AN ACT concerning water; relating to reservoir improvement districts.

Be it enacted by the Legislature of the State of Kansas:

Section 1. This act shall be known and may be cited as the reservoir improvement district act.

Sec. 2. As used in this act, unless context otherwise requires:
(a) "Board" means the board of directors of a reservoir improvement district;
(b) "district" means a reservoir district for which organization is proposed or has been organized under the provisions of this act, and amendments thereto;
(c) "eligible water right holder" means any person:
(1) Holding a water right or permit, pursuant to K.S.A. 82a-701 et seq., and amendments thereto, to appropriate water from a reservoir;
(2) with a contract to withdraw and use water pursuant to K.S.A. 82a-1301 et seq., and amendments thereto; or
(3) with a water appropriation right in a water assurance district pursuant to K.S.A. 82a-1330 et seq., and amendments thereto;
(d) "general plan" means a preliminary engineering report describing the characteristics of the reservoir, the nature and methods of dealing with the bed and water problems in the reservoir or the reservoir watershed and the projects proposed to be undertaken by the district. It shall include maps, descriptions and any other data as may be necessary for the location, identification and establishment of the character of the work to be undertaken and any other data and information as the director of the Kansas water office may require;
(e) "person" means any person, firm, partnership, association or corporation;
(f) "specific project" means any project outlined and proposed by the board of directors and may constitute all or part of the general plan;
(g) "steering committee" means the group of eligible water right holders, not less than the number to be chosen for the board of directors, who shall serve as the governing body of the proposed reservoir improvement district until the first board of directors is elected;
(h) "water right" shall have the meaning provided in K.S.A. 82a-701, and amendments thereto; and
(i) "watershed" means all the area within the state draining toward a selected point on a reservoir.

Sec. 3. Before any reservoir improvement district is organized, a petition shall be filed in the office of the secretary of state, signed by the eligible water right holders who have water rights totaling more than 20% of the combined quantities of all eligible water rights within the proposed district as shown by a verified enumeration of the eligible water right holders and the total combined quantities of all eligible rights taken by the director of the Kansas water office. A verified copy of the enumeration shall be attached to and filed with the petition in the office of the secretary of state.

Sec. 4. (a) Every petition filed pursuant to section 3, and amendments thereto, shall state:

(1) The name of the proposed district which shall include the name of the reservoir and end with the words “reservoir improvement district”;

(2) a list of the water rights, by file number as recorded in the Kansas water office, to be included within the proposed district;

(3) a statement of the purposes for which the district is to be organized;

(4) a statement of the number of persons that will constitute the board of directors of the district, which shall be an odd number of not less than three nor more than five, together with the names and addresses of the persons who will constitute the original steering committee;

(5) any other matter deemed essential; and

(6) a request for the organization of the district as a nonprofit corporation.

(b) The petition shall be in substantially the following form:

BEFORE THE SECRETARY OF STATE OF THE STATE OF KANSAS

In the Matter of __________ Reservoir Improvement District

PETITION

Come now the undersigned persons and state that they own water rights or are an eligible water right holder in the reservoir, for which a reservoir improvement district is proposed, and that each signer states that the signer's respective post office address is set forth beside the signer's name. That the purposes for which this district is organized are (state purposes). That a steering committee for the organization of the district is hereby fixed and constituted with five members; that the names of persons who will serve on the original steering committee, of which the first named shall be acting chairperson, and their respective addresses are as follows:

(List names and addresses.)
The governing body of the district shall be constituted in a board of directors composed of (number) qualified members.

Wherefore, the undersigned, individually and collectively, request that a reservoir improvement district be organized in the manner provided by law, for the purposes set forth herein, and that the secretary of state and the director of the Kansas water office proceed diligently in the performance of their duties so that the organization of this proposed district may be completed and approved at the earliest possible time.

Submitted to the secretary of state this ______ day of __________,____.

Sec. 5. A copy of the full petition, as required by section 3, and amendments thereto, shall be circulated among the eligible water right holders of the proposed district. All counterparts shall be filed with the secretary of state at the same time and shall be received and treated by the secretary as a single petition. The secretary of state shall determine the sufficiency or insufficiency of the petition on the basis of the information as to the number and qualification of signers as shown by the verified enumeration filed with the petition. The secretary of state shall endorse the findings and the date thereof on the face of the petition and shall notify in writing the person designated in the petition as the acting chairperson of the steering committee of the findings.

Sec. 6. (a) If the secretary of state finds the petition, as required by section 3, and amendments thereto, to be sufficient as to form and the number and qualifications of the petitioners, the secretary of state shall prepare a certified copy of the petition and transmit the same to the director of the Kansas water office within five days from the date of such finding. Upon receipt of such certified copy, the director of the Kansas water office shall institute an investigation of the proposed district, its water usage and purposes. Within 90 days after receipt of the copy, the director of the Kansas water office shall transmit a written report of the findings on the petition and the director’s written approval or disapproval of the petition to the secretary of state and the acting chairperson of the steering committee named in the petition.

(b) The director of the Kansas water office shall approve such petition if the director finds that construction of works of improvement on the reservoir for which the district is proposed would benefit the sustainability, conservation and maintenance of such reservoir.

If the director of the Kansas water office approves such petition, the director shall transmit a certified copy of the report containing all findings to the secretary of state and to the chairperson of the steering committee named in the petition.
Sec. 7. (a) Within 10 days after receipt of a certified copy of the report from the director of the Kansas water office approving the petition or the petition as amended, the chairperson of the steering committee of the proposed district shall call a meeting of the committee by mailing a written notice fixing the time and place of such meeting to each eligible water right holder in the proposed district. The committee shall meet at the time and place fixed in the notice for the purpose of adopting a resolution giving notice of an election at which all eligible water right holders shall be entitled to vote on the question of whether the district should be formed in accordance with the petition as approved by the director. A copy of such resolution shall be mailed to all eligible water right holders of the proposed district not less than 21 days prior to such vote. The resolution shall state when and where the election shall be held and the proposition to be voted on. It shall contain a copy of the petition as approved by the director and shall be signed by the chairperson and attested by the secretary of the steering committee. The steering committee shall conduct the election, canvass the vote and certify the results to the secretary of state and to the director of the Kansas water office.

(b) If eligible water right holders representing more than 50% of the combined quantities of the eligible water rights of the proposed district vote in favor of the organization and creation of the district, the secretary of state shall issue a certificate of incorporation for the district to the steering committee, such certificate shall be filed in the office of the register of deeds of each county in which all or a portion of the district lies. Upon the recordation of the certificate of incorporation, the district shall be authorized to function in accordance with the provision of this act and its certificate of incorporation.

(c) If eligible water right holders representing more than 50% of the combined quantities of the water rights within the proposed district vote against the organization and creation of the district, the secretary of state shall endorse that fact on the face of the petition and the proceedings shall be closed.

(d) No action attacking the legal incorporation of any reservoir improvement district organized under this section shall be maintained unless filed within 90 days after the issuance of the certificate of incorporation for such district by the secretary of state, nor shall the alleged illegality of the incorporation of any such district be interposed as a defense to any action brought after such time.

Sec. 8. If the organization of the proposed reservoir improvement district is defeated at the election or if the petition is disapproved by the director of the Kansas water office, the steering committee named in the petition shall determine the amount of money necessary to pay all of the costs and expenses incurred in the preparation and filing of the petition,
and in the conduct of the election and the steering committee shall assume
the obligation for the payment of such costs and expenses by assessing the
eligible water right holders a fee in proportion to each such holder’s water
right to the total of such water right. No cost shall be assessed by any state
agency.

Sec. 9. All powers granted to reservoir improvement districts
incorporated under the provisions of this act shall be exercised by a board
of directors which shall be composed of an odd number of directors not
less than three nor more than five as specified in the petition for creation
of the district. Each director shall serve for a term of three years, and until
a successor is elected and qualified, except that as nearly as possible 1/3 of
the original board members designated in the petition for organization of
the district shall serve for a term of one year, 1/3 for a term of two years
and 1/3 for a term of three years. Such directors shall serve without
compensation, but shall be allowed actual and necessary expenses incurred
in the performance of their official duties.

Sec. 10. (a) Within not more than 90 days after the recording of the
certificate of incorporation, a meeting open to all eligible water right
holders of the district shall be held by the steering committee for the
election of the initial board of directors of the district. A notice of the
meeting shall be mailed to all eligible water right holders by the steering
committee at least 10 days prior to the date thereof.

(b) Each eligible water right holder shall have one vote and one
additional vote for every 10% of the combined quantities of all water
rights within the district. Each eligible water right holder in the district
shall be entitled to vote for as many candidates as the number of directors
that are to be elected.

(c) The candidates receiving the greatest number of votes cast shall
respectively be declared elected. The board of directors, after being duly
elected, shall elect from its number a president, vice-president, secretary
and a treasurer. In districts having only three directors, the board shall
elect one director to hold the offices of secretary and treasurer.

(d) A majority of the directors shall constitute a quorum for the
transaction of business and a majority of those voting shall determine all
actions taken by the board. In the absence of any of the duly elected
officers, those directors present at any meeting may select a director to act
as an officer pro tem.

(e) The elected board shall fill any vacancy occurring on the board
prior to the expiration of the term of any director by selecting a
replacement from among the eligible water right holders of the district to
serve for the unexpired term.

Sec. 11. (a) In not less than 12 months, nor more than 13 months after
the recording of the certificates of incorporation, and annually thereafter, a
meeting shall be held for the election of directors whose terms expire and also to render a report on the financial condition and activities of the district, including the estimated construction date of all proposed projects to be initiated within the next five years and the board’s determination as to whether each of these projects is still cost effective and in the current public interest. Notice of the annual meeting shall be given at least 10 days prior to the date thereof to all members in the district.

(b) The number of directors of a district or the date of the annual meeting, or both, may be changed at an annual meeting if notice of the proposed changes is included in the notice for the annual meeting at which such changes are to be considered.

(c) Copies of the minutes of the annual meeting and report on the financial condition and activities of the district shall be furnished to the eligible water right holders of the district and the Kansas water office.

Sec. 12. Regular meetings of the board of directors shall be held no less than once each quarter on a day and place as is selected by the board of directors. Notice of such meeting shall be mailed to each director at least five days before the date of the meeting. Special meetings may be held at any time upon waiver of notice of such meeting by all directors or may be called by any two directors at any time. Notice in writing, signed by the persons calling any special meeting, shall be mailed to each director at least two days prior to the time fixed for such special meeting. A majority of directors shall constitute a quorum for the transaction of business and in the absence of any of the duly elected officers of the district a quorum at any meeting may select a director to act as such officer pro tem. Each meeting of the board, whether regular or special, shall be open to the public. Copies of the minutes of regular and special meetings shall be furnished to the eligible water right holders of the district and the Kansas water office.

Sec. 13. Each reservoir improvement district incorporated under the provisions of this act shall be a body politic and corporate and shall have the power to:

(a) Adopt a seal;

(b) sue and be sued by its corporate name;

(c) purchase, hold, sell and convey real and personal property and to execute such contracts as the board of directors deems necessary or convenient to enable it to carry out the purpose for which organized;

(d) construct, improve, maintain or operate works of improvement including such works necessary for the sustainability of reservoirs, including the conservation and maintenance of water for domestic, municipal, agricultural or industrial use;

(e) employ such professional, technical and clerical services and other assistance as deemed necessary by the board of directors;
(f) acquire real or personal property by gift;
(g) impose charges and incur indebtedness within the limitations prescribed by this act;
(h) cooperate and contract with:
   (1) Persons, firms, associations, partnerships and private corporations;
   (2) other reservoir improvement districts, watershed districts,
       drainage districts, cities of classes of this state;
   (3) other local, state and federal governmental agencies; or
   (4) drainage districts, watershed districts or other public corporations
       organized for similar purposes in any adjoining state;
(i) dissolve the district as provided for in this act;
(j) select a residence or home office for the reservoir improvement district, which shall be at a place in a county where the reservoir or any part of the reservoir is located; and
(k) take any other action necessary to achieve the purposes of the reservoir improvement district.

Sec. 14. (a) Upon the incorporation of the reservoir improvement district, the board shall cause work to be commenced on the preparation of a general plan of the district. In addition, there shall be prepared an estimate of costs as to installation, maintenance and operation of the proposed improvements. Upon completion of the general plan and estimates of costs, the board shall carefully examine and consider such plan. If they approve the general plan and estimate of cost, they shall transmit a complete copy of the general plan to the director of the Kansas water office and additional copies shall be made available upon request by the director of the Kansas water office. Copies of such plans, estimates and information in the Kansas water office shall be open to inspection by the public at all reasonable times.

(b) The director of the Kansas water office shall examine and study such general plans as to:
   (1) Feasibility;
   (2) coordination of the plan with any other plan for the reservoir for which the district is formed;
   (3) the safety of the works and improvements proposed; and
   (4) conformity with the intents and purposes of this act.

(c) The director of the Kansas water office shall transmit a written report of the results of such study and investigation to the board of directors, which shall include any changes or modifications which have been deemed necessary and which shall include a specific approval or disapproval of the general plan.

Sec. 15. (a) When the general plan is approved by the director of the Kansas water office, the board shall propose by resolution, that the cost to
the district of all improvements contemplated in the plan be paid by
imposing a charge against each eligible water right holder of the district in
proportion to each such holder's water right. The total of such charges shall
be sufficient to enable the district to pay the cost of administering the
general plan. The reservoir improvement district also may impose a charge
against each eligible water right holder of the district in an amount
sufficient to cover district operating costs. Charges paid by eligible water
right holders of a reservoir improvement district may vary and shall be
based on the principle of having each eligible water right holder pay for
the pro rata quantity of water used from the reservoir. In determining the
charge, the governing body of the district shall adopt rules which establish
guidelines for prospective eligible water right holders.

(b) The board shall fix a time and place conveniently near the
reservoir for a public hearing upon the general plan and the resolution
proposing a method of financing costs of the works contemplated in the
plan. A notice of such hearing shall be given in one publication at least 20
days prior to the date fixed for the hearing, setting forth the time and place
of hearing upon the plan and resolution, that a copy of the plan and
resolution is available for public inspection in the office of the secretary of
the district. Any eligible water right holder of the district desiring to be
heard in the matter must file, in duplicate, with the secretary of the board
at the secretary's office, at least five days before the date of the hearing, a
written statement of such holder's intent to appear at the hearing and the
substance of the views they wish to express. Upon receipt of any such
statements, the secretary of the board shall immediately transmit one copy
of the statements to the director of the Kansas water office. The director of
the Kansas water office or the director of the Kansas water office's duly
appointed representative may attend the hearing. At the hearing any
eligible water right holder of the district who has filed a written statement
shall be heard and may present information in support of the eligible water
right holder’s position in the matter. After hearing all such statements, the
board, by resolution, shall adopt as official or reject the general plan. The
board shall also adopt as official or reject the proposed method of
financing the costs of the works contemplated in the general plan or
determine that the general plan or the proposed method of financing or
both should be modified. The board shall notify the director of the Kansas
water office of the board's action to accept or reject the general plan and
proposed method of financing. If it is determined that the general plan
should be modified, any proposed changes approved by the board shall be
incorporated in a modified general plan which shall be submitted to the
director of the Kansas water office for further consideration.

(c) The director of the Kansas water office shall review the modified
plan and shall transmit a supplemental written report of the results of the
director's study and investigation to the board, including the director of the Kansas water office's written approval or disapproval of the modified general plan. If the modified general plan is approved by the director of the Kansas water office, the board, by resolution, shall adopt the modified plan as the official general plan of the district and notify the director of the Kansas water office of the board's action. If it is determined that the proposed method of financing should be modified, the board shall give consideration to the modified method of financing and, following adoption of the general plan or an approved modification thereof, the board, by further resolution setting forth such modified method of financing, shall adopt it as the official method of the district for financing costs of the works contemplated in the official general plan. If a board is unable to carry out a general plan because insufficient funds have been provided, they may reconsider the general plan or the method of financing, or both, and by following the procedure set forth in subsections (a) and (b), resubmit a general plan or method of financing, or both.

Sec. 16. (a) Following the adoption of the general plan and adoption of the method of financing, the board of directors may determine the order in which specific projects contemplated by the general plan shall be undertaken. The board shall then cause accurate surveys of all work deemed necessary to be done and accurate estimates and calculations to be made by a competent engineer who shall prepare detailed construction plans and specifications showing the location, amount, and character of work to be done and the estimated cost of right of way, construction, maintenance and operation, which plans, specifications and estimates of costs shall be filed in the office of the secretary of the board and shall at all reasonable times be open to public inspection. The board shall carefully examine and consider the same and if they approve such plans, specifications and estimates of costs, they shall transmit a complete copy thereof to the director of the Kansas water office, who shall examine and study the plans and specifications as to conformance to the general plan and other applicable state laws on water use and control and transmit a written report of the results of the director's study and investigation to the board which report shall include any changes or modifications, which the director deems necessary, and which shall include a specific approval or disapproval of the plans and specifications.

(b) Ten years following approval of the general plan and every five years thereafter, the board shall review the general plan to determine if projects proposed to be undertaken by the district in its original plan are still feasible. A report of the review shall be given at a public meeting called for that purpose. This review is not required of reservoir improvement districts that have completed all the projects in the general plans.
Any revisions or amendments to the general plan shall be submitted to
the director of the Kansas water office in the manner provided by section
14, and amendments thereto.

Sec. 17. This act shall be deemed to be supplemental to existing laws
relating to watershed districts, drainage districts, flood control, irrigation,
soil conservation and related matters.

Sec. 18. (a) The board of directors of any reservoir improvement
district, by resolution, may dissolve such district if such district has been
incorporated under the provisions of this section for more than eight years
and has not:

(1) Adopted a general plan of work and projects to be undertaken by
the district;

(2) constructed or contracted to construct any works of improvement;

(3) incurred any continuing obligations for maintenance of any works
of improvement.

(b) The board of directors of any reservoir improvement district, by
resolution, may dissolve such district if such district has been incorporated
under the provisions of this section for more than four years and has not
made substantial progress toward a general plan or work and projects to be
undertaken by the district.

(c) A resolution to dissolve a reservoir improvement district shall be
adopted by a 2/3 vote of all members of the board that are present and
voting, but in no event less than a majority of all board members at a
special meeting called for the purpose of dissolving the district.

(d) Notice of the special meeting to dissolve the district shall specify
the purpose for which the meeting is to be called, provide for the calling of
an election of eligible water right holders for the purpose of determining
whether such district shall be dissolved. The board shall provide for the
calling of such an election if written petitions signed by 20% of eligible
water right holders in the district, as shown by a verified enumeration of
such water rights are filed with the secretary of the board.

(e) The election to determine whether the district shall be dissolved
shall be held and conducted in the same manner as provided by section 7,
and amendments thereto, insofar as such provisions can be made
applicable. If a majority of those voting on the proposition voted in favor
of dissolution of the district, the board shall immediately certify the results
of such election to the secretary of state, and the secretary of state
thereupon shall issue and deliver to the secretary of such board a
certificate of dissolution.

Sec. 19. (a) Upon receipt from the secretary of state of the certificate
of dissolution of the reservoir improvement district under the provisions of
this act, the secretary of the board of directors of the reservoir
improvement district shall notify the directors of the reservoir
improvement district of such certification.

(b) The directors shall immediately pay all obligations of said district,
including all costs incurred by the district, the director of the Kansas water
office and the secretary of state in regard to the dissolution proceedings.

(c) Upon receipt of such notification from the state treasurer, the
secretary of the district shall have the certificate of dissolution published
once in a newspaper of general circulation, located in a county where the
reservoir or a part thereof is located and proof of such publication shall be
filed with the secretary of state’s office. The effective date of the
dissolution, unless otherwise provided, shall be the date on which the
proof of publication is filed in the office of the secretary of state, but in no
event shall the date of dissolution be a date prior to the date of publication
of the certificate of dissolution.

Sec. 20. Any funds of a reservoir improvement district which is
totally disorganized and dissolved under the provisions of this act shall be
apportioned and paid back to the eligible water right holders in the same
proportion as used in assessing fees. The reservoir improvement district
treasurer, upon notification of receipt of a certificate of dissolution, shall
immediately pay the amounts due each eligible water right holder, as such
eligible water right holder may be entitled to receive.

Sec. 21. This act shall take effect and be in force from and after its
publication in the statute book.