As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 118

Senator Lang

A BILL

To amend sections 321.261, 701.10, 729.49, 735.29,	1
743.04, and 743.06 and to enact sections 319.65,	2
701.101, 701.102, 701.103, 701.20, 701.21,	3
701.22, 701.23, 701.24, 701.25, 701.26, 701.30,	4
701.31, 701.32, 701.33, 701.35, 701.36, 701.37,	5
701.38, 701.39, 701.40, 729.491, 729.492,	6
729.493, 735.291, 735.292, 743.041, 743.042,	7
1901.187, and 1907.033 of the Revised Code	8
regarding limitations on recovery and lien	9
imposition by municipalities against property	10
owners of non-owner-occupied properties for	11
unpaid water, sewer, and disposal services rates	12
and charges.	13

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

Section 1. That sections 321.261, 701.10, 729.49, 735.29,	14
743.04, and 743.06 be amended and sections 319.65, 701.101,	15
701.102, 701.103, 701.20, 701.21, 701.22, 701.23, 701.24,	16
701.25, 701.26, 701.30, 701.31, 701.32, 701.33, 701.35, 701.36,	17
701.37, 701.38, 701.39, 701.40, 729.491, 729.492, 729.493,	18
735.291, 735.292, 743.041, 743.042, 1901.187, and 1907.033 of	19
the Revised Code be enacted to read as follows:	20

Sec. 319.65. (A) As used in this section, "municipal lien"	21
means a lien certified under sections 701.10, 729.49, 735.29,	22
and 743.04 of the Revised Code.	23
(B) Additional certification required to be submitted to	24
the county auditor for a municipal lien shall consist of the	25
parcel number of the property on which the lien is requested,	26
the name of the property owner, the name of the person who	27
contracted for the service for which the lien is sought, and	28
confirmation from the person, board, or entity that certified	29
the lien and submitted the additional certification that all of	30
the information submitted to the auditor has been verified.	31
the information submitted to the addition has been verified.	51
Sec. 321.261. (A) In each county treasury there shall be	32
created the treasurer's delinquent tax and assessment collection	33
fund and the prosecuting attorney's delinquent tax and	34
assessment collection fund. Except as otherwise provided in this	35
division, two and one-half per cent of all delinquent real	36
property, personal property, and manufactured and mobile home	37
taxes and assessments collected by the county treasurer shall be	38
deposited in the treasurer's delinquent tax and assessment	39
collection fund, and two and one-half per cent of such	40
delinquent taxes and assessments shall be deposited in the	41
prosecuting attorney's delinquent tax and assessment collection	42
fund. The board of county commissioners shall appropriate to the	43
county treasurer from the treasurer's delinquent tax and	44
assessment collection fund, and shall appropriate to the	45
prosecuting attorney from the prosecuting attorney's delinquent	46
tax and assessment collection fund, money to the credit of the	47
respective fund, and except as provided in division (D) of this	48
section, the appropriation shall be used only for the following	49
purposes:	50

(1) By the county treasurer or the county prosecuting
attorney in connection with the collection of delinquent real
property, personal property, and manufactured and mobile home
taxes and assessments, including proceedings related to
foreclosure of the state's lien for such taxes against such
property;

(2) With respect to any portion of the amount appropriated 57 from the treasurer's delinquent tax and assessment collection 58 fund for the benefit of a county land reutilization corporation 59 organized under Chapter 1724. of the Revised Code, the county 60 land reutilization corporation. Upon the deposit of amounts in 61 the treasurer's delinquent tax and assessment collection fund, 62 any amounts allocated at the direction of the treasurer to the 63 support of the county land reutilization corporation shall be 64 paid out of such fund to the corporation upon a warrant of the 65 county auditor. 66

If the balance in the treasurer's or prosecuting 67 attorney's delinquent tax and assessment collection fund exceeds 68 three times the amount deposited into the fund in the preceding 69 70 year, the treasurer or prosecuting attorney, on or before the twentieth day of October of the current year, may direct the 71 72 county auditor to forgo the allocation of delinguent taxes and 73 assessments to that officer's respective fund in the ensuing year, except amounts deposited to the fund under section 701.10, 74 729.49, 735.29, or 743.04 of the Revised Code. If the county 75 auditor receives such direction, the auditor shall cause the 76 portion of such taxes and assessments that otherwise would be 77 credited to the fund under this section in that ensuing year to 78 be allocated and distributed among taxing units' funds as 79 otherwise provided in this chapter and other applicable law. 80

(B) During the period of time that a county land 81 reutilization corporation is functioning as such on behalf of a 82 county, the board of county commissioners, upon the request of 83 the county treasurer, may designate by resolution that an 84 additional amount, not exceeding five per cent of all 85 collections of delinquent real property, personal property, and 86 manufactured and mobile home taxes and assessments, excluding 87 amounts required to be deposited to the fund under section 88 701.10, 729.49, 735.29, or 743.04 of the Revised Code, shall be 89 deposited in the treasurer's delinquent tax and assessment 90 collection fund and be available for appropriation by the board 91 for the use of the corporation. Any such amounts so deposited 92 and appropriated under this division shall be paid out of the 93 treasurer's delinquent tax and assessment collection fund to the 94 corporation upon a warrant of the county auditor. 95

(C) Annually by the first day of December, the county 96 treasurer and the prosecuting attorney each shall submit a 97 report to the board of county commissioners regarding the use of 98 the moneys appropriated from their respective delinquent tax and 99 assessment collection funds. Each report shall specify the 100 amount appropriated from the fund during the current calendar 101 year, an estimate of the amount so appropriated that will be 102 expended by the end of the year, a summary of how the amount 103 appropriated has been expended in connection with delinquent tax 104 collection activities or land reutilization, and an estimate of 105 the amount that will be credited to the fund during the ensuing 106 calendar year. 107

The annual report of a county land reutilization108corporation required by section 1724.05 of the Revised Code109shall include information regarding the amount and use of the110moneys that the corporation received from the treasurer's111

delinquent tax and assessment collection fund.

(D) (1) In any county, if the county treasurer or 113 prosecuting attorney determines that the balance to the credit 114 of that officer's corresponding delinquent tax and assessment 115 collection fund exceeds the amount required to be used as 116 prescribed by division (A) of this section, the county treasurer 117 or prosecuting attorney may expend the excess to prevent 118 residential mortgage foreclosures in the county and to address 119 problems associated with other foreclosed real property. The 120 121 amount used for that purpose in any year may not exceed the amount that would cause the fund to have a reserve of less than 122 twenty per cent of the amount expended in the preceding year for 123 the purposes of division (A) of this section. 124

Money authorized to be expended under division (D)(1) of 125 this section shall be used to provide financial assistance in 126 the form of loans to borrowers in default on their home 127 mortgages, including for the payment of late fees, to clear 128 arrearage balances, and to augment moneys used in the county's 129 foreclosure prevention program. The money also may be used to 130 assist county land reutilization corporations, municipal 131 corporations, or townships in the county, upon their application 132 to the county treasurer, prosecuting attorney, or the county 133 department of development, in the nuisance abatement of 134 deteriorated residential buildings in foreclosure, or vacant, 135 abandoned, tax-delinquent, or blighted real property, including 136 paying the costs of boarding up such buildings, lot maintenance, 137 and demolition. 138

(2) In a county having a population of more than one
hundred thousand according to the department of development's
2006 census estimate, if the county treasurer or prosecuting
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attorney determines that the balance to the credit of that 142 officer's corresponding delinguent tax and assessment collection 143 fund exceeds the amount required to be used as prescribed by 144 division (A) of this section, the county treasurer or 145 prosecuting attorney may expend the excess to assist county land 146 reutilization corporations, townships, or municipal corporations 147 located in the county as provided in division (D)(2) of this 148 section, provided that the combined amount so expended each year 149 in a county shall not exceed five million dollars. Upon 150 application for the funds by a county land reutilization 151 corporation, township, or municipal corporation, the county 152 treasurer or prosecuting attorney may assist the county land 153 reutilization corporation, township, or municipal corporation in 154 abating foreclosed residential nuisances, including paying the 155 costs of securing such buildings, lot maintenance, and 156 demolition. At the prosecuting attorney's discretion, the 157 prosecuting attorney also may apply the funds to costs of 158 prosecuting alleged violations of criminal and civil laws 159 governing real estate and related transactions, including fraud 160 and abuse. 161

Sec. 701.10. (A) (1) The legislative authority of a 162 municipal corporation that has established a rate or charge, 163 payable to the municipal corporation, for the provision of 164 collection or disposal services for garbage, ashes, animal and 165 vegetable refuse, dead animals, or animal offal may, after 166 complying with section 701.103 of the Revised Code, certify to 167 the county auditor, by ordinance, the amount of the rate or 168 charge that has not been paid in accordance with applicable 169 requirements by a person using the collection or disposal 170 services, when either of the following applies: 171

(a) The unpaid amount is equal to or greater than two

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hundred fifty dollars; or	173		
(b) The unpaid amount is equal to or greater than the	174		
applicable annual rate or charge imposed by the municipal	175		
corporation upon the person using the collection or disposal	176		
services, regardless of the actual cost incurred by the	177		
municipal corporation in providing the collection or disposal	178		
services.	179		
$\frac{(2)}{(2)}$ (a) The county auditor shall place the amount	180		
certified shall be a lien on the person's <u>real</u> property to which	181		
services are provided, tax list and duplicate against the	182		
property served by the connection if both of the following	183		
occur:	184		
(i) The auditor also receives from the legislative	185		
authority of a municipal corporation additional certification	186		
that the unpaid rents or charges have arisen pursuant to a	187		
service contract made directly with an owner who occupies the	188		
property served, as described in section 319.65 of the Revised	189		
Code.	190		
(ii) The auditor receives verification from the	191		
legislative authority of a municipal corporation that the notice	192		
required under section 701.102 of the Revised Code was provided	193		
to the owner.	194		
(b) The amount placed on the tax list in a separate	195		
$rac{column_{f}}{column_{f}}$ and duplicate shall be a lien on the property served from	196		
the date placed on the list and duplicate and shall be collected	197		
in the same manner as other taxes, and . The lien shall be	198		
released upon payment in full of the certified amount. Ninety	199		
per cent of the amounts collected by the county treasurer under	200		
this division shall be paid into the general fund of the			

municipal corporation in accordance with the biannual tax	202
payment and remittance cycle in section 323.12 of the Revised	203
Code. Ten per cent of the amounts collected by the county	204
treasurer shall be deposited to the credit of the county	205
treasurer's delinquent tax and assessment collection fund	206
created under section 321.261 of the Revised Code.	207
(B) A municipal corporation that, on or before October 17,	208
2019, collected all rates or charges for such services in a	209
manner consistent with the collection of other taxes, rather	210
than making that rate or charge payable to the municipal	211
corporation, may continue to collect amounts in such manner	212
without being subject to the limitation in division (A)(1) of	213
this section.	214
Sec. 701.101. The legislative authority of a municipal	215
corporation that has established a rate or charge for the	216
collection or disposal services described in section 701.10 of	217
the Revised Code, which has gone unpaid, may collect it by	218
actions at law in the name of the municipal corporation from an	219
owner, tenant, or other person who is liable to pay the rents or	220
charges.	221
Sec. 701.102. (A) The legislative authority of a municipal	222
corporation shall provide notice to the property owner about the	223
placement of a lien on the owner's property before the county	224

auditor places a lien pursuant to section 701.10 of the Revised225Code. The notice shall include a statement informing the owner226that the owner may file a lien appeal with a municipal court or227county court pursuant to section 701.35 of the Revised Code.228

(B) The legislative authority shall submit verification to229the county auditor that the notice required by this section was230provided to the owner.231

Sec. 701.103. Prior to certifying a lien to the county	232
auditor under section 701.10 of the Revised Code, the	233
legislative authority of a municipal corporation shall do both	234
of the following:	235
(A) Attempt, not less than three times, to collect the	236
unpaid rate or charge amount from the person who is liable for	237
the amount by certified mail;	238
(B) Wait not less than one hundred eighty days following	239
the date that the unpaid rate or charge amount was due.	240
Sec. 701.20. For purposes of sections 701.20 to 701.26 of	241
the Revised Code:	242
(A) "Bring an action" means to bring a civil action under	243
sections 701.101, 729.491, 735.29, and 743.04 of the Revised	244
Code.	245
(B) "Certify a lien" means to certify a lien under	246
sections 701.10, 729.49, 735.29, and 743.04 of the Revised Code.	247
(C) "Dwelling unit" and "tenant" have the same meanings as	248
in section 5321.01 of the Revised Code.	249
(D) "Municipal authority" means any of the following as	250
context requires:	251
(1) Board of trustees of public affairs under section	252
735.29 of the Revised Code;	253
(2) Director of public service or any other official or	254
body under section 743.04 of the Revised Code;	255
(3) Legislative authority of a municipal corporation under	256
sections 701.10, 701.101, 729.49, and 729.491 of the Revised	257
Code.	258

(E) "Municipal services" means any of the following:	259
(1) Collection or disposal services described in section	260
701.10 of the Revised Code;	261
(2) Sewerage services under section 729.49 of the Revised	262
Code;	263
(3) Water services described in Chapter 743. of the	264
Revised Code;	265
(4) Services from waterworks under section 735.29 of the	266
Revised Code.	267
(F) "Municipal services provider" means the entity created	268
or designated by the municipal authority to provide municipal	269
services.	270
(G) "Property owner" means the person who owns the	271
residential property to which municipal services are provided	272
and to whom all of the following apply:	273
(1) The person does not occupy the property.	274
(2) The tenant or other occupant is contractually	275
responsible to pay the charges and fees imposed for the	276
municipal services.	277
(3) If the residential property consists of two or more	278
dwelling units, both of the following must be true:	279
(a) Each dwelling unit has a separate meter;	280
(b) The tenant or other occupant of each dwelling unit is	281
contractually responsible to pay the charges and fees imposed	282
for the municipal services provided to the unit in which the	283
tenant or occupant resides.	284
(H) "Termination amount" means the amount of rates or	285

charges for municipal services that when unpaid results in the	286
termination of those services under the municipal authority	287
regulations.	288
Sec. 701.21. Any person who contracts to receive municipal	289
services shall be financially responsible for paying all rates,	290
fees, charges, and costs associated with the delivery of that	291
service.	292
Sec. 701.22. (A) If a municipal authority attempts to	293
certify a lien against a property or brings an action due to	294
unpaid municipal services rates or charges, there is a	295
rebuttable presumption that amounts exceeding the termination	296
amount cannot be certified as a lien, or recovered by the	297
action, against the property owner.	298
(B) The presumption may be rebutted by any of the	299
following based on a preponderance of the evidence:	300
(1) The property owner agreed to pay all the unpaid rates	301
and charges, after having been given notice of the delinquent	302
amount.	303
(2) The property owner occupies the residence.	304
(3) The municipal authority attempted to mitigate any	305
unpaid rates or charges by strictly adhering to its established	306
protocol for terminating service for delinquent customers.	307
(4) Any other evidence demonstrating that the municipal	308
authority mitigated the amount of unpaid rates and charges	309
before proceeding against the property owner.	310
(C) This section does not abridge or eliminate any cause	311
of action that the municipal authority may have against the	312
tenant personally, or other person liable to pay the unpaid	313

314 rents or charges. Sec. 701.23. (A) A municipal authority may establish a 315 tenant reinstatement fee for municipal services. 316 317 (B) A tenant reinstatement fee may be applied if the tenant requests to reestablish municipal services after such 318 services have been terminated by the municipal services provider 319 320 or the tenant. 321 Sec. 701.24. A municipal authority may track any unpaid rates or charges owed by a person for any municipal services 322 between residential properties if both of the following are 323 324 true: (A) A person who contracted for municipal services 325 currently has a debit or credit regarding the municipal services 326 327 provided to the person; (B) Municipal services provided to that person have been 328 terminated at one residential property and have been established 329 at another residential property. 330 331 Sec. 701.25. A municipal authority may access and review the billing details and histories of any person who contracts to 332 receive municipal services for the purpose of identifying and 333 334 tracking unpaid rates or charges. Sec. 701.26. (A) Any person who believes that they have 335 been improperly billed for municipal services may file a 336 complaint with the municipal services provider. 337 (B)(1) A municipal services provider must establish a 338 method for persons receiving municipal services to make an 339 improper billing complaint. 340

(2) A municipal services provider must investigate every 341

complaint received.					
(3) All complaints shall be resolved within ten business	343				
days. If the municipal services provider is unable to resolve	344				
the complaint within ten business days, the municipal services	345				
provider shall provide the person who filed the complaint with a	346				
status report every five business days following the initial	347				
period.	348				
(C) If the complaint is not resolved to the satisfaction	349				
of the complaining party, the complaining party may appeal the	350				
matter to a municipal court or county court under section 701.31	351				
of the Revised Code, if the amount in dispute is equal to or	352				
greater than three hundred dollars.	353				
Sec. 701.30. For the purposes of sections 701.30 to 701.40	354				
of the Revised Code:	355				
(7) "Municipal lies" has the same meaning of in costion	356				
319.65 of the Revised Code.	357				
(B) "Property owner," "municipal services," "municipal	358				
services provider," and "municipal authority" have the same	359				
meanings as in section 701.20 of the Revised Code.	360				
(C) "Tenant" has the same meaning as in section 5321.01 of	361				
the Revised Code.	362				
Sec. 701 21 (A) A municipal court or county court shall	363				
Sec. 701.31. (A) A municipal court or county court shall					
hear appeals regarding improper billing complaints for municipal	364				
services if all of the following apply:	365				
(1) The complainant has previously filed an improper	366				
billing complaint with a municipal services provider.	367				
(2) The complaint has not been resolved to the	368				

satisfaction of the complainant.

(3) The amount in dispute is equal to or exceeds three 370 hundred dollars. 371 (B) A municipal court or county court shall hear appeals 372 from property owners in cases where a tenant who is financially 373 responsible for paying for municipal services failed to make 374 payment for such and the property owner was held responsible as 375 376 a result. (C) A municipal court or county court shall not hear 377 appeals of the reasonableness of the rates, charges, or rents 378 set by the municipal authority for municipal services. 379 Sec. 701.32. The supreme court may adopt rules regarding 380 appeals for improper billing complaints for municipal services, 381 including the following: 382 (A) A procedure by which complaints will be evaluated, to 383 determine whether a hearing is warranted; 384 385 (B) Hearing procedures and processes; (C) Standards by which a municipal court or county court 386 387 will make decisions resolving complaints. Sec. 701.33. In connection with an appeal made to a 388 municipal court or county court regarding an improper billing 389 390 complaint, the court may access and review the billing details and histories of a person who contracts to receive municipal 391 services for the purposes of identifying unpaid rates or 392 393 charges. 394 Sec. 701.35. A person that receives notice from a municipal authority of a municipal lien being placed on that 395 person's property may file an appeal of the municipal lien with 396 397 a municipal court or county court.

Sec. 701.36. The supreme court may adopt rules governing	398			
hearing procedures for appeals of municipal liens.	399			
Sec. 701.37. A municipal court or county court shall find	400			
for the owner of the property in an appeal of a municipal lien	401			
if the court determines both of the following:	402			
(A) The unpaid rents, rates, or charges did not arise	403			
pursuant to a service contract made directly with the owner.	404			
(B) The owner did not occupy the property served by the	405			
service contract.	406			
Sec. 701.38. (A) If a municipal court or county court	407			
finds for the owner of the property under section 701.37 of the	408			
Revised Code, the court shall order both of the following:	409			
(1) The county auditor that placed the challenged	410			
municipal lien on the real property tax list and duplicate to				
remove the lien;	412			
(2) The municipal authority that certified the challenged	413			
municipal lien to pay the owner's reasonable attorneys' fees	414			
incurred in prosecuting the appeal.	415			
(B) On the order of a court, the county auditor shall	416			
remove the challenged service lien.	417			
Sec. 701.39. Sections 701.35 to 701.38 of the Revised Code	418			
apply to only municipal liens placed on a property on or after	419			
the effective date of those sections.	420			
Sec. 701.40. A county that operates as a municipal	421			
services provider on behalf of a municipal authority is not	422			
subject to sections 701.20 to 701.26 and 701.30 to 701.39 of the	423			
Revised Code.	424			

Sec. 729.49. (A) The legislative authority of a municipal 425 corporation which has installed or is installing sewerage, a 426 system of sewerage, sewage pumping works, or sewage treatment or 427 disposal works for public use, may, by ordinance, establish just 428 and equitable rates or charges of rents to be paid to the 429 municipal corporation for the use of such services, by every 430 person, firm, or corporation whose premises are served by a 431 connection thereof. Such 432

(B) When sewerage rates or charges are not paid when due,433the legislative authority of a municipal corporation may, after434complying with section 729.493 of the Revised Code, certify435them, together with any penalties, to the county auditor.436

(1) The county auditor shall constitute place the certified amount on the real property list and duplicate against the property served by the connection if both of the following occur:

(a) The auditor also receives from the legislative441authority of a municipal corporation additional certification442that the unpaid rates or charges have arisen pursuant to a443service contract made directly with an owner who occupies the444property served, as described in section 319.65 of the Revised445Code.446

(b) The auditor receives verification from the legislative447authority of a municipal corporation that the notice required448under section 729.492 of the Revised Code was provided to the449owner.450

(2) The	amount	placed	on the tax	list and duplicate shall	451
<u>be</u> a li	.en upon	the p	roperty	served by	such connection from the	452
date pl	aced on	the l	ist and	duplicate	and if not paid when due	453

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shall be collected in the same manner as other municipal	454			
corporation taxes. The lien shall be released upon payment in	455			
full of the certified amount. Ninety per cent of the amounts	456			
collected by the county treasurer under this division shall be	457			
provided to the municipal corporation in accordance with the	458			
biannual tax payment and remittance cycle in section 323.12 of	459			
the Revised Code. Ten per cent of the amounts collected by the	460			
county treasurer shall be deposited to the credit of the county	461			
treasurer's delinquent tax and assessment collection fund	462			
created under section 321.261 of the Revised Code. The	463			
(C) The legislative authority may change such rates or	464			
charges from time to time as is deemed advisable. The	465			
legislative authority of a municipal corporation operating under	466			
a charter may establish such schedule of rates and provide for	467			
its administration by designating the department or officer to	468			
be charged with the enforcement of sections 729.49 to 729.52,	469			
inclusive, of the Revised Code.				
9-2 720 401 The legislative authority of a municipal	1 7 1			
Sec. 729.491. The legislative authority of a municipal	471			
corporation that has established a rate or charge for the	472			
sewerage service described in section 729.49 of the Revised	473			
Code, which has gone unpaid, may collect it by actions at law in	474			
the name of the municipal corporation from an owner, tenant, or	475			
other person who is liable to pay the rates or charges.	476			
Sec. 729.492. (A) The legislative authority of a municipal	477			
corporation shall provide notice to the property owner about the	478			
placement of a lien on the owner's property before the county	479			
white along a line annual to protion 720.40 of the Deviced	479			

auditor places a lien pursuant to section 729.49 of the Revised480Code. The notice shall include a statement informing the owner481that the owner may file a lien appeal with a municipal court or482county court pursuant to section 701.35 of the Revised Code.483

(B) The legislative authority shall submit verification to	484
the county auditor that the notice required by this section was	485
provided to the owner.	486
Sec. 720 402 Drier to contifying a lier to the county	487
Sec. 729.493. Prior to certifying a lien to the county	
auditor under section 729.49 of the Revised Code, the	488
legislative authority of a municipal corporation shall do both	489
of the following:	490
(A) Attempt, not less than three times, to collect the	491
unpaid sewerage rates or charges amount from the person who is	492
liable for the amount by certified mail;	493
(B) Wait not less than one hundred eighty days following	494
the date that the unpaid sewerage rates or charges amount was	495
due.	496
	4.0.5
Sec. 735.29. (A) The board of trustees of public affairs	497
appointed under section 735.28 of the Revised Code shall manage,	498
conduct, and control the waterworks, electric light plants,	499
artificial or natural gas plants, or other similar public	500
utilities, furnish supplies of water, electricity, or gas,	501
collect all water, electric, and gas rents or charges, and	502
appoint necessary officers, employees, and agents.	503
(B) The board may make such bylaws and rules as it	504
determines to be necessary for the safe, economical, and	505
efficient management and protection of such works, plants, and	506
public utilities. These bylaws and rules, when not repugnant to	507
municipal ordinances or to the constitution or laws of this	508
state, shall have the same validity as ordinances.	509
(C) For the purpose of paying the expenses of conducting	510
and managing such waterworks, plants, and public utilities or of	511
	512
making necessary additions thereto and extensions and repairs	512

thereon, the board may assess a water rent or charge, or a	513
light, power, gas, or utility rent, of sufficient amount, and in	514
such manner as it determines to be most equitable, upon all	515
tenements and premises supplied therewith. When such rents,	516
except water rents and charges, are not paid when due, the board	517
may certify , after complying with section 735.292 of the	518
Revised Code, do either or both of the following:	519
(1) Certify them to the county auditor to be placed on the	520
duplicate and collected as other village taxes, or it may-	521
collect;	522
(2) Collect them by actions at law in the name of the	523
village from an owner, tenant, or other person who is liable to	524
pay the rents or charges. When	525
(D) When water rents or charges are not paid when due, the	526
board may, after complying with section 735.292 of the Revised	527
<u>Code</u> , do either or both of the following:	528
(A) (1) Certify them, together with any penalties, to the	529
county auditor. The	530
(a) The county auditor shall place the certified amount on	531
the real property tax list and duplicate against the property	532
served by the connection if he both of the following occur:	533
(i) The auditor also receives from the board additional	534
certification that the unpaid rents or charges have arisen	535
pursuant to a service contract made directly with an owner who	536
occupies the property served, as described in section 319.65 of	537
the Revised Code.	538
(ii) The auditor receives verification from the board that	539
the notice required under section 735.291 of the Revised Code	540
was provided to the owner.	541
<u> </u>	

(b) The amount placed on the tax list and duplicate shall	542
be a lien on the property served from the date placed on the	543
list and duplicate and shall be collected in the same manner as	544
other taxes, except that, notwithstanding section 323.15 of the	545
Revised Code, a county treasurer shall accept a payment in such-	546
amount when separately tendered as payment for the full amount	547
of such unpaid water rents or charges and associated penalties.	548
The lien shall be released immediately upon payment in full of	549
the certified amount. Any Ninety per cent of the amounts	550
collected by the county treasurer under this division shall be	551
placed for immediate distribution to the village, in accordance	552
with the biannual tax payment and remittance cycle in section	553
<u>323.12 of the Revised Code,</u> in the appropriate distinct fund	554
established for water rents and charges. Ten per cent of the	555
amounts collected by the county treasurer shall be deposited to	556
the credit of the county treasurer's delinquent tax and	557
assessment collection fund created under section 321.261 of the	558
Revised Code.	559

(B) (2) Collect them by actions at law in the name of the village from an owner, tenant, or other person who is liable to pay the rents or charges.

(E) The board shall have the same powers and perform the 563 same duties as are provided in sections 743.01, 743.05 to 564 743.07, 743.10, 743.11, 743.18, 743.24, and 735.05 to 735.09 of 565 the Revised Code, and all powers and duties relating to 566 waterworks in any of such sections shall extend to and include 567 electric light, power, and gas plants, and such other similar 568 public utilities, and such board shall have such other duties as 569 are prescribed by law or ordinance not inconsistent herewith. 570

(F) Each board that assesses water rents or charges shall 571

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determine the actual amount of rents due based upon an actual 572 reading of each customer's meter at least once in each three-573 month period, and at least quarterly the board shall render a 574 bill for the actual amount shown by the meter reading to be due, 575 except estimated bills may be rendered if access to a customer's 576 meter was unobtainable for a timely reading. Each board that 577 assesses water rents or charges shall establish procedures 578 providing fair and reasonable opportunity for resolution of 579 billing disputes. 580

(G) When property to which water service is provided is about to be sold, any party to the sale or <u>his</u> any party's agent may request the board to read the meter at that property and to render within ten days following the date on which the request is made, a final bill for all outstanding rents and charges for water service. Such a request shall be made at least fourteen days prior to the transfer of the title of such property.

(H) At any time prior to a certification under division588(A) (D) (1) of this section, the board shall accept any partial589payment of unpaid water rents or charges, in the amount of ten590dollars or more.591

Sec. 735.291. (A) The board of trustees of public affairs 592 shall provide notice to the property owner about the placement 593 of a lien on the owner's property before the county auditor 594 places a lien pursuant to division (D) of section 735.29 of the 595 Revised Code. The notice shall include a statement informing the 596 owner that the owner may file a lien appeal with a municipal 597 court or county court pursuant to section 701.35 of the Revised 598 599 Code.

(B) The board shall submit verification to the county600auditor that the notice required by this section was provided to601

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the owner.	602
Sec. 735.292. Prior to certifying a lien to the county	603
auditor under section 735.29 of the Revised Code, the board of	604
trustees of public affairs shall do both of the following:	605
(A) Attempt, not less than three times, to collect the	606
unpaid rent or charge amount from the person who is liable for	607
the amount by certified mail;	608
(B) Wait not less than one hundred eighty days following	609
the date that the unpaid rent or charge amount was due.	610
Sec. 743.04. (A) For the purpose of paying the expenses of	611
conducting and managing the waterworks of a municipal	612
corporation, including operating expenses and the costs of	613
permanent improvements, the director of public service or any	614
other city official or body authorized by charter may assess and	615
collect a water rent or charge of sufficient amount and in such	616
manner as the director, other official, or body determines to be	617
most equitable from all tenements and premises supplied with	618
water.	619
(1) When water rents or charges are not paid when due, the	620
director or other official or body may, after complying with	621
section 743.042 of the Revised Code, do either or both of the	622
following:	623
(a) Certify them, together with any penalties, to the	624
county auditor. The	625
(i) The county auditor shall place the certified amount on	626
the real property tax list and duplicate against the property	627
served by the connection if the both of the following occur:	628

(I) The auditor also receives from the director or other 629

official or body additional certification that the unpaid rents630or charges have arisen pursuant to a service contract made631directly with an owner who occupies the property served, as632described in section 319.65 of the Revised Code.633

(II) The auditor receives verification from the director634or other official or body that the notice required under section635743.041 of the Revised Code was provided to the owner.636

(ii) The amount placed on the tax list and duplicate shall 637 be a lien on the property served from the date placed on the 638 list and duplicate and shall be collected in the same manner as 639 other taxes, except that, notwithstanding section 323.15 of the 640 Revised Code, a county treasurer shall accept a payment in such 641 amount when separately tendered as payment for the full amount 642 of such unpaid water rents or charges and associated penalties. 643 The lien shall be released immediately upon payment in full of 644 the certified amount. Any-Ninety per cent of the amounts 645 collected by the county treasurer under this division shall be 646 immediately placed in the distinct fund established by section 647 743.06 of the Revised Code in accordance with the biannual tax 648 payment and remittance cycle in section 323.12 of the Revised 649 650 Code. Ten per cent of the amounts collected by the county treasurer shall be deposited to the credit of the county 651 treasurer's delinquent tax and assessment collection fund 652 created under section 321.261 of the Revised Code. 653

(b) Collect them by actions at law, in the name of the city from an owner, tenant, or other person who is liable to pay the rents or charges.

(2) The director or other official body shall not certify
(57) to the county auditor for placement upon the tax list and
(58) duplicate and the county auditor shall not place upon the tax
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list and duplicate as a charge against the property the amount 660
of any unpaid water rents or charges together with any penalties 661
as described in division (A)(1)(a) of this section if any of the 662
following apply: 663

(a) The property served by the connection has been
transferred or sold to an electing subdivision as defined in
section 5722.01 of the Revised Code, regardless of whether the
electing subdivision is still the owner of the property, and the
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unpaid water rents or charges together with any penalties have
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arisen from a period of time prior to the transfer or
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confirmation of sale to the electing subdivision;

(b) The property served by the connection has been sold to
a purchaser at sheriff's sale or auditor's sale, the unpaid
water rents or charges together with any penalties have arisen
from a period of time prior to the confirmation of sale, and the
purchaser is not the owner of record of the property immediately
prior to the judgment of foreclosure nor any of the following:

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(i) A member of that owner's immediate family;
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(ii) A person with a power of attorney appointed by that owner who subsequently transfers the land to the owner;

(iii) A sole proprietorship owned by that owner or a680member of that owner's immediate family;681

(iv) A partnership, trust, business trust, corporation, or
association of which the owner or a member of the owner's
immediate family owns or controls directly or indirectly more
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than fifty per cent.

(c) The property served by the connection has been
forfeited to this state for delinquent taxes, unless the owner
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of record redeems the property.
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(3) Upon valid written notice to the county auditor by any 689 owner possessing an ownership interest of record of the property 690 or by an electing subdivision previously in the chain of title 691 of the property that the unpaid water rents or charges together 692 with any penalties have been certified for placement or placed 693 upon the tax list and duplicate as a charge against the property 694 in violation of division (A)(2) of this section, the county 695 auditor shall promptly remove such charge from the tax 696 duplicate. This written notice to the county auditor shall 697 include all of the following: 698 699 (a) The parcel number of the property; (b) The common address of the property; 700 (c) The date of the recording of the transfer of the 701 property to the owner or electing subdivision; 702 (d) The charge allegedly placed in violation of division 703 (A) (2) of this section. 704 (4) Each director or other official or body that assesses 705 water rents or charges shall determine the actual amount of 706 707

rents due based upon an actual reading of each customer's meter at least once in each three-month period, and at least quarterly 708 the director or other official or body shall render a bill for 709 the actual amount shown by the meter reading to be due, except 710 estimated bills may be rendered if access to a customer's meter 711 was unobtainable for a timely reading. Each director or other 712 official or body that assesses water rents or charges shall 713 establish procedures providing fair and reasonable opportunity 714 for resolution of billing disputes. 715

(5) When property to which water service is provided isabout to be sold, any party to the sale or the agent of any such717

party may request the director or other official or body to read718the meter at that property and to render within ten days719following the date on which the request is made, a final bill720for all outstanding rents and charges for water service. Such a721request shall be made at least fourteen days prior to the722transfer of the title of such property.723

(6) At any time prior to a certification under division
(A) (1) (a) of this section, the director or other official or
body shall accept any partial payment of unpaid water rents or
charges, in the amount of ten dollars or more.

(B) (1) When title to a parcel of land that is subject to 728 any of the actions described in division (A)(1) of this section 729 is transferred to a county land reutilization corporation, any 730 lien placed on the parcel under division (A) (1) (a) of this 731 section shall be extinguished, and the corporation shall not be 732 held liable for unpaid rents or charges in any collection action 733 brought under division (A) (1) (b) of this section, if the rents 734 or charges certified under division (A)(1)(a) of this section or 735 subject to collection under division (A)(1)(b) of this section 736 were incurred before the date of the transfer to the corporation 737 and if the corporation did not incur the rents or charges, 738 regardless of whether the rents or charges were certified, the 739 lien was attached, or the action was brought before the date of 740 transfer. In such a case, the corporation and its successors in 741 title shall take title to the property free and clear of any 742 such lien and shall be immune from liability in any such 743 collection action. 744

If a county land reutilization corporation takes title to745property before any rents or charges have been certified or any746lien has been placed with respect to the property under division747

(A) (1) of this section, the corporation shall be deemed a bona
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fide purchaser for value without knowledge of such rents,
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charges, or lien, regardless of whether the corporation had
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actual or constructive knowledge of the rents, charges, or lien,
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and any such lien shall be void and unenforceable against the
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corporation and its successors in title.

(2) If a lien placed on a parcel is extinguished as
provided in division (B) (1) of this section, the municipal
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corporation may pursue the remedy available under division (A)
(1) (b) of this section to recoup the rents and charges incurred
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with respect to the parcel from any owner, tenant, or other
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person liable to pay such rents and charges.
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Sec. 743.041. (A) The director of public service or any 760 other city official or body authorized by charter shall provide 761 notice to the property owner about the placement of a lien on 762 the owner's property before the county auditor places a lien 763 pursuant to section 743.04 of the Revised Code. The notice shall 764 include a statement informing the owner that the owner may file 765 a lien appeal with a municipal court or county court pursuant to 766 767 section 701.35 of the Revised Code.

(B) The director or other official or body shall submit768verification to the county auditor that the notice required by769this section was provided to the owner.770

Sec. 743.042. Prior to certifying a lien to the county771auditor under section 743.04 of the Revised Code, the director772of public service or any other city official or body authorized773by charter shall do both of the following:774

(A) Attempt, not less than three times, to collect the775unpaid water rents or charges amount from the person who is776

liable for the amount by certified mail; 777 (B) Wait not less than one hundred eighty days following 778 the date that the unpaid water rents or charges amount was due. 779 Sec. 743.06. Money collected for water-works purposes 780 shall be deposited weekly, except for water lien amounts 781 collected under division (A)(1) of section 743.04 of the Revised 782 Code, with the treasurer of the municipal corporation, and shall 783 be kept as a separate and distinct fund. When appropriated by 784 the legislative authority of the municipal corporation, such 785 money shall be subject to the order of the director of public 786 service. The director shall sign all orders drawn on the 787 treasurer of the municipal corporation against such fund. 788 Sec. 1901.187. In addition to jurisdiction otherwise 789 granted by this chapter, a municipal court shall have exclusive 790 original jurisdiction within the territory of the court over 791 792 actions filed pursuant to sections 701.31 and 701.35 of the Revised Code. 793 Sec. 1907.033. In addition to jurisdiction authorized in 794 other sections of this chapter, a county court shall have 795 exclusive original jurisdiction within its district over actions 796 filed pursuant to sections 701.31 and 701.35 of the Revised 797 798 Code. Section 2. That existing sections 321.261, 701.10, 729.49, 799 735.29, 743.04, and 743.06 of the Revised Code are hereby 800 repealed. 801