## 2021 Kansas Statutes

80-2002. Same; creation; procedure; governing body; compensation; construction costs. Subject to the
provisions of K.S.A. 19-270, and amendments thereto, the township board of any township
having a public water supply, shall have the power, in the manner and as hereinafter
provided, to establish one or more sewage districts within such township, or any part
thereof, which shall be designated as " township sewage district No,
county, Kansas." A sewage district so established shall be a body corporate,
with authority to levy taxes and special assessments, to enter into contracts, to sue and be
sued in actions arising on contracts, and to establish, construct and maintain a sewage
system for such sewage district and to issue bonds to pay therefor. The duly elected
members of the township board shall be ex officio the governing body of such sewage
district or districts, and each shall receive compensation for the time actually and
necessarily spent in performing the duties required by this act. The amount of such
compensation shall be determined by the township board as provided by K.S.A. 80-207, and
amendments thereto.

All taxes and special assessments herein provided for shall be levied against property within such sewage district, and all bonds herein provided for shall be issued by such sewage district and shall not be an obligation of or lien against property in any part of the township which lies outside of such sewage district or against property in any other sewage districts in such township. The cost of the construction of all main, intercepting and outfall sewers and of all sewage disposal plants, and of the maintenance of the entire sewage system of such sewage district, shall be borne by the real property within such sewage district as a whole. The cost of the construction of lateral sewers within such sewage district shall be borne by the property benefited by such lateral sewers, by the organization of lateral sewer districts or otherwise as herein provided.

History: L. 1941, ch. 399, § 2; L. 1947, ch. 485, § 1; L. 1986, ch. 70, § 41; L. 1996, ch. 184, § 14; May 2.