As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 45

Senator Ingram

Cosponsors: Senators DeMora, Weinstein, Craig

A BILL

To amend section 6117.02 of the Revised Code to	1
expand eligibility for county sewer discounted	2
rates or charges.	3

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

Section 1. That section 6117.02 of the Revised Code be	4
amended to read as follows:	5
Sec. 6117.02. (A) The board of county commissioners shall	6
fix reasonable rates, including penalties for late payments, for	7
the use, or the availability for use, of the sanitary facilities	8
of a sewer district to be paid by every person and public agency	9
whose premises are served, or capable of being served, by a	10
connection directly or indirectly to those facilities when those	11
facilities are owned or operated by the county and may change	12
the rates from time to time as it considers advisable. When the	13
sanitary facilities to be used by the county are owned by	14
another public agency or person, the schedule of rates to be	15
charged by the public agency or person for the use of the	16
facilities by the county, or the formula or other procedure for	17
their determination, shall be approved by the board at the time	18

it enters into a contract for that use.

(B) The board also shall establish reasonable charges to 20 be collected for the privilege of connecting to the sanitary 21 facilities of the district, with the requirement that, prior to 22 the connection, the charges shall be paid in full, or, if 23 determined by the board to be equitable in a resolution relating 24 to the payment of the charges, provision considered adequate by 25 the board shall be made for their payment in installments at the 26 times, in the amounts, and with the security, carrying charges, 27 and penalties as may be found by the board in that resolution to 28 29 be fair and appropriate. No public agency or person shall be permitted to connect to those facilities until the charges have 30 been paid in full or provision for their payment in installments 31 has been made. If the connection charges are to be paid in 32 installments, the board shall certify to the county auditor 33 information sufficient to identify each parcel of property 34 served by a connection and, with respect to each parcel, the 35 total of the charges to be paid in installments, the amount of 36 each installment, and the total number of installments to be 37 paid. The auditor shall record and maintain the information 38 supplied in the sewer improvement record provided for in section 39 6117.33 of the Revised Code until the connection charges are 40 paid in full. The board may include amounts attributable to 41 connection charges being paid in installments in its billings of 42 rates and charges for the use of sanitary facilities. 43

(C) When any of the sanitary rates or charges are not paid when due, the board may do any or all of the following as it considers appropriate:

(1) Certify the unpaid rates or charges, together with any47penalties, to the county auditor, who shall place them upon the48

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real property tax list and duplicate against the property served 49 by the connection. The certified amount shall be a lien on the 50 property from the date placed on the real property tax list and 51 duplicate and shall be collected in the same manner as taxes, 52 except that, notwithstanding section 323.15 of the Revised Code, 53 a county treasurer shall accept a payment in that amount when 54 separately tendered as payment for the full amount of the unpaid 55 sanitary rates or charges and associated penalties. The lien 56 shall be released immediately upon payment in full of the 57 certified amount. 58

(2) Collect the unpaid rates or charges, together with any penalties, by actions at law in the name of the county from an owner, tenant, or other person or public agency that is liable for the payment of the rates or charges;

(3) Terminate, in accordance with established rules, the sanitary service to the particular property and, if so determined, any county water service to that property, unless and until the unpaid sanitary rates or charges, together with any penalties, are paid in full;

(4) Apply, to the extent required, any security deposit
made in accordance with established rules to the payment of
sanitary rates and charges for service to the particular
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property.

All moneys collected as sanitary rates, charges, or72penalties fixed or established in accordance with divisions (A)73and (B) of this section for any sewer district shall be paid to74the county treasurer and kept in a separate and distinct75sanitary fund established by the board to the credit of the76district. Except as otherwise provided in any proceedings77authorizing or providing for the security for and payment of any78

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79 public obligations, or in any indenture or trust or other agreement securing public obligations, moneys in the sanitary 80 fund shall be applied first to the payment of the cost of the 81 management, maintenance, and operation of the sanitary 82 facilities of, or used or operated for, the district, which cost 83 may include the county's share of management, maintenance, and 84 operation costs under cooperative contracts for the acquisition, 85 construction, or use of sanitary facilities and, in accordance 86 with a cost allocation plan adopted under division (E) of this 87 section, payment of all allowable direct and indirect costs of 88 the district, the county sanitary engineer or sanitary 89 engineering department, or a federal or state grant program, 90 incurred for sanitary purposes under this chapter, and shall be 91 applied second to the payment of debt charges payable on any 92 outstanding public obligations issued or incurred for the 93 acquisition or construction of sanitary facilities for or 94 serving the district, or for the funding of a bond retirement or 95 other fund established for the payment of or security for the 96 obligations. Any surplus remaining may be applied to the 97 acquisition or construction of those facilities or for the 98 payment of contributions to be made, or costs incurred, for the 99 acquisition or construction of those facilities under 100 cooperative contracts. Moneys in the sanitary fund shall not be 101 expended other than for the use and benefit of the district. 102

(D) The board may fix reasonable rates and charges,
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including connection charges and penalties for late payments, to
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be paid by any person or public agency owning or having
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possession or control of any properties that are connected with,
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capable of being served by, or otherwise served directly or
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indirectly by, drainage facilities owned or operated by or under
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the jurisdiction of the county, including, but not limited to,

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properties requiring, or lying within an area of the district 110 requiring, in the judgment of the board, the collection, 111 control, or abatement of waters originating or accumulating in, 112 or flowing in, into, or through, the district, and may change 113 those rates and charges from time to time as it considers 114 advisable. In addition, the board may fix the rates and charges 115 in order to pay the costs of complying with the requirements of 116 phase II of the storm water program of the national pollutant 117 discharge elimination system established in 40 C.F.R. part 122. 118

The rates and charges shall be payable periodically as 119 determined by the board, except that any connection charges 120 shall be paid in full in one payment, or, if determined by the 121 board to be equitable in a resolution relating to the payment of 122 those charges, provision considered adequate by the board shall 123 be made for their payment in installments at the times, in the 124 amounts, and with the security, carrying charges, and penalties 125 as may be found by the board in that resolution to be fair and 126 appropriate. The board may include amounts attributable to 127 connection charges being paid in installments in its billings of 128 rates and charges for the services provided by the drainage 129 facilities. In the case of rates and charges that are fixed in 130 order to pay the costs of complying with the requirements of 131 phase II of the storm water program of the national pollutant 132 discharge elimination system established in 40 C.F.R. part 122, 133 the rates and charges may be paid annually or semiannually with 134 real property taxes, provided that the board certifies to the 135 county auditor information that is sufficient for the auditor to 136 identify each parcel of property for which a rate or charge is 137 levied and the amount of the rate or charge. 138

When any of the drainage rates or charges are not paid139when due, the board may do any or all of the following as it140

(1) Certify the unpaid rates or charges, together with any 142 penalties, to the county auditor, who shall place them upon the 143 real property tax list and duplicate against the property to 144 which the rates or charges apply. The certified amount shall be 145 a lien on the property from the date placed on the real property 146 tax list and duplicate and shall be collected in the same manner 147 as taxes, except that notwithstanding section 323.15 of the 148 Revised Code, a county treasurer shall accept a payment in that 149 amount when separately tendered as payment for the full amount 150 of the unpaid drainage rates or charges and associated 151 penalties. The lien shall be released immediately upon payment 152 in full of the certified amount. 153

(2) Collect the unpaid rates or charges, together with any penalties, by actions at law in the name of the county from an owner, tenant, or other person or public agency that is liable for the payment of the rates or charges;

(3) Terminate, in accordance with established rules, the
drainage service for the particular property until the unpaid
rates or charges, together with any penalties, are paid in full;
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(4) Apply, to the extent required, any security deposit
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made in accordance with established rules to the payment of
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drainage rates and charges applicable to the particular
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property.

All moneys collected as drainage rates, charges, or165penalties in or for any sewer district shall be paid to the166county treasurer and kept in a separate and distinct drainage167fund established by the board to the credit of the district.168Except as otherwise provided in any proceedings authorizing or169

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providing for the security for and payment of any public 170 obligations, or in any indenture or trust or other agreement 171 securing public obligations, moneys in the drainage fund shall 172 be applied first to the payment of the cost of the management, 173 maintenance, and operation of the drainage facilities of, or 174 used or operated for, the district, which cost may include the 175 county's share of management, maintenance, and operation costs 176 under cooperative contracts for the acquisition, construction, 177 or use of drainage facilities and, in accordance with a cost 178 allocation plan adopted under division (E) of this section, 179 payment of all allowable direct and indirect costs of the 180 district, the county sanitary engineer or sanitary engineering 181 department, or a federal or state grant program, incurred for 182 drainage purposes under this chapter, and shall be applied 183 second to the payment of debt charges payable on any outstanding 184 public obligations issued or incurred for the acquisition or 185 construction of drainage facilities for or serving the district, 186 or for the funding of a bond retirement or other fund 187 established for the payment of or security for the obligations. 188 Any surplus remaining may be applied to the acquisition or 189 construction of those facilities or for the payment of 190 contributions to be made, or costs incurred, for the acquisition 191 or construction of those facilities under cooperative contracts. 192 Moneys in the drainage fund shall not be expended other than for 193 the use and benefit of the district. 194

(E) A board of county commissioners may adopt a cost
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allocation plan that identifies, accumulates, and distributes
allowable direct and indirect costs that may be paid from each
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of the funds of the district created pursuant to divisions (C)
and (D) of this section, and that prescribes methods for
allocating those costs. The plan shall authorize payment from

each of those funds of only those costs incurred by the 201 district, the county sanitary engineer or sanitary engineering 202 department, or a federal or state grant program, and those costs 203 incurred by the general and other funds of the county for a 204 common or joint purpose, that are necessary and reasonable for 205 the proper and efficient administration of the district under 206 207 this chapter and properly attributable to the particular fund of the district. The plan shall not authorize payment from either 208 of the funds of any general government expense required to carry 209 out the overall governmental responsibilities of a county. The 210 plan shall conform to United States office of management and 211 budget Circular A-87, "Cost Principles for State, Local, and 212 Indian Tribal Governments," published May 17, 1995. 213 (F) A board of county commissioners may establish 214 discounted rates or charges or may establish another mechanism 215 for providing a reduction in rates or charges for persons who 216 are sixty-five any of the following: 217 (1) Sixty-five years of age or older. The board shall 218 establish eligibility requirements for such discounted or 219 reduced rates or charges, including a requirement that a person-220 be eligible for the homestead exemption or qualify as a low-221 222 and;

(2) Low- and moderate-income person. persons;223(3) Experiencing temporary hardship.224Section 2. That existing section 6117.02 of the Revised225Code is hereby repealed.226

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