As Reported by the House State Government and Elections Committee

129th General Assembly Regular Session 2011-2012

Am. S. B. No. 321

Senator Beagle

Cosponsors: Senators Patton, LaRose, Seitz, Bacon, Balderson, Burke, Coley, Eklund, Faber, Hite, Hughes, Jones, Kearney, Lehner, Manning, Niehaus, Sawyer, Schiavoni, Tavares, Wagoner Representatives Combs, Gardner, Lundy

A BILL

То	amend sections 133.10, 3375.01, 3375.05, 3375.06,	1
	3375.12, 3375.121, 3375.15, 3375.32, 3375.40,	2
	3375.41, 3375.42, 5705.01, 5705.19, 5705.191,	3
	5705.21, 5705.23, 5705.25, 5705.26, 5705.261,	4
	5705.281, 5705.34, 5705.341, and 5705.49, to enact	5
	section 3375.151, and to repeal section 3375.03 of	6
	the Revised Code to authorize the State Library	7
	Board to establish library districts for	8
	association libraries, to make other changes to	9
	the law governing the organization, governance,	10
	and operation of public libraries, and to declare	11
	an emergency.	12

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

Section 1. To amend sections 133.10, 3375.01, 3375.05,	13
3375.06, 3375.12, 3375.121, 3375.15, 3375.32, 3375.40, 3375.41,	14
3375.42, 5705.01, 5705.19, 5705.191, 5705.21, 5705.23, 5705.25,	15
5705.26, 5705.261, 5705.281, 5705.34, 5705.341, and 5705.49 and to	16

enact section 3375.151 of the Revised Code to read as follows:

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- Sec. 133.10. (A) In anticipation of the collection of current property tax revenues in and for any fiscal year, the taxing authority of any subdivision may issue securities, but the aggregate principal amount of such securities shall not exceed one-half of the amount that the budget commission estimates the subdivision will receive from property taxes in that fiscal year and prior to the last day of the sixth month following the month in which the securities are issued, other than taxes to be received for the payment of debt charges or allocated to debt charges on securities issued pursuant to division (C) of this section, and less all advances. When a partial, semiannual, or final property tax settlement is delayed, securities may also be issued in anticipation of the receipt of property taxes levied or collected for debt charges to the extent necessary to meet such debt charges but not in excess of such estimated receipts, less all advances. The securities issued pursuant to this division (A) shall mature not later than the last day of the sixth month following the month in which the securities are issued and in any case not later than the last day of the fiscal year in which they are issued.
- (B) In anticipation of the collection of current revenues in and for any fiscal year from any source or combination of sources, including distributions of any federal or state moneys, other than the proceeds of property taxes levied by the subdivision, the taxing authority of any subdivision may issue securities, but the aggregate principal amount of such securities shall not exceed one-half of the amount estimated by the fiscal officer to be received by the subdivision from such sources during the remainder of such fiscal year, less advances and prior collections.
 - (C) In anticipation of the collection of current property tax

revenues in and for any fiscal year, the taxing authority of a county, municipal corporation, township, or school district may issue securities, but the aggregate principal amount of those securities and of any securities issued pursuant to division (A) of this section outstanding at the time of issuance shall not exceed one-half of the amount that the budget commission estimates the subdivision will receive from all property taxes that are to be distributed to the subdivision from all settlements of taxes that are to be made in the remainder of that fiscal year, other than taxes to be received for the payment of debt charges, and less all advances.

- (D) When the tax settlement scheduled under division (B) of section 321.24 of the Revised Code is delayed pursuant to division (E) of that section, the taxing authority of a school district may issue property tax anticipation securities against the taxes to be included in that settlement, but the aggregate principal amount of all securities outstanding against those taxes shall not exceed ninety per cent of the amount estimated to be received from that settlement by the budget commission, other than taxes to be received for the payment of debt charges, and less all advances. The securities issued pursuant to this division (D) shall mature on or before the next ensuing thirty-first day of August.
- (E) This division applies to all securities authorized by this section.
- (1) The amounts from the sources anticipated needed to pay debt charges and financing costs shall be considered appropriated for that purpose, and other appropriations from those sources by the taxing authority shall be limited to the balance available after deducting the amount to pay those debt charges and financing costs. The portions of those amounts as received and to be applied to those debt charges shall be deposited and set aside in an account for the purpose in the bond retirement fund in the amounts

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and at the times required to pay those debt charges as provided for by the authorizing legislation or otherwise provided by law.

- (2) Except as otherwise provided in division (H) of this section, the securities shall not be issued prior to the first day and, except as otherwise provided in divisions (A) and (D) of this section, shall mature not later than the last day of the fiscal year for which the revenues are anticipated.
- (3) The proceeds of the principal amount of the securities 87 shall be used only for the purposes for which the amounts 88 anticipated were levied, collected, distributed, and appropriated, 89 and for financing costs related to those securities. 90
- (4) Property taxes include distributions from the state in91payment of credits against or partial exemptions from, or92reduction of, property taxes.93
- (5) If for any reason debt charges on securities authorized 94 by this section are not paid by the subdivision in the fiscal year 95 when due, the taxing authority of the subdivision shall include in 96 97 its next annual appropriation measure an amount sufficient to pay those debt charges, and the county auditor and county treasurer 98 shall withhold, in a custodial account, amounts due the 99 subdivision from the sources anticipated until such amount is 100 accumulated by those officers and they directly pay or provide, 101 through the paying agent or otherwise, for the payment of those 102 debt charges. 103
- (F) The authority to issue securities under divisions (A) and 104
 (B) of this section may be exercised by any board of library 105
 trustees of a public library, or board of park commissioners of a 106
 township, to which the budget commission has allotted a share of 107
 the local government fund under section 5747.51 of the Revised 108
 Code or of the public library fund under section 5707.051 5747.48 109
 of the Revised Code.

(G) The taxing authority of a school district issuing 111 securities under division (A), (C), or (D) of this section shall 112 in the legislation authorizing the securities affirm the levy of, 113 or covenant to levy, the anticipated property taxes to be 114 collected in the following year. 115 (H) The taxing authority of a school district may issue 116 securities authorized by this section on or after the tenth day 117 preceding the first day of the fiscal year for which the revenues 118 119 are anticipated; provided, that if the taxing authority of a school district issues securities authorized by this section prior 120 to the first day of the fiscal year for which the revenues are 121 anticipated: 122 (1) None of the proceeds received by the school district from 123 the sale of the securities shall be considered available for 124 appropriation prior to the first day of the fiscal year for which 125 the revenues are anticipated; and 126 (2) None of the proceeds received by the school district from 127 the sale of the securities shall be expended prior to the first 128 day of the fiscal year for which the revenues are anticipated. 129 Sec. 3375.01. A state library board is hereby created to be 130 composed of five members to be appointed by the state board of 131 education. One member shall be appointed each year for a term of 132 five years. No one is eligible to membership on the state library 133 board who is or has been for a year previous to appointment a 134 member of the state board of education. A member of the state 135 library board shall not during the member's term of office be a 136 member of the board of library trustees for any library in any 137 subdivision in the state. Before entering on official duties, each 138 member shall subscribe to the official oath of office. All 139 vacancies on the state library board shall be filled by the state 140

board of education by appointment for the unexpired term. The

As reported by the riouse state sovernment and Elections committee	
members shall receive no compensation, but shall be paid their	142
actual and necessary expenses incurred in the performance of their	143
duties or in the conduct of authorized board business, within or	144
without the state.	145
At its regular meeting next prior to the beginning of each	146
fiscal biennium, the state library board shall elect a president	147
and vice-president each of whom shall serve for two years or until	148
a successor is elected and qualified.	149
The state library board is responsible for the state library	150
of Ohio and a statewide program of development and coordination of	151
library services, and its powers include the following:	152
(A) Maintain the state library, holding custody of books,	153
periodicals, pamphlets, films, recordings, papers, and other	154
materials and equipment. The board may purchase or procure from an	155
insurance company licensed to do business in this state policies	156
of insurance insuring the members of the board and the officers,	157
employees, and agents of the state library against liability on	158
account of damage or injury to persons or property resulting from	159
any act or omission of the board members, officers, employees, and	160
agents of the state library in their official capacity.	161
(B) Accept, receive, administer, and expend, in accordance	162
with the terms thereof, any moneys, materials, or other aid	163
granted, appropriated, or made available to it for library	164
purposes, by the United States, or any of its agencies, or by any	165
other source, public or private;	166
(C) Administer such funds as the general assembly may make	167
available to it for the improvement of public library services,	168
interlibrary cooperation, or for other library purposes;	169
(D) Contract with other agencies, organizations, libraries,	170

library schools, boards of education, universities, public and

private, within or without the state, for library services,

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facilities, research, or any allied or related purpose;	173
(E) In accordance with Chapter 119. of the Revised Code,	174
approve, disapprove, or modify resolutions for establishment of	175
county district libraries, and approve, disapprove, or modify	176
resolutions to determine the boundaries of such districts, along	177
county lines or otherwise, and approve, disapprove, or modify	178
resolutions to redefine boundaries, along county lines or	179
otherwise, where questions subsequently arise as a result of	180
school district consolidations;	181
(F) Upon consolidation of two or more school districts and in	182
accordance with Chapter 119. of the Revised Code, to define and	183
adjust the boundaries of the new public library district resulting	184
from such consolidation and to resolve any disputes or questions	185
pertaining to the boundaries, organization, and operation of the	186
new library district;	187
(G) Upon application of one or more boards of library	188
trustees and in accordance with Chapter 119. of the Revised Code,	189
to <u>define,</u> amend, define, and adjust the boundaries of the library	190
districts making such application and the boundaries of adjacent	191
library districts. A library district boundary change made by the	192
state library board pursuant to this division shall take effect	193
sixty days after the day on which two certified copies of the	194
boundary change order in final form are filed on the same date	195
with the secretary of state and with the director of the	196
legislative service commission unless a referendum petition is	197
filed pursuant to section 3375.03 of the Revised Code.;	198
(H) <u>Upon application of one or more boards of library</u>	199
trustees, or upon the state library board's own initiative, and in	200
accordance with Chapter 119. of the Revised Code, define, amend,	201
and adjust the boundaries of overlapping library districts to	202
eliminate areas of overlap;	203

(I) Upon application of any private corporation or library	204
association maintaining a free public library prior to September	205
4, 1947, and in accordance with Chapter 119. of the Revised Code,	206
define, amend, and adjust the boundaries of a library district for	207
the private corporation or library association for the sole	208
purpose of preventing or eliminating areas of overlap with other	209
library districts in relation to tax levies described in sections	210
5705.19, 5705.191, and 5705.21 of the Revised Code that are or may	211
be levied in support of the private corporation or library	212
association;	213
(J) Certify its actions relating to boundaries authorized in	214
this section, to boards of election, taxing authorities, the	215
boards of trustees of libraries affected, and other appropriate	216
bodies;	217
$\frac{(1)(K)}{(K)}$ Encourage and assist the efforts of libraries and	218
local governments to develop mutual and cooperative solutions to	219
library service problems;	220
$\frac{(J)(L)}{(L)}$ Designate by rule five depository libraries so as to	221
provide statewide, geographically distributed accessibility to	222
agency deposits of texts or other materials that have been	223
incorporated by reference into rules;	224
$\frac{(K)(M)}{(M)}$ Recommend to the governor and to the general assembly	225
such changes in the law as will strengthen and improve library	226
services and operations;	227
$\frac{(L)(N)}{(N)}$ In accordance with Chapter 119. of the Revised Code,	228
adopt such rules as are necessary for the carrying out of any	229
function imposed on it by law, and provide such rules as are	230
necessary for its government and the government of its employees.	231
The board may delegate to the state librarian the management and	232
administration of any function imposed on it by law.	233

Sec. 3375.05. (A) The board of trustees of any public library 234 receiving money from a county's public library fund that desires 235 to render public library service by means of branches, library 236 stations, or traveling library service to the inhabitants of any 237 school district, other than a school district situated within the 238 territorial boundaries of the subdivision or district over which 239 said board has jurisdiction of free public library service, may 240 make application to the state library board before January 1, 241 2014, upon forms provided by said the board, for the establishment 242 of such service. Said The application shall set forth the total 243 number of people being served by said the library on the date of 244 said the application; an inventory of the books owned by said the 245 library; the number of branches, library stations, and traveling 246 library service maintained by said the library on the date of said 247 the application; the number and classification of the employees of 248 said the library, and such other information as the state library 249 board deems pertinent. Such The application shall be accompanied 250 by a financial statement of the library making the application, 251 covering the two fiscal years next preceding the date of said the 252 application. Upon 253

(B) Upon receipt of said the application by the state library 254 board, the state librarian, or an employee of the state library 255 board designated by such librarian, shall visit the library making 256 the application for the purpose of determining whether or not the 257 establishment of branches, library stations, or traveling library 258 service as requested in said the application will promote better 259 library service in the district covered by said the application. 260 Upon the completion of such the inspection, the librarian, or the 261 person designated by the librarian to make such the inspection, 262 shall prepare a written report setting forth the librarian's or 263 designee's recommendations pertaining to the establishment of the 264 branches, <u>library</u> stations, or traveling library service as set 265

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forth in the application. Such The report shall be submitted to the state library board within ninety days after the receipt of such the application by the state library board. Within

(C) Within thirty days after such the report has been filed 269 with the state library board, said the board shall either approve 270 or disapprove, in whole or in part, the establishment of branches, 271 library stations, or traveling library service as requested in 272 said the application. No approvals may be made under this section 273 by the state library board on or after January 1, 2015. The 274 decision of the state library board shall be final. Within ten 275 days after final action upon the application has been taken by the 276 state library board, upon such application, the librarian shall 277 notify in writing the board of trustees of the public library 278 making such the application of the decision of the state library 279 board. 280

(D) The state library board may withdraw its approval of 281 library service rendered by any library to the inhabitants of a 282 school district other than the school district in which the main 283 library of such the library is located. At least thirty days 284 before the approval of such service may be withdrawn, the state 285 library board shall give written notice to the board of trustees 286 of the library rendering the service and to the board of education 287 of the school district to which such service is being rendered. 288 Such The notice shall set forth the reasons for the withdrawal of 289 the approval of such service. If the board of trustees of the 290 library rendering such service, or the board of education of a 291 school district to which such service is being rendered, objects 292 to the withdrawal of such the approval it may, within twenty days 293 of the receipt of such the notice, request, in writing, that the 294 state library board to hold a hearing for the purpose of hearing 295 protests to the withdrawal of such the approval. Upon the receipt 296 of such the request, the state library board shall set the time 297

and place of such the hearing, which shall be held within the 298 territorial boundaries of the school district being served by the 299 branch, library station, or traveling library service whose 300 continued operation is in question. Such The hearing shall be held 301 not less than thirty days after the receipt by the state library 302 board of the request for such a hearing. The state library board 303 shall take no action on the withdrawal of approval of such service 304 until after the holding of such the hearing. The decision of the 305 state library board shall be final. 306

(E) All approvals previously granted under this section are 307 void on January 1, 2015.

Sec. 3375.06. In any county in which the board of county 309 commissioners has accepted a gift or bequest, pursuant to volume 310 122, Ohio Laws, page 166, section I at "Sec. 2454," a county free 311 public library shall be established for the use of all of the 312 inhabitants of the county. Such library shall be under the control 313 and management of a board of library trustees consisting of six 314 seven members. Such The trustees shall be qualified electors of 315 the county and shall be appointed by the court of common pleas of 316 the county in which such the library is situated. Not more than 317 three of the members of such board of library trustees shall be of 318 the same political party. They Board members shall serve for a 319 term of six years, but the initial term of the seventh board 320 member may be for the number of years set by the court, not to 321 exceed six years. All vacancies on such the board of library 322 trustees shall be filled by such the court by appointment for the 323 unexpired term. The members of such the board of library trustees 324 shall serve without compensation but shall be reimbursed for their 325 actual and necessary expenses incurred in the performance of their 326 official duties. The board of library trustees shall organize as 327 provided by section 3375.32 of the Revised Code. Such The board of 328 library trustees shall have the control and management of the 329

located a main library of a township, municipal, school district, 361 association, or county free public library, a library district may 362 be created by a resolution adopted by the legislative authority of 363 that municipal corporation. No such resolution shall be adopted 364 after one year from June 20, 1977. Upon the adoption of such a the 365 resolution, any branches of an existing library that are located 366 in that municipal corporation shall become the property of the 367 municipal library district created. 368

369 The municipal corporation and the board of trustees of the public library maintaining any existing branches in that municipal 370 corporation shall forthwith take appropriate action transferring 371 all title and interest in all real and personal property located 372 in that municipal corporation in the name of the library district 373 maintaining those branches in that municipal corporation to the 374 municipal corporation adopting the appropriate resolution. Upon 375 transfer of all title and interest in that property, the branches 376 shall become a part of, and be operated by, the board of library 377 trustees appointed by the mayor legislative authority of the 378 municipal corporation. 379

- (B) In any municipal corporation that has a population of 380 less than twenty-five thousand and that has not less than one 381 hundred thousand dollars available from a bequest for the 382 establishment of a municipal library, the legislative authority of 383 that municipal corporation may adopt, within one year after June 384 20, 1977, a resolution creating a library district. Upon the 385 establishment of any such library district, the board of trustees 386 of any library operating a branch library in that municipal 387 corporation shall not be required to transfer any property to the 388 newly established library. 389
- (C) The board of library trustees of any library district 390 created under this section shall be composed of six seven members. 391 Those trustees shall be appointed by the mayor legislative 392

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authority of the municipal corporation, to serve without	393
compensation, for a term of four years, but the initial term of	394
the seventh trustee may be for the number of years set by the	395
legislative authority, not to exceed four years. In the first	396
instance, three of those trustees shall be appointed for a term of	397
two years, and three of them shall be appointed for a term of four	398
years. Vacancies shall be filled by like appointment for the	399
unexpired term. This section does not affect the term of any	400
trustee appointed prior to January 1, 2013. A library district	401
created under this section shall be governed in accordance with	402
and exercise the authority provided for in sections 3375.32 to	403
3375.41 of the Revised Code.	404

Notwithstanding any contrary provision of section 3.24 of the Revised Code, the president of a board of township trustees may administer the oath of office to a person or persons representing the township on the board of library trustees of any library district created under this section, even if the geographical limits of the library district do not fall within the geographical limits of the township.

- (D) Any library district created under this section is 412 eligible to participate in the proceeds of the county public 413 library fund in accordance with section 5705.28 of the Revised 414 Code. 415
- (E) A municipal corporation may establish and operate a free 416 public library regardless of whether the municipal corporation is 417 located in a county library district or school library district, 418 if all of the following conditions are met: 419
- (1) The facility in which the library is principally located 420 is transferred to the municipal corporation from the county 421 library district or school library district in which it is located 422 prior to January 1, 1996. 423

(2) The population of the municipal corporation is less than	424
five hundred when the library is transferred from the county	425
library district or school library district to the municipal	426
corporation.	427
(3) The municipal corporation does not establish a municipal	428
library district under this section.	429
(4) The library does not receive any proceeds from the county	430
public library fund under section 5747.48 of the Revised Code.	431
Sec. 3375.15. (A) In any school district in which a free	432
public library has been established, by resolution adopted by the	433
board of education of such school district, prior to September 4,	434
1947, or by resolution adopted by the board of education of such	435
school district under section 3375.151 of the Revised Code after	436
the effective date of this amendment but prior to January 1, 2014,	437
such library shall be under the control and management of a board	438
of library trustees consisting of seven members. No one is	439
eligible to membership on such board of library trustees who is or	440
has been for a year previous to his appointment a member of a	441
board of education making such appointment. A majority of such the	442
trustees shall be qualified electors of the school district, but a	443
minority may be qualified electors of the county who reside	444
outside the school district, and all shall be appointed by the	445
board of education of the school district. Such	446
(B) The trustees shall serve for a term of seven years and	447
without compensation. Except as otherwise provided in this	448
section, all vacancies on such the board of library trustees shall	449
be filled by the board of education by appointment for the	450
unexpired term. <u>Such The</u> board of library trustees shall organize	451
in accordance with section 3375.32 of the Revised Code. Such $\underline{\text{The}}$	452
board of library trustees shall have the control and management of	453
the school district free public library and in the exercise of	454

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such control and management shall be governed by sections 3375.33	455
to 3375.41 of the Revised Code. This section does not affect the	456
term of any member of a board of library trustees of a school	457
district free public library appointed prior to September 4, 1947.	458
(C) The board of education shall make appointments to the	459
board of library trustees not later than forty-five days after the	460
date a member's term expires or after the date a vacancy occurs,	461
whichever is applicable. If the board of education does not make	462
an appointment by that time, the appointment shall be made within	463
the next fourteen days by the probate court of the county in which	464
the library is situated.	465
Sec. 3375.151. At any time after the effective date of this	466
section but prior to January 1, 2014, the board of education of	467
any school district in which a free public library has not	468
previously been established may receive a bequest, gift, or	469
endowment of a building, money, or property, or any combination	470
thereof, from an incorporated or unincorporated library	471
association whose main library is located within the school	472
district, that was organized and operating before January 1, 1968,	473
that participates in the distribution of the proceeds of the	474
county public library fund, and that has had a library district	475
defined for it by the state library board under section 3375.01 of	476
the Revised Code. The bequest, gift, or endowment shall be used to	477
construct a building for, or to furnish, equip, or operate, a	478
school district free public library.	479
At any time after the effective date of this section but	480
prior to January 1, 2014, the board of education, by resolution,	481
may accept the bequest, gift, or endowment and agree on behalf of	482
the school district to establish, provide, and maintain a school	483
district free public library. No library association that has made	484
a bequest, gift, or endowment under this section shall thereafter	485

receive proceeds from the county public library fund or from any	486
funds appropriated or taxes levied under section 3375.42 of the	487
Revised Code. The library district for the newly established	488
school district free public library shall be the library district	489
previously established by the state library board for the library	490
association.	491
Sec. 3375.32. Each board of library trustees appointed	492
pursuant to sections 3375.06, 3375.10, 3375.12, 3375.15, 3375.22,	493
and 3375.30 $_{7}$ of the Revised Code shall meet $\frac{1}{2}$ not later than	494
January of each year and may meet in December of the preceding	495
year and organize by selecting from its membership a president, a	496
vice-president, and a secretary who shall serve for a term of one	497
year commencing the later of the first day of January or the date	498
of selection. At the same meeting, each board shall elect and fix	499
the compensation of a fiscal officer, who may be a member of the	500
board, and who shall serve for a term of one year commencing the	501
later of the first day of January or the date of election. The	502
fiscal officer, before entering upon official duties, shall	503
execute a bond in an amount and with surety to be approved by the	504
board, payable to the board, and conditioned for the faithful	505
performance of the official duties required of the fiscal officer.	506
Sec. 3375.40. Each board of library trustees appointed	507
pursuant to section 3375.06, 3375.10, 3375.12, 3375.15, 3375.22,	508
or 3375.30 of the Revised Code may do the following:	509
(A) Hold title to and have the custody of all real and	510
personal property of the free public library under its	511
jurisdiction;	512
(B) Expend for library purposes, and in the exercise of the	513
power enumerated in this section, all moneys, whether derived from	514

the county public library fund or otherwise, credited to the free

public library under its jurisdiction, and generally do all things	516
it considers necessary for the establishment, maintenance, and	517
improvement of the free public library under its jurisdiction;	518
(C) Purchase, lease, construct, remodel, renovate, or	519
otherwise improve, equip, and furnish buildings or parts of	520
buildings and other real property, and purchase, lease, or	521
otherwise acquire motor vehicles and other personal property,	522
necessary for the proper maintenance and operation of the free	523
public library under its jurisdiction, and pay their costs in	524
installments or otherwise. Financing of these costs may be	525
provided through the issuance of notes, through an installment	526
sale, or through a lease-purchase agreement. Any such notes shall	527
be issued pursuant to section 3375.404 of the Revised Code.	528
(D) Purchase, lease, lease with an option to purchase, or	529
erect buildings or parts of buildings to be used as main	530
libraries, branch libraries, or library stations pursuant to	531
section 3375.41 of the Revised Code;	532
(E) Establish and maintain a main library, branches, library	533
stations, and traveling library service within the territorial	534
boundaries of the political subdivision or district over which it	535
has jurisdiction of free public library service;	536
(F) Except as otherwise provided in this division and only	537
before January 1, 2015, establish and maintain branches, library	538
stations, and traveling library service in any school district,	539
outside the territorial boundaries of the political subdivision or	540
district over which it has jurisdiction of free public library	541
service, upon application to and approval of the state library	542
board, pursuant to section 3375.05 of the Revised Code. The board	543
of library trustees of any free public library maintaining	544
branches, stations, or traveling library service, outside the	545
territorial boundaries of the political subdivision or district	546

over which it has jurisdiction of free public library service, on

As Reported by the House State Government and Elections Committee	
September 4, 1947, may continue to maintain and operate those	548
branches, those stations, and that traveling library service	549
without the approval of the state library board until January 1,	550
<u>2015</u> .	551
(G) Appoint and fix the compensation of all of the employees	552
of the free public library under its jurisdiction, pay the	553
reasonable cost of tuition for any of its employees who enroll in	554
a course of study the board considers essential to the duties of	555
the employee or to the improvement of the employee's performance,	556
and reimburse applicants for employment for any reasonable	557
expenses they incur by appearing for a personal interview;	558
(H) Make and publish rules for the proper operation and	559
management of the free public library and facilities under its	560
jurisdiction, including rules pertaining to the provision of	561
library services to individuals, corporations, or institutions	562
that are not inhabitants of the county;	563
(I) Assess uniform fees for the provision of services to	564
patrons of the library, but no fee shall be assessed for the	565
circulation of printed materials held by the library except for	566
the assessment of fines for materials not returned in accordance	567
with the board's rules;	568
(J) Establish and maintain a museum in connection with and as	569
an adjunct to the free public library under its jurisdiction;	570
(K) By the adoption of a resolution, accept any bequest,	571
gift, or endowment upon the conditions connected with the bequest,	572
gift, or endowment. No such bequest, gift, or endowment shall be	573
accepted by the board if its conditions remove any portion of the	574
free public library under the board's jurisdiction from the	575
control of the board or if the conditions, in any manner, limit	576
the free use of the library or any part of it by the residents of	577
the counties in which the library is located.	578

(L) At the end of any fiscal year, by a two-thirds vote of	579
its full membership unless doing so would be contrary to law, set	580
aside any unencumbered surplus remaining in the general or any	581
other fund of the free public library under its jurisdiction for	582
any purpose, including creating or increasing a special building	583
and repair fund, or for operating the library or acquiring	584
equipment and supplies;	585
(M) Procure and pay all or part of the cost of group term	586
life, hospitalization, surgical, major medical, disability	587
benefit, dental care, eye care, hearing aids, or prescription drug	588
insurance or coverage, or a combination of any of those types of	589
insurance or coverage, whether issued by an insurance company or a	590
health insuring corporation duly licensed by the state, covering	591
its employees, and, in the case of group term life,	592
hospitalization, surgical, major medical, dental care, eye care,	593
hearing aids, or prescription drug insurance or coverage, also	594
covering the dependents and spouses of its employees, and, in the	595
case of disability benefits, also covering the spouses of its	596
employees.	597
(N) Pay reasonable dues and expenses for the free public	598
library and library trustees in library associations.	599
Any instrument by which real property is acquired pursuant to	600
this section shall identify the agency of the state that has the	601
use and benefit of the real property as specified in section	602
5301.012 of the Revised Code.	603
Sec. 3375.41. When a board of library trustees appointed	604
pursuant to section 3375.06, 3375.10, 3375.12, 3375.15, 3375.22,	605

or 3375.30 of the Revised Code determines to construct, demolish, 606 alter, repair, or reconstruct a library or make any improvements 607 or repairs, the cost of which will exceed twenty-five fifty 608 thousand dollars, except in cases of urgent necessity or for the 609

(G) The contract shall be between the board and the bidders.

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lowest in the aggregate.

The board shall pay the contract price for the work in cash at the	641
times and in the amounts as provided by sections 153.12, 153.13,	642
and 153.14 of the Revised Code.	643

- (H) When two or more bids are equal, in whole or in part, and 644 are lower than any others, either may be accepted, but in no case 645 shall the work be divided between these bidders. 646
- (I) When there is reason to believe there is collusion or

 combination among the bidders, the bids of those concerned in the

 collusion or combination shall be rejected.

Sec. 3375.42. (A) The board of county commissioners of any 650 county, the board of education of any school district, the 651 legislative authority of any municipal corporation, or the board 652 of township trustees of any township may contract with the board 653 of library trustees of any public library, or with any private 654 corporation or library association maintaining a free public 655 656 library prior to September 4, 1947, situated within or without the taxing district, to furnish library service to all the inhabitants 657 of said taxing district, notwithstanding the fact that such 658 library is receiving proceeds from the county public library fund, 659 and, subject to division (B) of this section, may levy a tax, or 660 may make an appropriation from its general fund or from federal 661 funds, to be expended by such library in providing library service 662 in said taxing district for any of the purposes specified in 663 section 3375.40 of the Revised Code. The taxing authority may 664 require an annual report in writing from such board of library 665 trustees, private corporation, or library association. When a tax 666 for library purposes has been so levied, at each semiannual 667 collection of such tax the county auditor shall certify the amount 668 collected to the proper officer of the taxing district who shall 669 forthwith draw a warrant for such amount on the treasurer of such 670 district payable to the proper officer of such library. 671

(B) The taxing authority of a subdivision may levy a tax	672
pursuant to division (A) of this section for the support of a	673
library association or private corporation only if the library	674
association or private corporation has an association library	675
district, as defined in section 5705.01 of the Revised Code, and	676
if the territory of the subdivision includes some or all of the	677
territory of that association library district. The taxing	678
authority shall submit the question of levying such a tax only to	679
electors residing within the territory of the association library	680
district. If approved by a majority of such electors voting on the	681
question, such a tax shall be levied only upon taxable property	682
located within the territory of the association library district.	683

Sec. 5705.01. As used in this chapter:

- (A) "Subdivision" means any county; municipal corporation; 685 township; township police district; joint police district; 686 township fire district; joint fire district; joint ambulance 687 district; joint emergency medical services district; fire and 688 ambulance district; joint recreation district; township waste 689 disposal district; township road district; community college 690 district; technical college district; detention facility district; 691 a district organized under section 2151.65 of the Revised Code; a 692 combined district organized under sections 2152.41 and 2151.65 of 693 the Revised Code; a joint-county alcohol, drug addiction, and 694 mental health service district; a drainage improvement district 695 created under section 6131.52 of the Revised Code; a union 696 cemetery district; a county school financing district; a city, 697 local, exempted village, cooperative education, or joint 698 vocational school district; or a regional student education 699 district created under section 3313.83 of the Revised Code. 700
- (B) "Municipal corporation" means all municipal corporations, 701 including those that have adopted a charter under Article XVIII, 702

Ohio Constitution.

(C) "Taxing authority" or "bond issuing authority" means, in 704 the case of any county, the board of county commissioners; in the 705 case of a municipal corporation, the council or other legislative 706 authority of the municipal corporation; in the case of a city, 707 local, exempted village, cooperative education, or joint 708 vocational school district, the board of education; in the case of 709 a community college district, the board of trustees of the 710 district; in the case of a technical college district, the board 711 of trustees of the district; in the case of a detention facility 712 district, a district organized under section 2151.65 of the 713 Revised Code, or a combined district organized under sections 714 2152.41 and 2151.65 of the Revised Code, the joint board of county 715 commissioners of the district; in the case of a township, the 716 board of township trustees; in the case of a joint police 717 district, the joint police district board; in the case of a joint 718 fire district, the board of fire district trustees; in the case of 719 a joint recreation district, the joint recreation district board 720 of trustees; in the case of a joint-county alcohol, drug 721 addiction, and mental health service district, the district's 722 board of alcohol, drug addiction, and mental health services; in 723 the case of a joint ambulance district or a fire and ambulance 724 district, the board of trustees of the district; in the case of a 725 union cemetery district, the legislative authority of the 726 municipal corporation and the board of township trustees, acting 727 jointly as described in section 759.341 of the Revised Code; in 728 the case of a drainage improvement district, the board of county 729 commissioners of the county in which the drainage district is 730 located; in the case of a joint emergency medical services 731 district, the joint board of county commissioners of all counties 732 in which all or any part of the district lies; and in the case of 733 a township police district, a township fire district, a township 734 road district, or a township waste disposal district, the board of 735 township trustees of the township in which the district is

located. "Taxing authority" also means the educational service

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center governing board that serves as the taxing authority of a

county school financing district as provided in section 3311.50 of

the Revised Code, and the board of directors of a regional student

education district created under section 3313.83 of the Revised

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Code.

(D) "Fiscal officer" in the case of a county, means the 743 county auditor; in the case of a municipal corporation, the city 744 auditor or village clerk, or an officer who, by virtue of the 745 charter, has the duties and functions of the city auditor or 746 village clerk, except that in the case of a municipal university 747 the board of directors of which have assumed, in the manner 748 provided by law, the custody and control of the funds of the 749 university, the chief accounting officer of the university shall 750 perform, with respect to the funds, the duties vested in the 751 fiscal officer of the subdivision by sections 5705.41 and 5705.44 752 of the Revised Code; in the case of a school district, the 753 treasurer of the board of education; in the case of a county 754 school financing district, the treasurer of the educational 755 service center governing board that serves as the taxing 756 authority; in the case of a township, the township fiscal officer; 757 in the case of a joint police district, the treasurer of the 758 district; in the case of a joint fire district, the clerk of the 759 board of fire district trustees; in the case of a joint ambulance 760 district, the clerk of the board of trustees of the district; in 761 the case of a joint emergency medical services district, the 762 person appointed as fiscal officer pursuant to division (D) of 763 section 307.053 of the Revised Code; in the case of a fire and 764 ambulance district, the person appointed as fiscal officer 765 pursuant to division (B) of section 505.375 of the Revised Code; 766 in the case of a joint recreation district, the person designated 767 pursuant to section 755.15 of the Revised Code; in the case of a 768

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union cemetery district, the clerk of the municipal corporation	769
designated in section 759.34 of the Revised Code; in the case of a	770
children's home district, educational service center, general	771
health district, joint-county alcohol, drug addiction, and mental	772
health service district, county library district, detention	773
facility district, district organized under section 2151.65 of the	774
Revised Code, a combined district organized under sections 2152.41	775
and 2151.65 of the Revised Code, or a metropolitan park district	776
for which no treasurer has been appointed pursuant to section	777
1545.07 of the Revised Code, the county auditor of the county	778
designated by law to act as the auditor of the district; in the	779
case of a metropolitan park district which has appointed a	780
treasurer pursuant to section 1545.07 of the Revised Code, that	781
treasurer; in the case of a drainage improvement district, the	782
auditor of the county in which the drainage improvement district	783
is located; in the case of a regional student education district,	784
the fiscal officer appointed pursuant to section 3313.83 of the	785
Revised Code; and in all other cases, the officer responsible for	786
keeping the appropriation accounts and drawing warrants for the	787
expenditure of the moneys of the district or taxing unit.	788

- (E) "Permanent improvement" or "improvement" means any property, asset, or improvement with an estimated life or usefulness of five years or more, including land and interests therein, and reconstructions, enlargements, and extensions thereof having an estimated life or usefulness of five years or more.
- (F) "Current operating expenses" and "current expenses" mean 794 the lawful expenditures of a subdivision, except those for 795 permanent improvements, and except payments for interest, sinking 796 fund, and retirement of bonds, notes, and certificates of 797 indebtedness of the subdivision. 798
- (G) "Debt charges" means interest, sinking fund, and 799 800 retirement charges on bonds, notes, or certificates of

indebtedness.	801
(H) "Taxing unit" means any subdivision or other governmental	802
district having authority to levy taxes on the property in the	803
district or issue bonds that constitute a charge against the	804
property of the district, including conservancy districts,	805
metropolitan park districts, sanitary districts, road districts,	806
and other districts.	807
(I) "District authority" means any board of directors,	808
trustees, commissioners, or other officers controlling a district	809
institution or activity that derives its income or funds from two	810
or more subdivisions, such as the educational service center, the	811
trustees of district children's homes, the district board of	812
health, a joint-county alcohol, drug addiction, and mental health	813
service district's board of alcohol, drug addiction, and mental	814
health services, detention facility districts, a joint recreation	815
district board of trustees, districts organized under section	816
2151.65 of the Revised Code, combined districts organized under	817
sections 2152.41 and 2151.65 of the Revised Code, and other such	818
boards.	819
(J) "Tax list" and "tax duplicate" mean the general tax lists	820
and duplicates prescribed by sections 319.28 and 319.29 of the	821
Revised Code.	822
(K) "Property" as applied to a tax levy means taxable	823
property listed on general tax lists and duplicates.	824
(L) "Association library district" means a territory, the	825
boundaries of which are defined by the state library board	826
oursuant to division (I) of section 3375.01 of the Revised Code,	827
in which a library association or private corporation maintains a	828
free public library.	829
(M) "Library district" means a territory, the boundaries of	830

which are defined by the state library board pursuant to section

As Reported by the nouse State Government and Elections Committee	
expenses of a combined district organized under sections 2151.65	862
and 2152.41 of the Revised Code shall not exceed four mills;	863
(B) For the payment of debt charges on certain described	864
bonds, notes, or certificates of indebtedness of the subdivision	865
issued subsequent to January 1, 1925;	866
(C) For the debt charges on all bonds, notes, and	867
certificates of indebtedness issued and authorized to be issued	868
prior to January 1, 1925;	869
(D) For a public library of, or supported by, the subdivision	870
under whatever law organized or authorized to be supported;	871
(E) For a municipal university, not to exceed two mills over	872
the limitation of one mill prescribed in section 3349.13 of the	873
Revised Code;	874
(F) For the construction or acquisition of any specific	875
permanent improvement or class of improvements that the taxing	876
authority of the subdivision may include in a single bond issue;	877
(G) For the general construction, reconstruction,	878
resurfacing, and repair of streets, roads, and bridges in	879
municipal corporations, counties, or townships;	880
(H) For parks and recreational purposes;	881
(I) For the purpose of providing and maintaining fire	882
apparatus, appliances, buildings, or sites therefor, or sources of	883
water supply and materials therefor, or the establishment and	884
maintenance of lines of fire alarm telegraph, or the payment of	885
firefighting companies or permanent, part-time, or volunteer	886
firefighting, emergency medical service, administrative, or	887
communications personnel to operate the same, including the	888
payment of any employer contributions required for such personnel	889
under section 145.48 or 742.34 of the Revised Code, or the	890
purchase of ambulance equipment, or the provision of ambulance,	891

As Reported by the House State Government and Elections Committee	
paramedic, or other emergency medical services operated by a fire	892
department or firefighting company;	893
(J) For the purpose of providing and maintaining motor	894
vehicles, communications, other equipment, buildings, and sites	895
for such buildings used directly in the operation of a police	896
department, or the payment of salaries of permanent or part-time	897
police, communications, or administrative personnel to operate the	898
same, including the payment of any employer contributions required	899
for such personnel under section 145.48 or 742.33 of the Revised	900
Code, or the payment of the costs incurred by townships as a	901
result of contracts made with other political subdivisions in	902
order to obtain police protection, or the provision of ambulance	903
or emergency medical services operated by a police department;	904
(K) For the maintenance and operation of a county home or	905
detention facility;	906
(L) For community mental retardation and developmental	907
disabilities programs and services pursuant to Chapter 5126. of	908
the Revised Code, except that the procedure for such levies shall	909
be as provided in section 5705.222 of the Revised Code;	910
(M) For regional planning;	911
(N) For a county's share of the cost of maintaining and	912
operating schools, district detention facilities, forestry camps,	913
or other facilities, or any combination thereof, established under	914
section 2151.65 or 2152.41 of the Revised Code or both of those	915
sections;	916
(0) For providing for flood defense, providing and	917
maintaining a flood wall or pumps, and other purposes to prevent	918
floods;	919
(P) For maintaining and operating sewage disposal plants and	920
facilities;	921

(Q) For the purpose of purchasing, acquiring, constructing,	922
enlarging, improving, equipping, repairing, maintaining, or	923
operating, or any combination of the foregoing, a county transit	924
system pursuant to sections 306.01 to 306.13 of the Revised Code,	925
or of making any payment to a board of county commissioners	926
operating a transit system or a county transit board pursuant to	927
section 306.06 of the Revised Code;	928
(R) For the subdivision's share of the cost of acquiring or	929
constructing any schools, forestry camps, detention facilities, or	930
other facilities, or any combination thereof, under section	931
2151.65 or 2152.41 of the Revised Code or both of those sections;	932
(S) For the prevention, control, and abatement of air	933
pollution;	934
(T) For maintaining and operating cemeteries;	935
(U) For providing ambulance service, emergency medical	936
service, or both;	937
(V) For providing for the collection and disposal of garbage	938
or refuse, including yard waste;	939
(W) For the payment of the police officer employers'	940
contribution or the firefighter employers' contribution required	941
under sections 742.33 and 742.34 of the Revised Code;	942
(X) For the construction and maintenance of a drainage	943
improvement pursuant to section 6131.52 of the Revised Code;	944
(Y) For providing or maintaining senior citizens services or	945
facilities as authorized by section 307.694, 307.85, 505.70, or	946
505.706 or division (EE) of section 717.01 of the Revised Code;	947
(Z) For the provision and maintenance of zoological park	948
services and facilities as authorized under section 307.76 of the	949
Revised Code;	950
(AA) For the maintenance and operation of a free public	951

museum of art, science, or history;	952
(BB) For the establishment and operation of a 9-1-1 system,	953
as defined in section 4931.40 of the Revised Code;	954
(CC) For the purpose of acquiring, rehabilitating, or	955
developing rail property or rail service. As used in this	956
division, "rail property" and "rail service" have the same	957
meanings as in section 4981.01 of the Revised Code. This division	958
applies only to a county, township, or municipal corporation.	959
(DD) For the purpose of acquiring property for, constructing,	960
operating, and maintaining community centers as provided for in	961
section 755.16 of the Revised Code;	962
(EE) For the creation and operation of an office or joint	963
office of economic development, for any economic development	964
purpose of the office, and to otherwise provide for the	965
establishment and operation of a program of economic development	966
pursuant to sections 307.07 and 307.64 of the Revised Code, or to	967
the extent that the expenses of a county land reutilization	968
corporation organized under Chapter 1724. of the Revised Code are	969
found by the board of county commissioners to constitute the	970
promotion of economic development, for the payment of such	971
operations and expenses;	972
(FF) For the purpose of acquiring, establishing,	973
constructing, improving, equipping, maintaining, or operating, or	974
any combination of the foregoing, a township airport, landing	975
field, or other air navigation facility pursuant to section 505.15	976
of the Revised Code;	977
(GG) For the payment of costs incurred by a township as a	978
result of a contract made with a county pursuant to section	979
505.263 of the Revised Code in order to pay all or any part of the	980
cost of constructing, maintaining, repairing, or operating a water	981
supply improvement;	982

(HH) For a board of township trustees to acquire, other than	983
by appropriation, an ownership interest in land, water, or	984
wetlands, or to restore or maintain land, water, or wetlands in	985
which the board has an ownership interest, not for purposes of	986
recreation, but for the purposes of protecting and preserving the	987
natural, scenic, open, or wooded condition of the land, water, or	988
wetlands against modification or encroachment resulting from	989
occupation, development, or other use, which may be styled as	990
protecting or preserving "greenspace" in the resolution, notice of	991
election, or ballot form. Except as otherwise provided in this	992
division, land is not acquired for purposes of recreation, even if	993
the land is used for recreational purposes, so long as no	994
building, structure, or fixture used for recreational purposes is	995
permanently attached or affixed to the land. Except as otherwise	996
provided in this division, land that previously has been acquired	997
in a township for these greenspace purposes may subsequently be	998
used for recreational purposes if the board of township trustees	999
adopts a resolution approving that use and no building, structure,	1000
or fixture used for recreational purposes is permanently attached	1001
or affixed to the land. The authorization to use greenspace land	1002
for recreational use does not apply to land located in a township	1003
that had a population, at the time it passed its first greenspace	1004
levy, of more than thirty-eight thousand within a county that had	1005
a population, at that time, of at least eight hundred sixty	1006
thousand.	1007

- (II) For the support by a county of a crime victim assistance 1008 program that is provided and maintained by a county agency or a 1009 private, nonprofit corporation or association under section 307.62 1010 of the Revised Code;
- (JJ) For any or all of the purposes set forth in divisions 1012
 (I) and (J) of this section. This division applies only to a 1013
 township.

(KK) For a countywide public safety communications system	1015
under section 307.63 of the Revised Code. This division applies	1016
only to counties.	1017
(LL) For the support by a county of criminal justice services	1018
under section 307.45 of the Revised Code;	1019
(MM) For the purpose of maintaining and operating a jail or	1020
other detention facility as defined in section 2921.01 of the	1021
Revised Code;	1022
(NN) For purchasing, maintaining, or improving, or any	1023
combination of the foregoing, real estate on which to hold	1024
agricultural fairs. This division applies only to a county.	1025
(00) For constructing, rehabilitating, repairing, or	1026
maintaining sidewalks, walkways, trails, bicycle pathways, or	1027
similar improvements, or acquiring ownership interests in land	1028
necessary for the foregoing improvements;	1029
(PP) For both of the purposes set forth in divisions (G) and	1030
(00) of this section.	1031
(QQ) For both of the purposes set forth in divisions (H) and	1032
(HH) of this section. This division applies only to a township.	1033
(RR) For the legislative authority of a municipal	1034
corporation, board of county commissioners of a county, or board	1035
of township trustees of a township to acquire agricultural	1036
easements, as defined in section 5301.67 of the Revised Code, and	1037
to supervise and enforce the easements.	1038
(SS) For both of the purposes set forth in divisions (BB) and	1039
(KK) of this section. This division applies only to a county.	1040
(TT) For the maintenance and operation of a facility that is	1041
organized in whole or in part to promote the sciences and natural	1042
history under section 307.761 of the Revised Code.	1043
(UU) For the creation and operation of a county land	1044

reutilization corporation and for any programs or activities of	1045
the corporation found by the board of directors of the corporation	1046
to be consistent with the purposes for which the corporation is	1047
organized;	1048
(VV) For construction and maintenance of improvements and	1049
expenses of soil and water conservation district programs under	1050
Chapter 1515. of the Revised Code;	1051
(WW) For the Ohio cooperative extension service fund created	1052
under section 3335.35 of the Revised Code for the purposes	1053
prescribed under section 3335.36 of the Revised Code for the	1054
benefit of the citizens of a county. This division applies only to	1055
a county.	1056
The resolution shall be confined to the purpose or purposes	1057
described in one division of this section, to which the revenue	1058
derived therefrom shall be applied. The existence in any other	1059
division of this section of authority to levy a tax for any part	1060
or all of the same purpose or purposes does not preclude the use	1061
of such revenues for any part of the purpose or purposes of the	1062
division under which the resolution is adopted.	1063
The resolution shall specify the amount of the increase in	1064
rate that it is necessary to levy, the purpose of that increase in	1065
rate, and the number of years during which the increase in rate	1066
shall be in effect, which may or may not include a levy upon the	1067
duplicate of the current year. The number of years may be any	1068
number not exceeding five, except as follows:	1069
(1) When the additional rate is for the payment of debt	1070
charges, the increased rate shall be for the life of the	1071
indebtedness.	1072
(2) When the additional rate is for any of the following, the	1073
increased rate shall be for a continuing period of time:	1074

(a) For the current expenses for a detention facility

As Reported by the nouse State Government and Elections Committee	
district, a district organized under section 2151.65 of the	1076
Revised Code, or a combined district organized under sections	1077
2151.65 and 2152.41 of the Revised Code;	1078
(b) For providing a county's share of the cost of maintaining	1079
and operating schools, district detention facilities, forestry	1080
camps, or other facilities, or any combination thereof,	1081
established under section 2151.65 or 2152.41 of the Revised Code	1082
or under both of those sections.	1083
(3) When the additional rate is for either of the following,	1084
the increased rate may be for a continuing period of time:	1085
(a) For the purposes set forth in division (I), (J), (U), or	1086
(KK) of this section;	1087
(b) For the maintenance and operation of a joint recreation	1088
district.	1089
(4) When the increase is for the purpose or purposes set	1090
forth in division (D), (G), (H), (CC), or (PP) of this section,	1091
the tax levy may be for any specified number of years or for a	1092
continuing period of time, as set forth in the resolution.	1093
(5) When the additional rate is for the purpose described in	1094
division (Z) of this section, the increased rate shall be for any	1095
number of years not exceeding ten.	1096
A levy for one of the purposes set forth in division (G),	
	1097
(I), (J), or (U) of this section may be reduced pursuant to	1097 1098
(I), (J), or (U) of this section may be reduced pursuant to section 5705.261 or 5705.31 of the Revised Code. A levy for one of	
	1098
section 5705.261 or 5705.31 of the Revised Code. A levy for one of	1098 1099
section 5705.261 or 5705.31 of the Revised Code. A levy for one of the purposes set forth in division (G) , (I) , (J) , or (U) of this	1098 1099 1100
section 5705.261 or 5705.31 of the Revised Code. A levy for one of the purposes set forth in division (G) , (I) , (J) , or (U) of this section may also be terminated or permanently reduced by the	1098 1099 1100 1101
section 5705.261 or 5705.31 of the Revised Code. A levy for one of the purposes set forth in division (G) , (I) , (J) , or (U) of this section may also be terminated or permanently reduced by the taxing authority if it adopts a resolution stating that the	1098 1099 1100 1101 1102

A resolution of a detention facility district, a district 1106 organized under section 2151.65 of the Revised Code, or a combined 1107 district organized under both sections 2151.65 and 2152.41 of the 1108 Revised Code may include both current expenses and other purposes, 1109 provided that the resolution shall apportion the annual rate of 1110 levy between the current expenses and the other purpose or 1111 purposes. The apportionment need not be the same for each year of 1112 the levy, but the respective portions of the rate actually levied 1113 each year for the current expenses and the other purpose or 1114 purposes shall be limited by the apportionment. 1115

Whenever a board of county commissioners, acting either as 1116 the taxing authority of its county or as the taxing authority of a 1117 sewer district or subdistrict created under Chapter 6117. of the 1118 Revised Code, by resolution declares it necessary to levy a tax in 1119 excess of the ten-mill limitation for the purpose of constructing, 1120 improving, or extending sewage disposal plants or sewage systems, 1121 the tax may be in effect for any number of years not exceeding 1122 twenty, and the proceeds of the tax, notwithstanding the general 1123 provisions of this section, may be used to pay debt charges on any 1124 obligations issued and outstanding on behalf of the subdivision 1125 for the purposes enumerated in this paragraph, provided that any 1126 such obligations have been specifically described in the 1127 resolution. 1128

The resolution shall go into immediate effect upon its 1129 passage, and no publication of the resolution is necessary other 1130 than that provided for in the notice of election. 1131

When the electors of a subdivision or, in the case of a 1132 qualifying library levy for the support of a library association 1133 or private corporation, the electors of the association library 1134 district, have approved a tax levy under this section, the taxing 1135 authority of the subdivision may anticipate a fraction of the 1136 proceeds of the levy and issue anticipation notes in accordance 1137

with section 5705.191 or 5705.193 of the Revised Code.

Sec. 5705.191. The taxing authority of any subdivision, other 1139 than the board of education of a school district or the taxing 1140 authority of a county school financing district, by a vote of 1141 two-thirds of all its members, may declare by resolution that the 1142 amount of taxes that may be raised within the ten-mill limitation 1143 by levies on the current tax duplicate will be insufficient to 1144 provide an adequate amount for the necessary requirements of the 1145 subdivision, and that it is necessary to levy a tax in excess of 1146 such limitation for any of the purposes in section 5705.19 of the 1147 Revised Code, or to supplement the general fund for the purpose of 1148 making appropriations for one or more of the following purposes: 1149 public assistance, human or social services, relief, welfare, 1150 hospitalization, health, and support of general hospitals, and 1151 that the question of such additional tax levy shall be submitted 1152 to the electors of the subdivision at a general, primary, or 1153 special election to be held at a time therein specified. In the 1154 case of a qualifying library levy for the support of a library 1155 association or private corporation, the question of the levy shall 1156 be submitted to the electors of the association library district. 1157 Such resolution shall not include a levy on the current tax list 1158 and duplicate unless such election is to be held at or prior to 1159 the general election day of the current tax year. Such resolution 1160 shall conform to the requirements of section 5705.19 of the 1161 Revised Code, except that a levy to supplement the general fund 1162 for the purposes of public assistance, human or social services, 1163 relief, welfare, hospitalization, health, or the support of 1164 general or tuberculosis hospitals may not be for a longer period 1165 than ten years. All other levies under this section may not be for 1166 a longer period than five years unless a longer period is 1167 permitted by section 5705.19 of the Revised Code, and the 1168 resolution shall specify the date of holding such election, which 1169

shall not be earlier than ninety days after the adoption and 1170 certification of such resolution. The resolution shall go into 1171 immediate effect upon its passage and no publication of the same 1172 is necessary other than that provided for in the notice of 1173 election. A copy of such resolution, immediately after its 1174 passage, shall be certified to the board of elections of the 1175 proper county or counties in the manner provided by section 1176 5705.25 of the Revised Code, and such section shall govern the 1177 arrangements for the submission of such question and other matters 1178 with respect to such election, to which section 5705.25 of the 1179 Revised Code refers, excepting that such election shall be held on 1180 the date specified in the resolution, which shall be consistent 1181 with the requirements of section 3501.01 of the Revised Code, 1182 provided that only one special election for the submission of such 1183 question may be held in any one calendar year and provided that a 1184 special election may be held upon the same day a primary election 1185 is held. Publication of notice of that election shall be made in a 1186 newspaper of general circulation in the county once a week for two 1187 consecutive weeks, or as provided in section 7.16 of the Revised 1188 Code, prior to the election. If the board of elections operates 1189 and maintains a web site, the board of elections shall post notice 1190 of the election on its web site for thirty days prior to the 1191 election. 1192

If a majority of the electors voting on the question vote in 1193 favor thereof, the taxing authority of the subdivision may make 1194 the necessary levy within such subdivision or, in the case of a 1195 qualifying library levy for the support of a library association 1196 or private corporation, within the association library district, 1197 at the additional rate or at any lesser rate outside the ten-mill 1198 limitation on the tax list and duplicate for the purpose stated in 1199 the resolution. Such tax levy shall be included in the next annual 1200 tax budget that is certified to the county budget commission. 1201

1233

authority of the subdivision may anticipate a fraction of the 1203 proceeds of such levy and issue anticipation notes. In the case of 1204 a continuing levy that is not levied for the purpose of current 1205 expenses, notes may be issued at any time after approval of the 1206 levy in an amount not more than fifty per cent of the total 1207 estimated proceeds of the levy for the succeeding ten years, less 1208 an amount equal to the fraction of the proceeds of the levy 1209 previously anticipated by the issuance of anticipation notes. In 1210 the case of a levy for a fixed period that is not for the purpose 1211 of current expenses, notes may be issued at any time after 1212 approval of the levy in an amount not more than fifty per cent of 1213 the total estimated proceeds of the levy throughout the remaining 1214 life of the levy, less an amount equal to the fraction of the 1215 proceeds of the levy previously anticipated by the issuance of 1216 anticipation notes. In the case of a levy for current expenses, 1217 notes may be issued after the approval of the levy by the electors 1218 and prior to the time when the first tax collection from the levy 1219 can be made. Such notes may be issued in an amount not more than 1220 fifty per cent of the total estimated proceeds of the levy 1221 throughout the term of the levy in the case of a levy for a fixed 1222 period, or fifty per cent of the total estimated proceeds for the 1223 first ten years of the levy in the case of a continuing levy. 1224 No anticipation notes that increase the net indebtedness of a 1225 county may be issued without the prior consent of the board of 1226

After the approval of such a levy by the electors, the taxing

county may be issued without the prior consent of the board of 1226 county commissioners of that county. The notes shall be issued as 1227 provided in section 133.24 of the Revised Code, shall have 1228 principal payments during each year after the year of their 1229 issuance over a period not exceeding the life of the levy 1230 anticipated, and may have a principal payment in the year of their 1231 issuance.

"Taxing authority" and "subdivision" have the same meanings

as in section 5705.01 of the Revised Code.

This section is supplemental to and not in derogation of 1235 sections 5705.20, 5705.21, and 5705.22 of the Revised Code. 1236

Sec. 5705.21. (A) At any time, the board of education of any 1237 city, local, exempted village, cooperative education, or joint 1238 vocational school district, by a vote of two-thirds of all its 1239 members, may declare by resolution that the amount of taxes which 1240 may be raised within the ten-mill limitation by levies on the 1241 current tax duplicate will be insufficient to provide an adequate 1242 amount for the necessary requirements of the school district, that 1243 it is necessary to levy a tax in excess of such limitation for one 1244 of the purposes specified in division (A), (D), (F), (H), or (DD) 1245 of section 5705.19 of the Revised Code, for general permanent 1246 improvements, for the purpose of operating a cultural center, or 1247 for the purpose of providing education technology, and that the 1248 question of such additional tax levy shall be submitted to the 1249 electors of the school district at a special election on a day to 1250 be specified in the resolution. In the case of a qualifying 1251 library levy for the support of a library association or private 1252 corporation, the question shall be submitted to the electors of 1253 the association library district. If the resolution states that 1254 the levy is for the purpose of operating a cultural center, the 1255 ballot shall state that the levy is "for the purpose of operating 1256 the (name of cultural center)." 1257

As used in this section, "cultural center" means a 1258 freestanding building, separate from a public school building, 1259 that is open to the public for educational, musical, artistic, and 1260 cultural purposes; "education technology" means, but is not 1261 limited to, computer hardware, equipment, materials, and 1262 accessories, equipment used for two-way audio or video, and 1263 software; and "general permanent improvements" means permanent 1264

improvements without regard to the limitation of division (F) of	1265
section 5705.19 of the Revised Code that the improvements be a	1266
specific improvement or a class of improvements that may be	1267
included in a single bond issue.	1268

The submission of questions to the electors under this 1269 section is subject to the limitation on the number of election 1270 dates established by section 5705.214 of the Revised Code. 1271

(B) Such resolution shall be confined to a single purpose and 1272 shall specify the amount of the increase in rate that it is 1273 necessary to levy, the purpose of the levy, and the number of 1274 years during which the increase in rate shall be in effect. The 1275 number of years may be any number not exceeding five or, if the 1276 levy is for current expenses of the district or for general 1277 permanent improvements, for a continuing period of time. The 1278 resolution shall specify the date of holding such election, which 1279 shall not be earlier than ninety days after the adoption and 1280 certification of the resolution and which shall be consistent with 1281 the requirements of section 3501.01 of the Revised Code. 1282

The resolution may propose to renew one or more existing 1283 levies imposed under this section or to increase or decrease a 1284 single levy imposed under this section. If the board of education 1285 imposes one or more existing levies for the purpose specified in 1286 division (F) of section 5705.19 of the Revised Code, the 1287 resolution may propose to renew one or more of those existing 1288 levies, or to increase or decrease a single such existing levy, 1289 for the purpose of general permanent improvements. If the 1290 resolution proposes to renew two or more existing levies, the 1291 levies shall be levied for the same purpose. The resolution shall 1292 identify those levies and the rates at which they are levied. The 1293 1294 resolution also shall specify that the existing levies shall not be extended on the tax lists after the year preceding the year in 1295 which the renewal levy is first imposed, regardless of the years 1296

for which those levies originally were authorized to be levied.

The resolution shall go into immediate effect upon its 1298 passage, and no publication of the resolution shall be necessary 1299 other than that provided for in the notice of election. A copy of 1300 the resolution shall immediately after its passing be certified to 1301 the board of elections of the proper county in the manner provided 1302 by section 5705.25 of the Revised Code, and that section shall 1303 govern the arrangements for the submission of such question and 1304 other matters concerning such election, to which that section 1305 refers, except that such election shall be held on the date 1306 specified in the resolution. Publication of notice of that 1307 election shall be made in a newspaper of general circulation in 1308 the county once a week for two consecutive weeks, or as provided 1309 in section 7.16 of the Revised Code, prior to the election. If the 1310 board of elections operates and maintains a web site, the board of 1311 elections shall post notice of the election on its web site for 1312 thirty days prior to the election. If a majority of the electors 1313 voting on the question so submitted in an election vote in favor 1314 of the levy, the board of education may make the necessary levy 1315 within the school district or, in the case of a qualifying library 1316 levy for the support of a library association or private 1317 corporation, within the association library district, at the 1318 additional rate, or at any lesser rate in excess of the ten-mill 1319 limitation on the tax list, for the purpose stated in the 1320 resolution. A levy for a continuing period of time may be reduced 1321 pursuant to section 5705.261 of the Revised Code. The tax levy 1322 shall be included in the next tax budget that is certified to the 1323 county budget commission. 1324

(C)(1) After the approval of a levy on the current tax list 1325 and duplicate for current expenses, for recreational purposes, for 1326 community centers provided for in section 755.16 of the Revised 1327 Code, or for a public library of the district and prior to the 1328

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(2) After the approval of a levy for general permanent 1334 improvements for a specified number of years, or for permanent 1335 improvements having the purpose specified in division (F) of 1336 section 5705.19 of the Revised Code, the board of education may 1337 anticipate a fraction of the proceeds of the levy and issue 1338 anticipation notes in a principal amount not exceeding fifty per 1339 cent of the total estimated proceeds of the levy remaining to be 1340 collected in each year over a period of five years after the 1341 issuance of the notes. 1342

The notes shall be issued as provided in section 133.24 of 1343 the Revised Code, shall have principal payments during each year 1344 after the year of their issuance over a period not to exceed five 1345 years, and may have a principal payment in the year of their 1346 issuance.

(3) After approval of a levy for general permanent

improvements for a continuing period of time, the board of

education may anticipate a fraction of the proceeds of the levy

and issue anticipation notes in a principal amount not exceeding

fifty per cent of the total estimated proceeds of the levy to be

collected in each year over a specified period of years, not

exceeding ten, after the issuance of the notes.

The notes shall be issued as provided in section 133.24 of 1355 the Revised Code, shall have principal payments during each year 1356 after the year of their issuance over a period not to exceed ten 1357 years, and may have a principal payment in the year of their 1358 issuance.

Sec. 5705.23. The board of library trustees of any county,	1360
municipal corporation, school district, or township public library	1361
by a vote of two-thirds of all its members may at any time declare	1362
by resolution that the amount of taxes which may be raised within	1363
the ten-mill limitation by levies on the current tax duplicate	1364
will be insufficient to provide an adequate amount for the	1365
necessary requirements of the public library, that it is necessary	1366
to levy a tax in excess of such limitation for current expenses of	1367
the public library or for the construction of any specific	1368
permanent improvement or class of improvements which the board of	1369
library trustees is authorized to make or acquire and which could	1370
be included in a single issue of bonds, and that the question of	1371
such additional tax levy shall be submitted by the taxing	1372
authority of the political subdivision to whose jurisdiction the	1373
board is subject, to the electors of the subdivision, or, if the	1374
resolution so states in the case of a qualifying library levy, to	1375
the electors residing within the boundaries of the library	1376
district, as defined by the state library board pursuant to	1377
section 3375.01 of the Revised Code, on the day specified by	1378
division (E) of section 3501.01 of the Revised Code for the	1379
holding of a primary election or at an election on another day to	1380
be specified in the resolution. No more than two elections shall	1381
be held under authority of this section in any one calendar year.	1382
Such resolution shall conform to section 5705.19 of the Revised	1383
Code, except that the tax levy may be in effect for any specified	1384
number of years or for a continuing period of time, as set forth	1385
in the resolution, and the resolution shall specify the date of	1386
holding the election, which shall not be earlier than ninety days	1387
after the adoption and certification of the resolution to the	1388
taxing authority of the political subdivision to whose	1389
jurisdiction the board is subject, and which shall be consistent	1390
with the requirements of section 3501.01 of the Revised Code. The	1391

resolution shall not include a levy on the current tax list and 1392 duplicate unless the election is to be held at or prior to the 1393 first Tuesday after the first Monday in November of the current 1394 tax year.

Upon receipt of the resolution, the taxing authority of the 1396 political subdivision to whose jurisdiction the board is subject 1397 shall adopt a resolution providing for the submission of such 1398 additional tax levy to the electors of the subdivision, or, if the 1399 resolution so states in the case of a qualifying library levy, to 1400 the electors residing within the boundaries of the library 1401 district, as defined by the state library board pursuant to 1402 section 3375.01 of the Revised Code, on the date specified in the 1403 resolution of the board of library trustees. The resolution 1404 adopted by the taxing authority shall otherwise conform to the 1405 resolution certified to it by the board. The resolution of the 1406 taxing authority shall be certified to the board of elections of 1407 the proper county not less than ninety days before the date of 1408 such election. Such resolution shall go into immediate effect upon 1409 its passage, and no publication of the resolution shall be 1410 necessary other than that provided in the notice of election. 1411 Section 5705.25 of the Revised Code shall govern the arrangements 1412 for the submission of such question and other matters concerning 1413 the election, to which that section refers, except that if the 1414 resolution so states, the question shall be submitted to the 1415 electors residing within the boundaries of the library district, 1416 as defined by the state library board pursuant to section 3375.01 1417 of the Revised Code, and except that such election shall be held 1418 on the date specified in the resolution. If a majority of the 1419 electors voting on the question so submitted in an election vote 1420 in favor of such levy, the taxing authority may forthwith make the 1421 necessary levy within the subdivision or, in the case of a 1422 qualifying library levy, within the boundaries of the library 1423 district, as defined by the state library board pursuant to 1424

section 3375.01 of the Revised Code, at the additional rate in	1425
excess of the ten-mill limitation on the tax list, for the purpose	1426
stated in such resolutions. Such tax levy shall be included in the	1427
next annual tax budget that is certified to the county budget	1428
commission. The proceeds of any library levy in excess of the	1429
ten-mill limitation shall be used for purposes of the board in	1430
accordance with the law applicable to the board.	1431

After the approval of a levy on the current tax list and 1432 duplicate to provide an increase in current expenses, and prior to 1433 the time when the first tax collection from such levy can be made, 1434 the taxing authority at the request of the board of library 1435 trustees may anticipate a fraction of the proceeds of such levy 1436 and issue anticipation notes in an amount not exceeding fifty per 1437 cent of the total estimated proceeds of the levy to be collected 1438 during the first year of the levy. 1439

After the approval of a levy to provide revenues for the 1440 construction or acquisition of any specific permanent improvement 1441 or class of improvements, the taxing authority at the request of 1442 the board of library trustees may anticipate a fraction of the 1443 proceeds of such levy and issue anticipation notes in a principal 1444 amount not exceeding fifty per cent of the total estimated 1445 proceeds of the levy to be collected in each year over a period of 1446 ten years after the issuance of such notes. 1447

The notes shall be issued as provided in section 133.24 of 1448 the Revised Code, shall have principal payments during each year 1449 after the year of their issuance over a period not to exceed ten 1450 years, and may have a principal payment in the year of their 1451 issuance.

When a board of public library trustees of a county library

district, appointed under section 3375.22 of the Revised Code,

requests the submission of such special levy, the taxing authority

shall submit the levy to the voters of the county library district

1453

only. For the purposes of this section, and of the board of public

library trustees only, the words "electors of the subdivision," as

used in this section and in section 5705.25 of the Revised Code,

mean "electors of the county library district." Any levy approved

by the electors of the county a library district shall be made

vithin the county library district only.

1457

Sec. 5705.25. (A) A copy of any resolution adopted as 1463 provided in section 5705.19 or 5705.2111 of the Revised Code shall 1464 be certified by the taxing authority to the board of elections of 1465 the proper county not less than ninety days before the general 1466 election in any year, and the board shall submit the proposal to 1467 the electors of the subdivision at the succeeding November 1468 election. In the case of a qualifying library levy, the board 1469 shall submit the question to the electors of the library district 1470 or association library district. Except as otherwise provided in 1471 this division, a resolution to renew an existing levy, regardless 1472 of the section of the Revised Code under which the tax was 1473 imposed, shall not be placed on the ballot unless the question is 1474 submitted at the general election held during the last year the 1475 tax to be renewed or replaced may be extended on the real and 1476 public utility property tax list and duplicate, or at any election 1477 held in the ensuing year. The limitation of the foregoing sentence 1478 does not apply to a resolution to renew and increase or to renew 1479 part of an existing levy that was imposed under section 5705.191 1480 of the Revised Code to supplement the general fund for the purpose 1481 of making appropriations for one or more of the following 1482 purposes: for public assistance, human or social services, relief, 1483 welfare, hospitalization, health, and support of general 1484 hospitals. The limitation of the second preceding sentence also 1485 does not apply to a resolution that proposes to renew two or more 1486 existing levies imposed under section 5705.21 of the Revised Code, 1487 in which case the question shall be submitted on the date of the 1488

general or primary election held during the last year at least one	1489
of the levies to be renewed may be extended on the real and public	1490
utility property tax list and duplicate, or at any election held	1491
during the ensuing year. For purposes of this section, a levy	1492
shall be considered to be an "existing levy" through the year	1493
following the last year it can be placed on that tax list and	1494
duplicate.	1495

The board shall make the necessary arrangements for the 1496 submission of such questions to the electors of such subdivision, 1497 library district, or association library district, and the 1498 election shall be conducted, canvassed, and certified in the same 1499 manner as regular elections in such subdivision, library district, 1500 or association library district for the election of county 1501 officers. Notice of the election shall be published in a newspaper 1502 of general circulation in the subdivision, library district, or 1503 association library district once a week for two consecutive 1504 weeks, or as provided in section 7.16 of the Revised Code, prior 1505 to the election. If the board of elections operates and maintains 1506 a web site, the board of elections shall post notice of the 1507 election on its web site for thirty days prior to the election. 1508 The notice shall state the purpose, the proposed increase in rate 1509 expressed in dollars and cents for each one hundred dollars of 1510 valuation as well as in mills for each one dollar of valuation, 1511 the number of years during which the increase will be in effect, 1512 the first month and year in which the tax will be levied, and the 1513 time and place of the election. 1514

(B) The form of the ballots cast at an election held pursuant 1515 to division (A) of this section shall be as follows: 1516

"An additional tax for the benefit of (name of subdivision or public library) for the purpose of (purpose stated in 1518 the resolution) at a rate not exceeding mills 1519 for each one dollar of valuation, which amounts to (rate expressed 1520

Page 50

in dollars and cents)	for each one hundred dollars of	1521
valuation, for	(life of indebtedness or number of years the	1522
levy is to run).		1523

For the Tax Levy	152!	5
Against the Tax Levy	" 1526	6

(C) If the levy is to be in effect for a continuing period of time, the notice of election and the form of ballot shall so state instead of setting forth a specified number of years for the levy.

If the tax is to be placed on the current tax list, the form 1531 of the ballot shall be modified by adding, after the statement of 1532 the number of years the levy is to run, the phrase ", commencing 1533 in (first year the tax is to be levied), first due in 1534 calendar year (first calendar year in which the tax 1535 shall be due)."

If the levy submitted is a proposal to renew, increase, or decrease an existing levy, the form of the ballot specified in division (B) of this section may be changed by substituting for the words "An additional" at the beginning of the form, the words "A renewal of a" in case of a proposal to renew an existing levy in the same amount; the words "A renewal of mills and an increase of mills to constitute a" in the case of an increase; or the words "A renewal of part of an existing levy, being a reduction of mills, to constitute a" in the case of a decrease in the proposed levy.

If the levy submitted is a proposal to renew two or more 1547 existing levies imposed under section 5705.21 of the Revised Code, 1548 the form of the ballot specified in division (B) of this section 1549 shall be modified by substituting for the words "an additional 1550 tax" the words "a renewal of(insert the number of levies to 1551

be renewed) existing taxes."

1552

The question covered by such resolution shall be submitted as 1553 a separate proposition but may be printed on the same ballot with 1554 any other proposition submitted at the same election, other than 1555 the election of officers. More than one such question may be 1556 submitted at the same election.

(D) A levy voted in excess of the ten-mill limitation under 1558 this section shall be certified to the tax commissioner. In the 1559 first year of the levy, it shall be extended on the tax lists 1560 after the February settlement succeeding the election. If the 1561 additional tax is to be placed upon the tax list of the current 1562 year, as specified in the resolution providing for its submission, 1563 the result of the election shall be certified immediately after 1564 the canvass by the board of elections to the taxing authority, who 1565 shall make the necessary levy and certify it to the county 1566 auditor, who shall extend it on the tax lists for collection. 1567 After the first year, the tax levy shall be included in the annual 1568 tax budget that is certified to the county budget commission. 1569

Sec. 5705.26. Except as otherwise provided in section 1570 5705.191 of the Revised Code, if the majority of the electors 1571 voting on a levy authorized by sections 5705.19 to 5705.25-1572 inclusive, of the Revised Code vote in favor of such levy at such 1573 election, the taxing authority of the subdivision may levy a tax 1574 within such the subdivision or, in the case of a qualifying 1575 library levy, within the library district or association library 1576 district, at the additional rate in excess of the ten-mill 1577 limitation during the period and for the purpose stated in the 1578 resolution, or at any less rate, or for any of said years or 1579 purposes; provided that levies for payment of debt charges shall 1580 not exceed the amount necessary for such charges on the 1581 indebtedness mentioned in the resolution. If such levy is for the 1582

payment of charges on debts incurred prior to January 1, 1935, in	1583
excess of the ten-mill limitation but within the fifteen-mill	1584
limitation, the taxing authority of said subdivision shall levy in	1585
excess of the ten-mill limitation such tax if a majority of the	1586
electors voting on the levy vote in favor thereof.	1587

Sec. 5705.261. The question of decrease of an increased rate 1588 of levy approved for a continuing period of time by the voters of 1589 a subdivision or, in the case of a qualifying library levy, the 1590 voters of the library district or association library district, 1591 may be initiated by the filing of a petition with the board of 1592 elections of the proper county not less than ninety days before 1593 the general election in any year requesting that an election be 1594 held on such question. Such petition shall state the amount of the 1595 proposed decrease in the rate of levy and shall be signed by 1596 qualified electors residing in the subdivision, library district, 1597 or association library district equal in number to at least ten 1598 per cent of the total number of votes cast in the subdivision, 1599 library district, or association library district for the office 1600 of governor at the most recent general election for that office. 1601 Only one such petition may be filed during each five-year period 1602 following the election at which the voters approved the increased 1603 rate for a continuing period of time. 1604

After determination by it that such petition is valid, the 1605 board of elections shall submit the question to the electors of 1606 the subdivision, library district, or association library district 1607 at the succeeding general election. The election shall be 1608 conducted, canvassed, and certified in the same manner as regular 1609 elections in such subdivision, library district, or association 1610 <u>library district</u> for county offices. Notice of the election shall 1611 be published in a newspaper of general circulation in the district 1612 once a week for two consecutive weeks, or as provided in section 1613 7.16 of the Revised Code, prior to the election. If the board of 1614

elections operates and maintains a web site, the board of 1615 elections shall post notice of the election on its web site for 1616 thirty days prior to the election. The notice shall state the 1617 purpose, the amount of the proposed decrease in rate, and the time 1618 and place of the election. The form of the ballot cast at such 1619 election shall be prescribed by the secretary of state. The 1620 question covered by such petition shall be submitted as a separate 1621 proposition but it may be printed on the same ballot with any 1622 other propositions submitted at the same election other than the 1623 election of officers. If a majority of the qualified electors 1624 voting on the question of a decrease at such election approve the 1625 proposed decrease in rate, the result of the election shall be 1626 certified immediately after the canvass by the board of elections 1627 to the subdivision's appropriate taxing authority, which shall 1628 thereupon, after the current year, cease to levy such increased 1629 rate or levy such tax at such reduced rate upon the duplicate of 1630 the subdivision, library district, or association library 1631 district. If notes have been issued in anticipation of the 1632 collection of such levy, the taxing authority shall continue to 1633 levy and collect under authority of the election authorizing the 1634 original levy such amounts as will be sufficient to pay the 1635 principal of and interest on such anticipation notes as the same 1636 fall due. 1637

Sec. 5705.281. (A) Notwithstanding section 5705.28 of the 1638 Revised Code, the county budget commission, by an affirmative vote 1639 of a majority of the commission, including an affirmative vote by 1640 the county auditor, may waive the requirement that the taxing 1641 authority of a subdivision or other taxing unit adopt a tax budget 1642 as provided under section 5705.28 of the Revised Code, but shall 1643 require such a taxing authority to provide such information to the 1644 commission as may be required by the commission to perform its 1645 duties under this chapter, including dividing the rates of each of 1646

Am. S. B. No. 321 As Reported by the House State Government and Elections Committee

the subdivision's or taxing unit's tax levies as provided under	1647
section 5705.04 of the Revised Code.	1648
(B)(1) Notwithstanding divisions (B)(1) and (D) of section	1649
5705.28 of the Revised Code, in any county in which a single	1650
library receives all of the county public library fund or receives	1651
all of that portion of the fund that is distributed to libraries,	1652
the county budget commission, by an affirmative vote of a majority	1653
of the commission, including an affirmative vote by the county	1654
auditor, may waive any or all of the following requirements:	1655
(a) The requirement that the board of trustees of a school	1656
library district entitled to participate in any appropriation or	1657
revenue of a school district or to have a tax proposed by the	1658
board of education of a school district file with the board of	1659
education of the school district a tax budget, and the requirement	1660
that the board of education adopt the tax budget on behalf of the	1661
library district, as provided in division (B)(1) of section	1662
5705.28 of the Revised Code;	1663
(b) The requirement that the board of trustees of a public	1664
library desiring to participate in the distribution of the county	1665
public library fund certify to the taxing authority its estimate	1666
of contemplated revenue and expenditures, and the requirement that	1667
the taxing authority include in its budget of receipts and budget	1668
of expenditures the full amounts specified or requested by the	1669
board of trustees, as provided in division (D) of section 5705.28	1670
of the Revised Code.	1671
(2) If a county budget commission waives the requirements	1672
described in division (B)(1)(a) or (b) of this section, the	1673
commission shall require the board of trustees of the school	1674
library district or the board of trustees of the public library	1675
desiring to participate in the distribution of the county public	1676
library fund to provide to the commission any information the	1677

commission may	require f	rom the	board in	order	for	the	commission	1678
to perform its	duties un	der this	s chapter	•				1679

Sec. 5705.34. When the budget commission has completed its 1680 work with respect to a tax budget or other information required to 1681 be provided under section 5705.281 of the Revised Code, it shall 1682 certify its action to the taxing authority, together with an 1683 estimate by the county auditor of the rate of each tax necessary 1684 to be levied by the taxing authority within its subdivision or, 1685 taxing unit, or, in the case of a qualifying library levy, within 1686 the library district or association library district, and what 1687 part thereof is in excess of, and what part within, the ten-mill 1688 tax limitation. The certification shall also indicate the date on 1689 which each tax levied by the taxing authority will expire. 1690

If a taxing authority levies a tax for a fixed sum of money 1691 or to pay debt charges for the tax year for which the tax budget 1692 is prepared, and a payment on account of that tax is payable to 1693 the taxing authority for the tax year under section 5727.85, 1694 5727.86, 5751.21, or 5751.22 of the Revised Code, the county 1695 auditor, when estimating the rate at which the tax shall be levied 1696 in the current year, shall estimate the rate necessary to raise 1697 the required sum less the estimated amount of any payments made 1698 for the tax year to a taxing unit for fixed-sum levies under those 1699 sections. The estimated rate shall be the rate of the levy that 1700 the budget commission certifies with its action under this 1701 section. 1702

Each taxing authority, by ordinance or resolution, shall 1703 authorize the necessary tax levies and certify them to the county 1704 auditor before the first day of October in each year, or at such 1705 later date as is approved by the tax commissioner, except that the 1706 certification by a board of education shall be made by the first 1707 day of April or at such later date as is approved by the 1708

commissioner, and except that a township board of park	1709
commissioners that is appointed by the board of township trustees	1710
and oversees a township park district that contains only	1711
unincorporated territory shall authorize only those taxes approved	1712
by, and only at the rate approved by, the board of township	1713
trustees as required by division (C) of section 511.27 of the	1714
Revised Code. If the levying of a tax to be placed on the	1715
duplicate of the current year is approved by the electors of the	1716
subdivision under sections 5705.01 to 5705.47 of the Revised Code;	1717
if the rate of a school district tax is increased due to the	1718
repeal of a school district income tax and property tax rate	1719
reduction at an election held pursuant to section 5748.04 of the	1720
Revised Code; or if refunding bonds to refund all or a part of the	1721
principal of bonds payable from a tax levy for the ensuing fiscal	1722
year are issued or sold and in the process of delivery, the budget	1723
commission shall reconsider and revise its action on the budget of	1724
the subdivision or school library district for whose benefit the	1725
tax is to be levied after the returns of such election are fully	1726
canvassed, or after the issuance or sale of such refunding bonds	1727
is certified to it.	1728

Sec. 5705.341. Any person required to pay taxes on real, 1729 public utility, or tangible personal property in any taxing 1730 district or other political subdivision of this state may appeal 1731 to the board of tax appeals from the action of the county budget 1732 commission of any county which relates to the fixing of uniform 1733 rates of taxation and the rate necessary to be levied by each 1734 taxing authority within its a subdivision or, taxing unit, library 1735 district, or association library district and which action has 1736 been certified by the county budget commission to the taxing 1737 authority of any political subdivision or other taxing district 1738 within the county. 1739

Such appeal shall be in writing and shall set forth the tax

rate complained of and the reason that such a tax rate is not 1741 necessary to produce the revenue needed by the taxing district or 1742 political subdivision for the ensuing fiscal year as those needs 1743 are set out in the tax budget of said taxing unit or, if adoption 1744 of a tax budget was waived under section 5705.281 of the Revised 1745 Code, as set out in such other information the district or 1746 subdivision was required to provide under that section, or that 1747 the action of the budget commission appealed from does not 1748 otherwise comply with sections 5705.01 to 5705.47 of the Revised 1749 Code. The notice of appeal shall be filed with the board of tax 1750 appeals, and a true copy thereof shall be filed with the tax 1751 commissioner, the county auditor, and with the fiscal officer of 1752 each taxing district or political subdivision authorized to levy 1753 the tax complained of, and such notice of appeal and copies 1754 thereof must be filed within thirty days after the budget 1755 commission has certified its action as provided by section 5705.34 1756 of the Revised Code. Such notice of appeal and the copies thereof 1757 may be filed either in person or by certified mail. If filed by 1758 certified mail, the date of the United States postmark placed on 1759 the sender's receipt by the postal employee to whom the notice of 1760 appeal is presented shall be treated as the date of filing. 1761

Prior to filing the appeal provided by this section, the 1762 appellant shall deposit with the county auditor of the county or, 1763 in the event the appeal concerns joint taxing districts in two or 1764 more counties, with the county auditor of the county with the 1765 greatest valuation of taxable property the sum of five hundred 1766 dollars to cover the costs of the proceeding. The county auditor 1767 shall forthwith issue a pay-in order and pay such money into the 1768 county treasury to the credit of the general fund. The appellant 1769 shall produce the receipt of the county treasurer for such deposit 1770 and shall file such receipt with the notice of appeal. 1771

The board of tax appeals shall forthwith consider the matter

presented on appeal from the action of the county budget	1773
commission and may modify any action of the commission with	1774
reference to the fixing of tax rates, to the end that no tax rate	1775
shall be levied above that necessary to produce the revenue needed	1776
by the taxing district or political subdivision for the ensuing	1777
fiscal year and to the end that the action of the budget	1778
commission appealed from shall otherwise be in conformity with	1779
sections 5705.01 to 5705.47 of the Revised Code. The findings of	1780
the board of tax appeals shall be substituted for the findings of	1781
the budget commission and shall be sent to the county auditor and	1782
the taxing authority of the taxing district or political	1783
subdivision affected as the action of such budget commission under	1784
sections 5705.01 to 5705.47 of the Revised Code and to the tax	1785
commissioner. At the request of an appellant, the findings of the	1786
board of tax appeals shall be sent by certified mail at the	1787
appellant's expense.	1788

The board of tax appeals shall promptly prepare a cost bill

listing the expenses incurred by the board in conducting any

hearing on the appeal and certify the cost bill to the county

auditor of the county receiving the deposit for costs, who shall

forthwith draw a warrant on the general fund of the county in

favor of the person or persons named in the bill of costs

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certified by the board of tax appeals.

In the event the appellant prevails, the board of tax appeals 1796 promptly shall direct the county auditor to refund the deposit to 1797 the appellant and the costs shall be taxed to the taxing district 1798 or political subdivision involved in the appeal. The county 1799 auditor shall withhold from any funds then or thereafter in the 1800 auditor's possession belonging to the taxing district or political 1801 subdivision named in the order of the board of tax appeals and 1802 shall reimburse the general fund of the county. 1803

If the appellant fails, the costs shall be deducted from the

deposit provided for in this section and any balance which remains	1805
shall be refunded promptly to the appellant by warrant of the	1806
county auditor drawn on the general fund of the county.	1807

Nothing in this section or any section of the Revised Code 1808 shall permit or require the levying of any rate of taxation, 1809 whether within the ten-mill limitation or whether the levy has 1810 been approved by the electors of the a taxing district, the 1811 political subdivision, library district, or association library 1812 district, or by the charter of a municipal corporation in excess 1813 of such ten-mill limitation, unless such rate of taxation for the 1814 ensuing fiscal year is clearly required by a budget of the taxing 1815 district or political subdivision properly and lawfully adopted 1816 under this chapter, or by other information that must be provided 1817 under section 5705.281 of the Revised Code if a tax budget was 1818 waived. 1819

In the event more than one appeal is filed involving the same 1820 taxing district or political subdivision, all such appeals may be 1821 consolidated by the board of tax appeals and heard at the same 1822 time.

Nothing herein contained shall be construed to bar or 1824 prohibit the tax commissioner from initiating an investigation or 1825 hearing on the commissioner's own motion. 1826

The tax commissioner shall adopt and issue such orders, 1827 rules, and instructions, not inconsistent with law, as the 1828 commissioner deems necessary, as to the exercise of the powers and 1829 the discharge of the duties of any particular county budget 1830 commission, county auditor, or other officer which relate to the 1831 budget, the assessment of property, or the levy and collection of 1832 taxes. The commissioner shall cause the orders and instructions 1833 issued by the commissioner to be obeyed. 1834

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authorities of any subdivision, as defined in section 5705.01 of	1836
the Revised Code, are authorized to levy taxes on the taxable	1837
property within $\frac{1}{2}$ subdivision, $\frac{1}{2}$ or, in the case of $\frac{1}{2}$	1838
qualifying library levy, within a library district or association	1839
<u>library district</u> , such authority shall extend only to the levy of	1840
taxes on the taxable real and public utility property listed on	1841
general tax lists and duplicates provided for by section 319.28 of	1842
the Revised Code. Where the amount of indebtedness of any	1843
subdivision is limited by law with reference to the tax valuation	1844
or aggregate value of the property on the tax list and duplicate	1845
of such subdivision, such limitation shall be measured by the	1846
property listed on such general tax lists and duplicates in such	1847
subdivision.	1848
Section 2. That existing sections 133.10, 3375.01, 3375.05,	1849
3375.06, 3375.12, 3375.121, 3375.15, 3375.32, 3375.40, 3375.41,	1850
3375.42, 5705.01, 5705.19, 5705.191, 5705.21, 5705.23, 5705.25,	1851
5705.26, 5705.261, 5705.281, 5705.34, 5705.341, and 5705.49 and	1852
section 3375.03 of the Revised Code are hereby repealed.	1853
Section 3. On or before December 31, 2014, the State Library	1854
Board shall review the boundaries of all public library districts	1855
within Ohio and, in accordance with Chapter 119. of the Revised	1856
Code, shall amend, define, and adjust the boundaries as necessary	1857
to eliminate areas of overlap.	1858
Section 4. The amendment by this act of sections 3375.06,	1859
3375.12, and 3375.121 of the Revised Code takes effect January 1,	1860
2013.	1861
Section 5. The amendment by this act of sections 3375.42,	1862

5705.01, 5705.19, 5705.191, 5705.21, 5705.23, 5705.25, 5705.26,

5705.261, 5705.281, 5705.34, 5705.341, and 5705.49 of the Revised

Am. S. B. No. 321 As Reported by the House State Government and Elections Committee	Page 61
Code shall apply to tax years beginning on or after January 1,	1865
2013.	1866
Section 6. This act is hereby declared to be an emergency	1867
measure necessary for the immediate preservation of the public	1868
peace, health, and safety. The reason for such necessity is to	1869
allow the State Library Board to prevent or eliminate overlapping	1870
library district boundaries as soon as possible. Therefore, this	1871
act shall go into immediate effect.	1872