As Passed by the House

128th General Assembly Regular Session 2009-2010

Sub. S. B. No. 85

Senator Stewart

Cosponsors: Senators Seitz, Wagoner, Fedor, Harris, Hughes, Husted, Kearney, Miller, D., Morano, Patton, Sawyer, Smith, Turner, Wilson Representatives Gerberry, Lundy, Belcher, Williams, B., Daniels, Hite, Stebelton, Bacon, Balderson, Blair, Bolon, Book, Boose, Brown, Bubp, Carney, Chandler, Coley, Combs, DeBose, Derickson, Domenick, Dyer, Evans, Gardner, Garland, Garrison, Grossman, Hackett, Hagan, Harris, Heard, Letson, Luckie, Mallory, Mandel, McClain, Moran, Murray, Patten, Phillips, Ruhl, Sayre, Snitchler, Stewart, Weddington, Winburn, Yuko, Zehringer

A BILL

To enact sections 9.29, 735.054, 6101.161, 6103.101,
6115.201, and 6119.101 of the Revised Code to
authorize certain political subdivisions to
contract for engineering, repair, sustainability,
water quality management, and maintenance of a
water storage tank through a professional service
contract under specified conditions.

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

Section 1. That sections 9.29, 735.054, 6101.161, 6103.101,	8
6115.201, and 6119.101 of the Revised Code be enacted to read as	9
follows:	10

into, by direct negotiation or through the solicitation of	12
requests for proposals or requests for qualifications, a	13
multi-year, asset management professional service contract for the	14
engineering, repair, sustainability, water quality management, and	15
maintenance of a water storage tank and appurtenant facilities	16
owned, controlled, or operated by that political subdivision, but	17
only if the contract complies with division (B) of this section:	18
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(1) A board of county commissioners, board of directors of a	20
conservancy district, board of directors of a sanitary district,	21
or board of trustees of a regional water and sewer district;	22
(2) A municipal corporation through its director of public	23
service, mayor, city manager, board of trustees of public affairs,	24
village administrator, or other contracting officer, commission,	25
board, or authority as authorized by ordinance of the municipal	26
corporation's legislative authority.	27
(B) A contract entered into pursuant to division (A) of this	28
section shall include provisions that do all of the following:	29
(1) Provide that the contracting political subdivision is not	30
required to make total payments in a single year that exceed the	31
excess of (a) the political subdivision's water utility charges	32
over (b) the operating expenses of the water system payable from	33
such charges and the principal, interest, and other debt charges,	34
including reserves and coverage requirements, for outstanding debt	35
due in that year;	36
(2) Require that the work performed be done under the	37
supervision of a professional engineer licensed under Chapter	38
4733. of the Revised Code, who certifies that the work will be	39
performed in compliance with all applicable codes and engineering	40
standards;	41

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(3) Provide that if, on the date of commencement of the	42
contract, the water tank or appurtenant facilities require	43
engineering, repair, sustainability, water quality management, or	44
service in order to bring the tank or facilities into compliance	45
with federal, state, or local requirements, the party contracting	46
with the political subdivision must provide the engineering,	47
repair, sustainability, water quality management, or service. The	48
cost of the work necessary to ensure such compliance shall be	49
itemized separately and may be charged to the political	50
subdivision in payments spread over a period of not less than	51
three years from the date of commencement of the contract. The	52
charges shall be paid after provision is made to pay operating	53
expenses and the principal, interest, and other debt service	54
charges, including reserves and coverage requirements for	55
outstanding debt due in that year.	56
Sec. 735.054. Notwithstanding sections 715.18, 731.14,	57
731.141, 733.22, and 735.05 of the Revised Code, any municipal	58
corporation that may be required by law to award contracts in the	59
manner set forth in such sections may comply with section 9.29 of	60
the Revised Code regarding any contract for the engineering,	61
repair, sustainability, water quality management, and maintenance	62
of a water storage tank and appurtenant facilities.	63
Sec. 6101.161. Notwithstanding section 6101.16 of the Revised	64
Code, the board of directors of a conservancy district may comply	65
with section 9.29 of the Revised Code regarding any contract for	66
the engineering, repair, sustainability, water quality management,	67
and maintenance of a water storage tank and appurtenant	68
facilities.	69
Sec. 6103.101. Notwithstanding sections 307.86 and 6103.10 of	70

the Revised Code, the board of county commissioners may comply

with section 9.29 of the Revised Code regarding any contract for	72
the engineering, repair, sustainability, water quality management,	73
and maintenance of a water storage tank and appurtenant	74
facilities.	75
Sec. 6115.201. Notwithstanding section 6115.20 of the Revised	76
Code, the board of directors of a sanitary district may comply	77
with section 9.29 of the Revised Code regarding any contract for	78
the engineering, repair, sustainability, water quality management,	79
and maintenance of a water storage tank and appurtenant	80
facilities.	81
Sec. 6119.101. Notwithstanding section 6119.10 of the Revised	82
Code, the board of trustees of a regional water and sewer district	83
may comply with section 9.29 of the Revised Code regarding any	84
contract for the engineering, repair, sustainability, water	85
quality management, and maintenance of a water storage tank and	86
appurtenant facilities.	87
Section 2. Nothing in this act is intended to restrict the	88
authority of a municipal corporation under Sections 3 and 4 of	89
Article XVIII, Ohio Constitution.	90