### As Introduced

# **131st General Assembly**

# Regular Session 2015-2016

H. B. No. 468

## Representative Boccieri

Cosponsors: Representatives Lepore-Hagan, Ramos, Leland, Howse, Cera, Sheehy, Johnson, G., O'Brien, M., Slesnick, Phillips, Patterson, Reece, Boyce, Smith, K., Rogers, Bishoff, Antonio, Clyde

## A BILL

Го	amend sections 6109.10, 6109.12, 6109.21,	1
	6109.30, 6109.33, and 6109.99 of the Revised	2
	Code to require a board of health to conduct	3
	testing for lead in public water systems, to	4
	modify the notice requirements with respect to	5
	lead in a public water system, to require an	6
	applicant for a renewal of a public water system	7
	license to complete specified training, and to	8
	specify that civil and criminal penalties apply	9
	to the members of a board of health and the	10
	Director of Environmental Protection with	11
	respect to the failure to provide timely	12
	notification regarding lead contamination in	13
	drinking water.	14

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

	Sec	tion 1.	That	sections	6109.10	0, 6109.3	12,	6109	.21,		15
6109.	.30,	6109.33	3, and	6109.99	of the	Revised	Code	e be	amended	to	16
read	as i	follows:									17

Sec. 6109.10. (A) As used in this section, "lead free"	18
means:	19
(1) When used with respect to solders or flux, solders or	20
flux containing not more than two-tenths of one per cent lead;	21
(2) When used with respect to pipes or pipe fittings,	22
pipes or pipe fittings containing not more than eight per cent	23
lead.	24
(B) Any pipe, pipe fitting, solder, or flux that is used	25
in the installation or repair of a public water system or of any	26
plumbing in a residential or nonresidential facility providing	27
water for human consumption which is connected to a public water	28
system shall be lead free. This division does not apply to	29
leaded joints necessary for the repair of cast iron pipes.	30
(C)(1) Each public water system shall identify and provide	31
notice to persons that may be affected by lead contamination of	32
their drinking water not later than thirty days after tests	33
confirm that lead contamination exists in such drinking water.	34
The notice shall be in such form and manner as may be reasonably	35
required by the director of environmental protection, but shall	36
provide a clear and readily understandable explanation of all of	37
the following:	38
(1)—(a) Potential sources of lead in the drinking water;	39
(2) Potential adverse health effects;	40
(3)—(c) Reasonably available methods of mitigating known	41
or potential lead content in drinking water;	42
	4.2
(4)—(d) Any steps the public water system is taking to	43
mitigate lead content in drinking water;	44
$\frac{(5)}{(e)}$ The necessity, if any, of seeking alternative	45

water supplies.	46
(2) The public water system shall provide the notice shall	47
be provided notwithstanding the absence of a violation of any	48
drinking water standard.	49
(3) If a public water system fails to provide the notice	50
as required under division (C)(1) of this section, the director	51
of environmental protection, not later than one business day	52
after the public water system failed to provide the notice,	53
shall direct the applicable board of health to provide the	54
notice to affected persons.	55
The applicable board of health shall provide the notice to	56
affected persons as required by this section not later than	57
fifteen days after the public water system failed to provide the	58
<pre>notice.</pre>	59
Sec. 6109.12. (A) Every owner or operator of a public	60
water system shall have analyses of the water made at such	61
intervals and in such manner as may be ordered by the	62
environmental protection agency. Records of the results of such	63
analyses shall be maintained and reported as required by the	64
agency.	65
agency.  (B)(1) In addition to the analysis conducted by the owner	65 66
(B)(1) In addition to the analysis conducted by the owner	66
(B) (1) In addition to the analysis conducted by the owner or operator of a public water system under division (A) of this	66 67
(B) (1) In addition to the analysis conducted by the owner or operator of a public water system under division (A) of this section, the applicable board of health shall conduct monitoring	66 67 68
(B) (1) In addition to the analysis conducted by the owner or operator of a public water system under division (A) of this section, the applicable board of health shall conduct monitoring of the water in the public water system for the presence of	66 67 68 69
(B) (1) In addition to the analysis conducted by the owner or operator of a public water system under division (A) of this section, the applicable board of health shall conduct monitoring of the water in the public water system for the presence of lead. The owner or operator of the public water system shall pay	66 67 68 69 70
(B) (1) In addition to the analysis conducted by the owner or operator of a public water system under division (A) of this section, the applicable board of health shall conduct monitoring of the water in the public water system for the presence of lead. The owner or operator of the public water system shall pay the costs associated with the monitoring conducted by the board	66 67 68 69 70 71

governing the frequency of such monitoring. The board of health	75
may contract with and select a vendor to conduct the testing.	76
(2) A board of health shall provide the results of testing	77
conducted under division (B)(1) of this section to the director	78
of environmental protection.	79
Sec. 6109.21. (A) Except as provided in divisions (I) and	80
(J) of this section, no person shall operate a public water	81
system in this state without a license issued by the director of	82
environmental protection.	83
(B) A person who proposes to operate a new public water	84
system, in addition to complying with section 6109.07 of the	85
Revised Code and rules adopted under it, shall obtain an initial	86
license from the director. The person shall submit an	87
application for the initial license at least forty-five days	88
prior to commencing the operation of the system.	89
(C) A license shall expire on the thirtieth day of January	90
in the year following its issuance.	91
(D) A license shall be renewed annually. A person	92
proposing to continue operating a public water system shall	93
apply for a license renewal at least thirty days prior to the	94
expiration date of the license.	95
(E) Each application for a license or license renewal	96
shall be accompanied by the appropriate fee established under	97
division (M) of section 3745.11 of the Revised Code. However, an	98
applicant for an initial license who is proposing to operate a	99
new public water system shall submit a fee that equals a	100
prorated amount of the appropriate fee established under that	101
division for the remainder of the licensing year. An applicant	102
for license renewal shall submit evidence that the applicant has	103

completed the training program established under division (H)(3)	104
of this section.	105
(F) Not later than thirty days after receiving a completed	106
application and the appropriate license fee for a license or	107
license renewal for a public water system, the director shall do	108
one of the following:	109
(1) Issue the license or license renewal for the public	110
water system;	111
(2) Issue the license or license renewal subject to terms	112
and conditions that the director determines are necessary to	113
ensure compliance with this chapter and rules adopted under it;	114
(3) Deny the license or license renewal if the director	115
finds that the public water system cannot be operated in	116
substantial compliance with this chapter and rules adopted under	117
it <u>;</u>	118
(4) Deny the license renewal if the director finds that	119
the applicant has not completed the training program established	120
under division (H)(3) of this section.	121
(G) The director may condition, suspend, or revoke a	122
license or license renewal issued under this section at any time	123
if the director finds that the public water system was not or	124
will not be operated in substantial compliance with this chapter	125
and rules adopted under it.	126
(H) The director shall adopt rules in accordance with	127
Chapter 119. of the Revised Code establishing procedures and	128
requirements governing both all of the following:	129
(1) Information to be included on applications for	130
licenses and license renewals issued under this section:	131

(2) The issuance, conditioning, suspension, revocation,	132
and denial of licenses and license renewals under this section:	133
(3) In addition to any other training required by rules, a	134
training program regarding the identification of lead in	135
drinking water, including corrosion treatment, monitoring	136
parameters, and the notification requirements and procedures	137
established under section 6109.10 of the Revised Code.	138
(I)(1) As used in division (I) of this section, "church"	139
means a fellowship of believers, congregation, society,	140
corporation, convention, or association that is formed primarily	141
or exclusively for religious purposes and that is not formed or	142
operated for the private profit of any person.	143
(2) This section does not apply to a church that operates	144
or maintains a public water system solely to provide water for	145
that church or for a campground that is owned by the church and	146
operated primarily or exclusively for members of the church and	147
their families.	148
(J) This section does not apply to any public or nonpublic	149
school that meets minimum standards of the state board of	150
education that operates or maintains a public water system	151
solely to provide water for that school.	152
(K) The environmental protection agency shall collect well	153
log filing fees on behalf of the division of water resources in	154
the department of natural resources in accordance with section	155
1521.05 of the Revised Code and rules adopted under it. The fees	156
shall be submitted to the division quarterly as provided in	157
those rules.	158
Sec. 6109.30. (A) There is hereby created in the state	159
treasury the drinking water protection fund, which shall be	160

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administered by the director of environmental protection. The	161
fund shall consist of moneys distributed to it and shall be used	162
for all of the following purposes:	163
(1) Administration of this chapter and rules adopted under	164
it;	165
(2) Administration in this state of the Safe Drinking	166
Water Act;	167
(3) Provision of technical assistance to public water	168
systems in this state for the purposes of this chapter and rules	169
adopted under it;	170
(4) Special studies conducted by the director for the	171
monitoring and testing of drinking water quality in this state;	172
(5) Support of programs for the prevention of	173
contamination of surface and ground water supplies in this state	174
that are sources of drinking water;	175
(6) The training program established under division (H)(3)	176
of section 6109.21 of the Revised Code.	177
(B) The director may expend not more than two hundred	178
thousand dollars from the fund in each fiscal year for the	179
purpose of making loans to owners and operators of public water	180
systems for emergency remediation of threats of contamination to	181
public water supplies. The director shall not loan more than	182
twenty-five thousand dollars to the owner or operator of any	183
single public water system. The director shall adopt, and may	184
amend and rescind, rules in accordance with Chapter 119. of the	185
Revised Code establishing application procedures and	186
requirements for those loans. The rules shall require that an	187
owner or operator receiving a loan under this division repay the	188
loan to the fund not later than twelve months after receiving	189

it. 190 Sec. 6109.33. Any (A) Except as otherwise provided in 191 division (B) of this section, any person who violates section 192 6109.31 of the Revised Code shall pay a civil penalty of not 193 more than twenty-five thousand dollars for each violation, to be 194 paid into the state treasury to the credit of the drinking water 195 protection fund created in section 6109.30 of the Revised Code. 196 The attorney general, upon written request by the director of 197 environmental protection, shall bring an action for such a 198 penalty against any person who violates that section. Such an 199 action is a civil action, governed by the Rules of Civil 200 Procedure and other rules of practice and procedure applicable 201 to civil actions. 202 (B) Notwithstanding Chapter 2744. of the Revised Code, if 203 the director of environmental protection or a board of health 204 violates division (C)(3) of section 6109.10 of the Revised Code, 205 the director or board shall pay a civil penalty of not more than 206 twenty-five thousand dollars for each violation, to be paid into 207 the state treasury to the credit of the drinking water 208 209 protection fund created in section 6109.30 of the Revised Code. Each day of noncompliance is a separate violation. If such a 210 violation occurs, the attorney general shall bring an action for 211 civil penalties against the director or board. Such an action is 212 a civil action, governed by the Rules of Civil Procedure and 213 other rules of practice and procedure applicable to civil 214 actions. 215 Sec. 6109.99. (A) Except as provided in division (C) of 216 this section, whoever recklessly violates section 6109.31 of the 217 Revised Code is guilty of a misdemeanor and, notwithstanding 218 section 2929.28 of the Revised Code, shall be fined not more 219

than ten thousand dollars or imprisoned for not more than four	220
years, or both. Each day of violation constitutes a separate	221
offense.	222
(B) Whoever knowingly violates division (B), (C), or (D)	223
of section 6109.31 of the Revised Code is guilty of a felony	224
and, notwithstanding section 2929.18 of the Revised Code, shall	225
be fined not more than twenty-five thousand dollars or	226
imprisoned for not more than four years, or both. Each day of	227
violation constitutes a separate offense.	228
(C) Whoever recklessly or knowingly violates division (A)	229
of section 6109.31 of the Revised Code is guilty of a felony if	230
the violation poses a significant threat to or causes	231
significant harm to public health and, notwithstanding section	232
2929.18 of the Revised Code, shall be fined not more than	233
twenty-five thousand dollars or imprisoned for not more than	234
four years, or both. Each day of violation constitutes a	235
separate offense.	236
(D) In addition to any other applicable criminal penalties	237
for a violation of section 6109.31 of the Revised Code, the	238
director of environmental protection and the members of a board	239
of health are subject to criminal penalties for a violation of	240
division (C)(3) of section 6109.10 of the Revised Code.	241
Section 2. That existing sections 6109.10, 6109.12,	242
6109.21, 6109.30, 6109.33, and 6109.99 of the Revised Code are	243
hereby repealed.	244