## As Introduced

## 131st General Assembly Regular Session 2015-2016

H. B. No. 72

Representative Conditt
Cosponsors: Representatives Sprague, Dever, Blessing, Baker, Amstutz,
Hambley, Perales

## A BILL

То	amend sections 1710.01, 1710.02, 1710.021,	1
	1710.03, 1710.04, 1710.05, 1710.06, 1710.061,	2
	1710.07, 1710.11, 1710.12, 1710.13, 4582.06, and	3
	4582.31; to amend, for the purpose of adopting a	4
	new section number as indicated in parentheses,	5
	section 1710.061 (1710.40); and to enact	6
	sections 1710.20, 1710.21, 1710.22, 1710.23,	7
	1710.24, 1710.25, 1710.26, 1710.27, 1710.28,	8
	1710.29, 1710.30, 1710.31, 1710.32, 1710.33,	9
	1710.34, 1710.35, 1710.36, and 1710.37 of the	10
	Revised Code to authorize port authorities to	11
	create energy special improvement districts for	12
	the purpose of developing and implementing plans	13
	for special energy improvement projects and to	14
	alter the law governing such districts that are	15
	governed by a nonprofit corporation.	16

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

Sec	tion 1. T	That sections	1710.01,	1710.02,	1710.021,	17
1710 03.	1710 04.	1710 05. 17	10 06. 171	10 061. 17	710 07. 1710 11.	1.8

1710.12, 1710.13, 4582.06, and 4582.31 be amended; section	19
1710.061 (1710.40) be amended for the purpose of adopting a new	20
section number as shown in parentheses; and sections 1710.20,	21
1710.21, 1710.22, 1710.23, 1710.24, 1710.25, 1710.26, 1710.27,	22
1710.28, 1710.29, 1710.30, 1710.31, 1710.32, 1710.33, 1710.34,	23
1710.35, 1710.36, and 1710.37 of the Revised Code be enacted to	24
read as follows:	25
Sec. 1710.01. As used in this chapter:	26
(A) "Special improvement district" means a special	27
improvement district organized under-this chapter sections	28
1710.02 to 1710.13 of the Revised Code.	29
(B) "Church" means a fellowship of believers,	30
congregation, society, corporation, convention, or association	31
that is formed primarily or exclusively for religious purposes	32
and that is not formed for the private profit of any person.	33
(C) "Church property" means property that is described as	34
being exempt from taxation under division (A)(2) of section	35
5709.07 of the Revised Code and that the county auditor has	36
entered on the exempt list compiled under section 5713.07 of the	37
Revised Code.	38
(D) "Municipal executive" means the mayor, city manager,	39
or other chief executive officer of the municipal corporation in	40
which a special improvement district is located.	41
(E) "Participating political subdivision" means the	42
municipal corporation or township, or each of the municipal	43
corporations or townships, that has territory within the	44
boundaries of a special improvement district or an energy	45
special improvement district created under this chapter.	46
(F) "Legislative authority of a participating political	47

subdivision" means, with reference to a township, the board of	48
township trustees.	49
(G) "Public improvement" means the planning, design,	50
construction, reconstruction, enlargement, or alteration of any	51
facility or improvement, including the acquisition of land, for	52
which a special assessment may be levied under Chapter 727. of	53
the Revised Code, and includes any special energy improvement	54
project.	55
(H) "Public service" means any service that can be	56
provided by a municipal corporation or any service for which a	57
special assessment may be levied under Chapter 727. of the	58
Revised Code.	59
(I) "Special energy improvement project" means any	60
property, device, structure, or equipment necessary for the	61
acquisition, installation, equipping, and improvement of any	62
real or personal property used for the purpose of creating a	63
solar photovoltaic project, a solar thermal energy project, a	64
geothermal energy project, <u>a waste heat recovery project, a</u>	65
hydroelectric project, a water efficiency project, a combined	66
heat and power (CHP) project, a fuel source conversion project,	67
a cogeneration project, a biodigestor project, a customer-	68
generated energy project, or an energy efficiency improvement,	69
whether such real or personal property is publicly or privately	70
owned.	71
(J) "Existing qualified nonprofit corporation" means a	72
nonprofit corporation that existed before the creation of the	73
corresponding <u>special improvement</u> district under this chapter,	74
that is composed of members located within or adjacent to the	75
district, that has established a police department under section	76

1702.80 of the Revised Code, and that is organized for purposes

that include acquisition of real property within an area	78
specified by its articles for the subsequent transfer of such	79
property to its members exclusively for charitable, scientific,	80
literary, or educational purposes, or holding and maintaining	81
and leasing such property; planning for and assisting in the	82
development of its members; providing for the relief of the poor	83
and distressed or underprivileged in the area and adjacent	84
areas; combating community deterioration and lessening the	85
burdens of government; providing or assisting others in	86
providing housing for low- or moderate-income persons; and	87
assisting its members by the provision of public safety and	88
security services, parking facilities, transit service,	89
landscaping, and parks.	90
(K) "Energy efficiency improvement" means energy	91
efficiency technologies, products, and activities that reduce or	92
support the reduction of energy consumption, allow for the	93
reduction in demand, or support the production of clean,	94
renewable energy and that are or will be permanently fixed to	95
real property.	96
	0.7
(L) "Customer-generated energy project" means a wind,	97
biomass, or gasification facility for the production of	98
electricity that meets either of the following requirements:	99
(1) The facility is designed to have a generating capacity	100
of two hundred fifty kilowatts of electricity or less.	101
(2) The facility is:	102
(a) Designed to have a generating capacity of more than	103
two hundred fifty kilowatts of electricity;	104
(b) Operated in parallel with electric transmission and	105

distribution facilities serving the real property at the site of

the customer-generated energy project;	107
(c) Intended primarily to offset part or all of the	108
facility owner's requirements for electricity at the site of the	109
customer-generated energy project and is located on the facility	110
owner's real property; and	111
(d) Not producing energy for direct sale by the facility	112
owner to the public.	113
(M) "Reduction in demand" means a change in customer	114
behavior or a change in customer-owned or operated assets that	115
reduces or has the capability to reduce the demand for	116
electricity as a result of price signals or other incentives.	117
(N) "Electric distribution utility" and "mercantile	118
customer" have the same meanings as in section 4928.01 of the	119
Revised Code.	120
(0) "Fuel source conversion project" means a project	121
undertaken by a property owner, rural cooperative, or political	122
subdivision of this state to convert an existing fossil fuel-	123
<pre>based technology, product, or system to a more efficient</pre>	124
technology, product, or system, including conversion to a	125
<pre>natural gas or electricity-based technology, product, or system.</pre>	126
(P) "Nonresidential property" means real property that is	127
not classified as either residential or agricultural property	128
for property tax purposes.	129
(Q) "Port authority" means a port authority created under	130
section 4582.02 or 4582.22 of the Revised Code.	131
Sec. 1710.02. (A) A special improvement district may be	132
created within the boundaries of any one municipal corporation,	133
any one township, or any combination of contiguous municipal	134

corporations and townships for the purpose of developing and	135
implementing plans for public improvements and public services	136
that benefit the district. A district may be created by petition	137
of the owners of real property within the proposed district, or	138
by an existing qualified nonprofit corporation. If the district	139
is created by an existing qualified nonprofit corporation, the	140
purposes for which the district is created may be supplemental	141
to the other purposes for which the corporation is organized.	142
All territory in a special improvement district shall be	143
contiguous; except that the territory in a special improvement	144
district may be noncontiguous if at least one special energy	145
improvement project is designated for each parcel of real	146
property included within the special improvement district.	147
Additional territory may be added to a special improvement	148
district created under this chapter for the purpose of	149
developing and implementing plans for special energy improvement	150
projects if at least one special energy improvement project is	151
designated for each parcel of real property included within such-	152
additional territory and the addition of territory is authorized-	153
by the initial plan proposed under division (F) of this section	154
or a plan adopted by the board of directors of the special	155
improvement district under section 1710.06 of the Revised Code.	156
The district shall be governed by the board of trustees	157
<u>directors</u> of a nonprofit corporation <del>. This</del> <u>and the</u> board shall	158

directors of a nonprofit corporation. This and the board shall
be known as the board of directors of the special improvement

district. No special improvement district shall include any

church property, or property of the federal or state government

or a county, township, or municipal corporation, unless the

church or the county, township, or municipal corporation

specifically requests in writing that the property be included

within the district, or unless the church is a member of the

existing qualified nonprofit corporation creating the district	166
at the time the district is created. More than one district may	167
be created within a participating political subdivision, but no	168
real property may be included within more than one district	169
unless the owner of the property files a written consent with	170
the clerk of the legislative authority, the township fiscal	171
officer, or the village clerk, as appropriate. The area of each	172
district shall be contiguous; except that the area of a special	173
improvement district may be noncontiguous if all parcels of real-	174
property included within such area contain at least one special-	175
energy improvement thereon.	176

- (B) Except as provided in division (C) of this section, a 177 district created under this chapter—sections 1710.02 to 1710.13 178 of the Revised Code is not a political subdivision. A district 179 created under this chapter those sections shall be considered a 180 public agency under section 102.01 and a public authority under 181 section 4115.03 of the Revised Code. Each member of the board of 182 directors of a district, each member's designee or proxy, and 183 each officer and employee of a district shall be considered a 184 public official or employee under section 102.01 of the Revised 185 Code and a public official and public servant under section 186 2921.42 of the Revised Code. Districts created under this-187 chapter—sections 1710.02 to 1710.13 of the Revised Code are not 188 subject to sections 121.81 to 121.83 of the Revised Code-189 Districts created under this chapter but are subject to 190 sections 121.22 and 121.23 of the Revised Code. 191
- (C) Each district created under this chapter sections 192

  1710.02 to 1710.13 of the Revised Code shall be considered a 193

  political subdivision for purposes of section 4905.34 of the 194

  Revised Code. 195

Membership on the board of directors of the district shall	196
not be considered as holding a public office. Directors and	197
their designees shall be entitled to the immunities provided by	198
Chapter 1702. and to the same immunity as an employee under	199
division (A)(6) of section 2744.03 of the Revised Code, except	200
that directors and their designees shall not be entitled to the	201
indemnification provided in section 2744.07 of the Revised Code	202
unless the director or designee is an employee or official of a	203
participating political subdivision of the district and is	204
acting within the scope of the director's or designee's	205
employment or official responsibilities.	206

District officers and district members and directors and 207 their designees or proxies shall not be required to file a 208 statement with the Ohio ethics commission under section 102.02 209 of the Revised Code. All records of the district shall be 210 treated as public records under section 149.43 of the Revised 211 Code, except that records of organizations contracting with a 212 district shall not be considered to be public records under 213 section 149.43 or section 149.431 of the Revised Code solely by 214 reason of any contract with a district. 215

(D) Except as otherwise provided in this section, the 216 217 nonprofit corporation that governs a district shall be organized in the manner described in Chapter 1702. of the Revised Code. 218 Except in the case of a district created by an existing 219 qualified nonprofit corporation, the corporation's articles of 220 incorporation are required to be approved, as provided in 221 division (E) of this section, by resolution of the legislative 222 authority of each participating political subdivision of the 223 district. A copy of that resolution shall be filed along with 224 the articles of incorporation in the secretary of state's 225 office. 226

In addition to meeting the requirements for articles of	227
incorporation set forth in Chapter 1702. of the Revised Code,	228
the articles of incorporation for the nonprofit corporation	229
governing a district formed under this chapter sections 1710.02	230
to 1710.13 of the Revised Code shall provide all the following:	231
(1) The name for the district, which shall include the	232
name of each participating political subdivision of the	233
district;	234
(2) A description of the territory within the district,	235
which may be all or part of each participating political	236
subdivision. The description shall be specific enough to enable	237
real property owners to determine if their property is located	238
within the district.	239
(3) A description of the procedure by which the articles	240
of incorporation may be amended. The procedure shall include	241
receiving approval of the amendment, by resolution, from the	242
legislative authority of each participating political	243
subdivision and filing the approved amendment and resolution	244
with the secretary of state.	245
(4) The reasons for creating the district, plus an	246
explanation of how the district will be conducive to the public	247
health, safety, peace, convenience, and welfare of the district.	248
(E) The articles of incorporation for a nonprofit	249
corporation governing a district created under this chapter	250
sections 1710.02 to 1710.13 of the Revised Code and amendments	251
to them shall be submitted to the municipal executive, if any,	252
and the legislative authority of each municipal corporation or	253
township in which the proposed district is to be located. Except	254
in the case of a district created by an existing qualified	255

nonprofit corporation, the articles or amendments shall be	256
accompanied by a petition signed either by the owners of at	257
least sixty per cent of the front footage of all real property	258
located in the proposed district that abuts upon any street,	259
alley, public road, place, boulevard, parkway, park entrance,	260
easement, or other existing public improvement within the	261
proposed district, excluding church property or property owned	262
by the state, county, township, municipal, or federal	263
government, unless a church, county, township, or municipal	264
corporation has specifically requested in writing that the	265
property be included in the district, or by the owners of at	266
least seventy-five per cent of the area of all real property	267
located within the proposed district, excluding church property	268
or property owned by the state, county, township, municipal, or	269
federal government, unless a church, county, township, or	270
municipal corporation has specifically requested in writing that	271
the property be included in the district. <del>Pursuant to Section 20</del>	272
of Article VIII, Ohio Constitution, the petition required under	273
this division may be for the purpose of developing and	274
implementing plans for special energy improvement projects, and,	275
in such case, is determined to be in furtherance of the purposes	276
set forth in Section 20 of Article VIII, Ohio Constitution. If a	277
special improvement district is being created under this chapter	278
for the purpose of developing and implementing plans for special	279
energy improvement projects, the petition required under this	280
division shall be signed by one hundred per cent of the owners	281
of the area of all real property located within the proposed	282
special improvement district, at least one special energy	283
improvement project shall be designated for each parcel of real	284
property within the special improvement district, and the	285
special improvement district may include any number of parcels	286
of real property as determined by the legislative authority of	287

each participating political subdivision in which the proposed-	288
special improvement district is to be located. For purposes of	289
determining compliance with these requirements, the area of the	290
district, or the front footage and ownership of property, shall	291
be as shown in the most current records available at the county	292
recorder's office and the county engineer's office sixty days	293
prior to the date on which the petition is filed.	294
Each municipal corporation or township with which the	295

petition is filed has sixty days to approve or disapprove, by 296 resolution, the petition, including the articles of 297 incorporation. If, by the end of the sixty-day period, the 298 municipal corporation or township does not approve or disapprove 299 the petition, the petition is deemed approved. In the case of a 300 district created by an existing qualified nonprofit corporation, 301 each municipal corporation or township has sixty days to approve 302 or disapprove the creation of the district after the corporation 303 submits the articles of incorporation or amendments thereto. If, 304 by the end of the sixty-day period, the municipal corporation or 305 township does not approve or disapprove the creation of the 306 district, the creation of the district is deemed approved. This 307 308 chapter section does not prohibit or restrict the rights of municipal corporations under Article XVIII of the Ohio 309 Constitution or the right of the municipal legislative authority 310 to impose reasonable conditions in a resolution of approval. The 311 acquisition, installation, equipping, and improvement of a 312 special energy improvement project under this chapter shall not 313 supersede any local zoning, environmental, or similar law or 314 regulation. 315

(F) Persons proposing creation and operation of the 316 district may propose an initial plan for public services or 317 public improvements that benefit all or any part of the 318

district. Any initial plan shall be submitted as part of the	319
petition proposing creation of the district or, in the case of a	320
district created by an existing qualified nonprofit corporation,	321
shall be submitted with the articles of incorporation or	322
amendments thereto.	323
An initial plan may include provisions for the following:	324
(1) Creation and operation of the district and of the	325
nonprofit corporation to govern the district—under this chapter;	326
(2) Hiring employees and professional services;	327
(3) Contracting for insurance;	328
(4) Purchasing or leasing office space and office	329
equipment;	330
(5) Other actions necessary initially to form, operate, or	331
organize the district and the nonprofit corporation to govern	332
the district;	333
(6) A plan for public improvements or public services that	334
benefit all or part of the district, which plan shall comply	335
with the requirements of division (A) of section 1710.06 of the	336
Revised Code and may include, but is not limited to, any of the	337
permissive provisions described in the fourth sentence of that	338
division or listed in divisions (A)(1) to (7) of that section $\div$	339
(7) If the special improvement district is being created	340
under this chapter for the purpose of developing and	341
implementing plans for special energy improvement projects,	342
provision for the addition of territory to the special	343
improvement district.	344
After the initial plan is approved by all municipal	345
corporations and townships to which it is submitted for approval	346

and the district is created, each participating subdivision	347
shall levy a special assessment within its boundaries to pay for	348
the costs of the initial plan. The levy shall be for no more	349
than ten years from the date of the approval of the initial	350
plan; except that if the proceeds of the levy are to be used to-	351
pay the costs of a special energy improvement project, the levy-	352
of a special assessment shall be for no more than thirty years-	353
from the date of approval of the initial plan. In the event that	354
additional territory is added to a special improvement district,	355
the special assessment to be levied with respect to such-	356
additional territory shall commence not earlier than the date-	357
such territory is added and shall be for no more than thirty	358
years from such date. For purposes of levying an assessment for	359
this initial plan, the services or improvements included in the	360
initial plan shall be deemed a special benefit to property	361
owners within the district.	362
(G) Each nonprofit corporation governing a district under	363
this chapter sections 1710.02 to 1710.13 of the Revised Code may	364
do the following:	365
(1) Exercise all powers of nonprofit corporations granted	366
under Chapter 1702. of the Revised Code that do not conflict	367
with this chaptersections 1710.02 to 1710.13 of the Revised	368
Code;	369
(2) Develop, adopt, revise, implement, and repeal plans	370
for public improvements and public services for all or any part	371
of the district;	372
(3) Contract with any person, political subdivision as	373
defined in section 2744.01 of the Revised Code, or state agency	374
as defined in section 1.60 of the Revised Code to develop and	375

implement plans for public improvements or public services

within	the	district;	377
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(4) Contract and pay for insurance for the district and
for directors, officers, agents, contractors, employees, or
members of the district for any consequences of the
implementation of any plan adopted by the district or any
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actions of the district.

The board of directors of a special improvement district 383 may, acting as agent and on behalf of a participating political 384 subdivision, sell, transfer, lease, or convey any special energy 385 improvement project owned by the participating political 386 subdivision upon a determination by the legislative authority 387 thereof that the project is not required to be owned exclusively 388 by the participating political subdivision for its purposes, for 389 uses determined by the legislative authority thereof as those 390 that will promote the welfare of the people of such 391 participating political subdivision; to improve the quality of 392 life and the general and economic well-being of the people of 393 the participating political subdivision; better ensure the 394 public health, safety, and welfare; protect water and other 395 natural resources; provide for the conservation and preservation 396 of natural and open areas and farmlands, including by making 397 urban areas more desirable or suitable for development and 398 revitalization; control, prevent, minimize, clean up, or mediate 399 certain contamination of or pollution from lands in the state 400 and water contamination or pollution; or provide for safe and 401 natural areas and resources. The legislative authority of each 402 participating political subdivision shall specify the 403 consideration for such sale, transfer, lease, or conveyance and 404 any other terms thereof. Any determinations made by a 405 legislative authority of a participating political subdivision 406 under this division shall be conclusive. 407

Any sale, transfer, lease, or conveyance of a special	408
energy improvement project by a participating political	409
subdivision or the board of directors of the special improvement	410
district may be made without advertising, receipt of bids, or	411
other competitive bidding procedures applicable to the	412
participating political subdivision or the special improvement-	413
district under Chapter 153. or 735. or section 1710.11 of the	414
Revised Code or other representative provisions of the Revised-	415
<del>Code.</del>	416
Sec. 1710.021. Any owner of an interest in real property	417
that is located within a proposed or existing special	418
improvement district who enters into a contract to transfer the	419
interest shall give to the transferee of the interest within the	420
specified period of time both of the following:	421
(A) Within five days after entering into the contract,	422
each notice that the owner received under this chaptersections	423
1710.02 to 1710.13 of the Revised Code within ninety days prior	424
to entering into the contract;	425
(B) Within five days after its receipt, each notice that	426
the owner receives under this chaptersections 1710.02 to 1710.13	427
of the Revised Code after entering into the contract until the	428
contract is completely performed or terminated.	429
Sec. 1710.03. (A) Except as otherwise provided in this	430
division, each owner of real property within a special	431
improvement district other than the state or federal government	432
is a member of the district, and the real property of each	433
member of the district is subject to special assessment under	434
division (C) of section 1710.06 of the Revised Code. A church is	435
not a member of the district unless the church specifically	436
requested in writing that its property be included in the	437

district or unless, in the case of a district created by an	438
existing qualified nonprofit corporation, the church is a member	439
of the corporation at the time the district is created. A	440
county, township, or municipal corporation owning real property	441
in the district is not a member of the district unless such	442
entity specifically requested in writing that its property be	443
included in the district.	444
The identity and address of the owners shall be determined	445
for any particular action of the nonprofit corporation that	446
governs the district, including notice of meetings of the	447
district, no more than sixty days prior to the date of the	448
action, from the most current records available at the county	449
auditor's office. For purposes of this chaptersections 1710.02	450
to 1710.13 of the Revised Code, the persons shown on such	451
records as having common or joint ownership interests in a	452
parcel of real property collectively shall constitute the owner	453
of the real property.	454
(B) A member may file a written statement with the	455
district's secretary at least three days prior to any meeting of	456
the entire membership of the district to appoint a proxy to	457
carry out the member's rights and responsibilities under this-	458
chaptersections 1710.02 to 1710.13 of the Revised Code at that	459
meeting.	460
(C) A member also may appoint a designee to carry out the	461
member's rights and responsibilities under this chaptersections	462
1710.02 to 1710.13 of the Revised Code by filing a written	463
designation form with the district's secretary. This form shall	464
include the name and address of the member, the name and address	465
of the designee, and the expiration date, if any, of the	466

designation and may authorize the designee to vote at any

meeting of the district. 468 (D) A proxy or designee need not be an elector or resident 469 of any participating political subdivision of the district or a 470 member of the district. The appointment of a proxy or a designee 471 may be changed by filing a new form with the district's 472 secretary. The most current form filed with the secretary is the 473 valid appointment. Service of any notice upon a proxy or 474 designee at the proxy's or designee's address as shown on that 475 form satisfies any requirements for notification of the member. 476 Sec. 1710.04. (A) A special improvement district created 477 under this chapter sections 1710.02 to 1710.13 of the Revised 478 Code shall be governed by the board of directors of the special 479 improvement district. The board shall consist of at least five 480 directors. The board shall include a person appointed by the 481 legislative authority of each participating political 482 subdivision and the municipal executive of each municipal 483 corporation with territory within the boundaries of the special 484 improvement district. The remainder of the board's members shall 485 be members of the district. Except for the municipal executives 486 and the appointees of the legislative authorities, and except as 487 otherwise provided in this division, members of the board of 488 directors shall be elected at a meeting of the entire membership 489 of the district. The initial election of directors may occur at 490 the first meeting of the entire membership of the district after 491 its creation. All subsequent elections shall be held at a-492 November an annual meeting of the membership. 493 Each municipal executive may designate one person who is 494 an employee of the municipal corporation involved with its 495

planning or economic development functions to serve in the

municipal executive's stead. This designee shall serve at the

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pleasure of the municipal executive.	498
In the case of a district created by an existing qualified	499
nonprofit corporation, the corporation's board of trustees-	500
directors or other governing board, however denominated, shall	501
be the board of directors of the special improvement district	502
for the purposes of this chaptersections 1710.02 to 1710.13 of	503
the Revised Code. The election of directors otherwise required	504
by this division shall not be required, and the requirement that	505
municipal executives and appointees of the legislative	506
authorities be members of the district's board of directors may	507
be satisfied by the membership on the corporation's governing	508
board of representatives of such participating political	509
subdivisions, or may be waived if approved by resolution of the	510
legislative authorities of the participating political	511
subdivisions.	512
(B) A director may file a written statement with the	513
(B) A director may file a written statement with the district's secretary at least three days prior to any meeting of	513 514
district's secretary at least three days prior to any meeting of	514
district's secretary at least three days prior to any meeting of the board to have a person act as proxy to carry out the	514 515
district's secretary at least three days prior to any meeting of the board to have a person act as proxy to carry out the director's rights and responsibilities under this	514 515 516
district's secretary at least three days prior to any meeting of the board to have a person act as proxy to carry out the director's rights and responsibilities under this chaptersections 1710.02 to 1710.13 of the Revised Code at that	514 515 516 517
district's secretary at least three days prior to any meeting of the board to have a person act as proxy to carry out the director's rights and responsibilities under this chaptersections 1710.02 to 1710.13 of the Revised Code at that meeting.	514 515 516 517 518
district's secretary at least three days prior to any meeting of the board to have a person act as proxy to carry out the director's rights and responsibilities under this chaptersections 1710.02 to 1710.13 of the Revised Code at that meeting.  A director may also appoint a designee to carry out the	514 515 516 517 518
district's secretary at least three days prior to any meeting of the board to have a person act as proxy to carry out the director's rights and responsibilities under this chaptersections 1710.02 to 1710.13 of the Revised Code at that meeting.  A director may also appoint a designee to carry out the director's rights and responsibilities under this chapter	514 515 516 517 518 519 520
district's secretary at least three days prior to any meeting of the board to have a person act as proxy to carry out the director's rights and responsibilities under this chaptersections 1710.02 to 1710.13 of the Revised Code at that meeting.  A director may also appoint a designee to carry out the director's rights and responsibilities under this chapter sections 1710.02 to 1710.13 of the Revised Code by filing a	514 515 516 517 518 519 520 521
district's secretary at least three days prior to any meeting of the board to have a person act as proxy to carry out the director's rights and responsibilities under this chaptersections 1710.02 to 1710.13 of the Revised Code at that meeting.  A director may also appoint a designee to carry out the director's rights and responsibilities under this chapter sections 1710.02 to 1710.13 of the Revised Code by filing a written designation form with the district's secretary. This	514 515 516 517 518 519 520 521 522
district's secretary at least three days prior to any meeting of the board to have a person act as proxy to carry out the director's rights and responsibilities under this—  chaptersections 1710.02 to 1710.13 of the Revised Code at that meeting.  A director may also appoint a designee to carry out the director's rights and responsibilities under this chapter—  sections 1710.02 to 1710.13 of the Revised Code by filing a written designation form with the district's secretary. This form shall include the name and address of the director, the	514 515 516 517 518 519 520 521 522 523
district's secretary at least three days prior to any meeting of the board to have a person act as proxy to carry out the director's rights and responsibilities under this—  chaptersections 1710.02 to 1710.13 of the Revised Code at that meeting.  A director may also appoint a designee to carry out the director's rights and responsibilities under this chapter—  sections 1710.02 to 1710.13 of the Revised Code by filing a written designation form with the district's secretary. This form shall include the name and address of the director, the name and address of the designee, and the expiration date, if	514 515 516 517 518 519 520 521 522 523 524

member of the district. The appointment of a proxy or designee	528
may be changed by filing a new form with the district's	529
secretary. The most current form filed with the secretary is the	530
valid appointment. Service of any notice upon a proxy or	531
designee at the proxy's or designee's address as shown on that	532
form satisfies any requirements for notification of the	533
director.	534
(C) Notice of the time, date, place, and agenda for any	535
meeting of the board of directors shall be by written notice to	536
each director, transmitted by certified mail, personal service,	537
or electronic device prior to the meeting. If possible, the	538
notice shall be served at least one week prior to the meeting.	539
The board shall act by a majority vote of those present	540
and authorized to vote at any meeting where proper notice has	541
been served.	542
(D) The board shall elect a chairperson, vice-chairperson,	543
secretary, and treasurer of the board. These officers shall	544
serve at the board's pleasure. A director may be elected to more	545
than one office, except that the director elected as treasurer	546
shall not be elected to any other office of the board.	547
By the first day of March of each year, the treasurer	548
shall submit to each member of the district and to the municipal	549
executive, chief fiscal officer, and legislative authority of	550
each municipal corporation with territory within the boundaries	551
of the special improvement district and the board of township	552
trustees of each township with territory within the boundaries	553
of the special improvement district, a report of the district's	554
activities and financial condition for the previous year.	555

(E) Divisions (B), (C), and (D) of this section do not 556

apply to a district created by an existing qualified nonprofit	557
corporation to the extent those divisions are not consistent	558
with the regulations of the corporation, in which case the	559
regulations of the corporation shall govern.	560
Sec. 1710.05. Except as otherwise provided in this	561
chaptersections 1710.02 to 1710.13 of the Revised Code, the	562
articles of incorporation or the code of regulations governing	563
the nonprofit corporation shall provide for the method by which	564
notice for meetings of the membership of the special improvement	565
district is to be given and the method for voting by the	566
membership of the district.	567
Sec. 1710.06. (A) The board of directors of a special	568
improvement district may develop and adopt one or more written	569
plans for public improvements or public services that benefit	570
all or any part of the district. Each plan shall set forth the	571
specific public improvements or public services that are to be	572
provided, identify the area in which they will be provided, and	573
specify the method of assessment to be used. Each plan for	574
public improvements or public services shall indicate the period	575
of time the assessments are to be levied for the improvements	576
and services and, if public services are included in the plan,	577
the period of time the services are to remain in effect. Plans	578
for public improvements may include the planning, design,	579
construction, reconstruction, enlargement, or alteration of any	580
public improvements and the acquisition of land for the	581
improvements. Plans for public improvements or public services	582
may also include, but are not limited to, provisions for the	583
following:	584
(1) Creating and operating the district and the nonprofit	585

corporation under this chaptersections 1710.02 to 1710.13 of the

Revised Code, including hiring employees and professional	587
services, contracting for insurance, and purchasing or leasing	588
office space and office equipment and other requirements of the	589
district;	590
(2) Planning, designing, and implementing a public	591
improvements or public services plan, including hiring	592
architectural, engineering, legal, appraisal, insurance,	593
consulting, energy auditing, and planning services, and, for	594
public services, managing, protecting, and maintaining public	595
and private facilities, including public improvements;	596
(3) Conducting court proceedings to carry out this	597
chaptersections 1710.02 to 1710.13 of the Revised Code;	598
(4) Paying damages resulting from the provision of public	599
improvements or public services and implementing the plans;	600
(5) Paying the costs of issuing, paying interest on, and	601
redeeming or refunding notes and bonds issued for funding public	602
improvements and public services plans+	603
(6) Sale, lease, lease with an option to purchase,	604
conveyance of other interests in, or other contracts for the	605
acquisition, construction, maintenance, repair, furnishing,	606
equipping, operation, or improvement of any special energy	607
improvement project by the special improvement district, between	608
a participating political subdivision and the special	609
improvement district, and between the special improvement	610
district and any owner of real property in the special	611
improvement district on which a special energy improvement	612
project has been acquired, installed, equipped, or improved; and	613
(7) Aggregating the renewable energy credits generated by	614
one or more special energy improvement projects within a special	615

improvement district, upon the consent of the owners of the	616
credits and for the purpose of negotiating and completing the	617
sale of such credits.	618
(B) Once the board of directors of the special improvement	619
district adopts a plan, it shall submit the plan to the	620
legislative authority of each participating political	621
subdivision and the municipal executive of each municipal	622
corporation in which the district is located, if any. The	623
legislative authorities and municipal executives shall review	624
the plan and, within sixty days after receiving it, may submit	625
their comments and recommendations about it to the district.	626
After reviewing these comments and recommendations, the board of	627
directors may amend the plan. It may then submit the plan,	628
amended or otherwise, in the form of a petition to members of	629
the district whose property may be assessed for the plan. Once	630
the petition is signed by those members who own at least sixty	631
per cent of the front footage of property that is to be assessed	632
and that abuts upon a street, alley, public road, place,	633
boulevard, parkway, park entrance, easement, or other public	634
improvement, or those members who own at least seventy-five per	635
cent of the area to be assessed for the improvement or service,	636
the petition may be submitted to each legislative authority for	637
approval. If the special improvement district was created for	638
the purpose of developing and implementing plans for special	639
energy improvement projects, the petition required under this	640
division shall be signed by one hundred per cent of the owners-	641
of the area of all real property located within the area to be	642
assessed for the special energy improvement project.	643
Each legislative authority shall, by resolution, approve	644
or reject the petition within sixty days after receiving it. If	645

the legislative authority does not approve or disapprove the

petition by resolution within sixty days, the petition is deemed	647
approved. If the petition is approved by the legislative	648
authority of each participating political subdivision, the plan	649
contained in the petition shall be effective at the earliest	650
date on which a nonemergency resolution of the legislative	651
authority with the latest effective date may become effective. A	652
plan may not be resubmitted to the legislative authorities and	653
municipal executives more than three times in any twelve-month	654
period.	655
(C) Each participating political subdivision shall levy,	656
by special assessment upon specially benefited property located	657
within the district, the costs of any public improvements or	658
public services plan contained in a petition approved by the	659
participating political subdivisions under this section or	660
division (F) of section 1710.02 of the Revised Code. The levy	661
shall be made in accordance with the procedures set forth in	662
Chapter 727. of the Revised Code, except that:	663
(1) The assessment for each improvements or services plan	664
may be levied by any one or any combination of the methods of	665
assessment listed in section 727.01 of the Revised Code,	666
provided that the assessment is uniformly applied.	667
(2) For the purpose of levying an assessment, the board of	668
directors may combine one or more improvements or services plans	669
or parts of plans and levy a single assessment against specially	670
benefited property.	671
(3) For purposes of special assessments levied by a	672
township pursuant to this chaptersections 1710.02 to 1710.13 of	673
the Revised Code, references in Chapter 727. of the Revised Code	674
to the municipal corporation shall be deemed to refer to the	675

township, and references to the legislative authority of the

municipal corporation shall be deemed to refer to the board of	677
township trustees.	678
Church property or property owned by a political	679
subdivision, including any participating political subdivision	680
in which a special improvement district is located, shall be	681
included in and be subject to special assessments made pursuant	682
to a plan adopted under this section or division (F) of section	683
1710.02 of the Revised Code, if the church or political	684
subdivision has specifically requested in writing that its	685
property be included within the special improvement district and	686
the church or political subdivision is a member of the district	687
or, in the case of a district created by an existing qualified	688
nonprofit corporation, if the church is a member of the	689
corporation.	690
(D) All rights and privileges of property owners who are	691
assessed under Chapter 727. of the Revised Code shall be granted	692
to property owners assessed under this chaptersections 1710.02	693
to 1710.13 of the Revised Code, including those rights and	694
privileges specified in sections 727.15 to 727.17 and 727.18 to	695
727.22 of the Revised Code and the right to notice of the	696
resolution of necessity and the filing of the estimated	697
assessment under section 727.13 of the Revised Code. Property	698
owners assessed for public services under this chaptersections	699
1710.02 to 1710.13 of the Revised Code shall have the same	700
rights and privileges as property owners assessed for public	701
improvements under this chaptersections 1710.02 to 1710.13 of	702
the Revised Code.	703
Sec. 1710.07. The cost of any public improvements or	704
public services plan of a special improvement district may	705
include, but is not limited to, the following:	706

(A) The cost of creating and operating the district under	707
this chaptersections 1710.02 to 1710.13 of the Revised Code,	708
including creating and operating a nonprofit organization	709
organized under this chaptersections 1710.02 to 1710.13 of the	710
Revised Code, hiring employees and professional services,	711
contracting for insurance, and purchasing or leasing office	712
space or office equipment;	713
(B) The cost of planning, designing, and implementing the	714
public improvements or public services plan, including payment	715
of architectural, engineering, legal, appraisal, insurance,	716
consulting, energy auditing, and planning fees and expenses,	717
and, for public services, the management, protection, and	718
maintenance costs of public or private facilities;	719
(C) Any court costs incurred by the district in	720
implementing the public improvements or public services plan;	721
(D) Any damages resulting from implementing the public	722
improvements or public services plan;	723
(E) The costs of issuing, paying interest on, and	724
redeeming or refunding notes and bonds issued for funding the	725
public improvements or public services plan; and	726
(F) The costs associated with the sale, lease, lease with	727
an option to purchase, conveyance of other interests in, or	728
other contracts for the acquisition, construction, maintenance,	729
repair, furnishing, equipping, operation, or improvement of any	730
special energy improvement project by the district, between a	731
participating political subdivision and the special improvement	732
district, or between the special improvement district and any	733
owner of real property in the special improvement district on-	734
which a special energy improvement project has been acquired,	735

installed, equipped, or improved.	736
Sec. 1710.11. The board of directors of a special	737
improvement district shall adopt written rules prescribing	738
competitive bidding procedures for contracts awarded under this	739
chaptersections 1710.02 to 1710.13 of the Revised Code. The	740
procedures may differ from competitive bidding procedures	741
applicable to the participating political subdivisions of the	742
district or those provided in Chapter 735. of the Revised Code.	743
The rules shall provide for advertising for bids and specify the	744
bidding procedures to be followed, and may specify conditions	745
under which competitive bidding is not required and other	746
conditions such as establishing a dollar limit per contract or	747
specifying particular parties to a contract.	748
Sec. 1710.12. Any participating political subdivision of a	749
special improvement district may issue bonds and notes in	750
anticipation of collection of any special assessments authorized	751
by this chaptersections 1710.02 to 1710.13 of the Revised Code.	752
All proceeds of any $\frac{\text{assessments, } \text{such }}{\text{bonds, }}$ or notes issued to	753
fund any public improvements or public services plan under this-	754
<pre>chaptersections 1710.02 to 1710.13 of the Revised Code shall</pre>	755
first be applied by the political subdivision to payment of	756
those bonds or notes and any interest on them, as required by	757
section 133.17 of the Revised Code. Any remaining proceeds shall	758
be turned over to the treasurer of the district and deposited in	759
a district account to be used for the purposes for which the	760
assessment was made or for which the bonds or notes were issued.	761
Sec. 1710.13. This section does not apply to a special	762
improvement district created by an existing qualified nonprofit	763
corporation.	764
The process for dissolving a special improvement district	765

or repealing an improvements or services plan may be initiated	766
by a petition signed by members of the district who own at least	767
twenty per cent of the appraised value of the real property	768
located in the district, excluding church property or real	769
property owned by the federal government, the state, or a	770
county, township, or municipal corporation, unless the church,	771
county, township, or municipal corporation has specifically	772
requested in writing that the property be included in the	773
district, and filed with the municipal executive, if any, and	774
the legislative authorities of all the participating political	775
subdivisions of the district. As used in this section,	776
"appraised value" means the taxable value established by the	777
county auditor for purposes of real estate taxation.	778

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No later than forty-five days after such a petition is filed, the members of the district shall meet to consider it.

Notice of the meeting shall be given as provided in section 1710.05 of the Revised Code. Upon the affirmative vote of members who collectively own more than fifty per cent of the appraised value of the real property in the district that may be subject to assessment under division (C) of section 1710.06 of the Revised Code, the district shall be dissolved, or the plan shall be repealed, as applicable.

No rights or obligations of any person under any contract, 788 or in relation to any bonds, notes, or assessments made under 789 this chapter sections 1710.02 to 1710.13 of the Revised Code, 790 shall be affected by the dissolution of the district or the 791 repeal of a plan, except with the consent of that person or by 792 order of a court with jurisdiction over the matter. Upon 793 dissolution of a district, any assets or rights of the district, 794 after payment of all bonds, notes, or other obligations of the 795 district, shall be deposited in a special account in the 796

treasury of each participating political subdivision, prorated	797
among all participating political subdivisions to reflect the	798
percentage of the district's territory within that political	799
subdivision, to be used for the benefit of the territory that	800
made up the district.	801
Once the members have approved the repeal of a plan, all	802
bonds, notes, and other obligations of the district associated	803
with the plan shall be paid. Thereafter, the plan shall be	804
repealed. Upon receipt of proof that all bonds, notes, and other	805
obligations have been paid and that the plan has been repealed,	806
the participating political subdivisions shall terminate any	807
levies imposed to pay for costs of the plan.	808
Sec. 1710.20. For the purpose of developing and	809
implementing plans for special energy improvement projects on	810
nonresidential property, a property owner or owners may create	811
an energy special improvement district. The property owner or	812
owners shall create the district in accordance with sections	813
1710.20 to 1710.28 of the Revised Code and shall ensure that all	814
of the following apply to the district:	815
(A) The district is governed by a nonprofit corporation	816
organized under Chapter 1702. of the Revised Code acting through	817
its board of directors.	818
(B) The territory comprising the district is within the	819
boundaries of any one municipal corporation, any one township,	820
or any combination of contiguous or noncontiguous municipal	821
corporations or townships.	822
(C) At least one special energy improvement project is	823
designated for each parcel of real property within the district.	824
Sec. 1710.21. In order to create an energy special_	825

improvement district under sections 1710.20 to 1710.28 of the	826
Revised Code, the person or persons proposing the creation of	827
the district shall submit to each participating political	828
subdivision all of the following:	829
(A) A written plan for special energy improvement projects	830
<pre>created in accordance with section 1710.22 of the Revised Code;</pre>	831
(B) The articles of incorporation for the nonprofit	832
corporation that will govern the district that meet the	833
requirements of section 1710.23 of the Revised Code; and	834
(C) A petition for the creation of the district signed by	835
one hundred per cent of the property owners located within the	836
<pre>proposed district.</pre>	837
For purposes of compliance with division (C) of this	838
section, the person or persons proposing creation of the	839
district shall show the area of the district and the ownership	840
of each parcel of property of the proposed district by reference	841
to records that were available from each county recorder's	842
office not more than sixty days prior to the submission of the	843
petition. A petition submitted under division (C) of this	844
section is in furtherance of the purposes set forth in Section	845
20 of Article VIII, Ohio Constitution.	846
Sec. 1710.22. (A) The person or persons proposing the	847
creation of an energy special improvement district under	848
sections 1710.20 to 1710.28 of the Revised Code shall ensure	849
that the plan required under section 1710.21 of the Revised Code	850
<pre>includes both of the following:</pre>	851
(1) A description of the proposed special energy	852
improvement project or projects, including the cost of the	853
proposed project or projects and a statement of which property	854

or properties each project will benefit. The person or persons	855
shall designate at least one special energy improvement project	856
for each parcel of real property within the proposed district.	857
(2) The method of assessment to be used and the time	858
period during which the assessment will be levied.	859
(B) The person or persons proposing the creation of an	860
energy special improvement district under sections 1710.20 to	861
1710.28 of the Revised Code may include in the plan submitted	862
under section 1710.21 of the Revised Code provisions for the	863
<pre>following:</pre>	864
(1) Creating and operating the district and the nonprofit	865
corporation, including hiring employees and professional	866
services, contracting for insurance, and purchasing or leasing	867
office space and office equipment and other requirements of the	868
district;	869
(2) Planning, designing, and implementing a plan, and	870
paying the costs of any action taken in furtherance of the plan,	871
including hiring architectural, engineering, legal, appraisal,	872
insurance, consulting, energy auditing, and planning services;	873
(3) Conducting court proceedings to carry out sections	874
1710.20 to 1710.28 of the Revised Code;	875
(4) Paying damages resulting from the provision of public	876
improvements or public services and implementing a plan;	877
(5) Paying the costs of issuing, paying interest on, and	878
redeeming or refunding notes and bonds issued for the purpose of	879
<pre>funding a plan;</pre>	880
(6) Sale, lease, lease with an option to purchase,	881
conveyance of other interests in, or other contracts for the	882

acquisition, construction, maintenance, repair, furnishing,	883
equipping, operation, or improvement of any special energy	884
improvement project by the energy special improvement district,	885
between a participating political subdivision and the district,	886
and between the district and any owner of real property in the	887
district on which a special energy improvement project has been	888
acquired, installed, equipped, or improved;	889
(7) Aggregating the renewable energy credits generated by	890
one or more special energy improvement projects within an energy	891
special improvement district, upon the consent of the owners of	892
the credits and for the purpose of negotiating and completing	893
the sale of such credits;	894
(8) The addition of territory to the energy special	895
<pre>improvement district;</pre>	896
(9) Any other actions necessary to form, operate, or	897
organize the energy special improvement district and the	898
nonprofit corporation that will govern the energy special	899
improvement district.	900
Sec. 1710.23. The person or persons proposing the creation	901
of an energy special improvement district under sections 1710.20	902
to 1710.28 of the Revised Code shall ensure that in addition to	903
meeting the requirements for articles of incorporation set forth	904
in Chapter 1702. of the Revised Code, the articles of	905
incorporation submitted under section 1710.21 of the Revised	906
Code for the nonprofit corporation that will govern the energy	907
special improvement district provide all of the following:	908
(A) The name for the district;	909
(B) A description of the territory within the district,	910
which may be all or part of each participating political	911

<pre>subdivision;</pre>	912
(C) A description of the procedure by which the articles	913
of incorporation may be amended;	914
(D) The reasons for creating the district and an	915
explanation of how the district will be conducive to the public	916
health, safety, peace, convenience, and welfare of the district.	917
Sec. 1710.24. (A) Each participating political subdivision	918
with which the petition, the plan, and the articles of	919
incorporation are filed under section 1710.21 of the Revised	920
Code has sixty days to approve or disapprove, by resolution, the	921
petition, the plan, and the articles of incorporation. If, by	922
the end of the sixty-day period, the political subdivision does	923
not approve or disapprove the petition, plan, and articles of	924
incorporation, they are deemed approved. A copy of that	925
resolution shall be filed along with the articles of	926
incorporation in the secretary of state's office. The energy	927
special improvement district is created upon the filing of	928
approval by all participating political subdivisions within the	929
<pre>proposed energy special improvement district.</pre>	930
This division does not prohibit or restrict the rights of	931
municipal corporations under Article XVIII of the Ohio	932
Constitution or the right of the municipal legislative authority	933
to impose reasonable conditions in a resolution of approval. The	934
acquisition, installation, equipping, and improvement of a	935
special energy improvement project under this section does not	936
supersede any local zoning, environmental, or similar law or	937
regulation.	938
(B) If a participating political subdivision approves the	939
petition, the plan, and the articles of incorporation, the	940

participating political subdivision shall levy a special	941
assessment on all real property in the energy special	942
improvement district that is located within its boundaries to	943
pay for the costs of the plan. The participating political	944
subdivision shall levy the special assessment for not more than	945
thirty years from the first day of the year in which the special	946
assessment is imposed. In the event that additional territory is	947
added to the energy special improvement district, a	948
participating political subdivision shall levy the special	949
assessment with respect to such additional territory commencing	950
not earlier than the date such territory is added and for not	951
more than thirty years from the first day of the year in which	952
the special assessment is first imposed.	953
(C) For purposes of levying a special assessment for the	954
plan, the special energy improvement projects included in the	955
plan are deemed a special benefit to property owners within the	956
energy special improvement district. The use of special	957
assessments levied to benefit such property owners does not	958
constitute expenditures made with public funds. The	959
participating political subdivision shall levy the special	960
assessment in accordance with Chapter 727. of the Revised Code	961
<pre>except that:</pre>	962
(1) The participating political subdivision may levy the	963
assessment for each plan by any one or any combination of the	964
methods of assessment listed in section 727.01 of the Revised	965
Code, provided that the assessment is uniformly applied;	966
(2) For purposes of levying an assessment, the	967
participating political subdivision may combine one or more	968
plans or parts of plans and levy a single assessment against	969
specially benefited property;	970

(3) For purposes of special assessments levied by a	971
township under this section, references in Chapter 727. of the	972
Revised Code to the municipal corporation are deemed to refer to	973
the township, and references to the legislative authority of the	974
municipal corporation are deemed to refer to the board of	975
township trustees.	976
(D) All applicable rights and privileges of a property	977
owner that is assessed under Chapter 727. of the Revised Code	978
are granted to a property owner assessed under this section,	979
including those rights and privileges specified in sections	980
727.15 to 727.17 and 727.18 to 727.22 of the Revised Code and	981
the right to notice of the resolution of necessity and the	982
filing of the estimated assessment under section 727.13 of the	983
Revised Code. Property owners assessed for public services under	984
this section have the same rights and privileges as property	985
owners assessed for public improvements under this section.	986
Sec. 1710.25. (A) Each nonprofit corporation governing an	987
energy special improvement district under sections 1710.20 to	988
1710.28 of the Revised Code may do the following:	989
(1) Exercise all powers of nonprofit corporations granted	990
under Chapter 1702. of the Revised Code that do not conflict	991
with sections 1710.20 to 1710.28 of the Revised Code;	992
(2) Develop, adopt, revise, implement, and repeal plans	993
for all or any part of the district;	994
(3) Contract with any person, political subdivision as	995
defined in section 2744.01 of the Revised Code, or state agency	996
as defined in section 1.60 of the Revised Code to develop and	997
implement plans for special energy improvement projects within	998
the district;	999

(4) Contract and pay for insurance for the district and	1000
for directors, officers, agents, contractors, employees, or	1001
members of the district for any consequences of the	1002
implementation of any plan adopted by the district or any	1003
actions of the district;	1004
(5) Act as an agent for and on behalf of a participating	1005
political subdivision in order to sell, transfer, lease, or	1006
convey any special energy improvement project owned by the	1007
political subdivision, provided that the legislative authority	1008
of the participating political subdivision determines that the	1009
project is not required to be exclusively owned by the political	1010
subdivision for its purposes, and provided that the sale is for	1011
any of the following purposes:	1012
(a) To promote the welfare of the people of such	1013
<pre>participating political subdivision;</pre>	1014
(b) To improve the quality of life and the general and	1015
economic well-being of the people of the participating political	1016
subdivision;	1017
(c) To better ensure the public health, safety, and	1018
<pre>welfare;</pre>	1019
(d) To protect water and other natural resources;	1020
(e) To provide for the conservation and preservation of	1021
natural and open areas and farmlands, including by making urban	1022
areas more desirable or suitable for development and	1023
revitalization;	1024
(f) To control, prevent, minimize, clean up, or mediate	1025
certain contamination of or pollution from lands in the state	1026
and water contamination or pollution; or	1027

(g) To provide for safe and natural areas and resources.	1028
The legislative authority of a participating political_	1029
subdivision shall specify the consideration for such sale,	1030
transfer, lease, or conveyance and any other terms thereof. Any	1031
determinations made by a legislative authority of a	1032
participating political subdivision under division (A)(5) of	1033
this section are conclusive.	1034
(B) A participating political subdivision or a nonprofit	1035
corporation governing an energy special improvement district may	1036
make any purchase, sale, transfer, lease, or conveyance of a	1037
special energy improvement project without advertising, receipt	1038
of bids, or other competitive bidding procedures applicable to	1039
the participating political subdivision or the energy special	1040
improvement district under Chapter 153. or 735. or section	1041
1710.11 of the Revised Code or other representative provisions	1042
of the Revised Code.	1043
(C) Membership on the board of directors of the district	1044
is not considered holding a public office. Directors and their	1045
designees are entitled to the immunities provided by Chapter	1046
1702. and to the same immunity as an employee under division (A)	1047
(6) of section 2744.03 of the Revised Code, except that	1048
directors and their designees are not entitled to the	1049
indemnification provided in section 2744.07 of the Revised Code	1050
unless the director or designee is an employee or official of a	1051
participating political subdivision of the district and is	1052
acting within the scope of the director's or designee's	1053
employment or official responsibilities.	1054
District officers and district members and directors and	1055
their designees or proxies are not required to file a statement	1056
with the Ohio ethics commission under section 102.02 of the	1057

Revised Code. All records of the district are public records	1058
under section 149.43 of the Revised Code, except that records of	1059
organizations contracting with a district are not public records	1060
under section 149.43 or section 149.431 of the Revised Code	1061
solely by reason of any contract with a district.	1062
Sec. 1710.26. (A) Each owner of real property within an	1063
energy special improvement district created under sections	1064
1710.20 to 1710.28 of the Revised Code is a member of the energy	1065
special improvement district. The nonprofit corporation	1066
governing the district shall determine the identity and address	1067
of each owner for any particular action of the nonprofit	1068
corporation, including notice of meetings of the district, not	1069
more than sixty days prior to the date of the action, from the	1070
most current records available at the county auditor's office.	1071
For purposes of this section, the persons shown on such records	1072
as having common or joint ownership interests in a parcel of	1073
real property collectively constitute the owner of the real	1074
property. The articles of incorporation or the code of	1075
regulations governing the nonprofit corporation shall provide	1076
for the method by which notice for meetings of the membership of	1077
the energy special improvement district is given and the method	1078
for voting by the membership of the district.	1079
(B) A member may file a written statement with the	1080
district's secretary at least three days prior to any meeting of	1081
the entire membership of the district to appoint a proxy to	1082
carry out the member's rights and responsibilities under	1083
sections 1710.20 to 1710.28 of the Revised Code at that meeting.	1084
(C) A member also may appoint a designee to carry out the	1085
member's rights and responsibilities under sections 1710.20 to	1086
1710.28 of the Revised Code by filing a written designation form	1087

with the district's secretary. This form shall include the name	1088
and address of the member, the name and address of the designee,	1089
and the expiration date, if any, of the designation and may	1090
authorize the designee to vote at any meeting of the district.	1091
(D) A proxy or designee need not be an elector or resident	1092
of any participating political subdivision of the district or a	1093
member of the district. A member may change the appointment of a	1094
proxy or a designee by filing a new form with the district's	1095
secretary. The most current form filed with the secretary is the	1096
valid appointment. Service of any notice upon a proxy or	1097
designee at the proxy's or designee's address as shown on that	1098
form satisfies any requirements for notification of the member.	1099
Sec. 1710.27. The board of directors of the nonprofit	1100
corporation that governs an energy special improvement district	1101
created under sections 1710.20 to 1710.28 of the Revised Code	1102
may add additional territory to the district upon approval of a	1103
petition by one hundred per cent of the property owners of the	1104
additional territory and a plan that designates at least one	1105
special energy improvement project for each parcel of real	1106
property and that complies with section 1710.22 of the Revised	1107
Code.	1108
Sec. 1710.28. A nonprofit corporation created for the	1109
purpose of governing an energy special improvement district	1110
created under sections 1710.20 to 1710.28 of the Revised Code	1111
may be dissolved not earlier than one year following the	1112
creation of the district if both of the following apply:	1113
(A) The petition of property owners or the plan submitted	1114
under section 1710.21 of the Revised Code authorized	1115
dissolution;	1116

(B) Sufficient provisions have been made to levy and	1117
collect special assessments to pay the costs of existing special	1118
energy improvement projects pursuant to a written agreement with	1119
a participating political subdivision.	1120
Upon dissolution of a nonprofit corporation that governs	1121
an energy special improvement district, the property owners	1122
shall succeed to all rights and responsibilities of the	1123
nonprofit corporation.	1124
Sec. 1710.29. On and after the effective date of this	1125
section, any energy special improvement district that, prior to	1126
the effective date of this section, was created under sections	1127
1710.01 to 1710.13 of the Revised Code for the purpose of	1128
developing and implementing plans for special energy improvement	1129
projects shall continue and shall be treated as though it was	1130
created under sections 1710.20 to 1710.28 of the Revised Code.	1131
Such a district shall hereafter be governed by the requirements	1132
of sections 1710.20 to 1710.28 of the Revised Code.	1133
Sec. 1710.30. For the purpose of developing and	1134
implementing plans for special energy improvement projects on	1135
nonresidential property, a port authority may create an energy	1136
special improvement district. The port authority shall create	1137
the district in accordance with sections 1710.30 to 1710.37 of	1138
the Revised Code and shall ensure that all of the following	1139
apply to the district:	1140
(A) The district is governed either by the board of	1141
directors of the port authority or a nonprofit corporation	1142
organized under Chapter 1702. of the Revised Code acting through	1143
its board of directors.	1144
(B) The territory comprising the district is within the	1145

jurisdiction of the port authority, but may include territory	1146
within the boundaries of any one municipal corporation, any one	1147
township, or any combination of contiguous or noncontiguous	1148
municipal corporations or townships.	1149
(C) At least one special energy improvement project is	1150
designated for each parcel of real property within the district.	1151
Sec. 1710.31. In order to create an energy special	1152
improvement district under sections 1710.30 to 1710.37 of the	1153
Revised Code, the person or persons proposing the creation of	1154
the district shall submit to the board of directors of a port	1155
authority that has jurisdiction over the territory in which the	1156
proposed energy special improvement district is to be located	1157
both of the following:	1158
(A) A written plan for special energy improvement projects	1159
created in accordance with section 1710.32 of the Revised Code;	1160
(B) A petition for the creation of the district signed by	1161
one hundred per cent of the property owners within the proposed	1162
district.	1163
For purposes of compliance with division (B) of this	1164
section, the person or persons proposing creation of the	1165
district shall show the area of the district and the ownership	1166
of each parcel of property of the proposed district by reference	1167
to records that were available from each county recorder's	1168
office not more than sixty days prior to the submission of the	1169
petition. A petition submitted under division (B) of this	1170
section is in furtherance of the purposes set forth in Section	1171
20 of Article VIII, Ohio Constitution.	1172
Sec. 1710.32. (A) The person or persons proposing the	1173
creation of an energy special improvement district under	1174

sections 1710.30 to 1710.37 of the Revised Code shall ensure	1175
that the plan required under section 1710.31 of the Revised Code	1176
<pre>includes both of the following:</pre>	1177
(1) A description of the proposed special energy	1178
improvement project or projects, including the cost of the	1179
proposed project or projects and a statement of which property	1180
or properties each project will benefit. The person or persons	1181
shall designate at least one special energy improvement project	1182
for each parcel of real property within the proposed district.	1183
(2) The method of assessment to be used and the time	1184
period during which the assessment will be levied.	1185
(B) The person or persons proposing the creation of an	1186
energy special improvement district under sections 1710.30 to	1187
1710.37 of the Revised Code may include in the plan submitted	1188
under section 1710.31 of the Revised Code provisions for the	1189
<pre>following:</pre>	1190
(1) Creating and operating the district and the nonprofit	1191
corporation, including hiring employees and professional	1192
services, contracting for insurance, and purchasing or leasing	1193
office space and office equipment and other requirements of the	1194
district;	1195
(2) Planning, designing, and implementing a plan, and	1196
paying the cost of any action taken in furtherance of the plan,	1197
including hiring architectural, engineering, legal, appraisal,	1198
insurance, consulting, energy auditing, and planning services;	1199
(3) Conducting court proceedings to carry out sections	1200
1710.30 to 1710.37 of the Revised Code;	1201
(4) Paying damages resulting from the provision of public	1202
improvements or public services and implementing a plan;	1203

(5) Paying the costs of issuing, paying interest on, and	1204
redeeming or refunding notes and bonds issued for the purpose of	1205
funding a plan;	1206
(6) Sale, lease, lease with an option to purchase,	1207
conveyance of other interests in, or other contracts for the	1208
acquisition, construction, maintenance, repair, furnishing,	1209
equipping, operation, or improvement of any special energy	1210
improvement project by the energy special improvement district,	1211
between a participating political subdivision and the district,	1212
and between the district and any owner of real property in the	1213
district on which a special energy improvement project has been	1214
acquired, installed, equipped, or improved;	1215
(7) Aggregating the renewable energy credits generated by	1216
one or more special energy improvement projects within a	1217
district, upon the consent of the owners of the credits and for	1218
the purpose of negotiating and completing the sale of such	1219
<pre>credits;</pre>	1220
(8) The addition of territory to the energy special	1221
<pre>improvement district;</pre>	1222
(9) Any other actions necessary to form, operate, or	1223
organize the energy special improvement district and, if	1224
applicable, the nonprofit corporation that will govern the	1225
<pre>energy special improvement district.</pre>	1226
Sec. 1710.33. (A) (1) The board of directors of a port	1227
authority with which a petition and plan are filed under section	1228
1710.31 of the Revised Code may approve or disapprove of the	1229
plan and petition. If the board approves of the petition and	1230
plan, the board shall create an energy special improvement	1231
district. The board of directors of the port authority also	1232

shall determine whether the board will govern the district or	1233
whether the board will create a nonprofit corporation to govern	1234
the district.	1235
(2) If the board of directors of the port authority will	1236
govern the energy special improvement district, the board shall	1237
prepare bylaws for the energy special improvement district that	1238
include all of the following:	1239
	4040
(a) The name of the district;	1240
(b) A description of the territory within the district,	1241
which may include all or part of a municipal corporation or	1242
township within the jurisdiction of the port authority;	1243
(c) Procedures and requirements governing meetings on	1244
special energy improvement projects, including procedures	1245
governing the provision of notice regarding such meetings;	1246
(d) A provision governing the addition of territory to the	1247
district;	1248
(e) Provisions for the operation of the district, hiring	1249
employees and professional services, contracting for insurance,	1250
purchasing and leasing office space and office equipment, and	1251
other actions necessary to form, operate, or organize the	1252
district.	1253
(B) If the board of directors of the port authority	1254
creates a nonprofit corporation for the purpose of governing the	1255
energy special improvement district, the board shall prepare	1256
articles of incorporation for the nonprofit corporation. The	1257
board shall ensure that in addition to meeting the requirements	1258
for articles of incorporation set forth in Chapter 1702. of the	1259
Revised Code, the articles of incorporation provide all of the	1260
following:	1261

(1) The name for the district;	1262
(2) A description of the territory within the district,	1263
which may be all or part of each participating political	1264
subdivision;	1265
(3) A description of the procedure by which the articles	1266
of incorporation may be amended;	1267
(4) The reasons for creating the district and an	1268
explanation of how the district will be conducive to the public	1269
health, safety, peace, convenience, and welfare of the district.	1270
(C) The board of directors of the port authority shall	1271
provide notice to the property owners that submitted the	1272
petition and plan under section 1710.31 of the Revised Code and	1273
any participating political subdivision that is located within	1274
the energy special improvement district of the approval of the	1275
petition and the plan and the creation of an energy special	1276
improvement district. Along with the notice, the board shall	1277
provide the approved petition, the approved plan, and either the	1278
bylaws or the bylaws and the articles of incorporation, as	1279
applicable, that will dictate the governance of the district.	1280
The board shall include with the notice to the participating	1281
political subdivisions a statement of the responsibilities each	1282
participating political subdivision will assume if the political	1283
subdivision approves the petition and the plan.	1284
Sec. 1710.34. (A) Each participating political subdivision	1285
that receives notice of the creation of an energy special	1286
improvement district under section 1710.34 of the Revised Code	1287
has sixty days to approve or disapprove, by resolution, the	1288
petition by the property owners, the plan for special energy	1289
improvement projects, and either the bylaws or the bylaws and	1290

the articles of incorporation, as applicable, that dictate the	1291
governance of the district. If, by the end of the sixty-day	1292
period, the political subdivision does not approve or disapprove	1293
these documents, they are deemed approved. A copy of that	1294
resolution shall be filed in the secretary of state's office.	1295
This division does not prohibit or restrict the rights of	1296
municipal corporations under Article XVIII of the Ohio	1297
Constitution or the right of the municipal legislative authority	1298
to impose reasonable conditions in a resolution of approval. The	1299
acquisition, installation, equipping, and improvement of a	1300
special energy improvement project under this section shall not	1301
supersede any local zoning, environmental, or similar law or	1302
regulation.	1303
(B) If a participating political subdivision approves the	1304
petition, the plan, and either the bylaws or the bylaws and the	1305
articles of incorporation, as applicable, the participating	1306
political subdivision shall levy a special assessment on all	1307
real property in the energy special improvement district that is	1308
located within its boundaries to pay for the costs of the plan.	1309
The participating political subdivision shall levy the special	1310
assessment for not more than thirty years from the first day of	1311
the year in which the special assessment is first imposed. In	1312
the event that additional territory is added to the energy	1313
special improvement district, a participating political	1314
subdivision shall levy the special assessment with respect to	1315
such additional territory commencing not earlier than the date	1316
such territory is added and for not more than thirty years from	1317
the first day of the year in which the special assessment is	1318
<pre>first imposed.</pre>	1319
(C) For purposes of levying a special assessment for the	1320

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plan, the special energy improvement projects included in the	1321
plan are deemed a special benefit to property owners within the	1322
energy special improvement district. The use of special	1323
assessments levied to benefit such property owners does not	1324
constitute expenditures made with public funds. The	1325
participating political subdivision shall levy the special	1326
assessment in accordance with Chapter 727. of the Revised Code	1327
<pre>except that:</pre>	1328
(1) The participating political subdivision may levy the	1329
assessment for each plan by any one or any combination of the	1330
methods of assessment listed in section 727.01 of the Revised	1331
Code, provided that the assessment is uniformly applied;	1332
(2) For purposes of levying an assessment, the	1333
participating political subdivision may combine one or more	1334
plans or parts of plans and levy a single assessment against	1335
specially benefited property;	1336
(3) For purposes of special assessments levied by a	1337
township under this section, references in Chapter 727. of the	1338
Revised Code to the municipal corporation are deemed to refer to	1339
the township, and references to the legislative authority of the	1340
municipal corporation are deemed to refer to the board of	1341
township trustees.	1342
(D) All applicable rights and privileges of a property	1343
owner that is assessed under Chapter 727. of the Revised Code	1344
are granted to a property owner assessed under this section,	1345
including those rights and privileges specified in sections	1346
727.15 to 727.17 and 727.18 to 727.22 of the Revised Code and	1347
the right to notice of the resolution of necessity and the	1348
filing of the estimated assessment under section 727.13 of the	1349
Revised Code. Property owners assessed for public services under	1350

this section have the same rights and privileges as property	1351
<pre>owners assessed for public improvements under this section.</pre>	1352
Sec. 1710.35. (A) Each nonprofit corporation or port	1353
authority governing an energy special improvement district under	1354
sections 1710.30 to 1710.37 of the Revised Code may do the	1355
<pre>following:</pre>	1356
(1) Develop, adopt, revise, implement, and repeal plans	1357
for all or any part of the district;	1358
(2) Contract with any person, political subdivision as	1359
defined in section 2744.01 of the Revised Code, or state agency	1360
as defined in section 1.60 of the Revised Code to develop and	1361
implement plans for special energy improvement projects within	1362
<pre>the district;</pre>	1363
(3) Contract and pay for insurance for the district and	1364
for directors, officers, agents, contractors, employees, or	1365
members of the district for any consequences of the	1366
implementation of any plan adopted by the district or any	1367
actions of the district;	1368
(4) Act as an agent for and on behalf of a participating	1369
political subdivision in order to sell, transfer, lease, or	1370
convey any special energy improvement project owned by the	1371
political subdivision, provided that the legislative authority	1372
of the participating political subdivision determines that the	1373
project is not required to be exclusively owned by the political	1374
subdivision for its purposes, and provided that the sale is for	1375
any of the following purposes:	1376
(a) To promote the welfare of the people of such	1377
<pre>participating political subdivision;</pre>	1378
(b) To improve the quality of life and the general and	1379

economic well-being of the people of the participating political	1380
<pre>subdivision;</pre>	1381
(c) To better ensure the public health, safety, and	1382
<pre>welfare;</pre>	1383
(d) To protect water and other natural resources;	1384
(e) To provide for the conservation and preservation of	1385
natural and open areas and farmlands, including by making urban	1386
areas more desirable or suitable for development and	1387
revitalization;	1388
(f) To control, prevent, minimize, clean up, or mediate	1389
certain contamination of or pollution from lands in the state	1390
and water contamination or pollution; or	1391
(g) To provide for safe and natural areas and resources.	1392
The legislative authority of a participating political	1393
subdivision shall specify the consideration for such sale,	1394
transfer, lease, or conveyance and any other terms thereof. Any	1395
determinations made by a legislative authority of a	1396
participating political subdivision under division (A)(4) of	1397
this section are conclusive.	1398
(B) In addition to the actions authorized under division	1399
(A) of this section, a nonprofit corporation governing an energy	1400
special improvement district under sections 1710.30 to 1710.37	1401
of the Revised Code may exercise all powers of nonprofit	1402
corporations granted under Chapter 1702. of the Revised Code,	1403
and a port authority governing an energy special improvement	1404
district under sections 1710.30 to 1710.37 of the Revised Code	1405
may exercise all applicable powers of port authorities granted	1406
under Chapter 4582. of the Revised Code that do not conflict	1407
with sections 1710.30 to 1710.37 of the Revised Code.	1408

(C) A participating political subdivision, or a nonprofit	1409
corporation or port authority governing an energy special	1410
improvement district, may make any purchase, sale, transfer,	1411
lease, or conveyance of a special energy improvement project	1412
without advertising, receipt of bids, or other competitive	1413
bidding procedures applicable to the participating political	1414
subdivision or the energy special improvement district under	1415
Chapter 153. or 735. or section 1710.11 of the Revised Code or	1416
other representative provisions of the Revised Code.	1417
(D) Membership on the board of directors of the district	1418
is not considered holding a public office. Directors and their	1419
designees are entitled to the immunities provided by Chapter	1420
1702. and to the same immunity as an employee under division (A)	1421
(6) of section 2744.03 of the Revised Code, except that	1422
directors and their designees are not entitled to the	1423
indemnification provided in section 2744.07 of the Revised Code	1424
unless the director or designee is an employee or official of a	1425
participating political subdivision of the district and is	1426
acting within the scope of the director's or designee's	1427
employment or official responsibilities.	1428
District officers and district members and directors and	1429
their designees or proxies are not required to file a statement	1430
with the Ohio ethics commission under section 102.02 of the	1431
Revised Code. All records of the district are public records	1432
under section 149.43 of the Revised Code, except that records of	1433
organizations contracting with a district are not public records	1434
under section 149.43 or section 149.431 of the Revised Code	1435
solely by reason of any contract with a district.	1436
Sec. 1710.36. (A) Each owner of real property within an	1437
energy special improvement district created under sections	1438

1710.30 to 1710.37 of the Revised Code is a member of the energy	1439
special improvement district. The port authority or nonprofit	1440
corporation governing the district shall determine the identity	1441
and address of each owner for any particular action of the port	1442
authority or nonprofit corporation, including notice of meetings	1443
of the district, not more than sixty days prior to the date of	1444
the action, from the most current records available at the	1445
county auditor's office. For purposes of this section, the	1446
persons shown on such records as having common or joint	1447
ownership interests in a parcel of real property collectively	1448
constitute the owner of the real property. The articles of	1449
incorporation or the code of regulations governing the nonprofit	1450
corporation, or the bylaws of the energy special improvement	1451
district, shall provide for the method by which notice for	1452
meetings of the membership of the district is to be given and	1453
the method for voting by the membership of the district.	1454
(B) A member may file a written statement with the	1455
district's secretary at least three days prior to any meeting of	1456
the entire membership of the district to appoint a proxy to	1457
carry out the member's rights and responsibilities under	1458
sections 1710.30 to 1710.37 of the Revised Code at that meeting.	1459
(C) A member also may appoint a designee to carry out the	1460
member's rights and responsibilities under sections 1710.30 to	1461
1710.37 of the Revised Code by filing a written designation form	1462
with the district's secretary. This form shall include the name	1463
and address of the member, the name and address of the designee,	1464
and the expiration date, if any, of the designation and may	1465
authorize the designee to vote at any meeting of the district.	1466
(D) A proxy or designee need not be an elector or resident	1467
of any participating political subdivision of the district or a	1468

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member of the district. A member may change the appointment of a	1469
proxy or a designee by filing a new form with the district's	1470
secretary. The most current form filed with the secretary is the	1471
valid appointment. Service of any notice upon a proxy or	1472
designee at the proxy's or designee's address as shown on that	1473
form satisfies any requirements for notification of the member.	1474
Sec. 1710.37. The board of directors of the port authority	1475
or the nonprofit corporation that governs an energy special	1476
improvement district created under sections 1710.30 to 1710.37	1477
of the Revised Code may add additional territory to the district	1478
upon approval of a petition by one hundred per cent of the	1479
property owners of the additional territory and a plan that	1480
designates at least one special energy improvement project for	1481
each parcel of real property and that complies with section	1482
1710.32 of the Revised Code.	1483
Sec. 1710.061 1710.40. (A) Except as provided in division	1484
Sec. 1710.061 1710.40. (A) Except as provided in division (B) of this section, an electric distribution utility may count	1484 1485
(B) of this section, an electric distribution utility may count	1485
(B) of this section, an electric distribution utility may count toward its compliance with the energy efficiency and peak demand	1485 1486
(B) of this section, an electric distribution utility may count toward its compliance with the energy efficiency and peak demand reduction requirements of section 4928.66 of the Revised Code	1485 1486 1487
(B) of this section, an electric distribution utility may count toward its compliance with the energy efficiency and peak demand reduction requirements of section 4928.66 of the Revised Code any efficiency savings or reduction in demand produced by a	1485 1486 1487 1488
(B) of this section, an electric distribution utility may count toward its compliance with the energy efficiency and peak demand reduction requirements of section 4928.66 of the Revised Code any efficiency savings or reduction in demand produced by a special energy improvement project located in its certified	1485 1486 1487 1488 1489
(B) of this section, an electric distribution utility may count toward its compliance with the energy efficiency and peak demand reduction requirements of section 4928.66 of the Revised Code any efficiency savings or reduction in demand produced by a special energy improvement project located in its certified territory.	1485 1486 1487 1488 1489
(B) of this section, an electric distribution utility may count toward its compliance with the energy efficiency and peak demand reduction requirements of section 4928.66 of the Revised Code any efficiency savings or reduction in demand produced by a special energy improvement project located in its certified territory.  (B) A mercantile customer that realizes energy efficiency	1485 1486 1487 1488 1489 1490
(B) of this section, an electric distribution utility may count toward its compliance with the energy efficiency and peak demand reduction requirements of section 4928.66 of the Revised Code any efficiency savings or reduction in demand produced by a special energy improvement project located in its certified territory.  (B) A mercantile customer that realizes energy efficiency savings or reduction in demand produced by a special energy	1485 1486 1487 1488 1489 1490 1491 1492
(B) of this section, an electric distribution utility may count toward its compliance with the energy efficiency and peak demand reduction requirements of section 4928.66 of the Revised Code any efficiency savings or reduction in demand produced by a special energy improvement project located in its certified territory.  (B) A mercantile customer that realizes energy efficiency savings or reduction in demand produced by a special energy improvement project that it owns may elect to commit the savings	1485 1486 1487 1488 1489 1490 1491 1492 1493
(B) of this section, an electric distribution utility may count toward its compliance with the energy efficiency and peak demand reduction requirements of section 4928.66 of the Revised Code any efficiency savings or reduction in demand produced by a special energy improvement project located in its certified territory.  (B) A mercantile customer that realizes energy efficiency savings or reduction in demand produced by a special energy improvement project that it owns may elect to commit the savings or reduction to the electric distribution utility in exchange	1485 1486 1487 1488 1489 1490 1491 1492 1493 1494
(B) of this section, an electric distribution utility may count toward its compliance with the energy efficiency and peak demand reduction requirements of section 4928.66 of the Revised Code any efficiency savings or reduction in demand produced by a special energy improvement project located in its certified territory.  (B) A mercantile customer that realizes energy efficiency savings or reduction in demand produced by a special energy improvement project that it owns may elect to commit the savings or reduction to the electric distribution utility in exchange for an exemption from an energy efficiency cost recovery	1485 1486 1487 1488 1489 1490 1491 1492 1493 1494 1495

improvement district shall submit a quarterly report to the	1499
electric distribution utility that includes, but is not limited	1500
to, both of the following:	1501
(1) The total number and a description of each new and	1502
ongoing special energy improvement project located within the	1503
<pre>energy special improvement district that produces energy</pre>	1504
efficiency savings or reduction in demand;	1505
(2) Any additional information that the electric	1506
distribution utility needs in order to obtain credit under	1507
section 4928.66 of the Revised Code for energy efficiency	1508
savings or reduction in demand from such projects.	1509
Sec. 4582.06. (A) A port authority created in accordance	1510
with section 4582.02 of the Revised Code may:	1511
(1) Acquire, construct, furnish, equip, maintain, repair,	1512
sell, exchange, lease to or from, lease with an option to	1513
purchase, convey other interests in, or operate real or personal	1514
property, or any combination thereof, related to, useful for, or	1515
in furtherance of any authorized purpose, and make charges for	1516
the use of any port authority facility, which shall be not less	1517
than the charges established for the same services furnished by	1518
a public utility or common carrier in the jurisdiction of the	1519
particular port authority;	1520
(2) Straighten, deepen, and improve any canal, channel,	1521
river, stream, or other water course or way that may be	1522
necessary or proper in the development of the facilities of the	1523
port authority;	1524
(3) Issue bonds or notes for the acquisition,	1525
construction, furnishing, or equipping of any real or personal	1526
property, or any combination thereof, related to, useful for, or	1527

Chapter 133. of the Revised Code, except that the bonds or notes 1529
only may be issued pursuant to a vote of the electors residing 1530
within the territory of the port authority. The net indebtedness 1531
incurred by a port authority shall never exceed two per cent of 1532
the total value of all property within the territory comprising 1533
the authority as listed and assessed for taxation. 1534

(4) By resolution of its board of directors, issue revenue 1535 bonds beyond the limit of bonded indebtedness provided by law, 1536 for the acquisition, construction, furnishing, or equipping of 1537 any real or personal property, or any combination thereof, 1538 related to, useful for, or in furtherance of any authorized 1539 purpose, including all costs in connection with or incidental 1540 thereto.

The revenue bonds of the port authority shall be secured 1542 only by a pledge of and a lien on the revenues of the port 1543 authority derived from those loan payments, rentals, fees, 1544 charges, or other revenues that are designated in the 1545 resolution, including, but not limited to, any property to be 1546 acquired, constructed, furnished, or equipped with the proceeds 1547 of the bond issue, after provision only for the reasonable cost 1548 of operating, maintaining, and repairing the property of the 1549 port authority so designated. The bonds may further be secured 1550 by the covenant of the port authority to maintain rates or 1551 charges that will produce revenues sufficient to meet the costs 1552 of operating, maintaining, and repairing such property and to 1553 meet the interest and principal requirements of the bonds and to 1554 establish and maintain reserves for the foregoing purposes. The 1555 board of directors, by resolution, may provide for the issuance 1556 of additional revenue bonds from time to time, to be secured 1557 equally and ratably, without preference, priority, or 1558

distinction, with outstanding revenue bonds, but subject to the	1559
terms and limitations of any trust agreement described in this	1560
section, and of any resolution authorizing bonds then	1561
outstanding. The board of directors, by resolution, may	1562
designate additional property of the port authority, the	1563
revenues of which shall be pledged and be subject to a lien for	1564
the payment of the debt charges on revenue bonds theretofore	1565
authorized by resolution of the board of directors, to the same	1566
extent as the revenues above described.	1567

In the discretion of the board of directors, the revenue 1568 bonds of the port authority may be secured by a trust agreement 1569 between the board of directors on behalf of the port authority 1570 and a corporate trustee, that may be any trust company or bank 1571 having powers of a trust company, within or without the state. 1572

The trust agreement may provide for the pledge or 1573 assignment of the revenues to be received, but shall not pledge 1574 the general credit and taxing power of the port authority. A 1575 trust agreement securing revenue bonds issued to acquire, 1576 construct, furnish, or equip real property, plants, factories, 1577 offices, and other structures and facilities for authorized 1578 purposes consistent with Section 13 or 16 of Article VIII, Ohio 1579 Constitution, may mortgage the real or personal property, or a 1580 combination thereof, to be acquired, constructed, furnished, or 1581 equipped from the proceeds of such revenue bonds, as further 1582 security for the bonds. The trust agreement or the resolution 1583 providing for the issuance of revenue bonds may set forth the 1584 rights and remedies of the bondholders and trustee, and may 1585 contain other provisions for protecting and enforcing their 1586 rights and remedies that are determined in the discretion of the 1587 board of directors to be reasonable and proper. The agreement or 1588 resolution may provide for the custody, investment, and 1589

disbursement of all moneys derived from the sale of such bonds,	1590
or from the revenues of the port authority, other than those	1591
moneys received from taxes levied pursuant to section 4582.14 of	1592
the Revised Code, and may provide for the deposit of such funds	1593
without regard to section 4582.15 of the Revised Code.	1594

All bonds issued under authority of this chapter, 1595 regardless of form or terms and regardless of any other law to 1596 the contrary, shall have all qualities and incidents of 1597 negotiable instruments, subject to provisions for registration, 1598 and may be issued in coupon, fully registered, or other form, or 1599 any combination thereof, as the board of directors determines. 1600 Provision may be made for the registration of any coupon bonds 1601 as to principal alone or as to both principal and interest, and 1602 for the conversion into coupon bonds of any fully registered 1603 bonds or bonds registered as to both principal and interest. 1604

The revenue bonds shall bear interest at such rate or 1605 rates, shall bear such date or dates, and shall mature within 1606 forty-five years following the date of issuance and in such 1607 amount, at such time or times, and in such number of 1608 1609 installments, as may be provided in or pursuant to the resolution authorizing their issuance. The final maturity of any 1610 original issue of revenue bonds shall not be later than forty-1611 five years from their date of issue. Such resolution also shall 1612 provide for the execution of the bonds, which may be by 1613 facsimile signatures unless prohibited by the resolution, and 1614 the manner of sale of the bonds. The resolution shall provide 1615 for, or provide for the determination of, any other terms and 1616 conditions relative to the issuance, sale, and retirement of the 1617 bonds that the board of directors in its discretion determines 1618 to be reasonable and proper. 1619

Whenever a port authority considers it expedient, it may	1620
issue renewal notes and refund any bonds, whether the bonds to	1621
be refunded have or have not matured. The final maturity of any	1622
notes, including any renewal notes, shall not be later than five	1623
years from the date of issue of the original issue of notes. The	1624
final maturity of any refunding bonds shall not be later than	1625
the later of forty-five years from the date of issue of the	1626
original issue of bonds. The refunding bonds shall be sold and	1627
the proceeds applied to the purchase, redemption, or payment of	1628
the bonds to be refunded and the costs of issuance of the	1629
refunding bonds. The bonds and notes issued under this chapter,	1630
their transfer, and the income therefrom, shall at all times be	1631
free from taxation within the state.	1632
(5) Do any of the following, in regard to any interests in	1633
any real or personal property, or any combination thereof,	1634
	1635
including, without limitation, machinery, equipment, plants,	
factories, offices, and other structures and facilities related	1636
to, useful for, or in furtherance of any authorized purpose, for	1637
such consideration and in such manner, consistent with Article	1638
VIII, Ohio Constitution, as the board in its sole discretion may	1639
determine:	1640
(a) Loan moneys to any person or governmental entity for	1641
the acquisition, construction, furnishing, and equipping of the	1642
property;	1643
(b) Acquire, construct, maintain, repair, furnish, and	1644
equip the property;	1645
(c) Sell to, exchange with, lease, convey other interests	1646
in, or lease with an option to purchase the same or any lesser	1647
interest in the property to the same or any other person or	1648

1649

governmental entity;

(d) Guarantee the obligations of any person or	1650
governmental entity.	1651
A port authority may accept and hold as consideration for	1652

A port authority may accept and hold as consideration for 1652 the conveyance of property or any interest therein such property 1653 or interests therein as the board in its discretion may 1654 determine, notwithstanding any restrictions that apply to the 1655 investment of funds by a port authority. 1656

- (6) Construct, maintain, repair, furnish, equip, sell,
  exchange, lease, or lease with an option to purchase, any
  1658
  property that it is authorized to acquire. A port authority that
  1659
  is subject to this section also may operate any property in
  1660
  connection with transportation, recreational, governmental
  1661
  operations, or cultural activities.
- (a) Any purchase, exchange, sale, lease, lease with an 1663 option to purchase, conveyance of other interests in, or other 1664 contract with a person or governmental entity that pertains to 1665 the acquisition, construction, maintenance, repair, furnishing, 1666 equipping, or operation of any real or personal property, or any 1667 combination thereof, related to, useful for, or in furtherance 1668 of an activity contemplated by Section 13 or 16 of Article VIII, 1669 Ohio Constitution, shall be made in such manner and subject to 1670 such terms and conditions as may be determined by the board of 1671 directors in its discretion. 1672
- (b) Division (A) (6) (a) of this section applies to all 1673 contracts that are subject to the division, notwithstanding any 1674 other provision of law that might otherwise apply, including, 1675 without limitation, any requirement of notice, any requirement 1676 of competitive bidding or selection, or any requirement for the 1677 provision of security.

(c) Divisions (A)(6)(a) and (b) of this section do not	1679
apply to either of the following:	1680
(i) Any contract secured by or to be paid from moneys	1681
raised by taxation or the proceeds of obligations secured by a	1682
pledge of moneys raised by taxation;	1683
(ii) Any contract secured exclusively by or to be paid	1684
exclusively from the general revenues of the port authority. For	1685
the purposes of this section, any revenues derived by the port	1686
authority under a lease or other agreement that, by its terms,	1687
contemplates the use of amounts payable under the agreement	1688
either to pay the costs of the improvement that is the subject	1689
of the contract or to secure obligations of the port authority	1690
issued to finance costs of such improvement, are excluded from	1691
general revenues.	1692
(7) Apply to the proper authorities of the United States	1693
pursuant to appropriate law for the right to establish, operate,	1694
and maintain foreign trade zones and to establish, operate, and	1695
maintain foreign trade zones; and to acquire land or property	1696
therefor, in a manner consistent with section 4582.17 of the	1697
Revised Code;	1698
(8) Exercise the right of eminent domain to appropriate	1699
any land, rights, rights-of-way, franchises, easements, or other	1700
property, necessary or proper for any authorized purpose,	1701
pursuant to the procedure provided in sections 163.01 to 163.22	1702
of the Revised Code, if funds equal to the appraised value of	1703
the property to be acquired as a result of such proceedings are	1704
available for that purpose, except that nothing contained in	1705
sections 4582.01 to 4582.20 of the Revised Code shall authorize	1706
a port authority to take or disturb property or facilities	1707
belonging to any agency or political subdivision of this state,	1708

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public utility, or common carrier, which property or facilities	1709
are necessary and convenient in the operation of the agency or	1710
political subdivision, public utility, or common carrier, unless	1711
provision is made for the restoration, relocation, or	1712
duplication of the property or facilities, or upon the election	1713
of the agency or political subdivision, public utility, or	1714
common carrier, for the payment of compensation, if any, at the	1715
sole cost of the port authority, provided that:	1716
(a) If any restoration or duplication proposed to be made	1717
pursuant to this section involves a relocation of such property	1718
or facilities, the new facilities and location shall be of at	1719
least comparable utilitarian value and effectiveness, and the	1720
relocation shall not impair the ability of the public utility or	1721
common carrier to compete in its original area of operation.	1722
(b) If any restoration or duplication made pursuant to	1723
this section involves a relocation of such property or	1724
facilities, the port authority shall acquire no interest or	1725
right in or to the appropriated property or facilities, except	1726
as provided in division (A)(11) of this section, until the	1727
relocated property or facilities are available for use and until	1728
marketable title thereto has been transferred to the public	1729
utility or common carrier.	1730
(c) Provisions for restoration or duplication shall be	1731
described in detail in the resolution for appropriation passed	1732
by the port authority.	1733
(9) Enjoy and possess the same rights, privileges, and	1734
powers granted municipal corporations under sections 721.04 to	1735
721.11 of the Revised Code;	1736

(10) Maintain such funds as it considers necessary;

(11) Direct its agents or employees, when properly	1738
identified in writing, and after at least five days' written	1739
notice, to enter upon lands within the confines of its	1740
jurisdiction in order to make surveys and examinations	1741
preliminary to location and construction of works for the	1742
purposes of the port authority, without liability of the port	1743
authority or its agents or employees except for actual damage	1744
done;	1745
(12) Sell, lease, or convey other interests in real and	1746
personal property and grant easements or rights-of-way over	1747
property of the port authority. The board of directors shall	1748
specify the consideration and any terms thereof for the sale,	1749
lease, or conveyance of other interests in real and personal	1750
property. Any determinations made by the board of directors	1751
under this division shall be conclusive. The sale, lease, or	1752
conveyance may be made without advertising and the receipt of	1753
bids.	1754
(13) Promote, advertise, and publicize the port authority	1755
facilities and its authorized purposes, provide information to	1756
persons with an interest in transportation and other port	1757
authority activities, and appear before rate-making authorities	1758
to represent and promote the interests of the port authority and	1759
its authorized purposes;	1760
(14) Adopt rules, not in conflict with general law,	1761
governing the use of and the safeguarding of its property,	1762
grounds, buildings, equipment, and facilities, safeguarding	1763
persons and their property located on or in port authority	1764
property, and governing the conduct of its employees and the	1765
public, in order to promote the public safety and convenience in	1766
and about its terminals and grounds, and to maintain order. Any	1767

such regulation shall be posted at no less than five public	1768
places in the port authority, as determined by the board of	1769
directors, for a period of not fewer than fifteen days, and	1770
shall be available for public inspection at the principal office	1771
of the port authority during regular business hours. No person	1772
shall violate any lawful regulation adopted and posted as	1773
provided in this division.	1774
(15) Do all acts necessary or appropriate to carry out its	1775
authorized purposes. The port authority shall have the powers	1776
and rights granted to other subdivisions under section 9.20 of	1777
the Revised Code.	1778
(16) Develop and implement plans for special energy	1779
improvement projects and create and govern energy special	1780
improvement districts in accordance with sections 1710.30 to	1781
1710.37 of the Revised Code.	1782
(B) Any instrument by which real property is acquired	1783
pursuant to this section shall identify the agency of the state	1784
that has the use and benefit of the real property as specified	1785
in section 5301.012 of the Revised Code.	1786
(C) Whoever violates division (A)(14) of this section is	1787
guilty of a minor misdemeanor.	1788
Sec. 4582.31. (A) A port authority created in accordance	1789
with section 4582.22 of the Revised Code may:	1790
(1) Adopt bylaws for the regulation of its affairs and the	1791
<pre>conduct of its business;</pre>	1792
(2) Adopt an official seal;	1793
(3) Maintain a principal office within its jurisdiction,	1794
and maintain such branch offices as it may require;	1795

(4) Acquire, construct, furnish, equip, maintain, repair,	1796
sell, exchange, lease to or from, or lease with an option to	1797
purchase, convey other interests in real or personal property,	1798
or any combination thereof, related to, useful for, or in	1799
furtherance of any authorized purpose and operate any property	1800
in connection with transportation, recreational, governmental	1801
operations, or cultural activities;	1802
(5) Straighten, deepen, and improve any channel, river,	1803
stream, or other water course or way which may be necessary or	1804
proper in the development of the facilities of a port authority;	1805
(6) Make available the use or services of any port	1806
authority facility to one or more persons, one or more	1807
governmental agencies, or any combination thereof;	1808
(7) Issue bonds or notes for the acquisition,	1809
construction, furnishing, or equipping of any port authority	1810
facility or other permanent improvement that a port authority is	1811
authorized to acquire, construct, furnish, or equip, in	1812
compliance with Chapter 133. of the Revised Code, except that	1813
such bonds or notes may only be issued pursuant to a vote of the	1814
electors residing within the area of jurisdiction of the port	1815
authority. The net indebtedness incurred by a port authority	1816
shall never exceed two per cent of the total value of all	1817
property within the territory comprising the port authority as	1818
listed and assessed for taxation.	1819
(8) Issue port authority revenue bonds beyond the limit of	1820
bonded indebtedness provided by law, payable solely from	1821
revenues as provided in section 4582.48 of the Revised Code, for	1822
the purpose of providing funds to pay the costs of any port	1823
authority facility or facilities or parts thereof;	1824

(9) Apply to the proper authorities of the United States	1825
pursuant to appropriate law for the right to establish, operate,	1826
and maintain foreign trade zones and establish, operate, and	1827
maintain foreign trade zones and to acquire, exchange, sell,	1828
lease to or from, lease with an option to purchase, or operate	1829
facilities, land, or property therefor in accordance with the	1830
"Foreign Trade Zones Act," 48 Stat. 998 (1934), 19 U.S.C. 81a to	1831
81u;	1832
(10) Enjoy and possess the same rights, privileges, and	1833
powers granted municipal corporations under sections 721.04 to	1834
721.11 of the Revised Code;	1835
(11) Maintain such funds as it considers necessary;	1836
(12) Direct its agents or employees, when properly	1837
identified in writing, and after at least five days' written	1838
notice, to enter upon lands within the confines of its	1839
jurisdiction in order to make surveys and examinations	1840
preliminary to location and construction of works for the	1841
purposes of the port authority, without liability of the port	1842
authority or its agents or employees except for actual damage	1843
done;	1844
(13) Promote, advertise, and publicize the port authority	1845
and its facilities; provide information to shippers and other	1846
commercial interests; and appear before rate-making authorities	1847
to represent and promote the interests of the port authority;	1848
(14) Adopt rules, not in conflict with general law, it	1849
finds necessary or incidental to the performance of its duties	1850
and the execution of its powers under sections 4582.21 to	1851
4582.54 of the Revised Code. Any such rule shall be posted at no	1852
less than five public places in the port authority, as	1853

determined by the board of directors, for a period of not fewer	1854
than fifteen days, and shall be available for public inspection	1855
at the principal office of the port authority during regular	1856
business hours. No person shall violate any lawful rule adopted	1857
and posted as provided in this division.	1858
(15) Do any of the following, in regard to any interests	1859
in any real or personal property, or any combination thereof,	1860
including, without limitation, machinery, equipment, plants,	1861
factories, offices, and other structures and facilities related	1862
to, useful for, or in furtherance of any authorized purpose, for	1863
such consideration and in such manner, consistent with Article	1864
VIII of the Ohio Constitution, as the board in its sole	1865
discretion may determine:	1866
(a) Loan moneys to any person or governmental entity for	1867
the acquisition, construction, furnishing, and equipping of the	1868
property;	1869
(b) Acquire, construct, maintain, repair, furnish, and	1870
equip the property;	1871
(c) Sell to, exchange with, lease, convey other interests	1872
in, or lease with an option to purchase the same or any lesser	1873
interest in the property to the same or any other person or	1874
<pre>governmental entity;</pre>	1875
(d) Guarantee the obligations of any person or	1876
governmental entity.	1877
A port authority may accept and hold as consideration for	1878
the conveyance of property or any interest therein such property	1879
or interests therein as the board in its discretion may	1880
determine, notwithstanding any restrictions that apply to the	1881
investment of funds by a port authority.	1882

(16) Sell, lease, or convey other interests in real and	1883
personal property, and grant easements or rights-of-way over	1884
property of the port authority. The board of directors shall	1885
specify the consideration and any terms for the sale, lease, or	1886
conveyance of other interests in real and personal property. Ar	ny 1887
determination made by the board under this division shall be	1888
conclusive. The sale, lease, or conveyance may be made without	1889
advertising and the receipt of bids.	1890

- (17) Exercise the right of eminent domain to appropriate 1891 any land, rights, rights-of-way, franchises, easements, or other 1892 property, necessary or proper for any authorized purpose, 1893 pursuant to the procedure provided in sections 163.01 to 163.22 1894 of the Revised Code, if funds equal to the appraised value of 1895 the property to be acquired as a result of such proceedings are 1896 available for that purpose. However, nothing contained in 1897 sections 4582.201 to 4582.59 of the Revised Code shall authorize 1898 a port authority to take or disturb property or facilities 1899 belonging to any agency or political subdivision of this state, 1900 public utility, cable operator, or common carrier, which 1901 property or facilities are necessary and convenient in the 1902 operation of the agency or political subdivision, public 1903 utility, cable operator, or common carrier, unless provision is 1904 made for the restoration, relocation, or duplication of such 1905 property or facilities, or upon the election of the agency or 1906 political subdivision, public utility, cable operator, or common 1907 carrier, for the payment of compensation, if any, at the sole 1908 cost of the port authority, provided that: 1909
- (a) If any restoration or duplication proposed to be made 1910 under this section involves a relocation of the property or 1911 facilities, the new facilities and location shall be of at least 1912 comparable utilitarian value and effectiveness and shall not 1913

impair the ability of the public utility, cable operator, or	1914
common carrier to compete in its original area of operation;	1915
(b) If any restoration or duplication made under this	1916
section involves a relocation of the property or facilities, the	1917
port authority shall acquire no interest or right in or to the	1918
appropriated property or facilities, except as provided in	1919
division (A)(15) of this section, until the relocated property	1920
or facilities are available for use and until marketable title	1921
thereto has been transferred to the public utility, cable	1922
operator, or common carrier.	1923
As used in division (A)(17) of this section, "cable	1924
operator" has the same meaning as in the "Cable Communications	1925
Policy Act of 1984," Pub. L. No. 98-549, 98 Stat. 2780, 47	1926
U.S.C. 522, as amended by the "Telecommunications Act of 1996,"	1927
Pub. L. No. 104-104, 110 Stat. 56.	1928
(18)(a) Make and enter into all contracts and agreements	1929
(18)(a) Make and enter into all contracts and agreements and execute all instruments necessary or incidental to the	1929 1930
-	
and execute all instruments necessary or incidental to the	1930
and execute all instruments necessary or incidental to the performance of its duties and the execution of its powers under	1930 1931
and execute all instruments necessary or incidental to the performance of its duties and the execution of its powers under sections 4582.21 to 4582.59 of the Revised Code.	1930 1931 1932
and execute all instruments necessary or incidental to the performance of its duties and the execution of its powers under sections 4582.21 to 4582.59 of the Revised Code.  (b) (i) Except as provided in division (A) (18) (c) of this	1930 1931 1932 1933
and execute all instruments necessary or incidental to the performance of its duties and the execution of its powers under sections 4582.21 to 4582.59 of the Revised Code.  (b) (i) Except as provided in division (A) (18) (c) of this section or except when the port authority elects to construct a	1930 1931 1932 1933 1934
and execute all instruments necessary or incidental to the performance of its duties and the execution of its powers under sections 4582.21 to 4582.59 of the Revised Code.  (b) (i) Except as provided in division (A) (18) (c) of this section or except when the port authority elects to construct a building, structure, or other improvement pursuant to a contract	1930 1931 1932 1933 1934 1935
and execute all instruments necessary or incidental to the performance of its duties and the execution of its powers under sections 4582.21 to 4582.59 of the Revised Code.  (b) (i) Except as provided in division (A) (18) (c) of this section or except when the port authority elects to construct a building, structure, or other improvement pursuant to a contract made with a construction manager at risk under sections 9.33 to	1930 1931 1932 1933 1934 1935 1936
and execute all instruments necessary or incidental to the performance of its duties and the execution of its powers under sections 4582.21 to 4582.59 of the Revised Code.  (b) (i) Except as provided in division (A) (18) (c) of this section or except when the port authority elects to construct a building, structure, or other improvement pursuant to a contract made with a construction manager at risk under sections 9.33 to 9.335 of the Revised Code or with a design-build firm under	1930 1931 1932 1933 1934 1935 1936 1937
and execute all instruments necessary or incidental to the performance of its duties and the execution of its powers under sections 4582.21 to 4582.59 of the Revised Code.  (b) (i) Except as provided in division (A) (18) (c) of this section or except when the port authority elects to construct a building, structure, or other improvement pursuant to a contract made with a construction manager at risk under sections 9.33 to 9.335 of the Revised Code or with a design-build firm under section 153.65 to 153.73 of the Revised Code, when the cost of a	1930 1931 1932 1933 1934 1935 1936 1937
and execute all instruments necessary or incidental to the performance of its duties and the execution of its powers under sections 4582.21 to 4582.59 of the Revised Code.  (b) (i) Except as provided in division (A) (18) (c) of this section or except when the port authority elects to construct a building, structure, or other improvement pursuant to a contract made with a construction manager at risk under sections 9.33 to 9.335 of the Revised Code or with a design-build firm under section 153.65 to 153.73 of the Revised Code, when the cost of a contract for the construction of any building, structure, or	1930 1931 1932 1933 1934 1935 1936 1937 1938 1939
and execute all instruments necessary or incidental to the performance of its duties and the execution of its powers under sections 4582.21 to 4582.59 of the Revised Code.  (b) (i) Except as provided in division (A) (18) (c) of this section or except when the port authority elects to construct a building, structure, or other improvement pursuant to a contract made with a construction manager at risk under sections 9.33 to 9.335 of the Revised Code or with a design-build firm under section 153.65 to 153.73 of the Revised Code, when the cost of a contract for the construction of any building, structure, or other improvement undertaken by a port authority involves an	1930 1931 1932 1933 1934 1935 1936 1937 1938 1939 1940

port authority shall make a written contract after notice	1944
calling for bids for the award of the contract has been given by	1945
publication twice, with at least seven days between	1946
publications, in a newspaper of general circulation in the area	1947
of the port authority or as provided in section 7.16 of the	1948
Revised Code. Each such contract shall be let to the lowest	1949
responsive and responsible bidder in accordance with section	1950
9.312 of the Revised Code. Every contract shall be accompanied	1951
by or shall refer to plans and specifications for the work to be	1952
done, prepared for and approved by the port authority, signed by	1953
an authorized officer of the port authority and by the	1954
contractor, and shall be executed in triplicate.	1955

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Each bid shall be awarded in accordance with sections 153.54, 153.57, and 153.571 of the Revised Code. The port authority may reject any and all bids.

- (ii) On January 1, 2012, and the first day of January of 1959 every even-numbered year thereafter, the director of commerce 1960 shall adjust the threshold level for contracts subject to the 1961 bidding requirements contained in division (A)(18)(b)(i) of this 1962 section. The director shall adjust this amount according to the 1963 average increase for each of the two years immediately preceding 1964 the adjustment as set forth in the producer price index for 1965 material and supply inputs for new nonresidential construction 1966 as determined by the bureau of labor statistics of the United 1967 States department of labor or, if that index no longer is 1968 published, a generally available comparable index. If there is 1969 no resulting increase, the threshold shall remain the same until 1970 the next scheduled adjustment on the first day of January of the 1971 next even-numbered year. 1972
  - (c) The board of directors by rule may provide criteria

for the negotiation and award without competitive bidding of any	1974
contract as to which the port authority is the contracting	1975
entity for the construction of any building or structure or	1976
other improvement under any of the following circumstances:	1977
(i) There exists a real and present emergency that	1978
threatens damage or injury to persons or property of the port	1979
authority or other persons, provided that a statement specifying	1980
the nature of the emergency that is the basis for the	1981
negotiation and award of a contract without competitive bidding	1982
shall be signed by the officer of the port authority that	1983
executes that contract at the time of the contract's execution	1984
and shall be attached to the contract.	1985
(ii) A commonly recognized industry or other standard or	1986
specification does not exist and cannot objectively be	1987
articulated for the improvement.	1988
articulated for the improvement.	1000
(iii) The contract is for any energy conservation measure	1989
-	
(iii) The contract is for any energy conservation measure	1989
(iii) The contract is for any energy conservation measure as defined in section 307.041 of the Revised Code.	1989 1990
<pre>(iii) The contract is for any energy conservation measure as defined in section 307.041 of the Revised Code.  (iv) With respect to material to be incorporated into the</pre>	1989 1990 1991
<pre>(iii) The contract is for any energy conservation measure as defined in section 307.041 of the Revised Code.  (iv) With respect to material to be incorporated into the improvement, only a single source or supplier exists for the</pre>	1989 1990 1991 1992
<pre>(iii) The contract is for any energy conservation measure as defined in section 307.041 of the Revised Code.  (iv) With respect to material to be incorporated into the improvement, only a single source or supplier exists for the material.</pre>	1989 1990 1991 1992 1993
<pre>(iii) The contract is for any energy conservation measure as defined in section 307.041 of the Revised Code.  (iv) With respect to material to be incorporated into the improvement, only a single source or supplier exists for the material.  (v) A single bid is received by the port authority after</pre>	1989 1990 1991 1992 1993
<pre>(iii) The contract is for any energy conservation measure as defined in section 307.041 of the Revised Code.  (iv) With respect to material to be incorporated into the improvement, only a single source or supplier exists for the material.  (v) A single bid is received by the port authority after complying with the provisions of division (A) (18) (b) of this</pre>	1989 1990 1991 1992 1993 1994 1995
<pre>(iii) The contract is for any energy conservation measure as defined in section 307.041 of the Revised Code.  (iv) With respect to material to be incorporated into the improvement, only a single source or supplier exists for the material.  (v) A single bid is received by the port authority after complying with the provisions of division (A) (18) (b) of this section.</pre>	1989 1990 1991 1992 1993 1994 1995
<pre>(iii) The contract is for any energy conservation measure as defined in section 307.041 of the Revised Code.  (iv) With respect to material to be incorporated into the improvement, only a single source or supplier exists for the material.  (v) A single bid is received by the port authority after complying with the provisions of division (A) (18) (b) of this section.  (d) (i) If a contract is to be negotiated and awarded</pre>	1989 1990 1991 1992 1993 1994 1995 1996
(iii) The contract is for any energy conservation measure as defined in section 307.041 of the Revised Code.  (iv) With respect to material to be incorporated into the improvement, only a single source or supplier exists for the material.  (v) A single bid is received by the port authority after complying with the provisions of division (A)(18)(b) of this section.  (d)(i) If a contract is to be negotiated and awarded without competitive bidding for the reason set forth in division	1989 1990 1991 1992 1993 1994 1995 1996
(iii) The contract is for any energy conservation measure as defined in section 307.041 of the Revised Code.  (iv) With respect to material to be incorporated into the improvement, only a single source or supplier exists for the material.  (v) A single bid is received by the port authority after complying with the provisions of division (A) (18) (b) of this section.  (d) (i) If a contract is to be negotiated and awarded without competitive bidding for the reason set forth in division (A) (18) (c) (ii) of this section, the port authority shall publish	1989 1990 1991 1992 1993 1994 1995 1996 1997 1998 1999

section 7.16 of the Revised Code. After receipt of the technical	2003
proposals, the port authority may negotiate with and award a	2004
contract for the improvement to the proposer making the proposal	2005
considered to be the most advantageous to the port authority.	2006
(ii) If a contract is to be negotiated and awarded without	2007
competitive bidding for the reason set forth in division (A)(18)	2008
(c)(iv) of this section, any construction activities related to	2009
the incorporation of the material into the improvement also may	2010
be provided without competitive bidding by the source or	2011
supplier of that material.	2012
(e)(i) Any purchase, exchange, sale, lease, lease with an	2013
option to purchase, conveyance of other interests in, or other	2014
contract with a person or governmental entity that pertains to	2015
the acquisition, construction, maintenance, repair, furnishing,	2016
equipping, or operation of any real or personal property, or any	2017
combination thereof, related to, useful for, or in furtherance	2018
of an activity contemplated by Section 13 or 16 of Article VIII,	2019
Ohio Constitution, shall be made in such manner and subject to	2020
such terms and conditions as may be determined by the board of	2021
directors in its discretion.	2022
(ii) Division (A)(18)(e)(i) of this section applies to all	2023
contracts that are subject to the division, notwithstanding any	2024
other provision of law that might otherwise apply, including,	2025
without limitation, any requirement of notice, any requirement	2026
of competitive bidding or selection, or any requirement for the	2027
provision of security.	2028
(iii) Divisions (A)(18)(e)(i) and (ii) of this section do	2029
not apply to either of the following: any contract secured by or	2030
to be paid from moneys raised by taxation or the proceeds of	2031

obligations secured by a pledge of moneys raised by taxation; or

any contract secured exclusively by or to be paid exclusively	2033
from the general revenues of the port authority. For the	2034
purposes of this section, any revenues derived by the port	2035
authority under a lease or other agreement that, by its terms,	2036
contemplates the use of amounts payable under the agreement	2037
either to pay the costs of the improvement that is the subject	2038
of the contract or to secure obligations of the port authority	2039
issued to finance costs of such improvement, are excluded from	2040
general revenues.	2041
(19) Employ managers, superintendents, and other employees	2042
and retain or contract with consulting engineers, financial	2043
consultants, accounting experts, architects, attorneys, and any	2044
other consultants and independent contractors as are necessary	2045
in its judgment to carry out this chapter, and fix the	2046
compensation thereof. All expenses thereof shall be payable from	2047
any available funds of the port authority or from funds	2048
appropriated for that purpose by a political subdivision	2049
creating or participating in the creation of the port authority.	2050
(20) Receive and accept from any state or federal agency	2051
grants and loans for or in aid of the construction of any port	2052
authority facility or for research and development with respect	2053
to port authority facilities, and receive and accept aid or	2054
contributions from any source of money, property, labor, or	2055
other things of value, to be held, used, and applied only for	2056
the purposes for which the grants and contributions are made;	2057
(21) Engage in research and development with respect to	2058
<pre>port authority facilities;</pre>	2059
(22) Purchase fire and extended coverage and liability	2060
insurance for any port authority facility and for the principal	2061

office and branch offices of the port authority, insurance

protecting the port authority and its officers and employees	2063
against liability for damage to property or injury to or death	2064
of persons arising from its operations, and any other insurance	2065
the port authority may agree to provide under any resolution	2066
authorizing its port authority revenue bonds or in any trust	2067
agreement securing the same;	2068
(23) Charge, alter, and collect rentals and other charges	2069
for the use or services of any port authority facility as	2070
provided in section 4582.43 of the Revised Code;	2071
(24) Provide coverage for its employees under Chapters	2072
145., 4123., and 4141. of the Revised Code;	2073
(25) Do all acts necessary or proper to carry out the	2074
powers expressly granted in sections 4582.21 to 4582.59 of the	2075
Revised Code;	2076
(26) Develop and implement plans for special energy	2077
improvement projects and create and govern energy special	2078
improvement districts in accordance with sections 1710.30 to	2079
1710.37 of the Revised Code.	2080
(B) Any instrument by which real property is acquired	2081
pursuant to this section shall identify the agency of the state	2082
that has the use and benefit of the real property as specified	2083
in section 5301.012 of the Revised Code.	2084
(C) Whoever violates division (A)(14) of this section is	2085
guilty of a minor misdemeanor.	2086
Section 2. That existing sections 1710.01, 1710.02,	2087
1710.021, 1710.03, 1710.04, 1710.05, 1710.06, 1710.061, 1710.07,	2088
1710.11, 1710.12, 1710.13, 4582.06, and 4582.31 of the Revised	2089
Code are hereby repealed.	2090