### As Introduced

# 135th General Assembly Regular Session 2023-2024

H. B. No. 93

## Representatives Johnson, McClain Cosponsors: Representatives Seitz, Fowler Arthur

### A BILL

То	amend sections 701.10, 729.49, 735.29, and	1
	743.04 and to enact sections 319.65, 701.101,	2
	701.102, 701.20, 701.21, 701.22, 701.23, 701.24,	3
	701.25, 701.26, 729.491, 729.492, 735.291,	4
	743.041, 3745.15, 3745.151, 3745.152, 3745.153,	5
	3745.154, 3745.155, 3745.156, 3745.157,	6
	3745.158, 3745.159, 3745.1510, and 3745.1511 of	7
	the Revised Code regarding limitations on	8
	recovery and lien imposition by municipalities	9
	against property owners of non-owner-occupied	10
	properties for unpaid water, sewer, and disposal	11
	services rates and charges	12

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

Section 1. That sections 701.10, 729.49, 735.29, and	13
743.04 be amended and sections 319.65, 701.101, 701.102, 701.20,	14
701.21, 701.22, 701.23, 701.24, 701.25, 701.26, 729.491,	15
729.492, 735.291, 743.041, 3745.15, 3745.151, 3745.152,	16
3745.153, 3745.154, 3745.155, 3745.156, 3745.157, 3745.158,	17
3745.159, 3745.1510, and 3745.1511 of the Revised Code be	18
enacted to read as follows:	1 9

Sec. 319.65. (A) As used in this section, "municipal lien"	20
means a lien certified under sections 701.10, 729.49, 735.29,	21
and 743.04 of the Revised Code.	22
(P) Additional cortification required to be submitted to	23
(B) Additional certification required to be submitted to	24
the county auditor for a municipal lien shall consist of the	
parcel number of the property on which the lien is requested,	25
the name of the property owner, the name of the person who	26
contracted for the service for which the lien is sought, and	27
confirmation from the person, board, or entity that certified	28
the lien and submitted the additional certification that all of	29
the information submitted to the auditor has been verified.	30
Sec. 701.10. (A)(1) The legislative authority of a	31
municipal corporation that has established a rate or charge,	32
payable to the municipal corporation, for the provision of	33
collection or disposal services for garbage, ashes, animal and	34
vegetable refuse, dead animals, or animal offal may certify to	35
the county auditor, by ordinance, the amount of the rate or	36
charge that has not been paid in accordance with applicable	37
requirements by a person using the collection or disposal	38
services, when either of the following applies:	39
(a) The unpaid amount is equal to or greater than two	40
hundred fifty dollars; or	41
(b) The uppeid amount is equal to an expector than the	4.2
(b) The unpaid amount is equal to or greater than the	42
applicable annual rate or charge imposed by the municipal	43
corporation upon the person using the collection or disposal	44
services, regardless of the actual cost incurred by the	45
municipal corporation in providing the collection or disposal	46
services.	47
(2)(2)(a) The county auditor shall place the amount	48

certified <del>shall be a lien</del> on the <del>person's <u>real</u> property <del>to which</del></del>	49
services are provided, tax list and duplicate against the	50
property served by the connection if both of the following	51
occur:	52
(i) The auditor also receives from the legislative	53
authority of a municipal corporation additional certification	54
that the unpaid rents or charges have arisen pursuant to a	55
service contract made directly with an owner who occupies the	56
property served, as described in section 319.65 of the Revised	57
Code.	58
(ii) The auditor receives verification from the	59
legislative authority of a municipal corporation that the notice	60
required under section 701.102 of the Revised Code was provided	61
to the owner.	62
(b) The amount placed on the tax list in a separate	63
column, and duplicate shall be a lien on the property served from	64
the date placed on the list and duplicate and shall be collected	65
in the same manner as other taxes, and except that,	66
notwithstanding section 323.15 of the Revised Code, a county	67
treasurer shall accept a payment in such amount when separately	68
tendered as payment for the full amount of such unpaid	69
collection or disposal services. The lien shall be released	70
immediately upon payment in full of the certified amount. Any	71
amounts collected by the county treasurer under this division	72
shall be immediately paid into the general fund of the municipal	73
corporation.	74
(B) A municipal corporation that, on or before October 17,	75
2019, collected all rates or charges for such services in a	76
manner consistent with the collection of other taxes, rather	77
than making that rate or charge payable to the municipal	78

corporation, may continue to collect amounts in such manner	79
without being subject to the limitation in division (A)(1) of	80
this section.	81
Coc. 701 101 The legislative sythemity of a municipal	82
Sec. 701.101. The legislative authority of a municipal	
corporation that has established a rate or charge for the	83
collection or disposal services described in section 701.10 of	84
the Revised Code, which has gone unpaid, may collect it by	85
actions at law in the name of the municipal corporation from an	86
owner, tenant, or other person who is liable to pay the rents or	87
charges.	88
Sec. 701.102. (A) The legislative authority of a municipal	89
corporation shall provide notice to the property owner about the	90
placement of a lien on the owner's property before the county	91
auditor places a lien pursuant to section 701.10 of the Revised	92
Code. The notice shall include a statement informing the owner	93
that the owner may file a lien appeal with the environmental	94
review appeals commission pursuant to section 3745.155 of the	95
Revised Code.	96
	0.7
(B) The legislative authority shall submit verification to	97
the county auditor that the notice required by this section was	98
provided to the owner.	99
Sec. 701.20. For purposes of sections 701.20 to 701.26 of	100
the Revised Code:	101
(A) "Bring an action" means to bring a civil action under	102
sections 701.101, 729.491, 735.29, and 743.04 of the Revised_	103
Code.	104
(B) "Certify a lien" means to certify a lien under	105
sections 701.10, 729.49, 735.29, and 743.04 of the Revised Code.	106
(C) "Dwelling unit" and "tenant" have the same meanings as	107

in section 5321.01 of the Revised Code.	108
(D) "Municipal authority" means any of the following as	109
<pre>context requires:</pre>	110
(1) Board of trustees of public affairs under section	111
735.29 of the Revised Code;	112
(2) Director of public service or any other official or	113
body under section 743.04 of the Revised Code;	114
(3) Legislative authority of a municipal corporation under	115
sections 701.10, 701.101, 729.49, and 729.491 of the Revised	116
Code.	117
(E) "Municipal services" means any of the following:	118
(1) Collection or disposal services described in section	119
701.10 of the Revised Code;	120
(2) Sewerage services under section 729.49 of the Revised	121
<pre>Code;</pre>	122
(3) Water services described in Chapter 743. of the	123
Revised Code;	124
(4) Services from waterworks under section 735.29 of the	125
Revised Code.	126
(F) "Municipal services provider" means the entity created	127
or designated by the municipal authority to provide municipal	128
services.	129
(G) "Property owner" means the person who owns the	130
residential property to which municipal services are provided	131
and to whom all of the following apply:	132
(1) The person does not occupy the property.	133

(2) The tenant or other occupant is contractually	134
responsible to pay the charges and fees imposed for the	135
municipal services.	136
(3) If the residential property consists of two or more	137
dwelling units, both of the following must be true:	138
andring anico, som or one rorrening made se trae.	100
(a) Each dwelling unit has a separate meter;	139
(b) The tenant or other occupant of each dwelling unit is	140
contractually responsible to pay the charges and fees imposed	141
for the municipal services provided to the unit in which the	142
tenant or occupant resides.	143
(H) "Termination amount" means the amount of rates or	144
charges for municipal services that when unpaid results in the	145
termination of those services under the municipal authority	146
regulations.	147
Sec. 701.21. Any person who contracts to receive municipal	148
services shall be financially responsible for paying all rates,	149
fees, charges, and costs associated with the delivery of that	150
service.	151
Sec. 701.22. (A) If a municipal authority attempts to	152
certify a lien against a property or brings an action due to	153
unpaid municipal services rates or charges, there is a	154
rebuttable presumption that amounts exceeding the termination	155
amount cannot be certified as a lien, or recovered by the	156
action, against the property owner.	157
(B) The presumption may be rebutted by any of the	158
following based on a preponderance of the evidence:	159
(1) The property owner agreed to pay all the unpaid rates	160
and charges, after having been given notice of the delinquent	161

amount.	162
(2) The property owner occupies the residence.	163
(3) The municipal authority attempted to mitigate any	164
unpaid rates or charges by strictly adhering to its established	165
protocol for terminating service for delinquent customers.	166
(4) Any other evidence demonstrating that the municipal	167
authority mitigated the amount of unpaid rates and charges	168
before proceeding against the property owner.	169
(C) This section does not abridge or eliminate any cause	170
of action that the municipal authority may have against the	171
tenant personally, or other person liable to pay the unpaid	172
rents or charges.	173
Sec. 701.23. (A) A municipal authority may establish a	174
tenant reinstatement fee for municipal services.	175
(B) A tenant reinstatement fee may be applied if the	176
tenant requests to reestablish municipal services after such	177
services have been terminated by the municipal services provider	178
or the tenant.	179
Sec. 701.24. A municipal authority may track any unpaid	180
rates or charges owed by a person for any municipal services	181
between residential properties if both of the following are	182
<pre>true:</pre>	183
(A) A person who contracted for municipal services	184
currently has a debit or credit regarding the municipal services	185
<pre>provided to the person;</pre>	186
(B) Municipal services provided to that person have been	187
terminated at one residential property and have been established	188
at another residential property.	189

Sec. 701.25. A municipal authority may access and review	190
the billing details and histories of any person who contracts to	191
receive municipal services for the purpose of identifying and	192
tracking unpaid rates or charges.	193
Sec. 701.26. (A) Any person who believes that they have	194
been improperly billed for municipal services may file a	195
complaint with the municipal services provider.	196
(B)(1) A municipal services provider must establish a	197
method for persons receiving municipal services to make an	198
<pre>improper billing complaint.</pre>	199
(2) A municipal services provider must investigate every	200
<pre>complaint received.</pre>	201
(3) All complaints shall be resolved within ten business	202
days. If the municipal services provider is unable to resolve	203
the complaint within ten business days, the municipal services	204
provider shall provide the person who filed the complaint with a	205
status report every five business days following the initial	206
period.	207
(C) If the complaint is not resolved to the satisfaction	208
of the complaining party, the complaining party may appeal the	209
matter to the environmental review appeals commission under	210
section 3745.151 of the Revised Code, if the amount in dispute	211
is equal to or greater than three hundred dollars.	212
Sec. 729.49. (A) The legislative authority of a municipal	213
corporation which has installed or is installing sewerage, a	214
system of sewerage, sewage pumping works, or sewage treatment or	215
disposal works for public use, may, by ordinance, establish just	216
and equitable rates or charges of rents to be paid to the	217
municipal corporation for the use of such services, by every	218

person, firm, or corporation whose premises are served by a	219
connection thereof. Such	220
(B) When sewerage rates or charges are not paid when due,	221
the legislative authority of a municipal corporation may certify	222
them, together with any penalties, to the county auditor.	223
(1) The county auditor shall constitute place the	224
certified amount on the real property list and duplicate against	225
the property served by the connection if both of the following	226
occur:	227
(a) The auditor also receives from the legislative	228
authority of a municipal corporation additional certification	229
that the unpaid rates or charges have arisen pursuant to a	230
service contract made directly with an owner who occupies the	231
property served, as described in section 319.65 of the Revised	232
Code.	233
(b) The auditor receives verification from the legislative	234
authority of a municipal corporation that the notice required	235
under section 729.492 of the Revised Code was provided to the	236
owner.	237
(2) The amount placed on the tax list and duplicate shall	238
be a lien upon the property served by such connection from the	239
date placed on the list and duplicate and if not paid when due	240
shall be collected in the same manner as other municipal	241
corporation taxes, except that, notwithstanding section 323.15	242
of the Revised Code, a county treasurer shall accept a payment	243
in such amount when separately tendered as payment for the full	244
amount of such unpaid sewerage rates or charges and associated	245
penalties. The lien shall be released immediately under payment	246
in full of the certified amount. Any amounts collected by the	247

county treasurer under this division shall be provided to the	248
municipal corporation in the manner chosen by the legislative	249
authority of the municipal corporation. The	250
(C) The legislative authority may change such rates or	251
charges from time to time as is deemed advisable. The	252
legislative authority of a municipal corporation operating under	253
a charter may establish such schedule of rates and provide for	254
its administration by designating the department or officer to	255
be charged with the enforcement of sections 729.49 to 729.52,	256
inclusive, of the Revised Code.	257
Sec. 729.491. The legislative authority of a municipal	258
corporation that has established a rate or charge for the	259
sewerage service described in section 729.49 of the Revised	260
Code, which has gone unpaid, may collect it by actions at law in	261
the name of the municipal corporation from an owner, tenant, or	262
other person who is liable to pay the rates or charges.	263
Sec. 729.492. (A) The legislative authority of a municipal	264
corporation shall provide notice to the property owner about the	265
placement of a lien on the owner's property before the county	266
auditor places a lien pursuant to section 729.49 of the Revised	267
Code. The notice shall include a statement informing the owner	268
that the owner may file a lien appeal with the environmental	269
review appeals commission pursuant to section 3745.155 of the	270
Revised Code.	271
(B) The legislative authority shall submit verification to	272
the county auditor that the notice required by this section was	273
provided to the owner.	274
Sec. 735.29. (A) The board of trustees of public affairs	275
appointed under section 735.28 of the Revised Code shall manage.	276

conduct, and control the waterworks, electric light plants,	277
artificial or natural gas plants, or other similar public	278
utilities, furnish supplies of water, electricity, or gas,	279
collect all water, electric, and gas rents or charges, and	280
appoint necessary officers, employees, and agents.	281
(B) The board may make such bylaws and rules as it	282
determines to be necessary for the safe, economical, and	283
efficient management and protection of such works, plants, and	284
public utilities. These bylaws and rules, when not repugnant to	285
municipal ordinances or to the constitution or laws of this	286
state, shall have the same validity as ordinances.	287
(C) For the purpose of paying the expenses of conducting	288
and managing such waterworks, plants, and public utilities or of	289
making necessary additions thereto and extensions and repairs	290
thereon, the board may assess a water rent or charge, or a	291
light, power, gas, or utility rent, of sufficient amount, and in	292
such manner as it determines to be most equitable, upon all	293
tenements and premises supplied therewith. When such rents,	294
except water rents and charges, are not paid when due, the board	295
may <del>certify</del> do either or both of the following:	296
(1) Certify them to the county auditor to be placed on the	297
duplicate and collected as other village taxes, or it may	298
<pre>collect;</pre>	299
(2) Collect them by actions at law in the name of the	300
village from an owner, tenant, or other person who is liable to	301
pay the rents or charges. When	302
(D) When water rents or charges are not paid when due, the	303
board may do either or both of the following:	304
$\frac{A}{A}$ (1) Certify them, together with any penalties, to the	305

county auditor. The	306
(a) The county auditor shall place the certified amount on	307
the real property tax list and duplicate against the property	308
served by the connection if he both of the following occur:	309
(i) The auditor also receives from the board additional	310
certification that the unpaid rents or charges have arisen	311
pursuant to a service contract made directly with an owner who	312
occupies the property served, as described in section 319.65 of	313
the Revised Code.	314
(ii) The auditor receives verification from the board that	315
the notice required under section 735.291 of the Revised Code	316
was provided to the owner.	317
(b) The amount placed on the tax list and duplicate shall	318
be a lien on the property served from the date placed on the	319
list and duplicate and shall be collected in the same manner as	320
other taxes, except that, notwithstanding section 323.15 of the	321
Revised Code, a county treasurer shall accept a payment in such	322
amount when separately tendered as payment for the full amount	323
of such unpaid water rents or charges and associated penalties.	324
The lien shall be released immediately upon payment in full of	325
the certified amount. Any amounts collected by the county	326
treasurer under this division shall be placed for immediate	327
distribution to the village, in the appropriate distinct fund	328
established for water rents and charges.	329
(B) (2) Collect them by actions at law in the name of the	330
village from an owner, tenant, or other person who is liable to	331
pay the rents or charges.	332
(E) The board shall have the same powers and perform the	333
same duties as are provided in sections 743.01, 743.05 to	334

743.07, 743.10, 743.11, 743.18, 743.24, and 735.05 to 735.09 of	335
the Revised Code, and all powers and duties relating to	336
waterworks in any of such sections shall extend to and include	337
electric light, power, and gas plants, and such other similar	338
public utilities, and such board shall have such other duties as	339
are prescribed by law or ordinance not inconsistent herewith.	340
(F) Each board that assesses water rents or charges shall	341
determine the actual amount of rents due based upon an actual	342
reading of each customer's meter at least once in each three-	343
month period, and at least quarterly the board shall render a	344
bill for the actual amount shown by the meter reading to be due,	345
except estimated bills may be rendered if access to a customer's	346
meter was unobtainable for a timely reading. Each board that	347
assesses water rents or charges shall establish procedures	348
providing fair and reasonable opportunity for resolution of	349
billing disputes.	350
(G) When property to which water service is provided is	351
about to be sold, any party to the sale or his any party's agent	352
may request the board to read the meter at that property and to	353
render within ten days following the date on which the request	354
is made, a final bill for all outstanding rents and charges for	355
water service. Such a request shall be made at least fourteen	356
days prior to the transfer of the title of such property.	357
(H) At any time prior to a certification under division	358
(A) (D)(1) of this section, the board shall accept any partial	359
payment of unpaid water rents or charges, in the amount of ten	360
dollars or more.	361
Sec. 735.291. (A) The board of trustees of public affairs	362
shall provide notice to the property owner about the placement	363
of a lien on the owner's property before the county auditor	364

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places a lien pursuant to division (D) of section 735.29 of the	365
Revised Code. The notice shall include a statement informing the	366
owner that the owner may file a lien appeal with the	367
environmental review appeals commission pursuant to section	368
3745.155 of the Revised Code.	369
(B) The board shall submit verification to the county	370
auditor that the notice required by this section was provided to	371
the owner.	372
Sec. 743.04. (A) For the purpose of paying the expenses of	373
conducting and managing the waterworks of a municipal	374
corporation, including operating expenses and the costs of	375
permanent improvements, the director of public service or any	376
other city official or body authorized by charter may assess and	377
collect a water rent or charge of sufficient amount and in such	378
manner as the director, other official, or body determines to be	379
most equitable from all tenements and premises supplied with	380
water.	381
(1) When water rents or charges are not paid when due, the	382
director or other official or body may do either or both of the	383
following:	384
(a) Certify them, together with any penalties, to the	385
county auditor. The	386
(i) The county auditor shall place the certified amount on	387
the real property tax list and duplicate against the property	388
served by the connection if the both of the following occur:	389
(I) The auditor also receives from the director or other	390
official or body additional certification that the unpaid rents	391
or charges have arisen pursuant to a service contract made	392
directly with an owner who occupies the property served, as	393

described in section 319.65 of the Revised Code.	394
(II) The auditor receives verification from the director	395
or other official or body that the notice required under section	396
743.041 of the Revised Code was provided to the owner.	397
(ii) The amount placed on the tax list and duplicate shall	398
be a lien on the property served from the date placed on the	399
list and duplicate and shall be collected in the same manner as	400
other taxes, except that, notwithstanding section 323.15 of the	401
Revised Code, a county treasurer shall accept a payment in such	402
amount when separately tendered as payment for the full amount	403
of such unpaid water rents or charges and associated penalties.	404
The lien shall be released immediately upon payment in full of	405
the certified amount. Any amounts collected by the county	406
treasurer under this division shall be immediately placed in the	407
distinct fund established by section 743.06 of the Revised Code.	408
(b) Collect them by actions at law, in the name of the	409
city from an owner, tenant, or other person who is liable to pay	410
the rents or charges.	411
(2) The director or other official body shall not certify	412
to the county auditor for placement upon the tax list and	413
duplicate and the county auditor shall not place upon the tax	414
list and duplicate as a charge against the property the amount	415
of any unpaid water rents or charges together with any penalties	416
as described in division (A)(1)(a) of this section if any of the	417
following apply:	418
(a) The property served by the connection has been	419
transferred or sold to an electing subdivision as defined in	420
section 5722.01 of the Revised Code, regardless of whether the	421
electing subdivision is still the owner of the property, and the	422

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unpaid water rents or charges together with any penalties have	423
arisen from a period of time prior to the transfer or	424
confirmation of sale to the electing subdivision;	425
(b) The property served by the connection has been sold to	426
a purchaser at sheriff's sale or auditor's sale, the unpaid	427
water rents or charges together with any penalties have arisen	428
from a period of time prior to the confirmation of sale, and the	429
purchaser is not the owner of record of the property immediately	430
prior to the judgment of foreclosure nor any of the following:	431
(i) A member of that owner's immediate family;	432
(ii) A person with a power of attorney appointed by that	433
owner who subsequently transfers the land to the owner;	434
(iii) A sole proprietorship owned by that owner or a	435
member of that owner's immediate family;	436
(iv) A partnership, trust, business trust, corporation, or	437
association of which the owner or a member of the owner's	438
immediate family owns or controls directly or indirectly more	439
than fifty per cent.	440
(c) The property served by the connection has been	441
forfeited to this state for delinquent taxes, unless the owner	442
of record redeems the property.	443
(3) Upon valid written notice to the county auditor by any	444
owner possessing an ownership interest of record of the property	445
or by an electing subdivision previously in the chain of title	446
of the property that the unpaid water rents or charges together	447
with any penalties have been certified for placement or placed	448
upon the tax list and duplicate as a charge against the property	449
in violation of division (A)(2) of this section, the county	450
auditor shall promptly remove such charge from the tax	451

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duplicate. This written notice to the county auditor shall	452
include all of the following:	453
(a) The parcel number of the property;	454
(b) The common address of the property;	455
(c) The date of the recording of the transfer of the	456
property to the owner or electing subdivision;	457
(d) The charge allegedly placed in violation of division	458
(A)(2) of this section.	459
(4) Each director or other official or body that assesses	460
water rents or charges shall determine the actual amount of	461
rents due based upon an actual reading of each customer's meter	462
at least once in each three-month period, and at least quarterly	463
the director or other official or body shall render a bill for	464
the actual amount shown by the meter reading to be due, except	465
estimated bills may be rendered if access to a customer's meter	466
was unobtainable for a timely reading. Each director or other	467
official or body that assesses water rents or charges shall	468
establish procedures providing fair and reasonable opportunity	469
for resolution of billing disputes.	470
(5) When property to which water service is provided is	471
about to be sold, any party to the sale or the agent of any such	472
party may request the director or other official or body to read	473
the meter at that property and to render within ten days	474
following the date on which the request is made, a final bill	475
for all outstanding rents and charges for water service. Such a	476
request shall be made at least fourteen days prior to the	477
transfer of the title of such property.	478
(6) At any time prior to a certification under division	479
(A) (1) (a) of this section, the director or other official or	480

body	shal	l a	accep	t any	part	tial	payment	of	unpaid	water	rents	or	481
charg	es,	in	the	amount	of	ten	dollars	or	more.				482

(B) (1) When title to a parcel of land that is subject to 483 any of the actions described in division (A)(1) of this section 484 is transferred to a county land reutilization corporation, any 485 lien placed on the parcel under division (A)(1)(a) of this 486 section shall be extinguished, and the corporation shall not be 487 held liable for unpaid rents or charges in any collection action 488 brought under division (A)(1)(b) of this section, if the rents 489 or charges certified under division (A)(1)(a) of this section or 490 subject to collection under division (A)(1)(b) of this section 491 were incurred before the date of the transfer to the corporation 492 and if the corporation did not incur the rents or charges, 493 regardless of whether the rents or charges were certified, the 494 lien was attached, or the action was brought before the date of 495 transfer. In such a case, the corporation and its successors in 496 title shall take title to the property free and clear of any 497 such lien and shall be immune from liability in any such 498 collection action. 499

If a county land reutilization corporation takes title to 500 property before any rents or charges have been certified or any 501 lien has been placed with respect to the property under division 502 (A)(1) of this section, the corporation shall be deemed a bona 503 fide purchaser for value without knowledge of such rents, 504 charges, or lien, regardless of whether the corporation had 505 actual or constructive knowledge of the rents, charges, or lien, 506 and any such lien shall be void and unenforceable against the 507 corporation and its successors in title. 508

(2) If a lien placed on a parcel is extinguished as 509 provided in division (B)(1) of this section, the municipal 510

corporation may pursue the remedy available under division (A)	511
(1) (b) of this section to recoup the rents and charges incurred	512
with respect to the parcel from any owner, tenant, or other	513
person liable to pay such rents and charges.	514
Sec. 743.041. (A) The director of public service or any	515
other city official or body authorized by charter shall provide	516
notice to the property owner about the placement of a lien on	517
the owner's property before the county auditor places a lien	518
pursuant to section 743.04 of the Revised Code. The notice shall	519
include a statement informing the owner that the owner may file	520
a lien appeal with the environmental review appeals commission	521
pursuant to section 3745.155 of the Revised Code.	522
(B) The director or other official or body shall submit	523
verification to the county auditor that the notice required by	524
this section was provided to the owner.	525
Sec. 3745.15. For the purposes of sections 3745.15 to	526
3745.1511 of the Revised Code:	527
(A) "Municipal lien" has the same meaning as in section	528
319.65 of the Revised Code.	529
(B) "Property owner," "municipal services," "municipal	530
services provider," and "municipal authority" have the same	531
meanings as in section 701.20 of the Revised Code.	532
(C) "Tenant" has the same meaning as in section 5321.01 of	533
the Revised Code.	534
Sec. 3745.151. (A) The environmental review appeals	535
commission shall hear appeals regarding improper billing	536
complaints for municipal services if all of the following apply:	537
(1) The complainant has previously filed an improper	538

billing complaint with a municipal services provider.	539
(2) The complaint has not been resolved to the	540
satisfaction of the complainant.	541
(3) The amount in dispute is equal to or exceeds three	542
hundred dollars.	543
	0.10
(B) The commission shall hear appeals from property owners	544
in cases where a tenant who is financially responsible for	545
paying for municipal services failed to make payment for such	546
and the property owner was held responsible as a result.	547
(C) The commission shall not hear appeals of the	548
reasonableness of the rates, charges, or rents set by the	549
municipal authority for municipal services.	550
Sec. 3745.152. (A) The environmental review appeals	551
commission shall adopt rules regarding appeals for improper	552
billing complaints for municipal services, including the	553
following:	554
(1) A procedure by which complaints will be evaluated, to	555
	556
determine whether a hearing is warranted;	226
(2) Hearing procedures and processes;	557
(3) Standards by which the commission will make decisions	558
resolving complaints.	559
(B) The commission is not subject to Chapter 119. of the	560
Revised Code in adopting rules under this section.	561
Sec. 3745.153. The environmental review appeals commission_	562
shall create a hotline to do the following:	563
(A) Allow a person to file an appeal regarding an improper_	564
billing complaint for municipal services.	565

(B) Provide information regarding filing an appeal	566
regarding an improper billing complaint, the appeals process,	567
and other related information.	568
Sec. 3745.154. In connection with an appeal made to the	569
environmental review appeals commission regarding an improper	570
billing complaint, the commission may access and review the	571
billing details and histories of a person who contracts to	572
receive municipal services for the purposes of identifying	573
unpaid rates or charges.	574
Sec. 3745.155. A person that receives notice from a	575
municipal authority of a municipal lien being placed on that	576
person's property may file an appeal of the municipal lien with	577
the environmental review appeals commission.	578
Sec. 3745.156. The environmental review appeals commission	579
shall hear all municipal lien appeals. The commission has	580
exclusive original jurisdiction over the appeals.	581
Sec. 3745.157. The environmental review appeals commission	582
shall adopt rules governing hearing procedures for appeals of	583
municipal liens consistent with division (D) of section 3745.04	584
of the Revised Code and sections 3745.03, 3745.05, and 3745.06	585
of the Revised Code.	586
Sec. 3745.158. The environmental review appeals commission	587
shall find for the owner of the property in an appeal of a	588
municipal lien if the commission determines both of the	589
<pre>following:</pre>	590
(A) The unpaid rents, rates, or charges did not arise	591
pursuant to a service contract made directly with the owner.	592
(B) The owner did not occupy the property served by the	593
service contract.	594

Sec. 3745.159. (A) If the environmental review appeals	595
commission finds for the owner of the property under section	596
3745.158 of the Revised Code, the commission shall order both of	597
<pre>the following:</pre>	598
(1) The county auditor that placed the challenged	599
municipal lien on the real property tax list and duplicate to	600
<pre>remove the lien;</pre>	601
(2) The municipal authority that certified the challenged	602
municipal lien to pay the owner's reasonable attorneys' fees	603
incurred in prosecuting the appeal.	604
(B) On the order of the commission, the county auditor	605
shall remove the challenged service lien.	606
Sec. 3745.1510. Sections 3745.155 to 3745.159 of the	607
Revised Code apply to only municipal liens placed on a property	608
on or after the effective date of those sections.	609
Sec. 3745.1511. A county that operates as a municipal	610
services provider on behalf of a municipal authority is not	611
<u>subject to sections 701.21 to 701.26 and 3745.151 to 3745.1510</u>	612
of the Revised Code.	613
Section 2. That existing sections 701.10, 729.49, 735.29,	614
and 743.04 of the Revised Code are hereby repealed.	615