Act No. 82
Public Acts of 1989
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## STATE OF MICHIGAN 85TH LEGISLATURE REGULAR SESSION OF 1989

Introduced by Senators Cropsey, V. Smith, Geo. Hart, Binsfeld, Welborn, Posthumus, Carl, Shinkle, Dillingham, N. Smith, Schwarz, Barcia, Fessler, Irwin and DiNello

## ENROLLED SENATE BILL No. 106

AN ACT to amend the title and sections 1, 2, 3, 3a, 4, and 5 of Act No. 116 of the Public Acts of 1923, entitled as amended "An act to authorize improvements in and for lands in townships or waters, adjacent or contiguous thereto, by constructing bridges over natural or artificial waterways, grading, paving, curbing, stoning, graveling, macadamizing or cinderizing streets, laying storm sewers to care for surface water in such streets, destroying weeds, providing street markers and lighting, contracting for public transportation facilities, providing police protection or contracting therefor, establishing and maintaining garbage systems or plants for the collection and disposal of garbage or contracting therefor, constructing or acquiring and maintaining sanitary sewers and sewage disposal plants, constructing filtration plants, constructing sidewalks, purchasing or constructing waterworks, purchasing or contracting for fire apparatus and equipment, constructing and maintaining housing facilities for fire apparatus and equipment, making extension of water mains to provide water for fire protection and domestic uses, for the trimming and spraying of trees and shrubbery, and constructing breakwaters, retaining walls or sea walls, or any combination of the foregoing for beach and soil erosion control, providing for the suppression of swimmer's itch and other aquatic nuisance-producing organisms; to provide for making, levying and collecting of special assessments to pay the cost thereof, and to issue special assessment bonds in anticipation of the collection of such special assessment taxes to provide the money with which to pay the cost of such improvements, and advance the amount necessary to pay such bonds and reimburse the township for such advances, and if necessary thereto to reassess the district," being sections 41.411, 41.412, 41.413, 41.413a, 41.414, and 41.415 of the Michigan Compiled Laws; to add sections 6, 6a, 6b, 6c, 6d, 6e, 6f, 7, 7a, 8, 8a, 8b, and 9; and to repeal certain acts and parts of acts.

## The People of the State of Michigan enact:

Section 1. The title and sections 1, 2, 3, 3a, 4, and 5 of Act No. 116 of the Public Acts of 1923, being sections 41.411, 41.412, 41.413, 41.413a, 41.414, and 41.415 of the Michigan Compiled Laws, are amended and sections 6, 6a, 6b, 6c, 6d, 6e, 6f, 7, 7a, 8, 8a, 8b, and 9 are added to read as follows:

## TITLE

An act to authorize certain township or village public improvements and services; and to repeal certain acts and parts of acts.

Sec. 1. (1) In township lands, the township board or common council or board of trustees of an incorporated village may do 1 or more of the following:

- (a) Make public improvements and provide public service by constructing bridges over natural or artificial waterways; grading, paving, curbing, stoning, graveling, macadamizing, or cinderizing streets; treating the streets with chloride or other suitable dust laying process or material; laying storm sewers to care for surface water in the streets; destroying weeds; providing street markers and lighting; contracting for public transportation facilities; providing police protection or contracting for police protection; establishing and maintaining garbage and mixed refuse systems or plants for the collection and disposal of garbage and mixed refuse or contracting for such collection and disposal for not to exceed 30 years; constructing or acquiring and maintaining sanitary sewers and sewage disposal plants or equipment; constructing filtration plants; constructing sidewalks; purchasing or constructing waterworks; purchasing fire apparatus and equipment; constructing and maintaining housing facilities for fire apparatus and equipment; making extensions of water mains to provide water for fire protection and domestic uses; trimming and spraying trees and shrubbery; providing and maintaining soil and beach erosion control measures including, but not limited to, the construction of breakwaters, retaining walls, and sea walls, in or for township lands or waters adjacent or contiguous to township lands; establishing and conducting chemical beach treatment service necessary for the control of aquatic nuisances such as swimmers' itch or contracting with others to provide the services.
- (b) Levy and collect special assessments to pay the cost of an improvement or service and issue bonds in anticipation of the collection of the special assessments, upon filing the petition and subject to the terms and conditions provided in sections 2 to 5.
- (2) In an incorporated village, the common council or board of trustees is vested with and shall perform the powers and duties vested by this section and sections 2 to 5 in the township board in areas outside of the incorporated village.
- (3) The township board or common council or board of trustees of an incorporated village may purchase, accept by gift or devise, or condemn private property. If the property is to be acquired by condemnation, the provisions of Act No. 149 of the Public Acts of 1911, as amended, being sections 213.21 to 213.25 of the Michigan Compiled Laws; the uniform condemnation procedures act, Act No. 87 of the Public Acts of 1980, being sections 213.51 to 213.77 of the Michigan Compiled Laws; or other appropriate provisions of law may be adopted and used for the purpose of instituting and prosecuting the condemnation proceedings.
- (4) This act shall be known and may be cited as the "township and village public improvement and public service act".
- Sec. 2. Upon the filing of petitions verified both as to signature and ownership, signed by record owners of land to be made into a special assessment district in which an improvement or service specified in section 1 is desired by the owners of the land, the township board may construct and maintain the improvement or provide the service, determine the cost of the improvement or service, and create, define, and establish a special assessment district within all or within and comprising not less than 80% of the area. The cost of the improvement or service shall be levied upon the district. However, the record owners of not less than 51% of the land actually created into the special assessment district by the township board must have signed the petitions. A district established and assessed may be enlarged through a petition, circulated and signed as required for an original district, but covering only the area to be added to create the enlarged district. Benefits of an improvement or service may be extended to the added part, and the entire enlarged district may be assessed for the improvement or service, as provided for an original district. If a service has been instituted and no assessment bonds for the service are outstanding, the service may be discontinued upon petition by owners of 51% of the lands.
- Sec. 3. Before commencing an improvement or service authorized by section 1, the township board shall obtain from competent sources maps, plans, and estimates of the proposed improvement or service, shall determine by resolution the cost of the proposed improvement or service, and shall provide for the making of a special assessment upon each parcel of land in the special assessment district by benefits and for the issuing and sale of special assessment bonds in anticipation of the collection of the special assessment taxes. The special assessment bonds shall not be issued before the final confirmation of the assessment roll by the township board. A proceeding relating to the making, levying, and collection of a special assessment authorized by this section and to issuing bonds in anticipation of the collection of the special assessment shall conform, as near as may be, to a proceeding for levving a special assessment and issuing special assessment bonds by a village for a similar improvement or service, as set forth in Act No. 3 of the Public Acts of 1895, as amended, being sections 61.1 to 74.22 of the Michigan Compiled Laws. If the special assessment fund is insufficient to pay the bonds and interest on the bonds when due and the bonds were issued subsequent to April 21, 1927, the township board may advance the amount necessary to pay the bonds and shall be reimbursed from the assessments when collected or by reassessment of the deficiency if necessary. However, as to bonds issued subsequent to July 1, 1951, the township board may, at the time of issuance, pledge the full faith and credit of the township for the payment of the bonds, and if the special assessment fund is insufficient to pay the bonds and interest on the bonds when

due, the township board shall advance the amount necessary to pay the bonds and shall be reimbursed from the assessments when collected or by reassessment of the deficiency against the special assessment district, if necessary.

- Sec. 3a. (1) A waterworks established under sections 1 to 5 and any other service provided under sections 1 to 5 for a district having a waterworks may be under the control of and operated by a board of public service commissioners, except that in an incorporated village such an improvement or service shall be under the control of and operated by the common council or board of trustees of the incorporated village. The board of public service commissioners shall consist of 5 commissioners elected at the annual township election by the qualified electors residing in the district. A vacancy on the board of public service commissioners shall be filled by the remaining members of the board until the next annual township election, at which election the vacancy shall be filled for the unexpired term. A member of the board of public service commissioners shall be a resident of the district.
- (2) The township clerk shall call a special township election, upon the filing with the clerk of a petition signed by 25 residents of the district, for the election of the members of the board of public service commissioners to hold office until the next annual township election. At the first election held under this section, 2 commissioners shall be elected for a term of 3 years, 2 commissioners shall be elected for a term of 2 years, and 1 commissioner shall be elected for a term of 1 year. After the first election, a commissioner shall be elected for a term of 3 years. The commission may hire necessary employees to carry out the purpose of sections 1 to 5. The provisions of this section do not apply to a waterworks facility constituting only a part of a general township water system.
- Sec. 4. (1) Special assessment installments for 1 year shall not be levied upon property in excess of 15% of that property's assessed valuation for the cost of an improvement or service specified in section 1. The total assessment installments for a year for a combination of such improvements or services, regardless of the year in which the assessment installments are levied, shall not be in excess of 45% of the property's assessed valuation. The collection of the special assessments shall be by installments as provided by Act No. 3 of the Public Acts of 1895, being sections 61.1 to 74.22 of the Michigan Compiled Laws. However, assessments for paving, for street markers and lampposts, or for a combination of projects authorized by section 1 that includes paving may be divided into a number of annual installments not exceeding 10. Assessments for the construction of filtration plants, for the construction or extension of sanitary sewers or water mains to provide water for fire protection and domestic uses, or for a combination of projects authorized by section 1 that includes the construction or extension of sanitary sewers or water mains to provide water for fire protection and domestic uses may be divided into a number of annual installments not exceeding 20. Assessments for the purchase or construction of waterworks or sewage disposal plants may be divided into a number of annual installments not exceeding 40.
- (2) An appeal may be taken from the assessment of the supervisor to the board of public service commissioners, which shall act as a board of review and have the same powers and duties and be governed by the same procedures and the same legal consequences as the board of review provided for in the general tax laws of this state.
- (3) If a village or district is served by a waterworks, water reservoir, or aqueduct to a source of water supply established without expense to the township at large, the works shall not be tapped for the purpose of supplying water outside of the village or district if the tapping would seriously deplete or imperil the water supply or pressure of the village or district. The works shall not be tapped in any case without the consent of the board of public service commissioners. If a village or district is served by a public improvement or service described in section 1 that has been established and is being operated without expense to the township, no part of a tax or assessment shall be levied by the township upon the village or district for the purpose of establishing or operating a similar improvement or facility for other parts of the township.
- Sec. 5. The governing body of a township, by resolution, may agree to pay up to 1/3 of the cost of the special assessments levied against any platted corner lot for the payment of public improvements authorized under sections 1 to 4.
- Sec. 6. On a township board's own motion or after an application has been filed with the township board signed by at least 20% of the registered electors of the township, and subject to the referendum required in section 6a, the township board of an organized township may borrow money, not exceeding 5% of the assessed valuation of the township according to the assessed valuation of all the real and personal property of the township for the preceding December 31, on the faith and credit of the township. The township may issue bonds for the repayment of money borrowed under this section. The money borrowed shall be used for 1 or more of the following purposes:
  - (a) Acquiring a site for, erecting, and furnishing a town hall, fire station, or library.

- (b) Making additions and improvements to an existing site, town hall, fire station, library, or other township public building.
- (c) Purchasing and furnishing a building to be used for a town hall, fire station, library, or other township public building.
- Sec. 6a. (1) Upon the filing of an application with a township board pursuant to section 6, the board shall determine if the application meets the requirements of section 6. If the township board determines that the requirements of section 6 are met, the board shall by resolution provide for the submission of the proposition to the electors of the township at the general election or a special election to be held within 90 days after the adoption of the resolution. The township board shall prescribe in the resolution the form of ballot to be used in voting upon the proposition, whether the proposition shall be voted upon at a special election to be called by the township board for that purpose or at the general election, and that the township clerk of the township give notice of the proposition and of the vote by posting notices signed by the clerk in not less than 3 public and conspicuous places in each election district of the township. Notice shall be given not less than 20 days before the general or special election and shall set forth the form of the ballot to be used.
- (2) In addition to the other provisions of the resolution specified in subsection (1), if the proposition is to be voted upon at a special election, the township board shall call the special election.
- Sec. 6b. The general election or special election to be held under section 6a shall be conducted and the vote shall be canvassed in the same manner as is provided by law for ordinary township elections.
- Sec. 6c. If a township votes in favor of borrowing money and issuing bonds as provided in sections 6 to 6b, the township board of the township may issue and sell the bonds in conformity with the municipal finance act, Act No. 202 of the Public Acts of 1943, being sections 131.1 to 139.3 of the Michigan Compiled Laws.
- Sec. 6d. If bonds issued by a township under sections 6 to 6c have been sold, the township board of the township may in each year impose a tax upon the taxable property of the township for the purpose of paying the sums of money that become due before the collection of the taxes of the next succeeding year upon the principal of the bonds, or any part of the bonds, and the interest. The tax shall be levied and collected in the same manner as other township taxes are levied and collected.
- Sec. 6e. A township may, at a primary, general, or special election, vote a tax upon the property of the township not to exceed 1/20 of 1% of the assessed valuation of the township according to the assessed valuation of all the real and personal property of the township for the preceding year. The township board shall use the money raised by the tax for the maintenance, upkeep, or repair of the township hall, fire station, library, or other public buildings of the township.
- Sec. 6f. The township board of an organized township may purchase a site and building for a library or lease, construct, remodel, add to, and maintain a building or space for a library.
- Sec. 7. If a township is the owner of real property within the township where a building used for township purposes is located and, subsequent to the erection of the building, the real property becomes part of an incorporated village or city, the township may use the building for township purposes, including the holding of an election and the adoption of a resolution or other action by the township or its officers. The use of the building for township purposes is valid in all respects as though the building were located within the corporate limits of the township.
- Sec. 7a. A township board or village council may appropriate money to establish a township or village scale for the weighing of farm produce and for other purposes. Money appropriated shall be assessed, levied, and collected in the same manner as other expenses of the township or village are assessed, levied, and collected. The maintenance, management, and control of the scales shall be under the direction of the township board or village council. The expense connected with the scales shall be paid in the same manner as other expenses of the township or village are paid.
- Sec. 8. Upon receipt of a petition signed by 25 individuals who reside and own real property within the township requesting the control of weeds in inland public lakes situated within the township, a township board may appropriate money from the contingent or general fund to control the weeds.
- Sec. 8a. A township board may appropriate money from the contingent or general fund for entering into agreements with other townships in this state to control weeds in inland public lakes situated within more than 1 township of this state.

- Sec. 8b. (1) A pesticide shall not be used for weed control in an inland lake except with the consent of, and under the supervision of, the department of natural resources.
- (2) As used in this section, "pesticide" means that term as defined in section 6 of the pesticide control act, Act No. 171 of the Public Acts of 1976, being section 286,556 of the Michigan Compiled Laws.
- Sec. 9. A township board may provide for the spraying of trees or shrubs within its jurisdiction for the prevention of Dutch elm disease or other diseases or insect pests destructive to trees or shrubs. The cost of the spraying may be paid from funds created specially for this purpose, money appropriated from other funds of the township, or both.

Section 2. The following acts and parts of acts are repealed:

- (a) Act No. 381 of the Public Acts of 1927, being sections 41.241 to 41.247 of the Michigan Compiled Laws.
- (b) Act No. 45 of the Public Acts of 1941, being section 41.221 of the Michigan Compiled Laws.
- (c) Act No. 157 of the Public Acts of 1867, being sections 41.231 to 41.232 of the Michigan Compiled Laws.
- (d) Act No. 123 of the Public Acts of 1917, being section 41.491 of the Michigan Compiled Laws.
- (e) Act No. 41 of the Public Acts of 1955, being sections 41.671 to 41.673 of the Michigan Compiled Laws.
- (f) Act No. 195 of the Public Acts of 1959, being section 41.681 of the Michigan Compiled Laws.
- (g) Act No. 130 of the Public Acts of 1915, being section 41.601 of the Michigan Compiled Laws.
- (h) Act No. 51 of the Public Acts of 1867, being sections 41.611 to 41.617 of the Michigan Compiled Laws.

This act is ordered to take immediate effect.

	Secretary of the Senate.
	Clerk of the House of Representatives.
Approved	
Cavarnar	

