As Passed by the House

133rd General Assembly

Regular Session 2019-2020

Sub. H. B. No. 255

Representative Hoops

Cosponsors: Representatives Arndt, Koehler, Romanchuk, Green, Becker, Riedel, Rogers, Ghanbari, Ingram

A BILL

То	amend sections 107.03, 5703.48, and 5703.95 of	1
	the Revised Code to require the Tax	2
	Commissioner's biennial tax expenditure report	3
	to include information on property tax	4
	exemptions and to require the Tax Expenditure	5
	Review Committee to periodically review each	6
	property tax exemption.	7

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

Section 1. That sections 107.03, 5703.48, and 5703.95 of	8
the Revised Code be amended to read as follows:	9
Sec. 107.03. (A) As used in this section, "transportation	10
budget" means the biennial budget that primarily includes the	11
following:	12
(1) Motor fuel excise tax-related appropriations for the	13
department of transportation, public works commission, and	14
development services agency;	15
(2) Other appropriations that pertain to transportation	16
and infrastructure related to transportation.	17

- (B) The governor shall submit a transportation budget to the general assembly not later than four weeks after the general assembly's organization.
- (C) The governor shall submit to the general assembly, not later than four weeks after its organization, a state budget containing a complete financial plan for the ensuing fiscal biennium, excluding items of revenue and expenditure described in section 126.022 of the Revised Code. However, in years of a new governor's inauguration, this budget shall be submitted not later than the fifteenth day of March.
- (D) In years of a new governor's inauguration, only the new governor shall submit a budget to the general assembly. In addition to other things required by law, each of the governor's budgets shall contain:
- (1) A general budget summary by function and agency setting forth the proposed total expenses from each and all funds and the anticipated resources for meeting such expenses; such resources to include any available balances in the several funds at the beginning of the biennium and a classification by totals of all revenue receipts estimated to accrue during the biennium under existing law and proposed legislation.
- (2) A detailed statement showing the amounts recommended to be appropriated from each fund for each fiscal year of the biennium for current expenses, including, but not limited to, personal services, supplies and materials, equipment, subsidies and revenue distribution, merchandise for resale, transfers, and nonexpense disbursements, obligations, interest on debt, and retirement of debt, and for the biennium for capital outlay, to the respective departments, offices, institutions, as defined in section 121.01 of the Revised Code, and all other public

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purposes; and, in comparative form, the actual expenses by
source of funds during each fiscal year of the previous two
bienniums for each such purpose. No alterations shall be made in
the requests for the legislative and judicial branches of the
state filed with the director of budget and management under
section 126.02 of the Revised Code. If any amount of federal
money is recommended to be appropriated or has been expended for
a purpose for which state money also is recommended to be
appropriated or has been expended, the amounts of federal money
and state money involved shall be separately identified.

- (3) A detailed estimate of the revenue receipts in each fund from each source under existing laws during each year of the biennium; and, in comparative form, actual revenue receipts in each fund from each source for each year of the two previous bienniums;
- (4) The estimated cash balance in each fund at the beginning of the biennium covered by the budget; the estimated liabilities outstanding against each such balance; and the estimated net balance remaining and available for new appropriations;
- (5) A detailed estimate of the additional revenue receipts in each fund from each source under proposed legislation, if enacted, during each year of the biennium;
- (6) A description of each tax expenditure; a detailed estimate of the amount of revenues not available to the general revenue fund under existing laws during each fiscal year of the biennium covered by the budget due to the operation of each tax expenditure; and, in comparative form, the amount of revenue not available to the general revenue fund during each fiscal year of the immediately preceding biennium due to the operation of each

tax expenditure. The most recent report prepared by the	78
department of taxation pursuant to under section 5703.48 of the	79
Revised Code, which shall be submitted to the general assembly	80
as an appendix to the governor's budget. As used in this	81
division, "tax expenditure" has the same meaning as in section-	82
5703.48 of the Revised Code.;	83
(7) The most recent report prepared by the tax expenditure	84
review committee under division (F) of section 5703.95 of the	85
Revised Code, which shall be submitted to the general assembly	86
as an appendix to the governor's budget.	87
Gar F702 40 (7) To wood in this continuous and continu	0.0
Sec. 5703.48. (A) As used in this section—and section—	88
107.03 of the Revised Code, "tax:	89
(1) "Tax expenditure" means a tax provision in the Revised	90
Code that exempts, either in whole or in part, certain persons,	91
income, goods, services, or property from the effect of taxes	92
levied by the state, including, but not limited to, tax	93
deductions, exemptions, deferrals, exclusions, allowances,	94
credits, reimbursements, and preferential tax rates, provided	95
all of the following apply to the provision:	96
(1) (a) The provision reduces, or has the potential to	97
reduce, revenue to the general revenue fund;	98
$\frac{(2)}{(b)}$ The persons, income, goods, services, or property	99
exempted by the provision would have been part of a defined tax	100
base;	101
(3) (c) The persons, income, goods, services, or property	102
exempted by the provision are not subject to an alternate tax	103
levied by the state;	104
$\frac{(4)-(d)}{(d)}$ The provision is subject to modification or repeal	105
by an act of the general assembly.	106

(2) "Property tax exemption" means a provision in the	107
Revised Code that exempts or authorizes a subdivision to exempt	108
from taxation all or a portion of the value of real property, as	109
reported on forms otherwise prescribed by the tax commissioner	110
and as categorized by the tax commissioner for purposes of this	111
<pre>section as:</pre>	112
(a) Charitable and public worship;	113
(b) Public and educational;	114
(c) Local economic development;	115
(d) Other exemptions.	116
(B) The department of taxation shall prepare and submit to	117
the governor not later than the first day of November in each	118
even-numbered year a report describing the effect of containing	119
certain information about tax expenditures on the general	120
revenue fund and property tax exemptions. The report shall	121
contain—a <u>each of the following:</u>	122
(1) A description of each existing tax expenditure under	123
existing laws and, in and property tax exemption;	124
(2) In comparative form, a detailed estimate of the	125
approximate amount of revenue not available to the state general	126
revenue fund in each fiscal year of the current and ensuing	127
fiscal bienniums as a result of the operation of each tax	128
expenditure;	129
(3) The aggregate true value of real property exempted in	130
this state for the preceding tax year as the result of the	131
operation of each property tax exemption;	132
(4) The amount of revenue paid from the general revenue	133
fund in the preceding calendar year to reimburse subdivisions	134

- section shall not all be members of the same party and should be 150 members of the house of representatives committee that deals 151 primarily with tax legislation; 152
- (2) Three members of the senate appointed by the president 153 of the senate in consultation with the minority leader of the 154 senate. Members described in division (B)(2) of this section 155 shall not all be members of the same party and should be members 156 of the senate committee that deals primarily with tax 157 legislation; 158
- (3) The tax commissioner or the tax commissioner's 159 designee. The member described in division (B)(3) of this 160 section shall be a nonvoting member. 161

The speaker of the house of representatives and the 162 president of the senate shall make initial appointments to the 163

committee not later than thirty days following the effective	164
date of the enactment of this section. Thereafter, the terms of	165
the office for appointed members shall be the same as the term	166
of each general assembly. Members may be reappointed, provided	167
the member continues to meet all other eligibility requirements.	168
Vacancies shall be filled in the manner provided for original	169
appointments. Any member appointed to fill a vacancy before the	170
expiration of the term for which the predecessor was appointed	171
shall hold office as a member for the remainder of that term.	172
Appointed members of the committee serve at the pleasure of the	173
member's appointing authority and may be removed only by the	174
appointing authority.	175

(C) The tax expenditure review committee shall hold its 176 first meeting within ninety days after the effective date of the 177 enactment of this section. At the first meeting, the members 178 shall elect a chairperson, who shall be one of the members 179 described in division (B)(1) or (2) of this section. Thereafter, 180 the committee shall meet at least once during the first year of 181 each fiscal biennium to review existing tax expenditures and 182 property tax exemptions pursuant to division (D) of this 183 section, provided the committee shall hold, for any such 184 expenditure and exemption, at least one meeting at which a 185 person may present to the committee evidence or testimony 186 related to that expenditure or exemption. Any person may submit 187 to the chairperson a request that the committee meet to accept 188 evidence or testimony on a tax expenditure or property tax 189 exemption. The committee is a public body for the purposes of 190 section 121.22 of the Revised Code. 191

The chairperson of the committee shall serve until the 192 thirty-first day of December of each even-numbered year. 193 Thereafter, members shall elect a new chairperson. If the 194

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preceding chairperson was a member described in division (B)(1)	195
of this section, the new chairperson shall be a member described	196
in division (B)(2) of this section. If the preceding chairperson	197
was a member described in division (B)(2) of this section, the	198
new chairperson shall be a member described in division (B)(1)	199
of this section.	200

A vacancy on the committee does not impair the right of the other members to exercise all the functions of the committee. The presence of a majority of the voting members of the committee constitutes a quorum for the conduct of business of the committee. The concurrence of at least a majority of the voting members of the committee is necessary for any action to be taken by the committee.

Upon the committee's request, <u>a county auditor or county</u> treasurer or the department of taxation, development services agency, office of budget and management, or other state agency shall provide any information in its possession that the committee requires to perform its duties.

The staff of the legislative service commission shall assist the committee as directed by the committee.

(D) The committee shall establish a schedule for review 215 for each tax expenditure and each property tax exemption so that 216 each expenditure <u>and exemption</u> is reviewed at least once every 217 eight years. The schedule may provide for the review of each tax 218 expenditure <u>and exemption</u> in the order the expenditures <u>and</u> 219 exemptions were enacted or modified, beginning with the least 220 recently enacted or modified tax-expenditure or exemption. 221 Alternatively, the review schedule may group tax expenditures 222 and property tax exemptions by the individuals or industries 223 benefiting from the expenditures expenditure or exemption, the 224

objectives of each expenditure or exemption, or the policy	225
rationale of each expenditure or exemption. In its review, the	226
committee shall make recommendations as to whether each tax	227
expenditure and property tax exemption should be continued	228
without modification, modified, scheduled for further review at	229
a future date to consider repealing the expenditure or	230
exemption, or repealed outright. For each expenditure and	231
<pre>exemption reviewed, the committee may recommend accountability</pre>	232
standards for the future review of the expenditure or exemption.	233
The committee may consider, when reviewing a tax expenditure <u>or</u>	234
property tax exemption, any of the relevant factors described in	235
division (E) of this section.	236
(E) In conducting reviews pursuant to division (D) of this	237
section, the committee may consider the following factors:	238
(1) The number and classes of persons, organizations,	239
businesses, or types of industries that would receive the direct	240
benefit or consequences of the tax expenditure or property tax	241
<pre>exemption;</pre>	242
(2) The fiscal impact of the tax expenditure or property	243
tax exemption on state and local taxing authorities and	244
subdivisions, including any past fiscal effects and expected	245
future fiscal impacts of the tax expenditure or exemption in the	246
following eight-year period;	247
(3) Public policy objectives that might support the tax	248
expenditure or property tax exemption. In researching such	249
objectives, the committee may consider the expenditure's or	250
exemption's legislative history, the tax expenditure's or	251
exemption's sponsor's intent in proposing the tax expenditure or	252
exemption, or the extent to which the tax-expenditure or	253

exemption encourages or would encourage business growth or

relocation into the state, promotes or would promote growth or	255
retention of high-wage jobs in the state, or aids or would aid	256
community stabilization.	257
(4) Whether the tax expenditure or property tax exemption	258
successfully accomplishes any of the objectives identified in	259
division (E)(3) of this section;	260
(5) Whether the objectives identified in division (E)(3)	261
of this section would or could have been accomplished	262
successfully in the absence of the tax expenditure or property	263
tax exemption or with less cost to the state or local	264
<pre>governments;</pre>	265
(6) Whether the objectives identified in division (E)(3)	266
of this section could have been accomplished successfully	267
through a program that requires legislative appropriations for	268
<pre>funding;</pre>	269
(7) The extent to which the tax expenditure or property	270
tax exemption may provide unintended benefits to an individual,	271
organization, or industry other than those the general assembly	272
or sponsor intended or creates an unfair competitive advantage	273
for its recipient with respect to other businesses in the state;	274
(8) The extent to which terminating the tax expenditure or	275
<pre>property tax exemption may have negative effects on taxpayers</pre>	276
that currently benefit from the tax expenditure;	277
(9) The extent to which terminating the tax expenditure or	278
property tax exemption may have negative or positive effects on	279
the state's employment and economy;	280
(10) The feasibility of modifying the tax expenditure or	281
<pre>property tax exemption to provide for adjustment or recapture of</pre>	282
the proceeds of the tax expenditure or exemption if the	283

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objectives of the tax-expenditure or exemption are not fulfilled	284
by the recipient of the tax expenditure or exemption.	285
(F) The committee shall prepare a report of its	286
determinations under division (D) of this section and, not later	287
than the first day of July of each even-numbered year, submit a	288
copy of the report to the governor, the speaker of the house of	289
representatives, the president of the senate, the minority	290
leader of the house of representatives, and the minority leader	291
of the senate. The first report shall be submitted either in the	292
year of the effective date of this section or in the first even-	293
numbered year thereafter. If the committee maintains a web site,	294
the committee shall cause a copy of the report to be posted on	295
the web site in a form enabling access to the report by the	296
public within thirty days after the report is submitted under	297
this division. If the committee does not maintain a web site,	298
the committee shall request that the president of the senate and	299
the speaker of the house of representatives cause the report to	300
be posted on the web site of the general assembly.	301
(G) Any bill introduced in the house of representatives or	302
the senate that proposes to enact or modify one or more tax	303
expenditures or property tax exemptions should include a	304
statement explaining the objectives of the $\frac{1}{2}$ expenditure $\frac{1}{2}$	305
<pre>exemption or its modification and the sponsor's intent in</pre>	306
proposing the tax-expenditure or exemption or its modification.	307
Section 2. That existing sections 107.03, 5703.48, and	308

5703.95 of the Revised Code are hereby repealed.