As Passed by the House

129th General Assembly Regular Session 2011-2012

Am. H. B. No. 473

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Representative Wachtmann

Cosponsors: Representatives Boose, Brenner, Buchy, Damschroder, Hall, Huffman, Johnson, Lynch, McClain, Sears, Stebelton, Thompson

A BILL

То	amend sections 1501.32, 1501.33, 1521.04, 1522.03,	1
	and 1522.05, to enact sections 1522.10, 1522.101,	2
	1522.11 to 1522.13, 1522.131, and 1522.14 to	3
	1522.21, and to repeal section 1522.07 of the	4
	Revised Code to establish a program for the	5
	issuance of permits for the withdrawal and	6
	consumptive use of waters from the Lake Erie basin	7
	and to establish other requirements related to the	8
	implementation of the Great Lakes-St. Lawrence	9
	River Basin Water Resources Compact.	10

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

the Lake Erie or Ohio river drainage basins <u>watershed</u> to another

Section 1. That sections 1501.32, 1501.33, 1521.04, 1522.03,	11
and 1522.05 be amended and sections 1522.10, 1522.101, 1522.11,	12
1522.12, 1522.13, 1522.131, 1522.14, 1522.15, 1522.16, 1522.17,	13
1522.18, 1522.19, 1522.20, and 1522.21 of the Revised Code be	14
enacted to read as follows:	15
Sec. 1501.32. (A) No person shall divert more than one	16
hundred thousand gallons per day of any waters of the state out of	17

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basin without having a permit to do so issued by the director of	19
natural resources. An application for such a permit shall be filed	20
with the director upon such forms as the director prescribes. The	21
application shall state the quantity of water to be diverted, the	22
purpose of the diversion, the life of the project for which the	23
water is to be diverted, and such other information as the	24
director may require by rule. Each application shall be	25
accompanied by a nonrefundable fee of one thousand dollars, which	26
shall be credited to the water management fund, which is hereby	27
created.	28

- (B) The director shall not approve a permit application filed under this section if the director determines that any of the following applies:
- (1) During the life of the project for which the water is to

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 be diverted, some or all of the water to be diverted will be

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 needed for use within the basin Ohio river watershed.
- (2) The proposed diversion would endanger the public health, safety, or welfare.
- (3) The applicant has not demonstrated that the proposeddiversion is a reasonable and beneficial use and is necessary toserve the applicant's present and future needs.
- (4) The applicant has not demonstrated that reasonable efforts have been made to develop and conserve water resources in the importing basin and that further development of those resources would engender overriding, adverse economic, social, or environmental impacts.
- (5) The proposed diversion is inconsistent with regional or 45 state water resources plans.
- (6) The proposed diversion, alone or in combination with
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 other diversions and water losses, will have a significant adverse
 impact on in-stream uses or on economic or ecological aspects of
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 $\frac{(E)(D)}{(1)}$ Within a time established by rule, the director

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of the diversion not be changed.

director shall, upon request of the permittee, reinstate the

permit.

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(C), and (D) of this section, no person shall allow a facility

that the person owns <u>or operates</u> to withdraw waters of the state	142
in an amount that would result in a new or increased consumptive	143
use of more than an average of two million gallons of water per	144
day in any thirty-day period without first obtaining a permit from	145
the director of natural resources under section 1501.34 of the	146
Revised Code. The person <u>Prior to developing a new or increased</u>	147
withdrawal or consumptive use capacity that would facilitate a	148
withdrawal requiring a permit under this section, an owner or	149
operator of a facility shall submit an application for a permit to	150
the director on a form he <u>the director</u> prescribes, which. The	151
application shall declare and document all of the following:	152
(1) The facility's current withdrawal capacity per day if the	153
withdrawal is to occur at a facility already in operation;	154
(2) The total new or increased daily withdrawal capacity	155
proposed for the facility;	156
(3) The locations and sources of water proposed to be	157
withdrawn;	158
(4) The locations of proposed discharges or return flows;	159
(5) The locations and nature of proposed consumptive uses;	160
(6) The estimated average annual and monthly volumes and	161
rates of withdrawal;	162
(7) The estimated average annual and monthly volumes and	163
rates of consumptive use;	164
(8) The effects the withdrawal is anticipated to have with	165
respect to existing uses of water resources;	166
(9) A description of other ways the applicant's need for	167
water may be satisfied if the application is denied or modified;	168
(10) A description of the conservation practices the	169
applicant intends to follow;	170
(11) Any other information the director may require by rule.	171

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Each application shall be accompanied by a nonrefundable fee	172
of one thousand dollars, which shall be credited to the water	173
management fund created under section 1501.32 of the Revised Code.	174
(B) A major utility facility that is subject to regulation	175
under Chapter 4906. of the Revised Code need not obtain a permit	176
under section 1501.34 of the Revised Code.	177
(C)(1) A public water system, as that term is defined in	178
section 6109.01 of the Revised Code, that withdraws waters of the	179
state in an amount that would result in a new or increased	180
consumptive use of more than two million gallons per day need not	181
obtain a permit under section 1501.34 of the Revised Code if any	182
of the following apply <u>applies</u> :	183
(a) The public water system was in operation on the effective	184
date of this section June 29, 1988, and no substantial changes are	185
proposed for that system except as specified in division (C)(1)(c)	186
of this section÷.	187
(b) A public water system that is proposed to be constructed	188
or installed, or an existing system for which changes are	189
proposed, encompasses only water distribution facilities \div .	190
(c) A public water system, other than one that encompasses	191
only water distribution facilities, is proposed to be constructed	192
or installed, or substantial changes in the design capacity of an	193
existing system, other than one that encompasses only water	194
distribution facilities, are proposed; the plans submitted for the	195
system to the director of environmental protection under section	196
6109.07 of the Revised Code declare and document the information	197
specified in division (A) of this section and rules adopted under	198
it as determined by the director of natural resources; and the	199
director of environmental protection has applied the criteria	200

specified in division (A) of section 1501.34 of the Revised Code

in reviewing and approving the plans as determined by the director

- shall submit to the director the application fee required under division (A) of this section \div . 219
- (b) Additional specified information is necessary before the 220 director can accept the plans as an application ÷. 221
- (c) The plans do not meet the requirements of division (A) of 222 this section and rules adopted under it and an application shall 223 be submitted in accordance with this section. 224
- (D) A facility that is required to obtain a permit under 225 sections 1522.10 to 1522.21 of the Revised Code need not obtain a 226 permit under section 1501.34 of the Revised Code. 227
- Sec. 1521.04. The chief of the division of soil and water 228 resources, with the approval of the director of natural resources, 229 may make loans and grants from the water management fund created 230 in section 1501.32 of the Revised Code to governmental agencies 231 for water management, water supply improvements, and planning and 232

(2)(B) Enforce the great lakes-st. Lawrence river basin water

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basin water resources compact;

resources compact and take appropriate actions to effectuate its	264
purposes and intent-	265
(B) Subject to the limitations established in division (B) of	266
section 1522.05 of the Revised Code, any appropriate state agency	267
or governmental officer shall enforce the compact and take	268
appropriate actions to effectuate its purpose and intent;	269
(C) Adopt rules in accordance with Chapter 119. of the	270
Revised Code for the development, implementation, administration,	271
and enforcement of any permit program established under this	272
chapter.	273
Rules adopted under this section shall be no more stringent	274
than the great lakes-st. Lawrence river basin water resources	275
compact. The chief shall convene a working group consisting of	276
parties with interests in Lake Erie, the Lake Erie watershed, and	277
the great lakes-st. Lawrence river basin water resources compact.	278
The working group shall consult with the chief regarding the	279
adoption of rules under this section.	280
der 1522 OF (A) Durante to Continu 0 2 of the great	201
Sec. 1522.05. (A) Pursuant to Section 9.2 of the great	281
lakes-st. Lawrence river basin water resources compact, the	282
governor may take such actions as are necessary for the initial	283
organization and operation of the great lakes-st. Lawrence river	284
basin water resources council created in Section 2.1 of the	285
compact. Agencies of the state are hereby authorized to cooperate	286
with the council.	287
(B)(1) The governor, the department of natural resources, or	288
any other agency of the state shall not adopt rules or implement	289
any program regulating the use, withdrawal, consumptive use, or	290
diversion of water pursuant to Sections 4.10 and 4.12.2 of the	291
compact unless the general assembly enacts legislation after the	292
effective date of this section authorizing the implementation of	293
the program or adoption of rules.	294

In addition, the governor, the department of natural	295
resources, or any other agency of the state shall not adopt rules	296
or implement any mandatory program governing water conservation	297
and efficiency pursuant to Section 4.2 of the compact unless the	298
general assembly enacts legislation after the effective date of	299
the compact authorizing the implementation of the program or	300
adoption of rules. However, the governor, the department of	301
natural resources, or any other agency of the state may adopt	302
rules concerning and may implement voluntary water conservation	303
and efficiency programs without authorization from the general	304
assembly. Such voluntary programs shall not include any mandatory	305
requirements.	306
(2) Division (B)(1) of this section does not prohibit the	307
effectuation of Sections 4.8 and 4.9 of the compact after the	308
effective date of the compact or prohibit the continued	309
implementation and enforcement by the governor or applicable	310
agencies of this state of laws, rules, or programs regulating the	311
use, withdrawal, consumptive use, or diversion of water that are	312
in effect on or before the effective date of this section The	313
chief of the division of soil and water resources shall adopt	314
voluntary watershedwide goals, objectives, and standards for water	315
conservation and efficiency consistent with Section 4.2 of the	316
great lakes-st. Lawrence river basin water resources compact.	317
Sec. 1522.10. As used in sections 1522.10 to 1522.21 of the	318
Revised Code:	319
(A) "Baseline facility" means a facility identified in the	320
baseline report or a facility added to the baseline report under	321
section 1522.16 of the Revised Code.	322
(B) "Baseline facility abandonment" means the voluntary and	323
affirmative termination of a baseline facility's withdrawal and	324
consumptive use capacity as listed in the baseline report.	325

"Baseline facility abandonment" does not include the nonuse or the	326
transfer of a baseline facility's withdrawal and consumptive use	327
capacity unless either of the following applies:	328
(1) The nonuse continues for fifteen consecutive years for a	329
facility with a potential withdrawal from Lake Erie or a	330
recognized navigational channel and the nonuse is not extended in	331
accordance with division (B) of section 1522.16 of the Revised	332
Code.	333
(2) For a facility to which division (B)(1) of this section	334
does not apply, the nonuse continues for thirty-six consecutive	335
months and is not extended in accordance with division (B) of	336
section 1522.16 of the Revised Code.	337
(C) "Baseline report" means a list of the withdrawal and	338
consumptive use capacities of facilities that was developed for	339
purposes of Section 4.12 of the great lakes-st. Lawrence river	340
basin water resources compact by the department of natural	341
resources and submitted to the great lakes-st. Lawrence river	342
basin water resources council on December 8, 2009.	343
(D) "Capacity" means the ability of a facility's pumps,	344
pipes, and other appurtenances to withdraw water presented in	345
terms of withdrawal capacity, treatment capacity, distribution	346
capacity, or other capacity-limiting factors.	347
(E) "Compact" means the great lakes-st. Lawrence river basin	348
water resources compact set forth in section 1522.01 of the	349
Revised Code.	350
(F) "Consumptive use" has the same meaning as in section	351
1522.01 of the Revised Code. For purposes of determining a new or	352
increased capacity for consumptive use, "consumptive use" is the	353
use based on a coefficient of consumptive use generally accepted	354
in the scientific community that most accurately reflects the	355
process at a facility or the use based on facility specific data,	356

whichever is more accurate.	357
(G) "Diversion" has the same meaning as in section 1522.01 of	358
the Revised Code.	359
(H) "Facility" means any site, installation, or building at	360
which water withdrawal and consumptive use activities take place	361
or are proposed to take place, that is located at a property or on	362
contiguous properties, and that is under the direction of either a	363
private or public entity. "Facility" includes any site,	364
installation, building, or service area of a public water system	365
at or within which water withdrawal and consumptive use activities	366
take place.	367
(I) "Facility abandonment" means the voluntary and	368
affirmative termination of a facility's withdrawal and consumptive	369
use capacity as listed in a withdrawal and consumptive use permit	370
issued under section 1522.12 of the Revised Code. "Facility	371
abandonment" does not include the nonuse or the transfer of a	372
facility's withdrawal and consumptive use capacity unless either	373
of the following applies:	374
(1) The nonuse continues for fifteen consecutive years for a	375
facility with a potential withdrawal from Lake Erie or a	376
recognized navigational channel and the nonuse is not extended in	377
accordance with division (B) of section 1522.16 of the Revised	378
Code.	379
(2) For a facility to which division (I)(1) of this section	380
does not apply, the nonuse continues for thirty-six consecutive	381
months and is not extended in accordance with division (B) of	382
section 1522.16 of the Revised Code.	383
(J) "High quality water" means a river or stream segment that	384
has been designated by the environmental protection agency under	385
Chapter 3745-1 of the Administrative Code as an exceptional warm	386
water habitat, cold water habitat, outstanding state water, or	387

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(B) The chief shall approve a permit application submitted	417
under this section only if the chief determines that it meets the	418
criteria required to qualify as an exception to the prohibition	419
against diversions established in Section 4.9 of the compact. The	420
chief shall issue or deny a permit through issuance of an order.	421
Sec. 1522.12. (A) For purposes of the compact, not later than	422
one hundred eighty days after the effective date of this section,	423
the chief of the division of soil and water resources shall	424
establish a program for the issuance of permits for the withdrawal	425
and consumptive use of water from the Lake Erie watershed. Upon	426
establishment of the program, the owner or operator of a facility	427
within the Lake Erie watershed that is not otherwise exempt under	428
section 1522.14 of the Revised Code shall obtain a withdrawal and	429
consumptive use permit from the chief if the facility meets any of	430
the following threshold criteria:	431
(1) The facility has a new or increased capacity for	432
withdrawals or consumptive uses from Lake Erie or a recognized	433
navigation channel of at least two and one-half million gallons	434
per day.	435
(2) Except as provided in division (A)(3) of this section,	436
the facility has a new or increased capacity for withdrawals or	437
consumptive uses from any river or stream or from ground water in	438
the Lake Erie watershed of at least one million gallons per day.	439
(3)(a) Except as provided in division (A)(3)(b) of this	440
section, the facility has a new or increased capacity for	441
withdrawals or consumptive uses from any river or stream in the	442
Lake Erie watershed that is a high quality water of at least one	443
hundred thousand gallons per day. Division (A)(3) of this section	444
does not apply to withdrawals and consumptive uses from	445
outstanding state waters that are designated as such by the	446
environmental protection agency due to their exceptional	447

recreational values.	448
(b) If a river or stream or segment thereof is designated as	449
a high quality water as of the effective date of this section, the	450
threshold established in division (A)(3)(a) of this section	451
applies to the river or stream or segment thereof and the entire	452
watershed upstream of that river, stream, or segment. If a river	453
or stream or segment thereof is designated as a high quality water	454
after the effective date of this section, the threshold	455
established in division (A)(3)(a) of this section applies to the	456
river or stream or segment thereof and the entire watershed	457
upstream of that river, stream, or segment, provided that the	458
director of environmental protection and the director of natural	459
resources, or their designees, jointly determine that the proposed	460
withdrawal or consumptive use would cause the high quality water	461
to lose its designation as a high quality water. If the directors	462
determine that the proposed withdrawal or consumptive use would	463
not cause the high quality water to lose that designation, the	464
threshold established in division (A)(2) of this section applies	465
to the withdrawal or consumptive use at a point beginning one	466
thousand feet upstream of the upstream end of the designated high	467
quality water segment or at a point beginning two times the length	468
of the river, stream, or segment that has been designated as a	469
high quality water, whichever is greater.	470
Upon establishment of the withdrawal and consumptive use	471
permit program under this division, the owner or operator of a	472
facility that is not otherwise exempt under section 1522.14 of the	473
Revised Code and that is subject to a threshold specified in	474
division (A)(1) or (2) of this section, after submitting an	475
application for a permit under this section and a determination by	476
the chief that the application is complete, may commence	477
installation of the facility or equipment that will result in a	478
new or increased withdrawal or consumptive use of water in the	479

withdrawn;

(d) The locations of proposed discharges or return flows;	510
(e) The locations and nature of proposed consumptive uses and	511
the applicable consumptive use coefficient for the facility;	512
(f) The estimated average annual and monthly volumes and	513
rates of withdrawal;	514
(g) The estimated average annual and monthly volumes and	515
rates of consumptive use;	516
(h) The environmentally sound and economically feasible water	517
conservation measures to be undertaken by the applicant;	518
(i) Other ways the applicant's need for water may be	519
satisfied if the application is denied or modified;	520
(j) Any other information the chief may require to adequately	521
consider the application.	522
(4) A nonrefundable application fee of one thousand dollars,	523
the proceeds of which shall be credited to the water management	524
fund created in section 1501.32 of the Revised Code.	525
(D) Provided that a facility meets all applicable permit	526
conditions, a permit for the facility is valid until the facility	527
is the subject of facility abandonment. Once every five years, the	528
owner or operator of a facility shall certify to the chief that	529
the facility is in compliance with the permit that has been issued	530
for the facility.	531
(E) No person that is required to do so shall fail to apply	532
for and receive a withdrawal and consumptive use permit.	533
(F) A permit issued under this section shall include terms	534
and conditions restricting the withdrawal and consumptive use by a	535
facility to amounts not exceeding the capacity of the facility.	536
(G) The chief shall issue or deny a permit not later than	537
ninety days after receipt of a complete application. If	538
applicable the chief shall comply with the requirements regarding	530

resources of more localized areas that affect less than the great

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lakes basin considered as a whole or the Lake Erie source	570
watershed considered as a whole shall be considered as a part of	571
the evaluation of whether a proposed withdrawal or consumptive use	572
is reasonable as provided in Section 4.11.5 of the compact.	573
(D) The chief shall not submit an application for a	574
withdrawal and consumptive use permit for regional review under	575
Section 4.5.2(c)(ii) of the compact to the regional body as	576
defined in Section 1.2 of the compact unless regional review is	577
agreed to by the applicant.	578
(E) Nothing in sections 1522.10 to 1522.21 of the Revised	579
Code shall be construed to affect, limit, diminish, or impair any	580
rights validly established and existing under the laws of this	581
state as of December 8, 2008, including, but not limited to,	582
sections 1506.10 and 1521.17 of the Revised Code, or to limit a	583
person's right to the reasonable use of ground water, water in a	584
lake, or any other watercourse in contravention of Section 19b of	585
Article I, Ohio Constitution.	586
Sec. 1522.131. (A) To encourage the development of innovative	587
water use practices and technologies that ensure sustainable water	588
use for industrial, commercial, residential, agricultural, or	589
public purposes, including recreational and cultural resources, as	590
a means to facilitate sustainable economic growth and job	591
creation, the chief of the division of soil and water resources,	592
with the approval of the director of natural resources, may issue	593
experimental use permits. An experimental use permit may be issued	594
in lieu of a withdrawal and consumptive use permit as determined	595
appropriate by the chief.	596
(B) An experimental use permit may be issued if all of the	597
following apply:	598
(1) The experimental use is reasonable based on a	599
consideration of the factors specified in Section 4.11.5 of the	600

issuance of the permit.

Sec. 1522.14. The following are exempt from the requirement
to obtain a withdrawal and consumptive use permit:
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(F) An experimental use permit issued under this section

shall expire not later than twenty-four months after the date of

(A) A facility or proposed facility that has a withdrawal and 630

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(E) A facility making a withdrawal and consumptive use from

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an impoundment of water collected primarily from diffused surface	662
water sources, including a farm pond, golf course pond, nursery	663
pond, stormwater retention pond, or other private pond; or a	664
facility making a withdrawal and consumptive use from any stream	665
or river to augment the water supply of an impoundment of water if	666
the impoundment is used, at least in part, for firefighting	667
purposes. The exemption established by this division does not	668
apply to a facility making a withdrawal and consumptive use for	669
industrial purposes or for public water supply purposes.	670
(F) A facility that must temporarily establish a new or	671
increased withdrawal and consumptive use capacity as a result of	672
an emergency for the duration of that emergency that, without the	673
new or increased withdrawal and consumptive use capacity, will	674
result in imminent harm to human health or property;	675
(G) A facility that is establishing a new or is increasing	676
its withdrawal and consumptive use capacity in compliance with an	677
experimental use permit issued under section 1522.131 of the	678
Revised Code;	679
(H) A facility that must temporarily establish a new or	680
increased withdrawal and consumptive use capacity in order to	681
respond to a humanitarian crisis for the duration of that crisis	682
if the new or increased capacity is necessary to assist in the	683
management of that crisis;	684
(I) A facility that is exempt from the requirement to obtain	685
a permit under division (B) or (C) of section 1501.33 of the	686
Revised Code;	687
(J) A facility that is subject to regulation under Chapter	688
1514. of the Revised Code;	689
(K) A facility that purchases all of its water from a public	690
water system;	691
(L) A facility that is withdrawing or consumptively using	692

location of the facility, the source of water, and the total

withdrawal and consumptive use capacities do not change. The

permittee shall provide notice of such a transfer to the chief in

a manner prescribed by the chief. Upon receipt of the notice and

if a permit is required for the transferred portion based on the

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threshold amounts established in divisions (A)(1) to (3) of	724
section 1522.12 of the Revised Code, the chief shall issue a new	725
permit for the transferred portion of the facility to the	726
transferee and a modified permit for the remaining portion of the	727
facility to the original permittee upon a showing that the	728
transferee will meet the conditions of the original permit and all	729
applicable requirements of this chapter and rules adopted under	730
it. Any new permit shall reflect the portion of the withdrawal and	731
consumptive use capacity that has been transferred.	732
(3) If the owner of a baseline facility sells or transfers a	733
portion of the baseline facility, transfer of the applicable	734
portion of the withdrawal and consumptive use capacity listed in	735
the baseline report for that facility may occur so long as the	736
location of the facility, the source of water, and the total	737
withdrawal and consumptive use capacities do not change. The owner	738
shall provide notice of such a transfer to the chief in a manner	739
prescribed by the chief. The chief shall not require the owner of	740
the baseline facility or the transferee to obtain a withdrawal and	741
consumptive use permit, but shall update the baseline report to	742
reflect the transfer.	743
(4) The chief may deny a transfer under this section by	744
issuing an order denying the transfer and sending written notice	745
to the permittee and the transferee not later than thirty days	746
after notice of the intended transfer. The chief shall deny the	747
transfer if the chief determines that the transfer will result in	748
noncompliance with this chapter, rules adopted under it, or the	749
terms and conditions of a withdrawal and consumptive use permit.	750
(5) The chief shall remove a facility from the baseline	751
report when the facility is subject to baseline facility	752
abandonment. However, a baseline facility shall not be removed	753
from the baseline report due to the transfer of the facility's	754
baseline capacity.	755

(B) No person shall sell or transfer a withdrawal and	756
consumptive use permit for purposes of evading the requirements	757
established in sections 1522.10 to 1522.21 of the Revised Code.	758
Sec. 1522.16. (A)(1) The owner or operator of a facility may	759
petition the chief of the division of soil and water resources for	760
either of the following:	761
(a) Inclusion in the baseline report if the owner or operator	762
believes that the facility was erroneously excluded from the	763
report;	764
(b) The amendment of the amount of a withdrawal and	765
consumptive use or other information included in the baseline	766
report regarding the facility if the owner or operator believes	767
that the information is incorrect.	768
(2) The chief shall issue an order either approving or	769
disapproving a petition submitted under this section. The chief	770
shall issue the order based on a thorough examination of the	771
circumstances concerning the petition.	772
(3) The chief shall adopt rules in accordance with Chapter	773
119. of the Revised Code that establish procedures for the	774
submission of petitions under this division.	775
(B) With regard to the nonuse of a baseline facility's or a	776
facility's withdrawal and consumptive use capacity, not later than	777
sixty days after the time period specified in division (B)(1) or	778
(2) or (I)(1) or (2) of section 1522.10 of the Revised Code, the	779
owner or operator of the facility may request an extension from	780
the chief to retain the facility's active status. The request	781
shall be made in a manner prescribed by the chief. The chief shall	782
determine the appropriate terms and conditions of the extension,	783
if approved, based on information submitted by the owner or	784
operator. The chief shall issue an order approving or disapproving	785

the request and shall do so in a manner prescribed by the chief.	786
Sec. 1522.17. (A) The owner or operator of a facility who is	787
applying for a withdrawal and consumptive use permit shall submit	788
to the chief of the division of soil and water resources a	789
facility water conservation plan that incorporates environmentally	790
sound and economically feasible water conservation measures in	791
accordance with Section 4.11.3 of the compact. If the plan	792
reasonably incorporates environmentally sound and economically	793
feasible water conservation measures applicable to the facility,	794
it shall be deemed to be in compliance with Section 4.11.3 of the	795
compact.	796
(B) The chief shall keep confidential any portions of a	797
facility water conservation plan that constitute a trade secret as	798
defined in section 1333.61 of the Revised Code as follows:	799
(1) During the period of time after confidentiality is	800
requested under division (C) of this section and until the chief	801
makes a determination to approve or disapprove the request;	802
(2) On and after the date on which the chief approves a	803
request for confidentiality under division (C) of this section.	804
Any portions of a facility water conservation plan that are	805
kept confidential as provided in this division are not subject to	808
section 149.43 of the Revised Code.	807
(C)(1) The owner or operator of a facility may request that	808
any portions of a facility water conservation plan be kept	809
confidential. The request for confidentiality shall be submitted	810
at the same time that an owner or operator submits a facility	811
water conservation plan under division (A) of this section. The	812
owner or operator shall clearly indicate the information that the	813
owner or operator considers a trade secret and shall label it as	814
"trade segret " Failure to make such a request shall constitute a	Ω15

waiver of the right to prevent public disclosure of the	816
information. A request for confidentiality shall be accompanied by	817
documents that support the request. The documents shall describe	818
the measures that the requestor has taken to safeguard the	819
confidentiality of the information and indicate whether or not	820
others are bound by a confidentiality agreement related to the	821
information.	822
(2) The chief, by order, shall issue a decision regarding the	823
confidentiality request not later than forty-five days after the	824
receipt of the request. Until the decision is issued, the	825
information that is the subject of the request shall be	826
confidential and maintained by the chief in a separate file	827
labeled "confidential." The applicant shall be notified by mail of	828
the decision.	829
der 1522 10 mbs ships of the division of sail and water	020
Sec. 1522.18. The chief of the division of soil and water	830
resources, on the chief's own initiative or upon written complaint	831
by any person, may investigate or make inquiries into any alleged	832
failure to comply with this chapter, any rule adopted under it,	833
any order issued under it, or the terms and conditions of a permit	834
issued under it. The chief or the chief's duly authorized	835
representative may enter at reasonable times on any private or	836
public property to inspect and investigate conditions relating to	837
any such alleged act of noncompliance and, if necessary, may apply	838
to the court of common pleas having jurisdiction for a warrant	839
permitting the entrance and inspection.	840
Sec. 1522.19. No person shall violate any provision of this	841
chapter, any rule or order adopted or issued under it, or any term	842
or condition of a permit issued under it.	843
Sec. 1522.20. (A)(1) The chief of the division of soil and	844

water resources may issue an order to a person that the chief

determines has violated, is violating, or is threatening to	846
violate any provisions of this chapter, rules adopted under it, or	847
permits or orders issued under it. The order shall be effective	848
upon issuance and shall identify the facility where the violation	849
has occurred, is occurring, or is threatened to occur, the	850
specific violation, and actions that the owner or operator of the	851
facility must take to comply with the order. The order shall	852
establish a reasonable date by which the owner or operator must	853
comply with the order.	854
(2) An order issued under division (A)(1) of this section	855
shall be in writing and shall contain a finding of the facts on	856
which the order is based. Notice of the order shall be given by	857
certified mail to the applicable owner or operator of a facility.	858
Notice also shall be provided to a person who initiated a	859
complaint that resulted in the order and shall be posted on the	860
web site of the department of natural resources in a manner	861
prescribed by the chief.	862
(B)(1) The chief, by order, may propose to suspend or revoke	863
a permit issued under this chapter if the chief determines that	864
any term or condition of the permit is being violated. The chief's	865
order shall identify the facility where the violation allegedly	866
occurred, describe the nature of the violation, and prescribe what	867
action the permittee may take to bring the facility into	868
compliance with the permit. The chief shall fix and specify in the	869
order a reasonable date or time by which the permittee must	870
comply. The order shall state that the chief may suspend or revoke	871
the permit if the permittee fails to comply with the order by that	872
date or time. If on that date or time the chief finds that the	873
permittee has not complied with the order, the chief may issue a	874
new order suspending or revoking the permit.	875
(2) The chief or the chief's designee may enter on private or	876
public lands and take action to mitigate, minimize, remove, or	877

abate the conditions caused by a violation that is the subject of	878
an order issued under division (B)(1) of this section.	879
(C) The attorney general, upon written request of the chief,	880
shall bring an action for an injunction or other appropriate legal	881
or equitable action against any person who has violated, is	882
violating, or is threatening to violate any provision of this	883
chapter, any rule or order adopted or issued under it, or any term	884
or condition of a permit issued under it. The attorney general	885
shall bring the action in the court of common pleas of Franklin	886
county or the county where the applicable facility is located. In	887
an action for injunction, any factual findings of the chief	888
presented at a hearing conducted under division (A) of section	889
1522.21 of the Revised Code is prima-facie evidence of the facts	890
regarding the order that is the subject of the hearing.	891
(D) A person who violates any provision of this chapter, any	892
rule or order adopted or issued under it, or any term or condition	893
of a permit issued under it is liable to the chief for any costs	894
incurred by the division of soil and water resources in	895
investigating, mitigating, minimizing, removing, or abating the	896
violation and conditions caused by it. Upon the request of the	897
chief, the attorney general shall bring a civil action against the	898
responsible person to recover those costs in the court of common	899
pleas of Franklin county. Moneys recovered under this division	900
shall be deposited in the state treasury to the credit of the	901
water management fund created in section 1501.32 of the Revised	902
Code.	903
Sec. 1522.21. (A) As used in this section, "person who is or	904
will be aggrieved or adversely affected means a person with a	904
direct economic or property interest that is or will be adversely	905
affected by an order or rule issued or adopted by the chief of the	907
division of soil and water resources under this chapter.	908

(B)(1) Before issuance of a final order denying the issuance	909
of a permit under section 1522.11, 1522.12, or 1522.131 of the	910
Revised Code, denying a transfer under section 1522.15 of the	911
Revised Code, denying a petition to the chief under section	912
1522.16 of the Revised Code, or denying a request for	913
confidentiality under section 1522.17 of the Revised Code, or	914
before the issuance of a final order under section 1522.20 of the	915
Revised Code, the chief shall issue a proposed order indicating	916
the chief's intent to issue a final order. If the chief receives a	917
written objection from a person who is or will be aggrieved or	918
adversely affected by the issuance of the final order, the chief	919
shall conduct an adjudication hearing with respect to the proposed	920
order in accordance with Chapter 119. of the Revised Code. A	921
person who is or will be aggrieved or adversely affected by the	922
issuance of the final order and who submitted a written objection	923
under this division may be a party to the adjudication.	924
(2) Any person who is issued a proposed order or a final	925
order by the chief shall be a party in any administrative or legal	926
proceeding in which the proposed order or final order is at issue.	927
This division is in addition to any other rights that a person may	928
have as a person aggrieved or adversely affected.	929
(C)(1) After the issuance of a final order, a person who is	930
or will be aggrieved or adversely affected by the issuance of the	931
order may appeal the order to the court of common pleas of	932
Franklin county or the court of common pleas of the county in	933
which the facility that is the subject of the order is located.	934
Subject to the exceptions specified in section 2506.03 of the	935
Revised Code, the court is confined to the record as certified to	936
it by the chief if an adjudication hearing was conducted by the	937
chief under division (B) of this section. However, the court also	938
may grant a request for the admission of additional evidence when	939
satisfied that the additional evidence is newly discovered and	940

could not with reasonable diligence have been ascertained prior to	941
the hearing before the chief. If no adjudication hearing was	942
conducted under division (B) of this section, the court shall	943
conduct a hearing de novo.	944
(2) The filing of an appeal under division (C)(1) of this	945
section does not automatically suspend the order that is the	946
subject of the appeal. Upon application by the appellant, the	947
court may suspend or stay the order, pending an immediate hearing	948
on the appeal.	949
(3) If the court finds that the order was lawful and	950
reasonable, it shall issue a written order affirming the order. If	951
the court finds that the order was unreasonable or unlawful, it	952
shall issue a written order vacating or modifying the order. The	953
judgment of the court is final unless reversed, vacated, or	954
modified on appeal.	955
(4) Attorney's fees shall not be awarded to any party to an	956
administrative or legal proceeding under this section.	957
	0.50
Section 2. That existing sections 1501.32, 1501.33, 1521.04,	958
1522.03, and 1522.05 and section 1522.07 of the Revised Code are	959
hereby repealed.	960
Section 3. (A) The Chief of the Division of Soil and Water	961
Resources in the Department of Natural Resources, not later than	962
ninety days after the effective date of this section, shall	963
convene an advisory group consisting of the Chief and all of the	964
following:	965
(1) The Chief of the Division of Surface Water in the	966
Environmental Protection Agency or the Chief's designee;	967
(2) The following members appointed by the Chief of the	968
Division of Soil and Water Resources:	969

(a) A representative of a statewide environmental advocacy	970
organization;	971
(b) A water quality expert from the faculty or staff of an	972
Ohio college or university located within the Lake Erie watershed;	973
(c) A representative of a sustainable economic development	974
organization with a primary interest in the Lake Erie watershed.	975
(3) The following members appointed by the President of the	976
Senate:	977
(a) A representative of a statewide business and economic	978
development organization;	979
(b) A representative of an independent business located	980
within the Lake Erie watershed that owns or operates a registered	981
water withdrawal facility.	982
(4) The following members appointed by the Speaker of the	983
House of Representatives:	984
(a) A representative of agribusiness that operates within the	985
Lake Erie watershed;	986
(b) A representative of an independent business located	987
within the Lake Erie watershed that owns or operates a registered	988
water withdrawal facility.	989
(B) The Chief of the Division of Soil and Water Resources	990
shall serve as chairperson of the advisory group. All appointments	991
shall be made to the advisory group not later than forty-five days	992
after the effective date of this section. The advisory group shall	993
make legislative recommendations for the application of Section	994
4.11.2 of the Great Lakes-St. Lawrence River Basin Water Resources	995
Compact. The recommendations shall be designed to ensure that	996
permits issued under section 1522.12 of the Revised Code, as	997
enacted by this act, will result in no significant individual or	998
cumulative adverse impacts to the quantity or quality of the	999

waters and water dependent natural resources of the Great Lakes	1000
Basin considered as a whole or the Lake Erie watershed considered	1001
as a whole. The recommendations shall not include any change to	1002
divisions (B) and (C) of section 1522.13 of the Revised Code, as	1003
enacted by this act. In developing its recommendations, the	1004
advisory group shall consider the directives in divisions (B) and	1005
(C) of that section and shall consider an adaptive management	1006
approach taking into account scientific and technological advances	1007
in accordance with Sections 1.3 and 1.4 of the Compact.	1008

- (C) The advisory group shall meet as necessary to accomplish 1009 its purpose and shall submit its final recommendations to the 1010 Chief of the Division of Soil and Water Resources not later than 1011 eighteen months after the effective date of this section. If the 1012 advisory group does not reach a consensus regarding its 1013 recommendations, the advisory group may submit recommendations 1014 representing each of the minority positions within the advisory 1015 group. Upon submission of its recommendations, the advisory group 1016 shall cease to exist. 1017
- (D) The Chief shall make legislative recommendations for 1018 purposes of Section 4.11.2 of the Compact only after full 1019 consideration of the advisory group's recommendations, provided 1020 that the advisory group's recommendations are submitted to the 1021 Chief not later than eighteen months after the effective date of 1022 this section. When making legislative recommendations, the Chief 1023 shall consider the economic consequences of determining whether an 1024 impact is significant. 1025

Section 4. The Chief of the Division of Soil and Water 1026
Resources shall add to the list of baseline facilities listed in 1027
the baseline report any facility that commenced a water withdrawal 1028
after December 8, 2009, but not later than one hundred eighty days 1029
after the effective date of this section. 1030

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part of this act to be void or unenforceable, it shall be 1037 considered severable from those portions of the act that are 1038 capable of continued implementation in the absence of the voided 1039 provisions. All other provisions capable of continued 1040 implementation shall continue in full force and effect. In 1041 addition, if a court of competent jurisdiction holds all or part 1042 of this act to be void or unenforceable such that the Chief of the 1043 Division of Soil and Water Resources in the Department of Natural 1044 Resources is prohibited from implementing the withdrawal and 1045 consumptive use permit program under section 1522.12 of the 1046 Revised Code, as enacted by this act, the owner or operator of a 1047 facility that otherwise would have been required to obtain a 1048 permit under that section instead shall proceed to obtain a permit 1049 under section 1501.33 of the Revised Code, as amended by this act. 1050