

# An Act

ENROLLED SENATE  
BILL NO. 1508

By: Schulz and Fields of the  
Senate

and

Ortega of the House

An Act relating to water conservancy districts;  
amending 82 O.S. 2011, Section 541, which relates to  
master conservancy districts; clarifying language;  
prohibiting certain employees from serving on the  
board of directors; exempting certain members; and  
modifying certain travel reimbursement for directors.

SUBJECT: Master conservancy district requirements

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 82 O.S. 2011, Section 541, is  
amended to read as follows:

Section 541. A. There is hereby authorized the formation of conservancy districts within this state. Each such district shall be designated as a "conservancy district" or "master conservancy district". Such districts shall not be political corporations or subdivisions of the state. All of the provisions of this chapter shall apply to all such districts except insofar as special provisions shall be made herein relating to master conservancy districts only. All provisions of this chapter prescribing the contents of pleadings or instruments and using the term "conservancy district" may be modified to use the term "master conservancy district", when the same shall be applicable. Provided that in the event a master conservancy district is organized, the obligation

including the area of a conservancy district shall become the obligation of the master conservancy district to the extent such obligations relate to water resources development and control.

B. 1. The district court of any judicial district in this state, or any judge thereof when said court is in vacation, is vested with jurisdiction, power and authority, when the conditions stated in Section 542 of this title are found to exist, to establish conservancy districts, which may be entirely within, or partly within and partly without, the judicial district in which said court is located, for all or any of these purposes:

- a. of preventing floods,
- b. of regulating stream channels by changing, widening and deepening same,
- c. of reclaiming or of filling wet and overflowed land,
- d. of providing for irrigation where it may be needed,
- e. of regulating the flow of streams,
- f. of diverting or in whole or in part eliminating watercourses, or part of the flowage thereof, or
- g. of developing and providing water for domestic, industrial and agricultural requirements, and to persons within the territory of the district. This also may include the construction, operation and maintenance of storage, distribution, treatment, supply and other works, installation, improvements and facilities necessary or incidental thereto. Provided, that no conservancy district shall construct, operate or maintain distribution facilities within the limits of any municipal corporation.

2. Incident to any purpose provided in this subsection, and to further enable their accomplishment, a master conservancy district may:

- a. straighten, widen, deepen, divert or change the course or terminus of any natural or artificial watercourse,
- b. build or rebuild reservoirs, canals, levees, walls, embankments, bridges, or dams,
- c. maintain, operate and repair any of the construction herein named, and
- d. do all other things necessary for the fulfillment of the purposes of this chapter.

C. Master conservancy districts may be created to include lands constituting all or any part of the area of one or more conservancy and/or irrigation districts and/or municipal corporations and/or lands not included in any such area or areas. Provided, however, that no conservancy district nor portion thereof shall be incorporated into a master conservancy district without the consent of at least fifty-one percent (51%) of the owners of land and by owners of at least fifty-one percent (51%) of the land area embraced in the conservancy district or that portion thereof to be incorporated into a master conservancy district. In addition to any or all of the purposes enumerated in subsection B of this section, master conservancy districts may be created for any or all of the following purposes:

1. To conduct preliminary surveys and to develop a plan for the comprehensive control, regulation and/or use of water from any designated stream, watercourse or watercourse system and/or its basin;

2. To coordinate the operations, works and facilities of two or more conservancy districts with each other and with improvements, works, and facilities of the master conservancy district;

3. To enable the acquisition, construction and maintenance of improvements and facilities for common benefit and/or use of constituent areas;

4. To permit two or more municipal corporations and/or conservancy districts to pool their resources to effect any or all of the foregoing; and

5. To enter into contracts with municipal corporations, persons and public agencies for the furnishing to them of water, subject, however, to the proviso in subparagraph g of paragraph 1 of subsection B of this section.

D. 1. Immediately following organization of a master conservancy district, the first board of directors shall be appointed by the district judge and shall consist of such number of persons as the district judge shall designate to provide equitable representation for the component areas and/or for users contracting for a substantial service from the district, and said directors shall serve until their successors have been selected and qualified. At the first meeting the directors shall elect a president, vice-president, secretary and treasurer from their number, and shall adopt bylaws for the governing of the business of the district, subject to approval by the district judge, and attend to such other business as may come before said board. The president shall be the chief executive officer of the district, shall preside at the meetings of the board and shall perform all other functions which are necessary and proper for carrying out the provisions of this act, subject to approval of the board. The vice-president shall act as president whenever the president is absent, or otherwise incapacitated, or fails to act. The secretary shall be custodian of the district seal, attest to the signature of the president when law requires that it be attested to and shall be charged with the duty of keeping accurate and detailed minutes of meetings of the board. The treasurer shall be custodian of all monies, funds and credits of the district and shall keep the books and records of the district in proper form.

2. All officers and employees handling funds of a master conservancy district shall be bonded in a penal sum of not less than Twenty-five Thousand Dollars (\$25,000.00), such bond to be a corporate surety bond approved by the judge of the district court establishing the district, for the faithful performance of their duties. The bond premiums shall be paid by the district and benefits accrue to said district.

3. All officers and employees shall execute the customary oath of office, which shall be filed with the secretary of the district.

4. Within two (2) years after the first board of directors has been appointed by the district judge, the district judge shall appoint members to the board as hereinafter provided and fix the total number of such directors for equitable representation. Provided, however, each component area, including municipal corporations, cities, towns, irrigation districts, and users contracting for a substantial service from the district may elect their respective representation to the board of directors.

5. Each component area, including municipal corporations, cities, towns, irrigation districts, and users contracting for a substantial service from the district shall be entitled to representation on the board of directors, in accordance with the ratio which their individual, actual and contingent water storage for which it has contractual obligations to the master conservancy district bears to the total water storage for which there are contractual obligations with said district. In fixing the number of directors to represent a master conservancy district, each component area or user contracting for a substantial service from the district shall be entitled to at least one director, but no such area or user shall be entitled to more than three directors. The total number of directors and the representation of each such area or user may be changed by the district judge whenever a reallocation is considered by said judge to be necessary for providing proper representation. Provided, however, that if a master conservancy district has been organized on or before January 5, 1957, under the provisions of this title, which has as a part of its purpose the inclusion of a proposed irrigation district or districts, each such proposed district shall be entitled to one representative on the board of directors of the master conservancy district for a period of five (5) years from the effective date of this act; provided, however, that if the proposed irrigation district or districts, as hereinabove described, are not legally organized and have not executed a contract for the repayment of the irrigation costs with the master conservancy district within the aforementioned five-year period, then said offices of directors representing the irrigation interests shall be discontinued and shall have no further representation on said board of directors; provided, further, that if the proposed irrigation districts are organized and have contracted with a master conservancy district under the laws of this state, then said directors shall be elected or selected as provided in this section pertaining to the second board of directors.

The governing body of each such area or user such as a municipal corporation, city, town, irrigation district, conservation district, and/or other user may select or cause to be elected the person or persons to represent them on the board of directors of the master conservancy district and shall submit the name or names of those selected to the district judge who shall appoint said person or persons to membership on the board of directors; ~~provided, however, that only.~~ Only a freeholder who is a qualified elector of this state as provided by law and residing within any county in which the district or any part thereof is located shall be eligible to be a member of the board of directors. A person who is a nonelected employee of a municipality that is a component area or a user of a master conservancy district shall not be eligible to be a member of the board of directors of that district. Any person serving on a board of directors of a master conservancy district as of the effective date of this act who is not in compliance with the provisions of this paragraph shall be allowed to serve the remainder of his or her term of office and shall be eligible for reappointment or re-election to the board of directors.

6. Vacancies occurring of unexpired terms of office on the board of directors shall be filled through appointment by the district judge upon the recommendations of the component area or user authorized to make the original selection. The district judge shall determine whether persons who have been recommended for appointment hereunder are qualified as provided herein.

7. The board of directors first appointed, and those subsequently appointed, or elected, are hereby authorized and empowered to appoint a manager and such additional personnel as may be necessary and proper for conducting the business of said district; provided, however, that no employee of the district may be a member of the board.

8. Upon expiration of the two-year term of office of directors first appointed by the district judge, the next succeeding board of directors shall be elected or appointed so that as nearly as possible one-half (1/2) of their number shall serve a term of two (2) years and the remainder for a term of four (4) years. The board of directors shall meet and determine their respective term of office by lot. Thereafter, at the expiration of their respective

term of office, directors shall be elected or appointed for a term of four (4) years.

9. On the first Wednesday following each biennial election or appointment of the members of the board of directors by the district judge, as the case may be, they shall meet and organize as a board and elect officers for service as provided above for the first board.

10. The board of directors shall perform official actions by resolution and a majority of their number shall constitute a quorum for the transaction of any and all business of the district. All official actions including final passage and enactment of all resolutions must be approved by a majority of the board of directors present, a quorum being present, at a regular or special meeting.

11. The board of directors shall hold regular meetings once a month, the date thereof to be established in the district's bylaws or by resolution. The president or any three members may call such special meetings as may be necessary in the administration of the district's business, provided that at least five (5) days prior to the meeting date the secretary shall have mailed notice thereof to the address which each member shall file with the secretary. Notices of special meetings may be waived in writing by any director.

12. Each director shall be reimbursed for all necessary and reasonable expenses incurred in the performance of his or her duties pursuant to law, as provided for in the State Travel Reimbursement Act. In addition to any reimbursement for necessary and reasonable expenses received by the director pursuant to this paragraph, each director shall be entitled to receive a per diem ~~of Fifty Dollars~~ not to exceed One Hundred Dollars (\$100.00) per meeting for not more than two meetings a month.

Passed the Senate the 8th day of May, 2014.

\_\_\_\_\_  
Presiding Officer of the Senate

Passed the House of Representatives the 15th day of April, 2014.

\_\_\_\_\_  
Presiding Officer of the House  
of Representatives

OFFICE OF THE GOVERNOR

Received by the Office of the Governor this \_\_\_\_\_

day of \_\_\_\_\_, 20\_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.

By: \_\_\_\_\_

Approved by the Governor of the State of Oklahoma this \_\_\_\_\_

day of \_\_\_\_\_, 20\_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.

\_\_\_\_\_  
Governor of the State of Oklahoma

OFFICE OF THE SECRETARY OF STATE

Received by the Office of the Secretary of State this \_\_\_\_\_

day of \_\_\_\_\_, 20\_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.

By: \_\_\_\_\_