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OHIO LEGISLATIVE SERVICE COMMISSION

Office of Research
and Drafting

Legislative Budget
Office

H.B. 264
133rd General Assembly

Fiscal Note & Local Impact Statement

[Click here for H.B. 264's Bill Analysis](#)

Version: As Recommended by Conference Committee

Primary Sponsors: Reps. Wilkin and O'Brien

Local Impact Statement Procedure Required: No

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Highlights

- The bill could result in an indirect fiscal effect on the Ohio Water Development Authority if additional loans are requested to be financed or refinanced by local governmental entities.
- Local government borrowers who refinance loans for public waste water and water management facilities could experience significant cost savings in terms of lower interest paid on existing and future loans.

Detailed Analysis

Ohio Water Development Authority

Current law allows the Ohio Water Development Authority (OWDA)¹ to make loans and grants to governmental agencies, and loans to persons, but only for the acquisition or construction of waste water or water management facilities. Existing loans and grants cannot be refinanced under current law since the loans have been pledged to existing bonds. Consequently, OWDA's authority to issue revenue bonds is viewed as limited to the financing of loans and grants, not their refinancing. The bill provides greater flexibility for OWDA to issue revenue bonds for an additional purpose, which is paying any refinancing costs of improvements to environmental infrastructure. The bill also allows OWDA to use such bond proceeds to make loans for refinancing of such infrastructures. The refinancing of certain loans

¹ OWDA is a bond-issuing authority created by the state of Ohio to provide financial assistance for environmental projects from the sale of municipal revenue bonds through loans to local governments in Ohio and from issuance of industrial revenue bonds for qualified projects.

that were previously financed at a higher interest rate than what otherwise may be made available will be a cost savings for affected borrowers. The magnitude of any potential local savings will depend upon the terms of the loan participation agreements established. The debt service on loans in the hundreds of thousands of dollars range could realize significant cost savings if interest rates were to decrease by just a small increment. While the bill is permissive in nature, there would presumably be some cost to OWDA to renegotiate any future loans if requested to do so by the grantee. The bill's emergency clause will allow it to go into immediate effect. However, it is uncertain how quickly existing loans could be refinanced.

There would presumably be some cost to OWDA to promulgate rules and renegotiate any future loans if requested to do so by a grantee. According to OWDA staff, some local entities may apply to OWDA for financing of projects that were originally financed by debts entered into outside of OWDA. OWDA anticipates that the additional workload may necessitate at least one additional staff person to assist in processing the new applications. This additional cost will be mitigated through loan fees, which will be adjusted accordingly. OWDA is a self-funded entity of the state.

In 2018, OWDA provided \$943,669,918 in loans for 380 projects in 84 counties. Loans ranged from less than \$10,000 to more than \$111 million for one jurisdiction.²

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² A complete listing of the 2018 projects and applying communities can be found at https://www.owda.org/docs/documents/8//2018_Annual_Report_OWDA.pdf.