As Reported by the Senate Energy and Natural Resources Committee

132nd General Assembly

Regular Session 2017-2018

Sub. S. B. No. 51

Senators Skindell, Eklund

Cosponsors: Senators Thomas, Schiavoni, Williams, Hite, O'Brien, LaRose

# A BILL

To amend sections 1710.01, 1710.02, and 1710.06 of	1
the Revised Code to authorize the creation of a	2
special improvement district to facilitate Lake	3
Erie shoreline improvement.	4

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

Section 1. That sections 1710.01, 1710.02, and 1710.06 of	5
the Revised Code be amended to read as follows:	6
Sec. 1710.01. As used in this chapter:	7
(A) "Special improvement district" means a special	8
improvement district organized under this chapter.	9
(B) "Church" means a fellowship of believers,	10
congregation, society, corporation, convention, or association	11
that is formed primarily or exclusively for religious purposes	12
and that is not formed for the private profit of any person.	13
(C) "Church property" means property that is described as	14
being exempt from taxation under division (A)(2) of section	15
5709.07 of the Revised Code and that the county auditor has	16
entered on the exempt list compiled under section 5713.07 of the	17

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Revised Code.	18
(D) "Municipal executive" means the mayor, city manager,	19
or other chief executive officer of the municipal corporation in	20
which a special improvement district is located.	21
(E) "Participating political subdivision" means the	22
municipal corporation or township, or each of the municipal	23
corporations or townships, that has territory within the	24
boundaries of a special improvement district created under this	25
chapter.	26
(F) "Legislative authority of a participating political	27
subdivision" means, with reference to a township, the board of	28
township trustees.	29
(G) "Public improvement" means the planning, design,	30
construction, reconstruction, enlargement, or alteration of any	31
facility or improvement, including the acquisition of land, for	32
which a special assessment may be levied under Chapter 727. of	33
the Revised Code, and includes any special energy improvement	34
project <u>or shoreline improvement project</u> .	35
(H) "Public service" means any service that can be	36
provided by a municipal corporation or any service for which a	37
special assessment may be levied under Chapter 727. of the	38
Revised Code.	39
(I) "Special energy improvement project" means any	40
property, device, structure, or equipment necessary for the	41
acquisition, installation, equipping, and improvement of any	42
real or personal property used for the purpose of creating a	43
solar photovoltaic project, a solar thermal energy project, a	44

geothermal energy project, a customer-generated energy project,

or an energy efficiency improvement, whether such real or

personal property is publicly or privately owned.

(J) "Existing qualified nonprofit corporation" means a 48 nonprofit corporation that existed before the creation of the 49 corresponding district under this chapter, that is composed of 50 members located within or adjacent to the district, that has 51 established a police department under section 1702.80 of the 52 Revised Code, and that is organized for purposes that include 53 acquisition of real property within an area specified by its 54 articles for the subsequent transfer of such property to its 55 members exclusively for charitable, scientific, literary, or 56 educational purposes, or holding and maintaining and leasing 57 such property; planning for and assisting in the development of 58 its members; providing for the relief of the poor and distressed 59 or underprivileged in the area and adjacent areas; combating 60 community deterioration and lessening the burdens of government; 61 providing or assisting others in providing housing for low- or 62 moderate-income persons; and assisting its members by the 63 provision of public safety and security services, parking 64 facilities, transit service, landscaping, and parks. 65

(K) "Energy efficiency improvement" means energy
efficiency technologies, products, and activities that reduce or
support the reduction of energy consumption, allow for the
reduction in demand, or support the production of clean,
renewable energy and that are or will be permanently fixed to
real property.

(L) "Customer-generated energy project" means a wind,
biomass, or gasification facility for the production of
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electricity that meets either of the following requirements:
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(1) The facility is designed to have a generating capacity75of two hundred fifty kilowatts of electricity or less.76

Sub. S. B. No. 51 As Reported by the Senate Energy and Natural Resources Committee	Page 4
(2) The facility is:	77
(a) Designed to have a generating capacity of more than	78
two hundred fifty kilowatts of electricity;	79
(b) Operated in parallel with electric transmission and	80
distribution facilities serving the real property at the site of	81
the customer-generated energy project;	82
(c) Intended primarily to offset part or all of the	83
facility owner's requirements for electricity at the site of the	84
customer-generated energy project and is located on the facility	85
owner's real property; and	86
(d) Not producing energy for direct sale by the facility	87
owner to the public.	88
(M) "Reduction in demand" means a change in customer	89
behavior or a change in customer-owned or operated assets that	90
reduces or has the capability to reduce the demand for	91
electricity as a result of price signals or other incentives.	92
(N) "Electric distribution utility" and "mercantile	93
customer" have the same meanings as in section 4928.01 of the	94
Revised Code.	95
(O) "Shoreline improvement project" means acquiring,	96
constructing, installing, equipping, improving, maintaining, or	97
repairing real or tangible personal property necessary or useful	98
for making improvements to abate erosion along the Lake Erie	99
shoreline.	100
Sec. 1710.02. (A) A special improvement district may be	101
created within the boundaries of any one municipal corporation,	102
any one township, or any combination of contiguous municipal	103

corporations and townships for the purpose of developing and

implementing plans for public improvements and public services 105 that benefit the district. A district may be created by petition 106 of the owners of real property within the proposed district, or 107 by an existing qualified nonprofit corporation. If the district 108 is created by an existing qualified nonprofit corporation, the 109 purposes for which the district is created may be supplemental 110 to the other purposes for which the corporation is organized. 111 All territory in a special improvement district shall be 112 contiguous; except that the territory in a special improvement 113 district may be noncontiguous if at least one special energy 114 improvement project or shoreline improvement project is 115 designated for each parcel of real property included within the 116 special improvement district. Additional territory may be added 117 to a special improvement district created under this chapter for 118 the purpose of developing and implementing plans for special 119 energy improvement projects or shoreline improvement projects if 120 at least one special energy improvement project or shoreline 121 improvement project, respectively, is designated for each parcel 122 of real property included within such additional territory and 123 the addition of territory is authorized by the initial plan 124 proposed under division (F) of this section or a plan adopted by 125 the board of directors of the special improvement district under 126 section 1710.06 of the Revised Code. 127

The district shall be governed by the board of trustees of 128 a nonprofit corporation. This board shall be known as the board 129 of directors of the special improvement district. No special 130 improvement district shall include any church property, or 131 property of the federal or state government or a county, 132 township, or municipal corporation, unless the church or the 1.3.3 county, township, or municipal corporation specifically requests 134 in writing that the property be included within the district, or 135

unless the church is a member of the existing qualified 136 nonprofit corporation creating the district at the time the 137 district is created. <u>A shoreline improvement project may extend</u> 138 into the territory of Lake Erie as described in sections 1506.10 139 and 1506.11 of the Revised Code. However, the state shall remain 140 exempt from any special assessment that may be levied against 141 that territory under section 1710.06 and Chapter 727. of the 142 <u>Revised Code.</u> More than one district may be created within a 143 participating political subdivision, but no real property may be 144 included within more than one district unless the owner of the 145 property files a written consent with the clerk of the 146 legislative authority, the township fiscal officer, or the 147 village clerk, as appropriate. The area of each district shall 148 be contiguous; except that the area of a special improvement 149 district may be noncontiguous if all parcels of real property 150 included within such area contain at least one special energy 151 improvement or shoreline improvement thereon. 152 (B) Except as provided in division (C) of this section, a 153

district created under this chapter is not a political 154 subdivision. A district created under this chapter shall be 155 considered a public agency under section 102.01 and a public 156 authority under section 4115.03 of the Revised Code. Each member 157 of the board of directors of a district, each member's designee 158 or proxy, and each officer and employee of a district shall be 159 considered a public official or employee under section 102.01 of 160 the Revised Code and a public official and public servant under 161 section 2921.42 of the Revised Code. Districts created under 162 this chapter are not subject to sections 121.81 to 121.83 of the 163 Revised Code. Districts created under this chapter are subject 164 to sections 121.22 and 121.23 of the Revised Code. 165

(C) Each district created under this chapter shall be

Page 6

considered a political subdivision for purposes of section1674905.34 of the Revised Code.168

Membership on the board of directors of the district shall 169 not be considered as holding a public office. Directors and 170 their designees shall be entitled to the immunities provided by 171 Chapter 1702. and to the same immunity as an employee under 172 division (A)(6) of section 2744.03 of the Revised Code, except 173 that directors and their designees shall not be entitled to the 174 indemnification provided in section 2744.07 of the Revised Code 175 unless the director or designee is an employee or official of a 176 participating political subdivision of the district and is 177 acting within the scope of the director's or designee's 178 employment or official responsibilities. 179

District officers and district members and directors and 180 their designees or proxies shall not be required to file a 181 statement with the Ohio ethics commission under section 102.02 182 of the Revised Code. All records of the district shall be 183 treated as public records under section 149.43 of the Revised 184 Code, except that records of organizations contracting with a 185 district shall not be considered to be public records under 186 section 149.43 or section 149.431 of the Revised Code solely by 187 reason of any contract with a district. 188

(D) Except as otherwise provided in this section, the 189 nonprofit corporation that governs a district shall be organized 190 in the manner described in Chapter 1702. of the Revised Code. 191 Except in the case of a district created by an existing 192 qualified nonprofit corporation, the corporation's articles of 193 incorporation are required to be approved, as provided in 194 division (E) of this section, by resolution of the legislative 195 authority of each participating political subdivision of the 196

district. A copy of that resolution shall be filed along with	197
the articles of incorporation in the secretary of state's	198
office.	199
In addition to meeting the requirements for articles of	200
incorporation set forth in Chapter 1702. of the Revised Code,	200
the articles of incorporation for the nonprofit corporation	202
governing a district formed under this chapter shall provide all	203
the following:	204
(1) The name for the district, which shall include the	205
name of each participating political subdivision of the	206
district;	207
(2) A description of the territory within the district,	208
which may be all or part of each participating political	209
subdivision. The description shall be specific enough to enable	210
real property owners to determine if their property is located	211
within the district.	212
(3) A description of the procedure by which the articles	213
of incorporation may be amended. The procedure shall include	214
receiving approval of the amendment, by resolution, from the	215
legislative authority of each participating political	216
subdivision and filing the approved amendment and resolution	217
with the secretary of state.	218
with the booletary of brace.	210
(4) The reasons for creating the district, plus an	219
explanation of how the district will be conducive to the public	220
health, safety, peace, convenience, and welfare of the district.	221
(E) The articles of incorporation for a nonprofit	222
corporation governing a district created under this chapter and	223
amendments to them shall be submitted to the municipal	224
executive, if any, and the legislative authority of each	225

municipal corporation or township in which the proposed district 226 is to be located. Except in the case of a district created by an 227 existing qualified nonprofit corporation, the articles or 228 amendments shall be accompanied by a petition signed either by 229 the owners of at least sixty per cent of the front footage of 230 all real property located in the proposed district that abuts 231 upon any street, alley, public road, place, boulevard, parkway, 232 park entrance, easement, or other existing public improvement 233 within the proposed district, excluding church property or 234 property owned by the state, county, township, municipal, or 235 federal government, unless a church, county, township, or 236 municipal corporation has specifically requested in writing that 237 the property be included in the district, or by the owners of at 238 least seventy-five per cent of the area of all real property 239 located within the proposed district, excluding church property 240 or property owned by the state, county, township, municipal, or 241 federal government, unless a church, county, township, or 242 municipal corporation has specifically requested in writing that 243 the property be included in the district. Pursuant to Section 20 244 of Article VIII, Ohio Constitution, the petition required under 245 this division may be for the purpose of developing and 246 implementing plans for special energy improvement projects or 247 shoreline improvement projects, and, in such case, is determined 248 to be in furtherance of the purposes set forth in Section 20 of 249 Article VIII, Ohio Constitution. If Except as provided in\_ 250 division (H) of this section, if a special improvement district 251 is being created under this chapter for the purpose of 252 developing and implementing plans for special energy improvement 253 projects or shoreline improvement projects, the petition 254 required under this division shall be signed by one hundred per 255 cent of the owners of the area of all real property located 256 257 within the proposed special improvement district, at least one

Page 10

special energy improvement project or shoreline improvement 258 project shall be designated for each parcel of real property 259 within the special improvement district, and the special 260 improvement district may include any number of parcels of real 261 property as determined by the legislative authority of each 2.62 participating political subdivision in which the proposed 2.6.3 special improvement district is to be located. For purposes of 264 determining compliance with these requirements, the area of the 265 district, or the front footage and ownership of property, shall 266 be as shown in the most current records available at the county 267 recorder's office and the county engineer's office sixty days 268 prior to the date on which the petition is filed. 269 Each municipal corporation or township with which the 270 petition is filed has sixty days to approve or disapprove, by 271 resolution, the petition, including the articles of 272 incorporation. In the case of a district created by an existing 273 qualified nonprofit corporation, each municipal corporation or 274 township has sixty days to approve or disapprove the creation of 275 the district after the corporation submits the articles of 276 incorporation or amendments thereto. This chapter does not 277 prohibit or restrict the rights of municipal corporations under 278

Article XVIII of the Ohio Constitution or the right of the 279 municipal legislative authority to impose reasonable conditions 280 in a resolution of approval. The acquisition, installation, 281 equipping, and improvement of a special energy improvement 282 project under this chapter shall not supersede any local zoning, 283 environmental, or similar law or regulation. <u>In addition, all</u> 284 activities associated with a shoreline improvement project that 285 is implemented under this chapter shall comply with all 286 applicable local zoning requirements, all local, state, and 287 federal environmental laws and regulations, and all applicable 288

requirements established in Chapter 1506. of the Revised Code	289
and rules adopted under it.	290
(F) Persons proposing creation and operation of the	291
district may propose an initial plan for public services or	292
public improvements that benefit all or any part of the	293
district. Any initial plan shall be submitted as part of the	294
petition proposing creation of the district or, in the case of a	295
district created by an existing qualified nonprofit corporation,	296
shall be submitted with the articles of incorporation or	297
amendments thereto.	298
An initial plan may include provisions for the following:	299
(1) Creation and operation of the district and of the	300
nonprofit corporation to govern the district under this chapter;	301
(2) Hiring employees and professional services;	302
(3) Contracting for insurance;	303
(4) Purchasing or leasing office space and office	304
equipment;	305
(5) Other actions necessary initially to form, operate, or	306
organize the district and the nonprofit corporation to govern	307
the district;	308
(6) A plan for public improvements or public services that	309
benefit all or part of the district, which plan shall comply	310
with the requirements of division (A) of section 1710.06 of the	311
Revised Code and may include, but is not limited to, any of the	312
permissive provisions described in the fourth sentence of that	313
division or listed in divisions (A)(1) to (7) of that section;	314
(7) If the special improvement district is being created	315
under this chapter for the purpose of developing and	316

Page 12

implementing plans for special energy improvement projects <u>or</u>	317
shoreline improvement projects, provision for the addition of	318
territory to the special improvement district.	319
After the initial plan is approved by all municipal	320
corporations and townships to which it is submitted for approval	321
and the district is created, each participating subdivision	322
shall levy a special assessment within its boundaries to pay for	323
the costs of the initial plan. The levy shall be for no more	324
than ten years from the date of the approval of the initial	325
plan; except that if the proceeds of the levy are to be used to	326
pay the costs of a special energy improvement project <u>or</u>	327
shoreline improvement project, the levy of a special assessment	328
shall be for no more than thirty years from the date of approval	329
of the initial plan. In the event that additional territory is	330
added to a special improvement district, the special assessment	331
to be levied with respect to such additional territory shall	332
commence not earlier than the date such territory is added and	333
shall be for no more than thirty years from such date. For	334
purposes of levying an assessment for this initial plan, the	335
services or improvements included in the initial plan shall be	336
deemed a special benefit to property owners within the district.	337
(G) Each nonprofit corporation governing a district under	338
this chapter may do the following:	339
(1) Exercise all powers of nonprofit corporations granted	340
under Chapter 1702. of the Revised Code that do not conflict	341
with this chapter;	342
	2.4.2

(2) Develop, adopt, revise, implement, and repeal plans
for public improvements and public services for all or any part
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of the district;
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(3) Contract with any person, political subdivision as
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defined in section 2744.01 of the Revised Code, or state agency
as defined in section 1.60 of the Revised Code to develop and
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implement plans for public improvements or public services
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within the district;

(4) Contract and pay for insurance for the district and
(5) for directors, officers, agents, contractors, employees, or
(6) members of the district for any consequences of the
(7) implementation of any plan adopted by the district or any
(8) 353 354 355

The board of directors of a special improvement district 356 may, acting as agent and on behalf of a participating political 357 subdivision, sell, transfer, lease, or convey any special energy 358 improvement project owned by the participating political 359 subdivision upon a determination by the legislative authority 360 thereof that the project is not required to be owned exclusively 361 by the participating political subdivision for its purposes, for 362 uses determined by the legislative authority thereof as those 363 that will promote the welfare of the people of such 364 participating political subdivision; to-improve the quality of 365 life and the general and economic well-being of the people of 366 the participating political subdivision; better ensure the 367 public health, safety, and welfare; protect water and other 368 natural resources; provide for the conservation and preservation 369 of natural and open areas and farmlands, including by making 370 urban areas more desirable or suitable for development and 371 revitalization; control, prevent, minimize, clean up, or mediate 372 certain contamination of or pollution from lands in the state 373 and water contamination or pollution; or provide for safe and 374 natural areas and resources. The legislative authority of each 375 participating political subdivision shall specify the 376

Page 14

consideration for such sale, transfer, lease, or conveyance and	377
any other terms thereof. Any determinations made by a	378
legislative authority of a participating political subdivision	379
under this division shall be conclusive.	380
Any sale, transfer, lease, or conveyance of a special	381
energy improvement project by a participating political	382
subdivision or the board of directors of the special improvement	383
district may be made without advertising, receipt of bids, or	384
other competitive bidding procedures applicable to the	385
participating political subdivision or the special improvement	386
district under Chapter 153. or 735. or section 1710.11 of the	387
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Revised Code or other representative provisions of the Revised	388
Code.	389
(H) The owner of real property that is part of a planned	390
community or a condominium development is deemed to have signed	391
the petitions required under division (E) of this section and	392
division (B) of section 1710.06 of the Revised Code with respect	393
to a special improvement district that is being created for the	394
purpose of developing and implementing plans for shoreline	395
improvement projects if the district and the projects have been	396
approved through an alternative process prescribed by the	397
bylaws, declarations, covenants, and restrictions governing the	398
planned community or condominium development. Such an	399
alternative process may consist of a vote of the owners	400
association or unit owners association, the approval of a	401
specified percentage of property owners, or any other procedure	402
authorized by the bylaws, declarations, covenants, and	403
restrictions governing the planned community or condominium	404
development.	405
As used in this division, "condominium development" and	406

"unit owners association" have the same meanings as in section

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5311.01 of the Revised Code, and "planned community," "owners	408
association," "bylaws," and "declaration" have the same meanings	409
as in section 5312.01 of the Revised Code.	410
Sec. 1710.06. (A) The board of directors of a special	411
improvement district may develop and adopt one or more written	412
plans for public improvements or public services that benefit	413
all or any part of the district. Each plan shall set forth the	414
specific public improvements or public services that are to be	415
provided, identify the area in which they will be provided, and	416
specify the method of assessment to be used. Each plan for	417
public improvements or public services shall indicate the period	418
of time the assessments are to be levied for the improvements	419
and services and, if public services are included in the plan,	420
the period of time the services are to remain in effect. Plans	421
for public improvements may include the planning, design,	422
construction, reconstruction, enlargement, or alteration of any	423
public improvements and the acquisition of land for the	424
improvements. Plans for public improvements or public services	425
may also include, but are not limited to, provisions for the	426
following:	427
(1) Creating and operating the district and the nonprofit	428
corporation under this chapter, including hiring employees and	429
professional services, contracting for insurance, and purchasing	430
or leasing office space and office equipment and other	431
requirements of the district;	432
(2) Planning, designing, and implementing a public	433
improvements or public services plan, including hiring	434
architectural, engineering, legal, appraisal, insurance,	435

consulting, energy auditing, and planning services, and, for 436

public servic	ces, managing, protecting, and maintaining public	437
and private f	facilities, including public improvements;	438
(3) Cond	ducting court proceedings to carry out this	439
chapter;	Accord proceedings to early out this	440
chapter,		110
(4) Payi	ing damages resulting from the provision of public	441
improvements	or public services and implementing the plans;	442
(5) Payi	ing the costs of issuing, paying interest on, and	443
redeeming not	tes and bonds issued for funding public improvements	444
and public se	ervices plans;	445
	e, lease, lease with an option to purchase,	446
_	f other interests in, or other contracts for the	447
acquisition,	construction, maintenance, repair, furnishing,	448
equipping, op	peration, or improvement of any special energy	449
improvement p	project by the special improvement district, between	450
a participati	ing political subdivision and the special	451
improvement d	district, and between the special improvement	452
district and	any owner of real property in the special	453
improvement d	district on which a special energy improvement	454
project has b	peen acquired, installed, equipped, or improved; and	455
(7) Agar	regating the renewable energy credits generated by	456
	special energy improvement projects within a special	457
	district, upon the consent of the owners of the	458
-	for the purpose of negotiating and completing the	
		459
sale of such	crearts.	460
$(\mathbf{P})$ $\bigcirc$	a the beard of directors of the special improvement	161

(B) Once the board of directors of the special improvement
district adopts a plan, it shall submit the plan to the
legislative authority of each participating political
subdivision and the municipal executive of each municipal
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corporation in which the district is located, if any. The

project.

legislative authorities and municipal executives shall review 466 the plan and, within sixty days after receiving it, may submit 467 their comments and recommendations about it to the district. 468 After reviewing these comments and recommendations, the board of 469 directors may amend the plan. It may then submit the plan, 470 amended or otherwise, in the form of a petition to members of 471 the district whose property may be assessed for the plan. Once 472 the petition is signed by those members who own at least sixty 473 per cent of the front footage of property that is to be assessed 474 and that abuts upon a street, alley, public road, place, 475 boulevard, parkway, park entrance, easement, or other public 476 improvement, or those members who own at least seventy-five per 477 cent of the area to be assessed for the improvement or service, 478 the petition may be submitted to each legislative authority for 479 approval. If Except as provided in division (H) of section 480 <u>1710.02 of the Revised Code, if the special improvement district</u> 481 was created for the purpose of developing and implementing plans 482 for special energy improvement projects or shoreline improvement 483 projects, the petition required under this division shall be 484 signed by one hundred per cent of the owners of the area of all 485 real property located within the area to be assessed for the 486 special energy improvement project or shoreline improvement 487

Each legislative authority shall, by resolution, approve 489 or reject the petition within sixty days after receiving it. If 490 the petition is approved by the legislative authority of each 491 participating political subdivision, the plan contained in the 492 petition shall be effective at the earliest date on which a 493 nonemergency resolution of the legislative authority with the 494 latest effective date may become effective. A plan may not be 495 resubmitted to the legislative authorities and municipal 496

Page 17

executives more than three times in any twelve-month period.	497
(C) Each participating political subdivision shall levy,	498
by special assessment upon specially benefited property located	499
within the district, the costs of any public improvements or	500
public services plan contained in a petition approved by the	501
participating political subdivisions under this section or	502
division (F) of section 1710.02 of the Revised Code. The levy	503
shall be made in accordance with the procedures set forth in	504
Chapter 727. of the Revised Code, except that:	505
(1) The assessment for each improvements or services plan	506
may be levied by any one or any combination of the methods of	507

assessment listed in section 727.01 of the Revised Code, 508 provided that the assessment is uniformly applied. 509

(2) For the purpose of levying an assessment, the board of
directors may combine one or more improvements or services plans
or parts of plans and levy a single assessment against specially
benefited property.

(3) For purposes of special assessments levied by a
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township pursuant to this chapter, references in Chapter 727. of
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the Revised Code to the municipal corporation shall be deemed to
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refer to the township, and references to the legislative
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authority of the municipal corporation shall be deemed to refer
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to the board of township trustees.

Church property or property owned by a political520subdivision, including any participating political subdivision521in which a special improvement district is located, shall be522included in and be subject to special assessments made pursuant523to a plan adopted under this section or division (F) of section5241710.02 of the Revised Code, if the church or political525

subdivision has specifically requested in writing that its526property be included within the special improvement district and527the church or political subdivision is a member of the district528or, in the case of a district created by an existing qualified529nonprofit corporation, if the church is a member of the530corporation.531

(D) All rights and privileges of property owners who are 532 assessed under Chapter 727. of the Revised Code shall be granted 533 to property owners assessed under this chapter, including those 534 rights and privileges specified in sections 727.15 to 727.17 and 535 727.18 to 727.22 of the Revised Code and the right to notice of 536 the resolution of necessity and the filing of the estimated 537 assessment under section 727.13 of the Revised Code. Property 538 owners assessed for public services under this chapter shall 539 have the same rights and privileges as property owners assessed 540 for public improvements under this chapter. 541

Section 2. That existing sections 1710.01, 1710.02, and 542 1710.06 of the Revised Code are hereby repealed. 543