As Introduced

133rd General Assembly Regular Session 2019-2020

H. B. No. 340

Representative Cupp

Cosponsors: Representatives Hambley, Patterson, Manning, G., Riedel, Seitz, Blair

A BILL

Го	amend sections 305.31, 940.01, 940.02, 940.05,	1
	940.06, 940.07, 940.08, 940.10, 940.11, 940.12,	2
	940.13, 940.19, 940.20, 940.21, 940.22, 940.23,	3
	940.26, 940.29, 940.31, 940.32, 940.33, 940.34,	4
	940.35, 6131.01, 6131.04, 6131.05, 6131.06,	5
	6131.07, 6131.08, 6131.09, 6131.10, 6131.11,	6
	6131.12, 6131.13, 6131.14, 6131.15, 6131.16,	7
	6131.17, 6131.19, 6131.21, 6131.22, 6131.23,	8
	6131.24, 6131.25, 6131.27, 6131.28, 6131.30,	9
	6131.32, 6131.33, 6131.34, 6131.36, 6131.42,	10
	6131.43, 6131.47, 6131.50, 6131.51, 6131.52,	11
	6131.55, 6131.57, 6131.60, 6131.63, 6131.631,	12
	6131.64, 6133.01, 6133.02, 6133.03, 6133.04,	13
	6133.041, 6133.05, 6133.06, 6133.07, 6133.08,	14
	6133.09, 6133.10, 6133.11, 6133.14, 6137.01,	15
	6137.02, 6137.03, 6137.04, 6137.05, 6137.051,	16
	6137.06, 6137.07, 6137.08, 6137.09, 6137.10,	17
	6137.11, 6137.111, 6137.112, 6137.12, 6137.13,	18
	and 6137.14; to amend, for the purpose of	19
	adopting new section numbers as indicated in	20
	parentheses, sections 940.26 (940.24), 940.29	21
	(940 31) 940 33 (940 32) 940 34 (940 33)	22

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940.31 (940.35), 940.32 (940.36), 940.35	23
(940.37), and 6131.57 (6131.061); to enact new	24
sections 940.25, 940.26, 940.27, 940.28, 940.29,	25
940.30, and 940.34 and sections 940.38, 940.39,	26
and 6131.101; and to repeal sections 940.18,	27
940.24, 940.25, 940.26, 940.27, 940.28, 940.29,	28
940.30, 6131.18, 6131.26, 6131.29, 6131.35,	29
6131.44, 6131.48, 6131.49, 6131.56, and 6131.62	30
of the Revised Code to revise the state's	31
drainage laws.	32

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

Section 1. That sections 305.31, 940.01, 940.02, 940.05,	33
940.06, 940.07, 940.08, 940.10, 940.11, 940.12, 940.13, 940.19,	34
940.20, 940.21, 940.22, 940.23, 940.26, 940.29, 940.31, 940.32,	35
940.33, 940.34, 940.35, 6131.01, 6131.04, 6131.05, 6131.06,	36
6131.07, 6131.08, 6131.09, 6131.10, 6131.11, 6131.12, 6131.13,	37
6131.14, 6131.15, 6131.16, 6131.17, 6131.19, 6131.21, 6131.22,	38
6131.23, 6131.24, 6131.25, 6131.27, 6131.28, 6131.30, 6131.32,	39
6131.33, 6131.34, 6131.36, 6131.42, 6131.43, 6131.47, 6131.50,	40
6131.51, 6131.52, 6131.55, 6131.57, 6131.60, 6131.63, 6131.631,	41
6131.64, 6133.01, 6133.02, 6133.03, 6133.04, 6133.041, 6133.05,	42
6133.06, 6133.07, 6133.08, 6133.09, 6133.10, 6133.11, 6133.14,	43
6137.01, 6137.02, 6137.03, 6137.04, 6137.05, 6137.051, 6137.06,	44
6137.07, 6137.08, 6137.09, 6137.10, 6137.11, 6137.111, 6137.112,	45
6137.12, 6137.13, and 6137.14 be amended; sections 940.26	46
(940.24), 940.29 (940.31), 940.33 (940.32), 940.34 (940.33),	47
940.31 (940.35), 940.32 (940.36), 940.35 (940.37), and 6131.57	48
(6131.061) be amended for the purpose of adopting new section	49

numbers	as indic	cated in	parenthe	eses; an	d nev	section	ons 940	.25,	50
940.26,	940.27,	940.28,	940.29,	940.30,	and	940.34	and se	ctions	51
940.38,	940.39,	and 6131	.101 of	the Rev	ised	Code be	e enact	ed to	52
read as	follows:	:							53

Sec. 305.31. The procedure for submitting to a referendum 54 a resolution adopted by a board of county commissioners under 55 division (H) of section 307.695 of the Revised Code that is not 56 submitted to the electors of the county for their approval or 57 disapproval; any resolution adopted by a board of county 58 59 commissioners pursuant to division (D)(1) of section 307.697, section 322.02, or 322.06, sections 940.31 940.32 and 940.33 60 940.35, division (B)(1) of section 4301.421, section 4504.02, 61 5739.021, or 5739.026, division (A)(6), (A)(10), or (M) of 62 section 5739.09, section 5741.021 or 5741.023, or division (C) 63 (1) of section 5743.024 of the Revised Code; or a rule adopted 64 pursuant to section 307.79 of the Revised Code shall be as 6.5 prescribed by this section. 66

Except as otherwise provided in this paragraph, when a 67 petition, signed by ten per cent of the number of electors who 68 voted for governor at the most recent general election for the 69 office of governor in the county, is filed with the county 70 auditor within thirty days after the date the resolution is 71 passed or rule is adopted by the board of county commissioners, 72 or is filed within forty-five days after the resolution is 73 passed, in the case of a resolution adopted pursuant to section 74 5739.021 of the Revised Code that is passed within one year 75 after a resolution adopted pursuant to that section has been 76 rejected or repealed by the electors, requesting that the 77 resolution be submitted to the electors of the county for their 78 approval or rejection, the county auditor shall, after ten days 79 following the filing of the petition, and not later than four 80

p.m. of the ninetieth day before the day of election, transmit a	81
certified copy of the text of the resolution or rule to the	82
board of elections. In the case of a petition requesting that a	83
resolution adopted under division (D)(1) of section 307.697,	84
division (B)(1) of section 4301.421, or division (C)(1) of	85
section 5743.024 of the Revised Code be submitted to electors	86
for their approval or rejection, the petition shall be signed by	87
seven per cent of the number of electors who voted for governor	88
at the most recent election for the office of governor in the	89
county. The county auditor shall transmit the petition to the	90
board together with the certified copy of the resolution or	91
rule. The board shall examine all signatures on the petition to	92
determine the number of electors of the county who signed the	93
petition. The board shall return the petition to the auditor	94
within ten days after receiving it, together with a statement	95
attesting to the number of such electors who signed the	96
petition. The board shall submit the resolution or rule to the	97
electors of the county, for their approval or rejection, at the	98
succeeding general election held in the county in any year, or	99
on the day of the succeeding primary election held in the county	100
in even-numbered years, occurring subsequent to ninety days	101
after the auditor certifies the sufficiency and validity of the	102
petition to the board of elections.	103

No resolution shall go into effect until approved by the 104 majority of those voting upon it. However, a rule shall take 105 effect and remain in effect unless and until a majority of the 106 electors voting on the question of repeal approve the repeal. 107 Sections 305.31 to 305.41 of the Revised Code do not prevent a 108 county, after the passage of any resolution or adoption of any 109 rule, from proceeding at once to give any notice or make any 110 publication required by the resolution or rule. 111

The board of county commissioners shall make available to	112
any person, upon request, a certified copy of any resolution or	113
rule subject to the procedure for submitting a referendum under	114
sections 305.31 to 305.42 of the Revised Code beginning on the	115
date the resolution or rule is adopted by the board. The board	116
may charge a fee for the cost of copying the resolution or rule.	117
As used in this section, "certified copy" means a copy	118
containing a written statement attesting that it is a true and	119
exact reproduction of the original resolution or rule.	120
Sec. 940.01. As used in this chapter:	121
(A) "Soil and water conservation district" means a	122
district organized in accordance with this chapter.	123
(B) "Supervisor" means one of the members of the governing	124
body of a district.	125
(C) "Landowner," "owner," or "owner of land" means an	126
owner of record as shown by the records in the office of the	127
county recorder. With respect to an improvement or a proposed	128
improvement, "landowner," "owner," or "owner of land" also	129
includes any public corporation and the director of any	130
department, office, or institution of the state that is affected	131
by the improvement or that would be affected by the proposed	132
improvement, but that does not own any right, title, estate, or	133
interest in or to any real property.	134
(D) "Land occupier" or "occupier of land" means any	135
person, firm, or corporation that controls the use of land	136
whether as landowner, lessee, renter, or tenant.	137
(E) "Due notice" means notice published at least twice,	138
stating time and place, with an interval of at least thirteen	139

days between the two publication dates, in a newspaper of

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general circulation within a soil and water conservation	141
district.	142
(F) "Agricultural pollution" means failure to use	143
management or conservation practices in farming or silvicultural	144
operations to abate wind or water erosion of the soil or to	145
abate the degradation of the waters of the state by residual	146
farm products, manure, or soil sediment, including substances	147
attached thereto.	148
(G) "Urban sediment pollution" means failure to use	149
management or conservation practices to abate wind or water	150
erosion of the soil or to abate the degradation of the waters of	151
the state by soil sediment in conjunction with land grading,	152
excavating, filling, or other soil disturbing activities on land	153
used or being developed for nonfarm commercial, industrial,	154
residential, or other nonfarm purposes, except lands being used	155
in a strip mine operation as defined in section 1513.01 of the	156
Revised Code and except lands being used in a surface mining	157
operation as defined in section 1514.01 of the Revised Code.	158
(H) "Uniform assessment" means an assessment that is both	159
of the following:	160
(1) Based upon a complete appraisal of each both of the	161
<pre>following:</pre>	162
(a) Each parcel of land, together with all improvements	163
thereon, within a project the area that will benefit from a	164
<pre>proposed improvement; and of the</pre>	165
(b) The benefits or damages brought about as a result of	166
the project proposed improvement that is determined by criteria	167
applied equally to all parcels within the $\frac{project}{area}$ area $\frac{1}{2}$ that	168
will benefit from the proposed improvement.	169

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(2) Levied upon the parcels at a uniform rate on the basis	170
of the appraisal.	171
(I) "Varied assessment" means any assessment that does not	172
meet the criteria established in division (H) of this section.	173
(J) "Project area" means an area determined and certified	174
by the supervisors of a soil and water conservation district	175
under section 940.25 of the Revised Code.	176
(K)—"Benefit" or "benefits" means advantages to land and	177
owners, to public corporations, and to the state resulting from	178
drainage, conservation, control, and management of water and	179
from environmental, wildlife, and recreational improvements.	180
"Benefit" or "benefits" includes, but is not limited to, any of	181
the following factors:	182
(1) Elimination or reduction of damage from flooding;	183
(2) Removal of water conditions that jeopardize public	184
health, safety, or welfare;	185
(3) Increased value of land resulting from an improvement;	186
(4) Use of water for irrigation, storage, regulation of	187
stream flow, soil conservation, water supply, or any other	188
incidental purpose;	189
(5) Providing an outlet for the accelerated runoff from	190
artificial drainage if a stream, watercourse, channel, or ditch	191
that is under improvement is called upon to discharge functions	192
for which it was not designed. Uplands that have been removed	193
from their natural state by deforestation, cultivation,	194
artificial drainage, urban development, or other human methods	195
shall be considered to be benefited by an improvement that is	196
required to dispose of the accelerated flow of water from the	197

uplands.	198
$\frac{(L)-(K)}{(K)}$ "Improvement" or "conservation works of	199
improvement" means an improvement that is made under the	200
authority established in division (C) of section 940.06 of the	201
Revised Code.	202
(M) (L) "Land" has the same meaning as in section 6131.01	203
of the Revised Code.	204
$\frac{(N)-(M)}{M}$ "Manure," "operation and management plan," and	205
"residual farm products" have the same meanings as in section	206
939.01 of the Revised Code.	207
$\frac{(\Theta)-\underline{(N)}}{\underline{(N)}}$ "Voluntary nutrient management plan" has the same	208
meaning as in section 905.31 of the Revised Code.	209
(0) "Lead county" means the county in which the majority	210
of the initial length of a proposed improvement would be	211
located, as set forth in a petition, when the proposed	212
improvement would be located in two or more counties.	213
(P) "Day" means calendar day.	214
Sec. 940.02. There is hereby established in the department	215
of agriculture the Ohio soil and water conservation commission.	216
The commission shall consist of seven members of equal status	217
and authority, six of whom shall be appointed by the governor	218
with the advice and consent of the senate, and one of whom shall	219
be designated by resolution of the board of directors of the	220
Ohio federation of soil and water conservation districts. The	221
directors of agriculture, environmental protection, and natural	222
resources, the vice-president for agricultural administration of	223
the Ohio state university, and an officer of the Ohio federation	224
of soil and water conservation districts, or their designees,	225
may serve as ex officio members of the commission, but without	226

the power to vote. A vacancy in the office of an appointed	227
member shall be filled by the governor, with the advice and	228
consent of the senate. Any member appointed to fill a vacancy	229
occurring prior to the expiration of the term for which the	230
member's predecessor was appointed shall hold office for the	231
remainder of that term. Of the appointed members, four shall be	232
persons who have a knowledge of or interest in agricultural	233
production and the natural resources of the state. One member	234
shall represent rural interests and one member shall represent	235
urban interests. Not more than three of the appointed members	236
shall be members of the same political party.	237

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Terms of office of the member designated by the board of directors of the federation and the members appointed by the governor shall be for four years, commencing on the first day of July and ending on the thirtieth day of June.

Each appointed member shall hold office from the date of 242 appointment until the end of the term for which the member was 243 appointed. Any appointed member shall continue in office 244 subsequent to the expiration date of the member's term until the 245 member's successor takes office, or until a period of sixty days 246 has elapsed, whichever occurs first.

248 The commission shall organize by selecting from its members a chairperson and a vice-chairperson. The commission 249 shall hold at least one regular meeting in each quarter of each 250 calendar year and shall keep a record of its proceedings, which 251 shall be open to the public for inspection. Special meetings may 252 be called by the chairperson and shall be called by the 253 chairperson upon receipt of a written request signed by two or 254 more members of the commission. Written notice of the time and 255 place of each meeting shall be sent to each member of the 256

commission. A majority of the commission shall constitute a	257
quorum.	258
The commission may adopt rules as necessary to carry out	259
the purposes of this chapter, subject to Chapter 119. of the	260
Revised Code.	261
The governor may remove any appointed member of the	262
commission at any time for inefficiency, neglect of duty, or	263
malfeasance in office, after giving to the member a copy of the	264
charges against the member and an opportunity to be heard	265
publicly in person or by counsel in the member's defense. Any	266
such act of removal by the governor is final. A statement of the	267
findings of the governor, the reason for the governor's action,	268
and the answer, if any, of the member shall be filed by the	269
governor with the secretary of state and shall be open to public	270
inspection.	271
All members of the commission shall be reimbursed for the	272
necessary expenses incurred by them in the performance of their	273
duties as members.	274
Upon recommendation by the commission, the director of	275
agriculture shall designate an executive secretary and provide	276
staff necessary to carry out the powers and duties of the	277
commission.	278
The commission shall do all of the following:	279
(A) Determine distribution of funds under section 940.15	280
of the Revised Code, recommend to the director and other	281
agencies the levels of appropriations to special funds	282
established to assist soil and water conservation districts, and	283
recommend the amount of federal funds to be requested and	284
policies for the use of such funds in support of soil and water	285

conservation district programs;	286
(B) Assist in keeping the board of supervisors of soil and	287
water conservation districts informed of their its powers and	288
duties, program opportunities, and the activities and experience	289
of all other districts, and facilitate the interchange of	290
advice, experience, and cooperation between the districts;	291
(C) Seek the cooperation and assistance of the federal	292
government or any of its agencies, and of agencies of this	293
state, in the work of the districts;	294
(D) Adopt appropriate rules governing the conduct of	295
elections provided for in this chapter, subject to Chapter 119.	296
of the Revised Code, provided that only owners and occupiers of	297
lands situated within the boundaries of the districts or	298
proposed districts to which the elections apply shall be	299
eligible to vote in the elections;	300
(E) Recommend to the director priorities for planning and	301
construction of small watershed projects, and make	302
recommendations to the director concerning coordination of	303
programs as proposed and implemented in agreements with soil and	304
water conservation districts;	305
(F) Recommend to the director, the governor, and the	306
general assembly programs and legislation with respect to the	307
operations of soil and water conservation districts that will	308
encourage proper soil, water, and other natural resource	309
management and promote the economic and social development of	310
the state;	311
(G) Recommend to the director of agriculture a procedure	312
for coordination of a program of agricultural pollution	313
abatement. Implementation of such a program shall be based on	314

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water quality standards adopted pursuant to section 6111.041 of	315
the Revised Code. The director of environmental protection may	316
coordinate with the division of soil and water conservation in	317
the department of agriculture and soil and water conservation	318
districts for the abatement of agricultural pollution.	319
Sec. 940.05. The governing body board of supervisors of a	320
soil and water conservation district shall consist of five	321
supervisors, as provided for in section 940.04 of the Revised	322
Code.	323
The supervisors board shall organize annually by selecting	324
a chairperson, a secretary, and a treasurer. They It shall	325
designate one of their its members as fiscal agent. A majority	326
of the <u>five supervisors board</u> shall constitute a quorum. The	327
concurrence of a majority of the five supervisors board in any	328
matter shall be required for its determination. A supervisor	329
shall receive no compensation for the supervisor's services,	330
except when both of the following occur:	331
(A) A district board of supervisors designates one or more	332
of its supervisors to represent the district on a joint district	333
board or if an agency or instrumentality of the United States,	334
of this state, or of a political subdivision of this state	335
requires or requests district board representation;	336
(B) Such compensation is provided for by public moneys	337
other than moneys in the special fund of the local district	338
created pursuant to section 940.12 of the Revised Code.	339
A supervisor is entitled to be reimbursed for the	340
necessary expenses incurred in the discharge of official duties.	341
The supervisors board of supervisors shall furnish to the	342
Ohio soil and water conservation commission, upon its request,	343

copies of rules, orders, contracts, forms, and other documents	344
they adopt or employ it adopts or employs and other information	345
concerning their its activities as it requires in the	346
performance of its duties under this chapter.	347
At least once each year, a district shall submit to the	348
commission a report of progress and operations, including a	349
summary of receipts and disbursements during the period covered	350
by the report. A district shall submit additional financial	351
reports as requested by the commission.	352
The supervisors board shall provide for the execution of	353
surety bonds for all employees and officers who are entrusted	354
with funds and shall provide for the keeping of a full and	355
accurate record of all proceedings and of all resolutions and	356
orders issued or adopted. Any supervisor may be removed by the	357
commission upon notice and hearing for neglect of duty or	358
malfeasance in office.	359
Sec. 940.06. The board of supervisors of a soil and water	360
conservation district have the following powers in addition to	361
their its other powers:	362
(A) To conduct surveys, investigations, and research	363
relating to the character of soil erosion, floodwater and	364
sediment damages, and the preventive and control measures and	365
works of improvement for flood prevention and the conservation,	366
development, utilization, and disposal of water needed within	367
the district, and to publish the results of those surveys,	368
investigations, or research, provided that no district shall	369
initiate any research program except in cooperation or after	370
consultation with the Ohio agricultural research and development	371
center;	372

(B) To develop plans for the conservation of soil	373
resources, for the control and prevention of soil erosion, and	374
for works of improvement for flood prevention and the	375
conservation, development, utilization, and disposal of water	376
within the district, and to publish those plans and information;	377
(C) To implement, construct, repair, maintain, and operate	378
preventive and control measures and other works of improvement	379
for natural resource conservation and development and flood	380
prevention, and the conservation, development, utilization, and	381
disposal of water within the district on lands owned or	382
controlled by this state or any of its agencies and on any other	383
lands within the district, which works may include any	384
facilities authorized under state or federal programs, and to	385
acquire, by purchase or gift, to hold, encumber, or dispose of,	386
and to lease real and personal property or interests in such	387
property for those purposes;	388
(D) To cooperate or enter into agreements with any	389
occupier of lands within the district in the carrying on of	390
natural resource conservation operations and works of	391
improvement for flood prevention and the conservation,	392
development, utilization, and management of natural resources	393
within the district, subject to such conditions as the	394
supervisors consider necessary;	395
(E) To accept donations, gifts, grants, and contributions	396
in money, service, materials, or otherwise, and to use or expend	397
them according to their terms;	398
(F) To adopt, amend, and rescind rules to carry into	399
effect the purposes and powers of the district;	400

(G) To sue and plead in the name of the district, and be

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sued and impleaded in the name of the district, with respect to	402
its contracts and, as indicated in section 940.07 of the Revised	403
Code, certain torts of its officers, employees, or agents acting	404
within the scope of their employment or official	405
responsibilities, or with respect to the enforcement of its	406
obligations and covenants made under this chapter;	407
(H) To make and enter into all contracts, leases, and	408
agreements and execute all instruments necessary or incidental	409
to the performance of the duties and the execution of the powers	410
of the district under this chapter, provided that all of the	411
following apply:	412
(1) Except as provided in section 307.86 of the Revised	413
Code regarding expenditures by boards of county commissioners,	414
when the cost under any such contract, lease, or agreement,	415
other than compensation for personal services or rental of	416
office space, involves an expenditure of more than the amount	417
established in that section regarding expenditures by boards of	418
county commissioners, the <u>supervisors</u> <u>board</u> shall make a written	419
contract with the lowest and best bidder after advertisement,	420
for not less than two nor more than four consecutive weeks	421
preceding the day of the opening of bids, in a newspaper of	422
general circulation within the district or as provided in	423
section 7.16 of the Revised Code and in such other publications	424
as the supervisors determine. The notice shall state the general	425
character of the work and materials to be furnished, the place	426
where plans and specifications may be examined, and the time and	427
place of receiving bids.	428
(2) Each bid for a contract shall contain the full name of	429
every person interested in it.	430

(3) Each bid for a contract for the construction,

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demolition, alteration, repair, or reconstruction of an	432
improvement shall meet the requirements of section 153.54 of the	433
Revised Code.	434
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(4) Each bid for a contract, other than a contract for the	435
construction, demolition, alteration, repair, or reconstruction	436
of an improvement, at the discretion of the <u>supervisors</u> board,	437
may be accompanied by a bond or certified check on a solvent	438
bank in an amount not to exceed five per cent of the bid,	439
conditioned that, if the bid is accepted, a contract shall be	440
entered into.	441
(5) The supervisors board may reject any and all bids.	442
(I) To charge, alter, and collect rentals and other	443
charges for the use or services of any works of the district;	444
(J) To enter, either in person or by designated	445
representatives, upon lands, private or public, in the necessary	446
discharge of their duties;	447
(K) To enter into agreements or contracts with the	448
department of agriculture for the determination, implementation,	449
inspection, and funding of agricultural pollution abatement	450
measures whereby landowners, operators, managers, and developers	451
may meet adopted state standards for a quality environment,	452
except that failure of a district board of supervisors to	453
-	
negotiate an agreement or contract with the department	454
authorizes the department to implement the required program;	455
(L) To conduct demonstrations and provide information to	456
the public regarding practices and methods for natural resource	457
conservation, development, and utilization;	458
(M) To enter into contracts or agreements with the	459
director of environmental protection in furtherance of actions	460

to abate urban sediment pollution;	461
(N) To develop operation and management plans as	462
necessary;	463
(O) To determine whether operation and management plans	464
developed under division (A) of section 939.03 of the Revised	465
Code comply with the standards established under division (E)(1)	466
of section 939.02 of the Revised Code and to approve or	467
disapprove the plans, based on such compliance. If an operation	468
and management plan is disapproved, the board shall provide a	469
written explanation to the person who submitted the plan. The	470
person may appeal the plan disapproval to the director of	471
agriculture or the director's designee, who shall afford the	472
person a hearing. Following the hearing, the director or the	473
director's designee shall uphold the plan disapproval or reverse	474
it. If the director or the director's designee reverses the plan	475
disapproval, the plan shall be deemed approved under this	476
division. In the event that any person operating or owning	477
agricultural land or an animal feeding operation in accordance	478
with an approved operation and management plan who, in good	479
faith, is following that plan, causes agricultural pollution,	480
the plan shall be revised in a fashion necessary to mitigate the	481
agricultural pollution, as determined and approved by the board	482
of supervisors of the soil and water conservation district.	483
(P) To develop timber harvest plans;	484
(Q) To determine whether timber harvest plans developed	485
under division (A) of section 1503.52 of the Revised Code comply	486
with the standards established under division (A)(1) of section	487
1503.51 of the Revised Code and to approve or disapprove the	488
plans based on such compliance. If a timber harvest plan is	489
disapproved, the board shall provide a written explanation to	490

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the person who submitted the plan. The person may appeal the	491
plan disapproval to the chief of the division of forestry or the	492
chief's designee, who shall afford the person a hearing.	493
Following the hearing, the chief or the chief's designee shall	494
uphold the plan disapproval or reverse it. If the chief or the	495
chief's designee reverses the plan disapproval, the plan shall	496
be deemed approved under this division.	497
(R) With regard to composting conducted in conjunction	498
with agricultural operations, to do all of the following:	499
(1) Upon request or upon their own initiative, inspect	500
composting at any such operation to determine whether the	501
composting is being conducted in accordance with section 939.04	502
of the Revised Code;	503
(2) If the board determines that composting is not being	504
so conducted, request the director to take corrective actions	505
under section 939.07 of the Revised Code that require the person	506
who is conducting the composting to prepare a composting plan in	507
accordance with rules adopted under division (E)(5)(a) of	508
section 939.02 of the Revised Code and to operate in accordance	509
with that plan or to operate in accordance with a previously	510
prepared plan, as applicable;	511
(3) In accordance with rules adopted under division (E)(5)	512
(b) of section 939.02 of the Revised Code, review and approve or	513
disapprove any such composting plan. If a plan is disapproved,	514
the board shall provide a written explanation to the person who	515
submitted the plan.	516
As used in division (R) of this section, "composting" has	517

the same meaning as in section 939.01 of the Revised Code.

(S) With regard to conservation activities that are

518

conducted in conjunction with agricultural operations, to assist	520
the county auditor, upon request, in determining whether a	521
conservation activity is a conservation practice for purposes of	522
Chapter 929. or sections 5713.30 to 5713.37 and 5715.01 of the	523
Revised Code.	524
As used in this division, "conservation practice" has the	525
same meaning as in section 5713.30 of the Revised Code.	526
(T) To develop and approve or disapprove voluntary	527
nutrient management plans in accordance with section 905.323 of	528
the Revised Code;	529
(U) To do all acts necessary or proper to carry out the	530
powers granted in this chapter.	531
The director shall make recommendations to reduce the	532
adverse environmental effects of each project that a soil and	533
water conservation district plans to undertake under division	534
(A), (B), (C), or (D) of this section and that will be funded in	535
whole or in part by moneys authorized under section 940.17 of	536
the Revised Code and shall disapprove any such project that the	537
director finds will adversely affect the environment without	538
equal or greater benefit to the public. The director's	539
disapproval or recommendations, upon the request of the district	540
filed in accordance with rules adopted by the Ohio soil and	541
water conservation commission, shall be reviewed by the	542
commission, which may confirm the director's decision, modify	543
it, or add recommendations to or approve a project the director	544
has disapproved.	545
Any instrument by which real property is acquired pursuant	546
to this section shall identify the agency of the state that has	547
the use and benefit of the real property as specified in section	548

5301.012 of the Revised Code.	549
Sec. 940.07. (A) As used in this section:	550
(1) "Judgment" includes a consent judgment.	551
(2) "Tort action" means a civil action for damages for	552
injury, death, or loss to person or property, other than a civil	553
action for damages for a breach of contract or another agreement	554
	555
between persons.	333
(B) Except as provided in divisions (C) and (D) of this	556
section, the provisions of Chapter 2744. of the Revised Code	557
apply to soil and water conservation districts as political	558
subdivisions of the state and to their boards of supervisors and	559
other officers, employees, and agents as employees of political	560
subdivisions of the state.	561
(C) (1) The attenues properly an architecture	F.C.2
(C)(1) The attorney general, an assistant attorney	562
general, or special counsel appointed by the attorney general	563
shall defend a soil and water conservation district in any tort	564
action that is commenced against the district as a political	565
subdivision of the state under or pursuant to Chapter 2744. of	566
the Revised Code, if a written request for the legal	567
representation is submitted to the attorney general by the Ohio	568
soil and water conservation commission. If a request is so	569
submitted, the prosecuting attorney of the county associated	570
with the district does not have legal representation duties in	571
connection with the tort action under section 940.13 of the	572
Revised Code.	573
(2) The attorney general, an assistant attorney general,	574
or special counsel appointed by the attorney general shall	575
defend a supervisor or other officer, employee, or agent of a	576
soil and water conservation district in any tort action that is	577

commenced against that person and based upon an action or	578
omission allegedly associated with that person's employment or	579
official responsibilities for the district, if both of the	580
following apply:	581
(a) At the time of the action or omission, the person was	582
not acting manifestly outside the scope of the person's	583
employment or official responsibilities for the district or	584
acting with malicious purpose, in bad faith, or in a wanton or	585
reckless manner;	586
(b) A written request for the legal representation is	587
submitted to the attorney general by the Ohio soil and water	588
conservation commission.	589
(3) If a request for legal representation is submitted to	590
the attorney general pursuant to division (C)(2) of this	591
section, divisions (A) and (D) of section 2744.07 of the Revised	592
Code do not apply to the soil and water conservation district	593
and the defense of its supervisor or other officer, employee, or	594
agent.	595
(D)(1) The state shall indemnify and hold harmless a soil	596
and water conservation district as follows:	597
(a) In the amount of any judgment that is rendered against	598
the district in a tort action that is commenced under or	599
pursuant to Chapter 2744. of the Revised Code;	600
(b) In the amount of any settlement of a tort action	601
against the district as described in division (D)(1)(a) of this	602
section, or of a claim for damages for injury, death, or loss to	603
person or property that could become a basis of a tort action	604
against the district as described in division (D)(1)(a) of this	605
section.	606

(2) The state shall indemnify and hold harmless a	607
supervisor or other officer, employee, or agent of a soil and	608
water conservation district as follows:	609
(a) Subject to the limitations specified in division (D)	610
(3) of this section, in the amount of any judgment that is	611
rendered against that person in a tort action based upon an	612
action or omission allegedly associated with the person's	613
employment or official responsibilities for the district;	614
(b) Subject to the limitations specified in division (D)	615
(3) of this section, in the amount of any settlement of a tort	616
action as described in division (D)(2)(a) of this section or of	617
any settlement of a claim for damages for injury, death, or loss	618
to person or property that could become a basis of a tort action	619
as described in division (D)(2)(a) of this section.	620
(3)(a) The maximum aggregate amount of indemnification	621
paid directly from state funds to or on behalf of any supervisor	622
or other officer, employee, or agent of a soil and water	623
conservation district pursuant to divisions (D)(2)(a) and (b) of	624
this section shall be one million dollars per occurrence,	625
regardless of the number of persons who suffer injury, death, or	626
loss to person or property as a result of the action or omission	627
of that person.	628
(b) An indemnification may be made pursuant to division	629
(D)(2)(a) or (b) of this section only if, at the time of the	630
action or omission, the supervisor or other officer, employee,	631
or agent of a soil and water conservation district was not	632
acting manifestly outside the scope of the supervisor's or other	633
officer's, employee's, or agent's employment or official	634
responsibilities for the district or acting with malicious	635
purpose, in bad faith, or in a wanton or reckless manner.	636

(c) An indemnification shall not be made pursuant to	637
division (D)(2)(a) or (b) of this section for any portion of a	638
consent judgment or settlement that is unreasonable or for any	639
portion of a judgment that represents punitive or exemplary	640
damages.	641
(4) Division (B) of section 2744.07 of the Revised Code	642
does not apply to a soil and water conservation district, or to	643
any of its supervisors or other officers, employees, or agents,	644
to the extent that division (D) of this section requires the	645
state to indemnify and hold harmless a supervisor or other	646
officer, employee, or agent of that district.	647
Sec. 940.08. The board of supervisors of a soil and water	648
conservation district may employ assistants and such other	649
employees as they consider it considers necessary and may	650
provide for the payment of the reasonable compensation of such	651
assistants and employees and expenses incurred by them in the	652
discharge of their duties from the special fund established for	653
the district pursuant to section 940.12 of the Revised Code.	654
District employees are entitled to the sick leave benefits	655
that are provided in section 124.38 of the Revised Code and the	656
vacation leave benefits that are provided in section 325.19 of	657
the Revised Code and are entitled to participate in the sick	658
leave donation program established under section 940.09 of the	659
Revised Code.	660
The supervisors board may designate the amounts and forms	661
of other benefits, including insurance protection, to be	662
provided to employees and may make payments of benefits from the	663
district fund that is created with moneys accepted by the	664
supervisors in accordance with division (E) of section 940.06 of	665
the Revised Code or from the special fund created pursuant to	666

section 940.12 of the Revised Code. The board of county	667
commissioners may make payments of benefits that are provided	668
under this section.	669

The board of supervisors may purchase such materials, 670 equipment, and supplies, may lease such equipment, and may rent, 671 purchase, or construct, and maintain, such offices, and provide 672 for such equipment and supplies therefor, as they consider it 673 considers necessary and may pay for the same from the special 674 fund established for the district pursuant to section 940.12 of 675 the Revised Code.

Sec. 940.10. (A) When the board of supervisors of a soil 677 and water conservation district find, by resolution, that the 678 district has personal property, including motor vehicles 679 acquired for the use of district officers, road machinery, 680 equipment, tools, or supplies, that is not needed for public 681 use, or is obsolete or unfit for the use for which it was 682 acquired, the supervisors board may sell such property at public 683 auction or by sealed bid to the highest bidder T. The board may 684 sell the property after giving at least ten days' notice of the 685 time, place, and manner of sale by posting a typewritten or 686 printed notice in the office of the board of county 687 commissioners. If the fair market value of the property to be 688 sold pursuant to this division is, in the opinion of the board 689 of supervisors, in excess of two thousand dollars, notice of the 690 time, place, and manner of the sale shall also be published in a 691 newspaper of general circulation in the district at least ten 692 days prior to such sale. The supervisors board may authorize the 693 sale of such personal property without advertisement or public 694 notification and competitive bidding to the federal government, 695 the state, or any political subdivision of the state. 696

If the supervisors conduct board conducts a sale of	697
personal property by sealed bid, the form of the bid shall be as	698
prescribed by the supervisors board, and each bid shall contain	699
the name of the person submitting it. Bids received shall be	700
opened and tabulated at the time stated in the notice. The	701
property shall be sold to the highest bidder, except that the	702
supervisors board may reject all bids and hold another sale, by	703
public auction or sealed bid, in the manner prescribed by this	704
section.	705
(B) Where the supervisors find board finds, by resolution,	706
that the district has vehicles, equipment, or machinery that is	707
not needed, or is unfit for public use, and the supervisors	708
desire board desires to sell such vehicles, equipment, or	709
machinery to the person or firm from which they propose it	710
<pre>proposes to purchase other vehicles, equipment, or machinery,</pre>	711
the <u>supervisors</u> <u>board</u> may offer to <u>sell</u> <u>do both of the</u>	712
<pre>following:</pre>	713
(1) Sell the vehicles, equipment, or machinery to such	714
person or firm _{r:} and to have	715
(2) Have such selling price credited to the person or firm	716
against the purchase price of other vehicles, equipment, or	717
machinery.	718
(C) Where the supervisors advertise board advertises for	719
bids for the sale of new vehicles, equipment, or machinery to	720
the district, they it may include in the same advertisement a	721
notice of their its willingness to accept do both of the	722
<pre>following:</pre>	723
(1) Accept bids for the purchase of district-owned	724

vehicles, equipment, or machinery that is obsolete or not needed

for public use; and to have	726
(2) Have the amount of such bids subtracted from the	727
selling price of the other vehicles, equipment, or machinery as	728
a means of determining the lowest responsible bidder.	729
Sec. 940.11. (A) Not later than three months after the	730
effective date of this amendment November 2, 2018, the board of	731
supervisors of a soil and water conservation district that hold	732
a credit card account on the effective date of this amendment	733
November 2, 2018, shall adopt a written policy for the use of	734
credit card accounts. Otherwise, the supervisors board shall	735
adopt a written policy before first holding a credit card	736
account.	737
The policy shall include provisions addressing all of the	738
following:	739
(1) The supervisors members of the board or positions	740
authorized to use a credit card account;	741
(2) The types of expenses for which a credit card account	742
may be used;	743
(3) The procedure for acquisition, use, and management of	744
a credit card account and presentation instruments related to	745
the account including cards and checks;	746
(4) The procedure for submitting itemized receipts to the	747
fiscal agent or the fiscal agent's designee;	748
(5) The procedure for credit card issuance, credit card	749
reissuance, credit card cancellation, and the process for	750
reporting lost or stolen credit cards;	751
(6) The district's credit card account's maximum credit	752
limit or limits;	753

(7) The actions or omissions by an officer or employee	754
that qualify as misuse of a credit card account.	755
(B) The name of the soil and water conservation district	756
shall appear on each presentation instrument related to the	757
account including cards and checks.	758
(C) If the fiscal agent of the district does not retain	759
general possession and control of the credit card account and	760

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- (C) If the fiscal agent of the district does not retain general possession and control of the credit card account and presentation instruments related to the account including cards and checks, the supervisors-board shall appoint a compliance officer to perform the duties enumerated under division (D) of this section. The compliance officer may not use a credit card account and may not authorize a supervisor-board member or employee to use a credit card account. The fiscal agent is not eligible for appointment as compliance officer.
- (D) The compliance officer, if applicable, and the 768 supervisors board at least quarterly shall review the number of 769 cards and accounts issued, the number of active cards and 770 accounts issued, the cards' and accounts' expiration dates, and 771 the cards' and accounts' credit limits. 772
- (E) If the fiscal agent retains general possession and 773 control of the credit card account and presentation instruments 774 related to the account including cards and checks, and the 775 supervisors board authorize a supervisor board member or 776 employee to use a credit card, the fiscal agent may use a system 777 to sign out credit cards to the authorized users. The supervisor-778 board member or employee is liable in person and upon any 779 official bond the supervisor member or employee has given to the 780 district to reimburse the district treasury the amount for which 781 the supervisor member or employee does not provide itemized 782 receipts in accordance with the policy described in division (A) 783

of this section.

(F) The use of a credit card account for expenses beyond	785
those authorized by the supervisors board constitutes misuse of	786
a credit card account. A supervisor <u>board member</u> or employee of	787
a soil and water conservation district or a public servant as	788
defined under section 2921.01 of the Revised Code who knowingly	789
misuses a credit card account held on behalf of a soil and water	790
conservation district violates section 2913.21 of the Revised	791
Code.	792

- (G) The fiscal agent or the fiscal agent's designee 793 annually shall file a report with the <u>supervisors board</u> 794 detailing all rewards received based on the use of the soil and 795 water conservation district's credit card account. 796
- (H) As used in this section, "credit card account" means 797 any bank-issued credit card account, store-issued credit card 798 account, financial institution-issued credit card account, 799 financial depository-issued credit card account, affinity credit 800 card account, or any other card account allowing the holder to 801 purchase goods or services on credit or to transact with the 802 account, and any debit or gift card account related to the 803 receipt of grant moneys. "Credit card account" does not include 804 a procurement card account, gasoline or telephone credit card 805 account, or any other card account where merchant category codes 806 are in place as a system of control for use of the card account. 807
- Sec. 940.12. The board of county commissioners of each

 county in which there is a soil and water conservation district

 may levy a tax within the ten-mill limitation and may

 appropriate money from the proceeds of the levy or from the

 general fund of the county. The money shall be held in a special

 fund for the credit of the district, to be expended for the

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purposes prescribed in section 940.08 of the Revised Code or	814
under the policy adopted under section 940.11 of the Revised	815
Code, for construction and maintenance of improvements by the	816
district, and for other expenses incurred in carrying out the	817
program of the district upon the written order of the fiscal	818
agent for the district after authorization by a majority of the	819
<u>board of</u> supervisors of the district.	820
Sec. 940.13. (A) The prosecuting attorney of a county in	821
which there is a soil and water conservation district shall be	822
<u>is</u> the legal adviser of the district. The prosecuting attorney	823
shall be <u>is</u> the legal counsel of such district in all civil	824
actions brought by or against it and shall conduct all such	825
actions in the prosecuting attorney's official capacity. The	826
<u>board of</u> supervisors of a district may also employ such	827
attorneys as may be necessary or desirable in the operations of	828
the district.	829
(B) The prosecuting attorney of a lead county that is	830
represented on a joint board of supervisors created under	831
section 940.34 of the Revised Code is the legal advisor of the	832
joint board in all civil actions brought by or against the joint	833
board. The prosecuting attorney shall conduct all such actions	834
in the prosecuting attorney's official capacity. The joint board	835
may employ other attorneys as may be necessary or desirable in	836
the operations of the joint board.	837
Sec. 940.19. (A) An owner of land that is located in a	838
soil and water conservation district may file a petition with	839
the <u>board of</u> supervisors of the district requesting the	840
construction of a conservation work of improvement. Upon the	841
receipt of such a petition, the supervisors shall make a	842
preliminary determination to accept or reject the petition.	843

A petition may be rejected if the supervisors determine.	844
Prior to filing a petition, the petitioner shall consult with	845
the district to discuss the proposed drainage improvement and to	846
determine the proper forms and procedures for filing the	847
petition.	848
(B) The petition shall include all of the following:	849
(1) A statement of the nature of the work for which a	850
petition is filed, including locating, cleaning, removing	851
obstructions from, constructing, reconstructing, straightening,	852
deepening, widening, altering, boxing, tiling, filling, walling,	853
or arching any ditch, drain, watercourse, floodway, creek, run,	854
or river; changing the course, location, or terminus thereof; or	855
constructing a levee, wall, embankment, jetty, dike, dam,	856
sluice, revetment, reservoir, holding basin, control gate,	857
breakwater, or other structure for the control of water;	858
(2) A description, including location, of the course and	859
termini of the proposed improvement and the branches, spurs, or	860
laterals, if any are petitioned for;	861
(3) A statement that the construction of the improvement	862
is necessary and will benefit the petitioner; and	863
(4) A statement that all costs of engineering,	864
construction, and future maintenance will be assessed to the	865
benefiting parcels of land.	866
(C) The board shall make a preliminary determination to	867
accept or reject the petition at the board's next scheduled	868
<pre>meeting.</pre>	869
(D)(1) The board may reject the petition for any of the	870
following reasons:	871

(a) The board determines that the information that it the	872
petition contains about the proposed improvement is insufficient	873
to enable the <u>supervisors</u> -board to proceed with the petition	874
under this chapter or if the .	875
(b) The petition appears to be frivolous. The supervisors	876
also may reject a petition on the grounds that the .	877
(c) The district lacks sufficient staff or other resources	878
to proceed with the improvement in accordance with this chapter.	879
If-	880
(2) If the supervisors reject a board rejects the	881
petition, they it shall notify the petitioner in writing of the	882
reasons for the rejection. A-The petitioner may amend a petition	883
that was is rejected due to insufficient information may be	884
supplemented with additional information—and—filed again may	885
subsequently file the amended petition with the board.	886
(E) If the supervisors accept a board accepts the petition	887
for a proposed improvement, they the board shall establish do	888
both of the following:	889
(1) Establish a date and time for a view of the proposed	890
improvement, which . The date shall be not fewer than twenty-	891
five thirty nor more than ninety days after the date on which	892
the petition was <u>filed</u> accepted. The <u>supervisors</u> <u>board</u> shall	893
designate a convenient place near the proposed improvement	894
<pre>location at which the view shall start occur.</pre>	895
Upon receipt of a petition, the supervisors also shall-	896
establish (2) Establish a date and time on and at which and	897
designate a location at which they the board will hold a hearing	898
on the proposed improvement. The hearing shall occur not later	899
fewer than thirty nor more than ninety days after the date	900

established for the view.	901
(F) If a petitioner proposes an improvement that would be	902
located in two or more adjoining soil and water conservation	903
districts, the board of supervisors that receives the petition	904
shall provide notice of the petition to the board of supervisors	905
of each other county in which the proposed improvement would be	906
located. The boards then shall create a joint board of	907
supervisors under section 940.34 of the Revised Code and proceed	908
in accordance with that section.	909
Sec. 940.20. As soon as the supervisors of a soil and	910
water conservation district have established the dates, times,	911
and locations of the view and the hearing concerning a proposed	912
improvement, they shall send, at (A) At least twenty twenty-one	913
days prior to the date established for the view, the board of	914
supervisors of a soil and water conservation district shall send	915
a written notice of the view and the hearing to the all	916
landowners within the area to be benefited by the proposed	917
improvement and to the board of county commissioners and the	918
county engineer. The board shall ensure that the notice contains	919
all of the following:	920
(1) The date, time, and location for the view and the	921
subsequent hearing;	922
(2) A description of the proposed improvement and its	923
location as stated in the petition, a map indicating the	924
location of the proposed improvement or information on where to	925
access the map, and an explanation of how to obtain additional	926
information or ask questions about the proposed improvement;	927
(3) A statement that all costs of engineering,	928
construction, and future maintenance will be assessed to the	920

benefiting parcels of land;	930
(4) A statement that a landowner may file, not more than	931
twenty-one days after the date of the view, an amendment to the	932
original petition that expands the length of the proposed	933
improvement, provided that the amendment does not expand the	934
area to be benefited by the proposed improvement;	935
(5) A statement that any landowner receiving the notice	936
may comment on the proposed improvement in writing before or in	937
person at the hearing on the petition;	938
(6) The address at which to file an amendment to the	939
petition or submit written comments on the proposed improvement.	940
(B) The supervisors board shall notify all landowners that	941
are adjacent to the proposed improvement either by certified	942
mail or, if the supervisors have board has record of an internet	943
identifier of record associated with such a landowner, by	944
ordinary mail and by that internet identifier of record, and	945
shall notify all others by certified mail or first class	946
mailings. Any such The written notice shall have the words	947
"Legal Notice" printed in plain view on the face of the envelope	948
or, in the case of service by an internet identifier of record,	949
in conspicuous typeface at the top of the notice. In addition,	950
the supervisors	951
(C) The board shall invite to the view and the hearing the	952
staff of the soil and water conservation district and the staff	953
of the natural resources conservation service in the United	954
States department of agriculture that is involved with the	955
district together with any other people that the supervisors	956
consider board considers to be necessary to the proceedings.	957
(D) As used in this section, "internet identifier of	958

record" has the same meaning as in section 9.312 of the Revised	959
Code.	960
Sec. 940.21. (A) On the date established for the view of a	961
proposed improvement, the board of supervisors of a soil and	962
water conservation district or its designee shall meet at the	963
designated location near the proposed improvement at the	964
established time. At that time, they shall hear proof of the	965
need for the proposed improvement offered by any landowner that	966
is affected by it.	967
The supervisors shall view the area in which the proposed	968
improvement is to be constructed. If the proposed improvement is	969
a ditch, the view shall include the line of the proposed ditch	970
and each branch, lateral, or spur of the ditch that is mentioned	971
in the petition. If present an overview of the proposed	972
improvement. In the presentation, the board or its designee	973
shall use methods and means that the board determines will	974
adequately inform those attending the view about the proposed	975
improvement's location and the drainage issues intended to be	976
addressed by the proposed improvement.	977
(B) Upon the request made at the view of a member of the	978
board or of a landowner in the area to be benefited by the	979
proposed improvement, the board or its designee shall recess the	980
view and reconvene at a site along the proposed improvement for	981
the purpose of gaining additional information about the drainage	982
issue intended to be addressed by the proposed improvement. If	983
the area to be viewed is extensive, the supervisors board or its	984
designee may conduct the view on more than one day and may	985
adjourn from day to day, or a longer period, until the view is	986
completed.	987
Sec. 940.22. (A) Upon acceptance of a petition requesting	988

the construction of an improvement, the <u>board of</u> supervisors of	989
a soil and water conservation district shall begin to prepare,	990
as a guide to the board of county commissioners and the	991
petitioners, a preliminary report regarding the proposed	992
improvement. The supervisors board shall present the completed	993
preliminary report at the hearing that is held on the proposed	994
improvement.	995
(B) The board shall ensure that the preliminary report	996
shall include a includes all of the following:	997
(1) A preliminary estimate of the cost, comments of	998
construction for the proposed improvement;	999
(2) Comments on the feasibility of the project, and a	1000
<pre>proposed improvement;</pre>	1001
(3) A statement of the supervisors board's opinion as to	1002
whether the benefits from the project proposed improvement are	1003
likely to exceed the estimated cost. The preliminary report	1004
<pre>shall identify ;</pre>	1005
(4) A list of all factors that are apparent to the	1006
supervisors identified by the board, both favorable and	1007
unfavorable to the proposed improvement, so that the petitioners	1008
may be informed concerning what is involved with the	1009
construction of the <u>proposed</u> improvement.	1010
(C) In addition to reporting preparing a preliminary	1011
<u>report</u> on the improvement as petitioned, the <u>supervisors</u> <u>board</u>	1012
may submit alternate proposals to accomplish the intent of the	1013
petition. The	1014
(D) The preliminary report and all alternate proposals	1015
shall be reviewed and receive concurrence from an engineer who	1016
is employed by the department of agriculture or by the natural	1017

resources conservation service in the United States department	1018
of agriculture and who is responsible for providing technical	1019
assistance to the district or from any other registered	1020
professional engineer whom selected by the board of supervisors	1021
choose.	1022
Sec. 940.23. (A) On the date and at the time established	1023
by the board of supervisors for the hearing on a petition for a	1024
proposed improvement, the supervisors of a soil and water	1025
conservation district board shall conduct the hearing. Prior to	1026
the hearing, landowners affected by the proposed improvement may	1027
file objections to it with the supervisors, and at the hearing-	1028
the supervisors shall hear any objections so filed. In addition-	1029
At the hearing, the supervisors board shall present their do	1030
<pre>both of the following:</pre>	1031
(1) Present the board's preliminary report on the proposed	1032
improvement and shall hear :	1033
(2) Hear any comments or evidence offered by any landowner	1034
for or against construction of the proposed improvement. If	1035
(B) If necessary, the hearing may occur on more than one	1036
day and may be adjourned from day to day or for a longer time-	1037
that board may recess and continue the hearing on subsequent	1038
days as may be reasonable to consider additional information	1039
about the proposed improvement or so that all interested	1040
landowners may have an opportunity to be heard in favor of or in-	1041
opposition to comment on the proposed improvement.	1042
(C) At the conclusion of the hearing, the board shall vote	1043
to decide whether to proceed with a project survey and design or	1044
to dismiss the petition. In making its decision, the board shall	1045
take into consideration all of the following:	1046

(1) The petition;	1047
(2) The preliminary report;	1048
(3) Comments on the proposed improvement;	1049
(4) The protection of environmentally significant areas	1050
when those areas could be adversely affected by the construction	1051
of the proposed improvement and, if necessary, alternative plans	1052
providing for that protection and for construction of the	1053
<pre>proposed improvement.</pre>	1054
(D) The board may proceed with the project survey and	1055
design for a proposed improvement if both of the following	1056
<pre>apply:</pre>	1057
(1) The board finds that a proposed improvement is	1058
necessary and is conducive to the public welfare.	1059
(2) The board is reasonably certain that the benefits of	1060
the proposed improvement will outweigh its costs.	1061
Sec. 940.26 940.24. Upon approval by After a vote of the	1062
<u>board of</u> supervisors of a soil and water conservation district	1063
of a petition to proceed with a project survey and design for a	1064
proposed improvement, the supervisors <u>board</u> or their its	1065
designee shall conduct all necessary surveys for the proposed	1066
improvement. In addition, the <u>supervisors_board</u> or <u>their_its_</u>	1067
designee shall prepare plans for constructing the improvement	1068
and shall prepare maps showing the location of the land that is	1069
proposed to be assessed in accordance with section 940.33 of the	1070
Revised Code for the improvement.	1071
The supervisors or their designee shall prepare	1072
specifications. The plans shall include all of the following:	1073
(A) Specifications for construction of the improvement and	1074

shall specify dimensions ;	1075
(B) Dimensions of any temporary easement that is necessary	1076
for construction purposes. In addition, the supervisors or their	1077
designee shall make estimates of the cost of material and any	1078
excavation costs. The construction of the improvement may be	1079
divided into construction areas if that would be expedient.;	1080
(C) In the case of an improvement that is a ditch or	1081
similar structure for the disposal of water, the specifications-	1082
for its construction that the supervisors or their designee must	1083
prepare shall provide for spreading provisions for all of the	1084
<pre>following:</pre>	1085
(1) Spreading and leveling of spoil banks and shall	1086
provide for erosion ;	1087
(2) Erosion and sediment control through the establishment	1088
of a sod or seeded strip or other such controls if suitable	1089
vegetative cover is not present. With regard to sod or seeded	1090
strips, the board shall ensure that the plan provides that such	1091
strips will be not fewer than four ten feet nor more than	1092
fifteen feet wide, measured at right angles to the top of the	1093
ditch bank on both sides of the ditch, except where suitable	1094
vegetative cover exists. The strip Sod or seeded strips or other	1095
such controls shall be are considered to be part of the	1096
permanent improvement. Sod The board or its designee shall	1097
report to the county auditor the total acreage of sod or seeded	1098
strips or other such controls that are established and	1099
maintained in excess of four feet shall be compensated for by	1100
their removal accordance with this chapter. The county auditor	1101
shall remove the total acreage of sod or seeded strips or other	1102
such controls from the taxable valuation of the property of	1103
which they are a part.	1104

The supervisors or their designee shall make note (D) An	1105
<u>analysis</u> of all fences, floodgates, culverts, bridges, and other	1106
structures that will be removed or adjusted in constructing the	1107
improvement. The supervisors or their designee also shall make-	1108
note;	1109
(E) An analysis of any gates that need to be installed in	1110
existing fences in order to provide access to the improvement	1111
for maintenance purposes. The <u>plan shall require</u> gates shall to	1112
be locked when requested by the owner of the fence-and shall be-	1113
considered to be a . Gates are part of the original improvement	1114
and subject to maintenance along with the improvement.	1115
The supervisors shall submit the plans, specifications,	1116
and other information prepared in accordance with this section-	1117
to the board of county commissioners of each county in which the	1118
proposed improvement is to be located.	1119
Sec. 940.25. (A) After preparing the project survey,	1120
design, and plans for constructing the proposed improvement, the	1121
board of supervisors of a soil and water conservation district	1122
shall prepare a schedule of damages as part of the estimate of	1123
the total cost of constructing the proposed improvement.	1124
(B) The schedule of damages shall include both of the	1125
<pre>following:</pre>	1126
(1) An estimate of the value of land or other property	1127
necessary to be acquired through purchase or voluntary transfer	1128
or appropriated in accordance with sections 163.01 to 163.62 of	1129
the Revised Code and a description of that land or other	1130
<pre>property;</pre>	1131
(2) An estimate of the total damages to be sustained by	1132
any landowner as a result of the construction and subsequent	1133

maintenance of a proposed improvement, along with the name and	1134
address of each landowner that is alleged to be damaged, the	1135
amount of each landowner's estimated damages, and an explanation	1136
of each landowner's damages.	1137
Sec. 940.26. After preparing a schedule of damages, the	1138
board of supervisors of a soil and water conservation district	1139
or its designee shall make an estimate of the cost of the	1140
proposed improvement. The estimate shall include all of the	1141
<pre>following:</pre>	1142
(A) Actual construction costs, including costs of	1143
addressing the construction specifications set forth in section	1144
940.24 of the Revised Code;	1145
(B) The estimated costs included in the schedule of	1146
damages prepared under section 940.25 of the Revised Code;	1147
(C) Any expenses incurred in investigations, consulting	1148
services, and notifications related to the proposed improvement,	1149
and any other incidental costs.	1150
Sec. 940.27. (A) After preparing an estimate of the cost	1151
of a proposed improvement, the board of supervisors of a soil	1152
and water conservation district or its designee shall prepare a	1153
schedule of estimated assessments on land within the area that	1154
will be benefited by a proposed improvement. The board shall	1155
include in the schedule the name and address of each landowner	1156
whose parcel of land will be benefited by the proposed	1157
improvement and a description of each landowner's parcel. The	1158
board shall obtain the names, addresses, and descriptions from	1159
the tax duplicates of the county.	1160
(B) In determining the estimated assessment on a parcel of	1161
land, the board or its designee shall do both of the following:	1162

(1) Use the information compiled in accordance with	1163
sections 940.24 to 940.26 of the Revised Code;	1164
(2) Consider, and incorporate when applicable, the	1165
<pre>following factors in the calculations:</pre>	1166
(a) Acreage of the parcel;	1167
(b) Volume of water produced by the parcel;	1168
(c) Distance of the parcel from the proposed improvement;	1169
(d) Percentage of the proposed improvement to be used by	1170
<pre>the parcel;</pre>	1171
(e) The construction of works that are determined to	1172
solely benefit the particular parcel;	1173
(f) Soil types of the parcel;	1174
(g) The county auditor's land value or current_	1175
agricultural use value, if applicable, of the parcel;	1176
(h) Existing drainage infrastructure that can be	1177
incorporated into the proposed improvement and associated cost	1178
<pre>savings;</pre>	1179
(i) Any other factors pertinent to the proposed	1180
improvement and the watershed that will be affected by the	1181
<pre>proposed improvement;</pre>	1182
(j) Any benefits as defined in section 6131.01 of the	1183
Revised Code.	1184
(C) Unless the board determines for good cause that a	1185
lower amount is appropriate, the board shall not establish an	1186
estimated assessment for a parcel of land in an amount less than	1187
twenty-five dollars, including the cost of preparing and mailing	1188
the notice required under section 940.32 of the Revised Code. If	1189

a dwelling is located on a lot that comprises two or more	1190
contiguous parcels of land, the board may establish an estimated	1191
assessment of not less than twenty-five dollars for all of the	1192
parcels, including the cost of preparing and mailing the notice	1193
required under section 940.32 of the Revised Code.	1194
(D) The board shall ensure that the total of the estimated	1195
assessments, including the total estimated assessments allocated	1196
to public corporations and the state, is not greater than the	1197
estimated cost of the proposed improvement.	1198
Sec. 940.28. After a board of supervisors of a soil and	1199
water conservation district completes the schedule of estimated	1200
assessments, the board shall submit the petition, preliminary	1201
report, surveys, plans, specifications, schedule of damages,	1202
cost estimates, estimated assessments, and any other information	1203
obtained or prepared for the petition to the board of county	1204
commissioners of the county in which the proposed improvement is	1205
to be located.	1206
Sec. 940.29. (A) Upon receiving the information submitted	1207
by a board of supervisors of a soil and water conservation	1208
district under section 940.28 of the Revised Code, the board of	1209
county commissioners shall establish the date, time, and	1210
location of a hearing regarding the proposed improvement.	1211
(B) At least twenty-one days prior to the date established	1212
for the hearing, the clerk of the board of county commissioners	1213
shall send a written notice of the hearing by certified mail to	1214
all landowners that are adjacent to the proposed improvement.	1215
The clerk shall send such notice by certified or first class	1216
mail to all other landowners within the area to be benefited by	1217
the proposed improvement, the board of supervisors of the	1218
applicable soil and water conservation district, and the county	1219

engineer. The clerk shall include all of the following in the	1220
<pre>notice:</pre>	1221
(1) The date, time, and location of the hearing;	1222
(2) A description of any easement on the landowner's	1223
property that is necessary for purposes of the improvement;	1224
(3) A landowner's estimated assessment;	1225
(4) A statement that a landowner may file comments on the	1226
proposed improvement and exceptions to the estimated assessment	1227
in writing before the hearing or in person at the hearing;	1228
(5) The address at which to submit written comments on the	1229
proposed improvement and exceptions to the estimated assessment.	1230
(C) The clerk shall include printed words in plain view on	1231
the envelope containing the notice that read "Legal Notice of	1232
Proposed Drainage Improvement."	1233
Sec. 940.30. (A) On the date established for the hearing,	1234
the board of county commissioners shall conduct the hearing by	1235
doing both of the following:	1236
(1) Presenting the project design, construction plans,	1237
schedule of damages, cost estimates, and estimated assessments	1238
for the proposed improvement as submitted by the board of	1239
supervisors of the applicable soil and water conservation	1240
district;	1241
(2) Hear any comments offered by any landowner regarding	1242
the estimated assessments and proposed improvement.	1243
(B) If necessary, the board of county commissioners may	1244
adjourn and continue the hearing on subsequent days as may be	1245
reasonable to consider additional information about the proposed	1246

improvement, make changes that will better accomplish the	1247
purpose and object of the proposed improvement, or allow all	1248
interested landowners to have an opportunity to comment on the	1249
proposed improvement.	1250
Sec. 940.29 940.31. Upon receipt of a certification under-	1251
section 940.25 of the Revised Code, the board of county	1252
commissioners shall, within sixty days, approve or disapprove	1253
construction of the improvement. If a board disapproves	1254
construction of the improvement, the supervisors may revise the	1255
plan for the improvement and again proceed under section 940.25	1256
of the Revised Code. If the board of county commissioners of	1257
each county containing any of the territory included in the	1258
project area approves construction of the improvement, the	1259
board, or if there is more than one such county, the joint board	1260
formed under section 940.31 of the Revised Code, has in addition	1261
to its other powers, the powers of a soil and water conservation	1262
district granted by division (C) of section 940.06 of the	1263
Revised Code.	1264
When considering whether to approve or disapprove	1265
construction of an improvement, the board shall consider all of	1266
the following factors:	1267
(A) The cost of location and construction;	1268
(B) The compensation for land or other property that must	1269
be taken;	1270
(C) The benefits to the public welfare;	1271
(D) The benefits to land, public corporations, and the	1272
Sec. 940.29 940.31. Upon receipt of a certification under section 940.25 of the Revised Code, the board of county commissioners shall, within sixty days, approve or disapprove construction of the improvement. If a board disapproves construction of the improvement, the supervisors may revise the plan for the improvement and again proceed under section 940.25 of the Revised Code. If the board of county commissioners of each county containing any of the territory included in the project area approves construction of the improvement, the board, or if there is more than one such county, the joint board formed under section 940.31 of the Revised Code, has in addition to its other powers, the powers of a soil and water conservation district granted by division (C) of section 940.06 of the Revised Code. When considering whether to approve or disapprovecenstruction of an improvement, the board shall consider all of the following factors: (A) The cost of location and construction; (B) The compensation for land or other property that must be taken;	1273
(E) In the case of an improvement involving the drainage	1274
of water, the effect on land below the improvement that may be	1275

caused by constructing the improvement and the sufficiency or	1276
insufficiency of the outlet that receives flow from the	1277
<pre>improvement;</pre>	1278
(F) Any other proper matter that will assist the board in	1279
approving or disapproving construction of the improvement.	1280
(A) At the conclusion of the hearing conducted under	1281
section 940.30 of the Revised Code, the board of county	1282
commissioners shall vote to approve or dismiss the petition.	1283
(B) The board may approve the petition if the board is	1284
<pre>reasonably certain that:</pre>	1285
(1) The benefits of the proposed improvement outweigh the	1286
costs.	1287
(2) The proposed improvement is necessary.	1288
(3) The proposed improvement will be conducive to the	1289
<pre>public welfare.</pre>	1290
(4) The proposed route and mode of construction of the	1291
improvement will improve water management and development in the	1292
county in which the district is located to the advantage of	1293
<pre>lands located in it.</pre>	1294
(5) The proposed improvement will aid lands in the area by	1295
promoting the economic, environmental, or social development of	1296
the area.	1297
(C) When, in the opinion of the board of county	1298
commissioners, it is necessary for the board to acquire real	1299
property or a right-of-way or other easement for a conservation	1300
works of an improvement project under this chapter, the board	1301
may make the acquisition through purchase or voluntary transfer,	1302
or the board may appropriate the real property or right-of-way	1303

or other easement in accordance with sections 163.01 to 163.62	1304
of the Revised Code.	1305
(D) If the board approves construction of the a petition	1306
for an improvement, the county engineer shall file with the	1307
county recorder a property plat showing the <pre>general_landowners_</pre>	1308
of record and parcel numbers along the improvement, location of	1309
the improvement, and a statement describing the dimensions the	1310
width of any permanent easement that is necessary for	1311
maintenance of the improvement granted in section 6137.12 of the	1312
Revised Code. In The county engineer may do both of the	1313
<pre>following:</pre>	1314
(1) Include the permanent easement in the county's	1315
geographic information systems or other mapping system, if	1316
available;	1317
(2) File with the county recorder an affidavit listing the	1318
landowners of record and parcel numbers subject to the permanent	1319
easement and note the affidavit in the property plat.	1320
<u>In</u> the case of an improvement that is an open ditch,	1321
provisions that govern the permanent easement for maintenance of	1322
the ditch that are established in section 6137.12 of the Revised	1323
Code shall—apply.	1324
(E) A board of county commissioners shall follow	1325
competitive bidding requirements in sections 307.86 to 307.91 of	1326
the Revised Code, except that in constructing an improvement.	1327
However, the board may designate the board of supervisors of a	1328
soil and water conservation district as the contracting agency	1329
and it The board of supervisors shall follow division (H) of	1330
section 940.06 of the Revised Code, or except that if . If the	1331
improvement is being undertaken through the joint efforts and	1332

cooperation of the board of county commissioners or board of	1333
supervisors and another state or federal agency, and if the	1334
state or federal regulations or procedures are in conflict with	1335
those sections with respect to the procedures for the preparing	1336
of contracts, the issuing of bids, the making of awards, and	1337
generally the administering of the contracts, the board of	1338
county commissioners or board of supervisors may adopt the state	1339
or federal regulations or procedures in those areas where	1340
conflict exists and proceed with the improvement in accordance	1341
with the requirements of the state or federal regulations or	1342
procedures.	1343
(F) If a board of county commissioners does not approve a	1344
petition for a proposed improvement, the applicable board of	1345
supervisors may revise the proposed improvement and submit the	1346
revision to the board of county commissioners for	1347
reconsideration of the petition.	1348
Sec. 940.33 940.32. (A) Following receipt of a	1349
certification made by the supervisors of a soil and water-	1350
conservation district pursuant to section 940.25 of the Revised-	1351
Code together with receipt of all plans, specifications, and	1352
estimates submitted under that section and upon completion of a-	1353
schedule of estimated assessments in accordance with section-	1354
940.30 of the Revised Code, <u>If</u> the board of county commissioners	1355
may approves a petition under section 940.31 of the Revised	1356
Code, the board shall adopt a resolution levying upon the	1357
property within the project area an <u>to be benefited by an</u>	1358
<pre>improvement a uniform or varied assessment at a uniform or</pre>	1359
varied rate based upon the benefit to the area certified by the	1360
supervisors, as necessary to pay the cost of construction of the	1361
improvement not otherwise funded and to repay advances made for	1362
purposes of the improvement from the fund created by section	1363

940.16 of the Revised Code. In adopting the resolution, the	1364
board shall take into consideration the estimated assessments	1365
prepared by the board of supervisors of the soil and water	1366
conservation district under section 940.27 of the Revised Code.	1367
The board of county commissioners shall direct the person or	1368
authority preparing assessments to give primary consideration,	1369
in determining a parcel's estimated assessments relating to the	1370
disposal of water, to the potential increase in productivity	1371
that the parcel may experience as a result of the improvement	1372
and also to give consideration to the amount of water disposed	1373
of, the location of the property relative to the project, the	1374
value of the project to the watershed, and benefits. The part of	1375
the assessment that is found to benefit state, county, or	1376
township roads or highways or municipal streets shall be	1377
assessed against the state, county, township, or municipal	1378
corporation, respectively, payable from motor vehicle revenues.	1379
The part of the assessment that is found to benefit property	1380
owned by any public corporation, any political subdivision of	1381
the state, or the state shall be assessed against the public-	1382
corporation, the political subdivision, or the state and shall	1383
be paid out of the general funds or motor vehicle revenues of	1384
the public corporation, the political subdivision of the state,	1385
or the state, except as otherwise provided by law.	1386
(B) The assessment shall be certified to the county	1387
auditor and by the county auditor to the county treasurer. The	1388
collection of the assessment shall conform in all matters to	1389
Chapter 323. of the Revised Code.	1399
chapter 323. Of the Revised Code.	1390
(C) Any land owned and managed by the department of	1391
natural resources for wildlife, recreation, nature preserve, or	1392
forestry purposes is exempt from assessments if the director of	1393
natural resources determines that the land derives no benefit	1394

from the improvement. In making such a determination, the	1395
director shall consider the purposes for which the land is owned-	1396
and managed and any relevant articles of dedication or existing	1397
management plans for the land. If the director determines that	1398
the land derives no benefit from the improvement, the director-	1399
shall notify the board of county commissioners, within thirty	1400
days after receiving the assessment notification required by	1401
this section, indicating that the director has determined that	1402
the land is to be exempt and explaining the specific reason for	1403
making this determination. The board of county commissioners,	1404
within thirty days after receiving the director's exemption	1405
notification, may appeal the determination to the court of	1406
common pleas. If the court of common pleas finds in favor of the-	1407
board of county commissioners, the department of natural-	1408
resources shall pay all court costs and legal fees.	1409
(D) (1) (B) The board of county commissioners shall give	1410
notice by first class mail to every public and private property	1411
owner whose property is subject to assessment, at the tax	1412
mailing or other known address of the owner. The notice shall	1413
contain a all of the following:	1414
(1) A statement of the amount to be assessed against the	1415
property of the addressee, a:	1416
(2) A description of the method used to determine the	1417
necessity for and the amount of the proposed assessment, a:	1418
(3) A description of any easement on the property that is	1419
necessary for purposes of the improvement, and a statement that	1420
the addressee may file an objection in writing at the office of	1421
the board of county commissioners within thirty days after the	1422
	1422

(4) A statement that an owner may file written exceptions	1424
to the amount of the assessments with the clerk of the board of	1425
county commissioners within thirty days of the date of the	1426
<pre>notice.</pre>	1427
(C) If the residence of any owner cannot be ascertained,	1428
or if any mailed notice is returned undelivered, the board shall	1429
publish the notice to all such owners in a newspaper of general	1430
circulation within the project area to be benefited by the	1431
improvement, once each week for three weeks or as provided in	1432
section 7.16 of the Revised Code. The notice shall include the	1433
information contained in the mailed notice, but shall state that	1434
the owner may file an objection in writing at the office of the	1435
board of county commissioners within thirty days after the last-	1436
publication of the notice.	1437
(2) Upon receipt of objections as provided in this	1438
section, the board shall proceed within thirty days to hold a	1439
final hearing on the objections by fixing a date and giving	1440
notice by first class mail to the objectors at the address-	1441
provided in filing the objection. If any mailed notice is	1442
returned undelivered, the board shall give due notice to the	1443
objectors in a newspaper of general circulation in the project	1444
area or as provided in section 7.16 of the Revised Code, stating	1445
the time, place, and purpose of the hearing. Upon hearing the	1446
objectors, the board may adopt a resolution amending and	1447
approving the final schedule of assessments and shall enter it	1448
in the journal.	1449
(3) Any owner whose objection is not allowed may appeal	1450
within thirty days to the court of common pleas of the county in-	1451
which the property is located.	1452
(4) The board of county commissioners shall make an order	1453

approving the levying of the assessment and shall proceed under-	1454
section 6131.23 of the Revised Code after one of the following-	1455
has occurred, as applicable:	1456
(a) Final notice is provided by mail or publication.	1457
(b) The imposition of assessments is upheld in the final	1458
disposition of an appeal that is filed pursuant to division (D)	1459
(3) of this section.	1460
(c) The resolution levying the assessments is approved in	1461
a referendum that is held pursuant to section 305.31 of the-	1462
Revised Code.	1463
(5) The (D) If an owner files an exception to the	1464
estimated assessment, the board, within thirty days of the date	1465
of the filing, shall establish a date and time for hearing the	1466
exception to the estimated assessments. The board may hear each	1467
owner's exception in an individual hearing or hear all	1468
exceptions in a single hearing. Not less than fourteen days	1469
prior to the hearing date, the clerk of the board shall notify	1470
each owner who filed an exception of the date and time of the	1471
owner's exception hearing. Upon hearing the objector's	1472
exceptions, the board may adopt a resolution amending and	1473
approving the final schedule of estimated assessments and shall	1474
enter it in the journal.	1475
If the board amends the final schedule of estimated	1476
assessments after hearing exceptions, the clerk of the board	1477
shall send by certified or first class mail a written notice of	1478
the revised final schedule of estimated assessments to all	1479
owners within the area to be benefited by the improvement. The	1480
notice shall contain both of the following:	1481
(1) The amount of the final estimated assessment for the	1/193

<pre>owner's property;</pre>	1483
(2) A statement that an owner may appeal the final_	1484
estimated assessment to the applicable court of common pleas	1485
pursuant to section 940.38 of the Revised Code within twenty-one	1486
days of the notice of final estimated assessment.	1487
(E) The board shall certify the schedule of final	1488
estimated assessments to the county auditor, who shall certify	1489
the assessments to the county treasurer. The collection of the	1490
assessments shall be made in accordance with Chapter 323. of the	1491
Revised Code.	1492
(F) The county treasurer shall deposit the proceeds of the	1493
assessment in the fund designated by the board and shall report	1494
to the county auditor the amount of money from the assessment	1495
that is collected by the treasurer. Moneys shall be expended	1496
from the fund for purposes of the improvement.	1497
(E) (G) Any moneys collected in excess of the amount	1498
needed for construction of the improvement and the subsequent	1499
first year's maintenance may be maintained in a fund to be used	1500
for maintenance of the improvement. In any year subsequent to a	1501
year in which an assessment for construction of an improvement	1502
levied under this section has been collected, and upon	1503
determination by the board of county commissioners that funds	1504
are not otherwise available for maintenance or repair of the	1505
improvement, the board shall levy on the property within the	1506
project area to be benefited by the improvement an assessment	1507
for maintenance at a uniform percentage of all construction	1508
costs based upon the assessment schedule used in determining the	1509
construction assessment. The assessment is not subject to the	1510
provisions concerning notice and petition contained in this	1511
section. An assessment for maintenance shall not be levied in	1512

any year in which the unencumbered balance of funds available	1513
for maintenance of the improvement exceeds twenty per cent of	1514
the cost of construction of the improvement, except that the	1515
board may adjust the level of assessment within the twenty per	1516
cent limitation, or suspend temporarily the levying of an	1517
assessment, for maintenance purposes as maintenance funds are	1518
needed.	1519
(H) For the purpose of levying an assessment for	1520
maintenance of an improvement, a board may use the procedures	1521
established in Chapter 6137. of the Revised Code regarding	1522
maintenance of improvements as defined in section 6131.01 of the	1523
Revised Code in lieu of using the procedures established under	1524
this section.	1525
(F) (J) The board of county commissioners may issue bonds	1526
and notes as authorized by section 131.23 or 133.17 of the	1527
Revised Code.	1528
Sec. 940.34 940.33. (A) A board of county commissioners	1529
may declare by resolution that it is necessary to levy a tax	1530
upon the property within the project area <u>to be benefited by an</u>	1531
<pre>improvement in order to pay the costs of the improvement not</pre>	1532
otherwise funded.	1533
Such The resolution shall specify the all of the	1534
<pre>following:</pre>	1535
(1) The rate that it is necessary to levy, the purpose	1536
thereof, and the ;	1537
(2) The purpose of the tax levy;	1538
(3) The number of years during which such the increase	1539
shall be is in effect, which levy may include a levy upon the	1540
duplicate of the current year.	1541

(B) A copy of the resolution shall be certified to the	1542
board of elections for the county not less than ninety days	1543
before the general election in any year and the board shall	1544
submit the proposal to the electors within the $\frac{project}{}$ area $\frac{to}{}$	1545
be benefited by an improvement at the succeeding November	1546
election in accordance with section 5705.25 of the Revised Code.	1547
For purposes of that section, the subdivision is the project	1548
area to be benefited by an improvement.	1549
(C) If the per cent required for approval of a levy as set	1550
forth in section 5705.26 of the Revised Code vote in favor	1551
thereof, the board of county commissioners may levy a tax within	1552
the project area to be benefited by an improvement, outside the	1553
ten-mill limitation, during the period and for the purpose	1554
stated in the resolution, or at any less rate or for any less	1555
number of years.	1556
(D) The board may issue bonds and notes in anticipation of	1557
the collection of taxes levied under this section, and notes in	1558
anticipation of the issuance of bonds.	1559
Sec. 940.34. (A) Upon receiving a petition pursuant to	1560
section 940.19 of the Revised Code for a proposed improvement	1561
that would be located in two or more adjoining soil and water	1562
conservation districts, the board of supervisors of the	1563
adjoining districts shall, with approval of the Ohio soil and	1564
water conservation commission, create a joint board of	1565
supervisors. Each district shall have the same number of	1566
supervisors on the joint board. However, if the membership of	1567
the joint board would be an even number, an additional	1568
supervisor from the lead county shall be designated.	1569
(B) A joint board of supervisors shall exercise the same	1570
powers, execute the same duties, and follow the same procedures	1571

in connection with an improvement under this chapter as the	1572
board of supervisors of a single soil and water conservation	1573
district with the following conditions:	1574
(1) For purposes of making a preliminary determination to	1575
accept or reject a petition in accordance with section 940.19 of	1576
the Revised Code, the joint board shall make the determination	1577
within sixty days of the approval of the creation of the joint	1578
board.	1579
(2) For purposes of a petition, the joint board shall do	1580
both of the following:	1581
(a) Send the petition and accompanying information to the	1582
board of county commissioners of the lead county; and	1583
(b) Send notification of the need for the creation of a	1584
joint board of county commissioners under section 940.35 of the	1585
Revised Code to the board of county commissioners of each county	1586
in the area to be benefited by the proposed improvement.	1587
(C) Upon the creation of a joint board of supervisors, the	1588
elected officials in the lead county, including the engineer,	1589
recorder, auditor, prosecutor, treasurer, judges, and clerk of	1590
the board of county commissioners, shall serve as the	1591
administrative officers for the joint board of supervisors.	1592
Sec. 940.31 940.35. The boards of county commissioners of	1593
all the counties containing any of the territory included in the	1594
project area, if all such counties have approved construction of	1595
an improvement under section 940.29 of the Revised Code, are a	1596
joint board of county commissioners for the improvement. (A) If	1597
a proposed improvement would affect more than one county, the	1598
board of county commissioners from each of the counties that	1599
would be affected by the proposed improvement shall meet on a	1600

date fixed by the clerk of the board of county commissioners of	1601
the lead county. The boards shall meet in the lead county to	1602
organize a joint board of county commissioners and elect a	1603
president, which shall be the first order of business at the	1604
hearing.	1605
(B) A joint board of county commissioners may do all the	1606
things that a board of county commissioners may do in connection	1607
with the improvement and shall proceed as if it were a board of	1608
county commissioners representing a county that included all the	1609
territory within the project area shall exercise the same	1610
powers, execute the same duties, and follow the same procedures	1611
in connection with an improvement under this chapter as the	1612
board of county commissioners of a single county.	1613
The joint board may agree to apportion any cost of the	1614
improvement, or expenses incurred in connection therewith, not	1615
paid by assessments or taxes levied for the improvement, or	1616
funds other than county funds, among the participating counties.	1617
The joint board shall elect one of its members president	1618
and designate a clerk of one of the boards of county	1619
commissioners of the participating counties as clerk of the	1620
joint board. A majority of the county commissioners constituting	1621
the joint board constitutes a quorum. All decisions of the joint	1622
board shall be made by a majority vote of the county	1623
commissioners constituting the joint board.	1624
For the purpose of bringing a referendum petition against	1625
a soil and water conservation project under section 305.31 of	1626
the Revised Code, a resolution adopted by a joint board of	1627
county commissioners shall be considered to be a resolution-	1628
adopted by the board of county commissioners of each county in	1629
the project area. The electors of any county in the project area	1630

may file a petition for referendum under that section against a	1631
resolution adopted by the joint board of county commissioners as-	1632
if it had been adopted by the board of county commissioners for	1633
that county. The referendum shall be conducted only in the	1634
county in which the referendum petition was filed. The electors-	1635
of any county in the project area in which no referendum-	1636
petition was filed shall not be eligible to vote in the-	1637
referendum, and the outcome of a referendum shall have effect	1638
only in the county in which the referendum was held. Any county-	1639
in the project area in which a referendum is not held remains	1640
subject to the provisions of the resolution adopted by the joint-	1641
board of county commissioners for the soil and water	1642
conservation district.	1643
(C) The clerk of the board of county commissioners of the	1644
<pre>lead county shall do all of the following:</pre>	1645
(1) Act as clerk and administrator of the joint board;	1646
(2) Enter the findings of the joint board in the journal	1647
of the board of county commissioners of the lead county;	1648
(3) Make the final record of the improvement in the lead	1649
<pre>county;</pre>	1650
(4) Provide copies of all proceedings to the clerks of the	1651
boards of all affected counties.	1652
	1.650
(D) A majority of the county commissioners constituting	1653
the joint board shall constitute a quorum. All decisions of the	1654
joint board shall be made by a majority vote of the quorum	1655
present at a meeting of the joint board.	1656
(E) The director of agriculture shall be an ex officio	1657
member of the joint board and may participate, in person or	1658
through a designated representative, in deliberations and	1659

proceedings of the joint board. The director shall have no vote	1660
on any proceedings of the joint board except in the case of a	1661
tie for or against an improvement. If the director or the	1662
director's designee is not present at the proceeding, the	1663
director shall review the proceedings and cast the deciding vote	1664
within thirty days of the proceeding. A failure to cast a vote	1665
for or against the improvement within thirty days constitutes an	1666
affirmative vote for the improvement. The clerk shall record the	1667
final resolution of the tie.	1668
(F) Upon the creation of a joint board of county	1669
commissioners, the elected officials in the lead county,	1670
including the engineer, recorder, auditor, prosecutor,	1671
treasurer, judges, and clerk of the board of county	1672
commissioners, shall serve as the administrative officers for	1673
the joint board of county commissioners.	1674
Sec. 940.32 940.36. The county auditor and county	1675
treasurer of one of the counties represented by a joint board of	1676
county commissioners under section 940.31 of the Revised Code,	1677
to be designated by the joint board, shall ex officio become the	1678
fiscal agents of all the participating counties. Such (A) The	1679
resour agono or are one parerespacing countries. Such Array	
auditor of the lead county shall certify to the auditor of the	1680
	1680 1681
auditor of the lead county shall certify to the auditor of the	
auditor of the lead county shall certify to the auditor of the other counties a schedule of any taxes or assessments to be	1681
auditor of the lead county shall certify to the auditor of the other counties a schedule of any taxes or assessments to be levied for the improvement, and the auditor of such other county	1681 1682
auditor of the lead county shall certify to the auditor of the other counties a schedule of any taxes or assessments to be levied for the improvement, and the auditor of such other county immediately shall proceed forthwith to place such tax or	1681 1682 1683
auditor of the lead county shall certify to the auditor of the other counties a schedule of any taxes or assessments to be levied for the improvement, and the auditor of such other county immediately shall proceed forthwith to place such tax or assessment upon the duplicates. Taxes or assessments so	1681 1682 1683 1684
auditor of the lead county shall certify to the auditor of the other counties a schedule of any taxes or assessments to be levied for the improvement, and the auditor of such other county immediately shall proceed forthwith to place such tax or assessment upon the duplicates. Taxes or assessments so certified for collection to an auditor of another county are a	1681 1683 1684 1685
auditor of the lead county shall certify to the auditor of the other counties a schedule of any taxes or assessments to be levied for the improvement, and the auditor of such other county immediately shall proceed forthwith to place such tax or assessment upon the duplicates. Taxes or assessments so certified for collection to an auditor of another county are a lien on the land within such county from the date such	1681 1683 1684 1685 1686

pursuant to the orders made in the proceedings of the joint	1690
board of county commissioners, and such taxes or assessments	1691
when collected shall be paid to the treasurer for the joint	1692
board. The	1693
(C) The auditor and treasurer of the lead county shall	1694
receive and account for such funds any taxes or assessments	1695
<u>levied for the improvement</u> in the same manner as they would for	1696
taxes or assessments collected within their county. The	1697
treasurer and auditor of the lead county with their bondspersons	1698
are liable on their official bonds for any misappropriation of	1699
such funds. All warrants for the payment of costs in connection	1700
with the improvement shall be drawn by the auditor-designated-	1701
under this section of the lead county, on the treasurer of the	1702
<u>lead</u> county, payable out of the fund designated by the joint	1703
board to receive moneys for the improvement.	1704
Sec. 940.35 940.37. The board of county commissioners, or,	1705
if a joint board of county commissioners has been created under	1706
section $940.31-940.35$ of the Revised Code, the joint board,	1707
shall maintain the works of improvement improvements constructed	1708
shall maintain the works of improvement improvements constructed by the board for a soil and water conservation district under	1708 1709
by the board for a soil and water conservation district under	1709
by the board for a soil and water conservation district under this chapter. For that purpose, the board of county	1709 1710
by the board for a soil and water conservation district under this chapter. For that purpose, the board of county commissioners or joint board may use procedures and requirements	1709 1710 1711
by the board for a soil and water conservation district under this chapter. For that purpose, the board of county commissioners or joint board may use procedures and requirements established in sections 6137.08 to 6137.14 Chapter 6137. of the	1709 1710 1711 1712
by the board for a soil and water conservation district under this chapter. For that purpose, the board of county commissioners or joint board may use procedures and requirements established in sections 6137.08 to 6137.14 Chapter 6137. of the Revised Code and may contract with or authorize the board of	1709 1710 1711 1712 1713
by the board for a soil and water conservation district under this chapter. For that purpose, the board of county commissioners or joint board may use procedures and requirements established in sections 6137.08 to 6137.14 Chapter 6137. of the Revised Code and may contract with or authorize the board of supervisors or joint board of supervisors of a soil and water	1709 1710 1711 1712 1713 1714
by the board for a soil and water conservation district under this chapter. For that purpose, the board of county commissioners or joint board may use procedures and requirements established in sections 6137.08 to 6137.14 Chapter 6137. of the Revised Code and may contract with or authorize the board of supervisors or joint board of supervisors of a soil and water conservation district to perform maintenance of such works of	1709 1710 1711 1712 1713 1714
by the board for a soil and water conservation district under this chapter. For that purpose, the board of county commissioners or joint board may use procedures and requirements established in sections 6137.08 to 6137.14 Chapter 6137. of the Revised Code and may contract with or authorize the board of supervisors or joint board of supervisors of a soil and water conservation district to perform maintenance of such works of improvement.	1709 1710 1711 1712 1713 1714 1715

county commissioners, or joint board of county commissioners	1720
under this chapter. The affected landowner shall make the appeal	1721
within thirty days of the date of the action or determination.	1722
The appeal may be based on, but is not limited to, any of the	1723
<pre>following questions:</pre>	1724
(A) Is the improvement necessary?	1725
(B) Will the improvement be conducive to the public	1726
welfare?	1727
(C) Is the cost of the improvement greater than the	1728
benefits conferred?	1729
(D) Is the route, termini, or mode of construction the	1730
best to accomplish the purpose of the improvement?	1731
(E) Are the assessments levied according to benefits?	1732
(F) Is the award for compensation or damages just?	1733
Sec. 940.39. (A) For purposes of this section, references	1734
to a "board of supervisors of a soil and water conservation	1735
district" or a "board" includes a joint board of supervisors of	1736
a soil and water conservation district.	1737
(B) Notwithstanding any other provision of law to the	1738
contrary, a board of supervisors of a soil and water	1739
conservation district, when practicable, may conduct meetings by	1740
video conference or, if video conference is not available, by	1741
teleconference. The board of supervisors shall make provisions	1742
for public attendance at any location involved in such a	1743
meeting. The board shall establish the board's main office or	1744
board room as the primary meeting location for the video	1745
conference or teleconference. The conference shall be held at	1746
that location in an open meeting at which the public is allowed	1747

to attend.	1748
(C) Before convening a meeting of a board of supervisors	1749
by video conference or by teleconference, designated staff shall	1750
send, via electronic mail, facsimile, or United States postal	1751
service, a copy of meeting-related documents to each member of	1752
the board.	1753
(D) The minutes of each drainage improvement meeting shall	1754
specify who was attending by teleconference, who was attending	1755
by video conference, and who was physically present. Any vote	1756
taken in a meeting held by teleconference that is not unanimous	1757
shall be recorded as a roll call vote.	1758
(E) Nothing in section 121.22 of the Revised Code	1759
prohibits a board of supervisors from conducting a meeting in a	1760
manner authorized by this section.	1761
Sec. 6131.01. As used in sections 6131.01 to 6131.64 of	1762
the Revised Code:	1763
(A) "Owner" means any owner of any right, title, estate,	1764
or interest in or to any real property and includes persons,	1765
partnerships, associations, private corporations, public	1766
corporations, boards of township trustees, boards of education	1767
of school districts, the mayor or legislative authority of a	1768
municipal corporation, the director of any department, office,	1769
or institution of the state, and the trustees of any state,	1770
county, or municipal public institution. "Owner" also includes	1771
any public corporation and the director of any department,	1772
office, or institution of the state affected by an improvement	1773
but not owning any right, title, estate, or interest in or to	1774
any real property.	1775
(B) "Land" includes any estate or interest, of any nature	1776

or kind, in or to real property, or any easement in or to real	1777
property, or any right to the use of real property, and all	1778
structures or fixtures attached to real property, including but	1779
not restricted to all railroads, roads, electric railroads,	1780
street railroads, streets and street improvements, telephone,	1781
telegraph, and transmission lines, underground cables, gas,	1782
sewage, and water systems, pipe lines and rights of way of	1783
public service corporations, and all other real property whether	1784
public or private.	1785
(C) "Improvement" includes:	1786
(1) The location, construction, reconstruction,	1787
reconditioning, widening, deepening, straightening, altering,	1788
boxing, tiling, filling, walling, arching, or any change in the	1789
course, location, or terminus of any ditch, drain, watercourse,	1790
or floodway;	1791
(2) The deepening, widening, or straightening or any other	1792
change in the course, location, or terminus of a river, creek,	1793
or run;	1794
(3) A levee or any wall, embankment, jetty, dike, dam,	1795
sluice, revetment, reservoir, holding basin, control gate,	1796
breakwater, or other structure for the protection of lands from	1797
the overflow from any stream, lake, or pond, or for the	1798
protection of any outlet, or for the storage or control of	1799
water;	1800
(4) The removal of obstructions such as silt bars, log	1801
jams, debris, and drift from any ditch, drain, watercourse,	1802
floodway, river, creek, or run;	1803
(5) The vacating of a ditch or drain.	1804

(D) "Person" means natural person, firm, partnership,

1805

association, or corporation, other than public corporations.	1806
(E) "Public corporation" or "political subdivision" means	1807
counties, townships, municipal corporations, school districts,	1808
park districts, turnpikes, toll bridges, conservancy districts,	1809
and all other governmental agencies clothed with the power of	1810
levying general or special taxes.	1811
(F) (1) "Benefit" or "benefits," except as ordered in	1812
section 6131.31 of the Revised Code, means advantages to land	1813
and owners, to public corporations as entities, and to the state	1814
resulting from drainage, conservation, control and management of	1815
water, and environmental, wildlife, and recreational	1816
improvements. Factors relevant to whether such advantages result	1817
include:	1818
$\frac{(1)}{(a)}$ The watershed or entire land area drained or	1819
affected by the improvement;	1820
$\frac{(2)-(b)}{(b)}$ The total volume of water draining into or through	1821
the improvement and the amount of water contributed by each land	1822
owner;	1823
$\frac{(3)}{(c)}$ The use to be made of the improvement by any	1824
owner, public corporation, or the state.	1825
(2) "Benefit" or "benefits" includes, but is not limited	1826
to, any or all of the following factors: elimination	1827
(a) Elimination or reduction of damage from flood	1828
flooding; removal	1829
(b) Removal of water conditions that jeopardize public	1830
health, safety, or welfare; increased	1831
(c) Increased value of land resulting from the an	1832
improvement; use	1833

(d) The use of water for irrigation, storage, regulation	1834
of stream flow, soil conservation, water supply, or any other	1835
<u>incidental</u> purpose— <u>incidental thereto; providing</u>	1836
(e) Providing an outlet for the accelerated runoff from	1837
artificial drainage whenever the <u>if a</u> stream, watercourse,	1838
channel, or ditch $\underline{\text{that is}}$ under improvement is called upon to	1839
discharge functions for which it was not designed by nature; it	1840
being the legislative intent that uplands . Uplands that have	1841
been removed from their natural state by deforestation,	1842
cultivation, artificial drainage, urban development, or other	1843
<pre>man-made causes human methods shall be considered as to be</pre>	1844
benefited by an improvement <u>that is</u> required to dispose of the	1845
accelerated flow of water from the uplands.	1846
(G) "Environmentally significant areas" mean natural land	1847
or water areas that in some degree retain or have reestablished	1848
their natural character or have other features of scientific or	1849
educational interest such as rare or endangered plant and animal	1850
populations or geologic, scenic, or other natural features and,	1851
because of their values and functions, contribute to the	1852
community's general welfare.	1853
(H) "Days" means calendar days.	1854
Sec. 6131.04. (A) Any owner may file a petition for the	1855
construction of a drainage improvement with the clerk of the	1856
board of county commissioners of the county in which is located	1857
a part of the land that is averred proposed to be benefited by	1858
benefit from the construction of a proposed improvement. Prior	1859
to filing a petition, the petitioner shall consult with the	1860
county engineer of the county in which the petition will be	1861
filed to discuss the proposed drainage improvement and to	1862
determine the proper forms and procedures for filing the	1863

petition.	1864
(B) The petition shall state that the construction of the	1865
improvement is necessary, will benefit the petitioner, and will-	1866
be conducive to the public welfare; shall state the all of the	1867
<pre>following:</pre>	1868
(1) The nature of the work petitioned for; and may ask to	1869
locate, clean, remove, which may include locating, cleaning,	1870
<pre>removing obstructions from, construct, reconstruct, straighten,</pre>	1871
deepen, widen, alter, box, tile, fill, wall constructing,	1872
reconstructing, straightening, deepening, widening, altering,	1873
boxing, tiling, filling, walling, or arch arching any ditch,	1874
drain, watercourse, floodway, creek, run, or river or to change	1875
; changing the course, location, or terminus thereof,; or may	1876
ask to construct constructing a levee, wall, embankment, jetty,	1877
dike, dam, sluice, revetment, reservoir, holding basin, control	1878
gate, breakwater, or other structure for control of water. The	1879
petition shall state the ;	1880
(2) The course and termini of the proposed improvement and	1881
the branches, spurs, or laterals, if any are petitioned for $\overline{\cdot \cdot}$	1882
Except as ordered under section 6131.31 of the Revised Code, the-	1883
petition shall state that ;	1884
(3) That the construction of the improvement is necessary	1885
and will benefit the petitioner;	1886
(4) That all costs of engineering, construction, and	1887
future maintenance will be assessed to the benefiting parcels of	1888
land. The petition shall contain a , except as ordered under an	1889
appeal filed in accordance with section 6131.31 of the Revised	1890
Code;	1891
(5) A list of the names and addresses, where known, of all	1892

the owners of the land that the petitioner or the county	1893
engineer claims will be benefited or damaged by the construction	1894
of the proposed improvement, as determined by the county	1895
engineer. The petition shall be signed by one	1896
(C) One or more owners must sign the petition as the	1897
petitioners. If the petitioner is a public corporation or the	1898
state, the petition shall be signed by its authorized	1899
representative must sign the petition.	1900
representative must sign the petition.	1000
(D) If the petitioner is the county, the petition shall-	1901
<pre>must_be filed with the clerk of the court of common pleas</pre>	1902
without the bond required under section 6131.06 of the Revised	1903
Code, the matters in the petition shall be heard by the common	1904
pleas court as if the petition had come to the court on appeal,	1905
and the clerk and the court shall do all things that sections	1906
6131.01 to 6131.64 of the Revised Code provide that the county	1907
commissioners shall do. The court of common pleas may appoint a	1908
board of arbitrators to assume the duties of the judge. The	1909
board shall be comprised of three disinterested persons chosen-	1910
by the judge, who owners in the county and shall designate one	1911
of the persons to be-chairman chairperson. A decision of the-	1912
board shall require approval of a majority of the members The	1913
appointed board shall hear and act on the petition in accordance	1914
with this chapter. Either party may appeal the board's decision	1915
to the court of common pleas, which shall decide the case on the	1916
record of arbitration.	1917
Sec. 6131.05. The petition referred to in section 6131.04	1918
of the Revised Code may be amended upon the written application-	1919
of any (A) Any benefiting owner filed may file an amendment to a	1920
petition for a drainage improvement that expands the length of	1921
the proposed improvement, provided that such amendment does not	1922

expand the area to be benefited by the proposed improvement. An	1923
owner shall file the amendment not more than twenty-one days	1924
after the date of the view. Such owner shall not propose an	1925
amendment that expands either the area or number of parcels to	1926
be benefited by the proposed improvement, but shall file a new	1927
petition regarding the proposal in accordance with section	1928
6131.04 of the Revised Code.	1929
(B) A benefiting owner shall file an amendment with the	1930
clerk of the board of county commissioners and upon the	1931
allowance of the application by the board of county	1932
commissioners, by an order entered on its journal.	1933
The petition may be amended while the proceedings are	1934
pending on appeal in the court of common pleas, pursuant to the	1935
rules and laws relating to civil procedure. If the petitioner is	1936
the county, the application for amendment shall be filed with-	1937
the clerk of the court of common pleas and shall be heard	1938
pursuant to the rules and laws relating to civil procedure. Any	1939
written application for amendment of the petition shall include	1940
the information required for the petition in section 6131.04 of	1941
the Revised Code, including names and addresses of the	1942
additional owners that the petitioner seeking amendment or the	1943
county engineer claims will be benefited or damaged by the	1944
proposed improvement. Any application, remonstrance, statement,	1945
report, or schedule filed in any improvement proceedings may be	1946
amended as a petition may be amended, as provided in this-	1947
section not more than twenty-one days after the view required by	1948
section 6131.07 of the Revised Code and shall include the	1949
information required by section 6131.04 of the Revised Code	1950
along with the amendment.	1951
(C) If the petition was filed by the county under division	1952

(D) of section 6131.04 of the Revised Code, any proposed	1953
amendment to the petition shall be filed with the clerk of the	1954
court of common pleas or with the board appointed under that	1955
division. If the amendment is filed with the clerk of the court	1956
of common pleas, the court shall hear the amendment pursuant to	1957
the rules and laws relating to civil procedure.	1958
Sec. 6131.06. (A) The petitioner shall file with the	1959
petition referred to in section 6131.04 of the Revised Code a	1960
bond in the penal sum of one thousand five hundred dollars, plus	1961
the sum of <pre>two-five</pre> dollars for each parcel of land in excess of	1962
two hundred parcels-averred in the petition to be benefited,	1963
with at least two sureties who are freeholders of the county, or	1964
with surety by a surety company authorized to do business in	1965
this state, or with cash that are listed in the petition as	1966
lands that will benefit from the improvement.	1967
(B) The bond shall be made payable to the county, to the	1968
credit of the general drainage improvement fund or a special	1969
fund created for the proposed improvement, and conditioned to	1970
pay the cost of notices, plus any other incidental expenses,	1971
except the costs incurred by the engineer in making his-	1972
preliminary reports—all costs associated in preparing for the	1973
view and first hearing if the prayer of the petition is not	1974
granted or if the petition is for any cause dismissed unless the	1975
board of county commissioners decides to pay the engineer's	1976
costs from the petitioners' bond in accordance with section-	1977
6131.09 of the Revised Code.	1978
(C) The bond clerk of the board of county commissioners	1979
shall be released release the bond at the expiration of the	1980
twenty-one day thirty-day appeal period provided for in section	1981
6131.25 of the Revised Code after <u>an</u> order of to proceed with	1982

the project by the commissioners board at the first hearing or	1983
at the termination of the appeal.	1984
Sec. 6131.57 6131.061. (A) The clerk of the board of	1985
county commissioners and the county engineer—shall maintain a	1986
permanent file for the proposed improvement containing a record	1987
of the petition, the applications and remonstrances filed, the	1988
amendments, comments, notices, proceedings, resolutions, orders	1989
made by the board, the preliminary estimates, and preliminary	1990
report of the county engineer, the reports of review by the	1991
director of natural resources, the director of transportation,	1992
and the directors of any conservancy district, the reports of	1993
the engineer as to the construction of the improvement, and such	1994
other matter as is proper for any other record regarding the	1995
proposed improvement that is filed with the board. A record of	1996
the assessments levied, pursuant to the order of the board, as-	1997
corrected after the completion of the contract, and the	1998
schedules of payments for compensation and damages shall be kept	1999
schedules of payments for compensation and damages shall be kept by the	1999 2000
by the	2000
by the (B) The county auditor engineer shall maintain a file for	2000
(B) The county—auditor engineer shall maintain a file for the proposed improvement that contains a record of the petition,	2000 2001 2002
(B) The county auditor engineer shall maintain a file for the proposed improvement that contains a record of the petition, amendments to the petition, all reports, estimates, surveys,	2000 2001 2002 2003
(B) The county—auditor engineer shall maintain a file for the proposed improvement that contains a record of the petition, amendments to the petition, all reports, estimates, surveys, maps, plans, drawings, schedules, and other documents prepared	2000 2001 2002 2003 2004
(B) The county auditor engineer shall maintain a file for the proposed improvement that contains a record of the petition, amendments to the petition, all reports, estimates, surveys, maps, plans, drawings, schedules, and other documents prepared for the proposed improvement by the engineer or the engineer's	2000 2001 2002 2003 2004 2005
(B) The county auditor engineer shall maintain a file for the proposed improvement that contains a record of the petition, amendments to the petition, all reports, estimates, surveys, maps, plans, drawings, schedules, and other documents prepared for the proposed improvement by the engineer or the engineer's designee, and any reports of the director of natural resources,	2000 2001 2002 2003 2004 2005 2006
(B) The county—auditor engineer shall maintain a file for the proposed improvement that contains a record of the petition, amendments to the petition, all reports, estimates, surveys, maps, plans, drawings, schedules, and other documents prepared for the proposed improvement by the engineer or the engineer's designee, and any reports of the director of natural resources, director of transportation, and directors of any conservancy	2000 2001 2002 2003 2004 2005 2006 2007
(B) The county auditor engineer shall maintain a file for the proposed improvement that contains a record of the petition, amendments to the petition, all reports, estimates, surveys, maps, plans, drawings, schedules, and other documents prepared for the proposed improvement by the engineer or the engineer's designee, and any reports of the director of natural resources, director of transportation, and directors of any conservancy districts. The clerk of	2000 2001 2002 2003 2004 2005 2006 2007 2008
(B) The county auditor engineer shall maintain a file for the proposed improvement that contains a record of the petition, amendments to the petition, all reports, estimates, surveys, maps, plans, drawings, schedules, and other documents prepared for the proposed improvement by the engineer or the engineer's designee, and any reports of the director of natural resources, director of transportation, and directors of any conservancy districts. The clerk of (C) After the final hearing of the board of county	2000 2001 2002 2003 2004 2005 2006 2007 2008

of county commissioners shall file with the county engineer all	2013
maps, profiles, and plans of the improvement, which shall be	2014
filed together with an annual record of maintenance and repair,	2015
and may transfer to, the county engineer the file maintained	2016
pursuant to division (A) of this section. Upon receiving the	2017
file, the county engineer shall maintain the file as the	2018
permanent project file, together with an annual record of	2019
maintenance and repairs for the improvement.	2020
(D) The county auditor shall maintain a record of the	2021
estimated and final assessments levied for the improvement, and	2022
the schedules of payments for compensation and damages.	2023
Sec. 6131.07. (A) When the a petition authorized by is	2024
<u>filed under</u> section 6131.04 of the Revised Code is filed with	2025
the clerk of the board of county commissioners, the clerk shall	2026
give notice of the petition to the board of county commissioners	2027
and to the county engineer.	2028
(B) The board of county commissioners shall, by an order	2029
upon its journal, fix do both of the following:	2030
(1) Establish a date and hour for the a view of the	2031
proposed improvement, which shall be not fewer than twenty-five	2032
nor more than ninety between thirty and one hundred twenty days	2033
after the date on which the petition was filed with the $\operatorname{clerk}_{{\ensuremath{\cdot}}{-}}$	2034
The board shall designate a convenient place near the proposed	2035
improvement at which the view shall start. The board shall also	2036
fix-;	2037
(2) Establish a date and hour, not fewer than ten nor more	2038
than between thirty and ninety days after the date set for the	2039
view, when it will hold its first hearing at a place designated	2040
by it. As soon as the dates for the view and first hearing have-	2041

been fixed by the board, the clerk shall prepare and mail, at on	2042
the petition.	2043
(C) At least twenty twenty-one days prior to the date set	2044
for the view, the clerk shall send a written notice to the	2045
owners named in the petition and of legal record on the date of	2046
its filing, setting forth the pendency, substance, and prayer of	2047
the petition, . The clerk shall include all of the following in	2048
<pre>the notice:</pre>	2049
(1) The date, time, and location for the view and the	2050
<pre>first hearing;</pre>	2051
(2) A description of the proposed improvement and its	2052
location as stated in the petition, a map indicating the	2053
location of the proposed improvement or information on where to	2054
access such map, and an explanation of how to access additional	2055
information or ask questions about the proposed improvement;	2056
(3) A statement that all costs of engineering,	2057
construction, and future maintenance will be assessed to the	2058
benefiting parcels of land, and the date, hour, and starting	2059
place of the view and the date, hour, and location of the first	2060
hearing. For each proposed improvement, all individual notices	2061
shall be sent by the same type of mail, either certified mail,	2062
return receipt requested, or first-class mail in a five-day	2063
return envelope. Whichever method the board chooses, the ;	2064
(4) A statement that an owner may file, not more than	2065
twenty-one days after the date of the view, an amendment to the	2066
petition that expands the length of the proposed improvement,	2067
provided that such amendment does not expand the area to be	2068
benefited by the proposed improvement;	2069
(5) A statement that an owner receiving the notice may	2070

comment on the proposed improvement in writing before or in	2071
person at the public hearings on the petition;	2072
(6) The address at which to file an amendment to the	2073
petition or submit written comments on the proposed amendment or	2074
the petition.	2075
(D) The clerk shall notify all owners that are adjacent to	2076
the proposed improvement by certified mail and shall notify all	2077
other owners by certified mail or first class mailings. The	2078
words "Legal Notice of Proposed Drainage Improvement" shall be	2079
printed in plain view on the face of the envelope. When the	2080
owner is not a natural person, the notice shall be mailed to its	2081
chief officer or managing agent at the usual place of business	2082
in the county. If such an owner is a foreign or domestic	2083
railroad company, regardless of whether the charter thereof	2084
prescribes the manner or place of service of process thereon,	2085
the notice shall be addressed to the property owner of record as	2086
listed by the county auditor on the general tax list. If such an	2087
owner other than a railroad company does not maintain a regular	2088
place of business in the county, then the notice shall be mailed	2089
to the nearest regular place of business of such an owner. The	2090
(E) The clerk shall cause to be published publish a legal	2091
notice in at least one newspaper of general circulation in the	2092
area affected by the proposed improvement, stating the name and	2093
number, if any, of the proposed improvement, the location and	2094
nature of the work proposed in the petition, and the date, time,	2095
and location of the view and first hearing. If the individual	2096
notices are sent by certified mail, the <u>publication_clerk_shall</u>	2097
be publish the notice in one issue of such newspaper, and shall	2098
not be publish the notice less than thirteen days prior to the	2099
date of the view. If the individual notices are sent by first-	2100

class mail in five-day return envelopes, the publication of this	2101
<u>clerk shall publish the</u> newspaper notice shall be made in two	2102
issues of the newspaper, and the notice shall include a list of	2103
the names of all addressees whose individual notices were	2104
undelivered. The clerk shall publish the first such publication	2105
shall—not be less than thirteen days prior to the date of the	2106
view, and the second publication shall—not be less than six days	2107
prior to the date of the view. The publication shall serve as	2108
public notice to all owners of the pendency of the improvement	2109
whether or not they were individually named and notified.	2110
Proof of notice by publication shall be verified by	2111
affidavit of the printer or other person knowing the fact, and	2112
the clerk of the board of county commissioners shall prepare a	2113
certificate showing the service of the notices by mail, both of	2114
which shall be filed with the clerk of the board of county	2115
commissioners on or before the day of the first hearing. Notices	2116
returned undelivered and receipts shall be kept on file by the	2117
clerk as part of the permanent record of the improvement.	2118
Sec. 6131.08. Owners Any owner who have has not joined in	2119
the a petition authorized by filed in accordance with section	2120
6131.04 of the Revised Code and who are in favor of the	2121
improvement may file applications requesting that the	2122
improvement be granted and state their reasons therefor. Owners-	2123
who are opposed to the improvement may file remonstrances	2124
against the granting of the improvement and state their reasons-	2125
therefor. The applications or remonstrances may be filed with	2126
the clerk of the board of county commissioners may comment on	2127
the proposed improvement at any time before a final order on the	2128
<pre>petition is made by the board of county commissioners confirming</pre>	2129

the assessments and ordering the letting of the contracts for

the construction of the improvement or before a final order is-

2130

2131

made dismissing the petition. Comments may be made in person at	2132
the public hearings on the petition or by filing written	2133
comments with the clerk of the board of county commissioners.	2134
Sec. 6131.09. When notified of the filing of a petition	2135
authorized by section 6131.04 (A) Upon receiving the notice	2136
required under division (A) of section 6131.07 of the Revised	2137
Code, the county engineer shall prepare a preliminary estimate	2138
of the cost of report on the proposed improvement. The engineer	2139
shall file at the first hearing, as a guide to the commissioners	2140
and the petitioners, a preliminary report including his, which	2141
shall include all of the following:	2142
(1) A preliminary estimate of the cost, his comment of the	2143
<pre>proposed improvement;</pre>	2144
(2) Comments on the feasibility of the project, and a ;	2145
(3) A statement of his the engineer's opinion as to	2146
whether benefits from the project are likely to exceed the	2147
estimated cost. The preliminary report shall;	2148
(4) A list all of factors apparent to the engineer, both	2149
favorable and unfavorable to the proposed improvement, so that	2150
the petitioners may be informed as to what is involved.	2151
(B) In addition to reporting on the improvement as	2152
petitioned, the engineer may submit alternate proposals to	2153
accomplish the <pre>prayer_intent_of the petition.</pre>	2154
(C) The county commissioners may require the county	2155
engineer to file any additional preliminary reports, of whatever	2156
nature, that in the opinion of the board will serve as a guide	2157
to the board and the petitioners in deciding whether to proceed	2158
with the proposed improvement.	2159

(D) The costs incurred by the engineer in making	2160
preliminary reports may be paid from the bond of the petitioners	2161
if the petition is dismissed at the first hearing, and any	2162
amount in excess of the bond shall be paid from county funds. If	2163
the engineer's costs are not paid from the petitioners' bond,	2164
they shall be paid from county funds.	2165
Sec. 6131.10. The board of county commissioners and the	2166
(A) On the date established for the view of a proposed	2167
improvement, the county engineer or its designated	2168
representative shall meet at the designated place near present	2169
an overview of the proposed improvement on the day of , using	2170
methods and means that the board of county commissioners	2171
determines will adequately inform those attending the view fixed	2172
as provided in section 6131.07 of the Revised Code and hear the	2173
proof offered at that time by any owner affected by about the	2174
proposed improvement's location and the drainage issues intended	2175
to be addressed by the proposed improvement. The board and the	2176
county engineer or his authorized representative shall go over-	2177
and along the line of the proposed improvement and each branch,	2178
lateral, or spur mentioned in the petition or in any application-	2179
filed therefor. The board shall adjourn the view from day to-	2180
day, or a longer period, until the view is completed. Upon-	2181
completing the view, the board shall adjourn the further hearing	2182
to the place designated by the board, to the day and hour fixed	2183
in the notice given. On the day so fixed for the first hearing	2184
on the petition, the board shall take up the further hearing on	2185
the petition and on the applications or remonstrances filed. The	2186
board shall hear the preliminary report of the county engineer-	2187
as provided in section 6131.09 of the Revised Code and shall-	2188
hear any evidence offered by any owner for or against the	2189
granting of the proposed improvement or for or against the	2190

granting of any laterals, branches, spurs, or change of route,	2191
course, termini, or manner of construction described in the	2192
petition or in any application filed therefor. If any	2193
applications for branches, laterals, spurs, or change of route	2194
or course are filed after the view, the board shall fix a time	2195
to view and shall view them. The first hearing may be adjourned	2196
from day to day, or for a longer time that may be reasonable, so-	2197
that all interested owners may have an opportunity to be heard	2198
for or against	2199
(B) Upon a request made by a commissioner or an owner in	2200
the area to be benefited by the proposed improvement, the board	2201
of county commissioners shall recess the view and reconvene it	2202
at a site along the proposed improvement for the purpose of	2203
gaining additional information about the drainage issues	2204
intended to be addressed by the proposed improvement.	2205
(C) If the area to be viewed is extensive, the board of	2206
commissioners may conduct the view on more than one day and may	2207
adjourn from day to day, or a longer period, until the view is	2208
completed.	2209
Sec. 6131.101. (A) At the first hearing on a petition for	2210
a proposed improvement, the board of county commissioners shall	2211
do both of the following:	2212
(1) Hear the preliminary report of the county engineer	2213
required under section 6131.09 of the Revised Code;	2214
(2) Hear any evidence offered by any owner for or against	2215
the granting of the proposed improvement or for or against the	2216
granting of any laterals, branches, spurs, or change of route,	2217
course, termini, or manner of construction described in the	2218
petition or in any amendment.	2219

(B) If necessary, the board of county commissioners may	2220
recess and continue the hearing on subsequent days as may be	2221
reasonable to consider additional information about the proposed	2222
improvement or so that all interested owners may have an	2223
opportunity to comment on the proposed improvement.	2224
(C) At the conclusion of the first hearing, the board	2225
shall vote to determine whether to proceed with the project	2226
survey and design or to dismiss the petition, taking into	2227
consideration the petition, the preliminary report, and comments	2228
on the proposed improvement.	2229
Sec. 6131.11. (A) If the board of county commissioners, at	2230
finds at the conclusion of the first hearing, finds for a	2231
proposed improvement that a proposed improvement is not	2232
necessary, or finds that a proposed improvement will not be	2233
conducive to the public welfare, or finds that the estimated	2234
cost of $\frac{1}{2}$ proposed improvement will exceed the benefits to	2235
be derived if it is constructed, the board shall dismiss the	2236
petition for the proposed improvement and enter its findings	2237
upon its journal.	2238
(B) Any owner who is affected by the order of dismissal	2239
may appeal to the court of common pleas of the county in which	2240
the petition was filed, as provided in sections 6131.12 to	2241
6131.64 of the Revised Code. If no appeal is filed within	2242
twenty-one_thirty_days, pursuant to section 6131.25 of the	2243
Revised Code, the <pre>petitioner_bond_shall pay_cover_all the costs</pre>	2244
incurred in the proceedings and the . Any remaining funds from	2245
the bond shall be released returned to the petitioner.	2246
(C) An order issued by the board under this section is	2247
effective on the day of the hearing at which the board issued	2248
it.	2249

Sec. 6131.12. Hf (A) At the conclusion of the first	2250
hearing on a petition for a proposed improvement, the board of	2251
county commissioners <u>may decide to proceed with the project</u>	2252
survey and design for a proposed improvement if the board finds	2253
that—all of the following:	2254
(1) That a proposed improvement is necessary and that it	2255
will be ;	2256
(2) That the proposed improvement is conducive to the	2257
public welfare, and if the board is ;	2258
(3) That it is reasonably certain that the cost thereof	2259
benefits of the proposed improvement will be less than the	2260
benefits, it may grant the prayer of the petition. When deciding	2261
whether to grant the prayer of the petition, the outweigh its	2262
costs.	2263
(B) The board shall give consideration to the protection	2264
of environmentally significant areas when those areas could be	2265
adversely affected by the construction of the proposed	2266
improvement and, if necessary, to alternative plans providing	2267
for that protection as well as for construction of the proposed	2268
improvement. Upon granting the prayer of the	2269
(C) After deciding to proceed with a petition for a	2270
<pre>proposed improvement, the board shall determine do all of the</pre>	2271
<pre>following:</pre>	2272
(1) Determine the route and termini of the proposed	2273
improvement and of the branches, spurs, and laterals thereof and	2274
the manner of constructing the same. On any petition for any	2275
improvement of a ditch, drain, watercourse, or levee, the The	2276
board, without request or application, may by its order change	2277
either terminus of the proposed improvement or the route thereof	2278

if it finds that the change is necessary to accomplish the	2279
purposes of the improvement. An order issued by the board under-	2280
this section granting the prayer of the petition is effective on-	2281
the day of the hearing at which the board issued it.	2282
Upon granting the petition, the board shall order the	2283
county auditor to transfer from the general revenue funds of the	2284
county, not otherwise appropriated, to the general drainage	2285
improvement fund an amount not more than twenty five per cent of	2286
the engineer's preliminary estimate. After the twenty one day	2287
period for appeal, as provided in section 6131.25 of the Revised	2288
Code, has expired and no appeal has been taken, and as soon as	2289
the transfer of funds has been authorized, the board shall order-	2290
(2) Order the county engineer to prepare the reports,	2291
plans, and schedules as provided in sections 6131.01 to 6131.64	2292
of the Revised Code this chapter. It shall fix	2293
(2) 6	0004
(3) Set a date for the filing of the reports, plans, and	2294
	_
schedules by the engineer, allowing such time as is necessary	2295
schedules by the engineer, allowing such time as is necessary for the preparation of the reports, plans, and schedules by the	2295 2296
schedules by the engineer, allowing such time as is necessary	2295
schedules by the engineer, allowing such time as is necessary for the preparation of the reports, plans, and schedules by the	2295 2296
schedules by the engineer, allowing such time as is necessary for the preparation of the reports, plans, and schedules by the engineer, and such time may be extended from time to time by the	2295 2296 2297
schedules by the engineer, allowing such time as is necessary for the preparation of the reports, plans, and schedules by the engineer, and such time may be extended from time to time by the board.	2295 2296 2297 2298
schedules by the engineer, allowing such time as is necessary for the preparation of the reports, plans, and schedules by the engineer, and such time may be extended from time to time by the board. The board shall adjourn the hearing on the improvement to	2295 2296 2297 2298 2299
schedules by the engineer, allowing such time as is necessary for the preparation of the reports, plans, and schedules by the engineer, and such time may be extended from time to time by the board. The board shall adjourn the hearing on the improvement to the date that it has fixed for the filing of the reports, plans,	2295 2296 2297 2298 2299 2300
schedules by the engineer, allowing such time as is necessary for the preparation of the reports, plans, and schedules by the engineer, and such time may be extended from time to time by the board. The board shall adjourn the hearing on the improvement to the date that it has fixed for the filing of the reports, plans, and schedules by the engineer and adjourn the proceedings from	2295 2296 2297 2298 2299 2300 2301
schedules by the engineer, allowing such time as is necessary for the preparation of the reports, plans, and schedules by the engineer, and such time may be extended from time to time by the board. The board shall adjourn the hearing on the improvement to the date that it has fixed for the filing of the reports, plans, and schedules by the engineer and adjourn the proceedings from time to time, if necessary, thereafter. No change in the route	2295 2296 2297 2298 2299 2300 2301 2302
schedules by the engineer, allowing such time as is necessary for the preparation of the reports, plans, and schedules by the engineer, and such time may be extended from time to time by the board. The board shall adjourn the hearing on the improvement to the date that it has fixed for the filing of the reports, plans, and schedules by the engineer and adjourn the proceedings from time to time, if necessary, thereafter. No change in the route or termini of any proposed improvement shall be made, no	2295 2296 2297 2298 2299 2300 2301 2302 2303
schedules by the engineer, allowing such time as is necessary for the preparation of the reports, plans, and schedules by the engineer, and such time may be extended from time to time by the board. The board shall adjourn the hearing on the improvement to the date that it has fixed for the filing of the reports, plans, and schedules by the engineer and adjourn the proceedings from time to time, if necessary, thereafter. No change in the route or termini of any proposed improvement shall be made, no branches, laterals, or spurs shall be granted, and no change	2295 2296 2297 2298 2299 2300 2301 2302 2303 2304
schedules by the engineer, allowing such time as is necessary for the preparation of the reports, plans, and schedules by the engineer, and such time may be extended from time to time by the board. The board shall adjourn the hearing on the improvement to the date that it has fixed for the filing of the reports, plans, and schedules by the engineer and adjourn the proceedings from time to time, if necessary, thereafter. No change in the route or termini of any proposed improvement shall be made, no branches, laterals, or spurs shall be granted, and no change shall be made in the nature of the work proposed after the first	2295 2296 2297 2298 2299 2300 2301 2302 2303 2304 2305

6131.01 to 6131.64 of the Revised Code. All the findings and	2309
orders of the board shall be entered in its journal.	2310
The route of an improvement shall so far as practicable be	2311
located so as to avoid running the improvement diagonally across	2312
property and shall where practicable follow property lines,	2313
section lines, and lines of public highways, but where the line	2314
of a public highway is followed, approval must be obtained from-	2315
the agency owning the highway.	2316
(D) After the thirty-day period for appeal provided under	2317
section 6131.25 of the Revised Code has expired and no appeal	2318
has been filed, the board may order the county auditor to	2319
transfer funds of the county not otherwise appropriated to the	2320
appropriate drainage improvement fund. The board shall not	2321
appropriate an amount that exceeds twenty-five per cent of the	2322
<pre>engineer's preliminary cost estimate.</pre>	2323
(E) If the board finds for the decides to proceed with a	2324
petition for a proposed improvement, and if the improvement is	2325
being undertaken through the joint efforts and cooperation of	2326
the board and any federal or state agency, and if the federal	2327
regulations, state agency rules, or other procedures of the	2328
cooperating agency are in conflict with Chapter 6131. of the	2329
Revised Code with respect to the procedures for the preparing of	2330
contracts, the issuing of bids, the making of awards, and	2331
generally the administering of the contracts, the board may	2332
adopt the federal regulations, state agency rules, or procedures	2333
in those areas where conflict exists and proceed with the	2334
improvement in accordance with the requirements of the federal	2335
regulations, state agency rules, or procedures.	2336
(F) The board shall enter all of its findings and orders	2337
in the board's journal. An order issued by the board under this	2338

section granting the intent of the petition is effective on the	2339
day of the hearing at which the board issued it.	2340
Sec. 6131.13. The board of county commissioners may hear	2341
and determine at the same time and under one petition, upon-	2342
proper averments, the following questions:	2343
(A) The locating of a new ditch, drain, or watercourse, or	2344
one partly old and partly new, or one partly open and partly	2345
tiled;	2346
(B) The deepening, widening, straightening, boxing,	2347
tiling, or changing of the route or course of, or the altering	2348
in any manner of, an old ditch, drain, or watercourse;	2349
(C) The connecting into a single system of two or more	2350
improvements.	2351
The board, on application of owners interested or at its	2352
own discretion, may consolidate and treat as a petition for one	2353
improvement petitions pending at the same time for two or more	2354
separate improvements which connect with each other, or which	2355
serve common territory, or which can readily be combined into	2356
one system. In case of such consolidation, the board shall enter	2357
its action upon its journal, and if necessary, it shall order	2358
the county engineer to re-estimate and make such further reports	2359
and schedules as are necessary upon its order consolidating the	2360
improvements. If two or more improvements are consolidated, the	2361
proceedings after consolidation shall be the same as if all the	2362
matters were petitioned for in one petition.	2363
Sec. 6131.14. The (A) Upon the board's determination to	2364
proceed with the project survey and design on a proposed	2365
improvement under section 6131.12 of the Revised Code, the clerk	2366
of the board of county commissioners shall <pre>certify_immediately_</pre>	2367

forward a copy of the board's findings and orders to the county	2368
engineer immediately, after the requirements of section 6131.12	2369
of the Revised Code have been met, a copy of the findings and	2370
orders of the board of county commissioners in favor of an-	2371
improvement.	2372
(B) The county engineer shall make the do all of the	2373
<pre>following:</pre>	2374
(1) Conduct all necessary survey surveys for the proposed	2375
improvement. The engineer shall make;	2376
(2) Prepare plans for structures 7;	2377
(3) Create maps showing the location of the land proposed	2378
to be assessed, and profiles showing the cuttings and gradient;	2379
(4) Prepare construction drawings of the improvement and	2380
shall make ;	2381
(5) Prepare an estimate of the cost of the construction of	2382
the improvement, which shall include actual construction cost,	2383
the cost of engineering, the cost of the first year maintenance,	2384
and the cost of notices, publication, and other incidental	2385
expenses. The If applicable, the engineer shall may recommend	2386
the maintenance district in which the improvement shall be	2387
placed. The assessment of the improvement for maintenance for	2388
one year shall be added to the cost of construction in making	2389
the actual assessment and shall be credited to the maintenance	2390
fund of the district.	2391
(6) Prepare a schedule of damages that includes both of	2392
the following:	2393
(a) An estimate of the value of land or other property	2394
necessary to be acquired through purchase or voluntary transfer	2395

or appropriated in accordance with section 163.01 to 163.62 of	2396
the Revised Code, and a description of that land or other	2397
property;	2398
(b) An estimate of the total damages to be sustained by	2399
owners as a result of the construction and subsequent	2400
maintenance of a proposed improvement, along with the name and	2401
address of each owner that is alleged to be damaged, the amount	2402
of each owner's estimated damages, and an explanation of each	2403
owner's injury.	2404
(C) The county engineer shall set proper construction	2405
stakes and shall note the intersection of the line of the	2406
improvement with the apparent land boundaries of separate	2407
owners, township and county lines, natural landmarks, road	2408
crossings, or other lines or marks. The engineer shall take and	2409
note any necessary levels off the line of the improvement to	2410
determine the area of the land subject to drainage.	2411
The engineer shall also establish, at intervals of not-	2412
less than one in each mile, in the most practicable permanent	2413
form, and in locations where destruction or disturbance is	2414
improbable, bench marks from which the original levels of the	2415
improvement can be established. The bench marks and all levels	2416
of the improvement shall be based upon some established	2417
elevation of the geological survey of the United States, if any,	2418
in the county, and the relation of any assumed elevation used by	2419
the engineer in the work upon any improvement to the elevation	2420
established by the geological survey shall be accurately stated	2421
in the engineer's report. The engineer shall make a plan of the	2422
work proposed to be done, which shall show the grade, the depth,	2423
the excavating to be done, the location of the permanent bench	2424
marks and their actual elevation <u>based on the most recent United</u>	2425

States geological survey data above or below the base elevation	2426
used, and such other data as in the judgment of the engineer	2427
will aid in retracing lines, levels, or other features of the	2428
improvement. The plan shall indicate the profile and the nature	2429
of the excavation.	2430
As soon as the engineer has completed the maps, profiles,	2431
and plans for the improvement, the (D)(1) The engineer shall	2432
transmit copies thereof of the construction drawings to the	2433
director of natural resources, the director of transportation	2434
when a state highway is affected, and the board of directors of	2435
any conservancy district within which any part of the lands or	2436
streams affected by the proposed improvement may lie.	2437
(2) The director of natural resources, the director of	2438
transportation, and the <u>board of</u> directors of the conservancy	2439
district shall review the plans submitted and within thirty days	2440
file with the county engineer a report indicating approval or,	2441
in case that approval cannot be given, a report with	2442
recommendations.	2443
(3) The approval or report with recommendations, which,	2444
where appropriate, shall include recommendations regarding the	2445
use of best management practices that are consistent with the	2446
prayer of the petition, shall be transmitted by the engineer to	2447
the board of county commissioners, who shall take notice of the	2448
approval or recommendations and shall authorize the engineer to	2449
make any changes or alterations that in the judgment of the	2450
board are necessary or desirable.	2451
(4) Upon receipt of approval of the plans by the director	2452
of natural resources, the director of transportation, and the	2453
board of directors of any conservancy districts affected, or	2454
upon completion of any changes authorized by the board of county	2455

commissioners, the engineer shall file the construction drawings	2456
with the clerk of the board of county commissioners—all maps,—	2457
profiles, and plans as provided by this section.	2458
(E) The engineer shall prepare specifications for the	2459
construction of the improvement. The engineer shall specify a	2460
width of temporary easement for construction purposes. The	2461
specifications shall provide for that include all of the	2462
<pre>following:</pre>	2463
(1) The route of an improvement, which, as practicable as	2464
possible, shall be located to avoid running the improvement	2465
diagonally across property and to follow property lines, section	2466
lines, and lines of public highways. However, where the line of	2467
a public street or highway is followed, approval must be	2468
obtained from the governmental entity owning the street or	2469
highway.	2470
(2) The width of the temporary easement for construction	2471
required for the improvement. The specifications shall require	2472
the temporary easement to include spreading and leveling of	2473
spoil banks and shall prohibit the temporary easement from being	2474
more than seventy-five feet from the top of the bank.	2475
(3) The width of the permanent easement required for the	2476
improvement. The specifications shall provide for erosion and	2477
sediment control through the establishment of a sod or seeded	2478
strip not fewer than <u>four ten</u> feet nor more than fifteen feet	2479
wide, measured at right angles to the top of the ditch bank, on	2480
both sides of the ditch, except where suitable vegetative cover	2481
exists. The strip or other such controls shall be considered a	2482
part of the permanent improvement. Sod	2483
(F) The county engineer shall provide to the county	2484

<u>auditor the acreages of sod</u> or seeded strips established and	2485
maintained in excess of four feet under this section and the	2486
<pre>county auditor_shall be compensated for by their removal_remove_</pre>	2487
the entire amount of each sod or seeded strip from the taxable	2488
valuation of the property of which they are a part. The engineer	2489
shall make estimates of the cost of excavating and of the cost	2490
of material and may divide the construction of the improvement-	2491
into construction areas as considered expedient.	2492
(G) The engineer shall make a note of all fences,	2493
floodgates, culverts, or bridges that will be removed in	2494
constructing the improvement and of all culverts or bridges that	2495
must be adjusted or the channel of which must be enlarged to	2496
construct the improvement.	2497
(H) In estimating the cost of an improvement, the engineer	2498
may include the cost of installing gates in fences on the	2499
reserved right-of-way where needed to provide access for	2500
maintenance. The gates shall be kept locked when requested by	2501
the owner and shall be considered a part of the original	2502
improvement and subject to maintenance as provided by sections	2503
6137.01 to 6137.12 Chapter 6137. of the Revised Code.	2504
(I) The engineer shall make an estimate of the cost of	2505
inspecting the work as it progresses and shall, with the	2506
assistance of the prosecuting attorney, prepare forms for	2507
contracts with bidders and forms of bid guaranties that meet the	2508
requirements of section 153.54 of the Revised Code.	2509
(J) Upon the acceptance of the contract work, the engineer	2510
shall file with the county recorder a property plat showing the	2511
general owners of record and parcel numbers along the drainage	2512
$\underline{\text{improvement, the}}$ location of the improvement, and a statement	2513
describing the width of the permanent easement for maintenance	2514

as provided for in section 6137.12 <u>Chapter 6137.</u> of the Revised	2515
Code. The engineer may include the permanent easement in the	2516
county's GIS or other mapping system, if available, and may also	2517
file with the county recorder an affidavit listing the owners of	2518
record and parcel numbers subject to the permanent easement and	2519
note the affidavit in the property plat. The engineer shall make	2520
an itemized bill of the costs and expenses incurred in the	2521
proper discharge of duties set forth in this section and shall	2522
file the maps, profiles, plans, schedules, and reports with the	2523
clerk of the board of county commissioners upon completing them.	2524
Sec. 6131.15. (A) The county engineer shall estimate the	2525
prepare a schedule of assessments that includes both of the	2526
following:	2527
(1) The name and address of each private owner of land and	2528
a description of the land to be benefited by the proposed	2529
improvement. The engineer shall obtain the names and	2530
descriptions from the tax duplicates of the county.	2531
(2) The amount of the estimated assessment to be assessed	2532
to each tract of land. An assessment shall not be less than ten	2533
dollars. The total amount of the estimated assessments,	2534
including the total estimated assessments allocated to public	2535
corporations and the state, shall equal the estimated cost of	2536
the proposed improvement.	2537
(3) An explanation of each assessment that is for purposes	2538
other than drainage;	2539
(4) The benefits accruing to public corporations political	2540
subdivisions and any department, office, or institution of the	2541
state. The engineer shall determine the estimated cost of the	2542
improvement that each public corporation political subdivision	2543

and any department, office, or institution of the state shall be	2544
assessed by reason of the benefit to public health, safety,	2545
convenience, the environment, wildlife, recreation, and welfare,	2546
or as the means of improving any street, road, or highway under	2547
the control or ownership of any public corporation political	2548
subdivision or any department, office, or institution of the	2549
state, or for benefit to any land owned by any public	2550
corporation or any department, office, or institution of the	2551
state. The engineer shall prepare a schedule of assessments	2552
containing the name and address of each public corporation	2553
political subdivision and each department, office, or	2554
institution of the state so benefited, the amount of the	2555
estimated assessment, and an explanation of the assessment if	2556
the assessment is for purposes other than drainage.	2557

The county engineer shall also include in the schedule of 2558 assessments the name and address of each private owner of land 2559 and a description of the land believed to be benefited by the 2560 proposed improvement, which names and descriptions shall be-2561 taken from the tax duplicates of the county. The engineer shall-2562 enter in the schedule the amount of the estimated assessment, 2563 which in no case shall be less than ten dollars, to be assessed 2564 to each tract of land and an explanation of the assessment, if 2565 the assessment is for purposes other than drainage, by reason of 2566 the construction of the improvement upon which the assessment is 2567 based. The total of these estimated assessments including the 2568 total estimated assessments allocated to public corporations and 2569 the state shall equal the estimated cost of the proposed-2570 improvement. 2571

In determining the estimated drainage assessments for a 2572 parcel, the county engineer shall give primary consideration to 2573 the potential increase in productivity that the parcel may 2574

experience as a result of the improvement and shall also give	2575
consideration to the quantity of drainage contributed, the	2576
relative location of the property to the project, the portion of	2577
the project through which the drainage from the parcel flows,	2578
the value of the project to the watershed, and benefits as	2579
defined in section 6131.01 of the Revised Code.	2580
The county engineer shall also estimate the value of land	2581
or other property necessary to be taken and the damages to be	2582
sustained by any owner as a result of the construction of the	2583
proposed improvement and the subsequent maintenance of the	2584
improvement. The engineer shall prepare a schedule of damages	2585
containing the name and address of each owner alleged to be	2586
damaged, the amount of the estimated damages, and an explanation	2587
of the injury upon which the estimate is based. The engineer's-	2588
schedule of damages shall also contain the value of the land or	2589
other property necessary to be taken, the name and address of	2590
the owner, and a complete description of the land or other	2591
property. The engineer shall include the total of the estimated	2592
damages and valuations as part of his estimate of the total cost	2593
of constructing the improvement.	2594
(B) In calculating each estimated assessment, the county	2595
engineer shall do both of the following:	2596
(1) Use the information compiled in accordance with	2597
divisions (B)(5) and (6) of section 6131.14 of the Revised Code;	2598
(2) Consider the following factors:	2599
(a) Acreage of a parcel;	2600
(b) Volume of water produced by a parcel;	2601
(c) Remoteness of the parcel to the improvement;	2602

(d) Percentage of the improvement used by the parcel;	2603
(e) Work determined to benefit that particular parcel only	2604
and not the remainder of parcels in the watershed;	2605
(f) Soils;	2606
(g) County auditor's land value or current agricultural	2607
use value, if applicable;	2608
(h) Existing drainage infrastructure that can be	2609
incorporated into the improvement and associated cost savings;	2610
(i) Any other factors pertinent to that particular	2611
<pre>petition and watershed;</pre>	2612
(j) Any benefits as defined in section 6131.01 of the	2613
Revised Code.	2614
(C) The county engineer, in making his the estimate of the	2615
amount to be assessed each tract of land, each public	2616
corporation political subdivision, and the state in accordance	2617
with this section, and the board of county commissioners, in	2618
amending, correcting, confirming, and approving the assessments	2619
in accordance with section 6131.22 of the Revised Code, shall	2620
levy the assessments according to benefits. Each tract of land	2621
and public corporation political subdivision affected by an	2622
improvement and the state shall be assessed in the proportion	2623
that each is benefited by the improvement, as "benefit" and	2624
"improvement" are defined in section 6131.01 of the Revised	2625
Code, and not otherwise.	2626
Sec. 6131.16. (A) Upon the filing with the clerk of the	2627
board of county commissioners of the reports, plans, and	2628
schedules by the county engineer as provided in section 6131.14	2629
of the Revised Code, the board of county commissioners shall fix	2630

a date not fewer than twenty-five nor more than ninety days	2631
thereafter when a final hearing on the report shall be held.	2632
Upon the fixing of the date	2633
(B) At least twenty-one days prior to the date established	2634
for the hearing, the clerk shall immediately give provide notice	2635
by certified mail, return receipt requested, or by first-class-	2636
mail in a five day return envelope. For each improvement, all	2637
individual notices shall be sent by the same type of mail.	2638
Whichever method the board chooses, the to all owners that are	2639
adjacent to the proposed improvement by certified mail and to	2640
all others in the area to be benefited by the proposed	2641
improvement by certified or first class mail. The clerk shall	2642
ensure that the words "Legal Notice of Proposed Drainage	2643
<pre>Improvement" shall be are printed in plain view on the face of</pre>	2644
the envelope. Notice The clerk shall be sent send the notice to	2645
all the owners whose names appear in the engineer's schedules of	2646
assessments and damages. The notice_clerk_shall be mailed_mail_	2647
the notice to each address as given in the petition or to such	2648
address as the clerk learns to be the correct address, as	2649
provided in section 6131.07 of the Revised Code. If the schedule	2650
of assessments or the schedule of damages filed by the engineer	2651
contains the names of owners other than those mentioned in the	2652
petition, notices the clerk shall also be mailed mail the notice	2653
to those owners. The clerk shall include in the notice all of	2654
the following:	2655
(1) An owner's estimated assessment, the estimated	2656
damages, if any, and of any compensation for land or other	2657
property necessary to be taken on each tract of land owned by	2658
the owner, as estimated and described in the schedules;	2659
(2) The date, time, and location of the final hearing by	2660

the board on the report of the engineer and on the proceedings	2661
<pre>for the improvement;</pre>	2662
(3) A statement that an owner may file an exception to the	2663
assessments or a claim for compensation or damages with the	2664
clerk of the board of county commissioners not less than five	2665
days before the date fixed for the final hearing;	2666
(4) A statement that if bonds or notes are to be issued,	2667
an owner may pay an assessment in cash by giving notice to do so	2668
on a form proscribed by the board of county commissioners not	2669
more than twenty-one days after the final hearing or that an	2670
owner may pay the assessments in installments payable with	2671
interest added at the same rate that bonds or notes bear	2672
<u>interest.</u>	2673
(C) The clerk shall cause to be published a legal notice	2674
in at least one newspaper of general circulation in the area	2675
affected by the improvement, stating the name and number, if	2676
any, of the proposed improvement, the location and nature of the	2677
work proposed in the petition, and the date, time, and location	2678
of the final hearing. The publication of this notice shall be	2679
made in one issue of the newspaper if the individual notices are	2680
sent by certified mail. If the individual notices are sent by	2681
first-class mail in five-day return envelopes, the publication	2682
of this newspaper notice shall be made in two issues of the	2683
newspaper, and the notice shall include a list of the names of	2684
all addressees whose individual notices were undelivered. The	2685
publication shall be not fewer than thirteen days prior to the	2686
date of the final hearing. The publication shall serve as public	2687
notice to all owners of the substance of the proposed	2688
improvement and of the pendency of the final hearing of the	2689
board of county commissioners in the proceedings to authorize	2690

the construction of the proposed improvement whether or not they 2691 were individually named and notified. 2692

The mailed legal notice shall notify the owners of the 2693 assessment or the estimated damages, if any, and of compensation 2694 for any land or other property necessary to be taken on each 2695 tract of land owned by the owner, as estimated and described in-2696 the schedules, shall notify the owners of the date of the final 2697 2698 hearing by the board on the report of the engineer and on the proceedings for the improvement, and shall notify all owners 2699 that all claims for compensation or damages must be filed with-2700 the clerk of the board of county commissioners before that date 2701 fixed for the final hearing. The notice shall further state that 2702 if bonds or notes are to be issued, the owner must give written-2703 notice within twenty-one days after the final hearing of his-2704 intention to pay in cash. The clerk shall include with the legal 2705 notice to the owner a form prescribed by the board of county-2706 commissioners that the owner shall use to notify the board of-2707 his intention to pay in eash. If he does not give notice of his 2708 intention to pay in cash within twenty-one days, the 2709 installments will be payable with the interest added at the same-2710 rate that the bonds or notes bear interest. 2711

2712 Proof of notice by publication shall be verified by affidavit of the printer or other person knowing that fact, 2713 newspaper and the clerk of the board of county commissioners 2714 shall prepare a certificate showing the service of the notices 2715 by mail, both of which shall be filed with the clerk of the 2716 board of county commissioners on or before the day of the final 2717 hearing. Notices If any notices are returned undelivered, the 2718 <u>clerk shall keep the returned undelivered notices and their</u> 2719 receipts shall be kept on file as a permanent record of the 2720 improvement with the permanent file of records required under 2721

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section 6131.061 of the Revised Code.	2722
Sec. 6131.17. Any owner may accept the estimated	2723
assessment as described in the engineer's schedules, or may	2724
accept the estimated damages or compensation as described in the	2725
engineer's schedule of damages, or may acquiesce to the	2726
engineer's failure to estimate damages or award compensation in-	2727
his favor, and will be construed to have done so unless he files	2728
(A) An owner may file an exception to the county engineer's	2729
schedules <u>of assessments</u> or files <u>file a</u> claim for damages or	2730
compensation, on or before the date of the final hearing in the-	2731
proceedings to construct the improvement.	2732
All exceptions to the engineer's schedules of assessments	2733
and damages, and all claims for compensation for land or other	2734
property necessary to be taken, and all claims for damages by	2735
reason of a proposed improvement not listed in the engineer's	2736
schedule of damages, shall be filed with the clerk of the board	2737
of county commissioners as provided in section 6131.16 of the	2738
Revised Code on or not less than five days before the date of	2739
the final hearing in the proceedings to construct the	2740
improvement.	2741
All exceptions to the engineer's schedules and all claims	2742
(B) An owner shall include with an exception or claim for	2743
compensation or damage shall describe the land, a part of which-	2744
is the nature of the exception or claim, the amount claimed, if	2745
any, and the identity of the property claimed to be taken or	2746
damaged, and shall describe the nature of and the reasons for	2747
the claim asked to be paid to each claimant.	2748
Sec. 6131.19. (A) At the final hearing, or at such time to-	2749
which said the final hearing is adjourned to hear claims for	2750
compensation or damages, the board of county commissioners shall	2751

hear any competent evidence offered by any of the interested	2752
owners affected owner upon the county engineer's estimate of	2753
damages and upon any claim filed for compensation or damages.	2754
(B) Upon consideration of all the evidence, including the	2755
county engineer's schedule of estimated damages, and a view of	2756
the <u>premises</u> affected property, if it the board desires such a	2757
view, the board shall find and determine the amount of damages	2758
to which any owner is entitled for each claim filed by an owner,	2759
and shall also determine the fair value of any land or any other	2760
property to be taken for said the proposed improvement. The	2761
(C) If the board of county commissioners awards additional	2762
compensation to any owner, the board shall-enter its findings in-	2763
its journal, and shall authorize the county auditor to issue his	2764
warrants upon the county treasurer of the county in which the	2765
land is located, payable from the general drainage improvement	2766
fund, to such claimants for such amounts, which amounts so	2767
determined shall be paid before any work on the proposed	2768
improvement is done order the county engineer to prepare new	2769
assessments for the proposed improvement and the clerk of the	2770
board shall notify all owners of the new assessments pursuant to	2771
section 6131.16 of the Revised Code.	2772
(D) An owner may appeal may be taken by any claimant from	2773
the an order of the board refusing the allowance of county	2774
commissioners concerning a claim for compensation or damages,	2775
and an appeal may be taken by any claimant from an order	2776
allowing compensation or damages if, in his opinion, the amount-	2777
awarded is less than the actual damages sustained, or less than	2778
the fair value of the land or other property necessary to be	2779
taken. Such appeal shall be taken and perfected as provided in	2780
sections 6131.01 to 6131.64, inclusive, of the Revised Code this	2781

chapter.	2782
Sec. 6131.21. (A) At the final hearing on a proposed	2783
improvement, after hearing all the evidence offered in the	2784
proceedings and after receiving and considering all the	2785
schedules, plans, and reports filed by the county engineer, the	2786
board of county commissioners shall review and reconsider the	2787
its former order made by it finding in favor of the to proceed	2788
with project survey and design for the proposed improvement and	2789
shall either affirm its former order and proceed to confirm the	2790
assessments and order the letting of the contract or shall set	2791
aside its former order and dismiss the petition. At the final	2792
hearing, if the board finds that the cost of the improvement	2793
will be equal to or greater than the benefits that will be	2794
derived therefrom if constructed, or if the board finds that the-	2795
improvement is not necessary, or if it finds that the	2796
improvement will not be conducive to the public welfare, the	2797
board shall set aside the former order finding in favor of the-	2798
improvement made by it at the first hearing and shall dismiss-	2799
the petition.	2800
(B) In determining whether or not the improvement should	2801
be granted, the board shall consider the following factors:	2802
(A) _(1) The cost of location and construction;	2803
(B) (2) The compensation for land or other property	2804
necessary to be taken;	2805
$\frac{(C)}{(3)}$ The effect on land along or in the vicinity of the	2806
route of the improvement;	2807
$\frac{\text{(D)}}{\text{(4)}}$ The effect on land below the lower terminus of the	2808
improvement that may be caused by constructing the improvement;	2809
(E)(5) The sufficiency or insufficiency of the outlet;	2810

$\frac{(F)(6)}{(6)}$ The benefits to the public welfare;	2811
$\frac{(G)}{(7)}$ The benefits to land, public corporations, and the	2812
state needing the improvement;	2813
$\frac{\text{(H)}_{(8)}}{\text{(8)}}$ Any other proper matter that will assist $\frac{\text{it}_{(8)}}{\text{the}_{(8)}}$	2814
<pre>board in finding for or against the improvement.</pre>	2815
(C) The board shall set aside the former order and dismiss	2816
the petition if the board finds any of the following:	2817
(1) That the cost of the improvement will be equal to or	2818
greater than the benefits that will be derived from the	2819
<pre>improvement if constructed;</pre>	2820
(2) That the improvement is not necessary;	2821
(3) That the improvement will not be conducive to the	2822
<pre>public welfare.</pre>	2823
(D) If the petition is dismissed board dismisses the	2824
<pre>petition for a proposed improvement at the final hearing, all</pre>	2825
costs for the proceedings, including the costs incurred by the	2826
engineer in making surveys, plans, reports, and schedules, may	2827
be distributed to the benefiting landowners in the same ratio as	2828
determined by the engineer in the final estimated assessments	2829
presented at the final hearing. The board shall confirm or alter-	2830
the assessments as provided for in section 6131.22 of the-	2831
Revised Code. The approved assessments shall then be certified	2832
to the county auditor to be administered pursuant to section	2833
6131.49 of the Revised Code.	2834
If the costs are not distributed to the benefiting	2835
landowners, they shall the costs must be paid from county funds.	2836
(E) The petitioner, or any owner in favor of the	2837
improvement, may appeal from the order of dismissal, as provided	2838

in section 6131.25 of the Revised Code.	2839
(F) An order issued by the board under this section is	2840
effective on the day of the hearing at which the board issued	2841
it.	2842
Sec. 6131.22. (A) At the final hearing on a proposed	2843
improvement, if the petition is not dismissed, the board of	2844
county commissioners shall hear any evidence offered for or	2845
against the assessment proposed to be levied against any owner	2846
or on any land as shown by the schedule of assessments filed by	2847
the county engineer and shall hear any competent evidence on the	2848
question of benefits.	2849
(B)(1) The board, from the evidence offered and from an	2850
actual view of the premises, shall amend and correct the	2851
assessments, and the assessments so amended or corrected shall	2852
be approved by the board. That part of the assessment that is	2853 2854
assessed	2004
(2) An assessment for benefits to the general public	2855
because the improvement is conducive to the public welfare shall	2856
be paid by the public and shall be assessed against the county	2857
payable from the general fund. Such part of the	2858
(3) An assessment as is found to benefit state roads or	2859
highways shall be assessed against the state payable from motor	2860
vehicle revenues. Such part of the	2861
(4) An assessment as is found to benefit county roads or	2862
highways shall be assessed against the county payable from motor	2863
vehicle revenues. Such part of the	2864
(5) An assessment as is found to benefit any public	2865
corporation or political subdivision of the state shall be	2866
assessed against the public corporation or political subdivision	2867

and shall be paid out of the general funds or motor vehicle	2868
revenues of the public corporation or political subdivision—of—	2869
the state, except as otherwise provided by law. The board shall	2870
approve and confirm	2871
(C) Upon approving the assessments, the board shall order	2872
do all of the following:	2873
(1) Order the engineer to receive bids for the	2874
construction of the proposed improvement, and shall—fix the	2875
date, time, and place for the receiving of bids, which shall be	2876
not less than twenty-five thirty days after the date of the	2877
order. The board shall determine ;	2878
(2) Determine when the assessments shall must be paid and	2879
<pre>shall determine ;</pre>	2880
(3) Determine whether bonds or notes shall must be issued	2881
in anticipation of and payable out of the installments of	2882
assessments.	2883
(D) The board's board shall enter the orders approving the	2884
assessments and ordering, the order requiring the engineer to	2885
receive bids, and <u>any</u> other orders made at this the final	2886
hearing, shall be entered on in its journal. The clerk of the	2887
board of county commissioners shall immediately transmit to the	2888
county auditor the schedules listing all assessments as approved	2889
by the board.	2890
(E) Any owner opposed to the granting of the petition, or	2891
any owner opposed to further proceedings in the improvement, or	2892
any owner who claims that the assessment levied against him the	2893
<pre>owner is excessive or is not in proportion to benefits, may</pre>	2894
appeal from any order made pursuant to this section, as provided	2895
in section 6131.25 of the Revised Code.	2896

(F) An order issued by the board under this section is	2897
effective on the day of the hearing at which the board issued	2898
it.	2899
Sec. 6131.23. (A) The assessments estimated in accordance	2900
with section 6131.14 of the Revised Code shall be payable in not	2901
less than two semiannual installments. At the time of the final	2902
hearing, in the order approving the levying of the assessments,	2903
the board of county commissioners shall determine how long a	2904
period of time, in semiannual installments, as taxes are paid,	2905
shall be given the owners of land benefited to pay the	2906
assessments that are made for an improvement and whether or not	2907
bonds or notes shall be issued and sold in anticipation of such	2908
payments. If bonds or notes are to be issued, the interest shall	2909
be added to the assessments.	2910
be added to the abbedoments.	2310
(B) If the estimated cost of the improvement does not	2911
exceed five hundred dollars, not more than two semiannual	2912
installments, as taxes are paid, shall be given to owners of	2913
lands benefited to pay the assessments that are made for the	2914
improvement. If the estimated cost of the improvement exceeds	2915
five hundred dollars, the board may determine the number of	2916
installments in which the assessments are to be paid. If any	2917
such assessment is twenty-five dollars or less, or whenever the	2918
unpaid balance of any such assessment is twenty-five dollars or	2919
less, the same shall be paid in full, and not in installments,	2920
at the time the first or next installment would otherwise become	2921
due.	2922
(C) When assessments are payable in installments and	2923
county general funds are used to pay for the improvement, the	2924
assessment shall not exceed thirty semiannual installments, as	2925
computed by the county auditor pursuant to section 6131.49 of	2926

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the Revised Code, and shall be payable upon completion of the 2927 contract. 2928 (D) When assessments are made payable in installments and 2929 bonds or notes have been sold to pay for the improvement, 2930 interest shall be added to the installments of assessments at 2931 the same rate as is drawn by the bonds or notes issued to pay 2932 for the improvements. Any owner may pay the estimated 2933 assessments on the owner's land in cash within thirty days after 2934 the final hearing without paying any interest thereon. If the 2935 legislative authority of a political subdivision chooses to pay 2936 the assessments on all parcels within the subdivision, both 2937 public and private, in one installment, it shall pass a 2938 resolution so stating and shall send the resolution, or a copy 2939 thereof, to the board of county commissioners before making the 2940 payment. The legislative authority shall pay all subsequent 2941 maintenance assessments levied under section 6137.03 of the 2942 Revised Code if it chooses to pay the construction assessments 2943 on all parcels within the subdivision. 2944 (E) Bonds may be sold for any repayment period that the 2945 board of county commissioners may determine proper, not to 2946 exceed thirty semiannual installments, except that for bonds 2947 sold by a board of county commissioners for soil and water 2948 conservation district improvements pursuant to section 940.33 of 2949 the Revised Code, the repayment period shall not exceed thirty 2950 semiannual installments. 2951 Sec. 6131.24. (A) The board of county commissioners shall 2952 fix a date, time, and place at the final hearing for the county 2953 engineer to receive bids. The county engineer shall prepare the 2954 necessary bid documents and legal advertisements as provided in 2955 sections 307.87 and 307.88 of the Revised Code. 2956

(B) If an appeal has been taken to the court of common	2957
pleas, as provided in section 6131.25 of the Revised Code, the	2958
bids may be received and tabulated, but the bid guaranties with	2959
the bids shall immediately be returned to the bidders, and no	2960
further steps shall be taken on the bids.	2961
Sec. 6131.25. (A) Any affected owner may appeal to the	2962
court of common pleas within twenty-one thirty days of the date	2963
that any order was issued by the board of county commissioners, $\overline{}$	2964
as provided in sections 6131.01 to 6131.64 of the Revised Code	2965
<u>under this chapter</u> , and may appeal any one or more of the	2966
following questions:	2967
$\frac{A}{A}$ Is the improvement necessary?	2968
$\frac{B}{C}$ Will the improvement be conducive to the public	2969
welfare?	2970
$\frac{(C)-(3)}{(3)}$ Is the cost of the improvement greater than the	2971
benefits conferred?	2972
$\frac{(D)}{(4)}$ Is the route, termini, or mode of construction the	2973
best to accomplish the purpose of the improvement?	2974
$\frac{(E)}{(5)}$ Are the assessments levied according to benefits?	2975
$\frac{(F)}{(6)}$ Is the award for compensation or damages just?	2976
(B) The appeal may be taken from any order affecting any	2977
part of the improvement as well as from any order affecting the	2978
entire improvement.	2979
Sec. 6131.27. If an appeal is perfected by filing the bond-	2980
and statement provided in filed pursuant to section 6131.26	2981
6131.25 of the Revised Code, the clerk of the board of county	2982
commissioners shall promptly prepare a transcript of the orders	2983
made by the board of county commissioners, and shall file such	2984

transcript with the clerk of the court of common pleas, together	2985
with—all the original papers in said proceedings. The clerk of—	2986
the court of common pleas shall file such transcript and papers-	2987
in the court of common pleas the permanent files of records of	2988
the proceedings maintained by the board of county commissioners	2989
and county engineer as required under section 6131.061 of the	2990
Revised Code. The proceedings on appeal in the court of common-	2991
pleas shall be styled, "In the matter of the appeal in county-	2992
ditch or improvement No petitioned for-	2993
by"	2994

Sec. 6131.28. Several owners may appeal from the orders in 2995 the same improvement and file separate bonds and separate 2996 statements stating the matters appealed. If several owners 2997 appeal, only one transcript need be made by the clerk of the 2998 board of county commissioners. All the appeals shall be filed in 2999 one action in the court of common pleas, which court, on any 3000 appeal, may separate for hearing or trial the issues appealed to 3001 said court, and render its order, judgment, or decree upon the 3002 issues as the same are determined. The case on appeal shall be 3003 advanced, or tried as soon as the court can hear it. 3004

Sec. 6131.30. (A) The court of common pleas, on appeal, 3005 shall hear the matters appealed de novo. The proceedings shall 3006 be conducted under the rules of law and procedure for civil 3007 cases. An appeal shall bring into the court all the owners who 3008 3009 in any way may be interested in or affected by the matterappealed. The court, exercising equitable jurisdiction, shall 3010 hear all matters appealed, except an appeal from an order-3011 allowing or refusing to allow compensation or damages. The court 3012 may view the premises the same as views in other civil cases and 3013 shall make such judgment, order, or decree as is warranted by 3014 the evidence. Any owner aggrieved by the judgment, order, or 3015

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decree may appeal for a review of the proceedings, the same as	3016
in other civil cases. On appeal, the burden of proof shall be on	3017
the owner having the affirmative of the proposition, who shall	3018
have the opening and closing. The court, exercising equitable	3019
jurisdiction, shall bring the entire proceedings before it in	3020
order to determine all the issues raised in the proceedings and	3021
enter a final judgment, order, or decree for or against the	3022
improvement petitioned for and for or against the assessments to	3023
be levied and the compensation and damages to be paid.	3024
(B) If the court orders the county engineer to make a	3025
survey and file his the engineer's reports, plans, and	3026
schedules, the court also shall enter an order for transfer from	3027
the general revenue funds of the county to the general drainage	3028
improvement fund a sum of not more than twenty-five per cent of	3029
the engineer's preliminary estimate.	3030
The court of common pleas may appoint a board of	3031
The court of common pleas may appoint a board of- arbitrators to assume the duties of the judge. The board shall	3031 3032
arbitrators to assume the duties of the judge. The board shall	3032
arbitrators to assume the duties of the judge. The board shall be comprised of three disinterested persons chosen by the judge,	3032
arbitrators to assume the duties of the judge. The board shall be comprised of three disinterested persons chosen by the judge, who shall designate one of the persons to be chairman. A	3032 3033 3034
arbitrators to assume the duties of the judge. The board shall be comprised of three disinterested persons chosen by the judge, who shall designate one of the persons to be chairman. A decision of the board shall require approval of a majority of	3032 3033 3034 3035
arbitrators to assume the duties of the judge. The board shall be comprised of three disinterested persons chosen by the judge, who shall designate one of the persons to be chairman. A decision of the board shall require approval of a majority of the members. Either party may appeal the board's decision to the	3032 3033 3034 3035 3036
arbitrators to assume the duties of the judge. The board shall be comprised of three disinterested persons chosen by the judge, who shall designate one of the persons to be chairman. A decision of the board shall require approval of a majority of the members. Either party may appeal the board's decision to the court of common pleas, which shall decide the case on the record	3032 3033 3034 3035 3036 3037
arbitrators to assume the duties of the judge. The board shall be comprised of three disinterested persons chosen by the judge, who shall designate one of the persons to be chairman. A decision of the board shall require approval of a majority of the members. Either party may appeal the board's decision to the court of common pleas, which shall decide the case on the record of arbitration.	3032 3033 3034 3035 3036 3037 3038
arbitrators to assume the duties of the judge. The board shall be comprised of three disinterested persons chosen by the judge, who shall designate one of the persons to be chairman. A decision of the board shall require approval of a majority of the members. Either party may appeal the board's decision to the court of common pleas, which shall decide the case on the record of arbitration. Sec. 6131.32. On appeal from an order made by the board of	3032 3033 3034 3035 3036 3037 3038
arbitrators to assume the duties of the judge. The board shall be comprised of three disinterested persons chosen by the judge, who shall designate one of the persons to be chairman. A decision of the board shall require approval of a majority of the members. Either party may appeal the board's decision to the court of common pleas, which shall decide the case on the record of arbitration. Sec. 6131.32. On appeal from an order made by the board of county commissioners allowing or refusing to allow compensation	3032 3033 3034 3035 3036 3037 3038 3039 3040
arbitrators to assume the duties of the judge. The board shall be comprised of three disinterested persons chosen by the judge, who shall designate one of the persons to be chairman. A decision of the board shall require approval of a majority of the members. Either party may appeal the board's decision to the court of common pleas, which shall decide the case on the record of arbitration. Sec. 6131.32. On appeal from an order made by the board of county commissioners allowing or refusing to allow compensation or damages, the owners interested shall have the right of trial	3032 3033 3034 3035 3036 3037 3038 3040 3041
arbitrators to assume the duties of the judge. The board shall be comprised of three disinterested persons chosen by the judge, who shall designate one of the persons to be chairman. A decision of the board shall require approval of a majority of the members. Either party may appeal the board's decision to the court of common pleas, which shall decide the case on the record of arbitration. Sec. 6131.32. On appeal from an order made by the board of county commissioners allowing or refusing to allow compensation or damages, the owners interested shall have the right of trial by jury. The issues shall be made by the application or claim	3032 3033 3034 3035 3036 3037 3038 3040 3041 3042

shall have the affirmative and shall have the opening and	3046
closing of the trial. The case shall proceed pursuant to the law	3047
and the rules governing civil procedure, with the same rights	3048
for motions for new trial and the right of appeal as in other-	3049
civil cases. The jury may view the premises, as in other civil	3050
cases. Just compensation or damages shall be awarded, as-	3051
provided in the Ohio constitution.	3052
Sec. 6131.33. The jury authorized by section 6131.32 of	3053
the Revised Code, upon submission of the case to it under proper	3054
charge of the court of common pleas, and upon a form of verdict-	3055
provided by the court, shall return its verdict determining the	3056
matter in issue, upon which verdict a judgment shall be entered	3057
by the court as in other civil cases. The verdict shall be	3058
signed by the jury. Nine or more of the jurors must concur in a	3059
verdict. If there is more than one appellant in a trial by jury	3060
authorized under section 6131.32 of the Revised Code with	3061
separate claims on the question of allowance or compensation or	3062
damages, or the refusal to allow compensation or damages, or if	3063
there are issues as to different properties, the court may	3064
submit all the several claims and issues to the same jury, with	3065
appropriate verdicts as to each claim, or it. The court also	3066
may direct separate trials for the separate claims and issues,	3067
or any one or more of them. In said proceedings the . The court	3068
shall instruct the jury shall be instructed that in its verdict	3069
for compensation for land taken or for damages to any land by an-	3070
improvement—it shall not consider or deduct the value of any	3071
benefits that such land will receive from the construction of	3072
such improvement.	3073
Sec. 6131.34. The court of common pleas shall receive the	3074
verdict referred to in section 6131.33 of the Revised Code, and	3075

if no motion for new trial thereof is filed within three days,

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which motion may be filed as in other civil cases and for like-	3077
causes, or if such motion for a new trial is overruled, it shall-	3078
render judgment according to said verdict, and for or against	3079
the owners, separately, if there is more than one. The court	3080
shall tax the costs of appeal, including jury fees, in favor of-	3081
the prevailing party, and where two or more appeals are tried-	3082
together the court shall divide the costs as is equitable. If	3083
the appellants, on claims for compensation or damages, do not	3084
recover a judgment for more than the amount of compensation or	3085
damages awarded by the board of county commissioners, the costs	3086
on the hearing as to compensation or damages on appeal shall be	3087
taxed against the appellants. If the amount recovered is greater	3088
than the amount awarded by the board, the costs shall be taxed	3089
against the county.	3090

The prosecuting attorney shall represent the county in all
appeals on questions of compensation or damages. On appeals of
other matters which are tried to the court sitting as a court of
equity, the court shall adjudge the costs as it deems just and
equitable except as otherwise provided in section 6131.01 to
3095
6131.64, inclusive, of the Revised Code.
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Sec. 6131.36. (A) After the final judgment, order, or 3097 decree upon any appeal is rendered by the court of common pleas, 3098 the clerk of the court of common pleas shall, within twenty-one 3099 days, make a transcript of the same and shall certify and 3100 transmit it with all original papers in the case to the clerk of 3101 the board of county commissioners, who shall forthwith enter the 3102 judgment, order, or decree upon the journal of the board. If the 3103 judgment, order, or decree is in favor of the granting of the 3104 improvement, the board shall proceed with the improvement 3105 proceedings in compliance with the final judgment, order, or 3106 decree from the point at which they were terminated by the 3107

appeal or from the point at which the court orders the board to	3108
proceed.	3109
(B) Upon the expiration of the twenty-one day appeal	3110
period provided in section 6131.25 of the Revised Code, the	3111
clerk of the board of county commissioners shall transmit the	3112
schedules of assessments and damages to the county auditor. The	3113
board of county commissioners and the county engineer shall	3114
proceed with letting contracts and constructing the improvement,	3115
and the county auditor shall proceed to levy and collect	3116
assessments and to pay compensation and damages as if no appeal	3117
had been taken. If an appeal is perfected to the court of	3118
appeals and a supersedeas bond is given filed pursuant to	3119
section 6131.25 of the Revised Code, the board and the engineer	3120
shall stay their proceedings until the final determination of	3121
the proceedings in the court of appeals or in the supreme court.	3122
Sec. 6131.42. Any owner who has suffered any loss or	3123
damage by reason of the failure of the contractor to perform his	3124
contract, or by his negligence in performing the contract, may	3125
bring suit against the contractor and his bondsmen to recover-	3126
the damages so sustained. Two or more owners who are assessed	3127
for the construction of the improvement may in one suit bring an-	3128
action against the contractor and his bondsmen to recover the	3129
damages which may be sustained by all the plaintiffs by reason	3130
of the failure of the contractor to construct the improvement	3131
of the failure of the contractor to construct the improvement according to the contract.	
	3131
according to the contract.	3131 3132
When two or more owners join in one suit in an action for	3131 3132 3133
When two or more owners join in one suit in an action for damage against the contractor, the jury in one verdict shall	3131 3132 3133 3134

of entering the judgment find what part of said judgment should	3138
be paid to each of the plaintiffs respectively, and shall order-	3139
the clerk to the court to pay to each of said plaintiffs the	3140
part of said judgment as found by the court when said judgment-	3141
is paid. Any owner who is assessed for the construction of any	3142
improvement may bring an action to enjoin the payment of any	3143
money owed a contractor who has not constructed the work	3144
according to the contract and specifications until the	3145
contractor has constructed the improvement according to the	3146
contract and specifications. The remedies provided in this	3147
section are in addition to all other remedies provided by law.	3148
Sec. 6131.43. (A) Upon the completion of the work and the	3149
approval of it by the county engineer, the board of county	3150
commissioners shall order the county auditor to reduce pro rata	3151
the assessments confirmed by it by the difference between the	3152
estimated cost of the construction and the final cost as	3153
certified by the county engineer. The assessments so reduced,	3154
including the cost of location, engineering, compensation,	3155
damages, and contingency and the assessment for maintenance for	3156
one year, shall be levied upon each parcel of land, each public	3157
corporation, and each department, office, or institution of the	3158
state as stated in the schedules as of the date of the order of	3159
the board approving the contracts and ordering the levying of	3160
the assessments.	3161
(B) The auditor shall notify the owners of all assessed	3162
lands of the amount of the actual assessment, which shall be not	3163
less than ten dollars, and of the payment plan for the	3164
collection of the assessments. The auditor shall immediately	3165
place the assessments so levied upon the duplicates of the	3166
county, and the assessments shall be a lien upon the several	3167

parcels of land respectively from and after the date of the

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order of the board approving and levying the assessments. The	3169
auditor shall be liable on-his the auditor's bond for any	3170
damages sustained by any person by reason of the auditor's	3171
failure to place promptly the assessments upon the proper	3172
duplicates of the county.	3173
(C) The county auditor shall transmit to the governing	3174
body of any public corporation political subdivision affected by	3175
an improvement the assessments levied against it. The governing	3176
body shall authorize payment to be made to the county treasurer	3177
of the county in which the improvement is located from the	3178
general fund of the public corporation political subdivision,	3179
except as otherwise provided by law.	3180
(D) The county auditor shall also transmit to the director	3181
of any department, office, or institution of the state, affected	3182
by an improvement the assessments levied against any department,	3183
office, or institution of the state. Payment shall be made to	3184
the county treasurer of the county in which the improvement is	3185
located from the drainage assessment fund in the manner provided	3186
by section 6133.15 of the Revised Code. In presenting their	3187
proposed expenses to the director of budget and management	3188
pursuant to section 126.02 of the Revised Code, the directors of	3189
all departments, offices, or institutions of the state shall	3190
list all unpaid assessments received before the first day of	3191
October of the year preceding the first regular session of the	3192
general assembly for the state's proportionate share of the cost	3193
of any improvement authorized or constructed under sections	3194
6131.01 to 6131.64, 6133.10 to 6133.15, and 6135.01 to 6135.27	3195
this chapter and Chapters 6133. and 6135. of the Revised Code	3196
and all unpaid assessments for maintenance as provided by	3197
sections 6137.01 to 6137.14 Chapter 6137. of the Revised Code.	3198

The assessments so listed shall be included in the state budget

estimates of revenues and expenditures for each state fund and	3200
budget estimates for each state agency prepared and submitted to	3201
the governor under section 126.02 of the Revised Code.	3202
Sec. 6131.47. During the execution of the work on an	3203
improvement, the county engineer shall cause notice to be given-	3204
to the owner within seven days in advance of removal or	3205
alteration of a culvert, bridge, fence, or floodgate, where the-	3206
removal or alteration is necessary to the progress of the work-	3207
of the improvement, to remove or make such alteration as the	3208
engineer finds necessary.	3209
During the formulation of the plans, the (A) The county	3210
engineer shall evaluate all culverts and bridges, except those	3211
on state and federal highways, for adequacy of capacity,	3212
vertical and horizontal alignment, and stability. Any The county	3213
engineer shall schedule any bridge or culvert found not	3214
conforming that does not conform with the design of the drainage	3215
improvement shall be scheduled for removal and replacement or	3216
repair as the engineer considers necessary.	3217
(B) If, in the judgment of the county engineer, determines	3218
that the culverts and bridges were adequate in capacity or	3219
vertical and horizontal alignment at the time of their	3220
installation, the removal and replacement with a comparable,	3221
adequate culvert or bridge shall be made at the expense of the	3222
project less any costs, which shall be apportioned by the	3223
engineer, for correction, maintenance, or replacement of the	3224
culvert or bridge in whole or in part due to deterioration or	3225
instability had the structure been left in place. The latter	3226
costs shall be specially assessed to the owner.	3227
Any (C) The county engineer shall schedule in the project	3228
plans any culvert or bridge, except those on state and federal	3229

highways, <u>that is</u> washed out in whole or part, but <u>that</u>	3230
otherwise meeting meets the requirements of the drainage	3231
improvement, shall be scheduled in the project plans for such	3232
repairs, additions, or other corrective measures as in the	3233
opinion of the engineer are necessary to the preservation of	3234
preserve the bridge or culvert , the . The costs of which sha ll	3235
be assessed to the <u>appropriate</u> owner for reasons that the	3236
culvert or bridge was improperly designed and constructed.	3237
(D) Fences and floodgates impeding the flow of water shall	3238
be removed as a part of the <u>drainage</u> improvement. Replacement	3239
may be made by the owner, provided that prior written approval	3240
is obtained from the county engineer.	3241
(E) The county engineer shall cause notice to be given to	3242
the owner not later than seven days in advance of removal or	3243
alteration of a culvert, bridge, fence, or floodgate.	3244
(F) Any owner may furnish the work and material in lieu of	3245
a special assessment, provided he makes the owner does all of	3246
the following:	3247
(1) Makes written application to the county engineer	3248
within ten calendar days after the final hearing, furnishes ;	3249
(2) Furnishes the work and materials in accordance with	3250
the specifications for the improvement, performs same;	3251
(3) Performs the work so as not to delay the project	3252
contractor, and completes:	3253
(4) Completes the work prior to the completion of the work	3254
on the whole improvement.	3255
Should (G) If the owner default defaults on any or all of	3256
these conditions, the county engineer shall recommend to the	3257

board of county commissioners that the default be completed by	3258
an extra work order to the project contractor and its cost	3259
assessed to the owner.	3260
Sec. 6131.50. (A) The board of county commissioners of	3261
each county shall may provide and establish the "general	3262
drainage improvement fund," which fund shall to be used as a	3263
sinking fund for all bonds issued under sections 6131.01 to	3264
6131.64, inclusive, of the Revised Code. Said	3265
(B) The fund shall may consist of any of the following:	3266
(A) (1) Any taxes levied and collected for ditch and	3267
drainage purposes under county levies, not by law otherwise	3268
disposed of;	3269
$\frac{B}{(2)}$ The proceeds of all bonds issued and sold under	3270
sections 6131.01 to 6131.64, inclusive, of the Revised Code;	3271
$\frac{(C)}{(3)}$ The collections from all special assessments for	3272
benefits to property, as provided in such sections;	3273
$\frac{(D)}{(4)}$ Such other funds as by law are provided to be paid	3274
therein.	3275
Sec. 6131.51. (A) All costs and expenses of improvements	3276
under-sections 6131.01 to 6131.64 of the Revised Code this	3277
<pre>chapter, including contract prices of construction and the costs</pre>	3278
of locating the improvement, <code>shall_may_</code> be paid from the general	3279
drainage improvement fund. No warrants shall be drawn to be paid	3280
from the fund unless it contains a sufficient amount not	3281
otherwise specifically appropriated to pay them.	3282
(B) The letting and approving of any contract for an	3283
improvement shall be considered a specific appropriation of the	3284
amount of the obligation, and that amount shall be set apart for	3285

fund. If at any time the fund contains the proceeds of bonds or notes issued and sold under such sections, the fund shall not be 3288
depleted below the obligations incurred by the bond or note 3289
issue unless assessments or levies have been made or ordered 3290
made in sufficient amount to redeem the bonds or notes as they 3291
fall due. If at any time obligations legally incurred exceed the 3292
amount of the drainage improvement fund, an amount of the 3293
general revenue funds in the county treasury equal to the 3294
deficiency, unless otherwise appropriated, may by resolution of 3295
the board of county commissioners be transferred to the general 3296
drainage improvement fund. 3297

(C) At any time after assessments collected for a drainage 3298 improvement exceed the amount allocated to the board for 3299 engineering expenses, the board of county commissioners may by 3300 resolution transfer from the drainage improvement fund to the 3301 general revenue fund of the county an amount equal to that 3302 amount as reimbursement of the sum previously transferred under 3303 section 6131.12 or 6131.30 of the Revised Code. 3304

Sec. 6131.52. The (A) If necessary, the board of county 3305 commissioners, at its each March session, annually, shall, if 3306 necessary, levy upon the grand duplicate of the county a tax, 3307 not to exceed five-tenths of one mill on the dollar, that is 3308 sufficient to pay for the location and construction of the 3309 portions of the respective improvements located by it—the board 3310 or for which the county has been assessed under sections 6131.01 3311 to 6131.64, 6133.01 to 6133.15, 6135.01 to 6135.27, or 6137.01 3312 to 6137.14 this chapter or Chapter 6133., 6135., or 6137. of the 3313 Revised Code, which tax, when . When collected, the tax shall be 3314 credited to the general drainage improvement fund. 3315

Revised Code, the board shall cause to be filed with the county 3323	(B) For the purposes of sections 6131.01 to 6131.64,	3316
Code, the board of county commissioners may levy a tax under division (X) of section 5705.19 of the Revised Code upon all of the property listed and assessed for taxation in the county. In addition to the actions required under section 5705.19 of the Revised Code, the board shall cause to be filed with the county auditor and the board of elections of the county, at least sixty days prior to the passage of the resolution required under that 322 section, an accurate map showing the locations and types of any 323 proposed improvements, the areas to be benefited, and the existing system of drainage improvements that is to be	6133.01 to 6133.13, 6135.01 to 6135.25, and 6137.01 to 6137.14	3317
division (X) of section 5705.19 of the Revised Code upon all of the property listed and assessed for taxation in the county. In addition to the actions required under section 5705.19 of the Revised Code, the board shall cause to be filed with the county auditor and the board of elections of the county, at least sixty days prior to the passage of the resolution required under that section, an accurate map showing the locations and types of any proposed improvements, the areas to be benefited, and the existing system of drainage improvements that is to be 3328	this chapter and Chapters 6133., 6135., and 6137. of the Revised	3318
the property listed and assessed for taxation in the county. In addition to the actions required under section 5705.19 of the Revised Code, the board shall cause to be filed with the county auditor and the board of elections of the county, at least sixty days prior to the passage of the resolution required under that section, an accurate map showing the locations and types of any proposed improvements, the areas to be benefited, and the existing system of drainage improvements that is to be 3321	Code, the board of county commissioners may levy a tax under	3319
addition to the actions required under section 5705.19 of the Revised Code, the board shall cause to be filed with the county 3323 auditor and the board of elections of the county, at least sixty 3324 days prior to the passage of the resolution required under that 3325 section, an accurate map showing the locations and types of any proposed improvements, the areas to be benefited, and the 3327 existing system of drainage improvements that is to be	division (X) of section 5705.19 of the Revised Code upon all of	3320
Revised Code, the board shall cause to be filed with the county 3323 auditor and the board of elections of the county, at least sixty 3324 days prior to the passage of the resolution required under that 3325 section, an accurate map showing the locations and types of any 3326 proposed improvements, the areas to be benefited, and the 3327 existing system of drainage improvements that is to be 3328	the property listed and assessed for taxation in the county. In	3321
auditor and the board of elections of the county, at least sixty days prior to the passage of the resolution required under that 3325 section, an accurate map showing the locations and types of any proposed improvements, the areas to be benefited, and the 3327 existing system of drainage improvements that is to be 3328	addition to the actions required under section 5705.19 of the	3322
days prior to the passage of the resolution required under that 3325 section, an accurate map showing the locations and types of any proposed improvements, the areas to be benefited, and the existing system of drainage improvements that is to be 3328	Revised Code, the board shall cause to be filed with the county	3323
section, an accurate map showing the locations and types of any groposed improvements, the areas to be benefited, and the existing system of drainage improvements that is to be 3328	auditor and the board of elections of the county, at least sixty	3324
proposed improvements, the areas to be benefited, and the existing system of drainage improvements that is to be 3328	days prior to the passage of the resolution required under that	3325
existing system of drainage improvements that is to be 3328	section, an accurate map showing the locations and types of any	3326
	proposed improvements, the areas to be benefited, and the	3327
maintained from the proceeds of the levy. 3329	existing system of drainage improvements that is to be	3328
	maintained from the proceeds of the levy.	3329

Any funds collected as a result of such a levy shall may

be credited to the general drainage improvement fund of the

county in which the tax is levied.

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(C) For the purposes of sections 6131.01 to 6131.64, 3333 6133.01 to 6133.13, 6135.01 to 6135.25, and 6137.01 to 6137.14 3334 this chapter and Chapters 6133., 6135., and 6137. of the Revised 3335 Code, the board of county commissioners may adopt a resolution 3336 designating any portion of the county as a drainage improvement 3337 district. If a copy of the resolution and a map or legal 3338 description of the district's boundaries have been filed with 3339 the county auditor in such form as the county auditor 3340 prescribes, the board may levy a tax within the district under 3341 division (X) of section 5705.19 of the Revised Code. The board 3342 shall base its designation on the location of a system of 3343 drainage improvements and on the areas to be benefited by that 3344 system. The proceeds of the levy shall only be used for the 3345 construction and maintenance of the system of drainage 3346

improvements within the drainage improvement district.	3347
For the purposes of this section, the board of county	3348
commissioners is constituted the "taxing authority" and the	3349
county auditor is the "fiscal officer," within the purview of	3350
Chapter 5705. of the Revised Code.	3351
Sec. 6131.55. (A) Any owner of land affected by an	3352
improvement who has not received notice thereof and has not had	3353
an opportunity to be heard as provided in sections 6131.01 to	3354
6131.64, 6133.01 to 6133.11, or 6135.01 to 6135.27 this chapter	3355
or Chapter 6133., 6135., or 6137. of the Revised Code may bring	3356
an action in the court of common pleas of the county wherein—his—	3357
the owner's land is located, against the board of county	3358
commissioners in its official capacity, to recover any tax or	3359
assessment therefor, if paid, to enjoin any tax, assessment, or	3360
levy therefor upon his the owner's lands, to recover for any	3361
damages sustained, or for compensation for any property taken.	3362
The owner's rights and remedies in the action shall be the same-	3363
as for any like demand. In the action the	3364
(B) The board may plead and prove the value of any actual	3365
benefit to the land by reason of the improvement in litigation.	3366
(C) The rights granted by this section shall be in	3367
addition to all other rights provided by law.	3368
Sec. 6131.60. If one or more members of a board of county	3369
commissioners are petitioners for an improvement or own land	3370
that will be taken, benefited, or damaged by the improvement	3371
petitioned for, the clerk of the board of county commissioners	3372
shall notify the judge of the court of common pleas of the	3373
county who shall within ten days appoint as many disinterested	3374
freeholders owners of the county as are necessary to take the	3375

place of the interested members. The appointees shall not be	3376
related by blood or affinity to the interested members. They	3377
shall before acting be sworn to perform faithfully and-	3378
impartially the duties of the members in the matter of the-	3379
improvement, which oath shall be signed by them and by the-	3380
officer before whom the same is taken and filed with the clerk.	3381
Upon appointment and qualification the appointee The appointees	3382
shall, in the proceedings upon the improvement, perform all the	3383
duties of the disqualified members and shall —may receive from	3384
the general drainage improvement fund the same per diem rate as	3385
the disqualified member receives, as shown by the record for	3386
such services, and the amount so paid shall be costs taxed in	3387
the proceedings members receive.	3388
Sec. 6131.63. Except when an owner whose land is used for	3389
agricultural purposes desires to install tile by extending or	3390
adding to his own laterals or desires to expel water therefrom-	3391
-	
into an open ditch on his own land in the same watershed, when	3392
(A) When one or more owners desire to join in the construction	3392 3393
(A) When one or more owners desire to join in the construction	3393
(A) When one or more owners desire to join in the construction of an improvement that will benefit the land of the owners, and	3393 3394
(A) When one or more owners desire to join in the construction of an improvement that will benefit the land of the owners, and when the owners are willing to construct the and pay the costs	3393 3394 3395
(A) When one or more owners desire to join in the construction of an improvement that will benefit the land of the owners, and when the owners are willing to construct the and pay the costs of a drainage improvement and pay the cost thereof that will	3393 3394 3395 3396
(A) When one or more owners desire to join in the construction of an improvement that will benefit the land of the owners, and when the owners are willing to construct the and pay the costs of a drainage improvement and pay the cost thereof that will benefit the land of the owners, they may enter into a written	3393 3394 3395 3396
(A) When one or more owners desire to join in the construction of an improvement that will benefit the land of the owners, and when the owners are willing to construct the and pay the costs of a drainage improvement and pay the cost thereof that will benefit the land of the owners, they may enter into a written agreement for the construction of the improvement, or they may	3393 3394 3395 3396 3398
(A) When one or more owners desire to join in the construction of an improvement that will benefit the land of the owners, and when the owners are willing to construct the and pay the costs of a drainage improvement and pay the cost thereof that will benefit the land of the owners, they may enter into a written agreement for the construction of the improvement, or they may enter into an agreement to construct such which may include each	3393 3395 3396 3397 3398
(A) When one or more owners desire to join in the construction of an improvement that will benefit the land of the owners, and when the owners are willing to construct the and pay the costs of a drainage improvement and pay the cost thereof that will benefit the land of the owners, they may enter into a written agreement for the construction of the improvement, or they may enter into an agreement to construct such which may include each owner constructing part of the improvement as a person mutually	3393 3395 3396 3397 3398 3400

(B) The owners shall file the agreement and the plan and

filed with the clerk of the board of county commissioners of the

schedules <u>for construction</u> of the proposed improvement shall be

county in which the improvement is to be constructed. When the

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agreement and schedules are so signed, the plan is approved by a	3407
professional engineer registered in this state, and the	3408
agreement, schedules, and plan are filed with the clerk of the	3409
board of county commissioners, the The clerk shall immediately	3410
<pre>refer_submit_the agreement, plan, and schedules to the county</pre>	3411
engineer for examination and review.	3412
(C) The county engineer shall determine the adequacy of	3413
the plan and schedules and the effect of the proposed	3414
improvement on any other improvements and on any highways in the	3415
area affected.	3416
(D) The county engineer shall also prepare a schedule of	3417
proposed assessments for the maintenance of the improvement	3418
according to an estimate of benefits accruing to each owner and	3419
an estimate of maintenance costs including the engineer's costs	3420
in preparing the schedules. The board shall pay the engineer's	3421
costs out of the county general fund.	3422
(E) The engineer shall file with the clerk of the board of	3423
county commissioners, within sixty days, a report of <u>his</u> the	3424
<pre>engineer's review together with such recommendations for change,</pre>	3425
amendment, or alteration of the agreement, plan, and schedules	3426
as he may determine to be necessary in the public interest.	3427
(F) When the agreement, plan, and schedules, as presented	3428
or as amended by the owners pursuant to the county engineer's	3429
recommendations, are approved by the county engineer, the	3430
engineer shall file, within sixty days, a certificate of	3431
approval with the clerk of the board of county commissioners.	3432
Failure to file a certificate of approval within sixty days	3433
constitutes a presumption of certification and the owners may	3434
proceed to construct.	3435

Upon the filing with the clerk of the board of county	3436
commissioners of the schedule of maintenance assessments	3437
prepared by the county engineer as provided by this section,	3438
together with his certificate of approval, the	3439
(G) The board shall proceed to set a hearing date on the	3440
engineer's proposed maintenance assessments for the drainage	3441
<pre>improvement not less than twenty-five nor more than ninety days</pre>	3442
thereafter after the engineer files a certificate of approval	3443
and shall notify all persons whose names appear in the	3444
engineer's schedule of maintenance assessments in accordance	3445
with section 6131.16 of the Revised Code. At the hearing on the	3446
proposed assessments the board of county commissioners shall	3447
hear any evidence offered for or against the assessments	3448
proposed to be levied against any owner as shown by the schedule	3449
of assessments filed by the county engineer and shall hear any	3450
competent evidence on the question of benefits.	3451
(H) The board, from the evidence offered, may amend and	3452
correct the assessments, and the assessments so amended or	3453
corrected shall be approved by the board and the approval	3454
entered on its journal. Once the assessments have been approved,	3455
all further proceedings in connection with the maintenance of	3456
the improvement shall be in accordance with Chapter 6137. of the	3457
Revised Code.	3458
(I) The clerk shall record the agreement, plan, and	3459
schedules in the drainage records of the county, and the	3460
agreement shall locate and establish the improvement as a public	3461
watercourse drainage improvement. The improvement shall then be	3462
constructed by the owner in accordance with the approved plans.	3463
(J) This section shall not be interpreted to include	3464
improvements or changes in stream channels that may be made by	3465

the department of transportation or other public agencies or	3466
railroads at their own expense for the purpose of providing a	3467
more adequate waterway along a highway or at the site of a	3468
bridge or culvert or to improve conditions of flow through them	3469
or for the purpose of protecting the highway or road bed and	3470
that do not limit future deepening of the channel.	3471
Sec. 6131.631. (A) When construction of a new single span	3472
bridge or culvert or extension of an existing culvert that will	3473
limit the future deepening of a public watercourse is	3474
contemplated in connection with the construction of a state	3475
highway or other public improvement, the director of	3476
transportation or other public agency proposing the construction	3477
shall file plans for the construction with the clerk of the	3478
board of county commissioners of the county in which the	3479
construction or improvement is to be constructed, who .	3480
(B) The clerk shall immediately refer the plans to the	3481
county engineer for examination and review.	3482
The county engineer who shall review the proposed	3483
location, both horizontal and vertical, of the proposed	3484
structures and the effect of the proposed improvements on any	3485
other improvements and on any highways in the area.	3486
(C) The county engineer shall file, within sixty days,	3487
with the clerk of the board of county commissioners and the	3488
director of transportation or other public agency a report of	3489
the review with such recommendations for change, amendment, or	3490
alteration in the plans for the proposed improvement as the	3491
engineer may determine to be necessary in the public interest.	3492
(D) When the plans for the proposed improvements as	3493
presented, or as amended pursuant to the county engineer's	3494

recommendations, are approved by the county engineer, the	3495
engineer shall file, within sixty days, a certificate of	3496
approval with the clerk of the board of county commissioners. If	3497
the engineer does not file such a report of his the engineer's	3498
review with the clerk within sixty days after the date that the	3499
plans were referred to him the engineer, the engineer's approval	3500
shall be presumed by the clerk.	3501
(E) The improvement shall then be constructed in	3502
accordance with the approved plans at the expense of the	3503
department of transportation or other public agency.	3504
Sec. 6131.64. (A) Upon a petition being filed and a bond	3505
given as provided for the location and construction of an	3506
improvement, and upon the same proceedings with notice to	3507
interested parties for a hearing upon the petition, and with the	3508
same hearing as is provided for the location of an improvement,	3509
the board of county commissioners may determine whether any	3510
ditch or drain described in the petition has ceased to be a	3511
public utility, whether the public welfare no longer demands the	3512
maintenance thereof, and whether its vacation will be to the	3513
advantage of the public welfare.	3514
(B) If the board finds that the vacation of the ditch or	3515
drain will be conducive to the public welfare, it may declare	3516
the same to be vacated and abandoned as a public ditch or drain	3517
and its location and establishment held for naught. The private	3518
rights of persons acquired by reason of the location and	3519
establishment of the ditch or drain shall not be interfered with	3520
nor impaired thereby without due compensation being made	3521
therefor, which compensation may be assessed on property that is	3522
benefited by the vacation of the ditch or drain.	3523
(C) All proceedings relating to the vacation of a ditch or	3524

drain shall be conducted in accordance with sections 6131.01 to	3525
6131.64 of the Revised Code this chapter, with all rights of	3526
appeal as provided in such sections.	3527
Sec. 6133.01. As used in sections 6133.01 to 6133.11,	3528
6133.14, and 6133.15 of the Revised Code, "owner," this chapter:	3529
(A) "Owner," "person," "public corporation," "land,"	3530
"benefit," and "improvement" have the meaning set forth same	3531
meanings as in section 6131.01 of the Revised Code.	3532
(B) "Lead county" means the county in which the majority	3533
of the initial length of a joint county drainage improvement	3534
would be located, as specified in an original petition filed	3535
under section 6133.02 of the Revised Code.	3536
Sec. 6133.02. (A) When an improvement is proposed to be	3537
located in or benefits or damages land in two or more counties,	3538
the proceeding shall be conducted by a joint board of county	3539
commissioners consisting of the members of the boards of county	3540
commissioners of the several counties in which land may be	3541
benefited or damaged by the proposed improvement. In such case,	3542
the	3543
(B) The petition for the a joint county drainage	3544
improvement shall be filed with the clerk of the board of county	3545
commissioners of the <u>lead</u> county—in which the majority of the—	3546
proposed improvement is located.	3547
Sec. 6133.03. (A) A joint board of county commissioners	3548
may do all the things that a board of county commissioners may	3549
do in a single county improvement, and shall be governed by and	3550
be subject to sections 6131.01 to 6131.64 of the Revised Code,	3551
relating to single county ditches insofar as applicable. The-	3552
proceedings	3553

(B) Except as otherwise provided for in this chapter, a	3554
petition for a joint county improvement shall proceed before the	3555
joint board of county commissioners the same as if the joint	3556
board were a board of county commissioners representing a county	3557
that included all the territory of all the counties represented	3558
by the commissioners on the joint board, except as otherwise	3559
modified in accordance with this chapter. The	3560
(C) The cost of a joint county improvement shall be paid	3561
by the counties affected by such improvement, in proportion to	3562
their total <u>ditch_drainage</u> assessments, or as otherwise	3563
apportioned by the joint board, for such improvement. To meet	3564
its portion of such cost, a board of county commissioners may	3565
borrow such sums of money as are apportioned to the county, and	3566
may issue and sell the bonds of the county to secure the payment	3567
of the principal and interest of the sum borrowed. Such	3568
principal and interest shall be paid as provided in section	3569
133.26 of the Revised Code. All rights of appeal, and all other	3570
rights or remedies as provided in sections 6131.01 to 6131.64 of	3571
the Revised Code, apply to joint county improvements. All-	3572
officers doing any acts or making any findings for or against	3573
such improvement shall perform all the duties required of them-	3574
under such sections.	3575
(D) All owners affected by the proceedings for a joint	3576
county improvement shall have all the rights and remedies given	3577
them in the case of single county improvements. The proceedings	3578
in joint county improvements shall be the same as the	3579
proceedings in single county improvements except as modified in-	3580
sections 6133.02 to 6133.11 of the Revised Code. All rights of	3581
appeal and all other rights or remedies as provided in Chapter	3582
6131. of the Revised Code apply to joint county improvements.	3583

Sec. 6133.04. (A) On the date fixed by the clerk of the	3584
board of county commissioners with whom the petition was filed,	3585
the board of county commissioners from each of the counties	3586
affected by a proposed joint county improvement shall meet in	3587
the county in which the petition is filed and organize a joint	3588
board of county commissioners by electing one of their number	3589
president. The	3590
(B) The clerk of the board of county commissioners of the	3591
<u>lead</u> county in which the petition is filed shall act as clerk	3592
and administrator of the joint board and shall enter the	3593
findings of the joint board in the journal of the board of	3594
county commissioners of <u>his</u> the clerk's county, shall do all	3595
things required to be done by the clerk, and shall make the	3596
final record of the improvement in his the clerk's county. The	3597
clerk shall file certified provide copies of all proceedings	3598
with the clerks of the boards of all affected counties. $A-$	3599
(C) A majority of the county commissioners constituting	3600
the joint board shall constitute a quorum. All decisions of the	3601
joint board shall be made by a vote of a majority of the county	3602
commissioners constituting the joint board. The	3603
(D) The director of the department of natural resources	3604
agriculture shall be a member ex officio of the joint board and	3605
may participate, either in person or through a designated	3606
representative, in deliberations and proceedings of the joint	3607
board but shall have no vote except in case of a tie, in which	3608
case the proceedings shall be adjourned for thirty days, during	3609
which time the director shall review the proceedings and cast	3610
the deciding vote. The vote shall be recorded in the journal.	3611
After	3612
(E) After the view of the a proposed improvement by the	3613

joint board of county commissioners, all hearings shall be held	3614
in the <u>lead</u> county—in which the petition is filed unless a	3615
majority of the joint board of county commissioners agree to an	3616
alternative location.	3617
(F) When the joint board of county commissioners is	3618
formed, the joint board of county commissioners shall be	3619
administered by the lead county's elected officials, including	3620
the lead county's county engineer, county recorder, county	3621
auditor, county prosecutor, common pleas judges, county	3622
treasurer, and clerk of the board of county commissioners.	3623
Sec. 6133.041. (A) Notwithstanding any other provision of	3624
this chapter or Chapter 6131. of the Revised Code to the	3625
contrary, a joint board of county commissioners, when	3626
practicable, may conduct proceedings regarding existing	3627
improvements meetings by video conference or, if video	3628
conference is not available, by teleconference. The joint board	3629
of county commissioners shall make provisions for public	3630
attendance at any location involved in such a proceeding	3631
meeting. The participation of any commissioner or board of	3632
county commissioners in a video conference or teleconference	3633
shall occur at the location of the commissioners' main office or-	3634
board room joint board shall establish the joint board's main	3635
office or board room as the primary meeting location for the	3636
video conference or teleconference. The conference shall be held	3637
at that location in an open meeting at which the public is	3638
allowed to attend.	3639
(B) Before convening a meeting of a joint board of county	3640
commissioners by video conference or by teleconference,	3641
designated staff shall send, via electronic mail, facsimile, or	3642
United States postal service, a copy of meeting-related	3643

documents to each member of the joint board.	3644
(C) The minutes of each joint county ditch drainage	3645
<pre>improvement meeting shall specify who was attending by</pre>	3646
teleconference, who was attending by video conference, and who	3647
was physically present. Any vote taken in a meeting held by	3648
teleconference that is not unanimous shall be recorded as a roll	3649
call vote.	3650
(D) Nothing in section 121.22 of the Revised Code	3651
prohibits a joint board of county commissioners from conducting	3652
a proceeding meeting in a manner authorized by this section.	3653
Sec. 6133.05. In the matter of an improvement under-	3654
sections 6133.02 to 6133.11 of the Revised Code, there shall be	3655
included as a portion of the costs and expenses to be paid by	3656
the petitioners, if the petition authorized by section 6133.02	3657
of the Revised Code is dismissed, or assessed to them as a part-	3658
of the costs, if the petition is granted, the (A) As used in	3659
this section, "actual expenses" means the actual expenses of the	3660
members of the joint board of county commissioners for the	3661
performance of their duties at places other than in their own	3662
county.	3663
(B) If a petition filed under section 6133.02 of the	3664
Revised Code is dismissed, the actual expenses shall be paid by	3665
the petitioners.	3666
(C) If a petition filed under section 6133.02 of the	3667
Revised Code is granted, the actual expenses shall be included	3668
in the costs of the project.	3669
Sec. 6133.06. (A) Upon the filing of the a petition	3670
authorized by under section 6133.02 of the Revised Code, the	3671
clerk of the board of county commissioners with whom the	3672

petition is filed of the lead county shall call a joint meeting	3673
of the boards of county commissioners of all the affected	3674
counties interested to be held at a designated place in the	3675
county in which the petition is filed affected area at a date	3676
not more than thirty days after the filing of the petition for	3677
the purpose of organizing the joint board. The	3678
(B) The clerk of the lead county shall give notice of the	3679
filing of the petition and of the meeting to the board of-his-	3680
the clerk's county and shall mail the notice together with a	3681
copy of the petition to the clerks of the boards of the county	3682
commissioners of the other counties interested who shall	3683
immediately notify the boards of their counties of the filing of	3684
the petition and of the date fixed for the meeting of the joint	3685
board. All applications, remonstrances, claims for compensation	3686
or damages, reports, schedules, certificates, statements,	3687
contracts, bonds, and other papers shall be filed with the clerk	3688
with whom the petition is filed.	3689
(C) The clerk of the lead county shall file certified	3690
copies of all proceedings <u>and filings</u> with the clerks of the	3691
boards of all affected counties.	3692
Sec. 6133.07. (A)(1) The county auditor and county	3693
treasurer of the <u>lead</u> county in which the petition authorized by	3694
section 6133.02 of the Revised Code is filed shall ex officio	3695
become are the fiscal agents of all the counties interested in	3696
the proposed improvement. Such	3697
(2) The clerk of the joint board shall present bills for	3698
payment to the fiscal agents in the same manner as a request for	3699
payment would be made with respect to a single county drainage	3700
<pre>improvement.</pre>	3701

(3) The fiscal agents shall process and pay each bill for	3702
the joint board of county commissioners presented.	3703
(B) The auditor of the lead county shall certify to the	3704
auditor of the other counties a schedule of the assessments to	3705
be levied for the cost of locating and constructing the	3706
improvement and the auditor of such other county shall proceed	3707
forthwith to place such assessment upon the duplicates. The	3708
assessments so certified for collection to an auditor of another	3709
county shall be a lien on the land within such county from the	3710
date such certificate is received by the auditor of such other	3711
county. The	3712
(C) The treasurer of each county shall proceed to collect	3713
the same assessments pursuant to the orders made in said the	3714
proceedings for a joint drainage improvement, and such shall pay	3715
the assessments when collected shall be paid to the treasurer of	3716
the <u>lead</u> county in which the petition was filed. The	3717
(D) The auditor and the treasurer of the lead county shall	3718
receive and account for such funds in the same manner as they	3719
receive and account for assessments collected for single county	3720
improvements. The treasurer and the auditor with their bondsmen	3721
bonders shall be liable on their official bonds for any	3722
misappropriation of such funds. All	3723
(E) All warrants for the payment of costs of location and	3724
for costs of construction of a joint county improvement shall be	3725
drawn by the auditor of the <u>lead</u> county in which the petition is	3726
filed, on the treasurer of said the lead county, payable out of	3727
the general <u>ditch_drainage</u> improvement fund of <u>said_the lead_</u>	3728
county. If the	3729
(F) If a petition for the a joint drainage improvement is	3730

dismissed after the costs and expenses have been incurred in	3731
making the lead county engineer's reports and schedules provided	3732
for in section 6133.08 of the Revised Code, such costs shall be	3733
paid by the several counties respectively, as the joint board of	3734
county commissioners deems just and equitable. All assessments	3735
when collected in all the counties and any amount which another	3736
county should pay shall be paid into the treasury of the lead	3737
county in which the petition was filed, and credited to the	3738
general <u>ditch_drainage</u> improvement fund of <u>said_the lead_county</u> .	3739
Sec. 6133.08. (A) The joint board may designate the county	3740
engineer of the <u>lead</u> county where the petition is filed to do <u>is</u>	3741
responsible for the field work and shall make the survey, plans,	3742
and estimates, but the for the joint drainage improvement. The	3743
<pre>county engineer of each affected county interested shall assist</pre>	3744
in making the reports and schedules. All reports and schedules	3745
of the <u>lead county's county</u> engineer shall be signed and	3746
approved by all the <u>county</u> engineers of the several <u>affected</u>	3747
counties interested and shall be filed with the clerk with whom-	3748
the petition is filed of the lead county. If the engineers of	3749
the several counties interested do not concur in the reports or-	3750
schedules, separate reports or schedules may be filed by one or	3751
more of the engineers, and the costs thereof shall be paid by	3752
the counties from which the separate reports or schedules are-	3753
filed. In making up the schedules and reports the engineers	3754
shall proceed to make the schedules and reports of the	3755
improvement the same as if the improvement were an improvement-	3756
within a county of the size of the several counties interested	3757
in the proposed improvement. The engineers who do not make the	3758

survey may make such observations and take such levels as are-

arriving at the proper amount to be assessed against each tract

necessary to assist them in making their schedules and in-

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3760

of land.	3762
(B) The county engineer who did the field work and made	3763
the survey and plans of the lead county shall proceed to take	3764
bids, inspect the progress of the work and make estimates and	3765
reports on the progress of the work, accept the work and	3766
material for the improvement, and issue certificates therefor,	3767
as in the case of single county improvements, and shall do all	3768
things to be done by an engineer after the letting of the	3769
contracts under Chapter 6131. of the Revised Code.	3770
Sec. 6133.09. (A) The hearing on the reports and schedules	3771
of the county engineers provided for by section 6133.08 of the	3772
Revised Code and all other proceedings relative to a proposed	3773
joint county improvement shall be had the same as in single	3774
county-ditches_drainage improvements. Claims-	3775
(B) Claims for compensation for land taken or for damages	3776
to land may be appealed by an <u>affected</u> owner—interested, or by	3777
the prosecuting attorney, to the court of common pleas of the	3778
county in which the land for which the owner claims compensation	3779
or damages is located. All	3780
(1) All claims for compensation or damages which are	3781
allowed shall be paid out of the treasury of the county in which	3782
such land is located. The	3783
(2) The county auditor of the lead county in which the	3784
petition is filed shall certify the amounts of compensation or	3785
damages so found by the joint board of county commissioners to	3786
the auditors of the other counties, respectively, for payment.	3787
(C) If an appeal is taken on the question of compensation	3788
or damages, the auditor of the $\underline{\text{lead}}$ county $\underline{\text{in which the petition}}$	3789
is filed shall transmit to the clerk of the court of common	3790

pleas of the county in which the land of the appellant is	3791
located the original papers relating to the claim for	3792
compensation or damages and a certified transcript of the	3793
findings on the improvement and on the claim, which shall be	3794
docketed by the clerk and shall proceed the same as an appeal on	3795
a claim for compensation or damages in a single county	3796
improvement proceeding.	3797
Sec. 6133.10. (A) All appeals to the court of common pleas	3798
except appeals on claims for compensation or damages shall be	3799
heard by a panel of judges consisting of one judge of the court	3800
of common pleas from each of the <u>affected</u> counties—interested,—	3801
sitting en bane. If	3802
(1) If the panel cannot reach a decision, the panel may	3803
request the addition of a judge from a court of common pleas in	3804
the area of the state in which the joint drainage improvement is	3805
<pre>located.</pre>	3806
(2) The panel shall follow court opinions and precedent	3807
established by the appellate district in which the petition for	3808
the joint drainage improvement was filed.	3809
(3) If a judge is disqualified or for any reason does not	3810
care or refuses to hear the a case, the chief justice of the	3811
supreme court shall designate a judge to sit in his the judge's	3812
place. Appeals	3813
(B) All appeals on claims for compensation or damages	3814
shall be tried by jury as provided in sections 6131.01 to	3815
6131.64, inclusive, Chapter 6131. of the Revised Code.	3816
Sec. 6133.11. (A) If the a joint board of county	3817
commissioners finds for the approves a proposed joint drainage	3818
improvement and but, at the final hearing for the improvement,	3819

is unable to agree <u>upon on</u> the amount to be assessed to <u>each an</u>	3820
affected county to be paid by the county because the improvement	3821
is for improvements conducive to the public welfare, or of	3822
benefit to public highways or to land owned by the an affected	3823
county, then such the joint board shall by resolution state the	3824
fact that such the joint board is not able to agree as to such	3825
fact on the assessments. Upon-	3826
(1) Upon the adoption of such the resolution, the question	3827
shall be appealed to the court of common pleas as is provided in	3828
sections 6133.02 to 6133.11, inclusive, of the Revised Code. No-	3829
(2) No bond on appeal need be filed, and the resolution of	3830
the joint board stating such inability to agree shall be deemed	3831
the statement on appeal. The	3832
(3) The clerk of the joint board shall perfect the appeal	3833
by filing a transcript , including of the resolution of the joint	3834
board finding that the joint board cannot agree, with all of the	3835
original papers, in the court and the record of proceedings for	3836
the joint improvement. The	3837
(B) The court shall hear such an appeal under this section	3838
the same as other appeals under sections 6133.02 to 6133.11 $_{7-}$	3839
$rac{inclusive_7}{of}$ of the Revised Code $_7$ and make such order as to costs	3840
as is equitable.	3841
Sec. 6133.14. The state shall pay to the county treasurer	3842
of the <u>lead</u> county in which the petition for a drainage	3843
improvement was filed the assessment levied against it for the	3844
state's proportionate share of the cost of any improvement	3845
authorized or constructed under sections 6131.01 to 6131.64,	3846
6133.01 to 6133.15, and 6135.01 to 6135.27 of the Revised Code	3847
and all unpaid assessments for maintenance as provided by	3848

sections 6137.01 to 6137.12 of the Revised Code.	3849
Sec. 6137.01. As used in sections 6137.01 to 6137.14,	3850
inclusive, of the Revised Code, "owner," this chapter:	3851
(A) "Owner," "benefit," "lead county," and "improvement,"	3852
have the meaning set forth same meanings as in section 6131.01	3853
of the Revised Code.	3854
(B) "Force account" has the same meaning as in section	3855
5543.19 of the Revised Code.	3856
Sec. 6137.02. (A) The board of county commissioners of	3857
each county shall establish and maintain a fund within each	3858
county for the repair, upkeep, and permanent maintenance of each	3859
improvement constructed under Chapter 6131. of the Revised Code.	3860
After after August 23, 1957, a maintenance fund also shall be	3861
established and maintained by each joint board of county	3862
commissioners for the repair, upkeep, and permanent maintenance	3863
of each improvement constructed under Chapter 6133. of the	3864
Revised Code. A maintenance fund shall also be established for	3865
the repair, upkeep, and permanent maintenance of each	3866
improvement constructed under Chapter 6135. of the Revised Code-	3867
if the necessary privilege to do so has been granted by the	3868
legislature of the other state under Chapter 940., 6131., 6133.,	3869
or 6135. of the Revised Code. If	3870
(B) If the improvement affects only a single county of the	3871
state, the board of county commissioners of that county shall	3872
establish and maintain the fund. If two or more counties of the	3873
state are affected by the improvement, the joint board of county	3874
commissioners organized under Chapter Chapters 940., 6133., and	3875
6135. of the Revised Code shall establish and maintain the fund.	3876
Sec. 6137.03. (A)(1) The maintenance fund shall be	3877

maintained, as needed, by an assessment levied not more often	3878
than once annually upon the benefited owners, as defined in	3879
section 6131.01 of the Revised Code, apportioned on the basis of	3880
the estimated benefits for construction <u>all costs</u> of the	3881
improvement. An-	3882
(2) An assessment shall represent such a percentage of the	3883
estimated benefits as is estimated by the engineer and found	3884
adequate by the board or joint board to effect the purpose of	3885
section 6137.02 of the Revised Code, except that at no time	3886
shall a maintenance fund have an unencumbered balance greater	3887
than twenty per cent of all construction costs of the	3888
improvement the permanent assessment base for maintenance	3889
established under section 6137.11 of the Revised Code. The	3890
(3) The minimum assessment shall be two dollars.	3891
The (B) A maintenance assessment shall be made by the	3892
board of county commissioners in the case of a single county-	3893
improvement, or by the joint board in the case of a joint of	3894
county-improvement, commissioners upon the substantial	3895
completion of an-a drainage improvement and on or before the-	3896
first day of July in each year thereafter. The maintenance	3897
assessment shall be certified by the clerk of the board or joint	3898
board to the county auditor in case of a single county	3899
improvement, and to the county auditor of each <u>affected</u> county	3900
interested in the case of <u>in</u> a joint county improvement, and	3901
The auditor or auditors shall be placed by the auditor or	3902
auditors place the assessment on the next succeeding tax	3903
duplicate to be collected and paid as other special assessments	3904
are collected and paid.	3905
(C) With respect to a single county improvement, the	3906
county engineer shall inspect the drainage improvements in the	3907

county. On or before the first day of July of each year, the	3908
county engineer shall report to the board of county	3909
<pre>commissioners both of the following:</pre>	3910
(1) The county engineer's findings regarding the present	3911
condition of the drainage improvements in the county;	3912
(2) An estimate of the amount of funds necessary to repair	3913
and maintain the improvements for the following year.	3914
With regard to a joint county improvement, the county	3915
engineer of each applicable county shall make such a report to	3916
the joint board.	3917
(D) (1) The board shall use the county engineer's estimate	3918
to determine the annual drainage maintenance assessments, which	3919
shall be based on a percentage of the permanent assessment base.	3920
(2) On or before the second Monday of September in each	3921
year, the board shall direct the county auditor or auditors, as	3922
applicable, to place the maintenance assessments on the tax	3923
<u>duplicate.</u>	3924
(E) (1) With respect to a single county improvement, the	3925
county auditor shall place maintenance assessments received for	3926
a drainage improvement into the maintenance fund designated for	3927
<pre>the drainage improvement.</pre>	3928
(2) With respect to a joint county improvement, the county	3929
auditor of each county that is not the lead county shall place	3930
maintenance assessments received for a drainage improvement into	3931
the maintenance fund designated for the drainage improvement.	3932
Twice a year, each county auditor of a county that is not a lead	3933
county shall transfer money in that fund to the county auditor	3934
of the lead county, who shall deposit the money into the joint	3935
drainage improvement's maintenance fund. The county auditor of	3936

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the lead county shall place maintenance assessments received in	3937
the lead county for the drainage improvement into the joint	3938
drainage improvement's maintenance fund.	3939
Sec. 6137.04. (A) (1) The board of county commissioners,	3940
upon recommendation of the county engineer, is hereby authorized	3941
to may combine improvements within the same watershed into a	3942
drainage maintenance district, in which the maintenance	3943
assessment shall be the same percentage of original cost for	3944
each improvement to be maintained. In grouping	3945
(2) In combining improvements into drainage maintenance	3946
districts, the county engineer and the board of county	3947
commissioners shall consider uniformity similarity of costs,	3948
topography, and soil types so that improvements within the same	3949
district represent present substantially the same maintenance	3950
<pre>problem issues and can be kept in proper repair at cost</pre>	3951
sufficiently uniform as to constitute no substantial inequity	3952
for any owners to be included in a district maintenance program	3953
costs. The county auditor shall maintain one drainage	3954
maintenance fund for each such district. A-	3955
(3) A maintenance district may include all or any part of	3956
a county.	3957
(B) The board of county commissioners, upon recommendation	3958
of the county engineer, may combine improvements in accordance	3959
with the type of improvement into one drainage maintenance fund	3960
so that ditches or drains that are enclosed in tile, or other	3961
improvements having similar maintenance costs, may be	3962
administered for maintenance under the same maintenance fund.	3963
(C)(1) In the case of each joint county ditch drainage	3964
improvement, the county auditor of the lead county having the	3965

majority of the improvement shall maintain a separate	3966
maintenance fund for the improvement. The	3967
(2) The owners subject to the original assessment for the	3968
improvement shall constitute one maintenance district for the	3969
purpose of repair, upkeep, and maintenance of the improvement.	3970
(3) The county engineer of the <u>lead</u> county having the	3971
majority of the improvement shall serve as the county engineer	3972
in charge of maintenance and, after consultation with the	3973
engineer of any other county affected, shall annually file a	3974
report of inspection with a recommendation as to the amount of	3975
the maintenance assessment by the same procedure as provided by	3976
section 6137.03 of the Revised Code for assessment in the case	3977
of a single county-ditch_drainage improvement.	3978
Sec. 6137.05. (A) The maintenance fund created established	3979
under $\frac{\text{authority of}}{\text{section}}$ section $\frac{6137.01}{6137.02}$ of the Revised Code	3980
shall be subject to use of the board of county commissioners $ au$ or	3981
joint board of county commissioners, as the case may be, for the	3982
necessary and proper repair or maintenance of any <u>drainage</u>	3983
improvement constructed under sections 6131.01 to 6131.64,	3984
6133.01 to 6133.15, and 6135.01 to 6135.27 Chapters 940., 6131.,	3985
6133., and 6135. of the Revised Code.	3986
(A) (B) Whenever the board, or the joint board, from its	3987
own observation or the recommendation of the county engineer <u>or</u>	3988
the lead county's county engineer, or on the written complaint	3989
of any of the owners of lands owner of land subject to the	3990
maintenance assessment, has reason to believe the improvement is	3991
in identified a need of for the repair or maintenance of a	3992
drainage improvement, it shall as a board, or by the county	3993
engineer, make an inspection of its shall inspect the condition,	3994
and, if it finds the need to exist, it shall make an estimate of	3995

the cost of the necessary work and material required for the	3996
purpose. If the nature of the work is such as to be done most	3997
economically and expeditiously by force account, the board shall-	3998
cause the proper work to be done by that method under the-	3999
supervision of the county engineer and certify the costs to the	4000
county auditor or county auditors for payment from the-	4001
maintenance fund. If the finding is that necessary repair and	4002
maintenance on an improvement or improvements within a	4003
maintenance district can be more economically or efficiently	4004
done by contract, the board, or joint board in the case of a	4005
joint county improvement, shall cause the engineer to prepare	4006
proper specifications, covering the requirements for the	4007
particular case, to advertise for bids thereon, as in the case-	4008
of original construction, under section 6131.24 of the Revised	4009
Code, and to let the contract for the required work and material	4010
to the lowest and best bidder, who, upon the performance of the	4011
work certified by the engineer, shall certify the same to the	4012
auditor or auditors for payment from the maintenance fund of the	4013
<u>drainage improvement</u> .	4014
(B) When the repair or maintenance is upon a joint county	4015
ditch improvement, the amount of the cost thereof shall be	4016
certified to the auditor of each of the counties into which the	4017
ditch extends and has lands subject to the maintenance fund	4018
assessment, and the certificate shall state the proportional	4019
part of the cost to be paid from the portion of the maintenance	4020
fund in the county, according to the original apportionment of	4021
benefits on the owners in the county subject to maintenance	4022
assessment. Upon the certificates being received, the auditors	4023
of the counties obligated shall immediately forward their	4024
several amounts or vouchers therefor to the auditor of the	4025

county having the majority of the improvement through whose

office, from the aggregate payments of all the counties	4027
interested, the payment for the work and material, whether by	4028
force account or contract, shall be paid. The location of the	4029
work required on a joint county improvement, whether in one	4030
county or another, or whether extending into two or more	4031
counties, shall not affect the obligation of contribution for-	4032
any necessary work upon the improvement in any portion of its	4033
length wherever located, the improvement for maintenance	4034
purposes being considered a single unit. As far as applicable,	4035
the procedures provided by section 6133.08 of the Revised Code	4036
with respect to cooperation of county engineers in field work-	4037
shall apply to maintenance of joint county improvements.	4038
The repair and maintenance on any improvement may be done	4039
in part by contract and in part by force account, it being the	4040
duty of the board of county commissioners, or the joint board of	4041
county commissioners, and the county engineer to use the best	4042
and most economical methods under local conditions for the	4043
various phases of the maintenance program, such as excavating,	4044
clearing, cleaning, snagging, physical and chemical control of	4045
land and aquatic vegetation, and repair of banks and structures.	4046
(C) If the county engineer finds that the drainage	4047
improvement is in need of repair or maintenance, the county	4048
engineer shall do all of the following:	4049
(1) Make an estimate of the cost of the necessary work;	4050
(2) Determine the most efficient and economical manner to	4051
complete the work, including conducting the work in various	4052
phases if determined necessary. The county engineer shall take	4053
into account local conditions that may pertain to a maintenance	4054
program such as excavation, snagging, clearing, cleaning,	4055
physical and chemical control of vegetation, and reparation of	4056

banks and structures. The county engineer may determine whether	4057
the work shall be performed by force account, contract, or a	4058
combination of the two. However, if a contract is used for the	4059
work, the county engineer shall comply with sections 307.86 to	4060
307.92 of the Revised Code.	4061
(3) Determine a schedule for completion of the work	4062
subject to the availability of funds in the appropriate	4063
maintenance fund;	4064
(4) Certify the actual cost of completion of the work to	4065
the county auditor or lead county's county auditor for payment	4066
from the appropriate maintenance fund.	4067
(D) The board or joint board and the county engineer may	4068
contract with a soil and water conservation district for the	4069
repair, upkeep, and permanent maintenance of any drainage	4070
improvement for which the county engineer is responsible,	4071
whether as the county engineer or as the lead county engineer.	4072
Sec. 6137.051. (A) Whenever the owner of any lands	4073
assessed for construction of an improvement authorized prior to	4074
August 23, 1957, files a written complaint that the improvement	4075
is in need of repair, the county engineer or his the county	4076
engineer's designated representative shall make an inspection of	4077
the condition of the improvement within sixty days of receipt of	4078
the complaint and shall request the owner to—accompany him_be_	4079
present at the inspection. If	4080
(B) If the county engineer finds that a need exists, he	4081
the county engineer shall make an estimate of the cost of the	4082
necessary work and material required for the repair. The	4083
(C) The board of county commissioners, if it finds the	4084
work to be necessary and feasible, may authorize the county	4085

engineer to make the repairs at a cost not to exceed four-	4086
twenty-four thousand dollars. For	4087
(D) For the purpose of paying for the necessary work and	4088
materials, the board of county commissioners may establish a	4089
drainage repair fund for the improvement to be repaired. The	4090
county engineer shall prepare and submit a schedule of	4091
assessments upon the benefiting lands to the board of county	4092
commissioners in the amount of the actual costs of the repair.	4093
The board of county commissioners may revise the estimated	4094
assessments as they consider equitable and shall certify the	4095
assessments to the county auditor for collection. Not	4096
(E) Not more than four ten semiannual installments, as	4097
taxes are paid, shall be given to owners to pay for the repair	4098
assessments, and if any such assessment is twenty-five dollars	4099
or less, or whenever the unpaid balance of any such assessment	4100
is twenty-five dollars or less, the same shall be paid in full,	4101
and not in installments, at the time the first installment would	4102
otherwise become due. If the drainage repair fund for the	4103
improvement to be so repaired is inadequate for the repair, the-	4104
board of county commissioners may make payment for the repair	4105
from the county general fund, which sum so paid from the general	4106
fund shall be a charge against the appropriate drainage	4107
maintenance fund to be repaid to the general fund as soon as-	4108
adequate funds are available in the drainage maintenance fund.	4109
Sec. 6137.06. The (A) With regard to a single county	4110
<pre>improvement, the county engineer shall have has general charge</pre>	4111
and supervision of the repair and maintenance of all county and	4112
joint county ditches, drains, watercourses, and other drainage	4113
improvements within his county constructed under sections	4114
6131.01 to 6131.64, 6133.01 to 6133.15, 6135.01 to 6135.27, and	4115

6137.051 Chapters 940., 6131., 6133., and 6135. of the Revised	4116
Code. The county engineer shall make an inspection of the	4117
drainage improvements and, on or before the first day of June in	4118
each year, shall report to the board of county commissioners the	4119
condition of the drainage improvements and his estimate of the	4120
probable amount of funds required to repair and maintain them.	4121
The estimates shall relate to the year beginning on the first-	4122
day of July next ensuing and shall be for the information of the	4123
board of county commissioners in making their annual drainage	4124
maintenance levies.	4125
The engineer shall approve all estimates that are paid	4126
from the county drainage maintenance fund for the repair and	4127
maintenance of drainage improvements. With regard to a joint	4128
county improvement, the lead county engineer has general charge	4129
and supervision of the repair and maintenance of all joint	4130
county drainage improvements constructed under Chapters 940.,	4131
6131., 6133., and 6135. of the Revised Code.	4132
(B) The duties of the county engineer with respect to	4133
maintenance of any drainage improvement begin upon the	4134
substantial completion of the improvement. In preparing plans	4135
and specifications for repair and maintenance of a drainage	4136
improvement, the county engineer shall provide for necessary	4137
clearing of tree and brush growth, removal of silt bars,	4138
spreading and leveling of spoil banks, and the preservation of a	4139
sod or seeded strip as provided in the case of new construction	4140
under section 6131.14 of the Revised Code.	4141
(C) Any number of persons person owning land along a	4142
ditch, drain, watercourse, or other drainage improvement may	4143
form an advisory committee for the purpose of notifying the	4144
county engineer of any repair and maintenance work that needs to	4145

be performed on the improvement. A committee formed for this	4146
purpose shall submit their recommendations to the county	4147
engineer not later than the first day of May of any year in	4148
which its members desire to notify him the county engineer of	4149
needed work. In determining the condition of the improvement in	4150
accordance with this section, the <u>county</u> engineer shall consider	4151
the committee's recommendations.	4152
The county auditor, before he issues his (D) Before	4153
issuing a warrant for any moneys expended by the county for	4154
repair or maintenance of any drainage improvement, the county	4155
auditor shall require of the county engineer the assignment of	4156
the expense to the improvement or the drainage maintenance	4157
district in connection with which the expense was incurred. The	4158
<pre>county auditor shall keep such records as are necessary to show</pre>	4159
clearly at the close of each year the amount of money expended	4160
from the drainage maintenance funds on each drainage improvement	4161
or each drainage maintenance district.	4162
(E) The county auditor shall may establish and maintain a	4163
rotary fund for the purchase of equipment, materials, and labor	4164
related to the general maintenance of watercourses drainage	4165
<pre>improvements under Chapter 6137. of the Revised Code this</pre>	4166
chapter. This The county auditor shall establish and maintain	4167
the fund shall be established and maintained by a proportionate	4168
withdrawal from the funds of each drainage improvement or each	4169
drainage maintenance district.	4170
(F) The county engineer shall establish a rental rate for	4171
equipment purchased with this the rotary fund. This rate shall	4172
be used in charging the equipment, along with material and	4173
labor, to the drainage improvement upon which it is used in	4174
order to reimburse the rotary fund.	4175

The duties of the county engineer with respect to-	4176
maintenance of any drainage improvement shall begin upon the	4177
substantial completion of the improvement.	4178
In preparing plans and specifications for repair and	4179
maintenance of open ditches and in carrying out the plans either	4180
by contract or force account, the county engineer shall provide	4181
for necessary clearing of tree and brush growth, removal of silt	4182
bars, spreading and leveling of spoil banks, and the	4183
preservation of a sod or seeded strip as provided in the case of	4184
new construction under section 6131.14 of the Revised Code, in-	4185
addition to the various phases of maintenance set forth in	4186
section 6137.05 of the Revised Code.	4187
Sections 6131.01 to 6131.64 of the Revised Code apply to	4188
the maintenance fund with respect to receiving bids, statements	4189
required in bids, letting contracts, competitive bidding, time-	4190
allowed under contract, supervision of contractor's work,	4191
certification for payment, and other related matters.	4192
Sec. 6137.07. (A) As used in this section, "drainage	4193
equipment" means machinery, tools, conveyances, or other	4194
equipment for the repair and maintenance of drainage	4195
improvements a board of county commissioners considers	4196
necessary.	4197
(B) The board of county commissioners may purchase such	4198
machinery, tools, conveyances, or other do both of the	4199
following:	4200
(1) Purchase drainage equipment for the repair and	4201
maintenance of drainage improvements under its jurisdiction as	4202
it considers necessary;	4203
(2) Provide a suitable place to house and store the	4204

<u>drainage equipment</u> .	4205
All such machinery, tools, conveyances, or The county	4206
engineer shall be responsible for the care and custody of the	4207
drainage equipment shall be under the care and custody of the	4208
county engineer and shall be plainly and conspicuously marked	4209
<pre>mark it as the property of the county. The</pre>	4210
(C) The county engineer shall annually, on the first day	4211
<pre>second Monday of June January, make an inventory of all such</pre>	4212
items the drainage equipment, indicating each article and	4213
stating the its estimated value thereof, and deliver the	4214
inventory to the board, which of county commissioners. The board	4215
shall-cause it to be placed keep the inventory on file. At the	4216
same time he shall The county engineer may file with the board	4217
his written recommendations as to what machinery, tools,	4218
conveyances, and with the board for drainage equipment that	4219
should be purchased for use in the county drainage maintenance	4220
program during the ensuing year and the its estimated cost	4221
thereof.	4222
The board shall provide a suitable place for housing and	4223
storing machinery, tools, conveyances, and equipment owned by	4224
the county. (D) All expenditures authorized by this section	4225
shall be paid out of the drainage maintenance fund or funds. If	4226
the drainage maintenance fund at any time is inadequate for such	4227
purchase or other expenditure, the board of county commissioners	4228
is authorized to make the payment from the county general fund,	4229
which sum so paid from the general fund shall be a charge	4230
against the drainage maintenance fund or funds to be repaid to	4231
the general fund as soon as adequate funds are available in the	4232
drainage maintenance fund or funds.	4233
Sec. 6137.08. Any (A) An owner may make application for	4234

reduction in his the owner's maintenance assessment due to work	4235
he the owner proposes on any portion of a public ditch,	4236
watercourse, or other improvement. The application shall be	4237
filed with the county engineer on or before the first day of May	4238
in any year and shall state the nature of the work to be done,	4239
such as clearing brush, removing silt or debris, repair of	4240
structure, or other work necessary to preserve the improvement.	4241
The -	4242
(B) The county engineer, in making inspections of the	4243
drainage improvements, shall note the extent to which any owner	4244
that has applied for a reduction of the maintenance assessment	4245
under division (A) of this section has carried out such repair	4246
and maintenance work. In	4247
(C) In making the annual report and estimate to the board	4248
of county commissioners, the county engineer shall include a	4249
schedule containing the name of each owner who has applied for	4250
reduction of maintenance assessment due to performance of repair	4251
and maintenance work under division (A) of this section and the	4252
percentage reduction, if any, that the county engineer	4253
recommends be granted <u>to</u> each owner. The	4254
(D) The board of county commissioners shall either confirm	4255
or reject the allowances recommended by the county engineer. The	4256
allowance confirmed as to each land owner shall be certified to	4257
the county auditor, who shall reduce the next annual maintenance	4258
assessment of the owner by the percentage so certified.	4259
Sec. 6137.09. (A) The board of county commissioners may	4260
grant to any owner a reduction of not more than fifty per cent	4261
of <u>his</u> the owner's annual maintenance assessment provided that	4262
the owner shall have filed with the county engineer a	4263
certificate of the board of supervisors of the soil conservation	4264

district of the county in which the land is located, certifying	4265
that— <u>he</u> the owner is following practices in the cultivation or	4266
management of agricultural land that will reduce the runoff of	4267
surface water and the erosion of sediment and silt into drainage	4268
channels. The certificate shall be signed by the president and	4269
the secretary-treasurer of the soil and water conservation	4270
district board of supervisors and it shall remain in effect	4271
until canceled by the board of county commissioners. The	4272
(B) The county engineer shall have the right to may	4273
inspect the premises of any owner claiming assessment reduction	4274
due to soil and water conservation and to ask the soil	4275
conservation district for review of any certificate on file.	4276
(C) At the time he the county engineer makes his the	4277
annual report and estimate of maintenance costs, the county	4278
engineer shall transmit to the board of county commissioners all	4279
soil <u>and water</u> conservation certificates that have been were	4280
filed with him the county engineer. The	4281
(D) The clerk of the board of county commissioners, on or	4282
before the first day of July <u>August</u> in each year, shall file	4283
with the county auditor a list of owners who have been certified	4284
by the soil conservation district for a fifty per cent granted a	4285
reduction in maintenance assessment for the current year <u>under</u>	4286
this section.	4287
Sec. 6137.10. If the cleaning out or repair of a ditch,	4288
drain, or watercourse, repair or replacement of tile, or repair	4289
of any abutment, catch basin, retaining wall or other	4290
improvement is made necessary in whole or in part by the	4291
negligent acts or omissions of <u>any an</u> owner, the board of county	4292
commissioners after shall conduct a hearing subsequent to thirty	4293
days notice regarding the acts or omissions. The board shall	4294

give notice of the hearing thirty days prior to the hearing	4295
pursuant to the provisions of section 6131.07 of the Revised	4296
Code. After the hearing, the board may add to the maintenance	4297
assessment of <u>such-the</u> negligent owner an additional repair	4298
assessment in an amount sufficient to rectify the damage. Such	4299
The added assessment shall be made on recommendation of the	4300
county engineer and certified to the county auditor at the same	4301
time the annual maintenance assessment is certified by the	4302
board.	4303
Sec. 6137.11. (A) The original schedule of benefit	4304
assessments upon owners for the construction of any improvement	4305
shall be maintained by the county auditor as the permanent	4306
assessment base for maintenance assessments. The county auditor	4307
shall levy the maintenance assessments shall be levied by the	4308
county auditor in such percentage of the permanent assessment	4309
base as is authorized by the board of county commissioners.	4310
The board of county commissioners, before (B) Before	4311
certifying the percentage of the permanent <u>assessment</u> base to be	4312
levied in any one year for the drainage maintenance fund, <u>the</u>	4313
board of county commissioners shall consider any recommendation	4314
by the county engineer and any application by any an owner for	4315
increase or reduction of the permanent assessment base as it	4316
applies to any an owner.	4317
Any such increase or reduction of the permanent assessment	4318
base with respect to any owner shall be made for the purpose of	4319
correcting any inequity that has arisen due to increase or	4320
decrease in the proportionate share of benefits accruing to the	4321
owner as the result of the construction and maintenance of the	4322
improvement.	4323
(C)(1) After six annual maintenance fund assessments have	4324

been made upon the owners benefiting from an improvement, the	4325
board of county commissioners shall review the permanent	4326
assessment base for maintenance fund assessment and may increase	4327
or decrease the respective benefit apportionments in accordance	4328
with changes in benefits that have occurred during the	4329
intervening six years.	4330
As soon as (2) Any increase or reduction of the permanent	4331
assessment base with respect to an owner shall be made for the	4332
purpose of correcting an inequity that has arisen due to	4333
increase or decrease in the proportionate share of benefits	4334
accruing to the owner as the result of the construction and	4335
maintenance of the improvement.	4336
(3) If the board of county commissioners has changed	4337
proposes changes to the permanent <u>assessment</u> base of maintenance	4338
assessments of any an owner, the elerk board shall conduct a	4339
hearing on those changes. The board shall conduct the hearing	4340
not less than twenty nor more than thirty days from the date the	4341
proposed changes are to be adopted.	4342
(4) The clerk of the board shall send to each owner in the	4343
area benefited by the improvement a notice by certified mail,	4344
return receipt requested, or by first-class mail in a five-day	4345
return envelope. For each improvement, all individual notices	4346
shall be sent by the same type of mail. Whichever method the	4347
board chooses, with the words "Legal Notice" shall be printed in	4348
plain view on the face of the envelope. The notice shall state	4349
clerk shall include in the notice a statement of the amount of	4350
the present permanent <u>assessment</u> base for maintenance	4351
assessment, the proposed new permanent assessment base amount	4352
with respect to each owner so changed, and the date of a hearing	4353
on the change. The hearing shall be set by the board for a date	4354

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not less than twenty nor more than thirty days from the date of	4355
adoption of the changes.	4356
(D) At the expiration of six years from the date of the	4357
first review of the permanent <u>assessment</u> base of maintenance	4358
assessments, and at six-year intervals thereafter, the board of	4359
county commissioners shall may again review the permanent	4360
assessment base and shall set a hearing on any proposed changes	4361
by in accordance with the procedure provided procedures	4362
established in division (C) of this section for the first such	4363
review.	4364
(E) The board of county commissioners at any time may add	4365
to the schedule of benefited owners any other owner who_L in the	4366
judgment of the board, is benefited by the operation and	4367
maintenance of the improvement as the result of new conditions	4368
that have arisen since the improvement was constructed. The	4369
additional clerk of the board shall provide such an owner shall	4370
be given notice in writing of his the owner's permanent	4371
maintenance fund assessment base and the date of a hearing by	4372
the same procedure as provided by in accordance with the	4373
procedures established in division (C) of this section for any	4374
owner whose permanent assessment base has been changed by the	4375
board. Notice to the additional such an owner shall be sent by	4376
the same type of mail as the board uses for owners whose	4377
permanent assessment base has been changed.	4378
The (F) A hearing on the changes in, or additions to, the	4379
permanent <u>assessment</u> base for maintenance assessment may be	4380
adjourned from time to time by the board of county commissioners	4381
and, upon conclusion of the hearing, the revised permanent	4382
assessment base shall be certified to the county auditor and	4383
shall become the permanent <u>assessment</u> base— <u>for maintenance</u> —	4384

assessments, except as changed from time to time with respect to	4385
individual owners.	4386
(G) If the board of county commissioners finds that any	4387
owner was not assessed for the construction of an improvement,	4388
but now is receiving substantial benefit therefrom, or was	4389
assessed for construction, but now is receiving substantially	4390
greater benefits therefrom, the board-may, after providing a	4391
thirty days day notice pursuant to section 6131.07 of the	4392
Revised Code, may hold a hearing and determine an equitable	4393
amount as an equalization assessment to be paid by the owner.	4394
The equalization assessment shall be divided into the same	4395
number of payments as the assessments for the construction of	4396
the improvement, and the payment shall be added to the next	4397
succeeding maintenance assessments of the owner until the entire	4398
amount of the equalization assessment has been paid.	4399
(H) Any owner affected by an increase in the permanent	4400
(H) Any owner affected by an increase in the <u>permanent</u> assessment base as it applies to <u>him</u> the <u>owner</u> , or who has been	4400 4401
assessment base as it applies to him the owner, or who has been	4401
assessment base as it applies to him the owner, or who has been added to the schedule of benefited owners, or who has been	4401 4402
assessment base as it applies to him the owner, or who has been added to the schedule of benefited owners, or who has been determined to be subject to an equalization assessment, all as	4401 4402 4403
assessment base as it applies to him the owner, or who has been added to the schedule of benefited owners, or who has been determined to be subject to an equalization assessment, all as provided in this section, may appeal to the court of common	4401 4402 4403 4404
assessment base as it applies to—him_the owner, or who has been added to the schedule of benefited owners, or who has been determined to be subject to an equalization assessment, all as provided in this section, may appeal to the court of common pleas from a final order made by the board of county	4401 4402 4403 4404 4405
assessment base as it applies to—him_the owner, or who has been added to the schedule of benefited owners, or who has been determined to be subject to an equalization assessment, all as provided in this section, may appeal to the court of common pleas from a final order made by the board of county commissioners, in the manner provided by sections 6131.25 to	4401 4402 4403 4404 4405 4406
assessment base as it applies to—him_the owner, or who has been added to the schedule of benefited owners, or who has been determined to be subject to an equalization assessment, all as provided in this section, may appeal to the court of common pleas from a final order made by the board of county commissioners, in the manner provided by sections 6131.25 to 6131.36 of the Revised Code, the question of whether any such	4401 4402 4403 4404 4405 4406 4407
assessment base as it applies to—him_the owner, or who has been added to the schedule of benefited owners, or who has been determined to be subject to an equalization assessment, all as provided in this section, may appeal to the court of common pleas from a final order made by the board of county commissioners, in the manner provided by sections 6131.25 to 6131.36 of the Revised Code, the question of whether any such assessment is levied according to benefits.	4401 4402 4403 4404 4405 4406 4407 4408
assessment base as it applies to him the owner, or who has been added to the schedule of benefited owners, or who has been determined to be subject to an equalization assessment, all as provided in this section, may appeal to the court of common pleas from a final order made by the board of county commissioners, in the manner provided by sections 6131.25 to 6131.36 of the Revised Code, the question of whether any such assessment is levied according to benefits. (I) In the case of drainage maintenance districts for	4401 4402 4403 4404 4405 4406 4407 4408
assessment base as it applies to him the owner, or who has been added to the schedule of benefited owners, or who has been determined to be subject to an equalization assessment, all as provided in this section, may appeal to the court of common pleas from a final order made by the board of county commissioners, in the manner provided by sections 6131.25 to 6131.36 of the Revised Code, the question of whether any such assessment is levied according to benefits. (I) In the case of drainage maintenance districts for which the board of county commissioners has authorized a single	4401 4402 4403 4404 4405 4406 4407 4408 4409
assessment base as it applies to him the owner, or who has been added to the schedule of benefited owners, or who has been determined to be subject to an equalization assessment, all as provided in this section, may appeal to the court of common pleas from a final order made by the board of county commissioners, in the manner provided by sections 6131.25 to 6131.36 of the Revised Code, the question of whether any such assessment is levied according to benefits. (I) In the case of drainage maintenance districts for which the board of county commissioners has authorized a single drainage maintenance fund, a review of the permanent assessment	4401 4402 4403 4404 4405 4406 4407 4408 4409 4410 4411

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provided by this section for review of the permanent <u>assessment</u>	4415
base with respect to a single improvement, and it shall not be	4416
necessary to review the entire maintenance permanent assessment	4417
base for any improvement included in the maintenance district	4418
until the board reviews the maintenance-permanent assessment	4419
base for the entire district.	4420
Sec. 6137.111. (A) In lieu of the permanent assessment	4421
base and procedure specified in section 6137.11 of the Revised	4422
Code, the board of county commissioners may by resolution levy	4423
upon the benefited property assessments apportioned according to	4424
tax value. The assessments shall be in the amount determined by	4425
the board to be necessary to obtain funds for the ditch	4426
maintenance fund.	4427
(B) Prior to the adoption of the a resolution levying the	4428
assessments, the board shall give at least ten days' notice in	4429
one newspaper of general circulation in the county, which shall	4430
state the time and place when and where the resolution shall be	4431
taken up for consideration. At that time and place or at any	4432
adjournment thereof, of which no further published notice need	4433
be given, the board shall hear all persons whose properties are	4434
proposed to be assessed, shall correct any errors and make any	4435
revisions that appear to be necessary or just, and may then pass	4436
a resolution levying upon the properties determined to be	4437
benefited such assessments as so corrected and revised.	4438
(C) Any owner of property to be so assessed may appeal to	4439
the court of common pleas from the resolution made by the board	4440
of county commissioners, in the manner provided by sections	4441
6131.25 to 6131.36 of the Revised Code, the question of whether	4442
any such assessment is levied according to benefits.	4443
an, but abbetoment to review decorating to benefited.	7770

(D) The assessments levied by the board's resolution shall

be certified to the county auditor for collection as other taxes	4445
in the year or years in which they are payable. Any increase or	4446
reduction of the assessments levied under this section shall be	4447
made at the regular six-year reappraisal of all property in the	4448
county under section 5713.01 of the Revised Code or through	4449
adjustments made for property divisions, improvements, and	4450
changes.	4451

4452 Sec. 6137.112. (A) At the time that the board of county commissioners reviews the permanent <u>assessment</u> base of an 4453 improvement for maintenance fund assessments after six annual 4454 maintenance fund assessments have been made as provided in 4455 section 6137.11 of the Revised Code, the board may request the 4456 county engineer to estimate the construction cost of the 4457 improvement if that improvement were to be constructed at the 4458 time of the permanent <u>assessment</u> base review. Not less than 4459 thirty days prior to a hearing at which the board will consider 4460 the estimate as the construction cost of the improvement, the 4461 clerk of the board shall send to each owner that would be 4462 affected a notice by certified mail, return receipt requested, 4463 or by first class mail in a five-day return envelope. For each 4464 improvement, all individual notices shall be sent by the same 4465 type of mail. Whichever method the board chooses, the words 4466 "legal notice" shall be printed in plain view on the face of the 4467 envelope. The notice shall state the amount of the present 4468 permanent <u>assessment</u> base <u>for maintenance assessment</u>, the 4469 proposed new permanent <u>assessment</u> base amount with respect to 4470 the owner, and the date of the hearing on the proposed change. 4471

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(B) The board of county commissioners, by adoption of a resolution at the hearing required under division (A) of this section, may approve the estimate as the construction cost of the improvement permanent assessment base, as determined by the

county engineer according to division (B)(5) of section 6131.14	4476
of the Revised Code in lieu of the original construction cost of	4477
the improvement. If approved, the estimate total estimated cost	4478
of construction cost the improvement shall be the permanent	4479
assessment base that is used to calculate maintenance fund	4480
assessments for owners benefiting from the improvement. The	4481
approved estimate of construction cost the improvement shall	4482
serve as the permanent <u>assessment</u> base for the purposes of this	4483
chapter until such time as it is revised in accordance with this	4484
section.	4485
Sec. 6137.12. (A) In the cleaning, repair, and other	4486
maintenance work on drainage improvements, the persons whose	4487
duty it is to perform the maintenance work may go upon the	4488
adjoining or abutting lands within the permanent easement	4489
necessary for proper operation of the required machinery, tools,	4490
motor vehicles, conveyances, or other equipment.	4491
(B)(1) In the case of open ditches, the permanent easement	4492
so used shall be not more than twenty-five feet from the top of	4493
the bank, measured at right angles thereto, and wherever	4494
practical the area so used shall be on one side of the ditch	4495
only. When in his opinion	4496
(2) In the case of an open ditch log-jam removal project	4497
within a wooded riparian corridor, a maintenance easement may be	4498
created from the top of the bank to twenty-five feet outside of	4499
the edge of the wooded riparian corridor.	4500
(3) When the county engineer determines that an emergency	4501
situation exists at an open ditch needing maintenance, the	4502
county engineer may, with the approval of the board of county	4503
commissioners, temporarily extend the easement to not more than	4504
seventy-five feet from the top of the bank, measured at right	4505

angles thereto, in order to conduct the necessary maintenance	4506
work and alleviate the condition or conditions causing the	4507
emergency situation. The	4508
(C) The maximum width of permanent easement for closed	4509
ditches shall not exceed eighty feet centered on the centerline	4510
of the improvement. The	4511
of the improvement. The	4011
(D) The permanent easement for all other improvements	4512
shall be as located and the width as specified by the county	4513
engineer. When	4514
(E) When the performance of maintenance requires the	4515
damage of existing crops beyond the permanently established sod	4516
or seeded strip, the owner of the crops shall be granted submit	4517
a written request for payment for damages to the county	4518
engineer. The county engineer shall award the crop owner damages	4519
equal to market value, to be paid from the permanent maintenance	4520
fund established for the improvement. Under	4521
(F)(1) Under contract work, the county engineer may	4522
specify the right-of-way to be used within the permanent	4523
easement. Where the nature of the surface of the adjoining or	4524
abutting land does not prevent it, and there are growing crops	4525
on one side of the ditch but none upon the other, the right-of-	4526
way provided for shall be used on that side of the ditch on	4527
which there are no growing crops. In	4528
(2) In using the right-of-way, the persons performing	4529
maintenance shall, as far as possible, avoid damage to the owner	4530
of the adjoining or abutting lands.	4531
(3) If in the doing of this work it is necessary to damage	4532
or temporarily remove any fences, poles, or wire lines, the cost	4533
of repairing, removing, and replacing the fences, poles, and	4534

wire lines shall be included in the total cost of the	4535
maintenance.	4536
(G) This section does not authorize passage across, along,	4537
or between railroad tracks until thirty days after notice has	4538
been mailed in accordance with section 6131.07 of the Revised	4539
Code.	4540
Sec. 6137.13. That part of interstate ditches drainage	4541
<u>improvements</u> within the state may be cleaned or repaired	4542
pursuant to sections 6137.01 to 6137.12, inclusive, of the	4543
Revised Code. Such sections shall apply insofar as they are	4544
applicable.	4545
Sec. 6137.14. The county engineer, in inspecting drainage	4546
channels, shall note any and all apparent violations of sections	4547
6111.01 to 6111.04 of the Revised Code, as such sections refer	4548
to the pollution of drainage channels. Whenever it appears to	4549
the county engineer, after investigation, that there has been	4550
<pre>may be a violation of section 6111.04 of the Revised Code, the</pre>	4551
county engineer shall give written notice to notify the county	4552
board of health, setting forth any thing or act done or omitted	4553
to be done or claimed to be in violation of such section. The	4554
county board of health shall immediately pursue the alleged	4555
violation to its legal conclusion.	4556
Section 2. That existing sections 305.31, 940.01, 940.02,	4557
940.05, 940.06, 940.07, 940.08, 940.10, 940.11, 940.12, 940.13,	4558
940.19, 940.20, 940.21, 940.22, 940.23, 940.26, 940.29, 940.31,	4559
940.32, 940.33, 940.34, 940.35, 6131.01, 6131.04, 6131.05,	4560
6131.06, 6131.07, 6131.08, 6131.09, 6131.10, 6131.11, 6131.12,	4561
6131.13, 6131.14, 6131.15, 6131.16, 6131.17, 6131.19, 6131.21,	4562
6131.22, 6131.23, 6131.24, 6131.25, 6131.27, 6131.28, 6131.30,	4563
6131.32, 6131.33, 6131.34, 6131.36, 6131.42, 6131.43, 6131.47,	4564

6131.50, 6131.51, 6131.52, 6131.55, 6131.57, 6131.60, 6131.63,	4565
6131.631, 6131.64, 6133.01, 6133.02, 6133.03, 6133.04, 6133.041,	4566
6133.05, 6133.06, 6133.07, 6133.08, 6133.09, 6133.10, 6133.11,	4567
6133.14, 6137.01, 6137.02, 6137.03, 6137.04, 6137.05, 6137.051,	4568
6137.06, 6137.07, 6137.08, 6137.09, 6137.10, 6137.11, 6137.111,	4569
6137.112, 6137.12, 6137.13, and 6137.14 of the Revised Code are	4570
hereby repealed.	4571
Section 3. That sections 940.18, 940.24, 940.25, 940.26,	4572
Section 5. That sections 940.10, 940.24, 940.25, 940.20,	4372
940.27, 940.28, 940.29, 940.30, 6131.18, 6131.26, 6131.29,	4573
6131.35, 6131.44, 6131.48, 6131.49, 6131.56, and 6131.62 of the	4574
Revised Code are hereby repealed.	4575
Section 4. A petition filed under section 6133.02 of the	4576
Revised Code pending approval by a joint county board of county	4577
commissioners on the effective date of this section is subject	4578
to the provisions of Chapter 6133. of the Revised Code that	4579
existed prior to the effective date of this section and shall be	4580
considered by the joint county board of county commissioners	4581
that existed prior to the effective date. Any petition filed	4582
under section 6133.02 of the Revised Code after the effective	4583
date of this section is subject to Chapter 6133. of the Revised	4584

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Code as amended by this act.