#### As Introduced

# 133rd General Assembly Regular Session 2019-2020

S. B. No. 335

### **Senator Craig**

Cosponsors: Senators Thomas, Antonio, Yuko, Maharath, Fedor

## A BILL

То	amend sections 323.152, 323.153, and 4503.06 of	1
	the Revised Code to reduce property taxes on	2
	owner-occupied homes to the extent that property	3
	taxes increase by more than 3% from the previous	4
	year and to name this act the Property Tax	5
	Relief and Local Government Support Act.	6

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

Section 1. That sections 323.152, 323.153, and 4503.06 of	7
the Revised Code be amended to read as follows:	8
Sec. 323.152. In addition to the reduction in taxes	9
required under section 319.302 of the Revised Code, taxes shall	10
be reduced as provided in divisions (A) and (B) of this section.	11
(A)(1)(a) Division (A)(1) of this section applies to any	12
of the following persons:	13
(i) A person who is permanently and totally disabled;	14
(ii) A person who is sixty-five years of age or older;	15
(iii) A person who is the surviving spouse of a deceased	16
person who was permanently and totally disabled or sixty-five	17

years of age or older and who applied and qualified for a	18
reduction in taxes under this division in the year of death,	19
provided the surviving spouse is at least fifty-nine but not	20
sixty-five or more years of age on the date the deceased spouse	21
dies.	22
(b) Real property taxes on a homestead owned and occupied,	23
or a homestead in a housing cooperative occupied, by a person to	24
whom division (A)(1) of this section applies shall be reduced	25
for each year for which an application for the reduction has	26
been approved. The reduction shall equal one of the following	27
amounts, as applicable to the person:	28
(i) If the person received a reduction under division (A)	29
(1) of this section for tax year 2006, the greater of the	30
reduction for that tax year or the amount computed under	31
division (A)(1)(c) of this section;	32
division (A) (I) (C) of this section,	52
(ii) If the person received, for any homestead, a	33
reduction under division (A)(1) of this section for tax year	34
2013 or under division (A) of section 4503.065 of the Revised	35
Code for tax year 2014 or the person is the surviving spouse of	36
such a person and the surviving spouse is at least fifty-nine	37
years of age on the date the deceased spouse dies, the amount	38
computed under division (A)(1)(c) of this section. For purposes	39
of divisions (A)(1)(b)(ii) and (iii) of this section, a person	40
receives a reduction under division (A)(1) of this section or	41
under division (A) of section 4503.065 of the Revised Code for	42
tax year 2013 or 2014, respectively, if the person files a late	43
application for that respective tax year that is approved by the	44
county auditor under section 323.153 or 4503.066 of the Revised	45
Code.	46

(iii) If the person is not described in division (A)(1)(b)

(i) or (ii) of this section and the person's total income does	48
not exceed thirty thousand dollars, as adjusted under division	49
(A)(1)(d) of this section, the amount computed under division	50
(A)(1)(c) of this section.	51
(c) The amount of the reduction under division (A)(1)(c)	52
of this section equals the product of the following:	53
or ente beecten equals one produce of one rottowing.	
(i) Twenty-five thousand dollars of the true value of the	54
property in money;	55
(ii) The assessment percentage established by the tax	56
commissioner under division (B) of section 5715.01 of the	57
Revised Code, not to exceed thirty-five per cent;	58
(iii) The effective tax rate used to calculate the taxes	59
charged against the property for the current year, where	60
"effective tax rate" is defined as in section 323.08 of the	61
Revised Code;	62
(iv) The quantity equal to one minus the sum of the	63
percentage reductions in taxes received by the property for the	64
current tax year under section 319.302 of the Revised Code and	65
division (B) of section 323.152 of the Revised Code.	66
(d) Each calendar year, the tax commissioner shall adjust	67
the total income threshold described in division (A)(1)(b)(iii)	68
of this section by completing the following calculations in	69
September of each year:	70
(i) Determine the percentage increase in the gross	71
domestic product deflator determined by the bureau of economic	72
analysis of the United States department of commerce from the	73
first day of January of the preceding calendar year to the last	74
day of December of the preceding calendar year;	75

(ii) Multiply that percentage increase by the total income	76
threshold for the current tax year;	77
(iii) Add the resulting product to the total income	78
threshold for the current tax year;	79
(iv) Round the resulting sum to the nearest multiple of	80
one hundred dollars.	81
The commissioner shall certify the amount resulting from	82
the adjustment to each county auditor not later than the first	83
day of December each year. The certified amount applies to the	84
following tax year for persons described in division (A)(1)(b)	85
(iii) of this section. The commissioner shall not make the	86
adjustment in any calendar year in which the amount resulting	87
from the adjustment would be less than the total income	88
threshold for the current tax year.	89
(2) Real property taxes on a homestead owned and occupied,	90
or a homestead in a housing cooperative occupied, by a disabled	91
veteran shall be reduced for each year for which an application	92
for the reduction has been approved. The reduction shall equal	93
the product obtained by multiplying fifty thousand dollars of	94
the true value of the property in money by the amounts described	95
in divisions (A)(1)(c)(ii) to (iv) of this section. The	96
reduction is in lieu of any reduction under section 323.158 of	97
the Revised Code or division (A)(1) of this section. The	98
reduction applies to only one homestead owned and occupied by a	99
disabled veteran.	100
If a homestead qualifies for a reduction in taxes under	101
division (A)(2) of this section for the year in which the	102
disabled veteran dies, and the disabled veteran is survived by a	103
spouse who occupied the homestead when the disabled veteran died	104

and who acquires ownership of the homestead or, in the case of a	105
homestead that is a unit in a housing cooperative, continues to	106
occupy the homestead, the reduction shall continue through the	107
year in which the surviving spouse dies or remarries.	108
(B) To provide a partial exemption, real property taxes on	109
any homestead, and manufactured home taxes on any manufactured	110
or mobile home on which a manufactured home tax is assessed	111
pursuant to division (D)(2) of section 4503.06 of the Revised	112
Code, shall be reduced for each year for which an application	113
for the reduction has been approved. The amount of the reduction	114
shall equal two and one-half per cent of the amount of taxes to	115
be levied by qualifying levies on the homestead or the	116
manufactured or mobile home after applying section 319.301 of	117
the Revised Code. For the purposes of this division, "qualifying	118
levy" has the same meaning as in section 319.302 of the Revised	119
Code.	120
(C) (1) Division (C) of this section applies to the	121
following property:	122
(a) A parcel classified as to use as residential property	123
under section 5713.041 of the Revised Code and composed of not	124
more than three dwelling units, at least one of which is a	125
homestead for which taxes are reduced under division (B) of this	126
section;	127
(b) A manufactured or mobile home for which taxes are	128
reduced under division (B) (1) of this section.	129
(2) To provide a partial exemption, real property taxes on	130
property described in division (C)(1) of this section shall be	131
further reduced by the amount by which the current taxes exceed	132
one hundred three per cent of the current taxes for the	133

preceding year computed after any reduction under this division,	134
except as provided in divisions (C)(3), (4), (5), and (6) of	135
this section.	136
(3) If an improvement to the property was added to the	137
current tax list that did not appear on the preceding year's	138
list, and the improvement either increased the habitable floor	139
area by at least two hundred square feet or ten per cent of the	140
existing habitable floor area, or was such that it causes the	141
county auditor, for appraisal purposes, to reduce the effective	142
age of the property by at least twenty years, then the reduction	143
in taxes under division (C) of this section does not apply to	144
the current tax year. In the following tax year, the reduction	145
shall be computed as otherwise required under division (C)(2) of	146
this section.	147
(4) If ownership of the property is transferred to another	148
person who is not related to the preceding owner by	149
consanguinity or affinity and the property continues to be	150
described by division (C)(1) of this section, the reduction in	151
taxes under division (C) of this section does not apply to the	152
next ensuing tax year in which a sexennial reappraisal or	153
triennial update occurs pursuant to section 5715.24 of the	154
Revised Code. In the following tax year, the reduction shall be	155
computed as otherwise required under division (C)(2) of this	156
section.	157
(5) The reduction in taxes under division (C) of this	158
section does not apply unless the amount of current taxes is at	159
<pre>least five hundred dollars.</pre>	160
(6) The reduction in taxes under division (C) of this	161
section does not apply to a parcel if any portion of its	162
assessed value is exempted from taxation for the tax year under	163

any section of the Revised Code other than section 5709.40,	164
5709.41, 5709.73, or 5709.78 of the Revised Code.	165
(7) As used in division (C) of this section, "improvement"	166
has the same meaning as in section 5701.02 of the Revised Code,	167
and "current taxes" means the amount of current taxes charged	168
and payable as computed after the reductions under division (B)	169
of this section and sections 319.301 and 319.302 of the Revised	170
Code. If a parcel is subject to an ordinance or resolution	171
adopted under section 5709.40 or 5709.41, division (C) of	172
section 5709.73, or division (C) of section 5709.78 of the	173
Revised Code, "current taxes" includes payments made pursuant to	174
section 5709.42, 5709.74, or 5709.79 of the Revised Code,	175
respectively.	176
(D) The reductions granted by this section do not apply to	177
special assessments or respread of assessments levied against	178
the homestead, and if there is a transfer of ownership	179
subsequent to the filing of an application for a reduction in	180
taxes, such reductions are not forfeited for such year by virtue	181
of such transfer.	182
(D) (E) The reductions in taxable value referred to in	183
this section shall be applied solely as a factor for the purpose	184
of computing the reduction of taxes under this section and shall	185
not affect the total value of property in any subdivision or	186
taxing district as listed and assessed for taxation on the tax	187
lists and duplicates, or any direct or indirect limitations on	188
indebtedness of a subdivision or taxing district. If after	189
application of sections 5705.31 and 5705.32 of the Revised Code,	190
including the allocation of all levies within the ten-mill	191
limitation to debt charges to the extent therein provided, there	192
would be insufficient funds for payment of debt charges not	193

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

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

taxes under division (A)—or, (B), or (C) of section 323.152 of

the Revised Code or in manufactured home taxes under division

(B) or (C) of that section—323.152 of the Revised Code, the

owner shall file an application with the county auditor of the

county in which the owner's homestead is located.

To obtain a reduction in real property taxes under 209 division (A) of section 323.152 of the Revised Code, the 210 occupant of a homestead in a housing cooperative shall file an 211 application with the nonprofit corporation that owns and 212 operates the housing cooperative, in accordance with this 213 paragraph. Not later than the first day of March each year, the 214 corporation shall obtain applications from the county auditor's 215 office and provide one to each new occupant. Not later than the 216 first day of May, any occupant who may be eligible for a 217 reduction in taxes under division (A) of section 323.152 of the 218 Revised Code shall submit the completed application to the 219 corporation. Not later than the fifteenth day of May, the 220 corporation shall file all completed applications, and the 221 information required by division (B) of section 323.159 of the 222 Revised Code, with the county auditor of the county in which the 223

occupants' homesteads are located. Continuing applications shall	224
be furnished to an occupant in the manner provided in division	225
(C)(4) of this section.	226
(1) An application for reduction based upon a physical	227
disability shall be accompanied by a certificate signed by a	228
physician, and an application for reduction based upon a mental	229
disability shall be accompanied by a certificate signed by a	230
physician or psychologist licensed to practice in this state,	231
attesting to the fact that the applicant is permanently and	232
totally disabled. The certificate shall be in a form that the	233
tax commissioner requires and shall include the definition of	234
permanently and totally disabled as set forth in section 323.151	235
of the Revised Code. An application for reduction based upon a	236
disability certified as permanent and total by a state or	237
federal agency having the function of so classifying persons	238
shall be accompanied by a certificate from that agency. An	239
application by a disabled veteran for the reduction under	240
division (A)(2) of section 323.152 of the Revised Code shall be	241
accompanied by a letter or other written confirmation from the	242
United States department of veterans affairs, or its predecessor	243
or successor agency, showing that the veteran qualifies as a	244
disabled veteran.	245
An application for a reduction under division (A) of	246
section 323.152 of the Revised Code constitutes a continuing	247
application for a reduction in taxes for each year in which the	248
dwelling is the applicant's homestead.	249
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(2) An application for a reduction in taxes under division	250
divisions (B) and (C) of section 323.152 of the Revised Code	251

shall be filed only if the homestead or manufactured or mobile

home was transferred in the preceding year or did not qualify

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for and receive the reduction in taxes under that division for	254
the preceding tax year. The application for homesteads	255
transferred in the preceding year shall be incorporated into any	256
form used by the county auditor to administer the tax law in	257
respect to the conveyance of real property pursuant to section	258
319.20 of the Revised Code or of used manufactured homes or used	259
mobile homes as defined in section 5739.0210 of the Revised	260
Code. The owner of a manufactured or mobile home who has elected	261
under division (D)(4) of section 4503.06 of the Revised Code to	262
be taxed under division (D)(2) of that section for the ensuing	263
year may file the application at the time of making that	264
election. The application shall contain a statement that failure	265
by the applicant to affirm on the application that the dwelling	266
on the property conveyed is the applicant's homestead prohibits	267
the owner from receiving the reduction in taxes until a proper	268
application is filed within the period prescribed by division	269
(A)(3) of this section. Such an application constitutes a	270
continuing application for a reduction in taxes for each year in	271
which the dwelling is the applicant's homestead.	272

(3) Failure to receive a new application filed under 273 division (A)(1) or (2) or notification under division (C) of 274 this section after an application for reduction has been 275 approved is prima-facie evidence that the original applicant is 276 entitled to the reduction in taxes calculated on the basis of 277 the information contained in the original application. The 278 original application and any subsequent application, including 279 any late application, shall be in the form of a signed statement 280 and shall be filed on or before the thirty-first day of December 281 of the year for which the reduction is sought. The original 282 application and any subsequent application for a reduction in 283 manufactured home taxes shall be filed in the year preceding the 284

year for which the reduction is sought. The statement shall be	285
on a form, devised and supplied by the tax commissioner, which	286
shall require no more information than is necessary to establish	287
the applicant's eligibility for the reduction in taxes and the	288
amount of the reduction, and, except for homesteads that are	289
units in a housing cooperative, shall include an affirmation by	290
the applicant that ownership of the homestead was not acquired	291
from a person, other than the applicant's spouse, related to the	292
owner by consanguinity or affinity for the purpose of qualifying	293
for the real property or manufactured home tax reduction	294
provided for in division (A) or (B) of section 323.152 of the	295
Revised Code. The form shall contain a statement that conviction	296
of willfully falsifying information to obtain a reduction in	297
taxes or failing to comply with division (C) of this section	298
results in the revocation of the right to the reduction for a	299
period of three years. In the case of an application for a	300
reduction in taxes for persons described in division (A)(1)(b)	301
(iii) of section 323.152 of the Revised Code, the form shall	302
contain a statement that signing the application constitutes a	303
delegation of authority by the applicant to the tax commissioner	304
or the county auditor, individually or in consultation with each	305
other, to examine any tax or financial records relating to the	306
income of the applicant as stated on the application for the	307
purpose of determining eligibility for the exemption or a	308
possible violation of division (D) or (E) of this section.	309

(B) A late application for a tax reduction for the year 310 preceding the year in which an original application is filed, or 311 for a reduction in manufactured home taxes for the year in which 312 an original application is filed, may be filed with the original 313 application. If the county auditor determines the information 314 contained in the late application is correct, the auditor shall 315

determine the amount of the reduction in taxes to which the	316
applicant would have been entitled for the preceding tax year	317
had the applicant's application been timely filed and approved	318
in that year.	319
The amount of such reduction shall be treated by the	320
The amount of such reduction shall be treated by the	
auditor as an overpayment of taxes by the applicant and shall be	321
refunded in the manner prescribed in section 5715.22 of the	322
Revised Code for making refunds of overpayments. The county	323
auditor shall certify the total amount of the reductions in	324
taxes made in the current year under this division to the tax	325
commissioner, who shall treat the full amount thereof as a	326
reduction in taxes for the preceding tax year and shall make	327
reimbursement to the county therefor in the manner prescribed by	328
section 323.156 of the Revised Code, from money appropriated for	329
that purpose.	330
(C)(1) If, in any year after an application has been filed	331
under division (A)(1) or (2) of this section, the owner does not	332
qualify for a reduction in taxes on the homestead or on the	333
manufactured or mobile home set forth on such application, the	334
owner shall notify the county auditor that the owner is not	335
qualified for a reduction in taxes.	336
(2) If, in any year after an application has been filed	337
under division (A)(1) of this section, the occupant of a	338
homestead in a housing cooperative does not qualify for a	339
reduction in taxes on the homestead, the occupant shall notify	340
the county auditor that the occupant is not qualified for a	341
reduction in taxes or file a new application under division (A)	342
(1) of this section.	343

(3) If the county auditor or county treasurer discovers

that the owner of property not entitled to the reduction in

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taxes under division (B) of section 323.152 of the Revised Code	346
failed to notify the county auditor as required by division (C)	347
(1) of this section, a charge shall be imposed against the	348
property in the amount by which taxes were reduced under that	349
division for each tax year the county auditor ascertains that	350
the property was not entitled to the reduction and was owned by	351
the current owner. Interest shall accrue in the manner	352
prescribed by division (B) of section 323.121 or division (G)(2)	353
of section 4503.06 of the Revised Code on the amount by which	354
taxes were reduced for each such tax year as if the reduction	355
became delinquent taxes at the close of the last day the second	356
installment of taxes for that tax year could be paid without	357
penalty. The county auditor shall notify the owner, by ordinary	358
mail, of the charge, of the owner's right to appeal the charge,	359
and of the manner in which the owner may appeal. The owner may	360
appeal the imposition of the charge and interest by filing an	361
appeal with the county board of revision not later than the last	362
day prescribed for payment of real and public utility property	363
taxes under section 323.12 of the Revised Code following receipt	364
of the notice and occurring at least ninety days after receipt	365
of the notice. The appeal shall be treated in the same manner as	366
a complaint relating to the valuation or assessment of real	367
property under Chapter 5715. of the Revised Code. The charge and	368
any interest shall be collected as other delinquent taxes.	369

(4) Each year during January, the county auditor shall
furnish by ordinary mail a continuing application to each person
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receiving a reduction under division (A) of section 323.152 of
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the Revised Code. The continuing application shall be used to
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report changes in total income, ownership, occupancy,
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disability, and other information earlier furnished the auditor
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relative to the reduction in taxes on the property. The

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(5) Each year during February, the county auditor, except 384 as otherwise provided in this paragraph, shall furnish by 385 386 ordinary mail an original application to the owner, as of the first day of January of that year, of a homestead or a 387 manufactured or mobile home that transferred during the 388 preceding calendar year and that qualified for and received a 389 reduction in taxes under division (B) of section 323.152 of the 390 Revised Code for the preceding tax year. In order to receive the 391 reduction under that division, the owner shall file the 392 application with the county auditor not later than the thirty-393 first day of December. If the application is not timely filed, 394 the auditor shall not grant a reduction in taxes for the 395 homestead for the current year, and shall notify the owner that 396 the reduction in taxes has not been granted, in the same manner 397 prescribed under section 323.154 of the Revised Code for 398 notification of denial of an application. Failure of an owner to 399 receive an application does not excuse the failure of the owner 400 to file an original application. The county auditor is not 401 required to furnish an application under this paragraph for any 402 homestead for which application has previously been made on a 403 form incorporated into any form used by the county auditor to 404 administer the tax law in respect to the conveyance of real 405 property or of used manufactured homes or used mobile homes, and 406 an owner who previously has applied on such a form is not 407

required to return an application furnished under this	408
paragraph.	409
(D) No person shall knowingly make a false statement for	410
the purpose of obtaining a reduction in the person's real	411
property or manufactured home taxes under section 323.152 of the	412
Revised Code.	413
(E) No person shall knowingly fail to notify the county	414
auditor of changes required by division (C) of this section that	415
have the effect of maintaining or securing a reduction in taxes	416
under section 323.152 of the Revised Code.	417
(F) No person shall knowingly make a false statement or	418
certification attesting to any person's physical or mental	419
condition for purposes of qualifying such person for tax relief	420
pursuant to sections 323.151 to 323.159 of the Revised Code.	421
Sec. 4503.06. (A) The owner of each manufactured or mobile	422
have that has associated situation this state shall now sithing	423
home that has acquired situs in this state shall pay either a	723
real property tax pursuant to Title LVII of the Revised Code or	424
real property tax pursuant to Title LVII of the Revised Code or	424
real property tax pursuant to Title LVII of the Revised Code or a manufactured home tax pursuant to division (C) of this	424 425
real property tax pursuant to Title LVII of the Revised Code or a manufactured home tax pursuant to division (C) of this section.	424 425 426
real property tax pursuant to Title LVII of the Revised Code or a manufactured home tax pursuant to division (C) of this section.  (B) The owner of a manufactured or mobile home shall pay	424 425 426 427
real property tax pursuant to Title LVII of the Revised Code or a manufactured home tax pursuant to division (C) of this section.  (B) The owner of a manufactured or mobile home shall pay real property taxes if either of the following applies:	424 425 426 427 428
real property tax pursuant to Title LVII of the Revised Code or a manufactured home tax pursuant to division (C) of this section.  (B) The owner of a manufactured or mobile home shall pay real property taxes if either of the following applies:  (1) The manufactured or mobile home acquired situs in the	424 425 426 427 428
real property tax pursuant to Title LVII of the Revised Code or a manufactured home tax pursuant to division (C) of this section.  (B) The owner of a manufactured or mobile home shall pay real property taxes if either of the following applies:  (1) The manufactured or mobile home acquired situs in the state or ownership in the home was transferred on or after	424 425 426 427 428 429 430
real property tax pursuant to Title LVII of the Revised Code or a manufactured home tax pursuant to division (C) of this section.  (B) The owner of a manufactured or mobile home shall pay real property taxes if either of the following applies:  (1) The manufactured or mobile home acquired situs in the state or ownership in the home was transferred on or after January 1, 2000, and all of the following apply:	424 425 426 427 428 429 430 431
real property tax pursuant to Title LVII of the Revised Code or a manufactured home tax pursuant to division (C) of this section.  (B) The owner of a manufactured or mobile home shall pay real property taxes if either of the following applies:  (1) The manufactured or mobile home acquired situs in the state or ownership in the home was transferred on or after January 1, 2000, and all of the following apply:  (a) The home is affixed to a permanent foundation as	424 425 426 427 428 429 430 431

of the home.	436
(c) The certificate of title has been inactivated by the	437
clerk of the court of common pleas that issued it, pursuant to	438
division (H) of section 4505.11 of the Revised Code.	439
(2) The manufactured or mobile home acquired situs in the	440
state or ownership in the home was transferred before January 1,	441
2000, and all of the following apply:	442
(a) The home is affixed to a permanent foundation as	443
defined in division (C)(5) of section 3781.06 of the Revised	444
Code.	445
(b) The home is located on land that is owned by the owner	446
of the home.	447
(c) The owner of the home has elected to have the home	448
taxed as real property and, pursuant to section 4505.11 of the	449
Revised Code, has surrendered the certificate of title to the	450
auditor of the county containing the taxing district in which	451
the home has its situs, together with proof that all taxes have	452
been paid.	453
(d) The county auditor has placed the home on the real	454
property tax list and delivered the certificate of title to the	455
clerk of the court of common pleas that issued it and the clerk	456
has inactivated the certificate.	457
(C)(1) Any mobile or manufactured home that is not taxed	458
as real property as provided in division (B) of this section is	459
subject to an annual manufactured home tax, payable by the	460
owner, for locating the home in this state. The tax as levied in	461
this section is for the purpose of supplementing the general	462
revenue funds of the local subdivisions in which the home has	463
its situs pursuant to this section.	464

(2) The year for which the manufactured home tax is levied	465
commences on the first day of January and ends on the following	466
thirty-first day of December. The state shall have the first	467
lien on any manufactured or mobile home on the list for the	468
amount of taxes, penalties, and interest charged against the	469
owner of the home under this section. The lien of the state for	470
the tax for a year shall attach on the first day of January to a	471
home that has acquired situs on that date. The lien for a home	472
that has not acquired situs on the first day of January, but	473
that acquires situs during the year, shall attach on the next	474
first day of January. The lien shall continue until the tax,	475
including any penalty or interest, is paid.	476
(3)(a) The situs of a manufactured or mobile home located	477
in this state on the first day of January is the local taxing	478
district in which the home is located on that date.	479
(b) The situs of a manufactured or mobile home not located	480
in this state on the first day of January, but located in this	481
state subsequent to that date, is the local taxing district in	482
which the home is located thirty days after it is acquired or	483
first enters this state.	484
(4) The tax is collected by and paid to the county	485
treasurer of the county containing the taxing district in which	486
the home has its situs.	487
(D) The manufactured home tax shall be computed and	488
assessed by the county auditor of the county containing the	489
taxing district in which the home has its situs as follows:	490
(1) On a home that acquired situs in this state prior to	491
January 1, 2000:	492

(a) By multiplying the assessable value of the home by the

tax rate of the taxing district in which the home	e has its situs,	494
and deducting from the product thus obtained any	reduction	495
authorized under section 4503.065 of the Revised	Code. The tax	496
levied under this formula shall not be less than	thirty-six	497
dollars, unless the home qualifies for a reduction	on in assessable	498
value under section 4503.065 of the Revised Code,	in which case	499
there shall be no minimum tax and the tax shall be	pe the amount	500
calculated under this division.		501
(b) The assessable value of the home shall	be forty per	502
cent of the amount arrived at by the following co	<u> </u>	503
(i) If the cost to the owner, or market val	ue at time of	504
purchase, whichever is greater, of the home inclu	ides the	505
furnishings and equipment, such cost or market va	alue shall be	506
multiplied according to the following schedule:		507
		508
1	2 3	
A For the first calendar year in which the	x 80%	
home is owned by the current owner		
B 2nd calendar year	х 75%	
	700	
C 3rd "	x 70%	

x 65%

x 60%

x 55%

D

Ε

F

4th "

5th "

6th "

G	7th "	x 5	50%		
Н	8th "	x 4	5%		
I	9th "	x 4	.0%		
J	10th and each year thereafter	x 3	35%		
ŗ	The first calendar year means any period bet	ween t	the firs	st	509
day of	January and the thirty-first day of December	r of	the fir	st	510
year.					511
	(ii) If the cost to the owner, or market val	ue at	the tir	me	512
of pur	chase, whichever is greater, of the home doe	s not	includ	е	513
the fu	rnishings and equipment, such cost or market	value	e shall		514
be mul	tiplied according to the following schedule:				515
					516
	1	2		3	
А	For the first calendar year in which the	Х	95%		
	home is owned by the current owner				
В	2nd calendar year	Х	90%		
С	3rd "	Х	85%		
D	4th "	Х	80%		
E	5th "	Х	75%		
F	6th "	Х	70%		

G 7th "	x 65%	
H 8th "	x 60%	
I 9th "	x 55%	
J 10th and each year thereafter	x 50%	
The first calendar year means any period l	between the first	517
day of January and the thirty-first day of Dece		518
year.		519
(2) On a home in which ownership was trans	sferred or that	520
first acquired situs in this state on or after	January 1, 2000:	521
(a) By multiplying the assessable value or	f the home by the	522
effective tax rate, as defined in section 323.0	8 of the Revised	523
Code, for residential real property of the taxi	ng district in	524
which the home has its situs, and deducting fro	m the product	525
thus obtained the reductions required or author	ized under	526
section 319.302, division divisions (B) and (C)	_of section	527
323.152, or section 4503.065 of the Revised Cod	е.	528
(b) The assessable value of the home shall	l be thirty-five	529
per cent of its true value as determined under	division (L) of	530
this section.		531
(3) On or before the fifteenth day of Jan	uary each year,	532
the county auditor shall record the assessable	value and the	533
amount of tax on the manufactured or mobile hom	e on the tax list	534
and deliver a duplicate of the list to the coun	ty treasurer. In	535
the case of an emergency as defined in section	323.17 of the	536
Revised Code, the tax commissioner, by journal	entry, may extend	537
the times for delivery of the duplicate for an	additional	538
fifteen days upon receiving a written applicati	on from the	539

county auditor regarding an extension for the delivery of the	540
duplicate, or from the county treasurer regarding an extension	541
of the time for the billing and collection of taxes. The	542
application shall contain a statement describing the emergency	543
that will cause the unavoidable delay and must be received by	544
the tax commissioner on or before the last day of the month	545
preceding the day delivery of the duplicate is otherwise	546
required. When an extension is granted for delivery of the	547
duplicate, the time period for payment of taxes shall be	548
extended for a like period of time. When a delay in the closing	549
of a tax collection period becomes unavoidable, the tax	550
commissioner, upon application by the county auditor and county	551
treasurer, may order the time for payment of taxes to be	552
extended if the tax commissioner determines that penalties have	553
accrued or would otherwise accrue for reasons beyond the control	554
of the taxpayers of the county. The order shall prescribe the	555
final extended date for payment of taxes for that collection	556
period.	557

(4) After January 1, 1999, the owner of a manufactured or mobile home taxed pursuant to division (D)(1) of this section may elect to have the home taxed pursuant to division (D)(2) of this section by filing a written request with the county auditor of the taxing district in which the home is located on or before the first day of December of any year. Upon the filing of the request, the county auditor shall determine whether all taxes levied under division (D)(1) of this section have been paid, and if those taxes have been paid, the county auditor shall tax the manufactured or mobile home pursuant to division (D)(2) of this section commencing in the next tax year.

(5) A manufactured or mobile home that acquired situs in 569 this state prior to January 1, 2000, shall be taxed pursuant to 570

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division (D)(2) of this section if no manufactured home tax had	571
been paid for the home and the home was not exempted from	572
taxation pursuant to division (E) of this section for the year	573
for which the taxes were not paid.	574
	E 7 E

- (6)(a) Immediately upon receipt of any manufactured home 575 tax duplicate from the county auditor, but not less than twenty 576 days prior to the last date on which the first one-half taxes 577 may be paid without penalty as prescribed in division (F) of 578 this section, the county treasurer shall cause to be prepared 579 and mailed or delivered to each person charged on that duplicate 580 with taxes, or to an agent designated by such person, the tax 581 bill prescribed by the tax commissioner under division (D)(7) of 582 this section. When taxes are paid by installments, the county 583 treasurer shall mail or deliver to each person charged on such 584 duplicate or the agent designated by that person a second tax 585 bill showing the amount due at the time of the second tax 586 collection. The second half tax bill shall be mailed or 587 delivered at least twenty days prior to the close of the second 588 half tax collection period. A change in the mailing address of 589 any tax bill shall be made in writing to the county treasurer. 590 Failure to receive a bill required by this section does not 591 excuse failure or delay to pay any taxes shown on the bill or, 592 except as provided in division (B)(1) of section 5715.39 of the 593 Revised Code, avoid any penalty, interest, or charge for such 594 delay. 595
- (b) After delivery of the copy of the delinquent 596 manufactured home tax list under division (H) of this section, 597 the county treasurer may prepare and mail to each person in 598 whose name a home is listed an additional tax bill showing the 599 total amount of delinquent taxes charged against the home as 600 shown on the list. The tax bill shall include a notice that the

interest charge prescribed by division (G) of this section has	602
begun to accrue.	603
(7) Each tax bill prepared and mailed or delivered under	604
division (D)(6) of this section shall be in the form and contain	605
the information required by the tax commissioner. The	606
commissioner may prescribe different forms for each county and	607
may authorize the county auditor to make up tax bills and tax	608
receipts to be used by the county treasurer. The tax bill shall	609
not contain or be mailed or delivered with any information or	610
material that is not required by this section or that is not	611
authorized by section 321.45 of the Revised Code or by the tax	612
commissioner. In addition to the information required by the	613
commissioner, each tax bill shall contain the following	614
information:	615
(a) The taxes levied and the taxes charged and payable	616
against the manufactured or mobile home;	617
(b) The following notice: "Notice: If the taxes are not	618
paid within sixty days after the county auditor delivers the	619
delinquent manufactured home tax list to the county treasurer,	620
you and your home may be subject to collection proceedings for	621
tax delinquency." Failure to provide such notice has no effect	622
upon the validity of any tax judgment to which a home may be	623
subjected.	624
(c) In the case of manufactured or mobile homes taxed	625
under division (D)(2) of this section, the following additional	626
information:	627
(i) The effective tax rate. The words "effective tax rate"	628
shall appear in boldface type.	629
(ii) The following notice: "Notice: If the tayon charged	630

against this home have been reduced by the 2-1/2 per cent tax	631
reduction for residences occupied by the owner but the home is	632
not a residence occupied by the owner, the owner must notify the	633
county auditor's office not later than March 31 of the year for	634
which the taxes are due. Failure to do so may result in the	635
owner being convicted of a fourth degree misdemeanor, which is	636
punishable by imprisonment up to 30 days, a fine up to \$250, or	637
both, and in the owner having to repay the amount by which the	638
taxes were erroneously or illegally reduced, plus any interest	639
that may apply.	640
If the taxes charged against this home have not been	641
reduced by the $2-1/2$ per cent tax reduction and the home is a	642
residence occupied by the owner, the home may qualify for the	643
tax reduction. To obtain an application for the tax reduction or	644
further information, the owner may contact the county auditor's	645
office at (insert the address and telephone number of	646
the county auditor's office)."	647
(E) (1) A manufactured or mobile home is not subject to	648
this section when any of the following applies:	649
(a) It is taxable as personal property pursuant to section	650
5709.01 of the Revised Code. Any manufactured or mobile home	651
that is used as a residence shall be subject to this section and	652
shall not be taxable as personal property pursuant to section	653
5709.01 of the Revised Code.	654
(b) It bears a license plate issued by any state other	655
than this state unless the home is in this state in excess of an	656
accumulative period of thirty days in any calendar year.	657
(c) The annual tax has been paid on the home in this state	658

659

for the current year.

(d) The tax commissioner has determined, pursuant to	660
section 5715.27 of the Revised Code, that the property is exempt	661
from taxation, or would be exempt from taxation under Chapter	662
5709. of the Revised Code if it were classified as real	663
property.	664
(2) A travel trailer or park trailer, as these terms are	665
defined in section 4501.01 of the Revised Code, is not subject	666
to this section if it is unused or unoccupied and stored at the	667
owner's normal place of residence or at a recognized storage	668
facility.	669
(3) A travel trailer or park trailer, as these terms are	670
defined in section 4501.01 of the Revised Code, is subject to	671
this section and shall be taxed as a manufactured or mobile home	672
if it has a situs longer than thirty days in one location and is	673
connected to existing utilities, unless either of the following	674
applies:	675
(a) The situs is in a state facility or a camping or park	676
area as defined in division (C), (Q), (S), or (V) of section	677
3729.01 of the Revised Code.	678
(b) The situs is in a camping or park area that is a tract	679
of land that has been limited to recreational use by deed or	680
zoning restrictions and subdivided for sale of five or more	681
individual lots for the express or implied purpose of occupancy	682
by either self-contained recreational vehicles as defined in	683
division (T) of section 3729.01 of the Revised Code or by	684
dependent recreational vehicles as defined in division (D) of	685
section 3729.01 of the Revised Code.	686
(F) Except as provided in division (D)(3) of this section,	687

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the manufactured home tax is due and payable as follows:

(1) When a manufactured or mobile home has a situs in this	689
state, as provided in this section, on the first day of January,	690
one-half of the amount of the tax is due and payable on or	691
before the first day of March and the balance is due and payable	692
on or before the thirty-first day of July. At the option of the	693
owner of the home, the tax for the entire year may be paid in	694
full on the first day of March.	695
(2) When a manufactured or mobile home first acquires a	696
situs in this state after the first day of January, no tax is	697
due and payable for that year.	698
(G)(1)(a) Except as otherwise provided in division (G)(1)	699
(b) of this section, if one-half of the current taxes charged	700
under this section against a manufactured or mobile home,	701
together with the full amount of any delinquent taxes, are not	702
paid on or before the first day of March in that year, or on or	703
before the last day for such payment as extended pursuant to	704
section 4503.063 of the Revised Code, a penalty of ten per cent	705
shall be charged against the unpaid balance of such half of the	706
current taxes. If the total amount of all such taxes is not paid	707
on or before the thirty-first day of July, next thereafter, or	708
on or before the last day for payment as extended pursuant to	709
section 4503.063 of the Revised Code, a like penalty shall be	710
charged on the balance of the total amount of the unpaid current	711
taxes.	712
(b) After a valid delinquent tax contract that includes	713
unpaid current taxes from a first-half collection period	714
described in division (F) of this section has been entered into	715
under section 323.31 of the Revised Code, no ten per cent	716
penalty shall be charged against such taxes after the second-	717

half collection period while the delinquent tax contract remains

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in effect. On the day a delinquent tax contract becomes void, 719
the ten per cent penalty shall be charged against such taxes and 720
shall equal the amount of penalty that would have been charged 721
against unpaid current taxes outstanding on the date on which 722
the second-half penalty would have been charged thereon under 723
division (G)(1)(a) of this section if the contract had not been 724
in effect. 725

- (2) (a) On the first day of the month following the last 726 day the second installment of taxes may be paid without penalty 727 728 beginning in 2000, interest shall be charged against and 729 computed on all delinquent taxes other than the current taxes that became delinquent taxes at the close of the last day such 730 second installment could be paid without penalty. The charge 731 shall be for interest that accrued during the period that began 732 on the preceding first day of December and ended on the last day 733 of the month that included the last date such second installment 734 could be paid without penalty. The interest shall be computed at 735 the rate per annum prescribed by section 5703.47 of the Revised 736 Code and shall be entered as a separate item on the delinquent 737 manufactured home tax list compiled under division (H) of this 738 section. 739
- (b) On the first day of December beginning in 2000, the 740 741 interest shall be charged against and computed on all delinquent taxes. The charge shall be for interest that accrued during the 742 period that began on the first day of the month following the 743 last date prescribed for the payment of the second installment 744 of taxes in the current year and ended on the immediately 745 preceding last day of November. The interest shall be computed 746 at the rate per annum prescribed by section 5703.47 of the 747 Revised Code and shall be entered as a separate item on the 748 delinquent manufactured home tax list. 749

(c) After a valid undertaking has been entered into for	750
the payment of any delinquent taxes, no interest shall be	751
charged against such delinquent taxes while the undertaking	752
remains in effect in compliance with section 323.31 of the	753
Revised Code. If a valid undertaking becomes void, interest	754
shall be charged against the delinquent taxes for the periods	755
that interest was not permitted to be charged while the	756
undertaking was in effect. The interest shall be charged on the	757
day the undertaking becomes void and shall equal the amount of	758
interest that would have been charged against the unpaid	759
delinquent taxes outstanding on the dates on which interest	760
would have been charged thereon under divisions (G)(1) and (2)	761
of this section had the undertaking not been in effect.	762

(3) If the full amount of the taxes due at either of the

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times prescribed by division (F) of this section is paid within

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ten days after such time, the county treasurer shall waive the

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collection of and the county auditor shall remit one-half of the

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penalty provided for in this division for failure to make that

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payment by the prescribed time.

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- (4) The treasurer shall compile and deliver to the county auditor a list of all tax payments the treasurer has received as provided in division (G)(3) of this section. The list shall include any information required by the auditor for the remission of the penalties waived by the treasurer. The taxes so collected shall be included in the settlement next succeeding the settlement then in process.
- (H) (1) The county auditor shall compile annually a 776

  "delinquent manufactured home tax list" consisting of homes the 777

  county treasurer's records indicate have taxes that were not 778

  paid within the time prescribed by divisions (D) (3) and (F) of 779

this section, have taxes that remain unpaid from prior years, or

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have unpaid tax penalties or interest that have been assessed.

- (2) Within thirty days after the settlement under division 782 (H)(2) of section 321.24 of the Revised Code, the county auditor 783 shall deliver a copy of the delinquent manufactured home tax 784 list to the county treasurer. The auditor shall update and 785 publish the delinquent manufactured home tax list annually in 786 the same manner as delinquent real property tax lists are 787 published. The county auditor may apportion the cost of 788 publishing the list among taxing districts in proportion to the 789 amount of delinquent manufactured home taxes so published that 790 each taxing district is entitled to receive upon collection of 791 those taxes, or the county auditor may charge the owner of a 792 home on the list a flat fee established under section 319.54 of 793 the Revised Code for the cost of publishing the list and, if the 794 fee is not paid, may place the fee upon the delinquent 795 manufactured home tax list as a lien on the listed home, to be 796 collected as other manufactured home taxes. 797
- (3) When taxes, penalties, or interest are charged against 798 a person on the delinquent manufactured home tax list and are 799 not paid within sixty days after the list is delivered to the 800 county treasurer, the county treasurer shall, in addition to any 801 other remedy provided by law for the collection of taxes, 802 penalties, and interest, enforce collection of such taxes, 803 penalties, and interest by civil action in the name of the 804 treasurer against the owner for the recovery of the unpaid taxes 805 following the procedures for the recovery of delinquent real 806 property taxes in sections 323.25 to 323.28 of the Revised Code. 807 The action may be brought in municipal or county court, provided 808 the amount charged does not exceed the monetary limitations for 809 original jurisdiction for civil actions in those courts. 810

It is sufficient, having made proper parties to the suit,	811
for the county treasurer to allege in the treasurer's bill of	812
particulars or petition that the taxes stand chargeable on the	813
books of the county treasurer against such person, that they are	814
due and unpaid, and that such person is indebted in the amount	815
of taxes appearing to be due the county. The treasurer need not	816
set forth any other matter relating thereto. If it is found on	817
the trial of the action that the person is indebted to the	818
state, judgment shall be rendered in favor of the county	819
treasurer prosecuting the action. The judgment debtor is not	820
entitled to the benefit of any law for stay of execution or	821
exemption of property from levy or sale on execution in the	822
enforcement of the judgment.	823

Upon the filing of an entry of confirmation of sale or an 824 order of forfeiture in a proceeding brought under this division, 825 title to the manufactured or mobile home shall be in the 826 purchaser. The clerk of courts shall issue a certificate of 827 title to the purchaser upon presentation of proof of filing of 828 the entry of confirmation or order and, in the case of a 829 forfeiture, presentation of the county auditor's certificate of 830 sale. 831

(I) The total amount of taxes collected shall be 832 distributed in the following manner: four per cent shall be 833 allowed as compensation to the county auditor for the county 834 auditor's service in assessing the taxes; two per cent shall be 835 allowed as compensation to the county treasurer for the services 836 the county treasurer renders as a result of the tax levied by 837 this section. Such amounts shall be paid into the county 838 treasury, to the credit of the county general revenue fund, on 839 the warrant of the county auditor. Fees to be paid to the credit 840 of the real estate assessment fund shall be collected pursuant 841

to division (C) of section 319.54 of the Revised Code and paid	842
into the county treasury, on the warrant of the county auditor.	843
The balance of the taxes collected shall be distributed among	844
the taxing subdivisions of the county in which the taxes are	845
collected and paid in the same ratio as those taxes were	846
collected for the benefit of the taxing subdivision. The taxes	847
levied and revenues collected under this section shall be in	848
lieu of any general property tax and any tax levied with respect	849
to the privilege of using or occupying a manufactured or mobile	850
nome in this state except as provided in sections 4503.04 and	851
5741.02 of the Revised Code.	852

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- (J) An agreement to purchase or a bill of sale for a manufactured home shall show whether or not the furnishings and equipment are included in the purchase price.
- (K) If the county treasurer and the county prosecuting 856 attorney agree that an item charged on the delinquent 857 manufactured home tax list is uncollectible, they shall certify 858 that determination and the reasons to the county board of 859 revision. If the board determines the amount is uncollectible, 860 it shall certify its determination to the county auditor, who 861 shall strike the item from the list.
- (L)(1) The county auditor shall appraise at its true value 863 any manufactured or mobile home in which ownership is 864 transferred or which first acquires situs in this state on or 865 after January 1, 2000, and any manufactured or mobile home the 866 owner of which has elected, under division (D)(4) of this 867 section, to have the home taxed under division (D)(2) of this 868 section. The true value shall include the value of the home, any 869 additions, and any fixtures, but not any furnishings in the 870 home. In determining the true value of a manufactured or mobile 871

home, the auditor shall consider all facts and circumstances	872
relating to the value of the home, including its age, its	873
capacity to function as a residence, any obsolete	874
characteristics, and other factors that may tend to prove its	875
true value.	876
(2)(a) If a manufactured or mobile home has been the	877
subject of an arm's length sale between a willing seller and a	878
willing buyer within a reasonable length of time prior to the	879
determination of true value, the county auditor shall consider	880
the sale price of the home to be the true value for taxation	881
purposes.	882
(b) The sale price in an arm's length transaction between	883
a willing seller and a willing buyer shall not be considered the	884
true value of the home if either of the following occurred after	885
the sale:	886
(i) The home has lost value due to a casualty.	887
(ii) An addition or fixture has been added to the home.	888
(3) The county auditor shall have each home viewed and	889
appraised at least once in each six-year period in the same year	890
in which real property in the county is appraised pursuant to	891
Chapter 5713. of the Revised Code, and shall update the	892
appraised values in the third calendar year following the	893
appraisal. The person viewing or appraising a home may enter the	894
home to determine by actual view any additions or fixtures that	895
have been added since the last appraisal. In conducting the	896
appraisals and establishing the true value, the auditor shall	897
follow the procedures set forth for appraising real property in	898
sections 5713.01 and 5713.03 of the Revised Code.	899

(4) The county auditor shall place the true value of each

home on the manufactured home tax list upon completion of an	901
appraisal.	902
(5)(a) If the county auditor changes the true value of a	903
home, the auditor shall notify the owner of the home in writing,	904
delivered by mail or in person. The notice shall be given at	905
least thirty days prior to the issuance of any tax bill that	906
reflects the change. Failure to receive the notice does not	907
invalidate any proceeding under this section.	908
(b) Any owner of a home or any other person or party	909
listed in division (A)(1) of section 5715.19 of the Revised Code	910
may file a complaint against the true value of the home as	911
appraised under this section. The complaint shall be filed with	912
the county auditor on or before the thirty-first day of March of	913
the current tax year or the date of closing of the collection	914
for the first half of manufactured home taxes for the current	915
tax year, whichever is later. The auditor shall present to the	916
county board of revision all complaints filed with the auditor	917
under this section. The board shall hear and investigate the	918
complaint and may take action on it as provided under sections	919
5715.11 to 5715.19 of the Revised Code.	920
(c) If the county board of revision determines, pursuant	921
to a complaint against the valuation of a manufactured or mobile	922
home filed under this section, that the amount of taxes,	923
assessments, or other charges paid was in excess of the amount	924
due based on the valuation as finally determined, then the	925
overpayment shall be refunded in the manner prescribed in	926
section 5715.22 of the Revised Code.	927
(d) Payment of all or part of a tax under this section for	928

any year for which a complaint is pending before the county

board of revision does not abate the complaint or in any way

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affect the hearing and determination thereof.

(M) If the county auditor determines that any tax or other	932
charge or any part thereof has been erroneously charged as a	933
result of a clerical error as defined in section 319.35 of the	934
Revised Code, the county auditor shall call the attention of the	935
county board of revision to the erroneous charges. If the board	936
finds that the taxes or other charges have been erroneously	937
charged or collected, it shall certify the finding to the	938
auditor. Upon receipt of the certification, the auditor shall	939
remove the erroneous charges on the manufactured home tax list	940
or delinquent manufactured home tax list in the same manner as	941
is prescribed in section 319.35 of the Revised Code for	942
erroneous charges against real property, and refund any	943
erroneous charges that have been collected, with interest, in	944
the same manner as is prescribed in section 319.36 of the	945
Revised Code for erroneous charges against real property.	946

- (N) As used in this section and section 4503.061 of the 947 Revised Code:
- (1) "Manufactured home taxes" includes taxes, penalties, and interest charged under division (C) or (G) of this section and any penalties charged under division (G) or (H)(5) of section 4503.061 of the Revised Code.
- (2) "Current taxes" means all manufactured home taxes 953 charged against a manufactured or mobile home that have not 954 appeared on the manufactured home tax list for any prior year. 955 Current taxes become delinquent taxes if they remain unpaid 956 after the last day prescribed for payment of the second 957 installment of current taxes without penalty, whether or not 958 they have been certified delinquent. 959

(3) "Delinquent taxes" means:	960
(a) Any manufactured home taxes that were charged against	961
a manufactured or mobile home for a prior year, including any	962
penalties or interest charged for a prior year and the costs of	963
publication under division (H)(2) of this section, and that	964
remain unpaid;	965
(b) Any current manufactured home taxes charged against a	966
manufactured or mobile home that remain unpaid after the last	967
day prescribed for payment of the second installment of current	968
taxes without penalty, whether or not they have been certified	969
delinquent, including any penalties or interest and the costs of	970
publication under division (H)(2) of this section.	971
Section 2. That existing sections 323.152, 323.153, and	972
4503.06 of the Revised Code are hereby repealed.	973
Section 3. The amendment by this act of section 323.152 of	974
Section 3. The amendment by this act of section 323.152 of the Revised Code applies to tax year 2020 and each tax year	974 975
the Revised Code applies to tax year 2020 and each tax year	975
the Revised Code applies to tax year 2020 and each tax year thereafter.	975 976
the Revised Code applies to tax year 2020 and each tax year thereafter.  If a homestead qualifies for the reduction in taxes under	975 976 977
the Revised Code applies to tax year 2020 and each tax year thereafter.  If a homestead qualifies for the reduction in taxes under divisions (B) and (C) of section 323.152 of the Revised Code, as	975 976 977 978
the Revised Code applies to tax year 2020 and each tax year thereafter.  If a homestead qualifies for the reduction in taxes under divisions (B) and (C) of section 323.152 of the Revised Code, as amended by this act, for tax year 2020 and qualified for the	975 976 977 978 979
the Revised Code applies to tax year 2020 and each tax year thereafter.  If a homestead qualifies for the reduction in taxes under divisions (B) and (C) of section 323.152 of the Revised Code, as amended by this act, for tax year 2020 and qualified for the reduction under division (B) of that section for tax year 2019,	975 976 977 978 979 980
the Revised Code applies to tax year 2020 and each tax year thereafter.  If a homestead qualifies for the reduction in taxes under divisions (B) and (C) of section 323.152 of the Revised Code, as amended by this act, for tax year 2020 and qualified for the reduction under division (B) of that section for tax year 2019, the reduction in taxes under division (C) of that section	975 976 977 978 979 980 981
the Revised Code applies to tax year 2020 and each tax year thereafter.  If a homestead qualifies for the reduction in taxes under divisions (B) and (C) of section 323.152 of the Revised Code, as amended by this act, for tax year 2020 and qualified for the reduction under division (B) of that section for tax year 2019, the reduction in taxes under division (C) of that section applies to the homestead for tax year 2020 without the need for	975 976 977 978 979 980 981 982
the Revised Code applies to tax year 2020 and each tax year thereafter.  If a homestead qualifies for the reduction in taxes under divisions (B) and (C) of section 323.152 of the Revised Code, as amended by this act, for tax year 2020 and qualified for the reduction under division (B) of that section for tax year 2019, the reduction in taxes under division (C) of that section applies to the homestead for tax year 2020 without the need for the owner to file an application for the reduction for tax year	975 976 977 978 979 980 981 982 983
the Revised Code applies to tax year 2020 and each tax year thereafter.  If a homestead qualifies for the reduction in taxes under divisions (B) and (C) of section 323.152 of the Revised Code, as amended by this act, for tax year 2020 and qualified for the reduction under division (B) of that section for tax year 2019, the reduction in taxes under division (C) of that section applies to the homestead for tax year 2020 without the need for the owner to file an application for the reduction for tax year 2020. If the homestead is one unit of a two- or three-unit	975 976 977 978 979 980 981 982 983 984
the Revised Code applies to tax year 2020 and each tax year thereafter.  If a homestead qualifies for the reduction in taxes under divisions (B) and (C) of section 323.152 of the Revised Code, as amended by this act, for tax year 2020 and qualified for the reduction under division (B) of that section for tax year 2019, the reduction in taxes under division (C) of that section applies to the homestead for tax year 2020 without the need for the owner to file an application for the reduction for tax year 2020. If the homestead is one unit of a two- or three-unit dwelling described in division (C) (1) (a) of that section and the	975 976 977 978 979 980 981 982 983 984 985

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thereafter unless the owner files a new application under	989
division (A)(2) of section 323.153 of the Revised Code, as	990
amended by this act.	991
Section 4. This act shall be known as the Property Tax	992
Relief and Local Government Support Act.	993