As Introduced

132nd General Assembly

Regular Session 2017-2018 H. B. No. 422

Representatives Ginter, Rogers

Cosponsors: Representatives Carfagna, Seitz, Sprague, Thompson

A BILL

To amend section 4909.05 and to enact sections	1
4905.481, 4905.49, 4905.491, 4909.051, 4909.052,	2
4909.053, 4909.054, 4909.055, 4909.057, and	3
4909.059 of the Revised Code to govern	4
acquisitions of municipal water-works and sewage	5
disposal system companies by certain larger	6
nonmunicipal water-works or sewage disposal	7
system companies.	8

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

Section 1. That section 4909.05 be amended and sections	9
4905.481, 4905.49, 4905.491, 4909.051, 4909.052, 4909.053,	10
4909.054, 4909.055, 4909.057, and 4909.059 of the Revised Code	11
be enacted to read as follows:	12
Sec. 4905.481. With the consent and approval of the public	13
utilities commission, a large water-works or sewage disposal	14
system company may purchase the property, plant, or business of	15
any municipal water-works or sewage disposal system company, as	16
those companies are defined in section 4909.051 of the Revised	17
Code. A petition filed under this section may also seek approval	18

of a certificate of public convenience and necessity and the 19 approval of an original cost valuation under section 4909.052 of 20 the Revised Code. 21 To obtain the consent and approval of the commission for 22 such authority, a petition, signed and verified by the president 23 of the large water-works or sewage disposal system company, 24 clearly setting forth the object and purposes desired, and the 25 terms and conditions of the same, shall be filed with the 26 commission. If the commission deems it necessary, it shall, upon 27 the filing of such petition, fix a time and place for a hearing. 28 The commission shall approve any petition filed with the 29 commission under this section related to an acquisition 30 described in section 4909.052 of the Revised Code, including a 31 petition seeking the approval of a certificate of public 32 convenience and necessity, provided that a large water-works or 33 sewage disposal system company pursuant to section 4909.051 of 34 the Revised Code sufficiently demonstrates, and the commission 35 finds, that such petition is just and reasonable. A petition 36 filed under this section shall be deemed approved if the 37 commission fails to issue a final order not later than two 38 hundred seventy days after the date the initial petition is 39 filed, unless the commission suspends review of the petition for 40 good cause shown. 41 Sec. 4905.49. (A) As used in this section and section 42 4905.491 of the Revised Code, "rate division" means a separate 43 tariff of a water-works or sewage disposal system company for 44 one or more geographic customer areas. 45 (B) A water-works or sewage disposal system company 46 acquiring a municipal water-works or sewage disposal system 47 company as described in section 4909.052 of the Revised Code 48

shall recommend whether the geographic area of the customers of	49
the company being acquired shall be integrated into an existing	50
rate division of the acquiring company or given a new rate	51
division. If the recommendation is for integration into an	52
existing rate division, the acquiring company shall recommend	53
how the area is to be integrated.	54
(C) The recommendations made under division (B) of this	55
section shall be mutually agreed upon by the two companies.	56
Sec. 4905.491. In an order issued under section 4905.481	57
of the Revised Code approving an acquisition described in	58
section 4909.052 of the Revised Code, the public utilities	59
commission shall include both of the following:	60
(A) The commission's decision establishing the rate base	61
of the company being acquired, as determined under sections	62
4909.05, 4909.052, and 4909.055 of the Revised Code;	63
(B) The rate division under which the geographic area of	64
the customers of the company being acquired shall be served.	65
Sec. 4909.05. As used in this section:	66
(A) A "lease purchase agreement" is an agreement pursuant	67
to which a public utility leasing property is required to make	68
rental payments for the term of the agreement and either the	69
utility is granted the right to purchase the property upon the	70
completion of the term of the agreement and upon the payment of	71
an additional fixed sum of money or title to the property vests	72
in the utility upon the making of the final rental payment.	73
(B) A "leaseback" is the sale or transfer of property by a	74
public utility to another person contemporaneously followed by	75
the leasing of the property to the public utility on a long-term	76
basis.	77

(C) The public utilities commission shall prescribe the 78 form and details of the valuation report of the property of each 79 public utility or railroad in the state. Such report shall 80 include all the kinds and classes of property, with the value of 81 each, owned, held, or, with respect to a natural gas, water-82 works, or sewage disposal system company, projected to be owned 83 or held as of the date certain, by each public utility or 84 railroad used and useful, or, with respect to a natural gas, 85 water-works, or sewage disposal system company, projected to be 86 used and useful as of the date certain, for the service and 87 convenience of the public. Such report shall contain the 88 following facts in detail: 89

(1) The original cost of each parcel of land owned in fee and in use, or, with respect to a natural gas, water-works, or sewage disposal system company, projected to be owned in fee and in use as of the date certain, determined by the commission; and also a statement of the conditions of acquisition, whether by direct purchase, by donation, by exercise of the power of eminent domain, or otherwise;

(2) The actual acquisition cost, not including periodic rental fees, of rights-of-way, trailways, or other land rights held, or, with respect to a natural gas, water-works, or sewage disposal system company, projected to be held as of the date certain, by virtue of easements, leases, or other forms of grants of rights as to usage;

(3) The original cost of all other kinds and classes of
property used and useful, or, with respect to a natural gas,
water-works, or sewage disposal system company, projected to be
used and useful as of the date certain, in the rendition of
service to the public. Such Subject to section 4909.052 of the

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<u>Revised Code, such</u> original costs of property, other than land 108 owned in fee, shall be the cost, as determined to be reasonable 109 by the commission, to the person that first dedicated or 110 dedicates the property to the public use and shall be set forth 111 in property accounts and subaccounts as prescribed by the 112 commission. To the extent that the costs of property comprising 113 a coal research and development facility, as defined in section 114 1555.01 of the Revised Code, or a coal development project, as 115 defined in section 1551.30 of the Revised Code, have been 116 allowed for recovery as Ohio coal research and development costs 117 under section 4905.304 of the Revised Code, none of those costs 118 shall be included as a cost of property under this division. 119

(4) The cost of property constituting all or part of a 120 project leased to or used by the utility, or, with respect to a 121 natural gas, water-works, or sewage disposal system company, 122 projected to be leased to or used by the utility as of the date 123 certain, under Chapter 165., 3706., 6121., or 6123. of the 124 Revised Code and not included under division (C) (3) of this 125 section exclusive of any interest directly or indirectly paid by 126 the utility with respect thereto whether or not capitalized; 127

(5) In the discretion of the commission, the cost to a 128 utility, in an amount determined to be reasonable by the 129 commission, of property constituting all or part of a project 130 leased to the utility, or, with respect to a natural gas, water-131 works, or sewage disposal system company, projected to be leased 132 to the utility as of the date certain, under a lease purchase 133 agreement or a leaseback and not included under division (C)(3) 134 of this section exclusive of any interest directly or indirectly 135 paid by the utility with respect thereto whether or not 136 137 capitalized;

(6) The proper and adequate reserve for depreciation, as 138 determined to be reasonable by the commission; 139 (7) Any sums of money or property that the company may 140 have received, or, with respect to a natural gas, water-works, 141 or sewage disposal system company, is projected to receive as of 142 the date certain, as total or partial defrayal of the cost of 143 144 its property; (8) The valuation of the property of the company, which 145 shall be the sum of the amounts contained in the report pursuant 146 to divisions (C)(1) to (5) of this section, less the sum of the 147 amounts contained in the report pursuant to divisions (C)(6) and 148 (7) of this section. 149 The report shall show separately the property used and 150 useful to such public utility or railroad in the furnishing of 151 the service to the public, the property held by such public 152 utility or railroad for other purposes, and the property 153 projected to be used and useful to or held by a natural gas, 154 water-works, or sewage disposal system company as of the date 155 certain, and such other items as the commission considers 156 proper. The commission may require an additional report showing 157 the extent to which the property is used and useful, or, with 158 respect to a natural gas, water-works, or sewage disposal system 159 company, projected to be used and useful as of the date certain. 160 Such reports shall be filed in the office of the commission for 161 the information of the governor and the general assembly. 162 Sec. 4909.051. As used in sections 4909.052 to 4909.055 of 163 the Revised Code: 164

"Large water-works or sewage disposal system company"165means a water-works or sewage disposal system company that has166

annual operating revenues of two hundred fifty thousand dollars 167 168 or more. "Municipal water-works or sewage disposal system company" 169 means any water-works or sewage disposal system company owned or 170 operated by a political subdivision defined in section 6119.011 171 of the Revised Code or by a municipal corporation. 172 **Sec. 4909.052.** Subject to a finding that such costs are 173 just and reasonable, the public utilities commission in 174 evaluating a petition submitted under section 4905.481 of the 175 Revised Code shall accept the original cost, reported under 176 division (C)(3) of section 4909.05 of the Revised Code, of the 177 acquisition of a municipal water-works or sewage disposal system 178 company that is acquired by a large water-works or sewage 179 disposal system company, provided that the original cost is 180 determined according to all of the following requirements: 181 182 (A) The acquiring company has three appraisals performed on the property of the company being acquired. 183 184 (B) The three appraisals are performed by three independent utility-valuation experts mutually selected by the 185 acquiring company and the company being acquired from the list 186 maintained under section 4909.054 of the Revised Code. 187 (C) The average of the three appraisals is used as the 188 fair market value of the company being acquired. 189 (D) Each utility-valuation expert does all of the 190 following: 191 (1) Determines the fair market value of the company to be 192 acquired by establishing the amount for which the company would 193 be sold in a voluntary transaction between a willing buyer and a 194 willing seller under no obligation to buy or sell; 195

(2) Determines the fair market value in compliance with	196
the uniform standards of professional appraisal practice;	197
(3) Employs the cost, market, and income approach to	198
independently quantify the future benefits of the company to be	199
acquired;	200
(4) Incorporates the assessment described in division (D)	201
(5) of this section into the appraisal under the cost, market,	202
and income approach;	203
(5) Engages one engineer who is licensed to prepare an	204
assessment of the tangible assets of the company to be acquired.	205
The original source of funding for any part of the tangible	206
assets shall not be relevant to the determination of the value	207
of those assets.	208
(E) The lesser of the purchase price or the fair market	209
value, described in division (C) of this section, is reported as	210
the original cost under division (C)(3) of section 4909.05 of	211
the Revised Code of the company to be acquired.	212
Sec. 4909.053. Each utility-valuation expert employed	213
under section 4909.052 of the Revised Code shall return the	214
appraisal required under that section, in writing, to both	215
companies described in that section in a reasonable and timely	216
manner. All appraisals shall be included in any filing	217
associated with the acquisition under section 4905.481 or	218
4909.052 of the Revised Code.	219
Sec. 4909.054. For purposes of section 4909.052 of the	220
Revised Code, the public utilities commission shall maintain a	221
list of utility-valuation experts from which a water-works or	222
sewage disposal system company may choose. The commission shall	223
be responsible for creating and maintaining reasonable criteria	224

that must be met to be included in the list. 225 Sec. 4909.055. Prudent costs of obtaining the three 226 valuations used to determine the market value of the system in 227 an acquisition described in section 4909.052 of the Revised Code 228 shall be deferred as an expense for future recovery in a manner 229 as determined by the public utilities commission. In determining 230 the prudence of costs under this section, the commission shall 231 give due regard to the circumstances of the case, including the 232 size and complexity of, and any particular difficulties 233 associated with, the valuation. 234 Sec. 4909.057. (A) Upon application of the acquiring 235 company, the public utilities commission may authorize the 236 acquiring company to defer post-in-service carrying costs on any 237 improvements made to the company that is acquired after an 238 acquisition described in section 4909.052 of the Revised Code. 239 Such costs shall be calculated at the acquiring company's 240 weighted average cost of debt as determined in its last rate 241 case. Such deferrals shall commence after the date on which the 242 expenditure was incurred and shall continue until the investment 243 has been in service for a three-year period, until the acquiring 244 company's next rate case that includes the investment, or until 245 the inclusion of the investment in a charge authorized under 246 section 4909.172 of the Revised Code, whichever occurs first. 247 (B) Upon application of the acquiring company, the public 248 utilities commission may authorize the acquiring company to 249 defer any depreciation expense related to the post-acquisition 250 improvements described in division (A) of this section to be 251 recovered over the life of the assets commencing with the first 252 rate case including the acquisition. This depreciation deferral 2.5.3

shall continue until the associated investment has been in

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service for a three-year period, until the acquiring company's	255
next rate case that includes the investment, or until the	256
inclusion of the investment in a charge authorized under section	257
4909.172 of the Revised Code, whichever occurs first.	258
Sec. 4909.059. Sections 4905.481, 4905.49, 4905.491, and	259
4909.051 to 4909.057 of the Revised Code shall be exclusively	260
4909.001 to 4909.007 of the Revised code shall be exclusively	200
applied to voluntary and mutually agreeable acquisitions.	261
Section 2. That existing section 4909.05 of the Revised	262
Code is hereby repealed.	263