As Introduced

136th General Assembly

Regular Session 2025-2026

H. B. No. 307

Representatives Jarrells, Robb Blasdel

Cosponsors: Representatives Brennan, Williams, Synenberg, White, E., Rogers, Russo, Stephens, Sims, Rader

A BILL

То	amend sections 6109.01 and 6109.22 and to enact	1
	sections 504.201, 735.291, 743.041, 6101.531,	2
	6103.021, 6109.41, 6109.42, 6109.43, 6109.44,	3
	6109.45, 6109.46, 6109.47, 6109.48, 6109.49,	4
	6109.50, 6109.51, 6115.531, and 6119.062 of the	5
	Revised Code to establish a program regarding	6
	lead service line replacement and to name this	7
	act the Lead Line Replacement Act.	8

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

Section 1. That sections 6109.01 and 6109.22 be amended	9
and sections 504.201, 735.291, 743.041, 6101.531, 6103.021,	10
6109.41, 6109.42, 6109.43, 6109.44, 6109.45, 6109.46, 6109.47,	11
6109.48, 6109.49, 6109.50, 6109.51, 6115.531, and 6119.062 of	12
the Revised Code be enacted to read as follows:	13
Sec. 504.201. A township that has adopted a limited home	14
rule government may utilize sections 6109.48 to 6109.51 of the	15
Revised Code regarding the replacement, and the recovery of	16
costs of replacement and replacement reimbursement, of lead and	17
non-lead service lines.	18

Sec. 735.291. A village may utilize sections 6109.48 to	19
6109.51 of the Revised Code regarding the replacement, and the	20
recovery of costs of replacement and replacement reimbursement,	21
of lead and non-lead service lines.	22
Sec. 743.041. A municipal corporation may utilize sections	23
6109.48 to 6109.51 of the Revised Code regarding the	24
replacement, and the recovery of costs of replacement and	25
replacement reimbursement, of lead and non-lead service lines.	26
Sec. 6101.531. A conservancy district may utilize sections	27
6109.48 to 6109.51 of the Revised Code regarding the	28
replacement, and the recovery of costs of replacement and	29
replacement reimbursement, of lead and non-lead service lines.	30
Sec. 6103.021. A county may utilize sections 6109.48 to	31
6109.51 of the Revised Code regarding the replacement, and the	32
recovery of costs of replacement and replacement reimbursement,	33
of lead and non-lead service lines.	34
Sec. 6109.01. As used in this chapter:	35
(A) "Public water system" means a system for the provision	36
to the public of water for human consumption through pipes or	37
other constructed conveyances if the system has at least fifteen	38
service connections or regularly serves at least twenty-five	39
individuals. "Public water system" includes any collection,	4 C
treatment, storage, and distribution facilities under control of	41
the operator of the system and used primarily in connection with	42
the system, any collection or pretreatment storage facilities	43
not under such control that are used primarily in connection	44
with the system, and any water supply system serving an	45
agricultural labor camp as defined in section 3733.41 of the	46
Revised Code.	47

(B) "Contaminant" means any physical, chemical,	48
biological, or radiological substance or matter in water.	49
(C) "Person" means the state, any political subdivision,	50
agency, institution, or instrumentality thereof, any federal	51
agency, and any person as defined in section 1.59 of the Revised	52
Code.	53
(D) "Safe Drinking Water Act" means the "Safe Drinking	54
Water Act," 88 Stat. 1660 (1974), 42 U.S.C. 300(f), as amended	55
by the "Safe Drinking Water Amendments of 1977," 91 Stat. 1393,	56
42 U.S.C. 300(f), the "Safe Drinking Water Act Amendments of	57
1986," 100 Stat. 642, 42 U.S.C. 300(f), and the "Safe Drinking	58
Water Act Amendments of 1996," 110 Stat. 1613, 42 U.S.C. 300(f),	59
and regulations adopted under those acts.	60
(E) "Community water system" means a public water system	61
that has at least fifteen service connections used by year-round	62
residents or that regularly serves at least twenty-five year-	63
round residents.	64
(F) "Small system" means a public water system serving a	65
population of ten thousand or fewer individuals.	66
(G) "Technical assistance" means nonfinancial assistance	67
provided by the state to public water systems and other eligible	68
applicants, including, without limitation, assistance for	69
planning and design, development, and implementation of source	70
water quality protection programs; locating alternative supplies	71
of drinking water; operational training; restructuring or	72
consolidation of small systems; providing treatment information	73
in order to assist compliance with a national primary drinking	74
water standard; and other nonfinancial assistance authorized by	75
the requirements governing the funds established under this	76

chapter.	77
(H) "Disadvantaged community" means the service area or	78
portion of a service area of a public water system that meets	79
affordability and other criteria established by the director of	80
environmental protection in rules adopted under division (M) of	81
section 6109.22 of the Revised Code and may include the service	82
area or portion of a service area of a public water system	83
located in a distressed area as defined in section 122.19 of the	84
Revised Code.	85
(I) "Director of environmental protection" or "director"	86
includes an authorized representative of the director.	87
(J) "Federal Water Pollution Control Act" has the same	88
meaning as in section 6111.01 of the Revised Code.	89
(K) "Nontransient noncommunity water system" means a	90
public water system that regularly serves at least twenty-five	91
of the same persons over six months per year and is not a	92
community water system.	93
(L) "Transient noncommunity water system" means a	94
noncommunity public water system that does not regularly serve	95
at least twenty-five of the same persons over six months per	96
year and is not a community water system or a nontransient	97
noncommunity water system.	98
(M) "Lead service line" means any public or private	99
service line that contains lead that is connected to a public	100
water system, including any lead pigtail, or lead gooseneck.	101
"Lead service line" also includes both of the following:	102
(1) Any galvanized requiring replacement service line;	103
(2) Any pipe containing lead from the discharge of the	104

corporation fitting to customer site piping or to the building	105
plumbing at the first shut-off valve inside the building, or	106
eighteen inches inside the building, whichever is shorter, that	107
is connected to a public water system.	108
(N) "Galvanized requiring replacement service line" means	109
a public or private galvanized service line that is or was at	110
any time downstream of a service line that contains or contained	111
lead or is currently downstream of a lead status unknown service	112
<pre>line.</pre>	113
(O) "Non-lead service line" means a service line that is	114
determined through an evidence-based record, method, or	115
technique not to be lead or galvanized requiring replacement.	116
(P) "Lead status unknown service line" has the same	117
<pre>meaning as in 40 C.F.R. 141.</pre>	118
Sec. 6109.22. (A) There is hereby created the drinking	119
water assistance fund to provide financial and technical	120
water assistance fund to provide financial and technical assistance for the purposes of protecting public health and	120 121
assistance for the purposes of protecting public health and	121
assistance for the purposes of protecting public health and achieving and maintaining compliance with the Safe Drinking	121 122
assistance for the purposes of protecting public health and achieving and maintaining compliance with the Safe Drinking Water Act and this chapter. In addition to the accounts created	121 122 123
assistance for the purposes of protecting public health and achieving and maintaining compliance with the Safe Drinking Water Act and this chapter. In addition to the accounts created under divisions (G) and (H) of this section, the drinking water	121 122 123 124
assistance for the purposes of protecting public health and achieving and maintaining compliance with the Safe Drinking Water Act and this chapter. In addition to the accounts created under divisions (G) and (H) of this section, the drinking water assistance fund may include any other accounts established by	121 122 123 124
assistance for the purposes of protecting public health and achieving and maintaining compliance with the Safe Drinking Water Act and this chapter. In addition to the accounts created under divisions (G) and (H) of this section, the drinking water assistance fund may include any other accounts established by the director of environmental protection. The fund shall be	121 122 123 124 125
assistance for the purposes of protecting public health and achieving and maintaining compliance with the Safe Drinking Water Act and this chapter. In addition to the accounts created under divisions (G) and (H) of this section, the drinking water assistance fund may include any other accounts established by the director of environmental protection. The fund shall be administered by the director consistent with the Safe Drinking	121 122 123 124 125 126
assistance for the purposes of protecting public health and achieving and maintaining compliance with the Safe Drinking Water Act and this chapter. In addition to the accounts created under divisions (G) and (H) of this section, the drinking water assistance fund may include any other accounts established by the director of environmental protection. The fund shall be administered by the director consistent with the Safe Drinking Water Act, this section, and rules adopted under division (M) of	121 122 123 124 125 126 127
assistance for the purposes of protecting public health and achieving and maintaining compliance with the Safe Drinking Water Act and this chapter. In addition to the accounts created under divisions (G) and (H) of this section, the drinking water assistance fund may include any other accounts established by the director of environmental protection. The fund shall be administered by the director consistent with the Safe Drinking Water Act, this section, and rules adopted under division (M) of this section.	121 122 123 124 125 126 127
assistance for the purposes of protecting public health and achieving and maintaining compliance with the Safe Drinking Water Act and this chapter. In addition to the accounts created under divisions (G) and (H) of this section, the drinking water assistance fund may include any other accounts established by the director of environmental protection. The fund shall be administered by the director consistent with the Safe Drinking Water Act, this section, and rules adopted under division (M) of this section. (B) The drinking water assistance fund shall consist of	121 122 123 124 125 126 127 128

that act, all moneys credited to the fund from nonfederal	134
sources, including, without limitation, the proceeds of state	135
oonds or notes issued for the benefit of the fund, all payments	136
of principal and interest on loans made from the fund, and all	137
investment earnings on moneys held in the fund. On or before the	138
date that a capitalization grant payment made under the	139
authority of the Safe Drinking Water Act is credited to the	140
fund, required matching moneys shall be credited to the fund.	141
Any moneys transferred to or reserved from the drinking water	142
assistance fund pursuant to Title III, section 302 of the Safe	143
Drinking Water Act shall be accounted for separately.	144

- (C) In a manner consistent with the Safe Drinking Water 145 Act and the applicable drinking water assistance management plan 146 prepared in accordance with this section, the director may 147 reserve and award for assistance moneys allotted to the state 148 under section 1452 of the Safe Drinking Water Act, provided that 149 the director makes a determination that the use of the moneys 150 will accomplish the state's objectives and the objectives 151 established for capitalization grants under the Safe Drinking 152 Water Act. The director may use a portion of the reserved moneys 153 to enter into contracts with qualified organizations, including 154 private nonprofit organizations, to provide statewide on-site 155 technical assistance to small public water systems. 156
- (D) Subject to the terms of the agreements provided for in 157 division (E) of this section, moneys in the drinking water 158 assistance fund shall be held in trust by the Ohio water 159 development authority for the purposes of this section, shall be 160 kept in the same manner that funds of the authority are kept 161 under section 6121.11 of the Revised Code, and may be invested 162 in the same manner that funds of the authority are invested 163 under section 6121.12 of the Revised Code. Moneys in the 164

drinking water assistance fund shall be separate and apart from	165
and not a part of the state treasury or of the other funds of	166
the authority. No withdrawals or disbursements shall be made	167
from the drinking water assistance fund without the written	168
authorization of the director.	169
(E) The director shall adopt written criteria to ensure	170
that fiscal controls are established for prudent administration	171
of the drinking water assistance fund. For that purpose, the	172
director and the authority shall enter into any necessary and	173
appropriate agreements under which the authority may perform or	174
provide any of the following:	175
(1) Fiscal controls and accounting procedures governing	176
fund balances, receipts, and disbursements;	177
(2) Administration of loan accounts;	178
(3) Maintenance, management, and investment of moneys in	179
the fund.	180
Any agreement entered into under division (E) of this	181
section shall provide for the payment of reasonable fees to the	182
authority for any services it performs under the agreement and	183
may provide for reasonable fees for the assistance of financial	184
or accounting advisors. Payment of any of the fees to the	185
authority may be made from the drinking water assistance	186
administrative account established under division (G) of this	187
section.	188
(F) The authority may make moneys available to the	189
director for the purpose of providing matching moneys required	190
to be credited to the drinking water assistance fund under	191
division (B) of this section, subject to any terms that the	192
director and the authority consider appropriate, and may pledge	193

moneys that are held by the authority to secure the payment of	194
bonds or notes issued by the authority to provide those matching	195
moneys.	196
The director and the authority may enter into trust	197
agreements to enable the authority to issue and refund bonds or	198
notes for the sole benefit of the drinking water assistance	199
fund, including, without limitation, the raising of matching	200
moneys required to be credited to the fund in accordance with	201
division (B) of this section. The agreements may authorize the	202
pledge of moneys accruing to the fund from payments of principal	203
or interest or both on loans made from the fund to secure bonds	204
or notes, the proceeds of which bonds or notes shall be for the	205
sole benefit of the drinking water assistance fund. The	206
agreements may contain any terms that the director and the	207
authority consider reasonable and proper for the payment and	208
security of the bondholders or noteholders.	209
(G) There is hereby established within the drinking water	210
assistance fund the drinking water assistance administrative	211
account. No state matching moneys deposited into the fund under	212
this section shall be used for the purpose of paying for or	213
defraying the costs of administering this section. The director	214
may establish and collect fees from applicants for assistance	215
provided under this section. The total fees charged to an	216
applicant under this division for assistance under this section	217
shall not exceed the following:	218
(1) For the environmental protection agency, one per cent	219
of the principal amount of the assistance awarded to the	220
applicant;	221
applicant,	2

(2) For the authority, thirty-five one-hundredths of one

per cent of the principal amount of the assistance awarded to

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the applicant.	224
All moneys from the fees shall be credited to the drinking	225
water assistance administrative account in the fund. The moneys	226
shall be used solely to defray the costs of administrating this	227
section.	228
(H) There is hereby established within the drinking water	229
assistance fund the water supply revolving loan account. The	230
director may provide financial assistance from the water supply	231
revolving loan account for improvements to community both of the	232
<pre>following:</pre>	233
(1) Community water systems and to nonprofit noncommunity	234
<pre>public water systems for improvements;</pre>	235
(2) Public water systems for the purposes of replacing	236
lead service lines and funding lead service line replacement	237
plans under section 6109.43 of the Revised Code.	238
(I) All moneys from the fund credited to the water supply	239
revolving loan account, all interest earned on moneys credited	240
to the account, and all payments of principal and interest on	241
loans made from the account shall be dedicated in perpetuity and	242
used and reused solely for the following purposes, except as	243
otherwise provided in this section:	244
(1) To make loans to community water systems and nonprofit	245
noncommunity public water systems, and to make loans to public	246
water systems for the purposes of replacing lead service lines	247
and funding lead service line replacement plans under section	248
6109.43 of the Revised Code, subject to all of the following	249
conditions:	250
(a) The loans are made at or below market rates of	251
interest, including, without limitation, interest-free loans;	252

(b) Each recipient of a loan shall establish a dedicated	253
source of security or revenue for repayment of the loan;	254
(c) Periodic payments of principal and interest shall be	255
required on the dates and in the amounts approved by the	256
director;	257
(d) All payments of principal and interest on the loans	258
shall be credited to the water supply revolving loan account.	259
(2) To purchase or refinance at or below market rates	260
interest debt obligations incurred after July 1, 1993, by	261
municipal corporations, other political subdivisions, and	262
interstate agencies having territory in the state. If any debt	263
obligations are purchased or refinanced under division (I)(2) of	264
this section to provide financial assistance for any of the	265
purposes allowed under division (I) of this section, the	266
repayment period may extend up to forty-five years. However, the	267
repayment period shall not exceed the expected useful life of	268
any facilities that are financed by the obligations.	269
(3) To guarantee or purchase insurance for debt	270
obligations when the guarantee or insurance would improve the	271
borrower's access to credit markets or would reduce the interest	272
paid on those obligations;	273
(4) As a source of revenue or security for the payment of	274
principal and interest on general obligation or revenue bonds or	275
notes issued by this state if the proceeds of the sale of the	276
bonds or notes are or will be deposited into the account;	277
(5) To provide subsidies in addition to any other	278
financial assistance afforded disadvantaged communities under	279
this section;	280
(6) To earn interest on moneys credited to the account;	281

(7) To provide any other assistance authorized by the Safe	282
Drinking Water Act or any other federal law related to the use	283
of federal funds administered under the Safe Drinking Water Act.	284
(J) The director may provide financial assistance from the	285
water supply revolving loan account after determining all of the	286
following:	287
(1) The applicant for financial assistance has the legal,	288
institutional, managerial, and financial capability to	289
construct, operate, and maintain its public water system and the	290
proposed improvements to it;	291
(2) The applicant will implement a financial management	292
plan that includes, without limitation, provisions for	293
satisfactory repayment of the financial assistance;	294
(3) The public water system of which the project for which	295
assistance is proposed is a part is economically and	296
nonmonetarily cost-effective, based on an evaluation of feasible	297
alternatives that meet the drinking water treatment needs of the	298
planning area in which the proposed project is located;	299
(4) Based on a comprehensive environmental review approved	300
by the director, there are no significant adverse environmental	301
effects resulting from all necessary improvements to the public	302
water system of which the project proposed for assistance is a	303
part;	304
(5) Public participation has occurred during the process	305
of planning the project in compliance with applicable	306
requirements under the Safe Drinking Water Act;	307
(6) The application meets the requirements of this section	308
and rules adopted under division (M) of this section and is	309
consistent with section 1452 of the Safe Drinking Water Act and	310

(7) If the applicant for assistance is a water district	312
formed under Chapter 6119. of the Revised Code that operates a	313
public water system and that water district seeks to extend the	314
distribution facilities, increase the number of service	315
connections to its system, or provide for any other expansion of	316
its system, the water district has consulted with the board of	317
county commissioners from each county in which is located the	318
proposed extension of distribution facilities, increase in the	319
number of service connections, or other expansion of the public	320
water system;	321

(8) The application meets any other requirements that the director considers necessary or appropriate to protect public health and the environment and to ensure the financial integrity of the water supply revolving loan account.

Upon approval by the director of an application for financial assistance, the Ohio water development authority shall disburse the appropriate financial assistance from the water supply revolving loan account. If the proposed financial assistance is a loan, and if the payments of the principal or interest on the loan are or are expected to be pledged to secure payment of bonds issued or expected to be issued by the authority, the director shall submit the application for the loan to the authority for review and approval with respect to any matters pertaining to security for and the marketability of authority bonds. Review and approval by the authority shall be required prior to the making of such a loan.

(K) In accordance with rules adopted under division (M) of this section, the director periodically shall prepare a drinking water assistance management plan establishing the short-term and

long-term goals for the assistance provided under this section,	341
the allocation of available resources for the purposes of this	342
section, the environmental, financial, and administrative terms,	343
conditions, and criteria for the award of financial and	344
technical assistance under this section, and the intended uses	345
of capitalization grants and available moneys from the drinking	346
water assistance fund. Criteria for awarding financial or	347
technical assistance under this section shall not favor or	348
disfavor any otherwise qualified nonprofit noncommunity public	349
water system because it is owned by, operated by, or services a	350
religious organization or a facility used for religious	351
purposes. Prior to its adoption, the director shall make the	352
drinking water assistance management plan available for public	353
review and comment at a minimum of two public meetings and shall	354
take adequate steps to ensure that reasonable public notice of	355
each public meeting is given at least thirty days prior to the	356
meeting.	357

The plan shall include, without limitation, a system that 358 prioritizes projects funded by the water supply revolving loan 359 account based on the relative risk to human health being 360 addressed, their necessity for ensuring compliance with 361 requirements of the Safe Drinking Water Act, and their 362 affordability to the applicants, as determined by the director. 363 Financial assistance for projects from the water supply 364 revolving loan account shall be limited to projects that are 365 included in that prioritization and shall be awarded based upon 366 their priority position and the applicants' readiness to proceed 367 with their proposed activities as determined by the director. 368 The drinking water assistance management plan shall include 369 370 terms, conditions, amounts of moneys, and qualifying criteria, in addition to any other criteria established under this 371

section, governing the financial assistance to be awarded to	372
applicants from the water supply revolving loan account. The	373
director shall determine the most effective use of the moneys in	374
that account to achieve the state's drinking water assistance	375
goals and objectives.	376
(L) The director, consistent with this section and	377
applicable rules adopted under division (M) of this section, may	378
enter into an agreement with an applicant for assistance from	379
the drinking water assistance fund. Based on the director's	380
review and approval of the project plans submitted under section	381
6109.07 of the Revised Code, any determinations made under	382
division (J) of this section if an applicant seeks funding from	383
the water supply revolving loan account, and any other	384
requirements of this section and rules adopted under it, the	385
director may establish in the agreement environmental and	386
financial terms and conditions of the financial assistance to be	387
offered to the applicant. If the recipient of financial	388
assistance under this section defaults on any payment required	389
in the agreement for financial assistance or otherwise violates	390
a term or condition of the agreement or of the plan approval for	391
the project under section 6109.07 of the Revised Code, the	392
director, in addition to any other available remedies, may	393
terminate, suspend, or require immediate repayment of the	394
financial assistance. The director also may take any enforcement	395
action available under this chapter.	396
(M) The director may adopt rules in accordance with	397
Chapter 119. of the Revised Code for the implementation and	398
administration of this section. The rules shall be consistent	399
with section 1452 of the Safe Drinking Water Act.	400

(N) (1) For the purposes of this section, appealable

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actions of the director pursuant to section 3745.04 of the	402
Revised Code are limited to the following:	403
(a) Adoption of the drinking water assistance management	404
plan prepared under division (K) of this section;	405
prain prepared under division (k) of this section;	403
(b) Approval of priority systems, priority lists, and	406
written program administration policies;	407
(c) Approval or disapproval under this section of	408
applicants' project plans submitted under section 6109.07 of the	409
Revised Code;	410
(d) Approval or disapproval of an application for	411
assistance.	412
(2) Notwithstanding section 119.06 of the Revised Code,	413
the director may take the final actions described in divisions	414
(N)(1)(a) to (d) of this section without holding an adjudication	415
hearing in connection with the action and without first issuing	416
a proposed action under section 3745.07 of the Revised Code.	417
(3) Each action described in divisions (N)(1)(a) to (d) of	418
this section and each approval of a plan under section 6109.07	419
of the Revised Code is a separate and discrete action of the	420
director. Appeals are limited to the issues concerning the	421
specific action appealed. Any appeal shall not include issues	422
determined under the scope of any prior action.	423
(O) The failure or inability of a public water system to	424
obtain assistance under this section does not alter the	425
obligation of the public water system to comply with all	426
applicable requirements of this chapter and rules adopted under	427
it.	428
Sec. 6109.41. The director of environmental protection	429

shall establish a lead service line replacement program. The	430
purpose and goal of the program is to replace all lead service	431
lines in Ohio within fifteen years after the effective date of	432
this section. In implementing the program, the director shall do	433
all of the following:	434
(A) Adopt rules in accordance with section 6109.42 of the	435
Revised Code;	436
(B) Oversee the lead service line replacement plans	437
approved and adopted under section 6109.44 of the Revised Code;	438
(C) Provide customer service support to those	439
participating or attempting to participate in the lead service	440
<pre>line replacement program;</pre>	441
(D) Collaborate with local authorities to identify grant_	442
programs that can provide resources to public water systems for	443
the purpose of funding lead service line replacement;	444
(E) Post information on the environmental protection	445
agency's web site about other sources of funding that are	446
available to assist public water systems with lead service line	447
<pre>identification and replacement;</pre>	448
(F) Take any other actions that the director determines	449
necessary for the administration and implementation of the lead	450
service line replacement program.	451
Sec. 6109.42. (A) Within one year of the effective date of	452
this section, the director of environmental protection shall	453
adopt rules in accordance with Chapter 119. of the Revised Code	454
to establish standards and procedures for administering and	455
implementing the lead service line replacement program created	456
in section 6109.41 of the Revised Code.	457

(B) The director shall ensure that the rules adopted under	458
this section establish all of the following:	459
(1) A requirement that the owner or operator of a public	460
water system identify and oversee the removal of all lead	461
service lines connected to the system not later than fifteen	462
years after the effective date of this section;	463
(2) Requirements and procedures for the submission of lead	464
service line replacement plans under section 6109.43 of the	465
Revised Code;	466
(3) Procedures for prioritizing lead service lines for	467
replacement;	468
(4) Procedures for identifying grant money that is	469
available to public water systems for lead service line	470
replacement and notifying public water systems of the	471
<pre>availability of such grants;</pre>	472
(5) Procedures that a public water system may follow to	473
require a customer to pay all or part of the costs of the	474
replacement of the customer's lead service line via a payment	475
plan. The director shall ensure that rules adopted under this	476
division take into account a customer's ability to pay and	477
provide for payment exemptions for customers who are of low or	478
<pre>moderate income.</pre>	479
(6) Procedures for the owner or operator of a public water	480
system to financially contribute to replacing the lead service	481
<pre>line of a customer who is of low or moderate income;</pre>	482
(7) A requirement that the owner or operator of a public	483
water system not disconnect a customer's water service due to	484
the customer's inability to pay for lead service line	485
replacement;	486

(8) Requirements and procedures for owners and operators	487
of public water systems taking action under the rules adopted	488
under divisions (B)(5) to (7) of this section and under section	489
6109.51 of the Revised Code;	490
(9) A requirement that the owner or operator of a public	491
water system that removes a lead service line shall remove the	492
entire line, except in cases of a public health or safety	493
emergency. In such cases, the requirement shall allow for a	494
forty-five-day grace period for the replacement of the entire	495
<pre>lead service line.</pre>	496
(10) Procedures by which the owner or operator of a public	497
water system shall provide a customer with educational resources	498
regarding the flushing of plumbing and use of water filters	499
before, during, and after a lead service line is replaced;	500
(11) Procedures customers should follow when flushing	501
service lines and premises plumbing of particulate lead;	502
(12) A requirement that the owner or operator of a public	503
water system provide water filters and replacement cartridges to	504
a customer before, during, and after lead service line	505
replacement work;	506
(13) Procedures for determining and verifying the	507
<pre>composition of lead status unknown service lines;</pre>	508
(14) Requirements for the training and certification	509
program required under division (F) of section 6109.43 of the	510
Revised Code;	511
(15) Requirements and procedures necessary for compliance	512
with 40 C.F.R. 141;	513
(16) Any other requirements and procedures necessary for	514

the implementation and administration of the lead service line	515
replacement program.	516
(C) Notwithstanding any provision of section 121.95 of the	517
Revised Code to the contrary, a regulatory restriction contained	518
in a rule adopted under this section is not subject to sections	519
121.95 to 121.953 of the Revised Code.	520
Sec. 6109.43. (A) Not later than three years after the	521
director of environmental protection adopts rules under section	522
6109.42 of the Revised Code, the owner or operator of a public	523
water system shall submit a lead service line replacement plan	524
to the environmental protection agency in accordance with those	525
rules. The owner or operator of the public water system shall	526
update the lead service line replacement plan annually.	527
(B) A lead service line replacement plan shall include the	528
<pre>following:</pre>	529
(1) Information regarding whether there are lead service	530
lines connected to the public water system;	531
(2) A water distribution system material inventory of all	532
service lines. An inventory shall identify all of the following:	533
(a) The number and location of lead service lines, service	534
lines that are likely to have lead, and service lines that	535
<pre>contain unknown material;</pre>	536
(b) The number and location of lines described in division	537
(B)(2)(a) of this section that were added to the inventory after	538
<pre>the prior year's submission;</pre>	539
(c) The number and location of lines described in division	540
(B)(2)(a) of this section that were replaced prior to the	541
commencement of the inventory;	542

(d) All lead, galvanized requiring replacement, non-lead,	543
and lead status unknown service lines.	544
(3) The number of lead service lines planned to be	545
replaced over the course of the fifteen years of the program,	546
including a description and map showing the locations of the	547
lead service lines planned to be replaced in each year and a	548
description of how the lead service lines were prioritized;	549
(4) Any other information required by rule adopted under	550
section 6109.42 of the Revised Code.	551
(C) An owner or operator of a public water system shall	552
include an initial inventory described in division (B)(2) of	553
this section with the initial plan submitted under this section.	554
(D) The environmental protection agency shall verify	555
accuracy of inventories submitted as part of lead service line	556
replacement plans.	557
(E) Using the data submitted in lead service line	558
replacement plans and any other available mapping information,	559
the agency shall establish a publicly available database that	560
allows public water systems and the public to consistently track	561
and identify lead service line replacement, which shall be	562
available on the agency's web site.	563
(F) The agency shall establish a training and	564
certification program for owners and operators of public water	565
systems regarding best practices for lead service line	566
replacement. The training and certification program also shall	567
be for contractors and plumbers hired for lead service line	568
replacement.	569
Sec. 6109.44. (A) The director of environmental protection	570
shall review, and approve or disapprove, all lead service line	571

replacement plans submitted under section 6109.43 of the Revised	572
Code. If the director determines that a plan submitted by the	573
owner or operator of a public water system does not meet the	574
requirements of that section and rules adopted under section	575
6109.42 of the Revised Code, the director shall issue an order	576
requiring the owner or operator to submit a corrected plan. The	577
director shall indicate in the order which portions of the plan	578
must be corrected.	579
(B) If the director determines that a corrected plan	580
submitted by the owner or operator of a public water system does	581
not meet the requirements of section 6109.43 of the Revised Code	582
and rules adopted under section 6109.42 of the Revised Code, the	583
director shall adopt a lead service line replacement plan on	584
behalf of the owner or operator.	585
(C) No owner or operator of a public water system shall	586
fail to submit a lead service line replacement plan or a	587
corrected plan under this section. No owner or operator of a	588
public water system shall fail to properly implement a lead	589
service line plan approved or adopted under this section.	590
(D) The owner or operator of a public water system is not	591
eligible for a grant issued by any state agency for the	592
replacement of lead service lines unless the owner or operator	593
is properly implementing a lead service line replacement plan	594
approved or adopted under this section.	595
Sec. 6109.45. As used in this section, "lead service line	596
replacement project" means any project to remove or replace a	597
lead service line that is undertaken pursuant to the lead	598
service line replacement program created under sections 6109.41	599
to 6109.44 of the Revised Code.	600

For purposes of section 4115.03 of the Revised Code, a	601
lead service line replacement project is a public improvement,	602
and an owner or operator of a public water system undertaking a	603
lead service line replacement project is a public authority. All	604
contractors and subcontractors working on a lead service line	605
replacement project shall comply with sections 4115.03 to	606
4115.16 of the Revised Code.	607
Sec. 6109.46. The owner or operator of a public water	608
system or the owner or operator's authorized representative may	609
enter at reasonable times upon any private or public property to	610
replace lead service lines under the program established under	611
sections 6109.41 to 6109.44 of the Revised Code. If entry or	612
inspection authorized by this section is refused, hindered, or	613
thwarted, the owner or operator of the public water system or	614
the owner or operator's authorized representative may enter the	615
property without the consent of the owner of the private or	616
public property for the purposes of replacing the lead service	617
lines. Prior to entry without consent onto private or public	618
property, the owner or operator of the public water system or	619
the owner or operator's authorized representative shall provide	620
the property owner written notice before the owner or operator's	621
representative enters the property. The notice shall be provided	622
not less than fourteen days before entrance on the property.	623
Sec. 6109.47. Sections 6109.48 to 6109.51 of the Revised	624
Code do not grant authority to a water-works company, as defined	625
in section 4905.03 of the Revised Code, that is a public utility	626
under section 4905.02 of the Revised Code.	627
Sec. 6109.48. The owner or operator of a public water	628
system may replace non-lead service lines when mandated or	629
ordered to replace such lines by law or a state or federal	630

regulatory agency.	631
Sec. 6109.49. The owner or operator of a public water	632
system may reimburse a customer who replaces lead service lines	633
on the customer's property if both of the following occur:	634
(A) The owner or operator confirms that the lead service	635
lines were composed of lead.	636
(B) The customer who replaced the lead service lines	637
submits the reimbursement request to the owner or operator not	638
later than twelve months after the completion of the replacement	639
of the lines.	640
Sec. 6109.50. The owner or operator of a public water	641
system may reimburse a customer who replaces non-lead service	642
lines on the customer's property if both of the following occur:	643
(A) The owner or operator confirms that the non-lead	644
service lines were of a composition that was mandated or ordered	645
to be replaced by law or a state or federal regulatory agency.	646
(B) The customer who replaced the non-lead service lines	647
submits the reimbursement request to the owner or operator not	648
later than twelve months after the completion of the replacement	649
of the lines.	650
Sec. 6109.51. The owner or operator of a public water_	651
system may recover costs from the following through rates,	652
rents, charges, or other amounts imposed on system customers:	653
(A) Replacing lead service lines and determining and	654
verifying the composition of lead status unknown service lines	655
under section 6109.42 of the Revised Code;	656
(B) Replacing non-lead service lines under section 6109.48	657
of the Revised Code;	658

(C) Reimbursing a customer under sections 6109.49 and	659
6109.50 of the Revised Code.	660
Sec. 6115.531. A sanitary district may utilize sections	661
6109.48 to 6109.51 of the Revised Code regarding the	662
replacement, and the recovery of costs of replacement and	663
replacement reimbursement, of lead and non-lead service lines.	664
Sec. 6119.062. A regional water and sewer district may	665
utilize sections 6109.48 to 6109.51 of the Revised Code	666
regarding the replacement, and the recovery of costs of	667
replacement and replacement reimbursement, of lead and non-lead	668
service lines.	669
Section 2. That existing sections 6109.01 and 6109.22 of	670
the Revised Code are hereby repealed.	671
Continu 2 Mbis set shall be known as the Isad Iino	672
Section 3. This act shall be known as the Lead Line	6/2
Replacement Act.	673