As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 635

Representative Swearingen

A BILL

То	amend sections 929.03, 6103.052, and 6117.062	1
	and to enact sections 6121.30, 6121.31, 6121.32,	2
	and 6121.33 of the Revised Code to re-establish	3
	the Water and Sewer Commission and the Water and	4
	Sewer Fund.	5

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

Section 1. That sections 929.03, 6103.052, and 6117.062 be	6
amended and sections 6121.30, 6121.31, 6121.32, and 6121.33 of	7
the Revised Code be enacted to read as follows:	8
Sec. 929.03. (A)(1) No public entity with authority to	9
levy special assessments on real property shall collect an	10
assessment for purposes of sewer, water, or electrical service	11
on real property that is within an agricultural district as	12
described in division (A)(2) of this section without the	13
permission of the owner, except that any assessment may be	14
collected on a lot surrounding a dwelling or other structure not	15
used in agricultural production that does not exceed one acre or	16
the minimum area required by local zoning or subdivision rules,	17
whichever is the greater area.	18
(2) For purposes of division (A)(1) of this section, an	19

agricultural district is such a district that is established:	20
(a) In the case of counties, prior to the adoption of a	21
resolution of necessity by a board of county commissioners,	22
pursuant to section 6103.05 or 6117.06 of the Revised Code;	23
(b) In the case of municipal componetions, prior to	24
(b) In the case of municipal corporations, prior to	
whichever of the following occurs first:	25
(i) The adoption of the resolution of necessity by the	26
municipal legislative authority, pursuant to section 727.12 or	27
729.02 of the Revised Code;	28
(ii) The service of notice on all or some of the owners to	29
be assessed pursuant to section 729.06 of the Revised Code;	30
(iii) The adoption of the resolution or ordinance by the	31
municipal legislative authority declaring the necessity for the	32
improvement, the costs of which are to be assessed under	33
procedures authorized by a municipal charter adopted pursuant to	34
Section 7 of Article XVIII, Ohio Constitution, or, if no such	35
ordinance or resolution is required under the charter, the	36
service of the first notice on all or some of the owners of	37
lands to be assessed, or the adoption of the first ordinance or	38
resolution by the municipal legislative authority pertaining to	39
the assessment proceedings under the charter.	40
(c) In the case of a regional water and sewer district	41
established pursuant to Chapter 6119. of the Revised Code, prior	42
to the adoption of a resolution of necessity by the board of	43
trustees of the district under section 6119.25 of the Revised	44
Code.	45
(P) For each special assessment levied by a public entity	46
(B) For each special assessment levied by a public entity	
on real property within an agricultural district for purposes of	47
sewer, water, or electrical service, the county auditor shall	48

make and maintain a list showing:	49
(1) The name of the owner of each lot, tract, or parcel of	50
land that is exempt from the collection of the special	51
assessment under this section;	52
(2) A description of the exempt land;	53
(3) The purpose of the special assessment;	54
(4) The amount of the uncollected assessment on the exempt	55
land.	56
To the case of a country must set country when we do not set to the country of th	E 7
In the case of a county project constructed under Chapter	57
6103. or 6117. of the Revised Code, the county auditor may use a	58
list provided for in those chapters in lieu of the list required	59
by division (B) of this section. The auditor shall also record	60
in the water works record required by section 6103.16 of the	61
Revised Code or the sewer improvement record required by section	62
6117.33 of the Revised Code those assessments not collected	63
under this section. The recording of the assessments does not	64
permit the collection of the assessments until such time as	65
exempt lands are withdrawn from agricultural districts or	66
converted to nonagricultural use.	67
(C) If at any time any of the owner's exempt land, other	68
than a lot sold or transferred to a son, daughter, brother,	69
sister, mother, or father for the purpose of constructing a	70
dwelling in which the relative will reside for at least three	71
years, is withdrawn from an agricultural district or if the	72
owner of the exempt land uses on that land the service for which	73
the special assessment was assessed, the public entity may	74
collect the entire uncollected assessment, except as otherwise	75
provided in this division, in addition to an amount equal to the	76
rate of interest that any bonds or notes issued for the project	77

for which the assessment was made did bear for the number of	78
years the land was exempted, not to exceed twenty-five or the	79
number of years for which the bonds or notes were issued,	80
whichever is the lesser number. The owner shall notify the	81
county auditor of any withdrawal from a district or use of the	82
service within ninety days following the withdrawal or use of	83
the service. The charge shall constitute a lien of the public	84
entity upon the land and shall continue until discharged. All	85
liens shall be recorded in the appropriate county recorder's	86
office. Moneys collected as a result of the charge shall be	87
deposited in the appropriate fund of the public entity that	88
levied the special assessment.	89

If the owner of exempt land sells or transfers a lot to 90 the owner's son, daughter, brother, sister, mother, or father 91 for the purpose of constructing a dwelling in which the relative 92 will reside for at least three years, and if the owner or the 93 buyer of the lot uses the service for which the special 94 assessment was assessed only to provide service to that lot, the 95 owner of the lot shall pay only that portion of the uncollected 96 assessment and interest that applies to the lot. 97

If at any time any part of an owner's exempt land is
appropriated, the owner shall pay only that portion of the
uncollected assessment and interest that applies to the
appropriated parcel of land.

In lieu of immediate payment of the uncollected assessment

and interest, the board of county commissioners, legislative

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authority of a municipal corporation, the board of trustees of a

regional water and sewer district, or other governing board of

any other public entity may, upon the request of the owner,

establish an extended repayment schedule for the owner. If the

board, legislative authority, <u>board of trustees,</u> or other	108
governing board establishes such a schedule, it shall notify the	109
county auditor of the schedule.	110
(D) A board of county commissioners, legislative authority	111
of a municipal corporation, the board of trustees of a regional	112
water and sewer district, or other governing board of any other	113
public entity may apply to the water and sewer commission	114
created by section 6121.31 of the Revised Code for an advance of	115
money from the water and sewer fund, created by section 6121.30	116
of the Revised Code, in an amount equal to that portion of the	117
costs of a water or sewer improvement authorized by law that is	118
to be financed by assessments whose collection is prohibited	119
under division (A) of this section. The application for such an	120
advance of money shall be made in the manner prescribed by rules	121
of the commission. Upon collection of any assessment whose	122
collection was prohibited under division (A) of this section,	123
the board of county commissioners, legislative authority, board	124
of trustees, or other governing board shall repay the commission	125
the amount of any money advanced by it in regard to the	126
assessments.	127
Sec. 6103.052. (A) A board of county commissioners may	128
apply to the water and sewer commission, created by section	129
6121.30 of the Revised Code, for an advance of money from the	130
water and sewer fund, created by section 6121.31 of the Revised	131
Code, in an amount equal to that portion of the costs of an	132
improvement authorized under sections 6103.02 to 6103.30 of the	133
Revised Code which is to be financed by assessments whose	134
collection is deferred pursuant to division (B) of this section.	135
The application for such an advance of money shall be made in	136
the manner prescribed by rules of the commission.	137

(B) At any time prior to the expiration of the five-day	138
period provided by section 6103.05 of the Revised Code for the	139
filing of written objections, any owner of property which is	140
classified on the general tax list of the county auditor as	141
agricultural land and has been assessed for the extension of a	142
main water line over or along such property under sections	143
6103.02 to 6103.30 of the Revised Code may file with the board	144
of county commissioners a request in writing for deferment of	145
the collection of the owner's assessment if the main water line	146
provides water facilities to aid in the establishment of new	147
industrial plants, the expansion of existing industrial plants,	148
or such other industrial development, or provides water	149
facilities to aid in the establishment of commercial and	150
residential developmentsserves a purpose set forth in section	151
6121.33 of the Revised Code for which the water and sewer fund	152
may be used. Such request shall identify the property in	153
connection with which the request for deferment is made, shall	154
describe its present use and present classification on the	155
general tax list of the county auditor, shall state its	156
estimated market value, showing separately the value of the land	157
and the value of the buildings thereon, shall state the reasons,	158
if any, why a portion of the benefit of the improvement will not	159
be realized until the use of the land is changed, and shall	160
state the amount to be deferred. The board shall promptly	161
consider such request and may order the deferment of the	162
collection of that portion of the assessment representing a	163
benefit from the improvement that will not be realized until the	164
use of the land is changed. The board may, upon request of an	165
owner whose property has been assessed for the extension of a	166
main water line over or along such property under sections	167
6103.02 to 6103.31 of the Revised Code, defer all or any part of	168
the assessment on property which is classified on the general	169

tax list of the county auditor as agricultural land, by	170
attributing the amount of such assessment or part thereof as	171
tap-in charges, if the main water line provides water facilities	172
to aid in the establishment of new industrial plants, the	173
expansion of existing industrial plants, or such other-	174
industrial development, or provides water facilities to aid in-	175
the establishment of commercial and residential-	176
developmentsserves a purpose set forth in section 6121.33 of the	177
Revised Code for which the water and sewer fund may be used. A	178
deferment under this section may be conditioned upon the	179
approval of the advance of money applied for pursuant to	180
division (A) of this section, and a maximum length of the	181
deferment may be fixed to coincide with the maximum time within	182
which the advance must be repaid. The decision on the request	183
for deferment of collection of assessments shall be made	184
pursuant to standards established by rules of the commission.	185
Upon determination and approval of final assessments, the board	186
of county commissioners shall certify all deferred assessments	187
and a fee equal to two per cent of the amount of the any fee	188
paid by the board to the commission pursuant to division (C) of	189
section 6121.32 of the Revised Code attributable to the deferred	190
assessments to the county auditor. For purposes of this section,	191
"assessment," "deferred assessment," or "assessment deferred	192
under this section" mean the fee and the deferred assessment	193
certified to the county auditor. The county auditor shall record	194
an assessment deferred under this section in the water works	195
record. Such record shall be kept until such time as the	196
assessments are paid in full or certified for collection in	197
installments as provided in this section. During the time when	198
the assessment is deferred there shall be a lien on the property	199
assessed, which lien shall arise at the time of recordation by	200
the county auditor and shall be in force until the assessments	201

are paid in full or certified for collection in installments.	202
(B) (C) The board of county commissioners shall defer the	203
collection of an assessment, except the amount of such	204
assessment or part thereof attributable as tap-in charges, which	205
has been deferred pursuant to division (A) of this section on or	206
before January 1, 1987, beyond the expiration of the maximum	207
time for the original deferment if the property owner requests	208
in writing, no later than six months prior to the expiration of	209
the original deferment, that the assessment be further deferred	210
and as long as the property owner's land could qualify for	211
placement in an agricultural district pursuant to section 929.02	212
of the Revised Code.	213
The board shall regularly review the use and ownership of	214
the property for which the collection of assessments has been	215
deferred pursuant to this division, and upon finding that the	216
land could no longer qualify for placement in an agricultural	217
district pursuant to section 929.02 of the Revised Code, the	218
board shall immediately collect, without interest, the full	219
amount of the assessment deferred and repay the commission the	220
amount of any money advanced by it in regard to such assessment.	221
The board shall pay all such amounts to the commission in one	222
annual payment or longer period as approved by the commission.	223
(C) (D) The board of county commissioners shall send a	224
notice by regular or certified mail to all owners of property on	225
which assessments have been deferred pursuant to division $\stackrel{ ext{(A)}}{ ext{-}}$	226
(B) of this section, which lists the expiration of the	227
deferment, not later than two hundred ten days prior to the	228
expiration of the deferment of those assessments.	229
$\frac{(D)}{(E)}$ The board shall collect the assessments, without	230

interest, which have been deferred pursuant to division $\frac{A}{B}$

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of this section upon expiration of the maximum time for which	232
deferments were made and repay the commission the amount of any	233
money advanced by it in regard to such assessments; provided,	234
that for a property owner who requests in writing, no later than	235
six months prior to the expiration of the deferment period, that	236
payment of the owner's deferred assessments be in installments,	237
the board of county commissioners upon expiration of the	238
deferment period may by resolution further certify for	239
collection pursuant to section 6103.16 of the Revised Code, such	240
deferred assessments in installments over not more than twenty	241
years, as determined by the board, together with interest	242
thereon each year on the unpaid balance at the same rate borne	243
by bonds of the county which shall be issued in anticipation	244
thereof as provided in Chapter 133. of the Revised Code <u>, and the</u>	245
proceeds of the bond issue used to repay such deferred	246
assessments to the commission.	247

Assessments which have been deferred by attribution as 248 tap-in charges under division $\frac{A}{B}$ of this section shall be 249 collected as deferred assessments at that time. As the board 250 251 collects tap-in charges that are deferred assessments under division (B) of this section, it shall repay the commission the 252 amount of those charges that was advanced by it in regard to 253 such assessments. An owner of property for which assessments 254 have been deferred under division (A) of this section, in 255 requesting a tap-in may, subject to the approval of the board, 256 designate a part of an entire assessed tract as the part which 257 the tap-in is to serve, and the board shall collect the deferred 258 assessment on that tract in the proportion that the part bears 259 to the entire tract, on a front foot or other basis approved by 260 the commission, but if in the judgment of the board the tap-in 261 is reasonably intended to serve the entire tract or 262

substantially all of the tract, it shall collect the deferred	263
assessment for the entire tract.	264
Prior to the expiration of the maximum time of deferment,	265
the board shall regularly review the use of the property for	266
which the collection of assessments has been deferred and upon	267
finding, pursuant to the rules of the commission, that the use	268
of the land has changed from the use at the time of the	269
deferment so that the benefit of the improvement can then be	270
realized, the board shall immediately collect the full amount of	271
the assessment for the portion of the property for which the use	272
has so changed, without interest, and repay the commission the	273
amount of any money advanced by it in regard to such assessment.	274
The board shall pay all such amounts to the commission in one	275
annual payment or longer period as approved by the commission.	276
Sec. 6117.062. (A) A board of county commissioners may	277
apply to the water and sewer commission, created by section	278
6121.30 of the Revised Code, for an advance of money from the	279
water and sewer fund, created by section 6121.31 of the Revised	280
Code, in an amount equal to that portion of the costs of an	281
improvement authorized under sections 6117.01 to 6117.45 of the	282
Revised Code which is to be financed by assessments whose	283
collection is deferred pursuant to division (B) of this section.	284
The application for such an advance of money shall be made in	285
the manner prescribed by rules of the commission.	286
(B) At any time prior to the expiration of the five-day	287
period provided by section 6117.06 of the Revised Code for the	288
filing of written objections, any owner of property which is	289
classified on the general tax list of the county auditor as	290
agricultural land and has been assessed for the extension of a	291
trunk sewer line over or along such property under sections	292

6117.01 to 6117.45 of the Revised Code may file with the board	293
of county commissioners a request in writing for deferment of	294
the collection of the assessment if the trunk sewer line	295
provides sewer facilities to aid in the establishment of new	296
industrial plants, the expansion of existing industrial plants,	297
or such other industrial development, or provides sewer	298
facilities to aid in the establishment of commercial and	299
residential developmentsserves a purpose, as set forth in	300
section 6121.33 of the Revised Code, for which the fund may be	301
used. Such request shall identify the property in connection	302
with which the request for deferment is made, shall describe its	303
present use and present classification on the general tax list	304
of the county auditor, shall state its estimated market value,	305
showing separately the value of the land and the value of the	306
buildings thereon, shall state the reasons, if any, why a	307
portion of the benefit of the improvement will not be realized	308
until the use of the land is changed, and shall state the amount	309
to be deferred. The board shall promptly consider such request	310
and may order the deferment of the collection of that portion of	311
the assessment representing a benefit from the improvement which	312
will not be realized until the use of the land is changed. The	313
board may, upon request of an owner whose property has been	314
assessed for the extension of a trunk sewer line over or along	315
such property under sections 6117.01 to 6117.45 of the Revised	316
Code, defer all or any part of the assessment on property which	317
is classified on the general tax list as agricultural land, by	318
attributing the amount of such assessment or part thereof as	319
tap-in charges, if the trunk sewer line provides sewer	320
facilities to aid in the establishment of new industrial plants,	321
the expansion of existing industrial plants, or such other	322
industrial development, or provides sewer facilities to aid in-	323
the establishment of commercial and residential	324

developments serves a purpose set forth in section 1525.13 of the	325
Revised Code for which the fund may be used. A deferment under	326
this section may be conditioned upon the approval of the advance	327
of money applied for pursuant to division (A) of this section,	328
and a maximum length of the deferment may be fixed to coincide	329
with the maximum time within which the advance must be repaid.	330
The decision on the request for deferment of collection of	331
assessments shall be made pursuant to standards established by	332
rules of the commission. Upon determination and approval of	333
final assessments, the board of county commissioners shall	334
certify all deferred assessments and a fee equal to two per cent	335
of the amount of the deferred assessments any fee paid by the	336
board to the commission pursuant to division (C) of section	337
6121.32 of the Revised Code attributable to the deferred	338
payments to the county auditor. For purposes of this section,	339
"assessment," "deferred assessment," or "assessment deferred	340
under this section" mean the fee and the deferred assessment	341
certified to the county auditor. The county auditor shall record	342
an assessment deferred under this section in the sewer	343
improvement record. Such record shall be kept until such time as	344
the assessments are paid in full or certified for collection in	345
installments as provided in this section. During the time when	346
the assessment is deferred there shall be a lien on the property	347
assessed, which lien shall arise at the time of recordation by	348
the county auditor and which shall be in force until the	349
assessments are paid in full or certified for collection in	350
installments.	351
(B) (C) The board of county commissioners shall defer the	352
collection of an assessment, except the amount of such	353
assessment or part thereof attributable as tap-in charges, which	354
has been deferred pursuant to division (A) (B) of this section	355

on or before January 1, 1987, beyond the expiration of the	356
maximum time for the original deferment if the property owner	357
requests in writing, no later than six months prior to the	358
expiration of the original deferment, that the assessment be	359
further deferred and as long as the property owner's land could	360
qualify for placement in an agricultural district pursuant to	361
section 929.02 of the Revised Code.	362
The board shall regularly review the use and ownership of	363
the property for which the collection of assessments has been	364
deferred pursuant to this division, and upon finding that the	365
land could no longer qualify for placement in an agricultural	366
district pursuant to section 929.02 of the Revised Code, the	367
board shall immediately collect, without interest, the full	368
amount of the assessment deferred and repay the commission the	369
amount of any money advanced by it in regard to such assessment.	370
The board shall pay all such amounts to the commission in one	371
annual payment or longer period as approved by the commission.	372
$\frac{(C)-(D)}{(D)}$ The board of county commissioners shall send a	373
notice by regular or certified mail to all owners of property on	374
which assessments have been deferred pursuant to division $\frac{(A)}{(A)}$	375
(B) of this section, which lists the expiration of the	376
deferment, not later than two hundred ten days prior to the	377
expiration of the deferment of those assessments.	378
$\frac{(D)-(E)}{(E)}$ The board shall collect assessments, without	379
interest, which have been deferred pursuant to division $\frac{(A)}{(B)}$	380
of this section upon expiration of the maximum time for which	381
deferments were made and repay the commission the amount of any	382
money advanced by it in regard to such assessments; provided	383
that for a property owner who requests in writing, no later than	384

six months prior to the expiration of the deferment period, that

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payment of the deferred assessments be in installments, the	386
board of county commissioners upon expiration of the deferment	387
period may by resolution further certify for collection pursuant	388
to section 6117.33 of the Revised Code, such deferred	389
assessments in installments over not more than twenty years, as	390
determined by the board, together with interest thereon each	391
year on the unpaid balance at the same rate borne by bonds of	392
the county which shall be issued in anticipation thereof as	393
provided in Chapter 133. of the Revised Code, and the proceeds	394
of the bond issue used to repay such deferred assessments to the	395
commission. Prior to the expiration of the maximum time of	396
deferment, the board shall regularly review the use of the	397
property for which the collection of assessments has been	398
deferred and upon finding, pursuant to the rules of the	399
commission, that the use of the land has changed from the use at	400
the time of the deferment so that the benefit of the improvement	401
can then be realized, the board shall immediately collect the	402
full amount of the assessment for the portion of the property	403
for which the use has so changed, without interest, and repay	404
the commission the amount of any money advanced by it in regard	405
to such assessment. The board shall pay all such amounts to the	406
commission in one annual payment or longer period as approved by	407
the commission.	408
Sec. 6121.30. (A) (1) The water and sewer fund is created	409
in the state treasury consisting of the following:	410
(a) Manage annual stad to the final but he managed	411
(a) Money appropriated to the fund by the general	411
<pre>assembly;</pre>	412
(b) Money repaid to the fund for advances made from it;	413
(c) Interest paid for delay in repayment of advances from	414
the fund.	415

(2) The water and sewer commission created under section	416
6121.31 of the Revised Code shall administer the fund. Money in	417
the fund shall be used solely for advances to boards of county	418
commissioners, legislative authorities of municipal	419
corporations, and governing boards of any other public entities	420
to meet that portion of the cost of the extension of water and	421
sewer lines to be financed by assessments for which collections	422
are deferred or exempt pursuant to division (A) of section	423
929.03, division (B) of section 6103.052, or division (B) of	424
section 6117.062 of the Revised Code.	425
(B) The water and sewer administrative fund is created in	426
the state treasury consisting of money collected as fees	427
pursuant to division (C) of section 6121.32 of the Revised Code.	428
Money in the fund shall be used solely to pay the administrative	429
costs of the water and sewer commission.	430
Sec. 6121.31. (A) The water and sewer commission is	431
created consisting of seven members and, for administrative	432
purposes, is attached to the Ohio water development authority.	433
The membership of the commission consists of the following:	434
(1) The executive director of the Ohio water development	435
authority or the executive director's representative;	436
(2) The director of health or the director's	437
representative;	438
(3) The director of agriculture or the director's	439
representative;	440
(4) The director of natural resources or the director's	441
representative;	442
(5) Three members appointed by the governor. One of the	443
three members appointed by the governor shall be a	444

representative of industry, one shall be a farmer whose major	445
source of income is derived from farming, and one shall be a	446
representative of the public.	447
(B) The governor shall appoint one member to serve for a	448
term of one year, one member to serve for a term of two years,	449
and one member to serve for a term of three years. Thereafter,	450
terms of office of members appointed by the governor shall be	451
for three years, commencing on the twentieth day of December and	452
ending on the nineteenth day of December.	453
Each appointed member holds office from the date of	454
appointment until the end of the term for which the member was	455
appointed. Any member appointed to fill a vacancy occurring	456
prior to the expiration of the term for which the member's	457
predecessor was appointed holds office for the remainder of such	458
term. Any appointed member continues in office subsequent to the	459
expiration date of the member's term until the member's	460
successor takes office, or until a period of sixty days has	461
elapsed, whichever occurs first.	462
The governor shall designate the chairperson of the	463
commission, who shall serve for a term of one year. The members	464
of the commission shall receive no compensation other than for	465
expenses incurred in the performance of their duties.	466
(C) The commission shall submit orders, made pursuant to	467
division (D) of section 6121.32 of the Revised Code, approving	468
advances from the water and sewer fund, to the controlling	469
board. The controlling board shall then determine whether such	470
advance shall be made. If the board determines that the advance	471
shall be made, it shall certify that action to the director of	472
budget and management for payment.	473

Sec. 6121.32. The water and sewer commission shall, in the	474
administration of the water and sewer fund, do all of the	475
<pre>following:</pre>	476
(A) Consider applications for advances from the fund made	477
pursuant to division (D) of section 929.03 or division (A) of	478
both sections 6103.052 and 6117.062 of the Revised Code;	479
(B) Determine, pursuant to the standards set forth in	480
section 6121.33 of the Revised Code, whether an advance of money	481
should be made as requested by application, approve the amount	482
of the advance, if any, to be made, and fix the maximum time	483
within which the advance shall be repaid;	484
(C) Collect from the boards of county commissioners,	485
legislative authorities of municipal corporations, boards of	486
trustees of regional water and sewer districts, or governing	487
boards of any other public entities requesting an advance from	488
the water and sewer fund pursuant to division (D) of section	489
929.03 or division (A) of both sections 6103.052 and 6117.062 of	490
the Revised Code a fee equal to two per cent of any money	491
advanced from the fund and pay the fees into the water and sewer	492
administrative fund created pursuant to division (B) of section	493
6121.30 of the Revised Code;	494
(D) Submit orders approving advances to the controlling	495
board for action pursuant to division (C) of section 6121.30 of	496
the Revised Code;	497
(E) Adopt rules pursuant to Chapter 119. of the Revised	498
<pre>Code that do all of the following:</pre>	499
(1) Prescribe the form of application for advances from	500
the water and sewer fund and the time and manner of submitting	501
the application;	502

(2) Prescribe the criteria to determine the occurrence of	503
a change in the use of property as referred to in division (C)	504
of section 929.03 or division (C) of both sections 6103.052 and	505
6117.062 of the Revised Code;	506
(3) Prescribe the criteria to consider for the disposition	507
of requests for advances from the fund made pursuant to section	508
6121.33 of the Revised Code;	509
(4) Prescribe standards for the use of boards of county	510
commissioners in determining the disposition of requests for	511
deferment of collection of assessment pursuant to division (B)	512
of both sections 6103.052 and 6117.062 of the Revised Code.	513
Notwithstanding any provision of section 121.95 of the	514
Revised Code to the contrary, a regulatory restriction contained	515
in a rule adopted under division (E) of this section is not	516
subject to sections 121.95 to 121.953 of the Revised Code.	517
(F) Investigate the uses of those lands on which the	518
deferred or exempted collection of assessments has been the	519
basis for advances of money from the water and sewer fund,	520
require the boards of county commissioners to repay the	521
commission pursuant to division (C) or (D) of section 6103.052	522
or division (C) or (D) of section 6117.062 of the Revised Code	523
the advances due as a result of changes in the use of property,	524
and require boards of county commissioners, legislative	525
authorities of municipal corporations, boards of trustees of	526
regional water and sewer districts, and other governing boards	527
of any other public entities to repay the commission under	528
division (D) of section 929.03 of the Revised Code;	529
(G) Pay into the water and sewer fund all repayments of	530
money advanced from the fund and interest paid for delay in	531

repayment of advances made from the fund;	532
(H) Defer the repayment by a board of county commissioners	533
of money previously advanced from the water and sewer fund when	534
a board defers the collection of assessments pursuant to	535
division (C) of section 6103.052 or division (C) of section	536
6117.062 of the Revised Code;	537
(I) Except for interest paid for delay in repayment of	538
advances made from the water and sewer fund, not charge any	539
interest for money advanced from the fund;	540
(J) Employ such personnel as are required to administer	541
this section.	542
Sec. 6121.33. (A) The water and sewer commission may	543
advance money from the water and sewer fund to provide water and	544
sewer facilities to aid in the establishment of new industrial	545
plants, the expansion of existing industrial plants, or such	546
other industrial development as may be defined by the commission	547
without undue financial burden upon open lands over or along	548
which the lines for such facilities are extended.	549
(B) The commission may also use the advance money from the	550
fund to provide water and sewer facilities to aid in the	551
establishment of commercial and residential developments without	552
undue financial burden upon open lands over or along which the	553
lines for such facilities are extended; provided, that advances	554
under division (A) of this section have priority over advances	555
under this division.	556
(C) The commission may also advance money from the fund	557
for assessments not collected under section 929.03 of the	558
Revised Code. Requests made by a board of county commissioners,	559
legislative authority of a municipal corporation, board of	560

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trustees of a regional water and sewer district, or other	561
governing board of any other public entity under that section	562
have priority over requests submitted under division (A) or (B)	563
of this section, and the advances shall be repaid when the	564
assessment is collected by the board of county commissioners,	565
legislative authority, board of trustees, or other governing	566
board under division (C) of section 929.03 of the Revised Code.	567
Section 2. That existing sections 929.03, 6103.052, and	568
6117.062 of the Revised Code are hereby repealed.	569