As Passed by the House

131st General Assembly

Regular Session 2015-2016

Sub. H. B. No. 512

Representative Ginter

Cosponsors: Representatives Landis, Amstutz, Anielski, Antonio, Baker, Barnes, Blessing, Brown, Burkley, Derickson, Dever, Dovilla, Driehaus, Duffey, Green, Grossman, Hall, Hambley, Johnson, T., Lepore-Hagan, Manning, McClain, O'Brien, M., Reineke, Retherford, Rezabek, Rogers, Schaffer, Scherer, Schuring, Slaby, Smith, K., Smith, R., Sprague, Sweeney, Terhar, Thompson, Young, Speaker Rosenberger

A BILL

То	amend sections 6109.01, 6109.10, 6109.22,	1
	6111.036, and 6121.04, and to enact section	2
	6109.121 of the Revised Code to establish	3
	requirements governing lead and copper testing	4
	for community and nontransient noncommunity	5
	water systems, to revise the law governing lead	6
	contamination from plumbing fixtures, and to	7
	revise the laws governing the Water Pollution	8
	Control Loan Fund, the Drinking Water Assistance	9
	Fund, and the Ohio Water Development Authority.	10

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

Section 1. That sections 6109.01, 6109.10, 6109.22,	11
6111.036, and 6121.04 be amended and section 6109.121 of the	12
Revised Code be enacted to read as follows:	13
Sec. 6109.01. As used in this chapter:	14

(A) "Public water system" means a system for the provision 15 to the public of water for human consumption through pipes or 16 other constructed conveyances if the system has at least fifteen 17 service connections or regularly serves at least twenty-five 18 individuals. "Public water system" includes any collection, 19 treatment, storage, and distribution facilities under control of 20 the operator of the system and used primarily in connection with 21 the system, any collection or pretreatment storage facilities 22 not under such control that are used primarily in connection 23 with the system, and any water supply system serving an 24 agricultural labor camp as defined in section 3733.41 of the 25 Revised Code. 26

(B) "Contaminant" means any physical, chemical, 27biological, or radiological substance or matter in water. 28

(C) <u>"Person"</u> means the state, any political subdivision, agency, institution, or instrumentality thereof, any federal agency, and any person as defined in section 1.59 of the Revised Code.

(D) <u>"Safe Drinking Water Act"</u> means the <u>"Safe Drinking</u> Water Act,<u>"</u> 88 Stat. 1660 (1974), 42 U.S.C. 300(f), as amended by the <u>"Safe Drinking Water Amendments of 1977,"</u> 91 Stat. 1393, 42 U.S.C. 300(f), the <u>"Safe Drinking Water Act Amendments of</u> 1986,<u>"</u> 100 Stat. 642, 42 U.S.C. 300(f), and the <u>"Safe Drinking</u> Water Act Amendments of 1996,<u>"</u> 110 Stat. 1613, 42 U.S.C. 300(f), and regulations adopted under those acts.

(E) <u>"Community water system"</u> means a public water system
40
that has at least fifteen service connections used by year-round
41
residents or that regularly serves at least twenty-five year42
round residents.

29

30

31

32

33

34

35

36

37

38

(F) <u>"Small system"</u> means a public water system serving a44population of ten thousand or fewer individuals.45

(G) "Technical assistance" means nonfinancial assistance 46 provided by the state to public water systems and other eligible 47 applicants, including, without limitation, assistance for 48 planning and design, development, and implementation of source 49 water quality protection programs; locating alternative supplies 50 of drinking water; operational training; restructuring or 51 consolidation of small systems; providing treatment information 52 in order to assist compliance with a national primary drinking 53 54 water standard; and other nonfinancial assistance authorized by the requirements governing the funds established under this 55 chapter. 56

(H) "Disadvantaged community" means the service area or 57 portion of a service area of a public water system that meets 58 affordability and other criteria established by the director of 59 environmental protection in rules adopted under division (M) of 60 section 6109.22 of the Revised Code and may include the service 61 area or portion of a service area of a public water system 62 located in a distressed area as defined in section 122.19 of the 63 Revised Code. 64

(I) "Director of environmental protection" or "director" 65
 includes an authorized representative of the director. 66

(J) <u>"Federal Water Pollution Control Act"</u> has the same67meaning as in section 6111.01 of the Revised Code.68

(K) "Nontransient noncommunity water system" means a69public water system that regularly serves at least twenty-five70of the same persons over six months per year and is not a71community water system.72

Sec. 6109.10. (A) (1) As used in this section, "lead free" 73 74 means: (1) When used with respect to solders or flux, solders or 75 flux containing (a) Containing not more than two-tenths of one 76 per cent lead when used with respect to solders or flux; 77 (2) When used with respect to pipes or pipe fittings, 78 pipes or pipe fittings containing (b) Containing not more than 79 eight a weighted average of twenty-five-hundredths per cent lead 80 when used with respect to wetted surfaces of pipes, pipe 81 fittings, or plumbing fittings or fixtures. 82 (B) Any pipe, pipe fitting, solder, or flux that is used 83 in the installation or repair of a public water system or of any 84 plumbing in a residential or nonresidential facility providing 85 water for human consumption which is connected to a public water 86 system shall be lead free. This division does not apply to 87 leaded joints necessary for the repair of cast iron pipes. (2) 88 For purposes of this section, the weighted average lead content 89 of a pipe, pipe fitting, or plumbing fitting or fixture shall be 90 calculated by using the following formula: for each wetted 91 component, the percentage of lead in the component shall be 92 multiplied by the ratio of the wetted surface area of that 93 component to the total wetted surface area of the entire product 94 to determine the weighted percentage of lead of the component. 95 The weighted percentage of lead of each wetted component shall 96 be added together, and the sum of the weighted percentages shall 97 constitute the weighted average lead content of the product. The 98 lead content of the material used to produce wetted components 99 shall be used to determine whether the wetted surfaces are lead 100 free pursuant to division (A) (1) (b) of this section. For 101 purposes of the lead contents of materials that are provided as 102

a range, the maximum content of the range shall be used.	103
(B) Except as provided in division (D) of this section, no	104
person shall do any of the following:	105
(1) Use any pipe, pipe fitting, plumbing fitting, plumbing	106
fixture, including a drinking water fountain, solder, or flux	107
that is not lead free in the installation or repair of a public	108
water system or of any plumbing in a residential or	109
nonresidential facility providing water for human consumption;	110
(2) Introduce into commerce any pipe, pipe fitting,	111
plumbing fitting, or plumbing fixture, including a drinking	112
water fountain, that is not lead free;	113
(3) Sell solder or flux that is not lead free while	114
engaged in the business of selling plumbing supplies;	115
(4) Introduce into commerce any solder or flux that is not	116
lead free unless the solder or flux has a prominent label	117
stating that it is illegal to use the solder or flux in the	118
installation or repair of any plumbing providing water for human	119
consumption.	120
(C) Each The owner or operator of a public water system	121
shall identify and provide notice to persons that may be	122
affected by lead contamination of their drinking water. The	123
notice shall be in such form and manner as <u>the director of</u>	124
<u>environmental protection may be</u> reasonably required by the	125
director of environmental protection require, but shall provide	126
a clear and readily understandable explanation of all of the	127
following:	128
(1) Potential sources of lead in the drinking water;	129
(2) Potential adverse health effects;	130

(3) Reasonably available methods of mitigating known or	131
potential lead content in drinking water;	132
(4) Any steps the public water system is taking to	133
mitigate lead content in drinking water;	134
(5) The necessity, if any, of seeking alternative water	135
supplies.	136
The notice shall be provided notwithstanding the absence of a	137
violation of any drinking water standard.	138
(D)(1) Division (B)(1) of this section does not apply to	139
the use of leaded joints that are necessary for the repair of	140
<u>cast iron pipes.</u>	141
(2) Division (B)(2) of this section does not apply to a	142
pipe that is used in manufacturing or industrial processing.	143
(3) Division (B)(3) of this section does not apply to the	144
selling of plumbing supplies by manufacturers of those supplies.	145
(4) Division (B) of this section does not apply to either	146
of the following:	147
(a) Pipes, pipe fittings, or plumbing fittings or	148
fixtures, including backflow preventers, that are used	149
exclusively for nonpotable services such as manufacturing,	150
industrial processing, irrigation, outdoor watering, or any	151
other uses where the water is not anticipated to be used for	152
human consumption;	153
(b) Toilets, bidets, urinals, fill valves, flushometer	154
valves, tub fillers, shower valves, fire hydrants, service	155
saddles, or water distribution main gate valves that are two	156
inches in diameter or larger.	157

Sec. 6109.121. (A) Not later than one hundred twenty days	158
after the effective date of this section, the director of	159
environmental protection shall adopt rules in accordance with	160
Chapter 119. of the Revised Code that do all of the following:	161
(1) Require the owner or operator of a community or	162
nontransient noncommunity water system to conduct sampling of	163
the system for lead and copper;	164
(2) Establish a schedule for lead and copper sampling	165
applicable to the owner or operator of a community or	166
nontransient noncommunity water system that, at a minimum, does	167
both of the following:	168
(a) Allows the director, in establishing the schedule, to	169
consider the following factors when determining if a community	170
or nontransient noncommunity water system must conduct sampling	171
at least once annually:	172
(i) The age of the water system;	173
(ii) Whether corrosion control requirements are met;	174
(iii) Any other relevant risk factors, as determined by	175
the director, including aging infrastructure likely to contain	176
lead service lines.	177
(b) Requires the owner or operator of a system where such	178
risk factors are identified to conduct sampling at least once	179
annually until the risk factors are mitigated in accordance with	180
rules.	181
(3) Require the owner or operator of a community or	182
nontransient noncommunity water system to provide collected	183
samples to a certified laboratory for analysis;	184
(4) Authorize the director to require additional sampling	185

187
188
189
190
191
192
193
194
195
196
197
198
199
200
201
202
203
204
205
206
207
208
209
210
211
212
213

section, require the owner or operator to complete the study and	214
submit the plan to the director for approval even if sampling	215
results conducted subsequent to the initiation of the study and	216
plan do not exceed the lead action level established in rules	217
adopted under this chapter;	218
(9) When the owner or operator of a community or	219
nontransient noncommunity water system is required to complete a	220
corrosion control treatment study and submit a plan in	221
accordance with rules adopted under division (A)(6) of this	222
section, require the owner or operator to submit to the director	223
an interim status report of actions taken to implement the	224
corrosion control study six months and twelve months from the	225
date of initiation of the corrosion control study requirement;	226
(10) Establish a lead threshold for individual taps;	227
(11) Establish and revise content for public education	228
materials;	229
(12) Authorize the director to develop procedures and	230
requirements to document that notices were provided by the owner	231
or operator of a community or nontransient noncommunity water	232
system as required under division (C) of this section;	233
(13) Notwithstanding section 6109.23 of the Revised Code,	234
establish the following administrative penalties for violations	235
of the notice requirements established in divisions (C)(1) and	236
(C)(3)(a) of this section that are applicable to a community or	237
nontransient noncommunity water system:	238
(a) For a violation of division (C)(1) of this section by	239
a system that serves not less than twenty-five people, but not	240
more than three thousand three hundred people, an administrative	241
penalty of twenty-five dollars per day for each day that the	242

system failed to provide each notice;	243
(b) For a violation of division (C)(1) of this section by	244
a system that serves more than three thousand three hundred	245
people, but not more than ten thousand people, an administrative	246
penalty of fifty dollars per day for each day that the system	247
failed to provide each notice;	248
(c) For a violation of division (C)(1) of this section by	249
a system that serves more than ten thousand people, but not more	250
than twenty-five thousand people, an administrative penalty of	251
seventy-five dollars per day for each day that the system failed	252
to provide each notice;	253
(d) For a violation of division (C)(1) of this section by	254
a system that serves more than twenty-five thousand people, an	255
administrative penalty of one hundred dollars per day for each	256
day that the system failed to provide each notice;	257
(e) For a violation of division (C)(3)(a) of this section	258
by a system that serves not less than twenty-five people, but	259
not more than three thousand three hundred people, an	260
administrative penalty of two hundred fifty dollars per day for	261
each day the system failed to provide the notice;	262
(f) For a violation of division (C)(3)(a) of this section	263
by a system that serves more than three thousand three hundred	264
people, but not more than ten thousand people, an administrative	265
penalty of five hundred dollars per day for each day the system	266
failed to provide the notice;	267
(g) For a violation of division (C)(3)(a) of this section	268
by a system that serves more than ten thousand people, but not	269
more than twenty-five thousand people, an administrative penalty	270
of seven hundred fifty dollars per day for each day the system	271

Page 10

Page 11

failed to provide the notice;	272
(h) For a violation of division (C)(3)(a) of this section	273
by a system that serves more than twenty-five thousand people,	274
an administrative penalty of one thousand dollars per day for	275
each day the system failed to provide the notice.	276
(B) A laboratory that receives a lead or copper tap water	277
sample from a community or nontransient noncommunity water	278
system shall do both of the following:	279
(1) Complete a lead or copper analysis of the sample, as	280
applicable, not later than thirty business days after the	281
receipt of the sample;	282
(2) Not later than the end of the next business day	283
following the day the analysis of the sample is completed,	284
report the results of the analysis and all identifying	285
information about where the sample was collected to the	286
community or nontransient noncommunity water system and the	287
<u>director.</u>	288
(C) The owner or operator of a community or nontransient	289
noncommunity water system shall do all of the following, as	290
applicable, with regard to laboratory results received under	291
division (B)(2) of this section:	292
(1) Not later than two business days after the receipt of	293
the laboratory results, provide notice of the results of each	294
individual tap sample to the owner and persons served at the	295
residence or other structure where the tap was sampled;	296
(2) If the results show that a sample from an individual	297
tap is above the applicable lead threshold as established under	298
rules adopted under this chapter, do all of the following, as	299
applicable:	300

(a) For the owner or operator of a nontransient	301
noncommunity water system, immediately remove from service all	302
fixtures identified as contributing to elevated lead levels;	303
(b) For the owner or operator of a community water system,	304
include in the system's annual consumer confidence report the	305
lead or copper laboratory results, an explanation of the	306
associated health risks, what actions consumers of the system	307
can take to reduce health risks, and the actions the system is	308
taking to reduce public exposure;	309
(c) Not later than two business days after the receipt of	310
the laboratory results, provide information on the availability	311
of health screening and blood lead level testing to the owner	312
and persons served at the residence or other structure where the	313
sample was collected and provide notice of the laboratory	314
results to the applicable local board of health.	315
(3) If the laboratory results show that the community or	316
nontransient noncommunity water system exceeds the lead action	317
level established in rules adopted under this chapter, do all of	318
the following, as applicable:	319
(a) Not later than two business days after the receipt of	320
the laboratory results, provide notice to all of the system's	321
water consumers that the system exceeds the lead action level.	322
The owner or operator shall provide the notice in a form	323
specified by the director.	324
(b) Not later than five business days after the receipt of	325
the laboratory results by the owner or operator of a community	326
water system, provide information on the availability of tap	327
water testing for lead to all consumers served by the system who	328
are known or likely to have lead service lines, lead pipes, or	329

lead solder as identified in the map required to be completed	330
under division (F) of this section;	331
(c) Not later than thirty business days after the receipt	332
of the laboratory results, make an analysis of laboratory	333
results available to all consumers served by the system, comply	334
with public education requirements established in rules adopted	335
under this chapter that apply when a public water system exceeds	336
the lead action level, and provide information to consumers	337
served by the system about the availability of health screenings	338
and blood lead level testing in the area served by the water	339
system;	340
(d) Subject to rules adopted under division (A)(7) of this	341
section, perform a corrosion control treatment study and submit	342
a corrosion control treatment plan to the director not later	343
than eighteen months after the date on which laboratory results	344
were received by the owner or operator indicating that the	345
system exceeded the lead action level.	346
(D) Not later than five business days after the receipt of	347
the laboratory results, the owner or operator shall certify to	348
the director that the owner or operator has complied with the	349
requirements of divisions (C)(1), (C)(2)(c), (C)(3)(a), and (C)	350
(3) (b) of this section, as applicable.	351
(E) If the owner or operator of a community or	352
nontransient noncommunity water system fails to provide the	353
notices required under division (C)(1) or (C)(3)(a) of this	354
section, the director shall provide those notices beginning ten	355
business days from the date that the director receives	356
laboratory results under division (B) of this section.	357
(F) Not later than six months after the effective date of	358

this section, the owner or operator of a community or	359
nontransient noncommunity water system shall do all of the	360
following, as applicable:	361
(1) For the owner or operator of a community water system,	362
identify and map areas of the system that are known or are	363
likely to contain lead service lines and identify_	364
characteristics of buildings served by the system that may_	365
<u>contain lead piping, solder, or fixtures;</u>	366
contain read piping, solder, or rixtures,	500
(2) For the owner or operator of a nontransient	367
noncommunity water system, identify and map areas of the system	368
with lead piping, solder, or fixtures in buildings served by the	369
system;	370
(3) Submit a copy of the applicable map to the department	371
of health and the department of job and family services;	372
of modifier and the department of job and family betvices,	0,12
(4) Submit a report to the director containing at least	373
both of the following:	374
(a) The applicable map;	375
(b) A list of sampling locations that are tier I sites	376
used to collect samples as required by rules adopted under this	377
chapter, including contact information for the owner and	378
occupant of each sampling site.	379
(G) The owner or operator of a community or nontransient	380
noncommunity water system shall update and resubmit the	381
information required under division (F) of this section once	382
every five years beginning five years after the date of the	383
initial submission.	384
	001
(H) The director shall provide financial assistance from	385
the drinking water assistance fund established under section	386

6109.22 of the Revised Code to community water systems and	387					
nontransient noncommunity water systems for the purpose of	388					
fulfilling the mapping requirements under division (F) of this						
section and complying with corrosion control requirements						
established in rules adopted under division (A) of this section.	391					
In addition, the director shall post information on the	392					
environmental protection agency's web site about other sources	393					
of funding that are available to assist communities with lead						
service line identification and replacement and schools with	395					
fountain and water-service fixture replacement.	396					
(I) As required by the director, an owner or operator of a	397					
nontransient noncommunity water system that is a school or child	398					
day-care center shall collect additional tap water samples in	399					
buildings identified in the map required to be completed under						
division (F) of this section.	401					
(J) As used in this section:	402					
(1) "Child day-care center" has the same meaning as in	403					
section 5104.01 of the Revised Code.	404					
(2) "School" means a school operated by the board of	405					
education of a city, local, exempted village, or joint	406					
vocational school district, the governing board of an	407					
educational service center, the governing authority of a	408					
community school established under Chapter 3314. of the Revised	409					
Code, the governing body of a science, technology, engineering,	410					
and mathematics school established under Chapter 3326. of the	411					
Revised Code, the board of trustees of a college-preparatory	412					
boarding school established under Chapter 3328. of the Revised	413					
Code, or the governing authority of a chartered or nonchartered	414					
nonpublic school.	415					

(3) "Local board of health" means the applicable board of	416					
health of a city or general health district or the authority						
having the duties of a board of health under section 3709.05 of						
the Revised Code.	419					
Sec. 6109.22. (A) There is hereby created the drinking	420					
water assistance fund to provide financial and technical	421					
assistance for the purposes of protecting public health and	422					
achieving and maintaining compliance with the Safe Drinking	423					
Water Act and this chapter. In addition to the accounts created	424					
under divisions (G) and (H) of this section, the drinking water	425					
assistance fund may include any other accounts established by	426					
the director of environmental protection. The fund shall be	427					
administered by the director consistent with the Safe Drinking	428					
Water Act, this section, and rules adopted under division (M) of						
this section.						
(B) The drinking water assistance fund shall consist of	431					
	_					
the moneys credited to it from all capitalization grants	432					
received under the Safe Drinking Water Act except for moneys	433					
reserved by the governor pursuant to Title III, section 302 of	434					
that act, all moneys credited to the fund from nonfederal	435					
sources, including, without limitation, the proceeds of state	436					
bonds or notes issued for the benefit of the fund, all payments	437					
of principal and interest on loans made from the fund, and all	438					
investment earnings on moneys held in the fund. On or before the	439					
date that a capitalization grant payment made under the	440					
authority of the Safe Drinking Water Act is credited to the	441					

authority of the Safe Drinking Water Act is credited to the441fund, required matching moneys shall be credited to the fund.442Any moneys transferred to or reserved from the drinking water443assistance fund pursuant to Title III, section 302 of the Safe444Drinking Water Act shall be accounted for separately.445

(C) In a manner consistent with the Safe Drinking Water 446 Act and the applicable drinking water assistance management plan 447 prepared in accordance with this section, the director may 448 reserve and award for assistance moneys allotted to the state 449 under section 1452 of the Safe Drinking Water Act, provided that 450 the director makes a determination that the use of the moneys 451 will accomplish the state's objectives and the objectives 452 established for capitalization grants under the Safe Drinking 453 Water Act. The director may use a portion of the reserved moneys 454 to enter into contracts with qualified organizations, including 455 private nonprofit organizations, to provide statewide on-site 456 technical assistance to small public water systems. 457

(D) Subject to the terms of the agreements provided for in 458 division (E) of this section, moneys in the drinking water 459 assistance fund shall be held in trust by the Ohio water 460 development authority for the purposes of this section, shall be 461 kept in the same manner that funds of the authority are kept 462 under section 6121.11 of the Revised Code, and may be invested 463 in the same manner that funds of the authority are invested 464 under section 6121.12 of the Revised Code. Moneys in the 465 drinking water assistance fund shall be separate and apart from 466 and not a part of the state treasury or of the other funds of 467 the authority. No withdrawals or disbursements shall be made 468 from the drinking water assistance fund without the written 469 authorization of the director. 470

(E) The director shall adopt written criteria to ensure
that fiscal controls are established for prudent administration
director and the authority shall enter into any necessary and
appropriate agreements under which the authority may perform or
provide any of the following:

(1) Fiscal controls and accounting procedures governing 477 fund balances, receipts, and disbursements; 478 (2) Administration of loan accounts; 479 (3) Maintenance, management, and investment of moneys in 480 the fund. 481 Any agreement entered into under division (E) of this 482 section shall provide for the payment of reasonable fees to the 483 authority for any services it performs under the agreement and 484 may provide for reasonable fees for the assistance of financial 485

or accounting advisors. Payment of any of the fees to the 486 authority may be made from the drinking water assistance 487 administrative account established under division (G) of this 488 section. 489

(F) The authority may make moneys available to the 490 director for the purpose of providing matching moneys required 491 to be credited to the drinking water assistance fund under 492 division (B) of this section, subject to any terms that the 493 director and the authority consider appropriate, and may pledge 494 moneys that are held by the authority to secure the payment of 495 bonds or notes issued by the authority to provide those matching 496 moneys. 497

The director and the authority may enter into trust 498 agreements to enable the authority to issue and refund bonds or 499 notes for the sole benefit of the drinking water assistance 500 fund, including, without limitation, the raising of matching 501 moneys required to be credited to the fund in accordance with 502 division (B) of this section. The agreements may authorize the 503 pledge of moneys accruing to the fund from payments of principal 504 or interest or both on loans made from the fund to secure bonds 505

Page 18

or notes, the proceeds of which bonds or notes shall be for the 506 sole benefit of the drinking water assistance fund. The 507 agreements may contain any terms that the director and the 508 authority consider reasonable and proper for the payment and 509 security of the bondholders or noteholders. 510

(G) There is hereby established within the drinking water 511 assistance fund the drinking water assistance administrative 512 account. No state matching moneys deposited into the fund under 513 this section shall be used for the purpose of paying for or 514 515 defraying the costs of administering this section. The director may establish and collect fees from applicants for assistance 516 provided under this section. The total fees charged to an 517 applicant under this division for assistance under this section 518 shall not exceed the following: 519

 For the environmental protection agency, one per cent of the principal amount of the assistance awarded to the applicant;

(2) For the authority, thirty-five one-hundredths of oneper cent of the principal amount of the assistance awarded to524the applicant.525

All moneys from the fees shall be credited to the drinking526water assistance administrative account in the fund. The moneys527shall be used solely to defray the costs of administrating this528section.529

(H) There is hereby established within the drinking water
assistance fund the water supply revolving loan account. The
director may provide financial assistance from the water supply
revolving loan account for improvements to community water
systems and to nonprofit noncommunity public water systems.

520

521

(I) All moneys from the fund credited to the water supply 535 revolving loan account, all interest earned on moneys credited 536 to the account, and all payments of principal and interest on 537 loans made from the account shall be dedicated in perpetuity and 538 used and reused solely for the following purposes, except as 539 otherwise provided in this section: 540 (1) To make loans to community water systems and nonprofit 541 noncommunity public water systems, subject to all of the 542 following conditions: 543 (a) The loans are made at or below market rates of 544 interest, including, without limitation, interest-free loans; 545 (b) Each recipient of a loan shall establish a dedicated 546 source of security or revenue for repayment of the loan; 547 (c) <u>Periodic payments of principal and interest shall be</u> 548 required on the dates and in the amounts approved by the 549 <u>director;</u> 550 (d) All payments of principal and interest on the loans 551 shall be credited to the water supply revolving loan account. 552 (2) To purchase or refinance at or below market rates 553 interest debt obligations incurred after July 1, 1993, by 554 municipal corporations, other political subdivisions, and 555 interstate agencies having territory in the state+. If any debt 556 obligations are purchased or refinanced under division (I)(2) of 557 this section to provide financial assistance for any of the 558 purposes allowed under division (I) of this section, the 559 repayment period may extend up to forty-five years. However, the 560 repayment period shall not exceed the expected useful life of 561 any facilities that are financed by the obligations. 562

(3) To guarantee or purchase insurance for debt

Page 20

obligations when the guarantee or insurance would improve the 564 borrower's access to credit markets or would reduce the interest 565 paid on those obligations; 566

(4) As a source of revenue or security for the payment of
principal and interest on general obligation or revenue bonds or
568
notes issued by this state if the proceeds of the sale of the
569
bonds or notes are or will be deposited into the account;
570

(5) To provide subsidies in addition to any other
financial assistance afforded disadvantaged communities under
572
this section;
573

(6) To earn interest on moneys credited to the account;

(7) To provide any other assistance authorized by the Safe
 575
 Drinking Water Act or any other federal law related to the use
 576
 of federal funds administered under the Safe Drinking Water Act.
 577

(J) The director may provide financial assistance from thewater supply revolving loan account after determining all of thefollowing:

(1) The applicant for financial assistance has the legal,
institutional, managerial, and financial capability to
construct, operate, and maintain its public water system and the
proposed improvements to it;

(2) The applicant will implement a financial management
585
plan that includes, without limitation, provisions for
586
satisfactory repayment of the financial assistance;
587

(3) The public water system of which the project for which
 assistance is proposed is a part is economically and
 nonmonetarily cost-effective, based on an evaluation of feasible
 alternatives that meet the drinking water treatment needs of the

592

planning area in which the proposed project is located;

(4) Based on a comprehensive environmental review approved
by the director, there are no significant adverse environmental
effects resulting from all necessary improvements to the public
water system of which the project proposed for assistance is a
part;

(5) Public participation has occurred during the process
of planning the project in compliance with applicable
requirements under the Safe Drinking Water Act;
600

(6) The application meets the requirements of this section
and rules adopted under division (M) of this section and is
consistent with section 1452 of the Safe Drinking Water Act and
regulations adopted under it;

(7) If the applicant for assistance is a water district 605 formed under Chapter 6119. of the Revised Code that operates a 606 public water system and that water district seeks to extend the 607 distribution facilities, increase the number of service 608 connections to its system, or provide for any other expansion of 609 its system, the water district has consulted with the board of 610 county commissioners from each county in which is located the 611 proposed extension of distribution facilities, increase in the 612 number of service connections, or other expansion of the public 613 water system; 614

(8) The application meets any other requirements that the
director considers necessary or appropriate to protect public
health and the environment and to ensure the financial integrity
of the water supply revolving loan account.

Upon approval by the director of an application for 619 financial assistance, the Ohio water development authority shall 620

disburse the appropriate financial assistance from the water 621 622 supply revolving loan account. If the proposed financial assistance is a loan, and if the payments of the principal or 623 interest on the loan are or are expected to be pledged to secure 624 payment of bonds issued or expected to be issued by the 62.5 authority, the director shall submit the application for the 626 loan to the authority for review and approval with respect to 627 any matters pertaining to security for and the marketability of 628 authority bonds. Review and approval by the authority shall be 629 630 required prior to the making of such a loan.

(K) In accordance with rules adopted under division (M) of 631 this section, the director periodically shall prepare a drinking 632 water assistance management plan establishing the short-term and 633 long-term goals for the assistance provided under this section, 634 the allocation of available resources for the purposes of this 635 section, the environmental, financial, and administrative terms, 636 conditions, and criteria for the award of financial and 637 technical assistance under this section, and the intended uses 638 of capitalization grants and available moneys from the drinking 639 water assistance fund. Criteria for awarding financial or 640 technical assistance under this section shall not favor or 641 disfavor any otherwise qualified nonprofit noncommunity public 642 water system because it is owned by, operated by, or services a 643 religious organization or a facility used for religious 644 purposes. Prior to its adoption, the director shall make the 645 drinking water assistance management plan available for public 646 review and comment at a minimum of two public meetings and shall 647 take adequate steps to ensure that reasonable public notice of 648 each public meeting is given at least thirty days prior to the 649 meeting. 650

The plan shall include, without limitation, a system that

prioritizes projects funded by the water supply revolving loan 652 account based on the relative risk to human health being 653 addressed, their necessity for ensuring compliance with 654 requirements of the Safe Drinking Water Act, and their 655 affordability to the applicants, as determined by the director. 656 Financial assistance for projects from the water supply 6.57 658 revolving loan account shall be limited to projects that are included in that prioritization and shall be awarded based upon 659 their priority position and the applicants' readiness to proceed 660 with their proposed activities as determined by the director. 661 The drinking water assistance management plan shall include 662 terms, conditions, amounts of moneys, and qualifying criteria, 663 in addition to any other criteria established under this 664 section, governing the financial assistance to be awarded to 665 applicants from the water supply revolving loan account. The 666 director shall determine the most effective use of the moneys in 667 that account to achieve the state's drinking water assistance 668 goals and objectives. 669

(L) The director, consistent with this section and 670 applicable rules adopted under division (M) of this section, may 671 enter into an agreement with an applicant for assistance from 672 the drinking water assistance fund. Based on the director's 673 review and approval of the project plans submitted under section 674 6109.07 of the Revised Code, any determinations made under 675 division (J) of this section if an applicant seeks funding from 676 the water supply revolving loan account, and any other 677 requirements of this section and rules adopted under it, the 678 director may establish in the agreement environmental and 679 financial terms and conditions of the financial assistance to be 680 offered to the applicant. If the recipient of financial 681 assistance under this section defaults on any payment required 682

in the agreement for financial assistance or otherwise violates 683 a term or condition of the agreement or of the plan approval for 684 the project under section 6109.07 of the Revised Code, the 685 director, in addition to any other available remedies, may 686 terminate, suspend, or require immediate repayment of the 687 financial assistance. The director also may take any enforcement 688 action available under this chapter. 689

(M) The director may adopt rules in accordance with
690
Chapter 119. of the Revised Code for the implementation and
administration of this section. The rules shall be consistent
692
with section 1452 of the Safe Drinking Water Act.
693

(N) (1) For the purposes of this section, appealable
actions of the director pursuant to section 3745.04 of the
Revised Code are limited to the following:

(a) Adoption of the drinking water assistance management plan prepared under division (K) of this section;

(b) Approval of priority systems, priority lists, and699written program administration policies;700

(c) Approval or disapproval under this section of 701
applicants' project plans submitted under section 6109.07 of the 702
Revised Code; 703

(d) Approval or disapproval of an application for 704 assistance. 705

(2) Notwithstanding section 119.06 of the Revised Code, 706
the director may take the final actions described in divisions 707
(N) (1) (a) to (d) of this section without holding an adjudication 708
hearing in connection with the action and without first issuing 709
a proposed action under section 3745.07 of the Revised Code. 710

697

(3) Each action described in divisions (N) (1) (a) to (d) of 711 this section and each approval of a plan under section 6109.07 712 of the Revised Code is a separate and discrete action of the 713 director. Appeals are limited to the issues concerning the 714 specific action appealed. Any appeal shall not include issues 715 determined under the scope of any prior action. 716 (O) The failure or inability of a public water system to 717 obtain assistance under this section does not alter the 718 obligation of the public water system to comply with all 719 720 applicable requirements of this chapter and rules adopted under it. 721 722 Sec. 6111.036. (A) There is hereby created the water pollution control loan fund to provide financial, technical, and 723 administrative assistance for the following purposes as follows: 724 (1) Construction For the construction of publicly owned 725 wastewater treatment works, as "construction" and "treatment 726 works" are defined in section 212 of the "Federal Water 727 Pollution Control Act, " by municipal corporations, other 728

political subdivisions, <u>state agencies</u>, and interstate agencies 729 having territory in this state; 730

(2) Implementation For the implementation of a nonpoint
 source pollution management programs program under section 319
 of that act;
 733

(3) Development For the development and implementation of
 734
 estuary conservation and management programs under section 320
 735
 of that act;
 736

(4) For the construction, repair, or replacement of737decentralized wastewater treatment systems that treat municipal738wastewater or domestic sewage;739

Page 26

(5) For measures to manage, reduce, treat, or recapture	740					
stormwater or subsurface drainage water;						
(6) For measures to reduce the demand for publicly owned	742					
wastewater treatment works capacity through water conservation,	743					
efficiency, or reuse by any municipal corporation, other	744					
political subdivision, state agency, or interstate agency having	745					
territory in this state;						
(7) For the development and implementation of watershed	747					
projects meeting the criteria established in section 122 of that	748					
act;	749					
(8) For measures to reduce the energy consumption needs of	750					
publicly owned wastewater treatment works by any municipal	751					
corporation, other political subdivision, state agency, or	752					
interstate agency having territory in this state;	753					
(9) For reusing or recycling wastewater, stormwater, or	754					
subsurface drainage water;	755					
(10) For measures to increase the security of publicly	756					
owned wastewater treatment works;						
(11) To any qualified nonprofit entity, as determined by	758					
the director of environmental protection, to provide assistance	759					
to owners and operators of small and medium publicly owned	760					
wastewater treatment works for either of the following:	761					
(a) To plan, develop, and obtain financing for eligible	762					
projects under this division, including planning, design, and	763					
associated preconstruction activities;						
(b) To assist such treatment works in achieving compliance	765					
with the Federal Water Pollution Control Act.						
To the extent they are otherwise allowable as determined	767					

by the director of environmental protection, the purposes 768 identified under division (A) of this section are intended to 769 include activities benefiting the waters of the state that are 770 authorized under Chapter 3746. of the Revised Code. 771

The fund shall be administered by the director consistent 772 with the "Federal Water Pollution Control Act"; regulations 773 adopted under it, including, without limitation, regulations 774 establishing public participation requirements applicable to the 775 providing of financial assistance; this section; and rules 776 adopted under division (0) of this section. 777

Moneys in the water pollution control loan fund shall be 778 separate and apart from and not a part of the state treasury or 779 of the other funds of the Ohio water development authority. 780 Subject to the terms of the agreements provided for in divisions 781 (B), (C), (D), and (F) of this section, moneys in the fund shall 782 be held in trust by the Ohio water development authority for the 783 purposes of this section, shall be kept in the same manner that 784 funds of the authority are kept under section 6121.11 of the 785 Revised Code, and may be invested in the same manner that funds 786 of the authority are invested under section 6121.12 of the 787 Revised Code. No withdrawals or disbursements shall be made from 788 the water pollution control loan fund without the written 789 authorization of the director or the director's designated 790 representative. The manner of authorization for any withdrawals 791 or disbursements from the fund to be made by the authority shall 792 be established in the agreements authorized under division (C) 793 of this section. 794

(B) The director may enter into agreements to receive and
 assign moneys credited or to be credited to the water pollution
 control loan fund. The director may reserve capitalization grant
 797

moneys allotted to the state under sections 601 and 604(c)(2) of798the "Federal Water Pollution Control Act" for the other purposes799authorized for the use of capitalization grant moneys under800sections 603(d)(7) and 604(b) of that act.801

(C) The director shall ensure that fiscal controls are 802 established for prudent administration of the water pollution 803 control loan fund. For that purpose, the director and the Ohio 804 water development authority shall enter into any necessary and 805 appropriate agreements under which the authority may perform or 806 provide any of the following: 807

	(1) Fiscal	controls	and	accounting procedures governing	808
fund	balances,	receipts,	and	disbursements;	809

(2) Administration of loan accounts;

(3) Maintaining, managing, and investing moneys in the811fund.812

Any agreement entered into under this division shall 813 provide for the payment of reasonable fees to the Ohio water 814 development authority for any services it performs under the 815 agreement and may provide for reasonable fees for the assistance 816 of financial or accounting advisors. Payments of any such fees 817 to the authority may be made from the water pollution control 818 loan fund to the extent authorized by division (H)(7) of this 819 section or from the water pollution control loan administrative 820 fund created in division (E) of this section. The authority may 821 enter into loan agreements with the director and recipients of 822 financial assistance from the fund as provided in this section. 823

(D) The water pollution control loan fund shall consist of
 824
 the moneys credited to it from all capitalization grants
 825
 received under sections 601 and 604(c)(2) of the "Federal Water
 826

Page 29

Pollution Control Act," all moneys received as capitalization 827 grants under section 205(m) of that act, all matching moneys 828 credited to the fund arising from nonfederal sources, all 829 payments of principal and interest for loans made from the fund, 830 and all investment earnings on moneys held in the fund. On or 8.31 before the date on which a quarterly capitalization grant 832 payment will be received under that act, matching moneys equal 833 to at least twenty per cent of the quarterly capitalization 834 grant payment shall be credited to the fund. The Ohio water 835 development authority may make moneys available to the director 836 for the purpose of providing the matching moneys required by 837 this division, subject to such terms as the director and the 838 authority consider appropriate, and may pledge moneys that are 839 held by the authority to secure the payment of bonds or notes 840 issued by the authority to provide those matching moneys. The 841 authority may make moneys available to the director for that 842 purpose from any funds now or hereafter available to the 843 authority from any source, including, without limitation, the 844 proceeds of bonds or notes heretofore or hereafter issued by the 845 authority under Chapter 6121. of the Revised Code. Matching 846 moneys made available to the director by the authority from the 847 proceeds of any such bonds or notes shall be made available 848 subject to the terms of the trust agreements relating to the 849 bonds or notes. Any such matching moneys shall be made available 850 to the director pursuant to a written agreement between the 851 director and the authority that contains such terms as the 852 director and the authority consider appropriate, including, 853 without limitation, a provision providing for repayment to the 854 authority of those matching moneys from moneys deposited in the 855 water pollution control loan fund, including, without 856 limitation, the proceeds of bonds or notes issued by the 857 authority for the benefit of the fund and payments of principal 858 and interest on loans made from the fund, or from any other859sources now or hereafter available to the director for the860repayment of those matching moneys.861

(E) All moneys credited to the water pollution control 862 loan fund, all interest earned on moneys in the fund, and all 863 payments of principal and interest for loans made from the fund 864 shall be dedicated in perpetuity and used and reused solely for 865 the purposes set forth in division (A) of this section, except 866 as otherwise provided in division (D) or (F) of this section. 867 The director may establish and collect fees to be paid by 868 recipients of financial assistance under this section, and all 869 moneys arising from the fees shall be credited to the water 870 pollution control loan administrative fund, which is hereby 871 created in the state treasury, and shall be used to defray the 872 costs of administering this section. 873

(F) The director and the Ohio water development authority 874 shall enter into trust agreements to enable the authority to 875 issue and refund bonds or notes for the sole benefit of the 876 water pollution control loan fund, including, without 877 limitation, the raising of the matching moneys required by 878 division (D) of this section. These agreements may authorize the 879 pledge of moneys accruing to the fund from payments of principal 880 and interest on loans made from the fund adequate to secure 881 bonds or notes, the proceeds of which bonds or notes shall be 882 for the sole benefit of the water pollution control loan fund. 883 The agreements may contain such terms as the director and the 884 authority consider reasonable and proper for the security of the 885 bondholders or noteholders. 886

(G) The director shall enter into binding commitments to887provide financial assistance from the water pollution control888

loan fund in an amount equal to one hundred twenty per cent of 889 the amount of each capitalization grant payment received, within 890 one year after receiving each such grant payment. The director 891 shall provide the financial assistance in compliance with this 892 section and rules adopted under division (0) of this section. 893 The director shall ensure that all moneys credited to the fund 894 are disbursed in an expeditious and timely manner. During the 895 second year of operation of the water pollution control loan 896 program, the director also shall ensure that not less than 897 twenty-five per cent of the financial assistance provided under 898 this section during that year is provided for the purpose of 899 division (H)(2) of this section for the purchase or refinancing 900 of debt obligations incurred after March 7, 1985, but not later 901 than July 1, 1988, except that if the amount of money reserved 902 during the second year of operation of the program for the 903 purchase or refinancing of those debt obligations exceeds the 904 amount required for the projects that are eligible to receive 905 financial assistance for that purpose, the director shall 906 distribute the excess moneys in accordance with the current 907 priority system and list prepared under division (I) of this 908 section to provide financial assistance for projects that 909 otherwise would not receive assistance in that year. 910

(H) Moneys credited to the water pollution control loan911fund shall be used only for the following purposes:912

```
(1) To make loans, subject to all of the following913conditions:914
```

(a) The loans are made at or below market rates of
 915
 interest, including, without limitation, interest free loans+.
 916

(b) Periodic payments of principal and interest, on the917dates and in the amounts approved by the director, shall918

commence not later than one year after completion of the919project, and all loans shall be fully amortized not later than920twenty thirty years after project completion;.921

(c) Each recipient of a loan shall establish a dedicated
 922
 source of revenue for repayment of the loan;
 923

(d) All payments of principal and interest on the loans
924
shall be credited to the fund, except as otherwise provided in
925
division (D) or (F) of this section.
926

(2) To purchase or refinance at or below market rates of 927 interest debt obligations incurred after March 7, 1985, by 928 municipal corporations, other political subdivisions, and 929 interstate agencies having territory in the state+. If, and to 930 the extent allowed under the Federal Water Pollution Control 931 Act, debt obligations are purchased or refinanced under this 932 section to provide financial assistance for any of the purposes 933 934 allowed under division (A) of this section, the repayment period may extend up to forty-five years. However, the repayment period 935 shall not exceed the expected useful life of any facilities that 936 are financed by the obligations. 937

(3) To guarantee or purchase insurance for debt
938
obligations of municipal corporations, other political
939
subdivisions, and interstate agencies having territory within
940
the state when the guarantee or insurance would improve the
941
borrower's access to credit markets or would reduce the interest
942
rate paid on those obligations;
943

(4) As a source of revenue or security for the payment of
944
principal and interest on general obligation or revenue bonds or
945
notes issued by this state if the proceeds of the sale of the
946
bonds or notes will be deposited in the fund;
947

(5) To provide loan guarantees for revolving loan funds
948
established by municipal corporations and other political
949
subdivisions that are similar to the water pollution control
950
loan fund;

(6) To earn interest on moneys credited to the fund;

(7) To pay For the payment of the reasonable costs of 953 954 administering the fund and <u>conducting activities under</u> this section, except that cumulative expenditures from the fund for 955 administrative costs those amounts shall not at any time exceed 956 four per cent of the total amount of the capitalization grants 957 received, four hundred thousand dollars per year, or one-fifth 958 of one per cent per year of the current valuation of the fund, 959 whichever amount is greater, plus the amount of any fees 960 collected by the state for that purpose regardless of the 961 962 source;

(8) To provide assistance in any manner or for any purpose that is consistent with Title VI of the Federal Water Pollution Control Act or with any other federal law related to the use of federal funds administered under Title VI of the Federal Water Pollution Control Act, including, without limitation, the awarding of principal forgiveness assistance under that act.

(I) The director periodically shall prepare in accordance 969 with rules adopted under division (0) of this section a state 970 priority system and list ranking assistance proposals 971 principally on the basis of their relative water quality and 972 public health benefits and the financial need of the applicants 973 for assistance. Assistance for proposed activities from the 974 water pollution control loan fund shall be limited to those 975 activities appearing on that priority list and shall be awarded 976 based upon their priority sequence on the list and the 977

952

963

964

965

966

967

applicants' readiness to proceed with their proposed activities.978The director annually shall prepare and circulate for public979review and comment a plan that defines the goals and intended980uses of the fund, as required by section 606(c) of the "Federal981Water Pollution Control Act."982

(J) Financial assistance from the water pollution control 983 loan fund first shall be used to ensure maintenance of progress, 984 as determined by the governor, toward compliance with 985 enforceable deadlines, goals, and requirements under the 986 "Federal Water Pollution Control Act" that are pertinent to the 987 purposes of the fund set forth in divisions (A)(1) to (3) of 988 this section, including, without limitation, the municipal 989 990 compliance deadline under that act.

(K) The director may provide financial assistance from the water pollution control loan fund for a publicly owned treatment works project only after determining that:

(1) Sewerage systems tributary to the treatment works are not subject to excessive infiltration and inflow;

(2)—The applicant for financial assistance has the legal, 996 institutional, managerial, and financial capability to 997 construct, operate, and maintain its publicly owned treatment 998 works7. 999

(3) (2)The applicant will implement a financial1000management plan that includes, without limitation, provisions1001for satisfactory repayment of the financial assistance, a1002proportional user charge system to pay the operation,1003maintenance, and replacement expenses of the project, and, if1004appropriate in the director's judgment, an adequate capital1005improvements fund;.1006

991

992

993

994

(4) (3) The proposed disposal system of which the project1007is a part is economically and nonmonetarily cost-effective,1008based upon an evaluation of feasible alternatives that meet the1009waste water treatment needs of the planning area in which the1010proposed project is located 7.1011

(5) (4) Based upon the environmental review conducted by1012the director under division (L) of this section, there are no1013significant adverse environmental effects resulting from the1014proposed disposal system and the system has been selected from1015among environmentally sound alternatives +.1016

(6) (5)Public participation has occurred during the1017process of planning the project in compliance with applicable1018requirements under the "Federal Water Pollution Control Act";1019

(7)(6)The applicant has submitted a facilities plan for1020the project that meets the applicable program requirements and1021that has been approved by the director \neq .1022

(8) (7)The application meets the requirements of this1023section and rules adopted under division (0) of this section and1024is consistent with the intent of Title VI of the "Federal Water1025Pollution Control Act" and regulations adopted under it+.1026

(9) (8)The application meets such other requirements as1027the director considers necessary or appropriate to protect the1028environment or ensure the financial integrity of the fund while1029implementing this section.1030

(L) The director shall perform and document for public
review an independent, comprehensive environmental review of the
assistance proposal for each activity receiving financial
assistance under this section. The review shall serve as the
basis for the determinations to be made under division (K) (5)

Page 36
(4) or (Q)(4) of this section, as applicable, and may include, 1036 without limitation, an environmental assessment, any necessary 1037 supplemental studies, and an enforceable mitigation plan. The 1038 director may establish environmental impact mitigation terms or 1039 conditions for the implementation of an assistance proposal, 1040 including, without limitation, the installation or modification 1041 of a disposal system, in the director's approval of the plans 1042 for the installation or modification as authorized by section 1043 6111.44 of the Revised Code or through other legally enforceable 1044 means. The review shall be conducted in accordance with 1045 applicable rules adopted under division (0) of this section. 1046

(M) The director, consistent with this section and 1047 applicable rules adopted under division (O) of this section, may 1048 enter into any agreement with an applicant that is necessary or 1049 appropriate to provide assistance from the water pollution 1050 control loan fund. Based upon the director's review of an 1051 assistance proposal, including, without limitation, approval for 1052 the project under section 6111.44 of the Revised Code, the 1053 environmental review conducted under division (L) of this 1054 section, and the other requirements of this section and rules 1055 adopted under it, the director may establish in the agreement 1056 terms and conditions of the assistance to be offered to an 1057 applicant. In addition to any other available remedies, the 1058 director may terminate, suspend, or require immediate repayment 1059 of financial assistance provided under this section to, or take 1060 any other enforcement action available under this chapter 1061 against, a recipient of financial assistance under this section 1062 who defaults on any payment required in the agreement for 1063 financial assistance or otherwise violates a term or condition 1064 of the agreement or of the plan approval for the project under 1065 section 6111.44 of the Revised Code. 1066

(N) Based upon the director's judgment as to the financial 1067 need of the applicant and as to what constitutes the most 1068 effective allocation of funds to achieve statewide water 1069 pollution control objectives, the director may establish the 1070 terms, conditions, and amount of financial assistance to be 1071 offered to an applicant from the water pollution control loan 1072 fund. The director, to the extent consistent with the water 1073 quality improvement priorities reflected in the current priority 1074 system and list prepared under division (I) of this section and 1075 with the long-term financial integrity of the fund, shall ensure 1076 each year that financial assistance in an amount equal to the 1077 cost of the assistance proposals of applicants having a high 1078 level of economic need that are on the current priority list and 1079 for which funding is available in that year is made available 1080 from the fund to those applicants at an interest rate that is 1081 lower than that offered to other applicants for financial 1082 assistance from the fund for assistance proposals that are on 1083 the current priority list and for which funding is available in 1084 that year. 1085

The director shall determine the economic need of1086applicants for financial assistance in accordance with uniform1087criteria established in rules adopted under division (O) of this1088section.1089

(0) The director may adopt rules in accordance with 1090 Chapter 119. of the Revised Code for the implementation and 1091 administration of this section and section 6111.037 of the 1092 Revised Code. Any such rules governing the planning, design, and 1093 construction of water pollution control projects, establishing 1094 an environmental review process, establishing requirements for 1095 the preparation of environmental impact reports and mitigation 1096 plans, governing the establishment of priority systems for 1097

Page 38

providing financial assistance under this section and section 1098 6111.037 of the Revised Code, and governing the terms and 1099 conditions of assistance, shall be consistent with the intent of 1100 Titles II and VI and sections 319 and 320 of the "Federal Water 1101 Pollution Control Act." The rules governing the establishment of 1102 priority systems for financial assistance and governing terms 1103 and conditions of assistance shall provide for the most 1104 effective allocation of moneys from the water pollution control 1105 loan fund to achieve water quality and public health objectives 1106 throughout the state as determined by the director. 1107

(P) (1) For the purpose of this section, appealable actionsof the director pursuant to section 3745.04 of the Revised Codeare limited to the following:1110

(a) Approval of draft priority systems, draft priority1111lists, and draft written program administration policies;1112

(b) Approval or disapproval of project facility plans 1113 under division (K) (7) (6) of this section; 1114

(c) Approval or disapproval of plans and specifications 1115 for a project under section 6111.44 of the Revised Code and 1116 issuance of a permit to install in connection with a project 1117 pursuant to rules adopted under section 6111.03 of the Revised 1118 Code; 1119

(d) Approval or disapproval of an application for 1120 assistance. 1121

(2) Notwithstanding section 119.06 of the Revised Code, 1122
the director may take final action described in division (P)(1) 1123
(a), (b), (c), or (d) of this section without holding an 1124
adjudication hearing in connection with the action and without 1125
first issuing a proposed action under section 3745.07 of the 1126

Page 40

Revised Code.	1127					
(3) Each action described in divisions (P)(1)(a), (b),	1128					
(c), and (d) of this section is a separate and discrete action	1129					
of the director. Appeals of any such action are limited to the	1130					
issues concerning the specific action appealed, and the appeal						
shall not include issues determined under the scope of any prior						
action.	1133					
(Q) The director may provide financial assistance for the	1134					
implementation of a nonpoint source management program activity						
only after determining all of the following:	1136					
(1) The activity is consistent with the state's nonpoint	1137					
source management program ; .	1138					
(2) The applicant has the legal, institutional,	1139					
managerial, and financial capability to implement, operate, and	1140					
maintain the activity $ au_{\cdot}$	1141					
(3) The cost of the activity is reasonable considering	1142					
monetary and nonmonetary factors ; .	1143					
(4) Based on the environmental review conducted by the	1144					
director under division (L) of this section, the activity will	1145					
not result in significant adverse environmental impacts $ au_{.}$	1146					
(5) The application meets the requirements of this section	1147					
and rules adopted under division (O) of this section and is	1148					
consistent with the intent of Title VI of the "Federal Water	1149					
Pollution Control Act" and regulations adopted under it $ au$.	1150					
(6) The applicant will implement a financial management	1151					
plan, including, without limitation, provisions for satisfactory	1152					
repayment of the financial assistance ; .	1153					
(7) The application meets such other requirements as the	1154					

director considers necessary or appropriate to protect the 1155 environment and ensure the financial integrity of the fund while 1156 implementing this section. 1157

(R) As used in this section, "Federal Water Pollution 1158 Control Act" means the "Federal Water Pollution Control Act 1159 Amendments of 1972," 86 Stat. 886, 33 U.S.C.A. 1251, as amended 1160 by the "Clean Water Act of 1977," 91 Stat. 1566, 33 U.S.C.A. 1161 1251, the "Act of October 21, 1980," 94 Stat. 2360, 33 U.S.C.A. 1162 1254, the "Municipal Wastewater Treatment Construction Grant 1163 Amendments of 1981," 95 Stat. 1623, 33 U.S.C.A. 1281, and the 1164 "Water Quality Act of 1987," 101 Stat. 7, 33 U.S.C.A. 1251, and 1165 applicable portions of the "American Recovery and Reinvestment 1166 Act of 2009," Pub. L. 111-5, 123 Stat. 115, and the "Water 1167 Resources Reform and Development Act of 2014," 128 Stat. 1227, 1168 <u>33 U.S.C. 2223</u>. 1169

Sec. 6121.04. The Ohio water development authority may do any or all of the following:

(A) Adopt bylaws for the regulation of its affairs and the 1172conduct of its business; 1173

(B) Adopt an official seal; 1174

(C) Maintain a principal office and suboffices at places 1175within the state that it designates; 1176

(D) Sue and plead in its own name and be sued and
1177
impleaded in its own name with respect to its contracts or torts
of its members, employees, or agents acting within the scope of
their employment, or to enforce its obligations and covenants
made under sections 6121.06, 6121.08, and 6121.13 of the Revised
Code. Any such actions against the authority shall be brought in
the court of common pleas of the county in which the principal

1170

1171

office of the authority is located or in the court of common 1184 pleas of the county in which the cause of action arose, provided 1185 that the county is located within this state, and all summonses, 1186 exceptions, and notices of every kind shall be served on the 1187 authority by leaving a copy thereof at the principal office with 1188 the person in charge thereof or with the secretary-treasurer of 1189 the authority. 1190

(E) Make loans and grants to governmental agencies for the
acquisition or construction of water development projects by any
such governmental agency and adopt rules and procedures for
making such loans and grants;

(F) Acquire, construct, reconstruct, enlarge, improve, 1195
furnish, equip, maintain, repair, operate, or lease or rent to, 1196
or contract for operation by, a governmental agency or person, 1197
water development projects, and establish rules for the use of 1198
those projects; 1199

(G) Make available the use or services of any water
development project to one or more persons, one or more
governmental agencies, or any combination thereof;
1202

(H) Issue water development revenue bonds and notes and
water development revenue refunding bonds of the state, payable
solely from revenues as provided in section 6121.06 of the
Revised Code, unless the bonds are refunded by refunding bonds,
for the purpose of paying any part of the cost of one or more
water development projects or parts thereof;

(I) Acquire by gift or purchase, hold, and dispose of real
and personal property in the exercise of its powers and the
performance of its duties under this chapter;
1211

(J) Acquire, in the name of the state, by purchase or 1212

otherwise, on terms and in the manner that it considers proper, 1213 or by the exercise of the right of condemnation in the manner 1214 provided by section 6121.18 of the Revised Code, public or 1215 private lands, including public parks, playgrounds, or 1216 reservations, or parts thereof or rights therein, rights-of-way, 1217 property, rights, easements, and interests that it considers 1218 necessary for carrying out this chapter, but excluding the 1219 acquisition by the exercise of the right of condemnation of any 1220 waste water facility or water management facility owned by any 1221 person or governmental agency, and compensation shall be paid 1222 for public or private lands so taken, except that a government-1223 owned waste water facility may be appropriated in accordance 1224 with section 6121.041 of the Revised Code; 1225

(K) Adopt rules to protect augmented flow in waters of the 1226 state, to the extent augmented by a water development project, 1227 from depletion so it will be available for beneficial use, and 1228 to provide standards for the withdrawal from waters of the state 1229 of the augmented flow created by a water development project 1230 that is not returned to the waters of the state so augmented and 1231 to establish reasonable charges therefor if considered necessary 1232 1233 by the authority;

(L) Make and enter into all contracts and agreements and
 execute all instruments necessary or incidental to the
 performance of its duties and the execution of its powers under
 this chapter in accordance with the following requirements:

(1) When the cost under any such contract or agreement,
other than compensation for personal services, involves an
expenditure of more than twenty-five fifty thousand dollars, the
authority shall make a written contract with the lowest
1241
responsive and responsible bidder, in accordance with section
1242

9.312 of the Revised Code, after advertisement for not less than 1243 two consecutive weeks in a newspaper of general circulation in 1244 Franklin county, and in other publications that the authority 1245 determines, which shall state the general character of the work 1246 and the general character of the materials to be furnished, the 1247 place where plans and specifications therefor may be examined, 1248 and the time and place of receiving bids, provided that a 1249 contract or lease for the operation of a water development 1250 project constructed and owned by the authority or an agreement 1251 for cooperation in the acquisition or construction of a water 1252 development project pursuant to section 6121.13 of the Revised 1253 Code or any contract for the construction of a water development 1254 project that is to be leased by the authority to, and operated 1255 by, persons who are not governmental agencies and the cost of 1256 the project is to be amortized exclusively from rentals or other 1257 charges paid to the authority by persons who are not 1258 governmental agencies is not subject to the foregoing 1259 requirements and the authority may enter into such a contract or 1260 lease or such an agreement pursuant to negotiation and upon 1261 terms and conditions and for the period that it finds to be 1262 reasonable and proper in the circumstances and in the best 1263 interests of proper operation or of efficient acquisition or 1264 construction of the project. 1265

(2) Each bid for a contract for the construction,
demolition, alteration, repair, or reconstruction of an
improvement shall contain the full name of every person
interested in it and shall meet the requirements of section
1269
153.54 of the Revised Code.

(3) Each bid for a contract except as provided in division
(L) (2) of this section shall contain the full name of every
person or company interested in it and shall be accompanied by a
1271

sufficient bond or certified check on a solvent bank that if the1274bid is accepted, a contract will be entered into and the1275performance thereof secured.1276

(4) The authority may reject any and all bids.

(5) A bond with good and sufficient surety, approved by
1278
the authority, shall be required of every contractor awarded a
1279
contract except as provided in division (L) (2) of this section,
in an amount equal to at least fifty per cent of the contract
price, conditioned upon the faithful performance of the
contract.

(M) Employ managers, superintendents, and other employees 1284 and retain or contract with consulting engineers, financial 1285 consultants, accounting experts, architects, attorneys, and 1286 other consultants and independent contractors that are necessary 1287 in its judgment to carry out this chapter, and fix the 1288 compensation thereof. All expenses thereof shall be payable 1289 solely from the proceeds of water development revenue bonds or 1290 notes issued under this chapter, from revenues, or from funds 1291 appropriated for that purpose by the general assembly. 1292

(N) Receive and accept from any federal agency, subject to 1293 the approval of the governor, grants for or in aid of the 1294 construction of any water development project or for research 1295 and development with respect to waste water or water management 1296 facilities, and receive and accept aid or contributions from any 1297 source of money, property, labor, or other things of value, to 1298 be held, used, and applied only for the purposes for which the 1299 grants and contributions are made; 1300

(O) Engage in research and development with respect to1301waste water or water management facilities;1302

1277

(P) Purchase fire and extended coverage and liability 1303 insurance for any water development project and for the 1304 principal office and suboffices of the authority, insurance 1305 protecting the authority and its officers and employees against 1306 liability for damage to property or injury to or death of 1307 persons arising from its operations, and any other insurance the 1308 authority may agree to provide under any resolution authorizing 1309 its water development revenue bonds or in any trust agreement 1310 securing the same; 1311 (Q) Charge, alter, and collect rentals and other charges 1312 for the use or services of any water development project as 1313 provided in section 6121.13 of the Revised Code; 1314

(R) Provide coverage for its employees under Chapters1315145., 4123., and 4141. of the Revised Code;1316

(S) Assist in the implementation and administration of the 1317 drinking water assistance fund and program created in section 1318 6109.22 of the Revised Code and the water pollution control loan 1319 fund and program created in section 6111.036 of the Revised 1320 Code, including, without limitation, performing or providing 1321 fiscal management for the funds and investing and disbursing 1322 moneys in the funds, and enter into all necessary and 1323 appropriate agreements with the director of environmental 1324 protection for those purposes; 1325

(T) Issue water development revenue bonds and notes of the
state in principal amounts that are necessary for the purpose of
raising moneys for the sole benefit of the water pollution
control loan fund created in section 6111.036 of the Revised
Code, including moneys to meet the requirement for providing
matching moneys under division (D) of that section. The bonds
and notes may be secured by appropriate trust agreements and

Page 46

repaid from moneys credited to the fund from payments of 1333 principal and interest on loans made from the fund, as provided 1334 in division (F) of section 6111.036 of the Revised Code. 1335

(U) Issue water development revenue bonds and notes of the 1336 state in principal amounts that are necessary for the purpose of 1337 raising moneys for the sole benefit of the drinking water 1338 assistance fund created in section 6109.22 of the Revised Code, 1339 including moneys to meet the requirement for providing matching 1340 moneys under divisions (B) and (F) of that section. The bonds 1341 and notes may be secured by appropriate trust agreements and 1342 repaid from moneys credited to the fund from payments of 1343 principal and interest on loans made from the fund, as provided 1344 in division (F) of section 6109.22 of the Revised Code. 1345

(V) Make loans to and enter into agreements with boards of
 1346
 county commissioners for the purposes of section 1506.44 of the
 1347
 Revised Code and adopt rules establishing requirements and
 1348
 procedures for making the loans and entering into the
 1349
 agreements;

(W) Do all acts necessary or proper to carry out thepowers expressly granted in this chapter.1352

Any instrument by which real property is acquired pursuant 1353 to this section shall identify the agency of the state that has 1354 the use and benefit of the real property as specified in section 1355 5301.012 of the Revised Code. 1356

 Section 2. That existing sections 6109.01, 6109.10,
 1357

 6109.22, 6111.036, and 6121.04 of the Revised Code are hereby
 1358

 repealed.
 1359

Section 3. The existing training program required to be1360completed by the owner or operator of a public water system1361

shall include, as a component of the training, training	1362
regarding the identification of lead in drinking water, sampling	1363
protocols, corrosion treatment, and the requirements and	1364

procedures	established	under	section	6109.121	of	the	Revised	1365
Code.								1366