## LEGISLATURE OF NEBRASKA

# ONE HUNDRED SEVENTH LEGISLATURE

#### SECOND SESSION

# **LEGISLATIVE BILL 726**

Introduced by Hansen, M., 26.

Read first time January 05, 2022

## Committee:

- 1 A BILL FOR AN ACT relating to sanitary and improvement districts; to 2 amend sections 31-727.01, 31-736, 31-767, 31-768, 31-769, and 3 31-771, Reissue Revised Statutes of Nebraska, and sections 31-727, 4 31-727.02, 31-728, 31-740, 31-744, and 31-749, Revised Statutes Supplement, 2021; to change provisions relating to powers and 5 6 duties, extraterritorial zoning jurisdiction, and publication of 7 notice; to require compliance with municipal planning requirements; 8 to harmonize provisions; to eliminate obsolete provisions; and to repeal the original sections. 9
- 10 Be it enacted by the people of the State of Nebraska,

Section 1. Section 31-727, Revised Statutes Supplement, 2021, is amended to read:

3 31-727 (1)(a) A majority of the owners having an interest in the real property within the limits of a proposed sanitary and improvement 4 district, situated in one or more counties in this state, may form a 5 sanitary and improvement district for the purposes of (i) installing 6 electric service lines and conduits, a sewer system, a water system, an 7 emergency management warning system, a system of sidewalks, public roads, 8 9 streets, and highways, public waterways, docks, or wharfs, and related appurtenances, (ii) contracting for water for fire protection and for 10 resale to residents of the district, (iii) contracting for police 11 protection and security services, (iv) contracting for solid waste 12 13 collection services, (v) contracting for access to the facilities and use of the services of the library system of one or more neighboring cities 14 or villages, (vi) and contracting for gas and for electricity for street 15 lighting for the public streets and highways within such proposed 16 district, (vii) constructing and contracting for the construction of 17 dikes and levees for flood protection for the district, (viii) acquiring, 18 improving, and operating public parks, playgrounds, and recreational 19 facilities, and (ix) acquiring, purchasing, leasing, owning, erecting, 20 constructing, equipping, operating, or maintaining all or a portion of 21 22 offstreet motor vehicle public parking facilities located in the district to serve business. 23

- (b) The sanitary and improvement district may also contract with a county within which all or a portion of such sanitary and improvement district is located or a city within whose <u>extraterritorial</u> zoning jurisdiction such sanitary and improvement district is located for any public purpose specifically authorized in this section.
- (c) Sanitary and improvement districts located in any county which has a city of the metropolitan class within its boundaries or in any adjacent county which has adopted a comprehensive plan may contract with

- 1 other sanitary and improvement districts to acquire, build, improve, and
- 2 operate public parks, playgrounds, and recreational facilities for the
- 3 joint use of the residents of the contracting districts.
- 4 (d) Nothing in this section shall authorize districts to purchase
- 5 electric service and resell the same.
- 6 (e) The district, in lieu of establishing its own water system, may
- 7 contract with any utilities district, municipality, or corporation for
- 8 the installation of a water system and for the provision of water service
- 9 for fire protection and for the use of the residents of the district.
- 10 (f) For the purposes listed in this section, such majority of the owners may make and sign articles of association in which shall be stated 11 (i) the name of the district, (ii) that the district will have perpetual 12 13 existence, (iii) the limits of the district, (iv) the names and places of residence of the owners of the land in the proposed district, (v) the 14 description of the several tracts of land situated in the district owned 15 by those who may organize the district, (vi) the name or names and the 16 17 description of the real estate owned by such owners as do not join in the organization of the district but who will be benefited thereby, and (vii) 18 19 whether the purpose of the corporation is installing gas and electric service lines and conduits, installing a sewer system, installing a water 20 system, installing a system of public roads, streets, 21 and highways, 22 public waterways, docks, or wharfs, and related appurtenances, contracting for water for fire protection and for resale to residents of 23 24 the district, contracting for police protection and security services, contracting for solid waste collection services, contracting for access 25 to the facilities and use of the services of the library system of one or 26 more neighboring cities or villages, contracting for street lighting for 27 28 the public streets and highways within the proposed district, constructing or contracting for the construction of dikes and levees for 29 flood protection of the proposed district, acquiring, improving, and 30 operating public parks, playgrounds, and recreational 31 facilities,

- 1 acquiring, purchasing, leasing, owning, erecting, constructing,
- 2 equipping, operating, or maintaining all or a portion of offstreet motor
- 3 vehicle public parking facilities located in the district to serve
- 4 business, or, when permitted by this section, contracting with other
- 5 sanitary and improvement districts to acquire, build, improve, and
- 6 operate public parks, playgrounds, and recreational facilities for the
- 7 joint use of the residents of the contracting districts, contracting for
- 8 any public purpose specifically authorized in this section, or
- 9 combination of any one or more of such purposes, or all of such purposes.
- 10 Such owners of real estate as are unknown may also be set out in the
- 11 articles as such.
- (g) No sanitary and improvement district may own or hold land in 12 13 excess of ten acres, unless such land so owned and held by such district is actually used for a public purpose, as provided in this section, 14 within three years of its acquisition. Any sanitary and improvement 15 district which has acquired land in excess of ten acres in area and has 16 17 not devoted the same to a public purpose, as set forth in this section, within three years of the date of its acquisition, shall devote the same 18 to a use set forth in this section or shall divest itself of such land. 19 When a district divests itself of land pursuant to this section, it shall 20 do so by sale at public auction to the highest bidder after notice of 21 22 such sale has been given by publication at least three times for three consecutive weeks prior to the date of sale in a legal newspaper in or of 23
- (h) Any sanitary and improvement district created on or after the
  effective date of this act which is located in whole or in part within
  the extraterritorial zoning jurisdiction of a municipality shall, in
  addition to obtaining the prior approval of any plans or contracts for
  improvements or services as required under subsection (3) of section
  30 31-740, be subject to any reasonable requirements placed on such district
  by such municipality to ensure that the development of such district

general circulation within the area of the district.

10

1 complies with the municipality's comprehensive development plan,

2 <u>affordable housing action plan required under section 19-5505, municipal</u>

3 <u>zoning regulations</u>, and any other reasonable planning requirements

4 <u>established by the municipality. If a sanitary and improvement district</u>

5 <u>is located in whole or in part within the extraterritorial zoning</u>

6 jurisdiction of more than one municipality, such district shall only be

7 subject to the requirements described in this subdivision placed on the

8 <u>district by the largest municipality by population as determined by the</u>

most recent federal decennial census or the most recent revised certified

count by the United States Bureau of the Census.

(2) The articles of association shall further state that the owners 11 12 of real estate so forming the district for such purposes are willing and 13 obligate themselves to pay the tax or taxes which may be levied against all the property in the district and special assessments against the real 14 property benefited which may be assessed against them to pay the expenses 15 that may be necessary to install a sewer or water system or both a sewer 16 17 and water system, the cost of water for fire protection, the cost of grading, changing grade, paving, repairing, 18 graveling, regraveling, 19 widening, or narrowing sidewalks and roads, resurfacing or relaying existing pavement, or otherwise improving any public roads, streets, or 20 highways within the district, including protecting existing sidewalks, 21 22 streets, highways, and roads from floods or erosion which has moved within fifteen feet from the edge of such sidewalks, streets, highways, 23 24 or roads, regardless of whether such flooding or erosion is of natural or 25 artificial origin, the cost of constructing public waterways, docks, or and related appurtenances, the 26 wharfs, cost of constructing contracting for the construction of dikes and levees for flood protection 27 for the district, the cost of contracting for water for fire protection 28 and for resale to residents of the district, the cost of contracting for 29 police protection and security services, the cost of contracting for 30 solid waste collection services, the cost of contracting for access to 31

- 1 the facilities and use of the services of the library system of one or more neighboring cities or villages, the cost of electricity for street 2 lighting for the public streets and highways within the district, the 3 4 cost of installing gas and electric service lines and conduits, the cost 5 of acquiring, improving, and operating public parks, playgrounds, and recreational facilities, the cost of acquiring, purchasing, leasing, 6 7 owning, erecting, constructing, equipping, operating, or maintaining all or a portion of offstreet motor vehicle public parking facilities located 8 9 in the district to serve business, and, when permitted by this section, 10 the cost of contracting for building, acquiring, improving, and operating public parks, playgrounds, and recreational facilities, and the cost of 11 contracting for any public purpose specifically authorized in this 12 13 section, as provided by law.
- (3) The articles shall propose the names of five or more trustees 14 who are (a) owners of real estate located in the proposed district or (b) 15 designees of the owners if the real estate is owned by a limited 16 17 partnership, a general partnership, a limited liability company, a public, private, or municipal corporation, an estate, or a trust. These 18 five trustees shall serve as a board of trustees until their successors 19 are elected and qualified if such district is organized. No corporation 20 formed or hereafter formed shall perform any new functions, other than 21 22 those for which the corporation was formed, without amending its articles of association to include the new function or functions. 23
- 24 (4) After the articles are signed, the same shall be filed in the office of the clerk of the district court of the county in which such 25 sanitary and improvement district is located or, if such sanitary and 26 improvement district is composed of tracts or parcels of land in two or 27 more different counties, in the office of the clerk of the district court 28 for the county in which the greater portion of such proposed sanitary and 29 improvement district is located, together with a petition praying that 30 the same may be declared a sanitary and improvement district under 31

- 1 sections 31-727 to 31-762.
- 2 (5) Notwithstanding the repeal of sections 31-701 to 31-726.01 by
- 3 Laws 1996, LB 1321:
- 4 (a) Any sanitary and improvement district organized pursuant to such
- 5 sections and in existence on July 19, 1996, shall, after August 31, 2003,
- 6 be treated for all purposes as if formed and organized pursuant to
- 7 sections 31-727 to 31-762;
- 8 (b) Any act or proceeding performed or conducted by a sanitary and
- 9 improvement district organized pursuant to such repealed sections shall
- 10 be deemed lawful and within the authority of such sanitary and
- improvement district to perform or conduct after August 31, 2003; and
- 12 (c) Any trustees of a sanitary and improvement district organized
- 13 pursuant to such repealed sections and lawfully elected pursuant to such
- 14 repealed sections or in conformity with the provisions of sections 31-727
- 15 to 31-762 shall be deemed for all purposes, on and after August 31, 2003,
- 16 to be lawful trustees of such sanitary and improvement district for the
- 17 term provided by such sections. Upon the expiration of the term of office
- 18 of a trustee or at such time as there is a vacancy in the office of any
- 19 such trustee prior to the expiration of his or her term, his or her
- 20 successors or replacement shall be elected pursuant to sections 31-727 to
- 21 31-762.
- 22 (6)(a) A sanitary and improvement district that meets the
- 23 requirements of this subsection shall have the additional powers provided
- 24 for in subdivision (b) of this subsection, subject to the approval and
- 25 restrictions established by the city council or village board within
- 26 whose extraterritorial zoning jurisdiction the sanitary and improvement
- 27 district is located and the county board in which a majority of the
- 28 sanitary and improvement district is located. The sanitary and
- 29 improvement district shall be (i) located in a county with a population
- 30 less than one hundred thousand inhabitants, (ii) located predominately in
- 31 a county different from the county of the municipality within whose

- 1 <u>extraterritorial</u> zoning jurisdiction such sanitary and improvement
- 2 district is located, (iii) unable to incorporate due to its close
- 3 proximity to a municipality, and (iv) unable to be annexed by a
- 4 municipality within whose extraterritorial with zoning jurisdiction such
- 5 <u>sanitary and improvement district is located</u> because the sanitary and
- 6 improvement district is not adjacent or contiguous to such municipality.
- 7 (b) Any sanitary and improvement district that meets the
- 8 requirements of subdivision (6)(a) of this section shall have only the
- 9 following additional powers, subject to the approval and restrictions of
- 10 the city council or village board within whose extraterritorial zoning
- 11 jurisdiction such sanitary and improvement district is located and the
- 12 county board in which a majority of the sanitary and improvement district
- is located. Such sanitary and improvement district shall have the power
- 14 to (i) regulate and license dogs and other animals, (ii) regulate and
- 15 provide for streets and sidewalks, including the removal of obstructions
- 16 and encroachments, (iii) regulate parking on public roads and rights-of-
- 17 way relating to snow removal and access by emergency vehicles, and (iv)
- 18 regulate the parking of abandoned motor vehicles.
- 19 (7) For the purposes of sections 31-727 to 31-762 and 31-771 to
- 20 31-780, unless the context otherwise requires:
- 21 (a) Public waterways means artificially created boat channels
- 22 dedicated to public use and providing access to navigable rivers or
- 23 streams;
- 24 (b) Operation and maintenance expenses means and includes, but is
- 25 not limited to, salaries, cost of materials and supplies for operation
- 26 and maintenance of the district's facilities, cost of ordinary repairs,
- 27 replacements, and alterations, cost of surety bonds and insurance, cost
- 28 of audits and other fees, and taxes;
- 29 (c) Capital outlay means expenditures for construction or
- 30 reconstruction of major permanent facilities having an expected long
- 31 life, including, but not limited to, street paving and curbs, storm and

- 1 sanitary sewers, and other utilities;
- 2 (d) Warrant means an investment security under article 8, Uniform
- 3 Commercial Code, in the form of a short-term, interest-bearing order
- 4 payable on a specified date issued by the board of trustees or
- 5 administrator of a sanitary and improvement district to be paid from
- 6 funds expected to be received in the future, and includes, but is not
- 7 limited to, property tax collections, special assessment collections, and
- 8 proceeds of sale of general obligation bonds;
- 9 (e) General obligation bond means an investment security under
- 10 article 8, Uniform Commercial Code, in the form of a long-term, written
- 11 promise to pay a specified sum of money, referred to as the face value or
- 12 principal amount, at a specified maturity date or dates in the future,
- 13 plus periodic interest at a specified rate; and
- 14 (f) Administrator means the person appointed by the Auditor of
- 15 Public Accounts pursuant to section 31-771 to manage the affairs of a
- 16 sanitary and improvement district and to exercise the powers of the board
- 17 of trustees during the period of the appointment to the extent prescribed
- 18 in sections 31-727 to 31-780.
- 19 Sec. 2. Section 31-727.01, Reissue Revised Statutes of Nebraska, is
- 20 amended to read:
- 21 31-727.01 Within thirty days after July 10, 1976, as to existing
- 22 districts, and within thirty days after the creation of districts
- 23 thereafter created, the clerk of each district shall file with the
- 24 register of deeds, clerk, election commissioner, sheriff, and planning
- 25 department of each county or counties in which the district is located
- 26 and, if the district is located in whole or in part within the
- 27 extraterritorial zoning jurisdiction of a city, with the planning
- 28 department of such city a statement containing the following information:
- 29 (1) The district number; (2) the outer boundaries of the district; (3)
- 30 the purpose or purposes for which the district was formed; (4) a
- 31 statement that the district has the power to levy an unlimited property

- 1 tax to pay its debt and its expenses of operation and maintenance; (5) a
- 2 statement that the district is required to levy special assessments on
- 3 property in the district to the full extent of special benefits arising
- 4 by reason of improvements installed by the district; (6) that the annual
- 5 budget of the district is filed with the county clerk, which budget shows
- 6 the anticipated revenue and expenses, tax levy, and indebtedness of the
- 7 district; (7) that the actual current tax levy amount of the district may
- 8 be obtained from the county clerk; and (8) that a copy of the annual
- 9 financial audit of the district is on file with the clerk of the district
- 10 and the Auditor of Public Accounts. Such statement shall be supplemented
- and refiled to include any land added to the district after the original
- 12 filing.
- 13 Sec. 3. Section 31-727.02, Revised Statutes Supplement, 2021, is
- 14 amended to read:
- 15 31-727.02 (1) Except as provided in subsection (5) of section
- 16 84-1411, the clerk or administrator of each sanitary and improvement
- 17 district shall notify any municipality or county within whose
- 18 <u>extraterritorial</u> zoning jurisdiction such district is located <u>or county</u>
- 19 within whose zoning jurisdiction such district is located of all meetings
- 20 of the district board of trustees or called by the administrator by
- 21 sending a notice of such meeting to the clerk of the municipality or
- 22 county not less than seven days prior to the date set for any meeting. In
- 23 the case of meetings called by the administrator, notice shall be
- 24 provided to the clerk of the district not less than seven days prior to
- 25 the date set for any meeting.
- 26 (2) Except as provided in subsection (5) of section 84-1411, within
- 27 thirty days after any meeting of a sanitary and improvement district
- 28 board of trustees or called by the administrator, the clerk or
- 29 administrator of the district shall transmit to the municipality or
- 30 county within whose extraterritorial zoning jurisdiction the sanitary and
- 31 improvement district is located or county within whose zoning

- 1 jurisdiction the district is located a copy of the minutes of such
- 2 meeting.
- 3 Sec. 4. Section 31-728, Revised Statutes Supplement, 2021, is
- 4 amended to read:
- 31-728 Immediately after the petition and articles of association 5 shall have been filed, as provided for by subsection (4) of section 6 7 31-727, the clerk of the district court for the county where same are filed shall issue a summons, as now provided by law, returnable as any 8 9 other summons in a civil action filed in the district said court, and directed to the several owners of real estate in the proposed district 10 who may be alleged in such petition to be benefited thereby, but who have 11 not signed the articles of association, which shall be served as 12 13 summonses in civil cases. In case any owner or owners of real estate in the proposed district are unknown, or are nonresidents, they shall be 14 notified in the same manner as nonresident defendants are now notified 15 according to law in actions in the district courts of this state, setting 16 forth in such notice (1) that the articles of association have been 17 filed, (2) the purpose thereof, (3) that the real estate of such owner or 18 owners situated in the district, describing the same, will be affected 19 thereby and rendered liable to taxation and special assessment in 20 accordance with law for the purpose of installing and maintaining such 21 sewer or water system, or both, and maintaining the district, for 22 constructing and maintaining a system of sidewalks, public roads, 23 24 streets, and highways, public waterways, docks or wharfs, and related appurtenances, for the furnishing of water for fire protection, for 25 contracting for gas and for electricity for street lighting for the 26 public streets and highways within the district, for constructing or 27 28 contracting for the construction of dikes and levees for flood protection for the district, for installing electric service lines and conduits, for 29 the acquisition, improvement, and operation of public parks, playgrounds, 30 and recreational facilities, for acquiring, purchasing, leasing, owning, 31

- 1 erecting, constructing, equipping, operating, or maintaining all or a
- 2 portion of offstreet motor vehicle public parking facilities located in
- 3 the district to serve business, and, where permitted by section 31-727,
- 4 for the contracting with other sanitary and improvement districts for
- 5 acquiring, building, improving, and operating public parks, playgrounds,
- 6 and recreational facilities for the joint use of the residents of the
- 7 contracting districts, (4) the names of the proposed trustees, and (5)
- 8 that a petition has been made to have the district declared a sanitary
- 9 and improvement district.
- 10 Within five days after the filing of the petition, the clerk of the
- 11 district court shall send notice of such petition to each county in which
- 12 all or a portion of the proposed district lies and to each city in whose
- 13 <u>extraterritorial</u> zoning jurisdiction all or a portion of the proposed
- 14 district lies.
- 15 Sec. 5. Section 31-736, Reissue Revised Statutes of Nebraska, is
- 16 amended to read:
- 17 31-736 Such sanitary and improvement district may acquire by
- 18 purchase, condemnation, or otherwise, real or personal property, right-
- 19 of-way, and privilege, within or without its corporate limits, necessary
- 20 for its corporate purposes. Such acquisition by the district may be
- 21 effected only after approval by the municipality or county having
- 22 <u>extraterritorial</u> zoning jurisdiction over such property<u>or the county</u>
- 23 <u>having zoning jurisdiction over such property</u>. The approval of plans and
- 24 specifications for the public improvement or project, or the approval of
- 25 plans and exact costs for public parks, playgrounds, and recreational
- 26 facilities, as required by section 31-740, shall be deemed to be approval
- 27 for the acquisition by the district of such fee title, easements, or
- 28 other interests in such property as may be required for the public
- 29 improvement or project.
- 30 Sec. 6. Section 31-740, Revised Statutes Supplement, 2021, is
- 31 amended to read:

1 31-740 (1) The board of trustees or the administrator of any 2 district organized under sections 31-727 to 31-762 shall have power to provide for establishing, maintaining, and constructing gas and electric 3 4 service lines and conduits, an emergency management warning system, water mains, sewers, and disposal plants and disposing of drainage, waste, and 5 sewage of such district in a satisfactory manner; for establishing, 6 maintaining, and constructing sidewalks, public roads, streets, and 7 highways, including grading, changing grade, paving, repaving, graveling, 8 regraveling, widening, or narrowing roads, resurfacing or relaying 9 10 existing pavement, or otherwise improving any road, street, or highway within the district, including protecting existing sidewalks, streets, 11 highways, and roads from floods or erosion which has moved within fifteen 12 feet from the edge of such sidewalks, streets, highways, or roads, 13 regardless of whether such flooding or erosion is of natural or 14 artificial origin; for establishing, maintaining, and constructing public 15 16 waterways, docks, or wharfs, and related appurtenances; 17 constructing and contracting for the construction of dikes and levees for flood protection for the district. 18

(2) The board of trustees or the administrator of any district may 19 contract for access to the facilities and use of the services of the 20 library system of one or more neighboring cities or villages, for solid 21 waste collection services, and for electricity for street lighting for 22 the public streets and highways within the district and shall have power 23 24 to provide for building, acquisition, improvement, maintenance, operation of public parks, playgrounds, and recreational facilities, for 25 purchasing, leasing, 26 acquiring, owning, erecting, constructing, 27 equipping, operating, or maintaining all or a portion of offstreet motor 28 vehicle public parking facilities located in the district to serve business, and, when permitted by section 31-727, for contracting with 29 other sanitary and improvement districts for the building, acquisition, 30 31 improvement, maintenance, and operation of public parks, playgrounds, and

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

1 recreational facilities for the joint use of the residents of the 2 contracting districts, and for contracting for any public purpose specifically authorized in this section. Power to construct clubhouses 3 and similar facilities for the giving of private parties within the 4 5 extraterritorial zoning jurisdiction of any city or village is not included in the powers granted in this section. Any sewer system 6 7 established shall be approved by the Department of Health and Human Services. Any contract entered into on or after August 30, 2015, for 8 solid waste collection services shall include a provision that, in the 9 event the district is annexed in whole or in part by a city or village, 10 the contract shall be canceled and voided upon such annexation as to the 11 annexed areas. 12

(3) Prior to the installation of any of the improvements or services provided for in this section, the plans or contracts for such improvements or services, other than for public parks, playgrounds, and recreational facilities, whether a district acts separately or jointly with other districts as permitted by section 31-727, shall be approved by the public works department of any municipality when such improvements or any part thereof or services are within the extraterritorial area of the zoning jurisdiction of such municipality. If such improvements or services are not within without the area of the extraterritorial zoning jurisdiction of any municipality, plans for such improvements shall be approved by the county board of the county in which such improvements are located. Plans and exact costs for public parks, playgrounds, recreational facilities shall be approved by resolution of the governing body of such municipality or county after a public hearing. Purchases of public parks, playgrounds, and recreational facilities so approved may be completed and shall be valid notwithstanding any interest of any trustee of the district in the transaction. Such approval shall relate to conformity with the master plan and the construction specifications and standards established by such municipality or county. When no master plan

1 and construction specifications and standards have been established, such 2 approval shall not be required. When such improvements are within the extraterritorial area of the zoning jurisdiction of more than one 3 4 municipality, such approval shall be required only from the <u>largest</u> most 5 populous municipality by population as determined by the most recent federal decennial census or the most recent revised certified count by 6 the United States Bureau of the Census, 7 except that when such improvements are furnished to the district by contract with a particular 8 9 municipality, the necessary approval shall in all cases be given by such 10 municipality. The municipality or county shall be required to approve plans for such improvements and shall enforce compliance with such plans 11 by action in equity. 12

13 (4) The district may construct its sewage disposal plant and other 14 sewerage or water improvements, or both, in whole or in part, inside or outside the boundaries of the district and may contract with corporations 15 16 or municipalities for disposal of sewage and use of existing sewerage improvements and for a supply of water for fire protection and for resale 17 to residents of the district. It may also contract with any company, 18 19 public power district, electric membership or cooperative association, or municipality for access to the facilities and use of the services of the 20 library system of one or more neighboring cities or villages, for solid 21 waste collection services, for the installation, maintenance, and cost of 22 operating a system of street lighting upon the public streets and 23 24 highways within the district, for installation, maintenance, and operation of a water system, for the installation, maintenance, and 25 operation of electric service lines and conduits, or for the acquisition, 26 purchase, lease, ownership, erection, construction, equipping, operation, 27 28 or maintenance of all or a portion of offstreet motor vehicle public parking facilities located in the district to serve business, and to 29 provide water service for fire protection and use by the residents of the 30 district. It may also contract with any company, municipality, or other 31

1 sanitary and improvement district, as permitted by section 31-727, for 2 building, acquiring, improving, and operating public parks, playgrounds, and recreational facilities for the joint use of the residents of the 3 4 contracting parties. It may also contract with a county within which all or a portion of such sanitary and improvement district is located or a 5 city within whose <u>extraterritorial</u> zoning jurisdiction the sanitary and 6 improvement district is located for intersection and traffic control 7 improvements, which improvements serve or benefit the district and which 8 9 may be within or without the corporate boundaries of the district, and for any public purpose specifically authorized in this section. 10

(5) Each sanitary and improvement district shall have the books of 11 account kept by the board of trustees of the district examined and 12 13 audited by a certified public accountant or a public accountant for the year ending June 30 and shall file a copy of the audit with the office of 14 the Auditor of Public Accounts by December 31 of the same year. Such 15 16 audits may be waived by the Auditor of Public Accounts upon proper showing by the district that the audit is unnecessary. Such examination 17 and audit shall show (a) the gross income of the district from all 18 sources for the previous year, (b) the amount spent for access to the 19 facilities and use of the services of the library system of one or more 20 neighboring cities or villages, (c) the amount spent for solid waste 21 collection services, (d) the amount spent for sewage disposal, (e) the 22 23 amount expended on water mains, (f) the gross amount of sewage processed 24 in the district, (g) the cost per thousand gallons of processing sewage, 25 (h) the amount expended each year for (i) maintenance and repairs, (ii) new equipment, (iii) new construction work, and (iv) property purchased, 26 (i) a detailed statement of all items of expense, (j) the number of 27 28 employees, (k) the salaries and fees paid employees, (1) the total amount of taxes levied upon the property within the district, and (m) all other 29 facts necessary to give an accurate and comprehensive view of the cost of 30 carrying on the activities and work of such sanitary and improvement 31

district.

18

1 district. The reports of all audits provided for in this section shall be

- 2 and remain a part of the public records in the office of the Auditor of
- 3 Public Accounts. The expense of such audits shall be paid out of the
- 4 funds of the district. The Auditor of Public Accounts shall be given
- 5 access to all books and papers, contracts, minutes, bonds, and other
- 6 documents and memoranda of every kind and character of such district and
- 7 be furnished all additional information possessed by any present or past
- 8 officer or employee of any such district, or by any other person, that is
- 9 essential to the making of a comprehensive and correct audit.
- (6) If any sanitary and improvement district fails or refuses to 10 cause such annual audit to be made of all of its functions, activities, 11 and transactions for the fiscal year within a period of six months 12 following the close of such fiscal year, unless such audit has been 13 waived, the Auditor of Public Accounts shall, after due notice and a 14 hearing to show cause by such district, appoint a certified public 15 16 accountant or public accountant to conduct the annual audit of the district and the fee for such audit shall become a lien against the 17
- 19 (7) Whenever the sanitary sewer system or any part thereof of a sanitary and improvement district is directly or indirectly connected to 20 the sewerage system of any city, such city, without enacting an ordinance 21 or adopting any resolution for such purpose, may collect such city's 22 23 applicable rental or use charge from the users in the sanitary and 24 improvement district and from the owners of the property served within the sanitary and improvement district. The charges of such city shall be 25 charged to each property served by the city sewerage system, shall be a 26 lien upon the property served, and may be collected from the owner or the 27 28 person, firm, or corporation using the service. If the city's applicable rental or service charge is not paid when due, such sum may be recovered 29 by the municipality in a civil action or it may be assessed against the 30 31 premises served as a special assessment and may be assessed by such city

25

26

27

28

29

30

31

1 and collected and returned in the same manner as other municipal special assessments are enforced and collected. When any such assessment is 2 levied, it shall be the duty of the city clerk to deliver a certified 3 4 copy of the ordinance to the county treasurer of the county in which the premises assessed are located and such county treasurer shall collect the 5 assessment as provided by law and return the assessment to the city 6 treasurer. Funds of such city raised from such charges shall be used by 7 it in accordance with laws applicable to its sewer service rental or 8 9 charges. The governing body of any city may make all necessary rules and regulations governing the direct or indirect use of its sewerage system 10 by any user and premises within any sanitary and improvement district and 11 may establish just and equitable rates or charges to be paid to such city 12 13 for use of any of its disposal plants and sewerage system. The board of trustees may, in connection with the issuance of any warrants or bonds of 14 the district, agree to make a specified minimum levy on taxable property 15 16 in the district to pay, or to provide a sinking fund to pay, principal and interest on warrants and bonds of the district for such number of 17 years as the board may establish at the time of making such agreement and 18 may agree to enforce, by foreclosure or otherwise as permitted by 19 applicable laws, the collection of special assessments levied by the 20 district. Such agreements may contain provisions granting to creditors 21 and others the right to enforce and carry out the agreements on behalf of 22 the district and its creditors. 23

(8) The board of trustees or administrator shall have power to sell and convey real and personal property of the district on such terms as it or he or she shall determine, except that real estate shall be sold to the highest bidder at public auction after notice of the time and place of the sale has been published for three consecutive weeks prior to the sale in a <a href="Legal">legal</a> newspaper <a href="Legal">in or</a> of general circulation in the county. The board of trustees or administrator may reject such bids and negotiate a sale at a price higher than the highest bid at the public auction at such

- 1 terms as may be agreed.
- 2 Sec. 7. Section 31-744, Revised Statutes Supplement, 2021, is amended to read:

4 31-744 Whenever the board of trustees or the administrator deems it advisable or necessary (1) to build, reconstruct, purchase, or otherwise 5 acquire a water system, an emergency management warning system, a 6 7 sanitary sewer system, a sanitary and storm sewer or sewage disposal plant, pumping stations, sewer outlets, gas or electric service lines and 8 9 conduits constructed or to be constructed in whole or in part inside or 10 outside of the district, a system of sidewalks, public roads, streets, and highways wholly within the district, public waterways, docks, or 11 wharfs, and related appurtenances, wholly within the district, or a 12 public park or parks, playgrounds, and recreational facilities wholly 13 within the district, (2) to acquire, purchase, lease, own, erect, 14 construct, equip, operate, or maintain all or a portion of offstreet 15 16 motor vehicle public parking facilities located in the district to serve 17 business, (3) to contract as permitted by section 31-740 with the county or city within whose extraterritorial zoning jurisdiction the sanitary 18 and improvement district is located for intersection and traffic control 19 improvements which serve or benefit the district and are located within 20 or without the corporate boundaries of the district, (4) to contract, as 21 22 permitted by section 31-727, with other sanitary and improvement districts for acquiring, building, improving, and operating public parks, 23 24 playgrounds, and recreational facilities for the joint use of the 25 residents of the contracting districts, or (5) to contract for the installation and operation of a water system, the board of trustees shall 26 declare the advisability and necessity therefor in a proposed resolution, 27 which resolution, in the case of pipe sewer construction, shall state the 28 kinds of pipe proposed to be used, shall include cement concrete pipe and 29 vitrified clay pipe and any other material deemed suitable, shall state 30 the size or sizes and kinds of sewers proposed to be constructed, and 31

1 shall designate the location and terminal points thereof. If it is 2 proposed to construct a water system, disposal plants, pumping stations, outlet sewers, gas or electric service lines and conduits, or a system of 3 4 sidewalks, public roads, streets, or highways or public waterways, docks, 5 or wharfs, to construct or contract for the construction of dikes and levees for flood protection for the district, to construct or contract 6 for the construction of public parks, playgrounds, or recreational 7 facilities, to construct or contract for the construction of all or a 8 9 portion of offstreet motor vehicle public parking facilities located in 10 the district to serve business, or to contract, as permitted by section 31-727, with other sanitary and improvement districts for acquiring, 11 12 building, improving, and operating public parks, playgrounds, 13 recreational facilities for the joint use of the residents of the 14 contracting districts, the resolution shall refer to the plans and specifications thereof which have been made and filed before the 15 publication of such resolution by the engineer employed for such purpose. 16 17 If it is proposed to purchase or otherwise acquire a water system, a sanitary sewer system, a sanitary or storm water sewer, sewers, sewage 18 disposal plant, pumping stations, sewer outlets, gas or electric service 19 conduits, public parks, playgrounds, or 20 lines and recreational offstreet motor vehicle public parking facilities 21 facilities, 22 described in this section, or to contract, as permitted by section 31-727, with other sanitary and improvement districts for acquiring, 23 24 building, improving, and operating public parks, playgrounds, 25 recreational facilities for the joint use of the residents of the contracting districts, the resolution shall state the price 26 and conditions of the purchase or how such facility is being acquired. If it 27 28 is proposed to contract for the installation and operation of a water system for fire protection and for the use of the residents of the 29 district, to contract for the construction of dikes and levees for flood 30 protection for the district or gas or electric service lines and 31

30

31

2 sanitary and improvement district is located or a city within whose 3 <u>extraterritorial</u> zoning jurisdiction the sanitary and improvement 4 district is located for any public purpose specifically authorized in 5 this section, or to contract, as permitted by section 31-727, with other sanitary and improvement districts for acquiring, building, improving, 6 7 and operating public parks, playgrounds, and recreational facilities for the joint use of the residents of the contracting districts, the 8 9 resolution shall state the principal terms of the proposed agreement and how the cost thereof is to be paid. When gas or electric service lines 10 and conduits are among the improvements that are proposed to be 11 constructed, purchased, or otherwise acquired or contracted for, and no 12 construction specifications and standards therefor have been established 13 municipality <u>within whose extraterritorial</u> having 14 jurisdiction over the area where such improvements are to be located, or 15 when such service lines and conduits are not to be located within any 16 municipality's extraterritorial area of zoning jurisdiction, the plans 17 and specifications for and the method of construction of such service 18 19 lines and conduits shall be approved by the supplier of gas or electricity within whose service or customer area they are to be located. 20 The engineer shall also make and file, prior to the publication of such 21 resolution, an estimate of the total cost of the proposed improvement. 22 23 The proposed resolution shall state the amount of such estimated cost. 24 The board of trustees or the administrator shall assess, to the extent of special benefits, the cost of such improvements upon properties 25 specially benefited thereby, except that if the improvement consists of 26 the replacement of an existing facility, system, or improvement that 27 28 poses an existing threat to public health and safety affecting no more than one hundred existing homes, the cost of such improvements may be 29

conduits, to contract with a county within which all or a portion of such

paid for by an issue of general obligation bonds under section 31-755.

The resolution shall state the outer boundaries of the district or

- 1 districts in which it is proposed to make special assessments.
- Sec. 8. Section 31-749, Revised Statutes Supplement, 2021, is
- 3 amended to read:

31-749 After (1) the completion of any work or purchase, (2) 4 acquiring a sewer or water system, or both, or public parks, playgrounds, 5 or recreational facilities, (3) completing, 6 acquiring, purchasing, 7 erecting, constructing, or equipping all or a portion of offstreet motor vehicle public parking facilities located in the district to serve 8 9 business, (4) contracting, as permitted by section 31-727, with other sanitary and improvement districts to acquire public parks, playgrounds, 10 11 and recreational facilities for the joint use of the residents of the contracting districts, or gas or electric service lines or conduits, or 12 13 (5) completion of the work on (a) a system of sidewalks, public roads, streets, highways, public waterways, docks, or wharfs and related 14 appurtenances or (b) levees for flood protection for the district, the 15 engineer shall file with the clerk of the district a certificate of 16 17 acceptance which shall be approved by the board of trustees or the administrator by resolution. The board of trustees or administrator shall 18 then require the engineer to make a complete statement of all the costs 19 of any such improvements, a plat of the property in the district, and a 20 schedule of the amount proposed to be assessed against each separate 21 22 piece of property in such district. The statement, plat, and schedule shall be filed with the clerk of the district within sixty days after the 23 date of acceptance of: The work, purchase, or acquisition of a sewer or 24 water system, or both; the work on a system of sidewalks, public roads, 25 streets, highways, public waterways, docks, or wharfs and related 26 appurtenances, or dikes and levees for flood protection for the district; 27 28 the acquisition, purchase, erection, construction, or equipping of all or a portion of offstreet motor vehicle public parking facilities located in 29 the district to serve business; or as permitted by section 31-727, the 30 acquisition of public parks, playgrounds, and recreational facilities 31

1 whether acquired separately or jointly with other districts. The board of 2 trustees or administrator shall then order the clerk to give notice that such statement, plat, and schedules are on file in his or her office and 3 4 that all objections thereto or to prior proceedings on account of errors, 5 irregularities, or inequalities not made in writing and filed with the clerk of the district within twenty days after the first publication of 6 7 such notice shall be deemed to have been waived. Such notice shall be given by publication the same day each week two consecutive weeks in a 8 9 legal newspaper in or of general circulation published in the county where the district was organized and by handbills posted along the line 10 of the work. Such notice shall state the time and place where any 11 objections, filed as provided in this section, shall be considered by the 12 13 board of trustees or administrator. The cost of such improvements in the 14 district which are within the extraterritorial area of the zoning jurisdiction of any municipality shall be levied as special assessments 15 to the extent of special benefits to the property and to the extent the 16 17 costs of such improvements are assessed in such municipality. The complete statement of costs and the schedule of proposed special 18 19 assessments for such improvements which are within the extraterritorial zoning jurisdiction of such municipality against each separate piece of 20 districts located within the extraterritorial zoning 21 property in jurisdiction of such municipality shall be given to such municipality 22 within seven days after the first publication of notice of statement, 23 24 plat, and schedules. When such improvements are within the 25 extraterritorial area of the zoning jurisdiction of more than one municipality, such proposed special assessments schedule and statement 26 need be given only to the <u>largest</u> most populous municipality by 27 population as determined by the most recent federal decennial census or 28 the most recent revised certified count by the United States Bureau of 29 30 the Census. Such municipality shall have the right to be heard, and it shall have the right of appeal from a final determination by the board of 31

12

13

14

15

31

1 trustees or administrator against objections which such city has filed.

2 Notice of the proposed special assessments for such improvements against

3 each separate piece of property shall be given to each owner of record

4 thereof within five days after the first publication of notice of

5 statement, plat, and schedules and, within five days after the first

6 publication of such notice, a copy thereof, along with statements of

costs and schedules of proposed special assessments, shall be given to

8 each person or company who, pursuant to written contract with the

9 district, has acted as underwriter or fiscal agent for the district in

10 connection with the sale or placement of warrants or bonds issued by the

11 district. Each owner shall have the right to be heard, and shall have the

right of appeal from the final determination made by the board of

trustees or administrator. Any person or any such municipality feeling

aggrieved may appeal to the district court by petition within twenty days

after such a final determination. The court shall hear and determine such

16 appeal in a summary manner as in a case in equity and without a jury and

17 shall increase or reduce the special assessments as the same may be

18 required to provide that the special assessments shall be to the full

19 extent of special benefits, and to make the apportionment of benefits

20 equitable.

Sec. 9. Section 31-767, Reissue Revised Statutes of Nebraska, is

22 amended to read:

31-767 Whenever a majority of the board of trustees or the 23 24 administrator of any sanitary and improvement district organized under the provisions of Chapter 31, article 7, and amendments thereto, shall 25 desire that the district shall be wholly dissolved, the trustees or 26 administrator shall first propose a resolution declaring the advisability 27 28 of such dissolution and setting out verbatim the terms and conditions thereof, and also setting out the time and place when the board of 29 trustees or administrator shall meet to consider the adoption of such 30

resolution. Notice of the time and place when the resolution shall be set

1 for consideration shall be published the same day each week for two 2 consecutive weeks in a legal newspaper in or of general circulation published in the county where the district was organized, 3 4 publication shall contain the entire wording of the proposed resolution. If any part of the district lies within the extraterritorial zoning area 5 jurisdiction of any municipality, 6 <del>of the</del> then the trustees or 7 administrator shall mail a copy of such proposed resolution to such municipality within five days after the date of first publication of the 8 9 resolution. The last publication shall be not less than five days nor more than two weeks prior to the time set for hearing on objections to 10 the passage of the resolution, at which hearing the owners of property 11 within the district, or any municipality if any part of such district 12 13 lies within the area of its extraterritorial zoning jurisdiction, may appear and make objections to the proposed resolution. If the owners 14 representing a majority of the area of real estate within the district 15 fail to sign and present to the board or to the administrator, on or 16 17 prior to the hearing date, a written petition opposing the resolution, then a majority of the board of trustees or the administrator may pass 18 the resolution and thereby adopt the proposed dissolution; Provided, 19 except that no such resolution shall be adopted if the district is then 20 obligated on any outstanding bonds, warrants, or other debts or 21 obligations unless the holders of such bonds, warrants, or other debts or 22 23 obligations shall all sign written consents to the dissolution prior to 24 the adoption of the resolution of dissolution. If the petition opposing 25 such resolution is signed by property owners representing a majority of the area of real estate within the district and presented to the board of 26 trustees or the administrator on or prior to the hearing date, then the 27 board of trustees or the administrator shall not adopt such resolution. 28 After the board of trustees or the administrator has adopted such 29 resolution of dissolution, the clerk of the district shall prepare and 30 file a certified copy of the resolution of dissolution in the office of 31

1 the county clerk where the original articles of association were filed

- 2 and in the office of the Secretary of State.
- 3 Sec. 10. Section 31-768, Reissue Revised Statutes of Nebraska, is
- 4 amended to read:

5 31-768 Whenever a majority of the respective boards of trustees or the administrators of two sanitary and improvement districts organized 6 under the provisions of Chapter 31, article 7, organized within the same 7 county shall desire that one of the districts shall wholly merge into the 8 9 other district, the trustees or administrators shall first propose a joint resolution declaring the advisability of such merger and setting 10 out verbatim the terms and conditions thereof and specifying which 11 district shall be the surviving district, and also setting out the time 12 13 and place when the boards of trustees or administrators of the two districts shall meet to consider the adoption of such resolution. If any 14 part of either district lies within the extraterritorial area of the 15 zoning jurisdiction of any municipality, then the trustees or the 16 17 administrators shall mail a copy of such proposed joint resolution to such municipality within five days after the date of first publication of 18 the published notice described in this section. Notice of the time and 19 place when such resolution shall be set for consideration shall be 20 published the same day each week for two consecutive weeks in a <u>legal</u> 21 newspaper in or of general circulation published in the county where the 22 districts were organized, which publication shall contain the entire 23 24 wording of the proposed resolution. The last publication shall be not 25 less than five days nor more than two weeks prior to the time set for hearing on objections to the passage of the resolution, at which hearing 26 the owners of property within either of the districts or the holders of 27 28 any unpaid bonds, warrants, or other obligations of either district, or any municipality if any part of such district or districts lies within 29 the area of its extraterritorial zoning jurisdiction, may appear and make 30 objections to the proposed resolution. If a petition opposing such 31

1 resolution is signed by property owners representing a majority of the area of real estate within either district or is signed by any holder of 2 any unpaid bonds, warrants, or other obligations of either district and 3 if such petition is presented to the boards of trustees or administrators 4 on or prior to the hearing date, then the boards of trustees or 5 administrators shall not adopt such resolution. After the boards of 6 trustees or administrators have both adopted such resolution of merger, 7 the clerk of the district or the administrator shall prepare and file a 8 9 certified copy of such resolution of merger in the office of the county clerk where the original articles of association of the districts were 10 filed and in the office of the Secretary of State, and thereupon the 11 surviving district shall succeed to and become vested with full title to 12 13 property and property rights of every kind, contracts, obligations, and choses in action of every kind held by or belonging to 14 the nonsurviving district, and the surviving district shall also be 15 16 liable for and recognize, assume, and carry out all valid contracts and 17 obligations of the nonsurviving district including all outstanding warrants, bonds, or other indebtedness. All taxes, assessments, and 18 demands of every kind due or owing to the nonsurviving district shall be 19 paid to and collected by the surviving district. Upon the filing of the 20 certified copies of the resolution of merger as provided in this section, 21 the corporate existence of the nonsurviving district shall thereupon 22 terminate and the boundaries of the surviving district shall be extended 23 24 to include all the territory within the boundaries of the nonsurviving district. A majority of the board of trustees or the administrator of the 25 surviving district shall have power, from time to time, to give binding 26 directions in writing to the county treasurer of the county in which the 27 surviving district is located, directing that the treasurer segregate the 28 special assessment funds of the two districts or directing 29 the segregation of the other assets of the two districts or directing the 30 method and priority of payment of registered warrants of the two 31

- 1 districts, or giving directions to the county treasurer as to other
- 2 problems of fiscal management of the affairs of the two districts
- 3 involved in the merger.
- 4 Sec. 11. Section 31-769, Reissue Revised Statutes of Nebraska, is
- 5 amended to read:
- 31-769 (1) Whenever a majority of the board of trustees or the 6 7 administrator of any sanitary and improvement district organized under the provisions of Chapter 31, article 7, desires that any property within 8 9 the district be detached from the district, the trustees or the 10 administrator shall first propose a resolution declaring the advisability of such detachment and setting out verbatim the terms and conditions 11 thereof and also setting out the time and place when the board of 12 13 trustees or the administrator will meet to consider the adoption of such resolution. Notice of the time and place when such resolution is set for 14 consideration shall be published the same day each week for two 15 consecutive weeks in a legal newspaper in or of general circulation 16 17 published in the county where the district was organized, publication shall contain the entire wording of the proposed resolution. 18 19 If any part of the district lies within the extraterritorial area of the zoning jurisdiction of any municipality, then the trustees or the 20 administrator shall mail a copy of such proposed resolution to such 21 22 municipality within five days after the date of first publication of such resolution. The last publication shall be not less than five days nor 23 24 more than two weeks prior to the time set for hearing on objections to the passage of the resolution, at which hearing the owners of property 25 within the district, or any municipality if any part of such district 26 lies within the area of its extraterritorial zoning jurisdiction, may 27 28 appear and make objections to the proposed resolution. If the owners representing a majority of the area of real estate within the district 29 fail to sign and present to the board of trustees or the administrator, 30 on or prior to the hearing date, a written petition opposing the 31

resolution, then a majority of the board of trustees or the administrator 1 2 may pass the resolution and thereby adopt the proposed detachment, except that no such resolution shall be adopted if the district is then indebted 3 4 on any outstanding bonds or warrants of the district unless the holders 5 of such bonds and warrants all sign written consents to the detachment prior to the adoption of the resolution of detachment. If the petition 6 7 opposing such resolution is signed by property owners representing a majority of the area of real estate within the district and presented to 8 9 the board of trustees or to the administrator on or prior to the hearing date, then the board of trustees or the administrator shall not adopt 10 such resolution. After the board of trustees or the administrator has 11 adopted such resolution of detachment, the clerk of the district shall 12 13 prepare and file a certified copy of such resolution of detachment in the office of the county clerk where the original articles of association 14 were filed and in the office of the Secretary of State, and thereupon the 15 area detached shall become excluded and detached from the boundaries of 16 17 the district.

(2) The owner of a discrete tract of land which is part of a 18 sanitary and improvement district but which is not connected to the main 19 area of the district may petition the board of trustees or the 20 administrator of the district to have the property detached from the 21 district. Following receipt of the petition, the board of trustees or the 22 administrator shall propose a resolution declaring the advisability of 23 24 such detachment and setting out verbatim the terms and conditions thereof 25 and also setting out the time and place when the board of trustees or the administrator will meet to consider the adoption of such resolution. 26 Notice of the time and place for such consideration shall be published as 27 provided in subsection (1) of this section. If any part of the district 28 lies in whole or in part within the extraterritorial area of the zoning 29 jurisdiction of any municipality, then the board of trustees or the 30 administrator shall mail a copy of such proposed resolution to such 31

- 1 municipality within five days after the date of first publication of such
- 2 resolution. At the hearing for consideration of such resolution, the
- 3 board of trustees or the administrator shall determine if the tract of
- 4 land proposed for detachment:
- 5 (a) Has an area of twenty-five acres or more;
- 6 (b) Is wholly detached from the main area of the sanitary and
- 7 improvement district and separated from such district by a distance of at
- 8 least one thousand feet at the nearest points;
- 9 (c) Is undeveloped and predominantly devoted to agricultural uses;
- 10 and
- 11 (d) Has no improvements placed upon it by the sanitary and
- 12 improvement district and receives no current services from the district.
- 13 If the administrator or the board of trustees by majority vote
- 14 determines that the tract in question meets all of the conditions
- 15 provided in subdivisions (a) through (d) of this subsection, the
- 16 resolution shall be adopted, except that no such resolution shall be
- 17 adopted if the district is then indebted on any outstanding bonds or
- 18 warrants of the district unless the holders of such bonds and warrants
- 19 all sign written consents to the detachment. After the board of trustees
- 20 or the administrator has adopted such resolution of detachment, the clerk
- 21 of the district shall prepare and file a certified copy of such
- 22 resolution of detachment in the office of the county clerk where the
- 23 original articles of association were filed and in the office of the
- 24 Secretary of State, and thereupon the area detached shall become excluded
- 25 and detached from the boundaries of the district.
- Sec. 12. Section 31-771, Reissue Revised Statutes of Nebraska, is
- 27 amended to read:
- 28 31-771 A petition may be filed with the district court of the county
- 29 in which a majority of the real property of a sanitary and improvement
- 30 district is located for referral of the district to the Auditor of Public
- 31 Accounts for the appointment of an administrator of the district and

17

board of trustees.

- 1 suspension of the authority of the board of trustees or other relief as 2 provided by sections 31-772 to 31-780. Such petition may be filed by: (1) 3 A majority of the board of trustees of the district; (2) the holders of 4 more than fifty percent in principal amount of the outstanding bonds of 5 the district; (3) the holders of more than fifty percent in principal amount of outstanding construction fund warrants of the district; (4) a 6 majority of the lessees permitted to vote pursuant to section 31-735 who 7 are residents of the district and resident property owners of the 8 9 district; (5) the owners of more than one-half of the real property within the district; or (6) a municipality whose boundary adjoins the 10 district and within whose extraterritorial which exercises zoning 11 jurisdiction such over the district is located. A petition filed by a 12 municipality pursuant to subdivision (6) of this section may be filed by 13 such municipality only on grounds that the district has issued 14 outstanding bonds or construction fund warrants which have been in 15
- Sec. 13. Original sections 31-727.01, 31-736, 31-767, 31-768, 31-769, and 31-771, Reissue Revised Statutes of Nebraska, and sections 31-727, 31-727.02, 31-728, 31-740, 31-744, and 31-749, Revised Statutes Supplement, 2021, are repealed.

default for more than ninety days or the district lacks a functioning