

# Chapter 552

## 1969 REPLACEMENT PART

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**DEFINITIONS**

552.005 [Repealed by 1955 c.707 §75]

552.010 [Repealed by 1955 c.707 §75]

**552.013 Definitions.** As used in this chapter, except when the context requires otherwise:

(1) "County board" means the county court or the board of county commissioners of a county.

(2) "District" means a water improvement district proposed or created under this chapter.

(3) "District board" means the board of directors of a district.

(4) "Engineering plan" means the plans and specifications for the works to be constructed including:

(a) Maps, profiles, plans and other data necessary to show the location and character of the work, and the property benefited, taken or damaged;

(b) All rights of way or other property which may be required for the construction of the works; and

(c) Estimates of the cost of the works and of the benefits and damages which will accrue to each tract of land upon the construction of the works.

(5) "Filed for record" means to file a document for recording with the recorder of conveyances or the county clerk, as the case may be, of each county in which the lands within a district are located.

(6) "Land" or "tract of land" means real property, together with improvements thereon, within a district.

(7) "Landowner", "owner", "owner of land" and "owner in fee" are synonymous and mean a person owning a tract of land situated within a district. The vendee named in a bona fide contract of sale of a tract of land situated within a district shall be considered a landowner to the exclusion of the vendor. When two or more persons own a tract of land as tenants in common or by the entirety, each person shall be regarded as a landowner.

(8) "Qualified voter" or "voter" means a resident of a district who is registered under the general election laws.

(9) "True cash value" means true cash value computed in accordance with ORS 308.207.

(10) "Works" means dams, storage reservoirs, canals, ditches, dikes, levees, revet-

ments, and all other structures, facilities, improvements and property necessary or convenient for draining land, controlling flood or surface waters, or supplying water for irrigation, domestic supply or other purposes.

[1969 c.606 §2]

552.015 [Amended by 1955 c.707 §71; renumbered 552.025]

552.020 [Repealed by 1969 c.168 §1]

552.025 [Formerly 552.015; repealed by 1969 c.168 §1]

**ORGANIZATION OF DISTRICT**

552.105 [Repealed by 1969 c.168 §1]

**552.108 Creation of water improvement district; purpose; limitation.** (1) A water improvement district may be created as provided by this chapter for the purpose of acquiring, purchasing, constructing, improving, operating and maintaining drainage, irrigation, and flood and surface water control works in order to prevent damage and destruction of life and property by floods, to improve the agricultural and other uses of lands and waters, and to improve the public health, welfare and safety.

(2) A district may be created for the purpose described by subsection (1) of this section and, in conjunction with that purpose, for the purpose of providing domestic or municipal and industrial water supply and water-related recreation, and for the purpose of enhancing water pollution control, water quality, and fish and wildlife resources.

(3) Nothing in this chapter grants to a district the power to generate, distribute, transmit or sell electricity or to sell water or falling water to any person to generate electricity.

[1969 c.606 §3]

552.110 [Amended by 1955 c.707 §72; repealed by 1969 c.168 §1]

**552.113 Water rights protected; minimum acreage requirement; withdrawal procedure for city or other special districts.**

(1) This chapter shall not be construed to affect, amend or repeal any other law of Oregon or to affect or impair the vested rights of any person, municipal corporation, irrigation district, drainage district, the state, or any county to the use of water or rights in the use of water.

(2) A district formed under this chapter shall include not less than 1,000 acres of

land. Lands located within the boundaries of a city, domestic water supply corporation, irrigation district, drainage district or other similar special district providing water for use or water control may be included within the boundaries of a water improvement district without the consent of the city or other district.

(3) (a) If any part of a city or other special district is included within the boundaries described in a petition for creation of a district or for annexation of territory to a district, within three days after the petition is filed, the petitioners shall notify the city or other district of the filing of the petition.

(b) The city or other district may withdraw the territory within its boundaries from the proposed water improvement district or annexation by describing the area within the city or other district in a resolution and filing the resolution with the county board within 90 days after the filing of the petition. If a withdrawal is so filed, the area within the city or other district shall not be included within the proposal.

[1969 c.606 §16]

552.115 [Repealed by 1969 c.168 §1]

**552.118 Petition, filing and content; jurisdiction over procedure.** (1) Upon the filing of a petition for the creation of a district with the county clerk of the county in which the greater part of the lands within the boundaries of the proposed district is located, the county board of the county thereafter shall have jurisdiction over the lands within the district coextensive with the boundaries thereof, without regard to county lines.

(2) A petition for a district shall be signed by not less than 20 percent of the landowners owning at least 25 percent of the acreage within the district. The petition shall contain:

- (a) The name for the district;
- (b) The boundaries therefor;

(c) An estimate of the acreage of land within the district and an estimate of the acreage within each county if the district is located in more than one county;

(d) The maximum rate of any ad valorem tax that may be levied by the district as required by ORS 552.625;

(e) An allegation that lands will be benefited by the construction of works and that the construction of the works will be conducive to the public health, welfare or safety; and

(f) A prayer that the lands included within the boundaries be organized as an improvement district under this chapter.

(3) Each signer shall state his address and the number of acres of land owned by him and the county in which the lands are located. The petition shall be accompanied by a good and sufficient undertaking in form and amount to be approved by the county board, conditioned that the petitioners will pay all expenses incurred by the county or the board in the organization of the district.

(4) Each petition containing signatures shall be verified by the affidavit of the person circulating the petition, stating that every person who signed the petition did so in his presence.

[1969 c.606 §4]

552.120 [Amended by 1955 c.707 §73; repealed by 1969 c.168 §1]

**552.123 Order for hearing; notice; counterpetitions.** (1) After the filing of the petition, the county board shall enter an order fixing a place and a time, at least 90 days after the filing of the petition for a hearing on the petition. The board shall direct the county clerk to give notice by publication of the hearing. The notice shall state the name proposed for the district, and the time and place fixed for the hearing. The notice also shall state that all owners or persons claiming interest in any land within the district as described in the petition may appear and state their objections to the creation of the district. The notice shall set forth a copy of the petition, except that the names and addresses of the signers of the petition shall not be included as a part of the notice.

(2) Within 90 days after the date the petition is filed, if there is filed, in the same place where the petition is filed, a counterpetition opposing formation of the district signed by the owners of at least 35 percent of the acreage within the proposed district as described in the petition, the county board shall enter an order dismissing the petition for creation of the district and revoking the order fixing a time and place for first hearing on the petition.

[1969 c.606 §5]

552.125 [Repealed by 1969 c.168 §1]

**552.128 Hearing; dismissal of petition; fixing boundaries of benefited lands.** (1) At the time and place fixed for the hearing, or at any time and place to which the hearing may be adjourned, any landowner or other

person interested may appear and present written or oral statements for or against the granting of the petition and the creation of the district or the proposed boundaries for the district.

(2) If the county board finds that the lands within the proposed district will not be benefited by the creation of the district, the board shall dismiss the petition; if the county board finds that the lands within the boundaries of the proposed district will be benefited by the creation of the district, the board shall fix the boundaries for the district.

(3) The county board shall not exclude from the district any lands originally included within the boundaries described in the petition if such lands will be benefited by the creation of the district, nor shall the board change the proposed boundaries and include lands not within them unless the owners of such lands request in writing that their lands be included in the district.

[1969 c.606 §6]

552.130 [Repealed by 1955 c.707 §75]

**552.133 Election; canvass of vote; formation or dismissal order.** (1) If the county board approves the petition, it shall provide, by order, for the holding of an election at the same time as the next succeeding state-wide primary or general election, for the purpose of submitting to the qualified voters the question of forming the district. After the election is held, if the majority of the votes cast were in favor of the formation of the district, the county board shall enter an order creating the district. If a majority of the votes cast opposed the creation of the district, the board shall enter an order dismissing the petition.

(2) An order creating a district shall state the name selected for the district, describe the boundaries therefor as determined by the county board, state the maximum rate of any ad valorem tax levy for the district and declare such territory organized as a water improvement district. A certified copy of the order shall be filed for record.

[1969 c.606 §7]

552.135 [Repealed by 1969 c.168 §1]

**552.138 Status of final order; time for protest.** (1) No final order creating a district shall be set aside, or annulled upon appeal or review, on account of any defect or irregularity in the petition asking for organization of the district, or notice of hearings thereon,

which does not materially affect the substantial rights of an interested party.

(2) No proceeding may be maintained contesting the validity of the creation of a district unless instituted within 90 days after the entry of the final order of the county board.

[1969 c.606 §8]

552.140 [Repealed by 1969 c.168 §1]

**552.143 Proceedings to test validity of order or act of district board.** (1) In addition to the proceeding a district is authorized to bring under ORS 33.710 and 33.720, any landowner or qualified voter of a district may bring a like proceeding in the circuit court of the county where the lands within the district, or the greater portion thereof, are situated, to determine the validity of any order or the performance of any act mentioned in ORS 33.710, for which a contest is by that section provided. In such a proceeding the district board shall be made parties defendant.

(2) Service of summons shall be made on the members of the board personally if within the county where the district, or any part thereof, is situated. As to any directors not within the county, service may be had by publication of summons for a like time, and in like manner, as is provided by ORS 33.720. Jurisdiction shall be complete within 10 days after the date of completing publication of notice.

(3) The proceeding shall be tried and determined in the same manner as proceedings brought by the district.

[1969 c.606 §9]

552.145 [Repealed by 1969 c.168 §1]

552.150 [Repealed by 1969 c.168 §1]

552.155 [Repealed by 1969 c.168 §1]

552.160 [Repealed by 1969 c.168 §1]

552.165 [Repealed by 1969 c.168 §1]

552.170 [Repealed by 1969 c.168 §1]

552.175 [Repealed by 1969 c.168 §1]

552.180 [Repealed by 1969 c.168 §1]

552.185 [Repealed by 1969 c.168 §1]

## BOARD OF DIRECTORS

552.205 [Repealed by 1969 c.168 §1]

**552.208 Election of first board of directors; number; qualifications; terms; change of number of directors.** (1) At the election on creation of a district, there shall be elected

a board of directors whose number shall be fixed by the county board at either five, seven or nine. Directors shall be owners of land within the district. The directors need not reside within the district. The five, seven or nine persons, whichever number equals the number of board members, fixed by the county board, receiving the highest number of votes shall be declared elected as directors.

(2) Each director shall be elected for a term of three years except the directors elected on creation of the district. Of the directors first elected, the terms are to be decided by lot. If there are nine directors, the terms of three shall expire in one year, three in two years, and three in three years. If there are seven directors, the terms of two shall expire in one year, two in two years and three in three years. If there are five directors, the terms of one shall expire in one year, two in two years and two in three years. The terms of the first directors shall expire in one, two and three years from the first Tuesday in January next succeeding their election. Thereafter an annual election shall be held in each district on the first Monday in December of each year to elect a successor for any director whose term will expire the following January. In case of a vacancy in the office of director, the board shall appoint a successor to serve for the unexpired portion of the term.

(3) The board or 10 or more landowners may petition the county board to change the number of directors on the district board. If the county board acts favorably on the petition, it shall enter an order which designates the terms of office of the five, seven or nine directors in general accordance with the provisions of this section so that the number remaining on the district board will be divided into three equal or approximately equal groups as to terms. The change in the number of board members shall take place on the first Tuesday in January next following the order.

[1969 c.606 §17]

552.210 [Repealed by 1969 c.168 §1]

**552.213 Nomination of candidates for director.** (1) Nominating petitions for candidates to be voted for as directors shall be filed with the district board not less than 15 days prior to the annual election. The petitions shall be signed by not less than 10 landowners or by 10 percent of the landowners, whichever is the lesser.

(2) Candidates for election as directors of the first board of a district shall be nominated as provided by this section. However, the nominating petitions shall be filed with the county board at least 20 days prior to the date set for the election.

[1969 c.606 §18]

552.215 [Repealed by 1969 c.168 §1]

**552.218 Organizational meeting; oath; officers; expenses; meetings.** (1) As soon as possible after an election of directors, the directors shall meet for the purpose of qualifying all persons elected as directors and for the purpose of electing officers of the district. Each director shall qualify by subscribing to an oath of office.

(2) The directors shall elect from their number a president and vice president and shall appoint a secretary-treasurer. The officers shall have the authority and duties given to them by the board.

(3) No director shall receive compensation. A director shall be reimbursed for actual and necessary expenses incurred by him while engaged in official business of the district by direction of the board.

(4) The board shall hold meetings as may be necessary or convenient.

[1969 c.606 §19]

552.220 [Repealed by 1969 c.168 §1]

**552.223 Duties of district board.** A district board shall:

(1) Manage and conduct the affairs of the district.

(2) Employ and appoint agents and employes, prescribe their duties and fix their compensation.

(3) Establish reasonable rules and regulations for the administration of the affairs of the district.

(4) Withhold deliveries of water to lands upon which there are delinquent assessments or charges.

(5) Establish and maintain funds and accounts for the funds of the district and of any subdistrict.

(6) Obtain an annual audit of the books of the district.

(7) Fix the location of the principal office of the district at some convenient place within or without the district.

(8) Require adequate bonds of all officers, directors, agents and employes of the district and pay premiums therefor with district funds.

(9) Keep a record of all of the proceedings of the district board.

(10) Furnish a record book to the recorder of conveyances of each county in which lands within the district are located, in which shall be recorded all contracts executed under ORS 552.618 and 552.670, all orders levying assessments and creating sub-districts, and other documents required by law to be recorded.

[1969 c.606 §20]

552.225 [Repealed by 1969 c.168 §1]

**552.228 Regulations, filing, notice and effective date.** (1) When a district board adopts regulations under this chapter, it shall cause the regulations to be entered in the minutes of the board and a certified copy filed in the office of the county clerk of each county in which the district is located. The board shall also cause notice of the adoption of the regulations to be published. The notice shall describe the regulations and state that a copy is on file at the district office and at the office of the county clerk of each county in which the district is located.

(2) A regulation takes effect 30 days after it is adopted by the district board.

[1969 c.606 §27]

552.230 [Repealed by 1969 c.168 §1]

552.235 [Repealed by 1969 c.168 §1]

552.240 [Repealed by 1969 c.168 §1]

552.245 [Repealed by 1969 c.168 §1]

552.250 [Repealed by 1969 c.168 §1]

552.255 [Repealed by 1969 c.168 §1]

552.260 [Repealed by 1969 c.168 §1]

552.265 [Repealed by 1969 c.168 §1]

552.270 [Repealed by 1969 c.168 §1]

552.275 [Repealed by 1969 c.168 §1]

552.280 [Repealed by 1969 c.168 §1]

552.285 [Repealed by 1969 c.168 §1]

## POWERS OF DISTRICT

**552.305 Powers of districts generally.** A water improvement district shall constitute a governmental subdivision of this state, and a public body, corporate and politic, exercising public power. It shall have full power to carry out the objects of its creation and to that end may:

- (1) Have and use a seal.
- (2) Have perpetual succession.
- (3) Sue and be sued in its own name.

(4) Acquire by condemnation, purchase, devise, gift or voluntary grant real and personal property or any interest therein, located inside or outside of the boundaries of the district and take, hold, possess and dispose of real and personal property purchased from, or donated by, the United States, or any state, territory, county, city or other municipal corporation or person for the purpose of aiding in the objects of the district.

(5) Contract with the United States or with any county, city or state, or public district, or any of their departments or agencies, for the construction, preservation, improvement, operation or maintenance of any works.

(6) Build, construct, purchase, improve, operate and maintain, subject to other applicable provisions of law, all works necessary or desirable under any engineering plan adopted by the district.

(7) Enter into contracts and employ agents, engineers and attorneys.

(8) Appropriate and acquire water and water rights and sell, lease and deliver water for irrigation and other purposes both inside and outside the district.

(9) Do such other acts or things as may be necessary for the proper exercise of the powers granted to make the greatest beneficial use of the waters of the district.

[1969 c.606 §14]

**552.310 Condemnation.** The right to condemn property, pursuant to subsection (4) of ORS 552.305, shall include property already devoted to public use, including city, state and county property, which is less necessary than the use for which it is required by the district. In the acquisition of property or rights by condemnation, the board shall proceed in the name of the district under the provisions of the laws of Oregon. However, the right of condemnation may not be exercised against any water right; against land or other property owned by a city supplying domestic water; a public utility as defined by ORS 757.005; against lands of a domestic water supply corporation organized under ORS chapter 264, an irrigation district organized under ORS chapter 545, a drainage district organized under ORS chapter 547, a diking district organized under ORS chapter 551 or a corporation for the use and control of water organized under ORS chapter 554; or against property of the State of Oregon for highway purposes.

[1969 c.606 §23]

**552.315 Right to enter and survey land.** The district board, its officers, agents or employees shall have the right to enter upon any land to make surveys for the purposes of the district, upon giving the owners of the land notice reasonably in advance of any survey. [1969 c.606 §15]

**552.320 Operation of water works and sale of water; conditions.** A district may:

(1) Acquire, construct, reconstruct, equip, own, maintain, operate, sell, lease and dispose of domestic, industrial and municipal water works or systems and property and all appurtenances incident thereto.

(2) Furnish water for domestic, industrial and municipal uses to premises and inhabitants within the district, and in connection therewith, may supply, furnish and sell any surplus water storage or carrying capacity over and above the domestic, industrial and municipal needs of its inhabitants to persons, corporations, cities, water districts or other municipal or quasi-municipal districts, either within or without the district. However:

(a) A district shall not sell, offer to sell, lease or deliver water within a city that is receiving water for any purpose from a public utility as defined by ORS 757.005; and

(b) The power to furnish water for domestic, industrial and municipal uses under this section shall not be exercised in such a manner as to impair the service of the district in furnishing water for its inhabitants. [1969 c.606 §21]

**552.325 Water charges; use of revenues; collection and enforcement.** (1) The district board shall fix charges for water furnished for domestic, industrial and municipal purposes so that the water system is self-sustaining. All indebtedness incurred in the acquisition, construction, maintenance, operation and disposition of the system shall be paid from the revenue collected and from the proceeds of the disposition of the whole or any part of the water system. The district board may establish rates or charges to be paid by each person whose premises are served. The rates or charges may be fixed and classified according to the type of use and according to the amount of water used, and according to whether the property serviced lies within or without the boundaries of the district.

(2) The district shall establish and maintain separate accounts covering the acqui-

sition, construction, reconstruction, maintenance, operation and disposition of the domestic, industrial and municipal water system.

(3) The district board may contract with any other district or with a city to collect water charges for the district within the other district or city and the district may pay a reasonable charge for such services.

(4) Water charges may also be collected and enforced as provided by ORS 224.220. [1969 c.606 §22]

**552.330 Water user regulations; enforcement.** A district may adopt and promulgate regulations concerning the use of water of the district. The district board may refuse to supply any building, place or premises with water when the user fails after five days' written notice to comply with the regulations of the district. The written notice shall be by registered mail and shall be considered given when it is deposited in the United States Post Office properly addressed with postage prepaid. [1969 c.606 §26]

**552.340 Recreational facilities in connection with water projects; use of eminent domain power limited.** (1) Planning, development and operation of recreational facilities within a district may be undertaken at the discretion of the district board but shall not be undertaken except in connection with projects for the development, control and use of water for agricultural purposes.

(2) The use of the power of eminent domain to acquire land for recreational purposes shall be limited to the acquisition of lands that are also necessary for the storage of water in connection with irrigation, flood control and domestic water supply purposes. [1969 c.606 §28]

**552.345 User regulations; fees for use of facilities.** A district shall have power:

(1) To make and enforce regulations governing the conduct of the users of the recreational facilities of the district.

(2) To prohibit any person violating any regulation from thereafter using the facilities of the district for such period as the board may determine.

(3) To establish and collect reasonable charges for the use of the facilities of the district and issue appropriate evidence of the payment of such charges. [1969 c.606 §29(1)]

**552.350 Cooperation with the United States; water quality supervision subject to state authority.** (1) A district has the power:

(a) To cooperate with the United States in the manner provided by Congress for flood control, reclamation, conservation and allied purposes, such as recreation, in protecting the inhabitants, the land and other property within the district from the effects of a surplus or a deficiency of water when the cooperation of the district is beneficial to the public health, welfare, safety and utility.

(b) To have general control and supervision over bodies of water which are owned or maintained, or which have been improved, by the district, in so far as the quality of water may affect the public health, welfare, safety and utility of the bodies of water.

(2) In carrying out the authority granted by paragraph (b) of subsection (1) of this section, the district may prevent any person including any elected or appointed officer, employe or person under the control of a city, county or district, from depositing directly or indirectly in any such bodies of water, any rubbish, filth or poisonous or deleterious substance liable to affect the health of persons, fish or livestock. However, the authority granted by this subsection shall not be exercised unless the Environmental Quality Commission, after study and determination of a specific request of the district, certifies to the district that the quality of a body of water under the jurisdiction of the district is injurious to the health of persons, fish or livestock.  
[1969 c.606 §30]

**552.403 Watershed improvement plans; cooperation with State Engineer, State Water Resources Board.** (1) A district shall, within a reasonable time after formation, prepare broad, general plans of watershed improvement. The plan may be prepared in cooperation with the State Engineer and shall conform to the state water resources policy declared by ORS 536.220.

(2) The plan also shall show existing and proposed works of the district and of other public and private agencies relating to water use and control. It shall demonstrate a basis for the coordination and planning of future works of the district, governmental agencies and private interests to assure the maximum beneficial use and conservation of the water resources of the district. The projects and improvement plans shall be based on the inventory of water, needs of the district related

to natural resources, and plans and programs, if any, developed by the State Water Resources Board. The district may have access to all information, statistics, plans and data in the possession of or available to any state agency or public corporation which is pertinent to the preparation of the plan and may reimburse the agency or corporation for any expense incurred in cooperating with the board.

(3) After approval by the district board, the plan of the district including the plan for financing any existing or proposed works may be submitted to the State Engineer for his recommendations.

(4) The district board shall make revisions found necessary for the proper control, utilization, conservation, development and improvement of the water resources of the district, and for the protection and enhancement of the quality of such water resources.  
[1969 c.606 §31]

552.405 [Repealed by 1969 c.168 §1]

**552.408 District projects; review of engineering plans by State Engineer.** (1) Construction of district works may be undertaken on motion of the district board or when landowners of the district request the district board to do so. Upon initiation of a construction project, the district board shall obtain engineering plans for the project.

(2) The engineering plan for the construction of any works by a district, including the general report showing the feasibility of the project and an estimate of the cost of the works, when completed by the district board, shall be submitted to the State Engineer for his approval, if the estimated cost of the works is more than \$5,000. The State Engineer shall within 90 days approve or disapprove the plan. He may make such field investigations as he may consider necessary before his final approval or disapproval of the engineering plan.  
[1969 c.606 §33]

552.410 [Repealed by 1969 c.168 §1]

**552.413 Engineering plans prepared by other agencies.** In lieu of obtaining engineering plans as provided by ORS 552.408, the district board may adopt as an engineering plan, any plans meeting the requirements of this chapter made by an agency of the Federal Government or the state, or proposed as project work plans by a soil and water conservation district in which lands within the water improvement district are located. The

district board is not required to submit to the State Engineer any plan adopted under this section.

[1969 c.606 §34]

552.415 [Repealed by 1969 c.168 §1]

**552.418 Notice of engineering plan; hearing; objections of landowners; approval or disapproval of plan.** (1) Upon completion or adoption of the engineering plan and review by the State Engineer, if required, the district board shall cause notice to be given to the landowners that the plan, including the general report, may be inspected at the district office. The notice may be given by mail or by publication as the board determines.

(2) The notice shall fix a time and place for a hearing before the district board of all objections to the plan, including any objections of the State Engineer. The hearing shall be held not less than 20 nor more than 30 days after the date of mailing, or the date of the last publication, of the notice. At the hearing the board may make changes in the plan as necessary in the light of objections or suggestions made by the State Engineer or by persons appearing at the hearing. After the hearing the board shall approve the plan as proposed, corrected or changed, by adopting an order of approval. However, if the owners of more than 50 percent of the acreage within the district, within 30 days after the date of the order approving the plan, file written objections to the order with the secretary of the district, no further action shall be taken under the order and the plan shall be considered disapproved by the district board and rejected by the landowners. When an engineering plan is rejected by the landowners, the board may obtain a new engineering plan and present it to the landowners as provided by this section.

[1969 c.606 §35]

552.420 [Repealed by 1969 c.168 §1]

**552.423 Advertising for bids on construction contract; State Engineer's approval of work; exception.** (1) After the approval of the engineering plan as provided by ORS 552.418 and before beginning the construction of any works, the district board shall give notice, by publication and otherwise, as it may consider advisable, calling for bids for the construction of such works, or any portion thereof.

(2) The work, when completed, shall be submitted to the State Engineer for approval. However, this subsection shall not apply in

the case of a contract between a district and the United States.

[1969 c.606 §36]

552.425 [Repealed by 1969 c.168 §1]

**552.428 Letting construction contract; contractor's bond.** After advertising for bids, the board shall let a contract for construction of the whole or any part of the project to the lowest responsible bidder; or the board may reject any or all bids and readvertise; or it may construct the project under its own superintendence. Good and sufficient bond, running in favor of the district, shall be required of each contractor, conditioned that he will well and truly comply with all the provisions of the contract and perform all work in accordance with the terms thereof.

[1969 c.606 §37]

**552.433 Chief engineer of district to superintend work.** If the district has a chief engineer, he shall be superintendent of all the works and improvements and shall, whenever required, and at least once each year, make a full report to the district board of all work done and improvements. He shall make such suggestions and recommendations to the board as he considers proper.

[1969 c.606 §38]

**552.438 Construction on public land or right of way, or along watercourse.** (1) A district may construct works across or along any street or public highway, or over any lands which are property of this state, or any subdivision thereof. A district may construct its work across and along any stream of water or watercourse.

(2) Any works across or along any highway, road or street shall be constructed only with the permission of the State Highway Commission, the county board or the city governing body having jurisdiction of the highway, road or street. The district shall restore any highway, road or street to its former state as near as may be and shall not use the right of way in a manner unnecessarily to impair its usefulness.

[1969 c.606 §39]

552.505 [Repealed by 1969 c.168 §1]

552.510 [Repealed by 1969 c.168 §1]

552.515 [Repealed by 1969 c.168 §1]

## DISTRICT FINANCES

**552.603 Financing construction, operation or maintenance of district works.** The district board may, in accordance with the

order approving an engineering plan adopted under ORS 552.418, finance the construction, operation or maintenance of district works by:

(1) Use of the revolving fund established under ORS 552.635.

(2) Assessments under ORS 552.608 and 552.613 against the benefited property in the district with or without issuance of improvement bonds or warrants.

(3) Service charges and user fees collected under ORS 552.618 or 552.630 from those who are served by or use the services, works and facilities of the district.

(4) Levy of ad valorem taxes under ORS 552.623 and 552.625.

(5) Sale of bonds under ORS 552.645 to 552.660.

(6) Any combination of the provisions of subsections (1) to (5) of this section.

[1969 c.606 §40]

552.605 [Repealed by 1969 c.168 §1]

**552.608 Assessment of cost of works against benefited land; hearing on proposed assessment.** (1) All or part of the cost of building, constructing, purchasing, operating, maintaining and improving the district works described in an engineering plan adopted under ORS 552.408 or 552.413 may be assessed against the lands to be benefited by the works. The district board shall determine the portion of the cost, if any, that is to be paid from the general funds of the district and the portion that is to be paid by the lands benefited.

(2) Assessments shall be apportioned by the district board in accordance with the special and peculiar benefit to be received from the district works by each lot or parcel of land. Where parcels of land, or portions thereof, in the district are undeveloped, the district board may, in its discretion, defer assessing or imposing all or any portion of such assessments on such parcels until such parcels are connected with or receiving services from the district works.

(3) The district board shall afford an opportunity for hearing of any individual objections or remonstrances to assessments under this section. If remonstrances or objections are received by the district board signed by more than 50 percent of the landowners representing more than 50 percent of the acreage within the proposed assess-

ment district, the proposed improvement shall not be made.

[1969 c.606 §41]

552.610 [Repealed by 1969 c.168 §1]

**552.613 Assessment procedure; improvement bonds.** (1) If any portion of the cost of a district works is assessed against the property directly benefited, the district shall, subject to the provisions of this chapter, proceed as provided by the following provisions:

(a) ORS 223.205 to 223.300, 223.387 to 223.401 and 223.405 to 223.485 relating to the assessment of property benefited by public improvements and to the issuance of bonds and other obligations;

(b) ORS 223.770 relating to the assessment of public property benefited by public improvements for the cost of such improvements; and

(c) ORS 287.502 to 287.510, relating to the issuance of improvement warrants by cities.

(2) Where the provisions listed in subsection (1) of this section refer to officials of cities, the corresponding officials of the district shall perform the required functions, unless another official of the district is designated by order of the district board.

(3) The district board may issue improvement bonds in the total amount of the valid applications it has received to pay assessments in instalments as provided by ORS 223.205 to 223.300.

[1969 c.606 §42]

552.615 [Repealed by 1969 c.168 §1]

**552.618 Effect of irrigation contract.** No tract of land shall be considered to be benefited by the construction, operation, maintenance or improvement of irrigation works unless the owner of such land enters into an irrigation contract with the district. The irrigation contract shall be in such form as shall be prescribed by the district. Upon being executed the contract shall be filed for record and the recording of the contract shall constitute notice that such lands are subject to assessments thereafter levied in accordance with the contract.

[1969 c.606 §24]

552.620 [Amended by 1955 c.707 §74; repealed by 1969 c.168 §1]

**552.623 Ad valorem tax levy, collection, enforcement.** (1) Subject to ORS 552.625, a district may assess, levy and collect taxes

each year on the true cash value of all taxable property within the limits of the district. The proceeds of the tax shall be applied in carrying out the purposes of this chapter.

(2) The district may annually also assess, levy and collect a tax without limitation upon all such property in an amount sufficient to pay the yearly interest on bonds theretofore issued by the district and then outstanding, together with any portion of the principal of the bonds maturing within the year. The tax shall be applied only in payment of interest and principal of bonds issued by the district, but the district may apply any funds it may have toward payment of principal and interest of bonds.

(3) Any taxes needed shall be levied in each year and returned to the county officer, whose duty it is to extend the tax roll, by the time required by law for city taxes to be levied and returned.

(4) All taxes levied by a district shall become payable at the same time and be collected by the same officer who collects county taxes, and shall be turned over to the district according to law. The county officer whose duty it is to extend the county levy shall extend the levy of the district in the same manner as city taxes are extended.

(5) Property shall be subject to sale for nonpayment of taxes levied by a district in like manner and with like effect as in the case of county and state taxes.  
[1969 c.606 §43]

**552.625 Maximum rate of tax levy; procedure to change rate.** (1) Subject to subsection (2) of this section, a district shall not levy an ad valorem tax in any one year in excess of the maximum rate of levy authorized, which shall be stated in the petition for creation of the district, unless a change in the maximum rate is first approved by the voters. The rate of levy shall be stated in dollars and cents per thousand dollars of assessed value.

(2) A maximum rate of levy fixed upon creation of the district may be increased or decreased by a majority of those voting on a proposed change at an election called for that purpose. An election on the question of a change shall be called by the district board upon a petition therefor signed by not less than 30 landowners. The question may be submitted to the voters on the motion of the board.

(3) A maximum rate of levy fixed as provided by this section is in addition to and not

in lieu of any other tax limit provided by law. However, all other tax limits are subordinate to the maximum rate fixed as provided by this section. Notwithstanding any other law, the district board shall not in any one year levy an ad valorem tax in excess of the rate, except when the tax is levied under subsection (2) of ORS 552.623 to pay principal and interest on district bonds outstanding.

(4) A certified copy of the district board order declaring the results of an election approving a change in the maximum rate of levy under this section shall be filed for record.

[1969 c.606 §44]

**552.630 Service and user charges.** (1) For the purpose of paying the costs of operation and maintenance of district works constructed under this chapter, the district board may by ordinance:

(a) Impose and collect service charges on property served by the works of the district.

(b) Impose and collect user charges, fees and tolls for use of works, facilities and services of the district.

(2) Service or user charges shall be based on the cost of operation, maintenance and administration of the works, facilities or service.

[1969 c.606 §45]

**552.635 Levy to establish revolving fund; use of fund.** For the purpose of establishing a revolving fund to provide money to finance the planning and construction of district works, a district board may levy an ad valorem tax of not to exceed in any one year three-twentieth of one percent (.0015) of true cash value of all taxable property within the district. The revenue derived from such taxes shall be credited to a revolving fund, and shall be disbursed by the district board and used only for the purpose for which levied.

[1969 c.606 §46]

**552.645 General obligation bonds.** (1) For the purpose of carrying into effect any of the powers granted by this chapter, a district, when authorized at any properly called election held for the purpose, has the power to borrow money, and sell and dispose of general obligation bonds. Outstanding bonds shall never exceed in the aggregate two and one-half percent of the true cash value of all taxable property within the district.

(2) The bonds shall be issued from time to time by the district board in behalf of the

district as authorized by the voters thereof. The bonds shall mature serially within not to exceed 50 years from issue date, in like manner as bonds issued under authority of ORS 287.008. However, for an indebtedness to the Federal Government or this state, the district may issue one or more bonds of the denominations agreed upon. Bonds shall bear interest at a rate payable semiannually as the board shall determine. The bonds shall be so conditioned that the district shall promise and agree therein to pay to the bearer at a place named therein, the principal sum, with interest at the rate named therein, payable semiannually, in accordance with the tenor and terms of the interest coupons attached.

(3) For the purpose of additionally securing the payment of the principal and interest on general obligation bonds issued under this section, the district shall have the power, by resolution of the district, which resolution shall constitute part of the contract with the holders of the bonds, to pledge all or any part of the net revenue of the district. The district board may adopt such a resolution without submitting the question of the pledge to the voters of the district.

[1969 c.606 §47]

**552.655 Refunding bonds.** Refunding bonds of the same character and tenor as those replaced thereby may be issued pursuant to a resolution duly adopted by the district board without submitting to the voters the question of authorizing the issuance of the bonds.

[1969 c.606 §48]

**552.660 Advertisement and sale of bonds.**

All general obligation bonds, including refunding bonds, issued under ORS 552.645 to 552.660 shall be advertised and sold in the manner prescribed by ORS 287.002 for the sale of bonds of cities of this state.

[1969 c.606 §49]

**552.670 Loan contracts with state or federal agencies.** (1) When a district has adopted an engineering plan for a district work, it may enter a loan contract with a state or federal agency. The loan contract shall be in such form and shall contain such terms as may be agreed upon by the agency and the district. The district may agree to levy assessments against each tract of land benefited, to do all acts and things necessary therefor, to assign to the lending agency the assessments as security for the loan and to

perform all such acts within such period of time as may be agreed to between the district and the state or federal lending agency.

(2) If a state or federal lending agency pays over money to a district pursuant to the terms of a loan contract and the district fails, refuses or neglects to levy the assessments, to obtain or prepare a benefit roll, to assign the assessments or in any other manner not to perform as it agreed to under the loan contract, the state or federal lending agency shall have the right, at its election, to apply to the circuit court for the county in which is located the largest part of the lands within the district for a writ of mandamus, or any other order or writ, to require the district, its directors, officers and agents to do such acts and things as the district agreed to do under the terms of the loan contract. All costs, charges and expenses pertaining to the issuance and execution of any such writ or order shall be charged to and collected from the lands subject to the assessments in addition to such assessments.

(3) Upon the execution of a loan contract, the district shall file for record a certificate which shall state the date of the loan contract, the maximum amount of the loan, the recording data pertaining to the recorded order creating the district, the term of the loan and the rate of interest. Such certificate shall give notice that all lands within the district determined to be benefited by the construction of the works referred to in the engineering plan will be subject to assessments thereafter to be levied.

[1969 c.606 §25]

## GENERAL PROVISIONS

**552.710 Subdistrict procedure; authority.** (1) When a district has adopted a plan under ORS 552.403, subdistricts may be created as provided by this section.

(2) Proceedings to create subdistricts, located totally or partially within or outside of a district, may be initiated by a petition of the landowners within the subdistrict. Except as otherwise provided by this section, the petition shall fulfill the same requirements concerning the subdistrict as a petition is, by ORS 552.118, required to fulfill concerning the creation of the main district. The petition shall be filed with the county board of the county where the greater portion of land within the boundaries of the subdistrict is located, and shall be accompanied by an

undertaking as provided by ORS 552.118. Proceedings to create a subdistrict shall conform in all things to the provisions relating to the creation of a district. However, the owners of 50 percent or more of the total acreage within the proposed subdistrict shall be required to sign the petition for the creation of a subdistrict.

(3) If the county board adopts an order creating a subdistrict, the clerk of the county board shall give notice of the order to the district board. The district board of the main district is the governing board of each subdistrict of the district. For the purpose of qualifying to be a member of a district board, under subsection (1) of ORS 552.208, ownership of land within a subdistrict, regardless of the location of the subdistrict, is considered ownership of land within the district. The territory within one subdistrict may be included within another subdistrict or subdistricts.

(4) After the creation of a subdistrict, proceedings in reference to a subdistrict shall in all matters conform to the provisions of this chapter applicable to districts. In all matters affecting only a subdistrict, provisions of this chapter applicable to a district apply to the subdistrict as though it were an independent district.

(5) The petition for creation of a subdistrict shall include a statement of the amount or quantity of water for which the subdistrict desires to acquire the perpetual use and the amount of money the subdistrict is willing to pay therefor. Prior to the entry of its decree creating a subdistrict, the county board shall be furnished the verified consent of the district board to furnish such perpetual use of water for the purposes specified to the subdistrict at a price and upon the terms mentioned in the petition.

[1969 c.606 §32]

**552.720 Dissolution of irrigation, drainage or water control district and transfer of assets and liabilities to water improvement district.** (1) Any district named in subsection (2) of this section may dissolve and transfer its property and other assets and liabilities to a water improvement district which will undertake to furnish service to the inhabitants of the dissolving district.

(2) Except as provided by this section, dissolution, liquidation and transfer proceedings shall be conducted:

(a) By an irrigation district, as provided by ORS 545.652 to 545.666.

(b) By a drainage district, as provided by ORS 547.760.

(c) By a water control district, as provided by ORS 553.850 to 553.910.

(3) When a petition is filed or a resolution is adopted initiating dissolution proceedings, the governing board of the dissolving district and the district board of the water improvement district shall meet with each other to agree on a debt distribution plan to be voted upon as a part of the proposal. The debt distribution plan may provide for any distribution of indebtedness between the water improvement district and the dissolving district. If the boards do not agree on a debt distribution plan or if the area within the dissolving district remains liable under the plan for any portion of the indebtedness outstanding at the time of the dissolution and transfer, the district board of the water improvement district shall be ex officio board of the dissolved district for the purpose of levying taxes in such area until the bonded and other indebtedness of the dissolved district is paid.

(4) The consent of all the known holders of valid indebtedness against the dissolving district shall be obtained or provision made in the debt distribution plan for the payment of the nonassenting holders. The area within the boundaries of the dissolving district shall not by reason of the dissolution and transfer be relieved from liabilities and indebtedness previously contracted by the dissolving district.

(5) If the dissolution is approved at an election in accordance with the law applicable to the dissolving district, the governing body of the dissolving district shall convey to the water improvement district all assets of the dissolving district after paying and discharging the debts and obligations to, or procuring releases from the nonassenting holders, in accordance with the debt distribution plan.

[1969 c.606 §13]

**552.730 Elections.** (1) All elections held for the purposes set forth in this chapter shall be conducted as nearly as practicable in accordance with the general election laws.

(2) Ballots shall be in a form determined by the district board.

(3) The county clerk of each county in which lands within the district are located shall conduct elections in his county and

shall appoint election boards and designate polling places therein.

(4) Unless a district election is held at the same time as a general or special election conducted for state or county purposes, the polls shall be kept open during the hours fixed as provided by ORS 250.345.

(5) The county clerk of each county in which an election is held under this chapter shall give notice of the election by causing the purpose of, the date of and the polling places designated for holding the election, to be:

(a) Posted for four successive weeks prior to the election in each of three public places within the district; and

(b) Published once a week for four successive weeks, making four publications, the last publication being at least five days prior to the election.

(6) The county clerk of each county in which an election is held shall canvass the votes cast in his county and issue a certificate which shall set forth the number of affirmative and negative votes, and the number of votes for candidates for director, if any, cast in his county. The certificate shall be transmitted to the county board having jurisdiction over the district. After receiving the certificate the county board shall determine the total votes cast in all counties in which are located lands within the district, and shall enter an order in which shall be stated the total number of affirmative and negative votes cast and the result of the election. When directors are elected at an election, the county board shall cause certificates of election to be issued.

(7) All expenses of conducting an election shall be paid by the district to the county clerk.

[1969 c.606 §11]

**552.740 Notice requirements.** When notice is required by this chapter to be given by publication, the notice shall be published in a newspaper of general circulation in the district, or if there is no such newspaper, in a newspaper of general circulation in each county in which the district is located. Notice of a hearing to be held before the district board or the county board shall be published once each week for four consecutive weeks, making four publications, and the last publication shall be at least five days before the date set for the hearing. Except as provided by ORS 552.730, all other notices required to

be published under this chapter shall be published once each week for two consecutive weeks, making two publications, and the last publication shall be at least five days before the date of the event for which the notice is given.

[1969 c.606 §12]

## **BOUNDARY CHANGES; DISSOLUTION**

**552.810 Procedure for inclusion or exclusion of land in district.** (1) After the creation of a district the boundaries thereof may be changed by the inclusion of lands outside of the boundaries or by the exclusion of lands not benefited within the boundaries, upon the petition of the owners of not less than 25 percent of the acreage within the area to be included or excluded. The petition shall be presented to the county board and the proceeding thereon shall be the same as the proceeding on the original petition.

(2) Notwithstanding ORS 552.123, 552.128 and 552.133 and subsection (1) of this section, if the petition for annexation is signed by all of the owners of the lands to be annexed, and accompanied by a resolution of the district board approving the annexation, the county board, upon determination that the area will be benefited, shall enter an order changing the boundaries of the district by adding the lands described in the petition to the district.

(3) If a resolution of the district board approving the annexation does not accompany the petition and if the county board approves the petition and determines the boundaries, the district board shall call an election in the district for the purpose of submitting the annexation proposal to the voters. The district board shall call the election within not more than 60 days after the date of the order of the county board approving the petition. The district board shall certify the results of the election to the county board. If the annexation is approved as provided by subsection (4) of this section, the county board shall enter the order changing the boundaries.

(4) If an election is called on the question of annexation, the county board shall not enter an order annexing the land unless a majority of those voting on the question in the district and a majority of those voting on the question in the area to be annexed both approve the annexation.

(5) No change of boundaries shall impair or affect the organization of the district

or its rights in or to property within or without the district, or affect, impair or discharge, without the consent of the district board, any contract, obligation, lien or charge for which lands excluded would have been liable had such change of boundaries not been made.

(6) If any contract has been entered into between the district and the United States or the State of Oregon or any agency of either of them, or if the district has contracted to purchase any existing works and the purchase price has not been paid in full, no change shall be made in the boundaries of the district without the written consent of the contracting agency or the vendor of the existing works.  
[1969 c.606 §10]

**552.820 Dissolution of district; conditions.** A district may be dissolved whenever a majority vote of the qualified voters of the district voting at an election for such purpose favors the dissolution. However, no district shall be dissolved without the written consent of its creditors or governmental agencies holding contracts or other continuing obligation with the district.  
[1969 c.606 §50]

**552.825 Petition for dissolution election.** The dissolution election may be called by the district board on its own motion or by a petition filed with the board, signed by the owners of more than 35 percent of the acreage within the boundaries of the district, requesting the district board to submit to the voters thereof the proposition of dissolving the district and settling its affairs. Each signer shall state his address and the number of acres of land owned by him and the county in which such lands are located.  
[1969 c.606 §51]

**552.830 Certification of signatures on petition; calling election.** The petition shall be referred to the county clerk of each county wherein the district or any part thereof is located. The county clerk of each such county shall examine the purported signatures on the petition of voters within the county and shall certify as to the regularity thereof. The certificate of the county clerk of each county shall be transmitted to the district board. If the petitions comply with the requirements of ORS 552.825, the district board shall immediately call an election to

be held concurrently with any primary or general election.  
[1969 c.606 §52]

**552.835 Proclamation dissolving district; filing with county clerk; duration of district.** If a majority of the qualified voters of the district, voting at the election, votes in favor of dissolution, the district board shall issue a proclamation dissolving the district and shall file the proclamation in the office of the county clerk of the county wherein the district is located. The district shall thereafter continue to exist solely for the purpose of settling its affairs as provided by ORS 552.840 to 552.855.  
[1969 c.606 §53]

**552.840 Directors as board of trustees for liquidation of district.** Upon dissolution, the directors then in office shall constitute a board of trustees of the district, with power and authority in the name and in behalf of the district to sell, transfer and dispose of any and all property and assets of the district and to do each and everything necessary and needful or requisite for settlement and liquidation of the affairs of the district.  
[1969 c.606 §54]

**552.845 Liquidation procedure; taxes and assessments to liquidate debts.** (1) The trustees shall proceed at once to cause to be taken, an inventory of all property of the district, its assets and liabilities, and shall sell the same as a whole or any part thereof upon such terms and conditions as the trustees consider advisable.

(2) The proceeds derived from the sale shall be used to pay the indebtedness of the district.

(3) If the assets of the district are insufficient to pay the indebtedness of the district, the board of trustees shall levy taxes or assessments, within the limits of the authority of the district, for the liquidation of such indebtedness.

[1969 c.606 §55]

**552.850 Surplus to county general fund.** If, after payment of all debts of the district, there remain any surplus funds to the credit of the district, such funds shall be turned over to the county treasurer of each county in which the district may be located, to become a part of the general fund of the county in proportion that the assessed value of the

property within the boundaries of the district in such county bears to the total assessed value of all property within the boundaries of the district as determined by the last assessment rolls.

[1969 c.606 §56]

**552.855 Deposit of books and records with county clerk; termination of district existence.** After the affairs of the district have been fully settled, all books and records of the district shall be deposited by the trustees in the office of the county clerk of the county wherein the district or its principal part in area is located, and the corporate existence of the district without further action is dissolved and terminated for all purposes.

[1969 c.606 §57]

**552.860 County court may initiate dissolution.** If there are no qualified directors,

the county court, of the county within which the district or principal portion thereof is located, may upon its motion or upon petition filed with the county board signed by the owners of more than 35 percent of the acreage within the boundaries institute dissolution proceedings. In such case said county board shall act as or appoint trustees of the district.

[1969 c.606 §58]

### PENALTIES

**552.990** [Repealed by 1969 c.168 §1]

**552.992 Penalties.** Violation of any regulation adopted under ORS 552.345 is a misdemeanor punishable upon conviction by a fine not to exceed \$100 or imprisonment not to exceed five days, or both.

[1969 c.606 §29(2)]

### CERTIFICATE OF LEGISLATIVE COUNSEL

Pursuant to ORS 173.170, I, Robert W. Lundy, Legislative Counsel, do hereby certify that I have compared each section printed in this chapter with the original section in the enrolled bill, and that the sections in this chapter are correct copies of the enrolled sections, with the exception of the changes in form permitted by ORS 173.160 and other changes specifically authorized by law.  
Done at Salem, Oregon,  
on December 1, 1969.

Robert W. Lundy  
Legislative Counsel

