

Ohio Revised Code Section 5748.03 Ballot form.

Effective: September 13, 2022

Legislation: House Bill 140 - 134th General Assembly

(A) The form of the ballot	-	the electors under section	5748.02 of the
Revised Code shall be as for	ollows:		
"Shall an annual income ta	x of (state the pro	oposed rate of tax) on the	school district income
of individuals and of estate	s be imposed by	(state the name of the scho	ool district), for
(state the number	of years the tax would be	levied, or that it would be	levied for a
continuing period of time),	beginning (state	the date the tax would first	st take effect), for the
purpose of (state th	e purpose of the tax)?		
		1	\neg
	<cp-base>FOR THE TAX</cp-base>		
	<pre><cp-base>AGAINST THE TAX</cp-base></pre>	<cp-base>"</cp-base>	
		-	
(B)(1) If the question subm	itted to electors proposes a	a school district income ta	x only on the taxable
income of individuals as de	efined in division (E)(1)(b)	of section 5748.01 of the	Revised Code, the
form of the ballot shall be i	modified by stating that the	e tax is to be levied on the	"earned income of
individuals residing in the	school district" in lieu of th	ne "school district income	of individuals and of
estates."			
(2) If the question submitte	d to electors proposes to r	enew one or more expiring	g income tax levies
the ballot shall be modified		-	
school district that would in			
end of (state the	-		
cha of (state the	last year the existing meor	ne tax of taxes may be lev	vicu).
(3) If the question includes	a proposal under division	(B)(2) of section 5748.02	of the Revised Code
to reduce the rate of one or	more school district prope	erty taxes, the ballot shall	state that the purpose
of the school district incom	e tax is for current expens	es, and the form of the bal	llot shall be modified
by adding the following lar	nguage immediately after t	he statement of the nurnos	se of the proposed



income tax: ", and shall the rate of an existing tax on property, currently levied for the purpose of current expenses at the rate of _____ mills, be REDUCED to ____ mills for each \$1 of taxable value, which amounts to a reduction from \$____ (estimated effective rate) to \$____ (estimated effective rate) for each \$100,000 of the county auditor's appraised value, that the county auditor estimates will collect \$____ annually, the reduction continuing until any such time as the income tax is repealed." In lieu of "for the tax" and "against the tax," the phrases "for the issue" and "against the issue," respectively, shall be used. If a board of education proposes a reduction in the rates of more than one tax, the ballot language shall be modified accordingly to express the rates at which those taxes currently are levied and the rates to which the taxes will be reduced.

- (C) The board of elections shall certify the results of the election to the board of education and to the tax commissioner. If a majority of the electors voting on the question vote in favor of it, the income tax, the applicable provisions of Chapter 5747. of the Revised Code, and the reduction in the rate or rates of existing property taxes if the question included such a reduction shall take effect on the date specified in the resolution. If the question approved by the voters includes a reduction in the rate of a school district property tax, the board of education shall not levy the tax at a rate greater than the rate to which the tax is reduced, unless the school district income tax is repealed in an election under section 5748.04 of the Revised Code.
- (D) If the rate at which a property tax is levied and collected is reduced pursuant to a question approved under this section, the tax commissioner shall compute the percentage required to be computed for that tax under division (D) of section 319.301 of the Revised Code each year the rate is reduced as if the tax had been levied in the preceding year at the rate at which it has been reduced. If the rate of a property tax increases due to the repeal of the school district income tax pursuant to section 5748.04 of the Revised Code, the tax commissioner, for the first year for which the rate increases, shall compute the percentage as if the tax in the preceding year had been levied at the rate at which the tax was authorized to be levied prior to any rate reduction.