As Introduced

127th General Assembly Regular Session 2007-2008

H. B. No. 385

Representative Hottinger

Cosponsors: Representatives Evans, Wagoner, Flowers, Stebelton

A BILL

To amend section 5705.19 of the Revised Code to	1
permit land acquired by a board of township	2
trustees for the purpose of protecting or	3
preserving "greenspace" to be used for	4
recreational purposes.	5

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

Section 1. That section 5705.19 of the Revised Code be	6
amended to read as follows:	7
Sec. 5705.19. This section does not apply to school districts	8
or county school financing districts.	9
The taxing authority of any subdivision at any time and in	10
any year, by vote of two-thirds of all the members of the taxing	11
authority, may declare by resolution and certify the resolution to	12
the board of elections not less than seventy-five days before the	13
election upon which it will be voted that the amount of taxes that	14
may be raised within the ten-mill limitation will be insufficient	15
to provide for the necessary requirements of the subdivision and	16
that it is necessary to levy a tax in excess of that limitation	17
for any of the following purposes:	18

(A) For current expenses of the subdivision, except that the 19

total levy for current expenses of a detention facility district20or district organized under section 2151.65 of the Revised Code21shall not exceed two mills and that the total levy for current22expenses of a combined district organized under sections 2151.6523and 2152.41 of the Revised Code shall not exceed four mills;24

(B) For the payment of debt charges on certain described bonds, notes, or certificates of indebtedness of the subdivision issued subsequent to January 1, 1925;

(C) For the debt charges on all bonds, notes, and
certificates of indebtedness issued and authorized to be issued
prior to January 1, 1925;
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(D) For a public library of, or supported by, the subdivision under whatever law organized or authorized to be supported;

(E) For a municipal university, not to exceed two mills over the limitation of one mill prescribed in section 3349.13 of the Revised Code;

(F) For the construction or acquisition of any specific
permanent improvement or class of improvements that the taxing
authority of the subdivision may include in a single bond issue;
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(G) For the general construction, reconstruction, 39
resurfacing, and repair of streets, roads, and bridges in 40
municipal corporations, counties, or townships; 41

(H) For parks and recreational purposes;

(I) For the purpose of providing and maintaining fire
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apparatus, appliances, buildings, or sites therefor, or sources of
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water supply and materials therefor, or the establishment and
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maintenance of lines of fire alarm telegraph, or the payment of
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permanent, part-time, or volunteer firefighters or firefighting
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companies to operate the same, including the payment of the
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firefighter employers' contribution required under section 742.34

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of the Revised Code, or the purchase of ambulance equipment, or 50 the provision of ambulance, paramedic, or other emergency medical 51 services operated by a fire department or firefighting company; 52

(J) For the purpose of providing and maintaining motor 53 vehicles, communications, other equipment, buildings, and sites 54 for such buildings used directly in the operation of a police 55 department, or the payment of salaries of permanent police 56 personnel, including the payment of the police officer employers' 57 contribution required under section 742.33 of the Revised Code, or 58 the payment of the costs incurred by townships as a result of 59 contracts made with other political subdivisions in order to 60 obtain police protection, or the provision of ambulance or 61 emergency medical services operated by a police department; 62

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

(L) For community mental retardation and developmental
disabilities programs and services pursuant to Chapter 5126. of
the Revised Code, except that the procedure for such levies shall
be as provided in section 5705.222 of the Revised Code;
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(M) For regional planning;

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

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

(P) For maintaining and operating sewage disposal plants and 78facilities; 79

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(Q) For the purpose of purchasing, acquiring, constructing, 80 enlarging, improving, equipping, repairing, maintaining, or 81 operating, or any combination of the foregoing, a county transit 82 system pursuant to sections 306.01 to 306.13 of the Revised Code, 83 or of making any payment to a board of county commissioners 84 operating a transit system or a county transit board pursuant to 85 section 306.06 of the Revised Code; 86 (R) For the subdivision's share of the cost of acquiring or 87 88

constructing any schools, forestry camps, detention facilities, or88other facilities, or any combination thereof, under section892151.65 or 2152.41 of the Revised Code or both of those sections;90

	(S)	For	the	prevention,	control,	and	abatement	of	air	91
pollut	tior	1;								92

(T) For maintaining and operating cemeteries;

(U) For providing ambulance service, emergency medical94service, or both;95

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

(W) For the payment of the police officer employers'
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contribution or the firefighter employers' contribution required
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under sections 742.33 and 742.34 of the Revised Code;
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(X) For the construction and maintenance of a drainage101improvement pursuant to section 6131.52 of the Revised Code;102

(Y) For providing or maintaining senior citizens services or 103
facilities as authorized by section 307.694, 307.85, 505.70, or 104
505.706 or division (EE) of section 717.01 of the Revised Code; 105

(Z) For the provision and maintenance of zoological park
 services and facilities as authorized under section 307.76 of the
 Revised Code;

(AA) For the maintenance and operation of a free public 109

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museum of art, science, or history;

(BB) For the establishment and operation of a 9-1-1 system, 111 as defined in section 4931.40 of the Revised Code; 112

(CC) For the purpose of acquiring, rehabilitating, or 113
developing rail property or rail service. As used in this 114
division, "rail property" and "rail service" have the same 115
meanings as in section 4981.01 of the Revised Code. This division 116
applies only to a county, township, or municipal corporation. 117

(DD) For the purpose of acquiring property for, constructing, 118
 operating, and maintaining community centers as provided for in 119
 section 755.16 of the Revised Code; 120

(EE) For the creation and operation of an office or joint
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office of economic development, for any economic development
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purpose of the office, and to otherwise provide for the
establishment and operation of a program of economic development
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pursuant to sections 307.07 and 307.64 of the Revised Code;
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(FF) For the purpose of acquiring, establishing, 126 constructing, improving, equipping, maintaining, or operating, or 127 any combination of the foregoing, a township airport, landing 128 field, or other air navigation facility pursuant to section 505.15 129 of the Revised Code; 130

(GG) For the payment of costs incurred by a township as a 131 result of a contract made with a county pursuant to section 132 505.263 of the Revised Code in order to pay all or any part of the 133 cost of constructing, maintaining, repairing, or operating a water 134 supply improvement; 135

(HH) For a board of township trustees to acquire, other than 136 by appropriation, an ownership interest in land, water, or 137 wetlands, or to restore or maintain land, water, or wetlands in 138 which the board has an ownership interest, not for purposes of 139 recreation, but for the purposes of protecting and preserving the 140

natural, scenic, open, or wooded condition of the land, water, or 141 wetlands against modification or encroachment resulting from 142 occupation, development, or other use, which may be styled as 143 protecting or preserving "greenspace" in the resolution, notice of 144 election, or ballot form+. Land is not acquired for purposes of 145 recreation, even if the land is used for recreational purposes, so 146 long as no building, structure, or fixture used for recreational 147 purposes is permanently attached or affixed to the land. 148

(II) For the support by a county of a crime victim assistance
program that is provided and maintained by a county agency or a
private, nonprofit corporation or association under section 307.62
of the Revised Code;

(JJ) For any or all of the purposes set forth in divisions
(I) and (J) of this section. This division applies only to a
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township.

(KK) For a countywide public safety communications system 156 under section 307.63 of the Revised Code. This division applies 157 only to counties. 158

(LL) For the support by a county of criminal justice services 159 under section 307.45 of the Revised Code; 160

(MM) For the purpose of maintaining and operating a jail or 161 other detention facility as defined in section 2921.01 of the 162 Revised Code; 163

(NN) For purchasing, maintaining, or improving, or any
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combination of the foregoing, real estate on which to hold
agricultural fairs. This division applies only to a county.
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(00) For constructing, rehabilitating, repairing, or
maintaining sidewalks, walkways, trails, bicycle pathways, or
similar improvements, or acquiring ownership interests in land
necessary for the foregoing improvements;
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(PP) For both of the purposes set forth in divisions (G) and 171 (00) of this section. 172 (OQ) For both of the purposes set forth in divisions (H) and 173 (HH) of this section. This division applies only to a township. 174 (RR) For the legislative authority of a municipal 175 corporation, board of county commissioners of a county, or board 176 of township trustees of a township to acquire agricultural 177 easements, as defined in section 5301.67 of the Revised Code, and 178 to supervise and enforce the easements. 179 (SS) For both of the purposes set forth in divisions (BB) and 180 (KK) of this section. This division applies only to a county. 181 (TT) For the maintenance and operation of a facility that is 182 organized in whole or in part to promote the sciences and natural 183 history under section 307.761 of the Revised Code. 184 The resolution shall be confined to the purpose or purposes 185 described in one division of this section, to which the revenue 186 derived therefrom shall be applied. The existence in any other 187 division of this section of authority to levy a tax for any part 188

or all of the same purpose or purposes does not preclude the use 189 of such revenues for any part of the purpose or purposes of the 190 division under which the resolution is adopted. 191

The resolution shall specify the amount of the increase in 192 rate that it is necessary to levy, the purpose of that increase in 193 rate, and the number of years during which the increase in rate 194 shall be in effect, which may or may not include a levy upon the 195 duplicate of the current year. The number of years may be any 196 number not exceeding five, except as follows: 197

(1) When the additional rate is for the payment of debt
charges, the increased rate shall be for the life of the
indebtedness.

(2) When the additional rate is for any of the following, the	201
increased rate shall be for a continuing period of time:	202
(a) For the current expenses for a detention facility	203
district, a district organized under section 2151.65 of the	204
Revised Code, or a combined district organized under sections	205
2151.65 and 2152.41 of the Revised Code;	206
(b) For providing a county's share of the cost of maintaining	207
and operating schools, district detention facilities, forestry	208
camps, or other facilities, or any combination thereof,	209
established under section 2151.65 or 2152.41 of the Revised Code	210
or under both of those sections.	211
(3) When the additional rate is for either of the following,	212
the increased rate may be for a continuing period of time:	213
(a) For the purposes set forth in division (I), (J), (U), or	214
(KK) of this section;	215
(b) For the maintenance and operation of a joint recreation	216
district.	217
(4) When the increase is for the purpose or purposes set	218
forth in division (D), (G), (H), (CC), or (PP) of this section,	219
the tax levy may be for any specified number of years or for a	220
continuing period of time, as set forth in the resolution.	221
(5) When the additional rate is for the purpose described in	222
division (Z) of this section, the increased rate shall be for any	223
number of years not exceeding ten.	224
A levy for one of the purposes set forth in division (G),	225
(I), (J), or (U) of this section may be reduced pursuant to	226
section 5705.261 or 5705.31 of the Revised Code. A levy for one of	227

the purposes set forth in division (G), (I), (J), or (U) of this 228 section may also be terminated or permanently reduced by the 229

taxing authority if it adopts a resolution stating that the

continuance of the levy is unnecessary and the levy shall be231terminated or that the millage is excessive and the levy shall be232decreased by a designated amount.233

A resolution of a detention facility district, a district 234 organized under section 2151.65 of the Revised Code, or a combined 235 district organized under both sections 2151.65 and 2152.41 of the 236 Revised Code may include both current expenses and other purposes, 237 provided that the resolution shall apportion the annual rate of 238 levy between the current expenses and the other purpose or 239 purposes. The apportionment need not be the same for each year of 240 the levy, but the respective portions of the rate actually levied 241 each year for the current expenses and the other purpose or 242 purposes shall be limited by the apportionment. 243

Whenever a board of county commissioners, acting either as 244 the taxing authority of its county or as the taxing authority of a 245 sewer district or subdistrict created under Chapter 6117. of the 246 Revised Code, by resolution declares it necessary to levy a tax in 247 excess of the ten-mill limitation for the purpose of constructing, 248 improving, or extending sewage disposal plants or sewage systems, 249 the tax may be in effect for any number of years not exceeding 250 twenty, and the proceeds of the tax, notwithstanding the general 251 provisions of this section, may be used to pay debt charges on any 252 obligations issued and outstanding on behalf of the subdivision 253 for the purposes enumerated in this paragraph, provided that any 254 such obligations have been specifically described in the 255 resolution. 256

The resolution shall go into immediate effect upon its 257 passage, and no publication of the resolution is necessary other 258 than that provided for in the notice of election. 259

When the electors of a subdivision have approved a tax levy260under this section, the taxing authority of the subdivision may261anticipate a fraction of the proceeds of the levy and issue262

anticipation notes in accordance with section 5705.191 or 5705.193	263			
of the Revised Code.	264			
Section 2. That existing section 5705.19 of the Revised Code	265			
is hereby repealed.				