As Introduced

132nd General Assembly Regular Session 2017-2018

H. B. No. 715

Representatives Schuring, West

A BILL

Τc	o amend sections 729.52 and 743.06 of the Revised	1
	Code to authorize a municipal corporation to use	2
	up to 5% of its water and sewer funds for	3
	sewerage or water system extensions in each	4
	fiscal year when the extension is for economic	5
	development purposes.	6

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

Section 1. That sections 729.52 and 743.06 of the Revised	7
Code be amended to read as follows:	8
Sec. 729.52. (A) The funds received from the collection of	9
sewer rentals under section 729.49 of the Revised Code shall be	10
deposited weekly with the treasurer of the municipal	11
corporation. Money so deposited shall be kept as a separate and	12
distinct fund and shall be known as the sewer fund. When	13
appropriated by the legislative authority of the municipal	14
corporation, the fund shall be subject to the order of the	15
director of public service of a city or of the board of trustees	16
of public affairs of a village. The director or board shall sign	17
all orders drawn on the treasurer of the municipal corporation	18
against such fund , which <u>.</u> The fund shall be used for the	19

payment of the cost of the management, maintenance, operation, 20 and repair of the sewerage system and sewage pumping, treatment, 21 and disposal works and may be used for purposes of division (B) 22 of this section. Any surplus in such fund may be used for the 23 enlargement or replacement of the system and works, for 24 construction and reconstruction of main and interceptor storm 25 sewers, for the payment of the interest on any debt incurred for 26 the construction thereof, and for the creation of a sinking fund 27 for the payment of such debt, but. However, except as otherwise 28 provided in division (B) of this section, the surplus shall not 29 be used for the extension of a sewerage system to serve 30 unsewered areas or for any other purpose; provided, where such 31 municipal corporation does not operate or maintain a sewage 32 pumping, treatment, and disposal works, any or all of such 33 surplus may be transferred to the general fund of the municipal 34 corporation in the manner provided in sections 5705.15 and 35 5705.16 of the Revised Code. 36

(B) In each fiscal year, a municipal corporation may use37up to five per cent of the gross amount of money deposited in38the municipal corporation's sewer fund in the preceding year for39the purpose of extending the municipal corporation's sewerage40system if the sewerage system is being extended to areas for41economic development purposes.42

In any fiscal year, a municipal corporation shall not 43 exceed the five per cent limit established in this division. 44

Sec. 743.06. (A) Money collected for water-works purposes 45 shall be deposited weekly with the treasurer of the municipal 46 corporation, and shall be kept as a separate and distinct 47 fund. When appropriated by the legislative authority of the 48 municipal corporation, such money shall be subject to the order 49

of the director of public service. The director shall sign all	50
orders drawn on the treasurer of the municipal corporation	51
against such fund.	52
(B) In addition to the purposes specified in section	53
743.04 of the Revised Code, in each fiscal year, a municipal	54
corporation may use up to five per cent of the gross amount of	55
money deposited in the fund created under this section in the	56
preceding year for the purpose of extending the municipal	57
corporation's water system if the water system is being extended	58
to areas for economic development purposes.	59
In any fiscal year, a municipal corporation shall not	60
exceed the five per cent limit established in this division.	61
Section 2. That existing sections 729.52 and 743.06 of the	62
Revised Code are hereby repealed.	63