As Reported by the Senate Energy and Public Utilities Committee

133rd General Assembly

Regular Session 2019-2020

Sub. H. B. No. 264

Representatives Wilkin, O'Brien

Cosponsors: Representatives Riedel, Miranda, Ginter, Smith, K., Hambley, Lang, Stein, Miller, A., Scherer, Arndt, Smith, T., Abrams, Baldridge, Blair, Brent, Brown, Carfagna, Carruthers, Cera, Clites, Crawley, Cross, Crossman, Cupp, Dean, Denson, Edwards, Fraizer, Galonski, Ghanbari, Green, Hicks-Hudson, Hillyer, Hoops, Jones, Kick, Koehler, Lanese, LaRe, Lepore-Hagan, Liston, Manning, D., McClain, Patterson, Patton, Perales, Plummer, Reineke, Richardson, Robinson, Roemer, Rogers, Seitz, Sheehy, Sobecki, Stephens, Strahorn, Swearingen, Upchurch, Weinstein, West, Wiggam

A BILL

То	amend sections 3706.49, 6121.03, and 6121.04 and	1
	to enact sections 3706.491 and 3706.551 of the	2
	Revised Code to allow the Ohio Water Development	3
	Authority to provide for the refinancing of	4
	loans for certain public water and waste water	5
	infrastructure projects, to waive certain	6
	deadlines for qualifying renewable resources	7
	that applied for renewable energy credits before	8
	March 1, 2020, and to provide for payment of	9
	Ohio Air Quality Development Authority	10
	administrative costs under the law governing	11
	nuclear resource and renewable energy credits.	12

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

 Section 1. That sections 3706.49, 6121.03, and 6121.04 be
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 amended and sections 3706.491 and 3706.551 of the Revised Code
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be enacted to read as follows:

Sec. 3706.49. (A) There is hereby created the nuclear 16 generation fund and the renewable generation fund. Each fund 17 shall be in the custody of the treasurer of state but shall not 18 be part of the state treasury. Each fund shall consist of the 19 charges collected under section 3706.46 of the Revised Code and 20 deposited in accordance with section 3706.53 of the Revised 21 Code. The interest generated by each fund shall be retained by 22 each respective fund and used for the purposes set forth in 23 sections 3706.40 to 3706.65 of the Revised Code. 24

(B) The treasurer of state shall distribute the moneys in the funds in accordance with directions provided by the Ohio air quality development authority. Before giving directions under this divisionExcept with regard to the administrative costs described in section 3706.491 of the Revised Code, the authority shall consult with the public utilities commission before giving directions under this division.

Sec. 3706.491. (A) Except as provided in division (B) of 32 this section, each fiscal year, beginning July 1, 2021, and 33 ending June 30, 2028, and subject to controlling board approval, 34 the Ohio air quality development authority may use, from the 35 renewable generation fund and nuclear generation fund, created 36 under section 3706.49 of the Revised Code, up to one hundred 37 fifty thousand dollars from each fund, for a maximum total of 38 three hundred thousand dollars, to pay for the authority's 39 administrative costs for that year under sections 3706.40 to 40 3706.65 of the Revised Code. 41

(B) Amounts approved under division (A) of this section	42
for fiscal year 2021 may be used for costs incurred in both	43
fiscal years 2020 and 2021 but may not exceed three hundred	44

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thousand dollars per fiscal year.

Sec. 3706.551. (A) Notwithstanding the renewable energy	46
credit application deadlines for qualifying renewable resources	47
under sections 3706.41 and 3706.43 of the Revised Code, the Ohio	48
air quality development authority shall accept, review, and	49
approve an application from a qualifying renewable resource if	50
the resource submitted the application before March 1, 2020.	51

(B) The April 7, 2020, deadline for the first quarterly report required under section 3706.45 of the Revised Code shall not apply to a qualifying renewable resource whose application for renewable energy credits is approved under division (A) of this section.

Sec. 6121.03. (A) It is hereby declared to be the public policy of the state through the operations of the Ohio water development authority under this chapter to contribute toward one or more of the following: to

(1) To preserve, protect, upgrade, conserve, develop, 61 utilize, and manage the water resources of the state, to; 62

(2) To prevent or abate the pollution of water resources, 63

(3) To promote the beneficial use of waters of the state65for the protection and preservation of the public health,66safety, convenience, and welfare, to;67

(4) To assist in the financing of waste water facilities68and water management facilities for industry, commerce,69distribution, and research, including public utility companies,70to;71

<u>(5) To</u>create or preserve jobs and employment

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opportunities or improve the economic welfare of the people of the state, or to assist and cooperate with governmental agencies in achieving such purposes.

(B) In furtherance of such public policy, the Ohio water 76 development authority may initiatedo all of the following: 77

(1) Initiate, acquire, construct, maintain, repair, and78operate water development projects or cause the same to be79operated pursuant to a lease, sublease, or agreement with any80person or governmental agency; may make81

(2) Make loans and grants to governmental agencies for the acquisition-or, construction, or refinancing of waste water or water management facilities by such governmental agencies <u>and</u> provide for the financing and refinancing of such loans; may make

(3) Make loans to persons for the acquisition-or, construction, or refinancing of waste water facilities or water management facilities by such persons; and may issue

(4) Issue water development revenue bonds of this state90payable solely from revenues, to pay the cost of or refinance91such projects, provided that, except for facilities for92pollution control or solid waste disposal, no such financing93assistance shall be made for facilities to be constructed for94the purpose of providing electric or gas utility service to the95public.96

(C) Any water development project shall be determined by
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 the authority to be consistent with any applicable comprehensive
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 plan of water management approved by the director of
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 environmental protection or in the process of preparation by
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 such director and to be not inconsistent with the standards set
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for the waters of the state affected thereby by the director of 102 environmental protection. Any resolution of the authority 103 providing for acquiring or constructing such projects or for 104 making a loan or grant for such projects shall include a finding 105 by the authority that such determinations have been made. 106 Determinations by resolution of the authority that a project is 107 a waste water facility or a water management facility under this 108 chapter and is consistent with the purposes of Section 13 of 109 Article VIII, Ohio Constitution, and this chapter shall be 110 conclusive as to the validity and enforceability of the water 111 development revenue bonds issued to finance or refinance such 112 project and of the resolutions, trust agreements or indentures, 113 leases, subleases, sale agreements, loan agreements and other 114 agreements made in connection therewith, all in accordance with 115 their terms. 116

sec. 6121.04. The Ohio water development authority may do 117
any or all of the following: 118

(A) Adopt bylaws for the regulation of its affairs and the 119conduct of its business; 120

(B) Adopt an official seal; 121

(C) Maintain a principal office and suboffices at placeswithin the state that it designates;123

(D) Sue and plead in its own name and be sued and
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impleaded in its own name with respect to its contracts or torts
of its members, employees, or agents acting within the scope of
their employment, or to enforce its obligations and covenants
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made under sections 6121.06, 6121.08, and 6121.13 of the Revised
Code. Any such actions against the authority shall be brought in
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the court of common pleas of the county in which the principal

office of the authority is located or in the court of common131pleas of the county in which the cause of action arose, provided132that the county is located within this state, and all summonses,133exceptions, and notices of every kind shall be served on the134authority by leaving a copy thereof at the principal office with135the person in charge thereof or with the secretary-treasurer of136the authority.137

(E) Make loans and grants to governmental agencies for the
acquisition—or, construction, or refinancing of water
development projects by any such governmental agency and adopt
rules and procedures for making such loans and grants, including
rules governing the financing and refinancing of such loans;

(F) Acquire, construct, reconstruct, enlarge, improve,
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furnish, equip, maintain, repair, operate, or lease or rent to,
or contract for operation by, a governmental agency or person,
water development projects, and establish rules for the use of
those projects;

(G) Make available the use or services of any water
development project to one or more persons, one or more
governmental agencies, or any combination thereof;
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(H) Issue water development revenue bonds and notes and
water development revenue refunding bonds of the state, payable
solely from revenues as provided in section 6121.06 of the
Revised Code, unless the bonds are refunded by refunding bonds,
for the purpose of paying any part of the cost of <u>or refinancing</u>
one or more water development projects or parts thereof;

(I) Acquire by gift or purchase, hold, and dispose of real
and personal property in the exercise of its powers and the
performance of its duties under this chapter;

(J) Acquire, in the name of the state, by purchase or 160 otherwise, on terms and in the manner that it considers proper, 161 or by the exercise of the right of condemnation in the manner 162 provided by section 6121.18 of the Revised Code, public or 163 private lands, including public parks, playgrounds, or 164 reservations, or parts thereof or rights therein, rights-of-way, 165 property, rights, easements, and interests that it considers 166 necessary for carrying out this chapter, but excluding the 167 acquisition by the exercise of the right of condemnation of any 168 waste water facility or water management facility owned by any 169 person or governmental agency, and compensation shall be paid 170 for public or private lands so taken, except that a government-171owned waste water facility may be appropriated in accordance 172 with section 6121.041 of the Revised Code; 173

(K) Adopt rules to protect augmented flow in waters of the 174 state, to the extent augmented by a water development project, 175 from depletion so it will be available for beneficial use, and 176 to provide standards for the withdrawal from waters of the state 177 of the augmented flow created by a water development project 178 that is not returned to the waters of the state so augmented and 179 to establish reasonable charges therefor if considered necessary 180 by the authority; 181

(L) Make and enter into all contracts and agreements and
 execute all instruments necessary or incidental to the
 performance of its duties and the execution of its powers under
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 this chapter in accordance with the following requirements:

(1) When the cost under any such contract or agreement,
other than compensation for personal services, involves an
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expenditure of more than fifty thousand dollars, the authority
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shall make a written contract with the lowest responsive and
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responsible bidder, in accordance with section 9.312 of the 190 Revised Code, after advertisement for not less than two 191 consecutive weeks in a newspaper of general circulation in 192 Franklin county, and in other publications that the authority 193 determines, which shall state the general character of the work 194 and the general character of the materials to be furnished, the 195 place where plans and specifications therefor may be examined, 196 and the time and place of receiving bids, provided that a 197 contract or lease for the operation of a water development 198 project constructed and owned by the authority or an agreement 199 for cooperation in the acquisition or construction of a water 200 development project pursuant to section 6121.13 of the Revised 201 Code or any contract for the construction of a water development 202 project that is to be leased by the authority to, and operated 203 by, persons who are not governmental agencies and the cost of 204 the project is to be amortized exclusively from rentals or other 205 charges paid to the authority by persons who are not 206 governmental agencies is not subject to the foregoing 207 requirements and the authority may enter into such a contract or 208 lease or such an agreement pursuant to negotiation and upon 209 terms and conditions and for the period that it finds to be 210 reasonable and proper in the circumstances and in the best 211 interests of proper operation or of efficient acquisition or 212 construction of the project. 213

(2) Each bid for a contract for the construction,
demolition, alteration, repair, or reconstruction of an
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improvement shall contain the full name of every person
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interested in it and shall meet the requirements of section
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153.54 of the Revised Code.

(3) Each bid for a contract except as provided in division(L) (2) of this section shall contain the full name of every220

person or company interested in it and shall be accompanied by a221sufficient bond or certified check on a solvent bank that if the222bid is accepted, a contract will be entered into and the223performance thereof secured.224

(4) The authority may reject any and all bids. 225

(5) A bond with good and sufficient surety, approved by 226 the authority, shall be required of every contractor awarded a 227 contract except as provided in division (L)(2) of this section, 228 in an amount equal to at least fifty per cent of the contract 229 price, conditioned upon the faithful performance of the 230 contract. 231

(M) Employ managers, superintendents, and other employees 232 and retain or contract with consulting engineers, financial 233 consultants, accounting experts, architects, attorneys, and 234 other consultants and independent contractors that are necessary 235 in its judgment to carry out this chapter, and fix the 236 compensation thereof. All expenses thereof shall be payable 237 solely from the proceeds of water development revenue bonds or 238 notes issued under this chapter, from revenues, or from funds 239 appropriated for that purpose by the general assembly. 240

(N) Receive and accept from any federal agency, subject to 241 the approval of the governor, grants for or in aid of the 242 construction of any water development project or for research 243 and development with respect to waste water or water management 244 facilities, and receive and accept aid or contributions from any 245 source of money, property, labor, or other things of value, to 246 be held, used, and applied only for the purposes for which the 247 grants and contributions are made; 248

(O) Engage in research and development with respect to

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waste water or water management facilities;

(P) Purchase fire and extended coverage and liability 251 insurance for any water development project and for the 252 principal office and suboffices of the authority, insurance 253 protecting the authority and its officers and employees against 254 liability for damage to property or injury to or death of 255 persons arising from its operations, and any other insurance the 256 authority may agree to provide under any resolution authorizing 257 its water development revenue bonds or in any trust agreement 258 259 securing the same;

(Q) Charge, alter, and collect rentals and other charges 260 for the use or services of any water development project as 261 provided in section 6121.13 of the Revised Code; 262

(R) Provide coverage for its employees under Chapters145., 4123., and 4141. of the Revised Code;263

(S) Assist in the implementation and administration of the 265 drinking water assistance fund and program created in section 266 6109.22 of the Revised Code and the water pollution control loan 267 fund and program created in section 6111.036 of the Revised 268 269 Code, including, without limitation, performing or providing fiscal management for the funds and investing and disbursing 270 moneys in the funds, and enter into all necessary and 271 272 appropriate agreements with the director of environmental protection for those purposes; 273

(T) Issue water development revenue bonds and notes of the
state in principal amounts that are necessary for the purpose of
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raising moneys for the sole benefit of the water pollution
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control loan fund created in section 6111.036 of the Revised
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Code, including moneys to meet the requirement for providing
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matching moneys under division (D) of that section. The bonds 279
and notes may be secured by appropriate trust agreements and 280
repaid from moneys credited to the fund from payments of 281
principal and interest on loans made from the fund, as provided 282
in division (F) of section 6111.036 of the Revised Code. 283

(U) Issue water development revenue bonds and notes of the 284 state in principal amounts that are necessary for the purpose of 285 raising moneys for the sole benefit of the drinking water 286 assistance fund created in section 6109.22 of the Revised Code, 287 288 including moneys to meet the requirement for providing matching 289 moneys under divisions (B) and (F) of that section. The bonds and notes may be secured by appropriate trust agreements and 290 repaid from moneys credited to the fund from payments of 291 principal and interest on loans made from the fund, as provided 292 in division (F) of section 6109.22 of the Revised Code. 293

(V) Make loans to and enter into agreements with boards of 294 county commissioners for the purposes of section 1506.44 of the 295 Revised Code and adopt rules establishing requirements and 296 procedures for making the loans and entering into the 297 agreements; 298

(W) Do all acts necessary or proper to carry out thepowers expressly granted in this chapter.300

Any instrument by which real property is acquired pursuant 301 to this section shall identify the agency of the state that has 302 the use and benefit of the real property as specified in section 303 5301.012 of the Revised Code. 304

Section 2. That existing sections 3706.49, 6121.03, and 305 6121.04 of the Revised Code are hereby repealed. 306