing on a petition to annex	717
for annexation, the board of county commissioners shall enter an	718

- order upon its journal allowing a resolution granting the annexation if it finds, based upon a preponderance of the substantial, reliable, and probative evidence on the whole record, that each of the following conditions has been met:
- (A)(1) The petition contains all matter required in meets all 723 the requirements set forth in, and was filed in the manner 724 provided in, section 709.02 of the Revised Code. 725
- (B) Notice has been published as required by section 709.031 726 of the Revised Code. 727
- (C)(2) The persons whose names are subscribed to who signed the petition are owners of real estate located in the territory proposed to be annexed in the petition, and, as of the time the petition was filed with the board of county commissioners, the number of valid signatures on the petition constituted a majority of the owners of real estate in the that territory proposed to be annexed.
- (D)(3) The municipal corporation to which the territory is proposed to be annexed has complied with division (B)(D) of section 709.031 709.03 of the Revised Code.
- (E)(4) The territory included in the annexation petition 738 proposed to be annexed is not unreasonably large; the map or plat 739

Sec. 709.04. At the next regular session of the legislative	804
authority of the municipal corporation to which annexation is	805
proposed, after the expiration of sixty days from the date of	806
filing with him as the delivery required by division (C) of	807
section 709.022 or division (C)(1) of section 709.033 of the	808
Revised Code, the auditor or clerk of such that municipal	809
corporation shall lay the transcript resolution of the board	810
granting the petition and the accompanying map or plat and	811
petition required by such section before the legislative	812
authority. Thereupon the The legislative authority, by resolution	813
or ordinance, then shall accept or reject the application petition	814
for annexation. If the legislative authority fails to pass an	815
ordinance or resolution accepting the application petition for	816
annexation within a period of one hundred twenty days after the	817
transcript is those documents are laid before it by the auditor or	818
clerk, the application petition for annexation shall be deemed	819
considered rejected by the legislative authority, unless it has	820
been prevented from acting by a temporary restraining order, a	821
temporary injunction, or some other order of a court.	822

Sec. 709.07. (A) The agent for the petitioners, any owner of real estate in the territory proposed for annexation, any township in which territory proposed for annexation is located, and the municipal corporation to which the territory is proposed to be annexed may file an appeal under Chapter 2506. of the Revised Code from a resolution of the board of county commissioners granting or denying the petition. The agent for the petitioners, any township in which the territory proposed for annexation is located, and any municipal corporation to which the territory is proposed to be annexed are necessary parties in an appeal. The filing of a notice of appeal with the clerk of the board of county commissioners shall operate as a stay of execution upon that clerk and all

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parties to the appeal, which stay shall not be lifted until the
court having jurisdiction over the proceedings enters a final
order affirming or reversing the decision of the board of county
commissioners and the time limits for an appeal of that final
order have passed without a notice of appeal being filed.

(B) Any party filing an appeal from the court of common pleas or court of appeals decision in an annexation matter shall serve on the clerk of the board of county commissioners a time-stamped copy of the notice of appeal. Upon issuance of a final order of any court regarding an annexation appeal, the clerk of the court shall forward a certified copy of the court's order to the clerk of the board of county commissioners that rendered the annexation decision that was appealed.

(C) If, after all appeals have been exhausted, the final determination of the court is that the petition for annexation should be granted, the board of county commissioners shall enter on its journal a resolution granting the annexation, if such a resolution has not already been journalized, and the clerk of the board shall deliver a certified copy of that journal entry and of the entire record of the annexation proceedings, including all resolutions of the board, signed by a majority of the members of the board, the petition, map, and all other papers on file, the transcript of the proceedings, and exhibits presented at the hearing relating to the annexation proceedings, to the auditor or clerk of the municipal corporation to which annexation is proposed. The municipal auditor or clerk shall lay these certified papers, along with the copy of the court's order, before the legislative authority at its next regular meeting. The legislative authority then shall proceed to accept or reject the petition for annexation as provided under section 709.04 of the Revised Code.

(D) If, after all appeals have been exhausted, the final	866
determination of the court is that the petition for annexation	867
should be denied, the board of county commissioners shall enter on	868
its journal a resolution denying the annexation, if such a	869
resolution has not already been journalized.	870
Sec. 709.11. If the territory proposed for annexation under	871
this chapter is situated in more than one county, the annexation	872
proceedings shall be in the county in which the majority of	873
acreage of the territory proposed for annexation is situated.	874
Sec. 709.13. The inhabitants, generally, of a municipal	875
corporation may enlarge the limits of such the municipal	876
corporation by the annexation of contiguous territory in the	877
manner provided by sections 709.14 to 709.21, inclusive, 709.16 of	878
the Revised Code.	879
Sec. 709.14. The legislative authority of a municipal	880
corporation which that proposes to annex contiguous territory	881
shall pass, by a vote of not less than a majority of the members	882
elected thereto to the legislative authority, pass an ordinance	883
authorizing the annexation to be made, and directing the village	884
solicitor or city director of law of the municipal corporation, or	885
some one someone to be named in the ordinance, to prosecute the	886
proceedings necessary to effect it.	887
Sec. 709.15. The application of a municipal corporation to	888
the board of county commissioners requesting the annexation of	889
contiguous territory <u>under section 709.16 of the Revised Code</u>	890
shall be by \underline{a} petition, setting forth that, under an ordinance of	891
the legislative authority of the municipal corporation, the	892
territory described in the petition was authorized to be annexed	893
to the municipal corporation. The petition shall contain an	894

accurate <u>legal</u> description of the territory <u>perimeter</u> and shall be	895
accompanied by an accurate map or plat thereof of the territory	896
proposed for annexation.	897
Sec. 709.16. (A) A municipal corporation may petition the	898
board of county commissioners to annex contiguous territory owned	899
only by the municipal corporation, a county, or the state. The	900
clerk of the board shall cause the petition to be entered upon the	901
board's journal at its next regular session. This entry shall be	902
the first official act of the board upon the petition. Proceedings	903
on the petition shall be conducted under this section to the	904
exclusion of any other provisions of this chapter except for	905
sections 709.014, 709.14, 709.15, 709.20, and 709.21 of the	906
Revised Code.	907
(B) If the only territory to be annexed is contiguous	908
territory owned by a municipal corporation, the board of county	909
commissioners, by resolution, shall grant the annexation. The	910
annexation shall be complete upon the entry upon the journal of	911
the board of the resolution granting the annexation.	912
(C) If the only territory to be annexed is contiguous	913
territory owned by a county, the board of county commissioners, by	914
resolution, may grant or deny the annexation. The annexation shall	915
be complete upon the entry upon the journal of the board of a	916
resolution granting the annexation.	917
(D) If the only territory to be annexed is contiguous	918
territory owned by the state and the director of administrative	919
services has filed a written consent to the granting of the	920
annexation with the board of county commissioners, the board, by	921
resolution, shall grant the annexation. The annexation shall be	922
complete upon the entry upon the journal of the board of a	923
resolution granting the annexation.	924

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tangible personal property taxes that would have been charged by	955
the township, if no annexation had occurred, in the year	956
immediately preceding the year in which the payment is made, and	957
payable after the reduction required by section 319.301 of the	958
Revised Code but prior to the reduction required by section	959
319.302 of the Revised Code, and the taxes levied for such year by	960
the township against tangible personal property. "Taxes" excludes	961
taxes for the payment of debt charges.	962
(4) "Township taxes in the annexed territory" means the taxes	963
against the real, public utility, and tangible personal property	964
subject to taxation in the base year in territory annexed from the	965
township to a municipal corporation during an annexation period	966
or, in an annexation under division (F) of this section, the taxes	967
against the real, public utility, and tangible personal property	968
that would have been subject to taxation in the annexed territory	969
in the year immediately preceding the year in which the payment is	970
to be made, if no annexation had occurred.	971
(5) "International airport" means any airport that is:	972
(a) Designated as an international airport or a landing	973
rights airport by the United States secretary of the treasury;	974
(b) Owned and operated by a municipal corporation;	975
(c) An unincorporated area not contiguous to the municipal	976
corporation that owns it.	977
(2) "Commercial," "industrial," "residential," and "retail,"	978
in relation to property, mean property classified as such by the	979
tax commissioner for the purposes of valuing property for	980
taxation, except that "commercial," in relation to property, does	981
not include any property classified as "retail."	982
(B) If the annexation of territory of any township by one or	983
more municipal corporations under this chapter constitutes an	984

annexation period of twelve consecutive months, except as provided

continued operation of the internation	al airport.
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- (2) The chief executive of a municipal corporation that 1142 annexes territory pursuant to this division may enter into a 1143 contract with the board of township trustees of the township that 1144 loses the territory whereby the township agrees to provide the 1145 annexed territory with police, fire, or other services it is 1146 authorized to provide in exchange for specified consideration as 1147 agreed upon by the board of township trustees and the chief 1148 executive. In no instance shall the consideration received by the 1149 township be less than the payments that would be required under 1150 division (F)(1) of this section if no contract were entered into. 1151
- 1152 (G) If after an annexation period for which payments are 1153 being made or are to be made to a township by one or more municipal corporations under division (B), (C), or (D) of this 1154 section, the remainder of the unincorporated territory of the 1155 township is annexed to another municipal corporation or 1156 incorporates as a municipal corporation, the balance of the 1157 1158 payments due the township under division (B), (C), or (D) of this section shall be made to the municipal corporation to which the 1159 remainder of the township territory was annexed or to the 1160 municipal corporation incorporated from the remainder of the 1161 township territory. 1162

No payment shall be made to a municipal corporation pursuant to this division unless the remainder of the unincorporated territory of the township referred to in this division constitutes at least fifty per cent of the area of the unincorporated area of the township prior to the annexation period.

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(H) After consultation with the chief executive officer of the municipal corporation and the board of township trustees, the county auditor shall determine by which of the following methods the municipal corporations that annexed township territory shall 1171 pay the township the amounts prescribed in divisions (B) to (F) of 1172

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provision for the allocation of the payment of the principal of,	1232
interest on, and other charges and costs of issuing and servicing	1233
the repayment of the debt;	1234
(11) Agreements by a municipal corporation and township, with	1235
owners or developers of land to be annexed, or with both those	1236
landowners and land developers, concerning the provision of public	1237
services, facilities, and permanent improvements;	1238
(12) The application of tax abatement statutes within the	1239
territory covered by the annexation agreement subsequent to its	1240
execution;	1241
(13) Changing township boundaries under Chapter 503. of the	1242
Revised Code to exclude newly annexed territory from the original	1243
township and providing services to that territory;	1244
(14) Payments in lieu of taxes, if any, to be paid to a	1245
township by a municipal corporation, which payments may be in	1246
addition to or in lieu of other payments required by law to be	1247
made to the township by that municipal corporation;	1248
(15) Any other matter pertaining to the annexation or	1249
development of publicly or privately owned territory.	1250
(D) Annexation agreements shall not be in derogation of the	1251
powers granted to municipal corporations by Article XVIII, Ohio	1252
Constitution, by any other provisions of the Ohio Constitution, or	1253
by the provisions of a municipal charter, nor shall municipal	1254
corporations and townships agree to share proceeds of any tax	1255
levy, although those proceeds may be used to make payments	1256
authorized in an annexation agreement.	1257
(E) If any party to an annexation agreement believes another	1258
party has failed to perform its part of any provision of that	1259
agreement, including the failure to make any payment of moneys due	1260
under the agreement, that party shall give notice to the other	1261
party clearly stating what breach has occurred. The party	1262

part of the annexing municipal corporation, and taxes levied upon	1294
it as such have been paid, and it has been subjected to the	1295
authority of the legislative authority of such the annexing	1296
municipal corporation, without objection from the inhabitants of	1297
such territory.	1298

- Sec. 929.02. (A) Any person who owns agricultural land may 1299 file an application with the county auditor to place the land in 1300 an agricultural district for five years if, during the three 1301 calendar years prior to the year in which that person files the 1302 application, the land has been devoted exclusively to agricultural 1303 production or devoted to and qualified for payments or other 1304 compensation under a land retirement or conservation program under 1305 an agreement with an agency of the federal government and if: 1306
- (1) The land is composed of tracts, lots, or parcels that 1307
 total not less than ten acres; or 1308
- (2) The activities conducted on the land produced an average 1309 yearly gross income of at least twenty-five hundred dollars during 1310 that three-year period or the owner has evidence of an anticipated 1311 gross income of that amount from those activities. The owner shall 1312 submit with the application proof that the owner's land meets the 1313 requirements established under this division. If the county 1314 auditor determines that the application does not meet the 1315 requirements of this section, the county auditor shall deny the 1316 application and notify the applicant by certified mail, return 1317 receipt requested, within thirty days of the filing of the 1318 application. The applicant may appeal the denial of the 1319 application to the court of common pleas of the county in which 1320 the application was filed within thirty days of the receipt of the 1321 notice. If the county auditor determines that the application 1322 meets the requirements of this section, the county auditor shall 1323 approve the application and notify the applicant within thirty 1324

days of the filing of the application. An application that is not	1325
denied shall be deemed to be approved. The county auditor shall	1326
provide an applicant with a copy of an approved application within	1327
thirty days of the filing of the application. An application that	1328
is approved is effective upon the date of the filing of the	1329
application.	1330

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The county auditor shall keep a record of all land in the county that is within an agricultural district, including a copy of the final action taken by a legislative body regarding applications modified by a legislative body pursuant to division (B) of this section.

(B) If the land of a person who files an application under division (A) of this section is within a municipal corporation or if an annexation petition that includes the land has been filed with the board of county commissioners under section 709.03 709.02 of the Revised Code at the time of the filing, the owner also shall file a copy of the application for inclusion in an agricultural district with the clerk of the legislative body of the municipal corporation. No later than thirty days after the filing of an application, or, in the case of an annexation petition filed pursuant to section 709.03 709.02 of the Revised Code, no later than thirty days after the petition has been granted, the legislative body shall conduct a public hearing on the application. The clerk of the legislative body shall cause a notice containing the substance of the application and the time and place where it will be heard to be published in a newspaper of general circulation in the county in which the application or annexation petition is filed no later than seven days prior to the time fixed for the hearing. The clerk of the legislative body also shall notify the applicant of the time and place of the hearing by certified mail sent no later than ten days prior to the hearing. Any interested person or representative of an interested person

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may appear in support of or to contest the granting of the	1357
application. Affidavits presented in support of or against the	1358
application shall be considered by the legislative body. Within	1359
thirty days of the hearing, the legislative body may approve the	1360
application, modify the application and approve the application as	1361
modified, or reject the application. An application that is not	1362
modified or rejected by a majority vote of the members of the	1363
legislative body shall be deemed to be approved. Prior to	1364
rejecting an application, the legislative body shall make every	1365
effort to modify the application. Modifications may include the	1366
length of time during which land is considered to be within an	1367
agricultural district, size of the agricultural district as well	1368
as, and any provisions of sections 929.03 to 929.05 of the Revised	1369
Code. If the applicant disapproves of the modifications made by	1370
the legislative body, the applicant may withdraw the application	1371
to place the land in an agricultural district. In rejecting or	1372
modifying an application to place land in an agricultural	1373
district, the legislative body shall demonstrate that the	1374
rejection or modification is necessary to prevent a substantial,	1375
adverse effect on the provision of municipal services within the	1376
municipal corporation, efficient use of land within the municipal	1377
corporation, the orderly growth and development of the municipal	1378
corporation, or the public health, safety, or welfare.	1379

If an annexation petition is denied under section 709.03 1380 709.033 of the Revised Code, or if a legislative body fails to 1381 conduct a hearing in the time prescribed by this section, or if an 1382 application is approved, the application shall be deemed to have 1383 been approved and shall become effective as of the date the 1384 application was filed. An application approved with modifications 1385 shall become effective as of the date the application was filed 1386 unless the modification provides otherwise. 1387

The clerk of the legislative body shall notify the applicant

by certified mail, return receipt requested, sent within five days	1389
of the decision to approve, modify, or reject an application for	1390
inclusion of land in an agricultural district. The clerk of the	1391
legislative body shall also transmit a copy of the decision to	1392
approve, modify, or reject an application to the county auditor.	1393
An applicant may appeal a decision to modify or reject an	1394
application to the court of common pleas of the county in which	1395
the application was filed within thirty days of the receipt of the	1396
notice of modification or rejection.	1397

(C) At any time after the first Monday in January and prior 1398 to the first Monday in March of the year during which an 1399 agricultural district terminates, the owner of land in the 1400 agricultural district may file a renewal application to continue 1401 the inclusion of all or part of the owner's land in an 1402 agricultural district for a period of time ending on the first 1403 Monday in April of the fifth year following the renewal 1404 application. The requirements for continued inclusion in the 1405 agricultural district and the renewal application procedure shall 1406 be the same as those required for the original application for 1407 placing land in an agricultural district. The county auditor shall 1408 notify owners of land in agricultural districts eligible to file a 1409 renewal application for continued inclusion in an agricultural 1410 district on or prior to the first Monday in February or the date 1411 upon which the county auditor notifies owners of land valued at 1412 agricultural use value for real property tax purposes of the 1413 necessity of filing a renewal application to continue valuing the 1414 land at agricultural use value. On or before the second Tuesday 1415 after the first Monday in March, the county auditor shall 1416 determine whether the owner of any land in an agricultural 1417 district eligible to file a renewal application failed to file a 1418 renewal application with respect to such that land and shall 1419 forthwith notify each such owner of the land by certified mail 1420

that unless a renewal application is filed prior to the first	1421
Monday in April, the land will be removed from the agricultural	1422
district upon its termination date. An approved renewal	1423
application is effective on the termination date of the preceding	1424
agricultural district. Failure of an owner to file a renewal	1425
application prior to the first Monday in April of the year during	1426
which the owner's agricultural district terminates shall not	1427
prevent the owner from filing an application to include the	1428
owner's land in an agricultural district.	1429

Land that is transferred to a new owner during the period in 1430 which the land is an agricultural district shall continue in the 1431 agricultural district under the terms of the existing district 1432 unless the new owner elects to discontinue inclusion in the 1433 agricultural district and files the election with the county 1434 auditor within sixty days after the transfer. Failure of the new 1435 owner to continue inclusion in the agricultural district for the 1436 duration of the period in which the land is in the agricultural 1437 district is withdrawal from an agricultural district subject to 1438 penalty. 1439

- (D) If, at any time during which land is in an agricultural 1440 district, the owner withdraws the land from the district, the 1441 owner shall notify the county auditor of the withdrawal and shall 1442 pay to the county auditor a withdrawal penalty calculated as 1443 follows:
- (1) If the owner's action also disqualifies the owner's land 1445 for any tax savings that it had been receiving under sections 1446 5713.30 to 5713.38 of the Revised Code, the owner shall pay a 1447 percentage of the amount charged under section 5713.34 of the 1448 Revised Code that is equal to the average bank prime rate at the 1449 time the amount charged under that section is required to be paid. 1450 The withdrawal penalty shall be in addition to the amount charged 1451 under that section. 1452

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(2) If the land had not been receiving any tax savings under	1453
those sections, or if the owner's action does not disqualify the	1454
land for tax savings under them, the owner shall pay a percentage	1455
of the amount that would have been charged under section 5713.34	1456
of the Revised Code if the owner's land had been receiving tax	1457
savings and became disqualified for them in an amount that is	1458
equal to the average bank prime rate at the time the amount that	1459
would have been charged under that section would have been	1460
required to be paid.	1461

For the purposes of divisions (D)(1) and (2) of this section, the county auditor shall determine the average bank prime rate using statistical release H.15, "selected interest rates," a weekly publication of the federal reserve board, or any successor publication. If the statistical release H.15, or its successor, ceases to contain the bank prime rate information or ceases to be published, the county auditor shall request a written statement of the average bank prime rate from the federal reserve bank of Cleveland or the federal reserve board.

The county auditor shall calculate the amount of the 1471 withdrawal penalty that is due and shall notify the owner of it. 1472 The auditor also shall note the withdrawal in the auditor's 1473 records. 1474

The county auditor shall distribute the moneys collected 1475 under division (D) of this section in the manner provided in 1476 section 5713.35 of the Revised Code for moneys that the county 1477 auditor collects under that section. 1478

(E) Land that is included in an agricultural district under 1479 this section and that is subsequently annexed by a municipal 1480 corporation shall not be subject to division (B) of this section 1481 either at the time of annexation or at the time of any subsequent 1482 application or renewal application for inclusion in the district 1483 if, at the time of annexation, its owner did not sign a petition 1484

favoring annexation under section 709.02 of the Revised Code $\frac{1}{2}$
vote for annexation in an election held in accordance with section
709.17 of the Revised Code. If its owner did sign a petition
favoring annexation or vote for annexation, as provided in those
sections that section, or if the owner who opposed annexation has
sold or transferred the land to another person who is keeping the
land in the agricultural district, the land shall be subject to
division (B) of this section at the time of any subsequent
application or renewal application for inclusion in the district.

(F) The director of agriculture shall prescribe the application and renewal forms required under this section and shall furnish them to county auditors. In prescribing the forms, the director shall consult with the tax commissioner to determine if a single form can be developed for the purposes of this section and section 5713.31 of the Revised Code.

Sec. 5705.31. The county auditor shall present to the county budget commission the annual tax budgets submitted to him under sections 5705.01 to 5705.47 of the Revised Code, together with an estimate prepared by such the auditor of the amount of any state levy, the rate of any school tax levy as previously determined, the tax commissioner's estimate of the amount to be received in the county library and local government support fund, and such other information as the commission requests or the tax commissioner prescribes. The budget commission shall examine such budget and ascertain the total amount proposed to be raised in the county for the purposes of each subdivision and other taxing units therein in the county.

The commission shall ascertain that the following levies have been properly authorized and, if so authorized, shall approve them without modification:

(A) All levies in excess of the ten-mill limitation;

(B) All levies for debt charges not provided for by levies in	1516
excess of the ten-mill limitation, including levies necessary to	1517
pay notes issued for emergency purposes;	1518
(C) The levies prescribed by division (B) of sections 742.33	1519
and 742.34 of the Revised Code;	1520
(D) A Except as otherwise provided in this division, a	1521
minimum levy within the ten-mill limitation for the current	1522
expense and debt service of each subdivision or taxing unit, which	1523
shall equal two-thirds of the average levy for current expenses	1524
and debt service allotted within the fifteen-mill limitation to	1525
such subdivision or taxing unit during the last five years the	1526
fifteen-mill limitation was in effect unless such subdivision or	1527
taxing unit requests an amount requiring a lower rate. Except as	1528
provided in section 5705.312 of the Revised Code, if the levies	1529
required in divisions (B) and (C) of this section for the	1530
subdivision or taxing unit equal or exceed the entire minimum levy	1531
of the subdivision as fixed, the minimum levies of the other	1532
subdivisions or taxing units shall be reduced by the commission to	1533
provide for the levies and an operating levy for the subdivision.	1534
Such additional levy shall be deducted from the minimum levies of	1535
each of the other subdivisions or taxing units, but the operating	1536
levy for a school district shall not be reduced below a figure	1537
equivalent to forty-five per cent of the millage available within	1538
the ten-mill limitation after all the levies in divisions (B) and	1539
(C) of this section have been provided for.	1540
If a municipal corporation and a township have entered into	1541
an annexation agreement under section 709.192 of the Revised Code	1542
in which they agree to reallocate their shares of the minimum	1543
levies established under this division and if that annexation	1544
agreement is submitted along with the annual tax budget of both	1545
the township and the municipal corporation, then, when determining	1546

the minimum levy under this division, the auditor shall allocate,

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to the extent possible, the minimum levy for that municipal	1548
corporation and township in accordance with their annexation	1549
agreement.	1550
(E) The levies prescribed by section 3709.29 of the Revised	1551
Code.	1552
Divisions (A) to (E) of this section are mandatory and	1553
commissions shall be without discretion to reduce such minimum	1554
levies except as provided in such divisions.	1555
If any debt charge is omitted from the budget, the commission	1556
shall include it therein.	1557
Sec. 5705.315. With respect to annexations granted on or	1558
after the effective date of this section and during any tax year	1559
or years within which any territory annexed to a municipal	1560
corporation is part of a township, the minimum levy for the	1561
municipal corporation and township under section 5705.31 of the	1562
Revised Code shall not be diminished, except that in the annexed	1563
territory and only during those tax year or years, and in order to	1564
preserve the minimum levies of overlapping subdivisions under	1565
section 5705.31 of the Revised Code so that the full amount of	1566
taxes within the ten-mill limitation may be levied to the extent	1567
possible, the minimum levy of the municipal corporation or	1568
township shall be the lowest of the following amounts:	1569
(A) An amount that when added to the minimum levies of the	1570
other overlapping subdivisions equals ten mills;	1571
(B) An amount equal to the minimum levy of the municipal	1572
corporation or township, provided the total minimum levy does not	1573
exceed ten mills.	1574
The municipal corporation and the township may enter into an	1575
agreement to determine the municipal corporation's and the	1576
township's minimum levy under this section. If it cannot be	1577

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determined what minimum levy is available to each and no agreement	1578
has been entered into by the municipal corporation and township,	1579
the municipal corporation and township shall each receive one-half	1580
of the millage available for use within the portion of the	1581
territory annexed to the municipal corporation that remains part	1582
of the township.	1583
Section 2. That existing sections 505.62, 709.02, 709.03,	1584
709.032, 709.033, 709.04, 709.13, 709.14, 709.15, 709.19, 709.21,	1585
929.02, and 5705.31 and sections 709.031, 709.07, 709.08, 709.09,	1586
709.11, 709.16, 709.17, and 709.18 of the Revised Code are hereby	1587
repealed.	1588
Section 3. The provisions of Section 1 of this act shall	1589
apply only to annexation petitions filed on or after the effective	1590
date of this act. All annexation petitions filed before the	1591
effective date of this act shall be processed under the provisions	1592
of Chapter 709. of the Revised Code in effect at the time a	1593
particular petition was filed.	1594