As Introduced

131st General Assembly Regular Session 2015-2016

S. B. No. 333

Senator Hite

A BILL

To amend sections 1506.21, 1506.23, 3714.01,	1
3714.02, 3714.051, 3714.06, 3714.062, 3714.082,	2
3734.061, 3734.19, 3734.20, 3734.21, 3734.22,	3
3734.23, 3734.30, 5301.80, 6109.08, 6109.24,	4
6111.03, 6111.04, 6111.07, and 6111.30 and to	5
enact sections 3714.022, 6109.25, 6111.33, and	6
6111.34 of the Revised Code to revise specified	7
laws relating to environmental protection.	8

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

Section 1. That sections 1506.21, 1506.23, 3714.01,	9
3714.02, 3714.051, 3714.06, 3714.062, 3714.082, 3734.061,	10
3734.19, 3734.20, 3734.21, 3734.22, 3734.23, 3734.30, 5301.80,	11
6109.08, 6109.24, 6111.03, 6111.04, 6111.07, and 6111.30 be	12
amended and sections 3714.022, 6109.25, 6111.33, and 6111.34 of	13
the Revised Code be enacted to read as follows:	14
Sec. 1506.21. (A) (1) There is hereby created the Ohio Lake	15
Erie commission, consisting of the directors of environmental	16
protection, natural resources, health, agriculture,	17
transportation, and development services, or their designees,	18
the two board members of the great lakes protection fund board	19

appointed by the governor under section 1506.22 of the Revised	20
Code who shall serve as ex officio nonvoting members, and five	21
additional members appointed by the governor who with the advice	22
and consent of the senate. The governor shall serve at the	23
pleasure of the governor appoint the five additional members not	24
later than forty-five days after the effective date of this	25
amendment. Of the initial five additional members appointed by	26
the governor after the effective date of this amendment, two	27
shall serve for a term ending on September 1, 2017, two shall	28
serve for a term ending on September 1, 2018, and one shall	29
serve for a term ending on September 1, 2019. Thereafter, all	30
five additional members appointed by the governor shall serve	31
three-year terms.	32
(2)All of the following apply to the five additional	33
members appointed by the governor:	34
members appointed by the governor.	51
(a) Each member shall hold office from the date of the	35
member's appointment until the end of the term for which the	36
member was appointed.	37
(b) In the event of the death, removal, resignation, or	38
incapacity of a member, the governor, with the advice and	39
consent of the senate, shall appoint a successor who shall hold	40
office for the remainder of the term for which the successor's	41
predecessor was appointed.	42
(c)A member shall continue in office subsequent to the	43
expiration date of the member's term until the member's	44
successor takes office or until a period of sixty days has	45
elapsed, whichever occurs first.	46
(d) Members may be reappointed for not more than two total	47
terms.	48

(e) The governor at any time may remove a member for	49
misfeasance, nonfeasance, or malfeasance in office.	50
(3)Membership on the commission does not constitute	51
holding a public office or position of employment under the laws	52
of this state and is not grounds for removal of public officers	53
or employees from their offices or positions of employment.	54
Members may be reimbursed for their actual and necessary	55
	56
expenses incurred in the performance of their official duties.	
The members of the commission annually shall designate a	57
director or director's designee as chairperson, who shall	58
preside at the meetings of the commission, and a secretary.	59
(4) The commission shall hold at least one meeting every	60
three months. The secretary of the commission shall keep a	61
record of its proceedings. Special meetings shall be held at the	62
call of the chairperson or upon the request of four members of	63
the commission. All meetings and records of the commission shall	64
be open to the public. Six members of the commission constitute	65
a quorum. The agencies represented on the commission shall	66
furnish administrative, clerical, technical, and other services	67
required by the commission in the performance of its duties.	68
	C 0
(B) The commission shall do all of the following:	69
(1) Ensure the coordination and implementation of federal,	70
state <u>, a</u> nd local policies and , programs, and issues pertaining	71
to Lake Erie water quality, toxic pollution control, including	72
nutrient-related water quality and beneficial use of dredged	73
material, with a priority on policies, programs, and resource	74
issues identified in the Lake Erie protection and restoration	75
strategy;	76

(2) Review, and make recommendations concerning, the

Page 3

development and implementation of policies, programs, and issues	78
for long-term, comprehensive protection of Lake Erie water	79
resources and water quality that are consistent with the great	80
lakes water quality agreement and the great lakes toxic	81
substances control agreement other international, federal, and	82
state compacts and agreements;	83
(3) - Recommend policies and programs to modify the coastal	84
management program of this state;	85
Management program of this state;	00
(4)At each regular meeting, consider matters relating to	86
the implementation of sections 1506.22 and 1506.23 of the	87
Revised Code Serve as a repository and clearinghouse for	88
information and data related to Lake Erie and the Lake Erie	89
basin and collect and distribute such information and data at	90
the commission's discretion;	91
(5)(4) Publish and submit the Lake Erie protection agenda	92
(3) (1) I abitish and Submit the bake bite protection agenda	52
and restoration strategy in accordance with division (C) of	93
section 1506.23 of the Revised Code;	94
(6) Ensure the implementation of a basinwide approach to	95
Lake Eric issues;	96
(7) Increase (5) Provide representation of <u>regarding</u> the	97
interests of this state in state, regional, national, and	98
international forums pertaining to the resources and water	99
quality of Lake Erie and the Lake Erie basin;	100
(8) Promote (6) Develop, implement, and coordinate an	101
education, public information, and community relations program	102
concerning the wise management of the commission's policies,	103
programs, issues, and the resources of Lake Erie;	104
(0) (7) Develop and implement a marketing succession	105
(9) (7) Develop and implement a marketing program promoting	105
the sale of the Lake Erie license plate created under	106

section 4503.52 of the Revised Code and other public and private	107
fundraising initiatives to support the commission's programs;	108
(8) Establish and dissolve public advisory councils as	109
considered necessary to assist in programs established under	110
this section and sections 1506.22 and 1506.23 of the Revised	111
Code. Members of the public advisory councils shall represent a	112
broad cross section of interests, shall have experience or	113
expertise in the subject for which the advisory council was	114
established, and shall serve without compensation Membership on	115
a public advisory council does not constitute holding a public	116
office or position of employment under the laws of this state	117
and is not grounds for removal of public officers or employees	118
from their offices or positions of employment. Members of a	119
public advisory council may be reimbursed for their actual and	120
necessary expenses incurred in the performance of their official	121
duties.	122
(10) Prepare and submit the report required under division	123
(D) of section 1506.23 of the Revised Code.	124
(C) Each state agency, upon the request of the commission,	125
shall cooperate in the implementation of this section and	126
sections 1506.22 and 1506.23 of the Revised Code.	127
Sec. 1506.23. (A) There is hereby created in the state	128
treasury the Lake Erie protection fund, which shall consist of	129
moneys deposited into the fund from the issuance of Lake Erie	130
license plates under section 4503.52 of the Revised Code and	131
donations, gifts, bequests, and other moneys received for the	132
purposes of this section. Not later than the first day of June	133
each year, the Ohio Lake Erie commission created in section	134
of the Revised Code shall designate one of its members who	135
represents a state agency to administer the fund and, with	136

the approval of the commission, to expend moneys from the fund	137
for any of the following purposes:	138
(1) Accelerating the pace of <u>cooperative</u> research into ,	139
data gathering, or demonstration projects related to the	140
economic, environmental, and human health effects of	141
contamination of priorities outlined in the Lake Erie protection	142
and its tributaries restoration strategy published under this	143
section;	144
(2) Funding cooperative research and data collection	145
regarding Lake Erie water quality and toxic contamination;	146
(3) Developing improved methods of measuring water quality	147
and establishing a firm scientific base for implementing a	148
basinwide system of water quality management for Lake Erie and	149
its tributaries;	150
(4) Supporting research to improve the scientific	151
knowledge on which protection policies are based and devising	152
new and innovative clean-up techniques for toxic contaminants;	153
(5) Supplementing, in a stable and predictable manner,	154
state commitments to policies and programs pertaining to Lake-	155
Erie water quality and resource protection;	156
(6)Encouraging cooperation with and among leaders from	157
state legislatures, state agencies, political subdivisions,	158
business and industry, labor, institutions of higher education,	159
environmental organizations, and conservation groups within the	160
Lake Erie basin;	161
(7) (3) Awarding of grants to any agency of the United	162
States, any state agency, as "agency" is defined in division (A)	163
(2) of section 111.15 of the Revised Code, any political	164
subdivision, any educational institution, or any nonprofit	165

S. B. No. 333 As Introduced

organization for the development and implementation of projects	166
and programs that are designed to protect address priorities	167
outlined in the Lake Erie by reducing toxic contamination of or	168
improving water quality in Lake Erie protection and restoration	169
<pre>strategy;</pre>	170
(8) (4) Expenses authorized by the Ohio Lake Erie	171
commission necessary to implement this chapter.	172
(B) Moneys in the Lake Erie protection fund are not intended	173
to replace other moneys expended by any agency of the United	174
States, any state agency, as "agency" is so defined, any	175
political subdivision, any educational institution, or any	176
nonprofit organization for projects and programs that are	177
designed to protect Lake Erie by reducing toxic contamination of	178
or improving water quality in Lake Erie.	179
(C) Each March, the Ohio Lake Erie commission shall	180
publish a Lake Erie protection agenda that describes proposed	181
uses of the Lake Erie protection fund for the following state	182
fiscal year. The agenda shall be the subject of at least one	183
public meeting of the commission held in the Lake Erie basin.	184
The commission shall submit the agenda to the governor, the	185
president of the senate, and the speaker of the house of	186
representatives Not later than the last day of March each year,	187
the commission shall publish a Lake Erie protection and	188
restoration strategy that describes the goals of the commission	189
and prioritizes the uses of the Lake Erie protection fund and	190
other funds for the following state fiscal year. The commission	191
shall hold at least one public meeting in the Lake Erie basin	192
regarding the strategy. The commission shall submit the strategy	193
to the governor, the president of the senate, and the speaker of	194
the house of representatives.	195

S. B. No. 333 As Introduced

(D) Not later than September 1, 1991, and annually 196 thereafter, the Lake Erie commission shall prepare a report of 197 the activities that were undertaken by the commission under this 198 section during the immediately preceding fiscal year, including, 199 without limitation, revenues and expenses for the preceding 200 fiscal year. The commission shall submit the report to the 201 governor, the president of the senate, and the speaker of the 202 house of representatives. 203

Sec. 3714.01. As used in this chapter:

(A)"Board of health" means the board of health of a city or general health district or the authority having the duties of a board of health in any city as authorized by section 3709.05 of the Revised Code.

(B)"Closure" means either the time at which a construction 209 and demolition debris facility will no longer accept 210 construction and demolition debris for disposal or the effective 211 date of an order revoking the license of the facility. "Closure" 212 includes measures performed to protect public health or safety, 213 to prevent air or water pollution, or to make the facility 214 suitable for other uses, if any, including, without limitation, 215 the establishment and maintenance of suitable cover of soil and 216 vegetation over areas where construction and demolition debris 217 is buried and the minimization of erosion, the infiltration of 218 surface water into such areas, the production of leachate, and 219 the accumulation and runoff of contaminated surface water. 220

(C)"Construction and demolition debris" means those221materials resulting from the alteration, construction,222destruction, rehabilitation, or repair of any physical structure223that is built by humans, including, without limitation, houses,224

Page 8

204

205

206

207

208

buildings, industrial or commercial facilities, or roadways. 226 "Construction and demolition debris" includes particles and dust 227 created during demolition activities. "Construction and 228 demolition debris" does not include materials identified or 229 listed as solid wastes or hazardous waste pursuant to Chapter 230 3734. of the Revised Code and rules adopted under it; materials 231 from mining operations, nontoxic fly ash, spent nontoxic foundry 232 sand, and slaq; or reinforced or nonreinforced concrete, 233 asphalt, building or paving brick, or building or paving stone 234 that is stored for a period of less than two years for recycling 235 into a usable construction material. 236

(D)"Disposal" means the discharge, deposit, injection, dumping, spilling, leaking, emitting, or placing of any construction and demolition debris into or on any land or ground or surface water or into the air, except if the disposition or placement constitutes storage.

(E) "Facility" means any site, location, tract of land, 242 installation, or building used for the disposal of construction 243 and demolition debris. "Facility" does not include any 244 construction site where construction debris and trees and brush 245 removed in clearing the construction site are used as fill 246 material on the site where the materials are generated or 247 removed and does not include any site where materials composed 248 exclusively of reinforced or nonreinforced concrete, asphalt, 249 clay tile, building or paving brick, or building or paving stone 250 are used as fill material, either alone or in conjunction with 251 clean soil, sand, gravel, or other clean aggregates, in 252 legitimate fill operations for construction purposes or to bring 253 the site up to a consistent grade. 254

(F)"Health district" means a city or general health

255

237

238

239

240

district created by or under the authority of Chapter 3709. of the Revised Code. <u>(G)</u> "New construction and demolition debris facility" or "new facility" includes an existing facility that is proposing to expand the facility beyond the limits of construction and demolition debris placement approved by a board of health or the	fro m veh icl es or con
director of environmental protection, as applicable, under this	tai
chapter.	ner
(G)(H) "New processing facility" means: (a) a	S
processing facility, as defined in section 3714.01 of the	to
Revised Code that was not in operation on the effective date of	a
this act and any expansion thereof; and (b) the expansion of the	wor
horizontal limits of the construction and demolition debris	kin
processing at a processing facility, as defined in section	g
3714.01 of the Revised Code that was in operation on the	sur
effective date of this act.	fac
(U) (T) "Demony" includes the state one political	е
(H) (I) "Person" includes the state, any political	and
subdivision of the state or other state or local body, the United States and any agency or instrumentality thereof, and any	int
legal entity or organization defined as a person under section	0
1.59 of the Revised Code.	oth
	er
(I) "Processing facility" means a site, location, tract of	veh
land, installation, or building that is used or intended to be	icl
used for the purpose of processing, transferring, or recycling	es
construction and demolition debris that was generated off the	or
premises of the facility. As used in this paragraph ,	con
"processing" means the receipt, storage, and movement of	tai
construction and demolition debris from vehicles or containers	ner
to a working surface for the separation of debris into	S
individual types of materials as a commodity for use in a	for
beneficial manner that does not constitute disposal. As used	tra
in this paragraph, "transferring" includes the receipt,	nsp
storage, and movement of construction and demolition debris	ort

StB. No. 333 solid waste landfill facility, a construction and	Page 11	(J) 2
As Introduced demolition debris facility, or a processing facility.	56	
"Processing facility" does not include any construction site	257	
where construction debris and trees and brush removed in	201	
clearing the construction site are used as fill material on the	258	
site where the materials are generated or <u>removed. "Processing</u>	259	
facility" also does not include any site where materials	260	
composed exclusively of reinforced or <u>nonreinforced concrete,</u>	261	
asphalt, clay tile, building or paving	262	
	263	
	264	
	265	
	266	
	267	
	268	
	269	
	270	
	271	
	272	
	273	
	274	
	275	
	276	
	277	
	278	
	279	
	280	
	281	
	282	
	283	
	284	
	285	

brick, or building or paving stone are recycled or used as fill	286
material, either alone or in conjunction with clean soil, sand,	287
gravel, or other clean aggregates, in legitimate fill operations	288
for construction purposes or to bring the site up to a	289
consistent grade. "Processing facility" does not include any	290
Facility that is licensed pursuant to section 3734.05 of the	291
Revised Code as a Solid Waste Transfer Facility or Solid Waste	292
Facility.	293

"Pulverized debris" means a load of debris that, after demolition has occurred, but prior to acceptance of the load of debris for disposal, has been shredded, crushed, ground, or otherwise rendered to such an extent that the load of debris is 294 unidentifiable as construction and demolition debris. 295

(K)"Qualified ground water scientist" means a scientist 296 or engineer who has received a baccalaureate or post-graduate 297 degree in the natural sciences or engineering and has at least 298 five years of relevant experience in ground water hydrogeology 299 and related fields that enable that individual to make sound 300 professional judgments regarding ground water monitoring, 301 contaminant fate and transport, and corrective measures. 302

(L) "Recycling" means processing construction and303demolition debris that would otherwise be disposed of and304returning the material to commerce as a commodity for use or305exchange in a legitimate market or for use in a beneficial306manner that does not constitute disposal.307

"Storage" means the holding of construction and demolition 308 debris for a temporary period in such a manner that it remains 309 retrievable and substantially unchanged and, at the end of the 310 period, is disposed of or reused or recycled in a beneficial 311 manner. 312

(M) "Transfer facility" means a site, location, tract of 313 land, installation, or building that is primarily used or 314

intended to be used for the purpose of transferring construction 315 and demolition debris that was generated off the premises of the 316 facility from vehicles or containers into other vehicles or 317 containers for transportation to a construction and demolition 318 319 debris facility. Sec. 3714.02. The director of environmental protection 320 shall adopt, and may amend and rescind, rules in accordance with 321 Chapter 119. of the Revised Code governing construction and 322 demolition debris facilities and the inspection of and issuance 323 of permits to install and licenses for those facilities. The 324 rules shall ensure that the facilities will not create a 325 nuisance, fire hazard, or health hazard or cause or contribute 326 to air or water pollution. The rules shall establish all of the 327 following: 328 (A) Standards and procedures for the issuance of permits to 329 install under section 3714.051 of the Revised Code that shall 330 include all of the following: 331 (1) Information that must be included in the designs and 332 plans required to be submitted with the application for a permit 333 to install under section 3714.051 of the Revised Code and 334 criteria for approving, disapproving, or requiring modification 335 of the designs and plans; 336 (2) Information that must be included with an application 337 for a permit to install in addition to the information required 338 under section 3714.051 of the Revised Code; 339 (3) Procedures for the issuance, denial, modification, 340 transfer, suspension, and revocation of permits to install; 341 (4) Grounds for the denial, modification, suspension, or 342 revocation of permits to install; 343

S. B. No. 333 As Introduced

(5) A requirement that a person that is required to obtain
both a permit to install under section 3714.051 of the Revised
Code and a license under section 3714.06 of the Revised Code
obtain both the permit and license prior to operation;

(6) Criteria for establishing time periods after which a 348permit to install expires; 349

(7) Any other requirements that the director determines
assonation and assonation (7) Any other requirements that the director determines
assonation (7) Any other requirements that the director determines
(7) Any other requirements
(7) Any other r

(B) Standards for the design and construction of
353
facilities. The standards may include, without limitation,
354
requirements for diking around the areas where debris is buried
355
to prevent runoff of surface water onto adjacent property.
356

(C) Standards for control over access to facilities and for the operation of facilities, including, without limitation, standards for the compaction and covering of debris disposed of and standards regarding equipment used for the operation of facilities;

(D) Criteria and procedures for granting authorization to the owner or operator of a facility to dispose of asbestos or asbestos-containing materials or products at the owner's or operator's facility;

(E) Requirements for the installation of ground water
366
monitoring wells and the monitoring of ground water quality at
any facility where the operation of the facility threatens to
368
contaminate ground water. The rules shall require that ground
369
water monitoring be capable of determining impacts resulting
370
from the operation of construction and demolition debris
371
facilities. The rules also shall include provisions for ground

Page 14

357

358

359

360

361

362

363

364

water assessment and corrective actions for impacts to ground
373
water. Further, the rules shall require that the owner or
374
operator of a construction and demolition debris facility submit
375
a monitoring report to the director or a board of health, as
376
applicable, that has been prepared by a qualified ground water
377
scientist and that includes all of the following:

(1) A determination of any impacts to ground water from 379
 the migration of contaminants from the construction and 380
 demolition debris facility; 381

(2) A list of the contaminants from the facility that may382be causing contamination of ground water;383

(3) Recommendations for actions, if any are necessary, that should be taken to investigate or remediate the source of any ground water contamination.

(F) Requirements for the monitoring and sampling of leachate. The rules adopted under division (F) of this section shall include all of the following:

(1) A requirement that the owner or operator of a 390
construction and demolition debris facility provide for sampling 391
of leachate at least annually. However, the rules shall require 392
that if leachate is recirculated through a facility, the 393
leachate be sampled at least every calendar quarter. 394

(2) A requirement that the owner or operator of a facility
395
sample for at least seventy-seven parameters that the director
shall establish in the rules, which shall include arsenic,
397
copper, and chromium;

(3) Requirements governing facilities that do not have a 399
system for sampling leachate. The rules shall require that the 400
owner or operator of such a facility monitor ground water in 401

384

385

386

387

388

accordance with the rules adopted under division (E) of this402section for the parameters established in the rules adopted403under division (F) (2) of this section.404

(4) A requirement that a facility that monitors ground
405
water and leachate add to the parameters monitored by the ground
406
water monitoring system any parameter that is detected through
407
the monitoring of leachate;
408

(5) Requirements governing the reporting of leachate
409
sampling data. The rules shall require that reports be submitted
410
to the director and the applicable board of health.
411

(G) Requirements respecting written, narrative plans for
the operation of facilities. The rules shall require the owner
or operator of a facility to use best management practices. In
addition, the rules shall require as a part of the plan of
operation of a facility the inclusion of the contingency plans
required in rules adopted under division (H) of this section.

(H) Requirements respecting contingency plans for
effective action in response to fire or explosion at a facility
or to hydrogen sulfide or other gases created by the operation
of a facility that pose a nuisance, cause an offensive odor, or
pose a threat to public health or safety or the environment;
418

(I) Financial assurance requirements for the closure and423post-closure care of facilities as follows:424

(1) The rules establishing the financial assurance
425
requirements for the closure of facilities shall require that
426
the owner or operator of a facility, before being issued an
427
initial license for the facility under section 3714.06 of the
Revised Code, submit a surety bond, a letter of credit, or other
429
acceptable financial assurance, as specified by the director in

the rules, in an amount determined by the director or the 431 appropriate board of health, as applicable. The rules shall 432 include a list of the activities for which financial assurance 433 may be required. The rules shall allow the director or board of 434 health, as applicable, to adjust the amount of a surety bond, a 435 letter of credit, or other acceptable financial assurance in 436 conjunction with the issuance of an annual license. However, the 437 rules shall require that the amount of a surety bond, letter of 438 credit, or other acceptable financial assurance for the closure 439 of a facility be not less than thirteen thousand dollars per 440 acre of land that has been or is being used for the disposal of 441 construction and demolition debris. The rules shall require an 442 explanation of the rationale for financial assurance amounts 443 exceeding thirteen thousand dollars per acre. 444

(2) The rules establishing the financial assurance 445 requirements for the post-closure care of facilities shall 446 address the maintenance of the facility, continuation of any 447 required monitoring systems, and performance and maintenance of 448 any specific requirements established in rules adopted under 449 division (K) of this section or through a permit, license, or 450 order of the director. The rules also shall allow the director 451 or board of health, as applicable, to determine the amount of a 452 surety bond, a letter of credit, or other acceptable financial 453 assurance for the post-closure care of a facility based on a 454 required cost estimate for the post-closure care of the 455 facility. The rules shall require that the owner or operator of 456 a facility provide post-closure financial assurance for a period 457 of five years after the closure of a facility. However, the 458 rules shall stipulate that post-closure care financial assurance 459 may be extended beyond the five-year period if the extension of 460 the post-closure care period is required under rules adopted 461 under division (K) of this section.

(J) Requirements for the closure of facilities. The 463 requirements shall include minimum requirements for the closure 464 of facilities and such additional requirements as are reasonably 465 related to the location of the facility and the type and 466 quantity of materials disposed of in the facility. The rules 467 shall require that an owner or operator of a facility, upon the 468 closure of the facility, file in the office of the county 469 recorder of the county in which the facility is located a notice 470 that the property was previously used as a construction and 471 472 demolition debris facility. The rules shall require that the notice be filed in the same manner as a deed to the property. 473 The rules shall require that the notice include an engineering 474 drawing attachment showing the physical locations of debris 475 placement, an indication of the volumes of debris, and an 476 indication of the depth of the final cover material. 477

(K) Requirements for the post-closure care of facilities 478 for a period of five years after the closure of a facility. 479 However, the rules shall require that the post-closure care 480 period may be extended by order of the applicable board of 481 health, the director, or a court of competent jurisdiction if 482 conditions at a facility are impacting public health or safety 483 or the environment or if ground water assessment and corrective 484 measures are required to be conducted at the facility under 485 rules adopted under division (E) of this section. This division 486 does not limit the authority of the director, a board of health, 487 or a court of competent jurisdiction to issue an order under any 488 other applicable chapter of the Revised Code. 489

The rules adopted under this division shall specify both 490 of the following: 491

(1) With respect to a facility that permanently ceases 492 acceptance of construction and demolition debris in calendar 493 year 2006, the post-closure care and post-closure care financial 494 assurance requirements do not apply, provided that the owner or 495 operator of the facility gives written notice of the date of the 496 cessation to the applicable board of health or the director, the 497 owner or operator of the facility does not submit a subsequent 498 application for a license renewal for the facility after that 499 cessation, and no order was issued by the applicable board of 500 health, the director, or a court of competent jurisdiction 501 governing the post-closure care of and post-closure financial 502 assurance for that facility prior to the date specified in the 503 written notice. 504

(2) With respect to a facility that permanently ceases 505 acceptance of construction and demolition debris in calendar 506 year 2007, the required period of time for post-closure care and 507 post-closure care financial assurance shall be one year after 508 the closure of the facility, provided that the owner or operator 509 of the facility gives written notice of the date of the 510 cessation to the applicable board of health or the director, the 511 owner or operator does not submit a subsequent application for a 512 license renewal for the facility after that cessation, and no 513 order was issued by the applicable board of health, the 514 director, or a court of competent jurisdiction governing the 515 post-closure care of and post-closure financial assurance for 516 that facility prior to the date specified in the written notice. 517

(L) Standards and procedures governing the modification of
 operation licenses issued under section 3714.06 of the Revised
 Code;
 520

(M) Procedures and requirements governing the

Page 19

certification of construction and demolition debris by transfer 522 processing facilities as required under section 3714.082 of the 523 Revised Code; 524 (N) Requirements governing the provision of notification 525 under section 3714.083 of the Revised Code by owners and 526 operators of construction and demolition debris facilities of 527 rejected loads and by transporters and shippers of the final 528 disposition of rejected loads; 529 (0) Requirements governing the certification and training 530

of operators of construction and demolition debris facilities as 531 required under section 3714.062 of the Revised Code; 532

(P) Definitions of "owner" and "operator" for purposes of this chapter.

The rules adopted under this section shall not prohibit the open burning of construction debris on a construction site in compliance with division (C)(1) of section 3704.11 of the Revised Code.

Rules adopted under divisions (E) and (F) of this section 539 apply to all new construction and demolition debris facilities 540 for which a permit to install is required under section 3714.051 541 of the Revised Code on and after the effective date of this 542 amendment December 22, 2005. With respect to a facility that is 543 licensed under section 3714.06 of the Revised Code and operating 544 on the effective date of this amendment December 22, 2005: if 545 the facility does not have a ground water monitoring or leachate 546 monitoring system, the facility is not required to comply with 547 rules adopted under division (E) or (F) of this section; if the 548 facility has a ground water monitoring system, but not a 549 leachate monitoring system, the facility shall comply only with 550

Page 20

533

534

535

536

537

rules adopted under divisions (E) and (F)(3) of this section; 551 and if the facility has a leachate monitoring system, but not a 552 ground water monitoring system, the facility shall comply only 553 with rules adopted under division (F) of this section. 554 Sec. 3714.022. (A) The director of environmental 555 protection shall adopt, and may amend and rescind, rules in 556 accordance with Chapter 119. of the Revised Code governing 557 processing facilities and the inspection of and issuance of 558 permits to install and licenses for those facilities. The rules 559 560 shall ensure that the facilities will not create a nuisance, fire hazard, or health hazard or cause or contribute to air or 561 562 water pollution. (B) The rules adopted under this section may establish all 563 of the following: 564 (1) Requirements for the location, design, construction, 565 operation, and closure of processing facilities; 566 (2) Requirements for the acceptance, storage, and 567 accumulation of materials, including the accumulation of 568 material for product development; 569 (3) The authorized maximum daily receipts; 570 (4) Fire prevention measures; 571 (5) Record-keeping procedures; 572 (6) The process for the closure of a processing facility; 573 (7) Financial assurance requirements; 574 (8) The management of stormwater and leachate; 575 (9) Standards and procedures for the issuance of permits 576

to install under divisions (H) and (I) of section 3714.051 of 577

the Revised Code that shall include all of the following:	578
(a) Information that must be included in the designs and	579
plans required to be submitted with the application for a permit	580
to install under section 3714.051 of the Revised Code and	581
criteria for approving, disapproving, or requiring modification	582
of the designs and plans;	583
(b) Information and the fee amount that must be included	584
with an application for a permit to install in addition to the	585
information required under section 3714.051 of the Revised Code;	586
(c)Procedures for the issuance, denial, modification,	587
transfer, suspension, and revocation of permits to install;	588
(d) Grounds for the denial, modification, suspension, or	589
revocation of permits to install;	590
(e) A requirement that a person that is required to obtain	591
both a permit to install under section 3714.051 of the Revised	592
Code and a license under section 3714.06 of the Revised Code	593
obtain both the permit and license prior to operation;	594
(f)Criteria for establishing time periods after which a	595
permit to install expires;	596
(g)Any other requirements that the director determines	597
necessary in order to establish the program for the issuance of	598
permits to install under section 3714.051 of the Revised Code.	599
(C)Rules establishing financial assurance requirements for	600
the closure of a processing facility shall require that prior to	601
being issued an initial license for the facility under section	602
3714.06 of the Revised Code, the owner or operator of a facility	603
submit a surety bond, a letter of credit, or other acceptable	604
financial assurance in a fixed amount as specified by	605

the director plus the fixed per cubic yard cost of	606
transportation to and disposal of mixed construction and	607
demolition debris at an authorized disposal facility.	608
(D) The rules adopted under this section shall not prohibit	609
the open burning of construction debris on a construction site	610
in compliance with division (C)(1) of section 3704.11 of the	611
Revised Code.	612
(E) The rules adopted under this section may allow for the	613
issuance of a single license governing both a construction and	614
demolition debris facility and a processing facility located on	615
the same property.	616
Sec. 3714.051. (A)(1) Not later than one hundred eighty	617
days after December 22, 2005, and in accordance with rules	618
adopted under section 3714.02 of the Revised Code, the director	619
of environmental protection shall establish a program for the	620
issuance of permits to install for new construction and	621
demolition debris facilities.	622
(2) On and after December 22, 2005, no person shall	623
establish a new construction and demolition debris facility	624
without first obtaining a permit to install issued by the board	625
of health of the health district in which the facility is or is	626
to be located or from the director if the facility is or is to	627
be located in a health district that is not on the approved list	628
under section 3714.09 of the Revised Code or if a board of	629
health requests the director to issue the permit to install	630
under division (G) of this section.	631
(B) The director, the director's authorized representative,	632
a board of health, or an authorized representative	633
of the board may assist an applicant for a permit	634

to install during the permitting process by providing guidance 635 and technical assistance. 636 (C) An applicant for a permit to install shall submit an 637 application to a board of health or the director, as applicable, 638 on a form that the director prescribes. The applicant shall 639 include with the application all of the following: 640 (1) The name and address of the applicant, of all partners 641 if the applicant is a partnership or of all officers and 642 directors if the applicant is a corporation, and of any other 643 person who has a right to control or in fact controls management 644 of the applicant or the selection of officers, directors, or 645 managers of the applicant; 646 (2) The designs and plans for the construction and 647 demolition debris facility that include the location or proposed 648 location of the facility, design and construction plans and 649

specifications, anticipated beginning and ending dates for work 650 performed, and any other related information that the director 651 requires by rule; 652

(3) The information required under section 3714.052 of theRevised Code;654

(4) An application fee of two thousand dollars. A board of 655 health shall deposit money collected under division (C)(4) of 656 this section into the special fund of the health district 657 created under section 3714.07 of the Revised Code. The director 658 shall transmit money collected under division (C)(4) of this 659 section to the treasurer of state to be credited to the waste 660 management fund created in section 3734.061 of the Revised Code. 661 Not later than six months after a facility that is issued a 662 permit to install begins accepting construction and demolition 663 debris for disposal, a board of health or the director, as664applicable, shall refund the application fee received under665division (C)(4) of this section to the person that submitted the666application for the permit to install.667

(5) Any other information required by the director inaccordance with rules adopted under section 3714.02 of theRevised Code.

(D) A permit to install may be issued with terms and
671
conditions that a board of health or the director, as
applicable, finds necessary to ensure that the facility will
673
comply with this chapter and rules adopted under it and to
674
protect public health and safety and the environment.
675

(E) A permit to install shall expire after a time period 676 specified by the director or board of health, as applicable, in 677 accordance with rules adopted under section 3714.02 of the 678 Revised Code unless the applicant has undertaken a continuing 679 program of construction or has entered into a binding 680 contractual obligation to undertake and complete a continuing 681 program of construction within a reasonable time, in which case 682 the director or board, as applicable, may extend the expiration 683 date of a permit to install upon request of the applicant. 684

(F) The director or a board of health, as applicable, may685issue, deny, modify, suspend, or revoke a permit to install in686accordance with rules.687

(G) A board of health shall notify the director of its
receipt of an application for a permit to install. A board of
health, or its authorized representative, may request the
director to review an application, or part of an application,
for a permit to install and also may request that the director

issue or deny it when the board determines that additional expertise is required. The director shall comply with such a request.

Upon a board of health's issuance of a permit to install 696 for a new construction and demolition debris facility under this 697 section, the board shall mail a copy of the permit to the 698 director together with approved plans, specifications, and 699 information regarding the facility. 700

(H) In accordance with rules adopted under section 3714.022 701 of the Revised Code, the director shall establish a program for 702 the issuance of permits to install for new processing 703 facilities. On and after the effective date of this section, no 704 person shall establish a new processing facility without first 705 obtaining a permit to install issued by the board of health of 706 the health district in which the processing facility is or is to 707 be located or from the director if the facility is or is to be 708 located in a health district that is not on the approved list 709 under section 3714.09 of the Revised Code. An applicant for a 710 permit to install shall submit an application to a board of 711 health or the director, as applicable, on a form and in the 712 manner that the director prescribes. 713

(I) A permit to install for a processing facility may be 714 issued with terms and conditions that a board of health or the 715 director, as applicable, finds necessary to ensure that the 716 facility will comply with this chapter and rules adopted under 717 it and to protect public health and safety and the environment. 718 The director or a board of health, as applicable, may issue, 719 deny, modify, suspend, or revoke a permit to install in 720 accordance with rules. 721

Sec. 3714.06. (A) (1) No person shall operate or maintain a

Page 25

693

694

695

construction and demolition debris facility or processing723facility without an annual construction and demolition debris724facility or processing facility operation license issued by725either of the following:726

(a) The board of health of the health district in which the facility or processing facility is located or,;

(b) The director of environmental protection if the 729 facility or processing facility is located in a health district 730 that is not on the approved list under section 3714.09 of the 731 Revised Code, from the director of environmental protection. 732

(2) Any such license may be issued with such terms and733conditions as the board or the director, as appropriate, finds734necessary to ensure that the facility or processing facility735will comply with this chapter and the rules adopted under it and736to protect the public health and safety and the environment.737Licenses issued under this section expire annually on the738thirty-first day of December.739

(B) During the month of December, but before the first day 740 of January of the next year, each person proposing to continue 741 with operation of a construction and demolition debris facility 742 or processing facility shall procure a license for the facility 743 for that year from the board of health of the appropriate health 744 district in which the facility is located or, if the facility is 745 located in a health district that is not on the approved list 746 under section 3714.09 of the Revised Code, from the director, as 747 applicable. The person shall submit the application for a 748 license shall be submitted to the board of health or the 749 director, as appropriate, on or before the last day of September 750 of the year preceding that for which the license is sought. An A 751 person shall submit an application for a license for a new 752

Page 26

727

facility shall be submitted or processing facility prior to753operation of the new facility. The license shall be is valid754until the time that the next annual license is required to be755obtained for the facility or processing facility under this756section.757

A person who has received a license, upon sale or 758 disposition of the facility or processing facility, may, with 759 the approval of the board or the director, as appropriate, have 760 the license as well as a permit to install for the facility or 761 the processing facility transferred to another person. The board 762 or director may disapprove the transfer of the permit or 763 license, as applicable, for any of the reasons specified in 764 division (B) of section 3714.052 of the Revised Code for the 765 denial of an application for a permit to install. 766

767 (C) (1) An applicant for an annual license for a processing facility shall submit an application to a board of health or the 768 director, as applicable, on a form that the director prescribes. 769 The applicant shall include with the application a nonrefundable 770 application fee of one hundred dollars. If an applicant submits 771 an application proposing to continue with the operation of a 772 processing facility after the last day of September of the year 773 preceding that for which the license is sought, the applicant 774 shall pay an additional ten per cent of the amount owed for the 775 application fee. 776

(2) Upon issuance of a license, the licensee shall pay to777the board of health or director an annual license fee of six778hundred fifty dollars. The annual license fee applies to private779operators and the state and its political subdivisions. The780licensee shall pay the annual license fee within thirty days781after issuance of the license. Each license shall specify that782

it is conditioned upon payment of the annual license fee to the 783 board of health or the director, as appropriate, within thirty 784 days after issuance of the license. 785 (3) If the application for an annual license for a 786 processing facility is submitted to a board of health on the 787 approved list under section 3714.09 of the Revised Code, any 788 application, license, and late fees shall be credited to the 789 special fund of the health district created in division (A) (4) 790 of section 3714.07 of the Revised Code. If the application for 791 792 an annual license is submitted to the director, all application, license, and late fees shall be credited to the waste management 793 fund created in section 3734.061 of the Revised Code. 794 (D) Upon issuance of a license by a board of health under 795 this section, the board shall mail a copy of the license to the 796 director together with a copy of the plans for the operation of 797 the construction and demolition debris facility or processing 798 facility or any necessary plan updates, as applicable, that are 799 required under section 3714.061 of the Revised Code. 800 (D) (E) The director or a board of health shall not issue a 801 license for a new processing facility under this section when 802 the horizontal limits of the construction and demolition debris 803 processing or storage at the proposed facility are to be located 804 in any of the following locations: 805 (1) Within one hundred feet of a perennial stream as 806 defined by the United States geological survey seven and one-807 half minute quadrangle map or a category 3 wetland; 808 (2) Within one hundred feet of the facility's property 809 line. 810

(3) Within two hundred fifty feet of a domicile. 811

(F) The director or a board of health shall not issue a

license for a processing facility under this section unless the	812
new facility will have all of the following:	813
(1) Access roads constructed in a manner that allows use in	814
all weather conditions and that will withstand the anticipated	815
degree of use and minimize erosion and generation of dust;	816
(2)Surface water drainage and sediment controls that are	817
required by the director;	818
(3) If the facility is proposed to be located in an area	819
in which an applicable zoning resolution allows residential	820
construction, vegetated earthen berms or an equivalent barrier	821
with a minimum height of six feet separating the facility from	822
adjoining property.	823
	824
(G) A license issued under this section may be modified in	
accordance with rules adopted under section 3714.02 of the	825
Revised Code.	826
Revised code.	020
Sec. 3714.062. (A) The director of environmental	827
Sec. 3714.062. (A) The director of environmental	827
Sec. 3714.062. (A) The director of environmental protection, in consultation with boards of health and a	827 828
Sec. 3714.062. (A) The director of environmental protection, in consultation with boards of health and a statewide association representing construction and demolition	827 828 829
Sec. 3714.062. (A) The director of environmental protection, in consultation with boards of health and a statewide association representing construction and demolition debris facilities <u>and processing facilities</u> , shall establish a	827 828 829 830
Sec. 3714.062. (A) The director of environmental protection, in consultation with boards of health and a statewide association representing construction and demolition debris facilities <u>and processing facilities</u> , shall establish a program for the certification of operators of construction and	827 828 829 830 831
Sec. 3714.062. (A) The director of environmental protection, in consultation with boards of health and a statewide association representing construction and demolition debris facilities <u>and processing facilities</u> , shall establish a program for the certification of operators of construction and demolition debris facilities <u>and processing facilities</u> and shall	827 828 829 830 831 832
Sec. 3714.062. (A) The director of environmental protection, in consultation with boards of health and a statewide association representing construction and demolition debris facilities <u>and processing facilities</u> , shall establish a program for the certification of operators of construction and demolition debris facilities <u>and processing facilities</u> and shall establish continuing education training requirements for those operators as part of the certification program.	827 828 829 830 831 832 833
Sec. 3714.062. (A) The director of environmental protection, in consultation with boards of health and a statewide association representing construction and demolition debris facilities and processing facilities, shall establish a program for the certification of operators of construction and demolition debris facilities and processing facilities and shall establish continuing education training requirements for those operators as part of the certification program. (B) The program for the certification of operators of operators,	827 828 829 830 831 832 833 834 835
Sec. 3714.062. (A) The director of environmental protection, in consultation with boards of health and a statewide association representing construction and demolition debris facilities and processing facilities, shall establish a program for the certification of operators of construction and demolition debris facilities and processing facilities and shall establish continuing education training requirements for those operators as part of the certification program. (B) The program for the certification of operators, including the continuing education training requirements, shall	827 828 829 830 831 832 833 834 835 836
Sec. 3714.062. (A) The director of environmental protection, in consultation with boards of health and a statewide association representing construction and demolition debris facilities and processing facilities, shall establish a program for the certification of operators of construction and demolition debris facilities and processing facilities and shall establish continuing education training requirements for those operators as part of the certification program. (B) The program for the certification of operators, including the continuing education training requirements, shall include instruction in and shall emphasize, at a minimum, both	827 828 829 830 831 832 833 834 835 836 837
Sec. 3714.062. (A) The director of environmental protection, in consultation with boards of health and a statewide association representing construction and demolition debris facilities and processing facilities, shall establish a program for the certification of operators of construction and demolition debris facilities and processing facilities and shall establish continuing education training requirements for those operators as part of the certification program. (B) The program for the certification of operators, including the continuing education training requirements, shall	827 828 829 830 831 832 833 834 835 836 837 838
Sec. 3714.062. (A) The director of environmental protection, in consultation with boards of health and a statewide association representing construction and demolition debris facilities and processing facilities, shall establish a program for the certification of operators of construction and demolition debris facilities and processing facilities and shall establish continuing education training requirements for those operators as part of the certification program. (B) The program for the certification of operators, including the continuing education training requirements, shall include instruction in and shall emphasize, at a minimum, both	827 828 829 830 831 832 833 834 835 836 837

facilities, processing facilities, and disposal of construction 841 and demolition debris; 842 (2) Best management practices governing construction and 843 demolition debris facilities, processing facilities, and 844 disposal of construction and demolition debris. 845 (C) The director shall accredit educational programs and 846 approve statewide associations representing construction and 847 demolition debris facilities and processing facilities to 848 provide continuing education training for operators of 849 construction and demolition debris facilities and operators of 850 processing facilities. The educational programs and associations 851 shall meet the standards established in rules adopted under 852 section 3714.02 of the Revised Code. For purposes of this 853 854 division, educational programs that are specific to construction and demolition debris facilities and processing facilities and 855 are conducted by the director or the director's authorized 856 representatives are accredited continuing education training 857 programs. 858 (D) An operator shall successfully complete a minimum of 859 ten hours of continuing education training each calendar year. 860 No operator shall fail to comply with this division. 861 Sec. 3714.082. (A) Except as provided in division (B) of 862 this section, a construction and demolition debris facility may 863 request a transfer processing facility to certify that material 864 that is transferred from the transfer processing facility to the 865 construction and demolition debris facility is not off-866 specification material; hazardous waste, solid wastes, or 867 infectious wastes; or low-level radioactive waste whose 868 treatment, recycling, storage, or disposal is governed under 869 division (B) of section 3748.10 of the Revised Code. As used in 870

this section, "hazardous waste," "solid wastes," and "infectious871wastes" have the same meanings as in section 3734.01 of the872Revised Code.873

(B) With respect to material that is transferred to a 874 construction and demolition debris facility by a railroad that 875 is regulated under Title 49 of the United States Code, the 876 facility may request the railroad to provide a bill of lading, 877 or a copy of a bill of lading, from the shipper of the material 878 or may request the railroad to provide written information 879 indicating that the railroad did not process or add to the 880 material. 881

Sec. 3734.061. (A) There is hereby created in the state 882 treasury the waste management fund. The fund shall consist of 883 money credited to it under division (C) (4) of section 3714.051, 884 divisions (A) (4) and (B) of section 3714.07, division (D) of 885 section 3714.08, division (B) (4) of section 3714.09, division 886 (B) of section 3734.021, division (D) (4) of section 3734.07, 887 division (B) of section 3734.551, and division (A)(2) of section 888 3734.57 of the Revised Code. 889

(B) The director of environmental protection shall use890money in the fund as follows:891

(1)Money credited to the fund under division (C) (4) of892section 3714.051, divisions (A) (4) and (B) of section 3714.07,893division (D) of section 3714.08, and division (B) (4) of section8943714.09 of the Revised Code exclusively for the administration895and enforcement of Chapter 3714. of the Revised Code and rules896adopted under it;897

(2)Money credited to the fund under division (B) of898section 3734.551 and division (A) (2) of section 3734.57 of the899

900 Revised Code exclusively to pay the costs of administering and enforcing the laws pertaining to solid wastes, infectious 901 wastes, and construction and demolition debris, including ground 902 water evaluations related to solid wastes, infectious wastes, 903 904 and construction and demolition debris, under this chapter and Chapter 3714. of the Revised Code and any rules adopted under 905 those chapters and addressing violations of Chapters 3704. and 906 6111. of the Revised Code at facilities; 907

908 (3) Money credited to the fund under division (B) of section 3734.021 and division (D)(4) of section 3734.07 of the Revised 909 Code exclusively for the administration and enforcement of the 910 provisions of this chapter governing the management of 911 912 infectious wastes and rules adopted under them this chapter and Chapter 3714. of the Revised Code. The environmental protection 913 agency shall use money in the fund to pay the costs of 914 administering and enforcing this chapter and Chapter 3714. of 915 the Revised Code and rules adopted under those chapters, 916 including ground water evaluations related to solid wastes, 917 infectious wastes, and construction and demolition debris. The 918 agency also shall use money in the fund to address violations of 919 Chapters 3704. and 6111. of the Revised Code at facilities 920 regulated under this chapter and Chapter 3714. of the Revised 921 922 Code.

Sec. 3734.19. (A) If the legislative or executive 923 authority of a municipal corporation, county, or township has 924 evidence to indicate that locations within its boundaries once 925 served as hazardous waste facilities or that significant 926 quantities of hazardous waste were disposed of in solid waste 927 or cConstruction and demolition debris facilities 928 within its boundaries, it may file a formal written request 929 with the director of environmental protection, accompanied by 930 supporting evidence, to survey the locations or

Upon receipt of a request and a review of the evidence 932 submitted with the request, the director shall conduct an 933 investigation to determine if hazardous waste was actually 934 treated, stored, or disposed of at the locations or facilities 935 and, if so, to determine the nature and approximate quantity and 936 types of the waste treated, stored, or disposed of at the 937 particular locations or facilities. In addition, the director 938 shall determine whether the locations or facilities, because of 939 their present condition and the nature and quantities of waste 940 treated, stored, or disposed of therein, result or are likely to 941 result in air pollution, pollution of the waters of the state, 942 or soil contamination or constitute a present or imminent and 943 substantial threat to public health or safety. The director 944 shall report the findings of the investigation to the municipal 945 corporation, county, or township requesting the survey. 946

For the purpose of conducting investigations under this 947 section, the director or the director's authorized 948 representative may enter upon any public or private property. 949 The director or the director's authorized representative may 950 apply for, and any judge of a court of common pleas shall issue, 951 an appropriate search warrant necessary to achieve the purposes 952 of this section within the court's territorial jurisdiction. 953 When conducting investigations under this section, the director 954 shall cause no unnecessary damage to any property. The director 955 may expend moneys from the hazardous waste facility management 956 fund created in section 3734.18 of the Revised Code, the 957 hazardous waste clean-up fund created in section 3734.28 of the 958 Revised Code, or the environmental protection remediation fund 959 created in section 3734.281 of the Revised Code for conducting 960 investigations. 961

(B) As used in this section and in sections 3734.20, 962
3734.21, 3734.23, 3734.25, and 3734.26 of the Revised Code, 963
"soil contamination" means the presence in or on the soil of any 964
hazardous of the following: 965

(1) Hazardous waste or hazardous waste residue resulting 966 from the discharge, deposit, injection, dumping, spilling, 967 leaking, emitting, or placing into or on the soil of hazardous 968 waste or hazardous waste residue, or any material that when 969 discharged, deposited, injected, dumped, spilled, leaked, 970 emitted, or placed into or on the soil becomes a hazardous 971 waste, in any quantity or having any characteristics that are or 972 threaten to be injurious to public health or safety, plant or 973 animal life, or the environment or that unreasonably interfere 974 with the comfortable enjoyment of life or property; 975

(2) Solid waste or construction and demolition debris or any constituents from disposed solid waste or construction and demolition debris having any characteristics that are or threaten to be harmful, inimical, or injurious to public health or safety, or which pose a substantial threat to public health or safety or the environment. plant or animal life, or the environment, or that unreasonably interfere with the comfortable enjoyment of life or property;

(3) Construction and demolition debris or any constituents from disposed construction and demolition debris having any characteristics that are or threaten to be injurious to public health or safety, plant or animal life, or the environment, or that unreasonably interfere with the comfortable enjoyment of life or property.

Sec. 3734.20. (A) (1) If the director of environmentalisprotection has reason to believe that hazardous waste waswatreated, stored, or disposed of at any location facility orsproperty located within the state or that solid waste ordi

Page 34

СО

ns

tr

uc

ti

on

an

d

de

mo

li

ti

on

de

br

SarBanto 333 at any	Page 35	976
As Introduced		977
		978
		979
		980
		981
		982
		983
		984
		985
		986
		987
		988
		989
		990
		991

investigations and make such inquiries, including obtaining 993 somples and examining and copying records, as are reasonable or 994 necessary to determine if conditions at a hazardous waste facility, solid waste facility, or other location where the director has reason to believe hazardous waste was treated, 997 stored, or disposed of constitute-the facility or property: 998 (a)Constitute a substantial threat to public health or 999 safety; or are- 1000 (b)Are causing or contributing to or threatening to cause 1001 or contribute to air or water pollution or soil contamination. The director may obtain samples and examine and copy records for purposes of an investigation. (2)The director or the director's authorized representative may apply for, and any judge of a court of common pleas shall jurisdiction. (3)The director may expend moneys money from the hazardous waste facility management fund created in section 3734.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.281 of the Revised Code for conducting investigations under 1016 this acction-at any facility or property where the director has 1017 reason to believe that hazardous waste waste clean-up fund	samples and examining and copying records, as are reasonable or necessary to determine if conditions at a harardous waste 994 facility, colid waste facility, or other location where the director has reason to believe harardous waste was treated, of a disposed of constitute the facility or property: 995 safety_or area 1000 (a) Constitute a substantial threat to public health or safety_or area 999 (a) Constitute a substantial threat to public health or safety_or area 999 (b) Are causing or contributing to or threatening to cause or contribute to air or water pollution or soil contamination. 1002 The director may obtain samples and examine and copy records for purposes of an investigation. 1005 (2) The director or the director's authorized representative may apply for, and any judge of a court of common pleas shall jurisdiction. The 1009 (3) The director may expend meneys money from the 1011 hazardous waste facility management fund created in section 3734.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.281 of the Revised Code for conducting investigations under this section at any facility or property where the director has information believe that hazardous waste was treated, stored, or 1018 1019	facility or property in the state, the director may conduct such	992
necessary to determine if conditions at a harardous waste 995 facility, solid waste facility, or other location where the 996 director has reason to believe harardous waste was treated, 997 stored, or disposed of constitute-the facility or property: 998 (a) Constitute a substantial threat to public health or 999 safety; or ere- 1000 (b) Are causing or contributing to or threatening to cause 1001 or contribute to air or water pollution or soil contamination. 1002 The director may obtain samples and examine and copy 1004 records for purposes of an investigation. 1005 (2) The director or the director's authorized representative 1006 may apply for, and any judge of a court of common pleas shall 1007 issue, an appropriate search warrant necessary to achieve the 1008 purposes of this section within the court's territorial 1010 (3) The director may expend meneys money from the 1011 hazardous waste facility management fund created in section 1012 3734.18 of the Revised Code, the hazardous waste clean-up fund 1013 created in section 3734.28 of the Revised Code, or the 1016 this section at any facility or property where the d	necessary to determine if conditions at a hazardeus waste 995 facility, solid waste facility, or other location where the director has reason to believe harardeus waste was treated, 997 stored, or disposed of constitute the facility or property: 998 (a) Constitute a substantial threat to public health or safety, or ere 999 (b) Are causing or contributing to or threatening to cause or contribute to air or water pollution or soil contamination. 1002 The 1003 The director may obtain samples and examine and copy records for purposes of an investigation. 1004 (2) The director or the director's authorized representative may apply for, and any judge of a court of common pleas shall jurisdiction. The 1009 (3) The director may expend meneys money from the 1011 hazardous waste facility management fund created in section 3734.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.281 of the Revised Code for conducting investigations under this section at any facility or property where the director has reason to believe that hazardous waste was treated, stored, or 1018 1017	investigations and make such inquiries, including obtaining	993
facility, solid waste facility, or other location where the 996 director has reason to believe hazardous waste was treated, 997 stored, or disposed of constitute the facility or property: 998 (a) Constitute a substantial threat to public health or 999 safety_or are 1000 (b) Are_causing or contributing to or threatening to cause 1001 or contribute to air or water pollution or soil contamination. 1002 The director may obtain samples and examine and copy 1004 records for purposes of an investigation. 1005 (2) The director or the director's authorized representative 1006 may apply for, and any judge of a court of common pleas shall 1007 issue, an appropriate search warrant necessary to achieve the 1010 (3) The director may expend meneys money from the 1011 hazardous waste facility management fund created in section 1012 373.18 of the Revised Code, the hazardous waste clean-up fund 1013 created in section 3734.28 of the Revised Code, or the 1016 chia section at any facility or property where the director has 1017 reason to believe that hazardous waste was treated, stored, or 1018	facility, solid waste facility, or other location where the director has reason to believe harardous waste was treated, 997 996 director has reason to believe harardous waste was treated, 997 997 stored, or disposed of constitute the facility or property: 998 (a) Constitute a substantial threat to public health or 999 997 safety; or are 1000 (b) Are causing or contributing to or threatening to cause 1001 1002 or contribute to air or water pollution or soil contamination. The 1003 The director may obtain samples and examine and copy records for purposes of an investigation. 1004 (2) The director or the director's authorized representative 1006 1009 may apply for, and any judge of a court of common pleas shall 1007 1009 issue, an appropriate search warrant necessary to achieve the 1008 1001 (3) The director may expend moneys money from the 1011 1012 hazardous waste facility management fund created in section 1012 1013 3734.18 of the Revised Code, the hazardous waste clean-up fund 1013 1014 environmental protection remediation fund created in section 1015 1014 system at any facility or property where the director has 1017 1018 this section at any facility or property where the director has 1017 1018<	samples and examining and copying records, as are reasonable or	994
director has reason to believe hazardous waste was treated, stored, or disposed of constitute the facility or property: 997 (a)Constitute a substantial threat to public health or safety; or are- 999 (b)Are causing or contributing to or threatening to cause or contribute to air or water pollution or soil contamination. 900 The director may obtain samples and examine and copy records for purposes of an investigation. 1000 (2)The director or the director's authorized representative may apply for, and any judge of a court of common pleas shall issue, an appropriate search warrant necessary to achieve the purposes of this section within the court's territorial jurisdiction. 1001 (3)The director may expend moneys money from the 1011 hazardous waste facility management fund created in section 3734.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.281 of the Revised Code for conducting investigations under this section at any facility or property where the director has 1017 1018	director has reason to believe hazardous waste was treated, 997 stored, or disposed of constitute the facility or property: 998 (a) Constitute a substantial threat to public health or 999 safety_or are- 1000 (b) Are_causing or contributing to or threatening to cause 1001 or contribute to air or water pollution or soil contamination. 1002 The 1003 The director may obtain samples and examine and copy 1004 records for purposes of an investigation. 1005 (2) The director or the director's authorized representative 1006 may apply for, and any judge of a court of common pleas shall 1007 issue, an appropriate search warrant necessary to achieve the 1008 purposes of this section within the court's territorial 1009 jurisdiction. The- 1011 hazardous waste facility management fund created in section 1012 3734.18 of the Revised Code, the hazardous waste clean-up fund 1013 created in section 3734.28 of the Revised Code, or the 1016 this section at any facility or property where the director has 1017 reason to believe that hazardous waste was treated, stored, or 1018 disposed of. Th	necessary to determine if conditions at a hazardous waste	995
stored, or disposed of constitute the facility or property: 998 (a) Constitute a substantial threat to public health or safety, or are. 999 safety, or are. 1000 (b) Are causing or contributing to or threatening to cause or contribute to air or water pollution or soil contamination. 1002 The 1003 The director may obtain samples and examine and copy records for purposes of an investigation. 1006 (2) The director or the director's authorized representative may apply for, and any judge of a court of common pleas shall issue, an appropriate search warrant necessary to achieve the 1008 1009 jurisdiction. 1001 (3) The director may expend moneys from the 1011 hazardous waste facility management fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 1015 1016 3734.28 of the Revised Code for conducting investigations under this section at any facility or property where the director has 1017 1018	stered, or disposed of constitute the facility or property:998(a) Constitute a substantial threat to public health or999safety; or are-1000(b) Are causing or contributing to or threatening to cause1001or contribute to air or water pollution or soil contamination.1002The1003The director may obtain samples and examine and copy1004records for purposes of an investigation.1005(2) The director or the director's authorized representative1006may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the purposes of this section within the court's territorial jurisdiction. The-1011hazardous waste facility management fund created in section 3734.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.281 of the Revised Code for conducting investigations under this section at any facility or property where the director has reason to believe that hazardous waste was treated, stored, or disposed of. The director may expend money from the1018	facility, solid waste facility, or other location where the-	996
(a) Constitute a substantial threat to public health or 999 safety; or are- 1000 (b) Are causing or contributing to or threatening to cause 1001 or contribute to air or water pollution or soil contamination. 1002 The 1003 The director may obtain samples and examine and copy 1004 records for purposes of an investigation. 1005 (2) The director or the director's authorized representative 1006 may apply for, and any judge of a court of common pleas shall 1007 issue, an appropriate search warrant necessary to achieve the 1008 purposes of this section within the court's territorial 1009 jurisdiction. The- 1010 (3) The director may expend moneys money from the 1011 hazardous waste facility management fund created in section 1012 3734.18 of the Revised Code, the hazardous waste clean-up fund 1013 created in section 3734.28 of the Revised Code, or the 1014 environmental protection remediation fund created in section 1015 3734.281 of the Revised Code for conducting investigations under 1016 this section_at any facility or property where the director has 1017 reason to believe t	(a) Constitute a substantial threat to public health or 999 safety, or are 1000 (b) Are causing or contributing to or threatening to cause 1001 or contribute to air or water pollution or soil contamination. 1002 The 1003 The director may obtain samples and examine and copy 1004 records for purposes of an investigation. 1005 (2) The director or the director's authorized representative 1006 may apply for, and any judge of a court of common pleas shall 1007 issue, an appropriate search warrant necessary to achieve the 1008 purposes of this section within the court's territorial 1009 jurisdiction. 1010 (3) The director may expend moneys money from the 1011 hazardous waste facility management fund created in section 1012 3734.18 of the Revised Code, the hazardous waste clean-up fund 1013 created in section 3734.28 of the Revised Code, or the 1016 environmental protection remediation fund created in section 1015 3734.281 of the Revised Code for conducting investigations under 1016 this section at any facility or property where the director has 1017 reason to believe that ha	director has reason to believe hazardous waste was treated,	997
safety_ or are-1000(b) Are causing or contributing to or threatening to cause1001or contribute to air or water pollution or soil contamination.1002The-1003The director may obtain samples and examine and copy1004records for purposes of an investigation.1005(2) The director or the director's authorized representative1006may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction.The-(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1016this section-at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	safetyor are- 1000 (b)Are_causing or contributing to or threatening to cause or contribute to air or water pollution or soil contamination. 1002 The 1003 The director may obtain samples and examine and copy records for purposes of an investigation. 1004 (2)The director or the director's authorized representative may apply for, and any judge of a court of common pleas shall 1007 issue, an appropriate search warrant necessary to achieve the purposes of this section within the court's territorial 1009 jurisdiction. 1001 (3)The_director may expend moneys-money from the 1011 hazardous waste facility management fund created in section 3734.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.281 of the Revised Code for conducting investigations under this section_at any facility or property where the director has reason to believe that hazardous waste was treated, stored, or disposed of. The director may expend money from the 1018	stored, or disposed of constitute the facility or property:	998
safety_ or are-1000(b) Are causing or contributing to or threatening to cause1001or contribute to air or water pollution or soil contamination.1002The-1003The director may obtain samples and examine and copy1004records for purposes of an investigation.1005(2) The director or the director's authorized representative1006may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction.The-(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1016this section-at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	safetyor are- 1000 (b)Are_causing or contributing to or threatening to cause or contribute to air or water pollution or soil contamination. 1002 The 1003 The director may obtain samples and examine and copy records for purposes of an investigation. 1004 (2)The director or the director's authorized representative may apply for, and any judge of a court of common pleas shall 1007 issue, an appropriate search warrant necessary to achieve the purposes of this section within the court's territorial 1009 jurisdiction. 1001 (3)The_director may expend moneys-money from the 1011 hazardous waste facility management fund created in section 3734.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.281 of the Revised Code for conducting investigations under this section_at any facility or property where the director has reason to believe that hazardous waste was treated, stored, or disposed of. The director may expend money from the 1018		
(b) Are causing or contributing to or threatening to cause 1001 or contribute to air or water pollution or soil contamination. 1002 The 1003 The director may obtain samples and examine and copy 1004 records for purposes of an investigation. 1005 (2) The director or the director's authorized representative 1006 may apply for, and any judge of a court of common pleas shall 1007 issue, an appropriate search warrant necessary to achieve the 1008 purposes of this section within the court's territorial 1009 jurisdiction. The 1010 (3) The director may expend moneys money from the 1011 hazardous waste facility management fund created in section 1012 3734.18 of the Revised Code, the hazardous waste clean-up fund 1013 created in section 3734.28 of the Revised Code, or the 1014 environmental protection remediation fund created in section 1015 3734.281 of the Revised Code for conducting investigations under 1016 this section at any facility or property where the director has 1017 reason to believe that hazardous waste was treated, stored, or 1018	(b) Are causing or contributing to or threatening to cause 1001 or contribute to air or water pollution or soil contamination. 1002 The 1003 The director may obtain samples and examine and copy 1004 records for purposes of an investigation. 1005 (2) The director or the director's authorized representative 1006 may apply for, and any judge of a court of common pleas shall 1007 issue, an appropriate search warrant necessary to achieve the 1008 purposes of this section within the court's territorial 1009 jurisdiction. The- 1010 (3) The director may expend moneys money from the 1011 hazardous waste facility management fund created in section 1012 3734.18 of the Revised Code, the hazardous waste clean-up fund 1013 created in section 3734.28 of the Revised Code, or the 1014 environmental protection remediation fund created in section 1015 3734.281 of the Revised Code for conducting investigations under 1016 this section-at any facility or property where the director has 1017 reason to believe that hazardous waste was treated, stored, or 1018 disposed of. The director may expend money from the 1018	(a)Constitute a substantial threat to public health or	999
or contribute to air or water pollution or soil contamination.1002 TheThe1003The director may obtain samples and examine and copy records for purposes of an investigation.1004 1005(2) The director or the director's authorized representative may apply for, and any judge of a court of common pleas shall issue, an appropriate search warrant necessary to achieve the purposes of this section within the court's territorial jurisdiction. The1009 1009(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section 3734.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.281 of the Revised Code for conducting investigations under this section at any facility or property where the director has reason to believe that hazardous waste was treated, stored, or1018	or contribute to air or water pollution or soil contamination.1002The1003The director may obtain samples and examine and copy records for purposes of an investigation.1004(2) The director or the director's authorized representative may apply for, and any judge of a court of common pleas shall issue, an appropriate search warrant necessary to achieve the purposes of this section within the court's territorial jurisdiction. The-1009(3) The director may expend moneys-money from the1011hazardous waste facility management fund created in section 3734.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.281 of the Revised Code for conducting investigations under this section-at any facility or property where the director has imposed of. The director may expend money from the1016this section at hazardous waste was treated, stored, or to believe that hazardous waste was treated and the section with the section has the section was the section was been the section with the section has believe that hazardous waste was treated, stored, or to believe that hazardous waste was treated, stored, or to believe that hazardous waste was treated to believe the believe the section the sect	safety <u>;</u> or are	1000
The-1003Interfactor may obtain samples and examine and copy records for purposes of an investigation.1004 1005(2) The director or the director's authorized representative may apply for, and any judge of a court of common pleas shall issue, an appropriate search warrant necessary to achieve the purposes of this section within the court's territorial jurisdiction. The-1007 1009(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section 3734.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.281 of the Revised Code for conducting investigations under this section at any facility or property where the director has reason to believe that hazardous waste was treated, stored, or1013 1017	The-1003Interfactor may obtain samples and examine and copy records for purposes of an investigation.1004 1005(2) The director or the director's authorized representative may apply for, and any judge of a court of common pleas shall issue, an appropriate search warrant necessary to achieve the purposes of this section within the court's territorial jurisdiction. The-1007 1009(3) The director may expend meneys-money from the1011hazardous waste facility management fund created in section stat.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the environmental protection remediation fund created in section 3734.281 of the Revised Code for conducting investigations under this section at any facility or property where the director has reason to believe that hazardous waste was treated, stored, or disposed of. The director may expend money from the1018 1019	(b) Are causing or contributing to or threatening to cause	1001
The director may obtain samples and examine and copy1004records for purposes of an investigation.1005(2) The director or the director's authorized representative1006may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction. The1010(3) The director may expend moneys-money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1016environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section_at any facility or property where the director has reason to believe that hazardous waste was treated, stored, or1018	The director may obtain samples and examine and copy1004records for purposes of an investigation.1005(2) The director or the director's authorized representative1006may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction. The-1010(3) The director may expend moneys-money from the1012stardous waste facility management fund created in section1013oreated in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section_at any facility or property where the director has reason to believe that hazardous waste was treated, stored, or disposed of. The director may expend money from the1018	or contribute to air or water pollution or soil contamination.	1002
records for purposes of an investigation.1005(2) The director or the director's authorized representative1006may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction. The-1010(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section_at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	records for purposes of an investigation.1005(2)The director or the director's authorized representative1006may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction. The-1010(3)The director may expend moneys-money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1016environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section_at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	The-	1003
records for purposes of an investigation.1005(2) The director or the director's authorized representative1006may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction. The-1010(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section_at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	records for purposes of an investigation.1005(2)The director or the director's authorized representative1006may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction. The-1010(3)The director may expend moneys-money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1016environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section_at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	The director may obtain samples and examine and copy	1004
(2) The director or the director's authorized representative1006may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction. The1010(3) The director may expendmoneys money from thehazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under this section at any facility or property where the director has reason to believe that hazardous waste was treated, stored, or1018	(2) The director or the director's authorized representative1006may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction. The1010(3) The director may expend moneya-money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section_at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019		
may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction. The-1010(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under this section_at any facility or property where the director has reason to believe that hazardous waste was treated, stored, or1018	may apply for, and any judge of a court of common pleas shall1007issue, an appropriate search warrant necessary to achieve the1008purposes of this section within the court's territorial1009jurisdiction. The1010(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	1000rab for parposes of an investigation.	1000
issue, an appropriate search warrant necessary to achieve the 1008 purposes of this section within the court's territorial 1009 jurisdiction. The 1010 (3) The director may expend moneys money from the 1011 hazardous waste facility management fund created in section 1012 3734.18 of the Revised Code, the hazardous waste clean-up fund 1013 created in section 3734.28 of the Revised Code, or the 1014 environmental protection remediation fund created in section 1015 3734.281 of the Revised Code for conducting investigations under 1016 this section at any facility or property where the director has 1017 reason to believe that hazardous waste was treated, stored, or 1018	issue, an appropriate search warrant necessary to achieve the 1008 purposes of this section within the court's territorial 1009 jurisdiction. The 1010 (3) The director may expend moneya money from the 1011 hazardous waste facility management fund created in section 1012 3734.18 of the Revised Code, the hazardous waste clean-up fund 1013 created in section 3734.28 of the Revised Code, or the 1014 environmental protection remediation fund created in section 1015 3734.281 of the Revised Code for conducting investigations under 1016 this section at any facility or property where the director has 1017 reason to believe that hazardous waste was treated, stored, or 1018 disposed of. The director may expend money from the 1019	(2) The director or the director's authorized representative	1006
purposes of this section within the court's territorial1009jurisdiction. The-1010(3) The director may expend moneys-money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	purposes of this section within the court's territorial1009jurisdiction. The1010(3) The director may expend moneys-money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	may apply for, and any judge of a court of common pleas shall	1007
jurisdiction. The-1010(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	jurisdiction. The1010(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	issue, an appropriate search warrant necessary to achieve the	1008
(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	(3) The director may expend moneys money from the1011hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	purposes of this section within the court's territorial	1009
hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	jurisdiction. The	1010
hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	hazardous waste facility management fund created in section10123734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019		
3734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	3734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	(3) The director may expend moneys money from the	1011
3734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	3734.18 of the Revised Code, the hazardous waste clean-up fund1013created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	hazardous waste facility management fund created in section	1012
created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	created in section 3734.28 of the Revised Code, or the1014environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019		1013
environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	environmental protection remediation fund created in section10153734.281 of the Revised Code for conducting investigations under1016this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	-	1014
this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018	this section at any facility or property where the director has1017reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	environmental protection remediation fund created in section	1015
reason to believe that hazardous waste was treated, stored, or 1018	reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	3734.281 of the Revised Code for conducting investigations under	1016
reason to believe that hazardous waste was treated, stored, or 1018	reason to believe that hazardous waste was treated, stored, or1018disposed of. The director may expend money from the1019	this section at any facility or property where the director has	1017
	disposed of. The director may expend money from the 1019		1018
disposed of. The director may expend money from the 1019	environmental protection remediation fund established in section 1020	disposed of. The director may expend money from the	1019
environmental protection remediation fund established in section 1020		environmental protection remediation fund established in section	1020

3734.281 of the Revised Code for conducting investigations at	1021
any facility or property where the director has reason to	1022
believe that solid waste or construction and demolition debris	1023
was disposed of.	1024
(B) If the director determines that conditions at a	1025
hazardous waste facility, solid waste facility, or other	1026
location facility or property where hazardous waste was treated,	1027
stored, or disposed of, or where solid waste or construction and	1028
demolition debris was disposed of, constitute a substantial	1029
threat to public health or safety or are causing or contributing	1030
to or threatening to cause or contribute to air or water	1031
pollution or soil contamination, the director shall initiate	1032
appropriate action under this chapter or Chapter 3704., 3714.,	1033
or 6111. of the Revised Code or seek any other appropriate legal	1034
or equitable remedies to abate the pollution or contamination or	1035
to protect public health or safety.	1036
If an order of the director to abate or prevent air or	1037
-	1037
water pollution or soil contamination or to remedy a threat to	
public health or safety caused by conditions at such a facility	1039
or property issued pursuant to this chapter or Chapter 3704.,	1040
3714., or 6111. of the Revised Code is not wholly complied with	1041
within the time prescribed in the order, the director may,	1042
through officers or employees of the environmental protection	1043
agency or through contractors employed for that purpose in-	1044
accordance with the bidding procedure established in division	1045
(C) of section 3734.23 of the Revised Code, enter upon the	1046
facility <u>or property</u> and perform those measures necessary to	1047
abate or prevent air or water pollution or soil contamination	1048
from the facility or property or to protect public health or	1049
lien ene lastite, <u>of property</u> of to proceet public nearen of	

safety, including, but not limited to, measures prescribed in

division (B) of section 3734.23 of the Revised Code. The

Page 37

1050

1051

The director shall keep an itemized record of the cost of 1052 the investigation and measures performed, including costs for 1053 labor, materials, and any contract services required. Upon 1054 completion of the investigation or measures, the director shall 1055 record the cost of performing those the investigation and 1056 measures at the office of the county recorder of the county in 1057 which the facility or property is located. The cost so recorded 1058 attaches to the real property and constitutes a perfected lien 1059 against the property on which the facility is located until 1060 discharged. Upon-1061 A lien imposed by this section is superior in priority to 1062 any other lien or mortgage on the facility or property, except 1063 for a tax lien of the state, which shall take priority over a 1064 lien imposed by this section. A lien imposed under this section 1065

shall continue until it is discharged or upon a filing by the1066director of a release of the lien in the office of the county1067recorder of the county in which the facility or property subject1068to the lien is located.1069

Upon written request of the director, the attorney general1070shall institute a civil action to recover the cost of the1071investigation or other measures, as applicable. Any moneys money1072so received shall be credited to the hazardous waste facility1073management fund, the hazardous waste clean-up fund, or the1074environmental protection remediation fund, as applicable.1075

When entering upon a facility or property under this1076division, the director shall perform or cause to be performed1077only those measures necessary or appropriate to abate or prevent1078air or water pollution or soil contamination caused by1079conditions at the facility or property or to abate threats to1080public health or safety caused by conditions at the facility or1081

property. For this purpose the director may expend moneys money 1082 from the hazardous waste facility management fund, the hazardous 1083 waste clean-up fund, or the environmental protection remediation 1084 fund and may expend moneys money from loans from the Ohio water 1085 development authority to the environmental protection agency 1086 that pledge moneys money from the hazardous waste facility 1087 management fund, the hazardous waste clean-up fund, or the 1088 environmental protection remediation fund for the repayment of 1089 and for the interest on such loans. 1090

Sec. 3734.21. (A) The director of environmental protection 1091 may expend moneys money credited to the hazardous waste facility 1092 management fund created in section 3734.18 of the Revised Code, 1093 the hazardous waste clean-up fund created in section 3734.28 of 1094 the Revised Code, or the environmental protection remediation 1095 fund created in section 3734.281 of the Revised Code for the any 1096 of the following: 1097

(1) The payment of the cost of measures necessary for the 1098 proper closure of hazardous waste facilities or any solid waste 1099 facilities containing significant quantities of hazardous waste, 1100 for the ; 1101

(2) The payment of costs of the development and 1102 construction of suitable hazardous waste facilities required by 1103 division (B) of section 3734.23 of the Revised Code to the 1104 extent the director determines that such facilities are not 1105 available, and for the ; 1106

(3) The payment of costs that are necessary to abate1107conditions thereon that are causing or contributing to or1108threatening to cause or contribute to air or water pollution or1109soil contamination or that constitute a substantial threat to1110public health or safety. In1111

In addition, the director may expend and pledge moneys 1112 money credited to the hazardous waste facility management fund, 1113 the hazardous waste clean-up fund, or the environmental 1114 protection remediation fund for repayment of and for interest on 1115 any loan made by the Ohio water development authority to the 1116 environmental protection agency for the payment of such costs. 1117 (B) The director may expend money credited to the 1118 environmental protection remediation fund established in section 1119 3734.281 of the Revised Code for the payment of the cost of all 1120 or part of any of the following: 1121 (1) Closure or post-closure care of a solid waste or 1122 construction and demolition debris facility; 1123 (2) Remediation or abatement of conditions that are causing 1124 or contributing to or threatening to cause or contribute to air 1125 or water pollution or soil contamination or that constitute a 1126 substantial threat to public health or safety at a property 1127 where solid waste or construction and demolition debris was 1128 disposed of. 1129 (C)Before beginning to clean up activities at any 1130 facility property under this section, the director shall develop 1131 a plan for the cleanupactivities and an estimate of the cost 1132 thereof. The plan shall may include only those measures 1133 necessary to abate conditions thereon that are causing or-1134 contributing to or threatening to cause or contribute to air or 1135 water pollution or soil contamination or that constitute a 1136 substantial threat to public health or safety and activities 1137 authorized by division (A) or (B) of this section, including, 1138 but not limited to, establishment and maintenance of an adequate 1139 cover of soil and vegetation on any facility for the burial of 1140 hazardous waste to prevent the infiltration of water into cells 1141

areas where hazardous waste, solid waste, or construction and 1142 demolition debris is buried, the accumulation or runoff of 1143 contaminated surface water, the production of leachate, and air 1144 emissions of hazardous waste; the collection and treatment of 1145 contaminated surface water runoff; the collection and treatment 1146 of leachate; or, if conditions so require, the removal of 1147 hazardous waste from the facility, solid waste, or construction 1148 and demolition debris and the treatment or disposal of the waste 1149 such wastes at a suitable hazardous waste facility. The plan or 1150 any part of the plan for the cleanup of the facility shall be 1151 carried out by entering into contracts therefor in accordance 1152 with the procedures established in division (C) of section 1153 3734.23 of the Revised Code. 1154 Sec. 3734.22. Before beginning to clean up any facility 1155 activities under section 3734.21 of the Revised Code, the 1156 director of environmental protection shall endeavor to enter 1157 into an agreement with the owner of the land on which the 1158 facility is located, or with the owner of the facility 1159 activities will be conducted, specifying the measures activities 1160 to be performed and authorizing the director, employees of the 1161 agency, or contractors retained by the director to enter upon 1162 the land and perform the specified measures activities. The 1163 director also may enter into an agreement with any other owner 1164 of real or personal property for purposes of conducting those 1165 activities, including obtaining soil that may be used on the 1166 land where the activities will be conducted. 1167 Each agreement may contain provisions for the reimbursement 1168 of the state for the costs of the cleanup-1169

activities.Methods of reimbursement may include the assignment1170of royalties or proceeds from the sale of timber or other1171resources present at the location.1172

S. B. No. 333 As Introduced

All reimbursements and payments shall be credited to the1173hazardous waste facility management fund created in section11743734.18 of the Revised Code, the hazardous waste clean-up fund1175created in section 3734.28 of the Revised Code, or the1176environmental protection remediation fund created in section11773734.281 of the Revised Code, as applicable.1178

The agreement may require the owner to execute an easement 1179 whereby the director, an authorized employee of the agency, or a 1180 contractor employed by the agency in accordance with the bidding 1181 procedure established in division (C) of section 3734.23 of the 1182 Revised Code may enter upon the facility to sample, repair, or 1183 reconstruct air and water quality monitoring equipment 1184 constructed under the agreement, or to construct, maintain, 1185 repair, remove, or make any other alterations or improvements, 1186 as determined appropriate by the director. The director also may 1187 obtain an easement under this section from any other person to 1188 address the use of resources or materials for purposes of 1189 conducting activities pursuant to section 3734.20 or 3734.21 of 1190 the Revised Code. Such easements shall be for a specified period 1191 of years and may be extinguished by agreement between the owner 1192 and the director. When necessary or appropriate to protect the 1193 public health or safety, the agreement may require the owner to 1194 enter into an environmental covenant with the director in 1195 accordance with sections 5301.80 to 5301.92 of the Revised Code. 1196

Upon a breach of the reimbursement provisions of the1197agreement by the owner of the land or facility, or upon1198notification to the director by the owner that the owner is1199unable to perform the duties under the reimbursement provisions1200of the agreement, or in the absence of an agreement for1201reimbursement, the director may record the unreimbursed portion1202of the costs of cleanup the activities at the office of the1203

county recorder of the county in which the land or facility is1204located. The costs so recorded constitute a lien against the1205property on which the facility is located until discharged1206activities were conducted. Upon1207

A lien imposed by this section is superior in priority 1208 other lien or mortgage on the property, except for a 1209 under section 3734.20 of the Revised Code or 1210 of the state, both of which shall take priority over a lien 1211 imposed by this section. A lien imposed under this section shall 1212 continue until it is discharged or upon a filing by the director 1213 of a release of the lien in the office of the county recorder of 1214 the county in which the property subject to the lien is located. 1215

Upon written request of the director, the attorney general1216shall institute a civil action to recover the unreimbursed1217portion of the costs of cleanup the activities. Any moneys so1218recovered shall be credited to the hazardous waste facility1219management fund, the hazardous waste clean-up fund, or the1220environmental protection remediation fund, as applicable.1221

Sec. 3734.23. (A) The director of environmental protection 1222 may acquire by purchase, gift, donation, contribution, or 1223 appropriation in accordance with sections 163.01 to 163.21 of 1224 the Revised Code any hazardous waste facility or any solid waste 1225 facility containing significant quantities of hazardous waste 1226 that, because of its condition and the types and quantities of 1227 hazardous waste contained in the facility, constitutes an 1228 imminent and substantial threat to public health or safety or 1229 results in air pollution, pollution of the waters of the state, 1230 or soil contamination. For this purpose and for the purposes of 1231 division (B) of this section, the director may expend moneys 1232 from the hazardous waste facility management fund created in 1233

section 3734.18 of the Revised Code, the hazardous waste clean-1234 up fund created in section 3734.28 of the Revised Code, or the 1235 environmental protection remediation fund created in section 1236 3734.281 of the Revised Code and may expend moneys from loans 1237 from the Ohio water development authority to the environmental 1238 protection agency that pledge moneys from the hazardous waste 1239 facility management fund, the hazardous waste clean-up fund, or 1240 the environmental protection remediation fund for the repayment 1241 of and for the interest on such loans. Any lands or facilities 1242 purchased or acquired under this section shall be deeded to the 1243 state, but no deed shall be accepted or the purchase price paid 1244 until the title has been approved by the attorney general. 1245

(B) The director shall, with respect to any land or 1246 facility acquired under this section or cleaned up under section 1247 3734.20 of the Revised Code, perform closure, post closure care, 1248 or other measures necessary to abate conditions thereon that are 1249 causing or contributing to or threatening to cause or contribute 1250 to air or water pollution or soil contamination or that 1251 constitute a substantial threat to public health or safety, 1252 including, but not limited to, establishment and maintenance of 1253 an adequate cover of soil and vegetation on any facility for the 1254 burial of hazardous waste to prevent the infiltration of water 1255 into cells where hazardous waste is buried, the accumulation or 1256 runoff of contaminated surface water, the production of 1257 leachate, and air emissions of hazardous waste; the collection 1258 and treatment of contaminated surface water runoff; the 1259 collection and treatment of leachate; or, if conditions so 1260 require, the removal of hazardous waste from the facility and 1261 the treatment or disposal of the waste at a suitable hazardous 1262 waste facility. After performing these measures, the director 1263 shall provide for the post-closure care, maintenance, and 1264

Page 44

1265

monitoring of facilities cleaned up under this section.

(C) Before proceeding to clean up any property or facility 1266 under this section or section 3734.20 or 3734.21 of the Revised 1267 Code, the director shall develop a plan for the cleanup of the 1268 facility and an estimate of the cost thereof. The director may 1269 carry out the plan or any part of the plan by contracting for 1270 the services, construction, and repair necessary therefor 1271 repairs. The director shall award each such contract to the 1272 lowest responsible bidder after sealed bids therefor are 1273 received, opened, and published at the time fixed by the 1274 director and notice of the time and place at which the sealed 1275 bids will be received, opened, and published has been published 1276 by the director in a newspaper of general circulation in the 1277 county in which the facility to be cleaned up under the contract 1278 is located at least once within the ten days before the opening 1279 of the bids. However, if after advertising for bids for the 1280 contract, no bids are received by the director at the time and 1281 place fixed for receiving them, the director may advertise again 1282 for bids, or the director may, if the director considers the 1283 public interest will best be served thereby, enter into a 1284 contract for the cleanup of the facility without further-1285 advertisement for bids. The director may reject any or all bids 1286 received and fix and publish again notice of the time and place 1287 at which bids for the contracts will be received, opened, and 1288 published. 1289

(D) The director shall keep an itemized record of the 1290
costs of any acquisition under division (A) of this section and 1291
the costs of cleanup under division (B) of this section. 1292

Sec. 3734.30. The state shall be is immune from liability1293for any injury or damage resulting from either any of the1294

following:	1295
(A) Operation of a hazardous waste facility, solid waste	1296
facility, or construction and demolition debris facility by a	1297
person other than an agency, department, or institution of the	1298
state;	1299
(B) Conditions present at a facility that is acquired by	1300
the state by gift or devise <u>;</u>	1301
(C)Activities conducted pursuant to section 3734.20 or	1302
3734.21 of the Revised Code, remediation activities for which	1303
money may be expended pursuant to section 3734.281 of the	1304
Revised Code, or activities for which money may be expended	1305
pursuant to section 3714.071 or 3734.85, provided that those	1306
activities do not constitute reckless, willful, or wanton	1307
misconduct.	1308
The liability of the state, if any, in other circumstances	1309
regarding hazardous waste, solid waste, or construction and	1310
demolition debris shall be determined in accordance with Chapter	1311
2743. of the Revised Code.	1312
Sec. 5301.80. As used in sections 5301.80 to 5301.92 of	1313
the Revised Code:	1314
(A) "Activity and use limitations" means restrictions or	1315
obligations created under sections 5301.80 to 5301.92 of the	1316
Revised Code with respect to real property.	1317
(B) "Agency" means the environmental protection agency or	1318
any other state or federal agency that determines or approves	1319
the environmental response project pursuant to which an	1320
environmental covenant is created.	1321
(C) "Common interest community" means a condominium, a	1322

cooperative, or other real property with respect to which a1323person, by virtue of the person's ownership of a parcel of real1324property, is obligated to pay property taxes or insurance1325premiums or to pay for maintenance or improvement of other real1326property described in a recorded covenant that creates the1327common interest community.1328

(D) "Environmental covenant" means a servitude arising
1329
under an environmental response project that imposes activity
and use limitations and that meets the requirements established
1331
in section 5301.82 of the Revised Code.

(E) "Environmental response project" means a plan or work
performed for environmental remediation of real property or for
protection of ecological features associated with real property
and conducted as follows:

(1) Under a federal or state program governing
environmental remediation of real property that is subject to
agency review or approval, including, but not limited to,
property that is the subject of any of the following:
1340

(a) A corrective action, closure, or post-closure pursuant 1341 to the "Resource Conservation and Recovery Act of 1976," 90 1342 Stat. 2806, 42 U.S.C.A. 6921, et seq., as amended, or any 1343 regulation adopted under that act, or Chapter 3714. or 3734. of 1344 the Revised Code or any rule adopted under it those chapters, 1345 including the use or reservation of soil to be used in the 1346 performance of the corrective action, closure, or post-closure 1347 care; 1348

(b) A removal or remedial action pursuant to the1349"Comprehensive Environmental Response, Compensation, and1350Liability Act of 1980," 94 Stat. 2767, 42 U.S.C.A. 9601, et1351

Chapter 3734. or 6111. of the Revised Code or any rule adopted 1353 under those chapters; 1354 (c) A no further action letter submitted with a request 1355 for a covenant not to sue pursuant to section 3746.11 of the 1356 Revised Code; 1357 (d) A no further action letter prepared pursuant to 1358 section 122.654 of the Revised Code; 1359 (e) A corrective action pursuant to section 3737.88, 1360 3737.882, or 3737.89 of the Revised Code or any rule adopted 1361 under those sections. 1362 (2) Pursuant to a mitigation requirement associated with 1363 the section 401 water quality certification program or the 1364 isolated wetland program as required by Chapter 6111. of the 1365 Revised Code: 1366 (3) Pursuant to a grant commitment or loan agreement 1367 entered into pursuant to section 6111.036 or 6111.037 of the 1368 Revised Code; 1369 (4) Pursuant to a supplemental environmental project 1370 embodied in orders issued by the director of environmental 1371 protection pursuant to Chapter 6111. of the Revised Code. 1372 (F) "Holder" means a grantee of an environmental covenant 1373 as specified in division (A) of section 5301.81 of the Revised 1374 Code. 1375 (G) "Person" includes the state, a political subdivision, 1376 another state or local entity, the United States and any agency 1377

seq., as amended, or any regulation adopted under that act, or

or instrumentality of it, and any legal entity defined as a 1378 person under section 1.59 of the Revised Code. 1379

Page 47

1352

(H) "Record," when used as a noun, means information that 1380 is inscribed on a tangible medium or that is stored in an 1381 electronic or other medium and is retrievable in perceivable 1382 form. 1383 Sec. 6109.08. (A) The director of environmental protection 1384 shall not approve plans for construction, installation, or 1385 substantial modification of a community water system which that 1386 serves fewer than five hundred service connections, or any part 1387 of such a system, except a system owned and operated by a public 1388 entity, a system which supplies water only to premises owned by 1389 the water supplier, or a system regulated by the public 1390 utilities commission, unless the owner or operator of such the 1391 system or part thereof has deposited in escrow provided 1392 financial assurance, in a form acceptable to the director, in an 1393 amount equal to fifteen per cent of the cost of the system or 1394 part thereof owned by him the owner or operator, but not to 1395 exceed fifty one hundred thousand dollars. 1396 (B) If a system for which an escrow financial assurance is 1397 required under division (A) of this section is not properly 1398 constructed, maintained, repaired, or operated, the director may 1399 order the owner or operator of such the system or part thereof 1400 to correct the deficiencies, and shall authorize the use of the 1401 funds in the escrow money from the financial assurance as 1402 necessary to enable compliance with his the order. When funds 1403 are withdrawn from an escrow account money from the financial 1404 assurance is used, they shall be replaced by the owner or the 1405

operator of such the system or part thereof <u>shall replace such</u> 1406

money within six months of withdrawal_its use.

S. B. No₍333 or purposes of this section, "community water system" Page 49 1408 As Introduced means a public water system that serves at least fifteen service 1409 connections used by year-round residents or <u>which_that</u>regularly 1410 serves at least twenty-five year-round residents. 1411

For purposes of this section, "public entity" means the1412federal government, the state, any political subdivision, and1413any agency, institution, or instrumentality thereof.1414

Sec. 6109.24. A public water system that is a community 1415 water system, or that is not a community water system and serves 1416 a nontransient population, and that proposes to commence 1417 providing water to the public after October 1, 1999, shall 1418 include with the submission of plans required under section 1419 6109.07 of the Revised Code documentation that demonstrates the 1420 technical, managerial, and financial capability of the system to 1421 comply with this chapter and rules adopted under it. (A) The 1422 director of environmental protection shall adopt, and may amend 1423 and rescind, rules pursuant to section 6109.04 of the Revised 1424 Code establishing requirements governing the demonstration of 1425 technical, managerial, and financial capability for the purposes 1426 of this section. 1427

The director may deny approval of plans submitted under1428section 6109.07 of the Revised Code if the public water system1429that submitted the plans (B) (1) A public water system shall1430demonstrate the technical, managerial, and financial capability1431of the system to comply with this chapter and rules adopted1432under it by implementing an asset management program not later1433than October 1, 2018.1434

(2) Notwithstanding division (B) (1) of this section, the1435director may require a public water system to complete an asset1436management program prior to October 1, 2018.1437

(3)A public water system shall include in the asset

Page 50

1438

management program all of the following: 1439 (a) An inventory and evaluation of all assets; 1440 (b) Operation and maintenance programs; 1441 1442 (c) An emergency preparedness and contingency planning program; 1443 (d) Criteria and timelines for infrastructure 1444 rehabilitation and replacement; 1445 (e) Approved capacity projections and capital improvement 1446 1447 planning; 1448 (f) A long-term funding strategy to support asset management program implementation. 1449 (C) If requested by the director, a public water system 1450 shall submit a written description of the system's asset 1451 management program to the director. The system shall submit the 1452 written description not later than thirty days after the date of 1453 1454 the request. (D) If a public water system fails to demonstrate 1455 technical, managerial, and financial capability in accordance 1456 with this section and rules adopted under it, the director may 1457 take any action authorized by this chapter or rules adopted 1458 under it to improve and ensure the capability of the public 1459 water system, including denying a plan submitted under section 1460 6109.07 of the Revised Code. 1461 Sec. 6109.25. (A)(1) Upon petition by the director of 1462 environmental protection, a court of common pleas may appoint a 1463 receiver to take possession of and operate a public water system 1464 that serves fewer than five hundred service connections when 1465

conditions existing at the public water system present a threat 1465

to public health or welfare. However, division (A)(1) of this	1467
section does not apply to a system owned and operated by a	1468
public entity or a system regulated by the public utilities	1469
commission.	1470
(2) The director shall include all of the following in a	1471
petition:	1472
(a) A description of the specific conditions existing at	1473
the public water system which present a threat to public health	1474
<u>or welfare;</u>	1475
(b) A statement of the absence of other adequate remedies	1476
at law;	1477
(c) The population served by the public water system;	1478
(d) A statement that declares both of the following:	1479
(i) The facts concerning the conditions at the public water	1480
system have been brought to the attention of the owner and	1481
operator or that efforts to contact the owner or operator have	1482
been unsuccessful;	1483
(ii) The conditions have not been remedied within a	1484
reasonable period of time or that the conditions, though	1485
remedied periodically, habitually exist at the public water	1486
system as a pattern or practice.	1487
(e) The name and address of the owner of the public water	1488
system.	1489
(B)(1) The court in which a petition is filed shall notify	1490
the owner of the public water system of the filing. The director	1491
shall send notice of the filing to all of the following:	1492
(a) The appropriate local board of health;	1493

(b)Customers of the public water system;	1494
(c)Any other appropriate persons identified by the	1495
director.	1496
(2) The court shall conduct a hearing on the petition	1497
within five court days of the day it is filed, except that the	1498
court may appoint a receiver prior to that time if the court	1499
determines that the circumstances necessitate such action.	1500
Following a hearing on the petition, and upon a determination	1501
that the appointment of a receiver is warranted, the court shall	1502
appoint a receiver and notify the director and the appropriate	1503
persons of the appointment.	1504
(C)In establishing a receivership, the court shall set	1505
forth the powers and duties of the receiver. The court may	1506
authorize the receiver to take actions necessary to safely and	1507
efficiently operate the public water system within the	1508
requirements of state and federal law. However, the court shall	1509
require the receiver to obtain court approval prior to making	1510
any single expenditure of more than fifteen thousand dollars.	1511
The court shall closely review the conduct of the receiver it	1512
has appointed and shall require regular and detailed reports.	1513
(D) The court shall terminate a receivership established	1514
pursuant to this section following notification of the	1515
appropriate parties and a hearing, if the court determines	1516
either of the following:	1517
(1) The public water system has been closed and is no	1518
longer operating.	1519
(2)Circumstances no longer exist at the public water system	1520
that present a threat to public health or welfare, and there is	1521
no deficiency in the public water system that is likely	1522

obey the orders of the court.

to create a future risk of harm. Notwithstanding division (D)(2) of this section, the court 1524 shall not terminate a receivership for a public water system 1525 that has previously operated under another receivership, under 1526 the same owner, unless the responsibility for the operation of 1527 the public water system is transferred to an owner or operator 1528 approved by the court and the director. 1529 (E)(1) The court shall not appoint a person with an 1530 interest in the public water system as a receiver. 1531 (2) To assist the court in identifying persons qualified 1532 to be named as receivers, the director may maintain a list of 1533 the names of such persons. The director may, in accordance with 1534 Chapter 119. of the Revised Code, adopt rules establishing 1535 standards for evaluating persons desiring to be included on such 1536 1537 a list. (F) Prior to acting as a receiver, the receiver must be 1538 sworn to perform the duties of receiver faithfully, and, with 1539 surety approved by the court. The receiver shall execute a bond 1540 in an amount required by the court, to the effect that the 1541 receiver will faithfully discharge the duties of receiver and 1542

(G)Under control of the appointing court, a receiver may 1544 bring and defend actions in the receiver's own name as receiver 1545 and take and keep possession of property. The court shall 1546 authorize the receiver to do the following: 1547

(1)Collect payment for all goods and services provided to 1548 persons served by the public water system during the period of 1549 the receivership at the same rate as was charged by the owner at 1550 the time the petition for receivership was filed, unless a 1551

1523

1543

different rate is set by the court; 1552 (2) Honor all leases, mortgages, and secured transactions 1553 governing all buildings, goods, and fixtures of which the 1554 receiver has taken possession and continues to use, subject to 1555 the following conditions: 1556 (a) In the case of a rental agreement, only to the extent 1557 of payments that are for the use of the property during the 1558 period of the receivership; 1559 (b) In the case of a purchase agreement only to the extent 1560 of payments that come due during the period of the receivership. 1561 (3) Make periodic reports on the status of the public 1562 water system to the director; 1563 (4) Compromise demands or claims; 1564 (5) Take actions necessary for the operation of the public 1565 water system in compliance with this chapter and the rules 1566 adopted under it. 1567 (6)Perform any other action regarding the public water 1568 system as the court authorizes. 1569 (H) Notwithstanding any other provision of law, contracts 1570 which are necessary to carry out the powers and duties of the 1571 receiver need not be competitively bid. 1572 (I)Neither the receiver nor the director is liable for 1573 debts incurred by the owner or operator of a public water system 1574 for which a receiver has been appointed. 1575 (J) The director shall provide technical assistance to any 1576 receiver appointed pursuant to this section. 1577

Sec. 6111.03. The director of environmental protection may 1578

thereon;

Page 55

1595

do any of the following:	1579
(A) Develop plans and programs for the prevention,	1580
control, and abatement of new or existing pollution of the	1581
waters of the state;	1582
(B) Advise, consult, and cooperate with other agencies of	1583
the state, the federal government, other states, and interstate	1584
agencies and with affected groups, political subdivisions, and	1585
industries in furtherance of the purposes of this chapter.	1586
Before adopting, amending, or rescinding a standard or rule	1587
pursuant to division (G) of this section or section 6111.041 or	1588
6111.042 of the Revised Code, the director shall do all of the	1589
following:	1590
(1) Mail notice to each statewide organization that the	1591
director determines represents persons who would be affected by	1592
the proposed standard or rule, amendment thereto, or rescission	1593
thereof at least thirty-five days before any public hearing	1594

(2) Mail a copy of each proposed standard or rule,
amendment thereto, or rescission thereof to any person who
requests a copy, within five days after receipt of the request
therefor;

(3) Consult with appropriate state and local government
agencies or their representatives, including statewide
organizations of local government officials, industrial
1602
representatives, and other interested persons.

Although the director is expected to discharge these duties1604diligently, failure to mail any such notice or copy or to so1605consult with any person shall not invalidate any proceeding or1606action of the director.1607

S. B. No. 333 As Introduced

(C) Administer grants from the federal government and from	1608
other sources, public or private, for carrying out any of its	1609
functions, all such moneys to be deposited in the state treasury	1610
and kept by the treasurer of state in a separate fund subject to	1611
the lawful orders of the director;	1612
(D) Administer state grants for the construction of sewage	1613
and waste collection and treatment works;	1614
(E) Encourage, participate in, or conduct studies,	1615
investigations, research, and demonstrations relating to water	1616
pollution, and the causes, prevention, control, and abatement	1617
thereof, that are advisable and necessary for the discharge of	1618
the director's duties under this chapter;	1619
(F) Collect and disseminate information relating to water	1620
pollution and prevention, control, and abatement thereof;	1621
(G) Adopt, amend, and rescind rules in accordance with	1622
Chapter 119. of the Revised Code governing the procedure for	1623
hearings, the filing of reports, the issuance of permits, the	1624
issuance of industrial water pollution control certificates, and	1625
all other matters relating to procedure;	1626
	1
(H) Issue, modify, or revoke orders to prevent, control,	1627
(H) Issue, modify, or revoke orders to prevent, control, or abate water pollution by such means as the following:	1627 1628
or abate water pollution by such means as the following:	1628
or abate water pollution by such means as the following: (1) Prohibiting or abating discharges of sewage,	1628 1629
or abate water pollution by such means as the following: (1) Prohibiting or abating discharges of sewage, industrial waste, or other wastes into the waters of the state;	1628 1629 1630
<pre>or abate water pollution by such means as the following: (1) Prohibiting or abating discharges of sewage, industrial waste, or other wastes into the waters of the state; (2) Requiring the construction of new disposal systems or</pre>	1628 1629 1630 1631

a sewerage system when the connections or extensions would

Page 56

1635

result in an increase in the polluting properties of the 1636 effluent from the system when discharged into any waters of the 1637 state; 1638

(4) Requiring compliance with any standard or rule adopted
 under sections 6111.01 to 6111.05 of the Revised Code or term or
 1640
 condition of a permit.

In the making of those orders, wherever compliance with a 1642 rule adopted under section 6111.042 of the Revised Code is not 1643 involved, consistent with the Federal Water Pollution Control 1644 Act, the director shall give consideration to, and base the 1645 determination on, evidence relating to the technical feasibility 1646 and economic reasonableness of complying with those orders and 1647 to evidence relating to conditions calculated to result from 1648 compliance with those orders, and their relation to benefits to 1649 the people of the state to be derived from such compliance in 1650 accomplishing the purposes of this chapter. 1651

(I) Review plans, specifications, or other data relative
to disposal systems or any part thereof in connection with the
1653
issuance of orders, permits, and industrial water pollution
1654
control certificates under this chapter;

(J)(1) Issue, revoke, modify, or deny sludge management 1656 permits and permits for the discharge of sewage, industrial 1657 waste, or other wastes into the waters of the state, and for the 1658 installation or modification of disposal systems or any parts 1659 thereof in compliance with all requirements of the Federal Water 1660 Pollution Control Act and mandatory regulations adopted 1661 thereunder, including regulations adopted under section 405 of 1662 the Federal Water Pollution Control Act, and set terms and 1663 conditions of permits, including schedules of compliance, where 1664 necessary. In issuing permits for sludge management, the 1665

S. B. No. 333 As Introduced

director shall not allow the placement of sewage sludge on 1666 frozen ground in conflict with rules adopted under this chapter. 1667 Any person who discharges, transports, or handles storm water 1668 from an animal feeding facility, as defined in section 903.01 of 1669 the Revised Code, or pollutants from a concentrated animal 1670 feeding operation, as both terms are defined in that section, is 1671 not required to obtain a permit under division (J)(1) of this 1672 section for the installation or modification of a disposal 1673 system involving pollutants or storm water or any parts of such 1674 a system on and after the date on which the director of 1675 agriculture has finalized the program required under division 1676 (A) (1) of section 903.02 of the Revised Code. In addition, any 1677 person who discharges, transports, or handles storm water from 1678 an animal feeding facility, as defined in section 903.01 of the 1679 Revised Code, or pollutants from a concentrated animal feeding 1680 operation, as both terms are defined in that section, is not 1681 required to obtain a permit under division (J)(1) of this 1682 section for the discharge of storm water from an animal feeding 1683 facility or pollutants from a concentrated animal feeding 1684 operation on and after the date on which the United States 1685 environmental protection agency approves the NPDES program 1686 submitted by the director of agriculture under section 903.08 of 1687 the Revised Code. 1688

Any permit terms and conditions set by the director shall 1689 be designed to achieve and maintain full compliance with the 1690 national effluent limitations, national standards of performance 1691 for new sources, and national toxic and pretreatment effluent 1692 standards set under that act, and any other mandatory 1693 requirements of that act that are imposed by regulation of the 1694 administrator of the United States environmental protection 1695 agency. If an applicant for a sludge management permit also 1696 applies for a related permit for the discharge of sewage,1697industrial waste, or other wastes into the waters of the state,1698the director may combine the two permits and issue one permit to1699the applicant.1700

A sludge management permit is not required for an entity 1701 that treats or transports sewage sludge or for a sanitary 1702 landfill when all of the following apply: 1703

(a) The entity or sanitary landfill does not generate the 1704sewage sludge. 1705

(b) Prior to receipt at the sanitary landfill, the entity
has ensured that the sewage sludge meets the requirements
established in rules adopted by the director under section
3734.02 of the Revised Code concerning disposal of municipal
solid waste in a sanitary landfill.

(c) Disposal of the sewage sludge occurs at a sanitary
1711
landfill that complies with rules adopted by the director under
section 3734.02 of the Revised Code.
1713

As used in division (J)(1) of this section, "sanitary 1714 landfill" means a sanitary landfill facility, as defined in 1715 rules adopted under section 3734.02 of the Revised Code, that is 1716 licensed as a solid waste facility under section 3734.05 of the 1717 Revised Code. 1718

(2) An application for a permit or renewal thereof shallbe denied if any of the following applies:1720

(a) The secretary of the army determines in writing thatanchorage or navigation would be substantially impaired thereby;1722

(b) The director determines that the proposed discharge or 1723source would conflict with an areawide waste treatment 1724

management plan adopted in accordance with section 208 of the	1725
Federal Water Pollution Control Act;	1726
(c) The administrator of the United States environmental	1727
protection agency objects in writing to the issuance or renewal	1728
of the permit in accordance with section 402 (d) of the Federal	1729
Water Pollution Control Act;	1730
(d) The application is for the discharge of any	1731
radiological, chemical, or biological warfare agent or high-	1732
level radioactive waste into the waters of the United States.	1733
(3) To achieve and maintain applicable standards of	1734
quality for the waters of the state adopted pursuant to section	1735
6111.041 of the Revised Code, the director shall impose, where	1736
necessary and appropriate, as conditions of each permit, water	1737
quality related effluent limitations in accordance with sections	1738
301, 302, 306, 307, and 405 of the Federal Water Pollution	1739
Control Act and, to the extent consistent with that act, shall	1740
give consideration to, and base the determination on, evidence	1741
relating to the technical feasibility and economic	1742
reasonableness of removing the polluting properties from those	1743
wastes and to evidence relating to conditions calculated to	1744
result from that action and their relation to benefits to the	1745
people of the state and to accomplishment of the purposes of	1746
this chapter.	1747

(4) Where a discharge having a thermal component from a
source that is constructed or modified on or after October 18,
1972, meets national or state effluent limitations or more
1750 stringent permit conditions designed to achieve and maintain
1751 compliance with applicable standards of quality for the waters
of the state, which limitations or conditions will ensure
protection and propagation of a balanced, indigenous population

of shellfish, fish, and wildlife in or on the body of water into 1755 which the discharge is made, taking into account the interaction 1756 of the thermal component with sewage, industrial waste, or other 1757 wastes, the director shall not impose any more stringent 1758 limitation on the thermal component of the discharge, as a 1759 condition of a permit or renewal thereof for the discharge, 1760 during a ten-year period beginning on the date of completion of 1761 the construction or modification of the source, or during the 1762 period of depreciation or amortization of the source for the 1763 purpose of section 167 or 169 of the Internal Revenue Code of 1764 1954, whichever period ends first. 1765

(5) The director shall specify in permits for the discharge 1766 of sewage, industrial waste, and other wastes, the net volume, 1767 net weight, duration, frequency, and, where necessary, 1768 concentration of the sewage, industrial waste, and other wastes 1769 that may be discharged into the waters of the state. The 1770 director shall specify in those permits and in sludge management 1771 permits that the permit is conditioned upon payment of 1772 applicable fees as required by section 3745.11 of the Revised 1773 Code and upon the right of the director's authorized 1774 representatives to enter upon the premises of the person to whom 1775 the permit has been issued for the purpose of determining 1776 compliance with this chapter, rules adopted thereunder, or the 1777 terms and conditions of a permit, order, or other determination. 1778 The director shall issue or deny an application for a sludge 1779 management permit or a permit for a new discharge, for the 1780 installation or modification of a disposal system, or for the 1781 renewal of a permit, within one hundred eighty days of the date 1782 on which a complete application with all plans, specifications, 1783 construction schedules, and other pertinent information required 1784 by the director is received. 1785

S. B. No. 333 As Introduced

(6) The director may condition permits upon the 1786 installation of discharge or water quality monitoring equipment 1787 or devices and the filing of periodic reports on the amounts and 1788 contents of discharges and the quality of receiving waters that 1789 the director prescribes. The director shall condition each 1790 permit for a government-owned disposal system or any other 1791 "treatment works" as defined in the Federal Water Pollution 1792 Control Act upon the reporting of new introductions of 1793 industrial waste or other wastes and substantial changes in 1794 volume or character thereof being introduced into those systems 1795 or works from "industrial users" as defined in section 502 of 1796 that act, as necessary to comply with section 402(b)(8) of that 1797 act; upon the identification of the character and volume of 1798 pollutants subject to pretreatment standards being introduced 1799 into the system or works; and upon the existence of a program to 1800 ensure compliance with pretreatment standards by "industrial 1801 users" of the system or works. In requiring monitoring devices 1802 and reports, the director, to the extent consistent with the 1803 Federal Water Pollution Control Act, shall give consideration to 1804 technical feasibility and economic reasonableness and shall 1805 allow reasonable time for compliance. 1806

(7) A permit may be issued for a period not to exceed five 1807 years and may be renewed upon application for renewal. In 1808 renewing a permit, the director shall consider the compliance 1809 history of the permit holder and may deny the renewal if the 1810 director determines that the permit holder has not complied with 1811 the terms and conditions of the existing permit. A permit may be 1812 modified, suspended, or revoked for cause, including, but not 1813 limited to, violation of any condition of the permit, obtaining 1814 a permit by misrepresentation or failure to disclose fully all 1815 relevant facts of the permitted discharge or of the sludge use, 1816

storage, treatment, or disposal practice, or changes in any 1817 condition that requires either a temporary or permanent 1818 reduction or elimination of the permitted activity. No 1819 application shall be denied or permit revoked or modified 1820 without a written order stating the findings upon which the 1821 denial, revocation, or modification is based. A copy of the 1822 order shall be sent to the applicant or permit holder by 1823 certified mail. 1824 (K) Institute or cause to be instituted in any court of 1825 competent jurisdiction proceedings to compel compliance with 1826 this chapter or with the orders of the director issued under 1827 this chapter, or to ensure compliance with sections 204(b), 307, 1828 308, and 405 of the Federal Water Pollution Control Act; 1829 (L) Issue, deny, revoke, or modify industrial water 1830 pollution control certificates; 1831 (M) Certify to the government of the United States or any 1832 agency thereof that an industrial water pollution control 1833 facility is in conformity with the state program or requirements 1834

for the control of water pollution whenever the certification1835may be required for a taxpayer under the Internal Revenue Code1836of the United States, as amended;1837

(N) Issue, modify, and revoke orders requiring any 1838 "industrial user" of any publicly owned "treatment works" as 1839 defined in sections 212(2) and 502(18) of the Federal Water 1840 Pollution Control Act to comply with pretreatment standards; 1841 establish and maintain records; make reports; install, use, and 1842 maintain monitoring equipment or methods, including, where 1843 appropriate, biological monitoring methods; sample discharges in 1844 accordance with methods, at locations, at intervals, and in a 1845 manner that the director determines; and provide other 1846

information that is necessary to ascertain whether or not there 1847 is compliance with toxic and pretreatment effluent standards. In 1848 issuing, modifying, and revoking those orders, the director, to 1849 the extent consistent with the Federal Water Pollution Control 1850 Act, shall give consideration to technical feasibility and 1851 economic reasonableness and shall allow reasonable time for 1852 compliance. 1853 (O) Exercise all incidental powers necessary to carry out 1854 the purposes of this chapter; 1855 (P) Certify Pursuant to section 401 of the Federal Water 1856 Pollution Control Act, do both of the following: 1857 (1) Issue or deny a section 401 water quality certification 1858 to, or waive a section 401 water quality <u>certification for</u>, any 1859 applicant for a federal license or permit to conduct any 1860 activity that may result in any discharge into the waters of the 1861 state that the discharge will comply with the Federal Water 1862 Pollution Control Act; 1863 (2) Revoke, transfer, or, at the request or concurrence of 1864 the certification holder, modify a section 401 water quality 1865 certification. 1866 (Q) Administer and enforce the publicly owned treatment 1867 works pretreatment program in accordance with the Federal Water 1868 Pollution Control Act. In the administration of that program, 1869 the director may do any of the following: 1870 (1) Apply and enforce pretreatment standards; 1871 (2) Approve and deny requests for approval of publicly 1872 owned treatment works pretreatment programs, oversee those 1873 programs, and implement, in whole or in part, those programs 1874 under any of the following conditions: 1875

(a) The director has denied a request for approval of the 1876 publicly owned treatment works pretreatment program; 1877 (b) The director has revoked the publicly owned treatment 1878 1879 works pretreatment program; (c) There is no pretreatment program currently being 1880 implemented by the publicly owned treatment works; 1881 (d) The publicly owned treatment works has requested the 1882 director to implement, in whole or in part, the pretreatment 1883 1884 program. 1885 (3) Require that a publicly owned treatment works pretreatment program be incorporated in a permit issued to a 1886 publicly owned treatment works as required by the Federal Water 1887 Pollution Control Act, require compliance by publicly owned 1888 treatment works with those programs, and require compliance by 1889 industrial users with pretreatment standards; 1890 (4) Approve and deny requests for authority to modify 1891 categorical pretreatment standards to reflect removal of 1892 pollutants achieved by publicly owned treatment works; 1893 (5) Deny and recommend approval of requests for 1894 fundamentally different factors variances submitted by 1895 industrial users; 1896 (6) Make determinations on categorization of industrial 1897 users; 1898 (7) Adopt, amend, or rescind rules and issue, modify, or 1899 revoke orders necessary for the administration and enforcement 1900 of the publicly owned treatment works pretreatment program. 1901 Any approval of a publicly owned treatment works 1902 pretreatment program may contain any terms and conditions, 1903

including schedules of compliance, that are necessary to achieve 1904 compliance with this chapter. 1905 (R) Except as otherwise provided in this division, adopt 1906 rules in accordance with Chapter 119. of the Revised Code 1907 establishing procedures, methods, and equipment and other 1908 requirements for equipment to prevent and contain discharges of 1909 oil and hazardous substances into the waters of the state. The 1910 rules shall be consistent with and equivalent in scope, content, 1911 and coverage to section 311(j)(1)(c) of the Federal Water 1912 Pollution Control Act and regulations adopted under it. The 1913 director shall not adopt rules under this division relating to 1914 discharges of oil from oil production facilities and oil 1915 drilling and workover facilities as those terms are defined in 1916 that act and regulations adopted under it. 1917 (S)(1) Administer and enforce a program for the regulation 1918 of sludge management in this state. In administering the 1919

program, the director, in addition to exercising the authority 1920 provided in any other applicable sections of this chapter, may 1921 do any of the following: 1922

(a) Develop plans and programs for the disposal and 1923 utilization of sludge and sludge materials; 1924

(b) Encourage, participate in, or conduct studies, 1925 investigations, research, and demonstrations relating to the 1926 disposal and use of sludge and sludge materials and the impact 1927 of sludge and sludge materials on land located in the state and 1928 on the air and waters of the state; 1929

(c) Collect and disseminate information relating to the 1930 disposal and use of sludge and sludge materials and the impact 1931 of sludge and sludge materials on land located in the state and 1932

on the air and waters of the state;

(d) Issue, modify, or revoke orders to prevent, control,
or abate the use and disposal of sludge and sludge materials or
the effects of the use of sludge and sludge materials on land
located in the state and on the air and waters of the state;

(e) Adopt and enforce, modify, or rescind rules necessary
for the implementation of division (S) of this section. The
rules reasonably shall protect public health and the
environment, encourage the beneficial reuse of sludge and sludge
1940
materials, and minimize the creation of nuisance odors.

The director may specify in sludge management permits the 1943 net volume, net weight, quality, and pollutant concentration of 1944 the sludge or sludge materials that may be used, stored, 1945 treated, or disposed of, and the manner and frequency of the 1946 use, storage, treatment, or disposal, to protect public health 1947 and the environment from adverse effects relating to those 1948 activities. The director shall impose other terms and conditions 1949 to protect public health and the environment, minimize the 1950 creation of nuisance odors, and achieve compliance with this 1951 chapter and rules adopted under it and, in doing so, shall 1952 consider whether the terms and conditions are consistent with 1953 the goal of encouraging the beneficial reuse of sludge and 1954 1955 sludge materials.

The director may condition permits on the implementation of 1956 treatment, storage, disposal, distribution, or application 1957 management methods and the filing of periodic reports on the 1958 amounts, composition, and quality of sludge and sludge materials 1959 that are disposed of, used, treated, or stored. 1960

An approval of a treatment works sludge disposal program 1961

1933

may contain any terms and conditions, including schedules of 1962 compliance, necessary to achieve compliance with this chapter 1963 and rules adopted under it. 1964

(2) As a part of the program established under division 1965 (S) (1) of this section, the director has exclusive authority to 1966 regulate sewage sludge management in this state. For purposes of 1967 division (S)(2) of this section, that program shall be 1968 consistent with section 405 of the Federal Water Pollution 1969 Control Act and regulations adopted under it and with this 1970 section, except that the director may adopt rules under division 1971 (S) of this section that establish requirements that are more 1972 stringent than section 405 of the Federal Water Pollution 1973 Control Act and regulations adopted under it with regard to 1974 monitoring sewage sludge and sewage sludge materials and 1975 establishing acceptable sewage sludge management practices and 1976 pollutant levels in sewage sludge and sewage sludge materials. 1977

This chapter authorizes the state to participate in any 1978 national sludge management program and the national pollutant 1979 discharge elimination system, to administer and enforce the 1980 publicly owned treatment works pretreatment program, and to 1981 issue permits for the discharge of dredged or fill materials, in 1982 accordance with the Federal Water Pollution Control Act. This 1983 chapter shall be administered, consistent with the laws of this 1984 state and federal law, in the same manner that the Federal Water 1985 Pollution Control Act is required to be administered. 1986

(T) Develop technical guidance and offer technical
assistance, upon request, for the purpose of minimizing wind or
water erosion of soil, and assist in compliance with permits for
storm water management issued under this chapter and rules
adopted under it.

(U) Study, examine, and calculate nutrient loading from 1992 point and nonpoint sources in order to determine comparative 1993 contributions by those sources and to utilize the information 1994 derived from those calculations to determine the most 1995 environmentally beneficial and cost-effective mechanisms to 1996 reduce nutrient loading to watersheds in the Lake Erie basin and 1997 the Ohio river basin. In order to evaluate nutrient loading 1998 contributions, the director or the director's designee shall 1999 conduct a study of the nutrient mass balance for both point and 2000 nonpoint sources in watersheds in the Lake Erie basin and the 2001 Ohio river basin using available data, including both of the 2002 following: 2003

- (1) Data on water quality and stream flow; 2004
- (2) Data on point source discharges into those watersheds. 2005

The director or the director's designee shall report and 2006 update the results of the study to coincide with the release of 2007 the Ohio integrated water quality monitoring and assessment 2008 report prepared by the director. 2009

This section does not apply to residual farm products and 2010 manure disposal systems and related management and conservation 2011 practices subject to rules adopted pursuant to division (E)(1) 2012 of section 939.02 of the Revised Code. For purposes of this 2013 exclusion, "residual farm products" and "manure" have the same 2014 meanings as in section 939.01 of the Revised Code. However, 2015 until the date on which the United States environmental 2016 protection agency approves the NPDES program submitted by the 2017 director of agriculture under section 903.08 of the Revised 2018 Code, this exclusion does not apply to animal waste treatment 2019 works having a controlled direct discharge to the waters of the 2020 state or any concentrated animal feeding operation, as defined 2021

in 40 C.F.R. 122.23(b)(2). On and after the date on which the 2022 United States environmental protection agency approves the NPDES 2023 program submitted by the director of agriculture under section 2024 903.08 of the Revised Code, this section does not apply to storm 2025 water from an animal feeding facility, as defined in section 2026 903.1 of the Revised Code, or to pollutants discharged from a 2027 concentrated animal feeding operation, as both terms are defined 2028 in that section. Neither of these exclusions applies to the 2029 discharge of animal waste into a publicly owned treatment works. 2030

Not later than December 1, 2016, a publicly owned treatment 2031 works with a design flow of one million gallons per day 2032 or more, or designated as a major discharger by the director, 2033 shall be required to begin monthly monitoring of total and 2034 dissolved reactive phosphorus pursuant to a new NPDES permit, 2035 an NPDES permit renewal, or a director-initiated modification. 2036 The director shall include in each applicable new NPDES 2037 permit, NPDES permit renewal, or director-initiated modification 2038 a requirement that such monitoring be conducted. A director-2039 initiated modification for that purpose shall be considered and 2040 processed as a minor modification pursuant to Ohio 2041 Administrative Code 3745-33-04. In addition, not later than 2042 December 1, 2017, a publicly owned treatment works with a design 2043 flow of one million gallons per day or more that, on July 3, 2044 2015, is not subject to a phosphorus limit shall complete and 2045 submit to the director a study that evaluates the technical and 2046 financial capability of the existing treatment facility to 2047 reduce the final effluent discharge of phosphorus to one 2048 milligram per liter using possible source reduction measures, 2049 operational procedures, and unit process configurations. 2050

Sec. 6111.04. (A) Both of the following apply except as2051otherwise provided in division (A) or (F) of this section:2052

(1) No person shall cause pollution or place or cause to
2053
be placed any sewage, sludge, sludge materials, industrial
2054
waste, or other wastes in a location where they cause pollution
2055
of any waters of the state.

(2) Such an action prohibited under division (A) (1) of 2057this section is hereby declared to be a public nuisance. 2058

Divisions (A) (1) and (2) of this section do not apply if 2059 the person causing pollution or placing or causing to be placed 2060 wastes in a location in which they cause pollution of any waters 2061 of the state holds a valid, unexpired permit, or renewal of a 2062 permit, governing the causing or placement as provided in 2063 sections 6111.01 to 6111.08 of the Revised Code or if the 2064 person's application for renewal of such a permit is pending. 2065

(B) If the director of environmental protection administers
a sludge management program pursuant to division (S)
of section 6111.03 of the Revised Code, both of the following
apply except as otherwise provided in division (B) or (F) of
this section:

(1) No person, in the course of sludge management, shall 2071

place on land located in the state or release into the air of2072the state any sludge or sludge materials.2073

(2) An action prohibited under division (B) (1) of this2074section is hereby declared to be a public nuisance.2075

Divisions (B) (1) and (2) of this section do not apply if 2076 the person placing or releasing the sludge or sludge materials 2077 holds a valid, unexpired permit, or renewal of a permit, 2078 governing the placement or release as provided in sections 2079 6111.01 to 6111.08 of the Revised Code or if the person's 2080 application for renewal of such a permit is pending. 2081

(C) No person to whom a permit has been issued shall place
or discharge, or cause to be placed or discharged, in any waters
of the state any sewage, sludge, sludge materials, industrial
2084
waste, or other wastes in excess of the permissive discharges
specified under an existing permit without first receiving a
2085
permit from the director to do so.

(D) No person to whom a sludge management permit has been 2088 issued shall place on the land or release into the air of the 2089 state any sludge or sludge materials in excess of the permissive 2090 amounts specified under the existing sludge management permit 2091 without first receiving a modification of the existing sludge 2092 management permit or a new sludge management permit to do so 2093 from the director. 2094

(E) The director may require the submission of plans, 2095
specifications, and other information that the director 2096
considers relevant in connection with the issuance of permits. 2097

(F) This section does not apply to any of the following:

(1) Waters used in washing sand, gravel, other aggregates, 2099 or mineral products when the washing and the ultimate disposal 2100 of the water used in the washing, including any sewage, 2101 industrial waste, or other wastes contained in the waters, are 2102 entirely confined to the land under the control of the person 2103 engaged in the recovery and processing of the sand, gravel, 2104 other aggregates, or mineral products and do not result in the 2105 pollution of waters of the state; 2106

(2) Water, gas, or other material injected into a well to
facilitate, or that is incidental to, the production of oil,
gas, artificial brine, or water derived in association with oil
or gas production and disposed of in a well, in compliance with
2107

2098

a permit issued under Chapter 1509. of the Revised Code, or 2111 sewage, industrial waste, or other wastes injected into a well 2112 in compliance with an injection well operating permit. Division 2113 (F) (2) of this section does not authorize, without a permit, any 2114 discharge that is prohibited by, or for which a permit is 2115 required by, regulation of the United States environmental 2116 protection agency. 2117

(3) Application of any materials to land for agricultural 2118 2119 purposes or runoff of the materials from that application or pollution by residual farm products, manure, or soil sediment, 2120 including attached substances, resulting from farming, 2121 silvicultural, or earthmoving activities regulated by Chapter 2122 307. or 939. of the Revised Code. Division (F)(3) of this 2123 section does not authorize, without a permit, any discharge that 2124 is prohibited by, or for which a permit is required by, the 2125 Federal Water Pollution Control Act or regulations adopted under 2126 it. As used in division (F)(3) of this section, "residual farm 2127 products" and "manure" have the same meanings as in section 2128 939.01 of the Revised Code. 2129

(4) The excrement of domestic and farm animals defecated
on land or runoff therefrom into any waters of the state.
Division (F) (4) of this section does not authorize, without a
permit, any discharge that is prohibited by, or for which a
permit is required by, the Federal Water Pollution Control Act
or regulations adopted under it.

(5) On and after the date on which the United States
environmental protection agency approves the NPDES program
submitted by the director of agriculture under section 903.08 of
the Revised Code, any discharge that is within the scope of the
approved NPDES program submitted by the director of agriculture;

(6) The discharge of sewage, industrial waste, or other 2141 wastes into a sewerage system tributary to a treatment works. 2142 Division (F)(6) of this section does not authorize any discharge 2143 into a publicly owned treatment works in violation of a 2144 pretreatment program applicable to the publicly owned treatment 2145 works or any discharge to a privately owned treatment works in 2146 violation of any permit conditions established in accordance 2147 with 40 C.F.R. 122.44(m). 2148

2149 (7) A household sewage treatment system or a small flow on-site sewage treatment system, as applicable, as defined in 2150 section 3718.01 of the Revised Code that is installed in 2151 compliance with Chapter 3718. of the Revised Code and rules 2152 adopted under it. Division (F) (7) of this section does not 2153 authorize, without a permit, any discharge that is prohibited 2154 by, or for which a permit is required by, regulation of the 2155 United States environmental protection agency. 2156

(8) Exceptional quality sludge generated outside of this
state and contained in bags or other containers not greater than
one hundred pounds in capacity. As used in division (F) (8) of
this section, "exceptional quality sludge" has the same meaning
as in division (Y) of section 3745.11 of the Revised Code.

(G) The holder of a permit issued under section 402 (a) of 2162 the Federal Water Pollution Control Act need not obtain a permit 2163 for a discharge authorized by the permit until its expiration 2164 date. Except as otherwise provided in this division, the 2165 director of environmental protection shall administer and 2166 enforce those permits within this state and may modify their 2167 terms and conditions in accordance with division (J) of section 2168 6111.03 of the Revised Code. On and after the date on which the 2169 United States environmental protection agency approves the NPDES 2170

program submitted by the director of agriculture under section2171903.08 of the Revised Code, the director of agriculture shall2172administer and enforce those permits within this state that are2173issued for any discharge that is within the scope of the2174approved NPDES program submitted by the director of agriculture.2175

Sec. 6111.07. (A) No person shall violate or fail to2176perform any duty imposed by sections 6111.01 to 6111.08 or2177division (B) of section 6111.33 of the Revised Code or violate2178any order, rule, or term or condition of a permit issued or2179adopted by the director of environmental protection pursuant to2180those sections. Each day of violation is a separate offense.2181

(B) The attorney general, upon the written request of the 2182
director, shall prosecute any person who violates, or who fails 2183
to perform any duty imposed by, sections 6111.01 to 6111.08 or 2184
<u>division (B) of section 6111.33</u> of the Revised Code or who 2185
violates any order, rule, or condition of a permit issued or 2186
adopted by the director pursuant to those sections. 2187

The attorney general, upon written request of the director, 2188 shall bring an action for an injunction against any person 2189 violating or threatening to violate this chapter or violating 2190 or threatening to violate any order, rule, or condition 2191 of a permit issued or adopted by the director pursuant to 2192 this chapter. In an action for injunction to enforce any final 2193 order of the director brought pursuant to this section, the 2194 finding by the director, after hearing, is prima-facie evidence 2195 of the facts found therein. 2196

(C) No person knowingly shall submit false information or
 2197
 records or fail to submit information or records pertaining to
 2198
 discharges of sewage, industrial wastes, or other wastes or to
 2199
 sludge management required as a condition of a permit or
 2200

knowingly render inaccurate any monitoring device or other2201method required to be maintained by the director.2202

Sec. 6111.30. (A) Applications for a section 401 water 2203 quality certification required under division (P) of section 2204 of the Revised Code shall be submitted on forms provided by the 2205 director of environmental protection and shall include all 2206 information required on those forms as well as all of the 2207 following: 2208

(1) A copy of a letter from the United States army corps
of engineers documenting its jurisdiction over the wetlands,
streams, or other waters of the state that are the subject of
the section 401 water quality certification application;
2209

(2) If the project involves impacts to a wetland, a
wetland characterization analysis consistent with the Ohio rapid
2214
assessment method;
2215

(3) If the project involves a stream for which a specific
aquatic life use designation has not been made, data sufficient
2217
to determine the existing aquatic life use;
2218

(4) A specific and detailed mitigation proposal, including
(2219
the location and proposed real estate instrument or other
available mechanism for protecting the property long term;
2221

(5) Applicable fees; 2222

(6) Site photographs;

(7) Adequate documentation confirming that the applicant
 2224
 has requested comments from the department of natural resources
 2225
 and the United States fish and wildlife service regarding
 2226
 threatened and endangered species, including the presence or
 2227
 absence of critical habitat;

Page 76

2223

(8) Descriptions, schematics, and appropriate economic
 information concerning the applicant's preferred alternative,
 nondegradation alternatives, and minimum degradation
 alternatives for the design and operation of the project;
 2232

(9) The applicant's investigation report of the waters of
(2233
the United States in support of a section 404 permit application
(2234
concerning the project;
(9) The application
(9) Th

(10) A copy of the United States army corps of engineers' 2236
public notice regarding the section 404 permit application 2237
concerning the project. 2238

(B) Not later than fifteen business days after the receipt 2239 of an application for a section 401 water quality certification, 2240 the director shall review the application to determine if it is 2241 complete and shall notify the applicant in writing as to whether 2242 the application is complete. If the director fails to notify the 2243 applicant within fifteen business days regarding the 2244 completeness of the application, the application is considered 2245 complete. If the director determines that the application is not 2246 complete, the director shall include with the written 2247 notification an itemized list of the information or materials 2248 that are necessary to complete the application. If the applicant 2249 fails to provide the information or materials within sixty days 2250 after the director's receipt of the application, the director 2251 2252 may return the incomplete application to the applicant and take no further action on the application. If the application is 2253 returned to the applicant because it is incomplete, the director 2254 shall return the review fee levied under division (A)(1), (2), 2255 or (3) of section 3745.114 of the Revised Code to the applicant, 2256 but shall retain the application fee levied under that section. 2257

(C) Not later than twenty-one days after a determination 2258

that an application is complete under division (B) of this 2259 section, the applicant shall publish public notice of the 2260 director's receipt of the complete application in a newspaper of 2261 general circulation in the county in which the project that is 2262 the subject of the application is located. The public notice 2263 shall be in a form acceptable to the director. The applicant 2264 shall promptly provide the director with proof of publication. 2265 The applicant may choose, subject to review by and approval of 2266 the director, to include in the public notice an advertisement 2267 for an antidegradation public hearing on the application 2268 pursuant to section 6111.12 of the Revised Code. There shall be 2269 a public comment period of thirty days following the publication 2270 of the public notice. 2271

(D) If the director determines that there is significant 2272 public interest in a public hearing as evidenced by the public 2273 comments received concerning the application and by other 2274 requests for a public hearing on the application, the director 2275 or the director's representative shall conduct a public hearing 2276 concerning the application. Notice of the public hearing shall 2277 be published by the applicant, subject to review and approval by 2278 the director, at least thirty days prior to the date of the 2279 hearing in a newspaper of general circulation in the county in 2280 which the project that is the subject of the application is to 2281 take place. If a public hearing is requested concerning an 2282 application, the director shall accept comments concerning the 2283 application until five business days after the public hearing. A 2284 public hearing conducted under this division shall take place 2285 not later than one hundred days after the application is 2286 determined to be complete. 2287

(E) The director shall forward all public comments2288concerning an application submitted under this section that are2289

received through the public involvement process required by 2290 rules adopted under this chapter to the applicant not later than 2291 five business days after receipt of the comments by the 2292 director. 2293

(F) The applicant shall respond in writing to written 2294

comments or to deficiencies identified by the director during2295the course of reviewing the application not later than fifteen2296days after receiving or being notified of them.2297

(G) The director shall issue or deny a section 401 water 2298 quality certification not later than one hundred eighty days 2299 after the complete application for the certification is 2300 received. The director shall provide an applicant for a section 2301 401 water quality certification with an opportunity to review 2302 the certification prior to its issuance. However, when a 2303 certified water quality professional conducts a stream or 2304 wetland assessment to support an application and the application 2305 does not require or necessitate a public hearing, the director 2306 shall issue or deny a section 401 water quality certification 2307 not later than ninety days after the complete application for 2308 the certification is received. 2309

(H) The director shall maintain an accessible database that
includes environmentally beneficial water restoration and
protection projects that may serve as potential mitigation
projects for projects in the state for which a section 401 water
quality certification is required. A project's inclusion in the
2312
2312
2313
2314
2314
2315

(I) Mitigation required by a section 401 water quality2316certification may be accomplished by any of the following:2317

(1) Purchasing credits at a mitigation bank approved in 2318

accordance with 33 C.F.R. 332.8;

(2) Participating in an in-lieu fee mitigation program2320approved in accordance with 33 C.F.R. 332.8;2321

(3) Constructing individual mitigation projects. 2322

Notwithstanding the mitigation hierarchy specified in 2323 section 3745-1-54 of the Administrative Code, mitigation 2324 2325 projects shall be approved in accordance with the hierarchy specified in 33 C.F.R. 332.3 unless the director determines that 2326 the size or quality of the impacted resource necessitates 2327 reasonably identifiable, available, and practicable mitigation 2328 conducted by the applicant. The director shall adopt rules in 2329 accordance with Chapter 119. of the Revised Code consistent with 2330 the mitigation hierarchy specified in 33 C.F.R. 332.3. 2331

(J) The director may shall establish a program and adopt 2332 rules in accordance with Chapter 119. of the Revised Code for 2333 the purpose of certifying water quality professionals to assess 2334 streams to determine existing aquatic life use and to categorize 2335 wetlands in support of applications for section 401 water 2336 quality certification under divisions (A) (2) and (3) of this 2337 section and isolated wetland permits under sections 6111.022 to 2338 6111.024 of the Revised Code. The director shall establish a 2339 multi-sector work group to assist in the development of rules 2340 adopted under this division. The director shall use information 2341 submitted by certified water quality professionals in the review 2342 of those applications. 2343

Rules adopted under this division shall do all of the2344following:2345

(1) Provide for the certification of water quality2346professionals to conduct activities in support of applications2347

Page 80

2319

for section 401 water quality certification and isolated wetland2348permits, including work necessary to determine existing aquatic2349life use of streams and categorize wetlands. Rules adopted under2350division (J)(1) of this section shall do at least all of the2351following:2352

(a) Authorize the director to require an applicant for
 2353
 water quality professional certification to submit information
 2354
 considered necessary by the director to assess a water quality
 2355
 professional's experience in conducting stream assessments and
 2356
 wetlands categorizations;

(b) Authorize the director to establish experience
2358
requirements and to use tests to determine the competency of
2359
applicants for water quality professional certification;
2360

(c) Authorize the director to approve applicants for water
quality professional certification who comply with the
requirements established in rules and deny applicants that do
not comply with those requirements;
2361

(d) Require the director to revoke the certification of a 2365
water quality professional if the director finds that the 2366
professional falsified any information on the professional's 2367
application for certification regarding the professional's 2368
credentials; 2369

(e) Require periodic renewal of a water quality2370professional's certification and establish continuing education2371requirements for purposes of that renewal.2372

(2) Establish an annual fee to be paid by water quality
professionals certified under rules adopted under division (J)
(1) of this section in an amount calculated to defray the costs
2375
incurred by the environmental protection agency for reviewing
2376

applications for water quality professional certification and	2377
for issuing those certifications;	2378
(3) Authorize the director to suspend or revoke the	2379
certification of a water quality professional if the director	2380
finds that the professional's performance has resulted in	2381
submission of documentation that is inconsistent with standards	2382
established in rules adopted under division (J)(7) of this	2383
section;	2384
(4) Authorize the director to review documentation	2385
submitted by a certified water quality professional to ensure	2386
compliance with requirements established in rules adopted under	2387
division (J)(7) of this section;	2388
(5) Require a certified water quality professional to	2389
submit any documentation developed in support of an application	2390
for a section 401 water quality certification or an isolated	2391
wetland permit upon the request of the director;	2392
(6) Authorize random audits by the director of	2393
documentation developed or submitted by certified water quality	2394
professionals to ensure compliance with requirements established	2395
in rules adopted under division (J)(7) of this section;	2396
(7) Establish technical standards to be used by certified	2397
water quality professionals in conducting stream assessments and	2398
wetlands categorizations <u>;</u>	2399
(8) Authorize the director to require public disclosure,	2400
including publication on the environmental protection agency's	2401
web site, of all of the following information for each certified	2402
water quality professional:	2403
(a) Name;	2404

(b)Qualifications and credentials;	2405
(c)Status of the professional's certifications;	2406
(d) Documents and reports submitted by the certified water	2407
quality professional;	2408
(e) Documentation and results of agency audits of the	2409
certified water quality professional's work;	2410
(f) Any final disciplinary action related to the certified	2411
water quality professional's performance.	2412
(K) Nothing in this section requires an applicant for a	2413
section 401 water quality certification or a permit for impacts	2414
to an isolated wetland under this chapter to use the services of	2415
a certified water quality professional.	2416
(L)As used in this section and section 6111.31 of the	2417
Revised Code, "section 401 water quality certification" means	2418
certification pursuant to section 401 of the Federal Water	2419
Pollution Control Act and this chapter and rules adopted under	2420
it that any discharge, as set forth in section 401, will comply	2421
with sections 301, 302, 303, 306, and 307 of the Federal Water	2422
Pollution Control Act.	2423
Sec. 6111.33. (A) As used in this section and in sections	2424
6111.32 and 6111.34 of the Revised Code, "dredged material"	2425
means material excavated or dredged from a federal navigation	2426
channel during harbor or navigation maintenance activities.	2427
(B)No person shall use, manage, or place dredged material	2428
in any location except in accordance with the following:	2429
(1) Section 6111.32 of the Revised Code;	2430
(2) Rules adopted under section 6111.34 of the Revised	2431

2432 Code; (3) A permit issued under any other section of this 2433 chapter or under rules adopted under any such section; or 2434 (4) Any other authorization issued by the director of 2435 environmental protection. 2436 Sec. 6111.34. (A) The director of environmental 2437 protection, in accordance with Chapter 119. of the Revised Code, 2438 may adopt rules governing the beneficial use of dredged material 2439 that are necessary to protect public health, safety, and the 2440 2441 environment. (B) The director shall ensure that rules adopted under 2442 this section establish both of the following: 2443 (1) Criteria for determining when dredged material does 2444 not constitute either of the following: 2445 (a) Solid wastes; 2446 2447 (b) Other wastes. (2) Requirements and procedures for the issuance, 2448 modification, suspension, revocation, and denial of an 2449 authorization, authorization by rule, and general and individual 2450 permits for the beneficial use of dredged material. 2451 (C) The director shall ensure that the criteria and 2452 requirements established in rules adopted under this section are 2453 no less stringent than any applicable standard established under 2454 federal environmental laws and regulations adopted under them, 2455 including the "Federal Water Pollution Control Act Amendments of 2456 1972," 86 Stat. 886, 33 U.S.C. 1251; the "Resource Conservation 2457 and Recovery Act of 1976," 90 Stat. 2806, 42 U.S.C. 6921; the 2458 "Toxic Substances Control Act," 90 Stat. 2003 (1976), 15 U.S.C. 2459

2601; the "Comprehensive Environmental Response, Compensation,	2460
and Liability Act of 1980," 94 Stat. 2779, 42 U.S.C. 9601; and	2461
the "Safe Drinking Water Act," 88 Stat. 1660 (1974), 42 U.S.C.	2462
300f.	2463
(D)As used in this section, "solid wastes" has the same	2464
meaning as in section 3734.01 of the Revised Code.	2465
Section 2. That existing sections 1506.21, 1506.23,	2466
3714.01, 3714.02, 3714.051, 3714.06, 3714.062, 3714.082,	2467
3734.061, 3734.19, 3734.20, 3734.21, 3734.22, 3734.23, 3734.30,	2468
5301.80, 6109.08, 6109.24, 6111.03, 6111.04, 6111.07, and	2469
6111.30 of the Revised Code are hereby repealed.	2470
Section 3. The five existing members appointed to the Ohio	2471
Lake Erie Commission by the Governor under section 1506.21 of	2472
the Revised Code prior to the effective date of this section	2473
shall begin a three-year term on the effective date of this	2474
section. Thereafter, such members may serve one additional	2475
three-year term as provided in the amendments made to section	2476
1506.21 of the Revised Code by this act.	2477
Section 4. (A) The owner or operator of a processing	2478
facility, as defined in section 3714.01 of the Revised Code,	2479
that is in operation on the effective date of this act shall,	2480
within six months after the effective date of the rules adopted	2481
under section 3714.022 of the Revised Code, submit to the board	2482
of health in the health district in which the processing	2483
facility is located an application for an initial processing	2484
facility license. The owner or operator also shall submit	2485
accompanying plans, specifications, financial assurance, and	2486
information regarding the facility and its method of operation.	2487
If the health district in which such an existing processing	2488
facility is located is not on the approved list under section	2489
3714.09 of the Revised Code,	

the owner or operator of the facility shall submit the 2490 application for the initial license and accompanying plans, 2491 specifications, and information regarding the facility and its 2492 method of operation to the Director of Environmental Protection 2493 within that time. 2494 (B) The board or the Director shall issue an initial 2495 processing facility license not later than ninety days after 2496 2497 receiving a complete application, and accompanying plans, specifications, financial assurance, and information if the 2498 board or the director finds that the processing facility 2499 complies with the rules adopted under section 3714.022 of 2500 the Revised Code. 2501 (C) If the board or the director denies an application submitted under this section, the board or the director shall 2502 2503 include in the order denying the application a statement containing all of the following requirements: 2504 (1) That the owner or operator of the processing facility 2505 must stop accepting construction and demolition debris for 2506 disposal; 2507

(2) That the owner or operator of the processing facility
must submit a plan for closure of the facility to the board or
the director, as applicable, for approval within six months
after the issuance of the order;

(3) That the owner or operator of the processing facility
 2512
 must commence closure of the facility within one year after
 2513
 issuance of the order.

(D) After an initial processing facility license issued
under this section expires, the owner or operator of the
processing facility shall apply for an annual processing
facility license in accordance with section 3714.06 of the
2518

Revised Code.	2519
Section 5. The terms of the five additional members of the	2520
Ohio Lake Erie Commission who were appointed by the Governor	2521
prior to the effective date of this act under section 1506.21 of	2522
the Revised Code expire on the effective date of this act. The	2523
governor may re-appoint those members in accordance with section	2524
1506.21 of the Revised Code as amended by this act.	2525