SECOND REGULAR SESSION

HOUSE BILL NO. 2046

102ND GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE WEBER.

3747H.01I

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal sections 278.070, 278.080, and 278.120, RSMo, and to enact in lieu thereof three new sections relating to Missouri healthy soils.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 278.070, 278.080, and 278.120, RSMo, are repealed and three 2 new sections enacted in lieu thereof, to be known as sections 278.070, 278.080, and 278.120,

3 to read as follows:

278.070. As used in sections 278.060 to 278.300, the following words and terms mean:

- 3 (1) "Board of soil and water district supervisors" or "soil and water supervisors", the 4 local governing body of a soil and water district, elected or appointed in accordance with the
- 5 provisions of this law;
- 6 (2) "Healthy soils practices", agricultural practices that:
- (a) Improve the health of soils including, but not limited to, consideration of depth of topsoil horizons, water infiltration rate, water holding capacity, organic matter content, biologically accessible nutrient content, bulk density, biological activity, and
- 10 biological and microbiological diversity;
- 11 **(b)** Follow the principles of:
- 12 a. Keeping soil covered;
- b. Minimizing soil disturbance and external inputs;
- c. Maximizing biodiversity;
- d. Maximizing presence of living roots;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

e. Integrating animals into land management including, but not limited to, grazing animals, birds, or beneficial insects or keystone species such as earthworms; and

- f. Incorporating the context of local conditions in decision-making, such as soil type, topography, and time of year;
- (c) Are achieved through conservation tillage or no-till, cover-cropping, perennialization of highly erodible land, precision nitrogen and phosphorous application, managed grazing, integrated crop-livestock systems, silvopasture, agroforestry, perennial crops, integrated pest management, or nutrient best management practices; and
- (d) Are recommended by the United States Department of Agriculture Natural Resources Conservation Service Field Office Technical Guide that are supported by the department of natural resources;
- (3) "Land representative", the owner or representative authorized by power of attorney of any farm lying within any area proposed to be established, and subsequently established, as a soil and water district under the provisions of [this law] sections 278.060 to 278.155, and for the purposes of sections 278.060 to 278.155 each such farm shall be entitled to representation by a land representative; provided, however, that any land representative must be a taxpayer of the county within which the soil and water district is located;
- [(3)] (4) "Landowner", any person, firm or corporation who holds title to any lands lying within a district organized or to be organized under the provisions of this chapter. Any landowner may be represented by notarized proxy not more than one year old;
- [(4)] (5) "Soil and water conservation cost-share program", a state-funded incentive program designed for the purpose of saving, protecting, and restoring the soil and [protecting the] water [resources] and improving soil health and watershed health of the state to preserve and enhance the productive power of Missouri agricultural land;
- [(5)] (6) "Soil and water conservation district" or "soil and water district", a county or one or more of its townships wherein a project for saving the soil and water **or improving** soil health and watershed health has been established with the authority and duty and subject to the restrictions herein set forth; and in establishing a soil and water district, if the proposed area is less than the area of the county which contains it, but greater than the area of one township, the additional township or townships to be included in such soil and water district need not be contiguous with the first township or with one another, but there shall be only one soil and water district within the boundaries of the same county; and any farm intersected by a soil and water district boundary shall be considered as lying within that district for purposes of soil and water conservation by that district, except that the soil and water conservation of a farm which lies partly within one soil and water district and partly

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53 within another shall be considered the duty of the soil and water district in which the home buildings of such farm are located;

- (7) "Soil health", the overall composition of the soil, including the amount of organic matter in and water holding capacity of the soil and the continued capacity of soil to function as a vital living ecosystem that sustains plants, animals, and humans;
- [(6)] (8) "State soil and water districts commission" or "soil and water commission", the agency created by section 278.080 for the administration of the soil and water conservation districts provided for by sections 278.060 to 278.155;
- [(7)] (9) "Subdistrict", "watershed", or "watershed district", as used in sections 278.160 to 278.300, a watershed district, with the exception of section 278.160, whereby subdistrict is specifically used to describe the relationship to an established soil and water conservation district or districts that may be established as a watershed district;
 - [(8)] (10) "Township", municipal township and not congressional or survey township;
- (11) "Watershed health", the continued capacity of a surface and groundwater ecosystem to function as a vital living ecosystem that is resilient to drought and storm events and that sustains plants, animals, and humans.
- 1. There is hereby established "The State Soil and Water Districts Commission" to administer for this state the soil and water conservation districts provided for by sections 278.060 to 278.300. The state soil and water districts commission shall formulate 4 policies and general programs for the saving of Missouri soil and water and improving soil 5 health and watershed health by the soil and water conservation districts, and shall give 6 consideration to the districts' needs based on their character [; it]. The commission shall 7 receive and allocate or otherwise expend for the use or benefit of the soil and water conservation districts any funds appropriated by the general assembly for the use or benefit of such districts, including a soil and water conservation cost-share program [; it]. **commission** shall receive and properly convey to the soil and water conservation districts any other form of aid extended to such districts by any other agency of this state, except that any money or other form of aid raised or provided within a soil and water district for the use or benefit of that soil and water district shall be received and administered by the governing 13 body of that soil and water district [; it]. The commission shall exercise other authority conferred upon it and perform other duties assigned to it by sections 278.060 to 278.300]; and it]. The commission shall be the administrative agency to represent this state in these and all other matters arising from the provisions of sections 278.060 to 278.300.
 - 2. The state soil and water districts commission shall be composed of four ex officio members and six farmer members. The six farmer members shall be appointed by the governor of Missouri with the advice and consent of the senate. Three of the farmer members shall reside in the portion of this state which is north of the Missouri River and three of the

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farmer members shall reside in the portion of this state which is south of the Missouri River. At least three of the farmer members shall demonstrate competency in healthy soils **practices.** The membership shall be geographically dispersed with no more than one of the 25 farmer members appointed from a state senatorial district. Not more than four of the farmer 26 members shall be from the same political party. The ex officio members shall be the director 27 of the department of natural resources, the director of the department of agriculture, the 28 director of the department of conservation, and the dean of the college of agriculture of the 29 University of Missouri. Each of the six farmer members shall be holding legal title to a farm, and shall be earning at least the principal part of the member's livelihood from a farm, all at the time of appointment to the commission. The farmer members shall each be appointed for 31 a period of three years. [All members of the commission serving as of June 27, 2000, may 32 continue to serve the unexpired portion of the member's current term. There is no limitation 34 on the number of terms that any of the farmer members appointed by the governor may serve. If any farmer member vacates his or her term for any reason prior to the expiration of such 35 36 term, the governor may appoint a farmer member to serve for the remainder of the unexpired 37 term. Each member of the commission shall continue to serve until the member's successor 38 has been duly appointed and qualified.

- 3. The state soil and water districts commission may call upon the attorney general of the state for such legal services as it may require.
- 4. At its first meeting in each calendar year, the state soil and water districts commission shall select from its current members a [chairman] chair and a vice [chairman] chair. The ex officio members shall not have the power to vote on any matter before the commission. A quorum shall consist of four farmer members. For the determination of any matter within the commission's authority, at a meeting comprised of four farmer members, a concurrence of three shall be required. No business of the commission shall be executed in absence of a quorum. Each farmer member of the soil and water commission shall be entitled to expenses, including travel expenses, necessarily incurred in the discharge of his or her duties as a member of this commission. The state soil and water districts commission shall provide for the execution of surety bonds for all of its employees and officers who shall be entrusted with funds or property; shall provide for the keeping of a full and accurate record of all its proceedings and of all its resolutions, regulations, and orders issued or adopted; and shall provide for an annual audit of all its accounts of receipts and disbursements.
- 5. In addition to the authority and duty herein assigned to the state soil and water districts commission, it shall have the following authority and duty:
- (1) To encourage the formation of soil and water conservation districts in areas where their establishment seems necessary and their administration seems feasible;

(2) To formulate and fix the rules and procedures for fair and impartial referendums on the establishing or disestablishment of soil and water districts and for fair and impartial selection of soil and water district supervisors;

- (3) To receive petitions for the establishing of soil and water conservation districts as provided in section 278.100; to determine the validity of these petitions; to conduct hearings upon the subject of these petitions; to determine whether the establishment of a soil and water district as petitioned would be effective in the saving of soil and water within the proposed area, and whether a soil and water district if established could be feasibly administered; and, upon reaching a favorable conclusion on these matters, to call for a referendum on the establishing of the soil and water district as petitioned;
- (4) To advise any soil and water conservation district in developing its program for saving the soil and water and improving soil health and watershed health, water quality, groundwater supply, storm water mitigation, flood control, drought resilience, and crop security in order that such district may become eligible for any form of aid from state or federal sources;
- (5) Subject to district allocations by the commission and other resources, to provide training, programs and other assistance to soil and water conservation districts to identify programs that respond to the character of the districts' needs;
- (6) To obtain or accept the cooperation and financial, technical or material assistance of the United States or any of its agencies, and of this state or any of its agencies, for the work of such soil and water districts;
- (7) To enter into agreements with the United States or any of its agencies on policies and general programs for the saving of Missouri soil and water and improving soil health and watershed health, water quality, groundwater supply, storm water mitigation, flood control, drought resilience, and crop security by the extension of federal aid to any soil and water conservation district; to advise any soil and water conservation district; to advise any soil and water conservation district on the amount or kind of federal aid needed for the effective saving of soil and water in that district; to determine within the limits of available funds or other resources the amount or kind of state aid to be used for saving of soil and water and improving soil health and watershed health, water quality, groundwater supply, storm water mitigation, flood control, drought resilience, and crop security in any soil and water conservation district; and to determine the withholding of state aid of any amount or kind from any soil and water conservation district that has failed to follow the policies of the state soil and water districts commission in any matter under the provisions of sections 278.060 to 278.300;
- (8) To give such other proper assistance as the soil and water commission may judge to be useful to any soil and water district in the saving of soil and water **and improving soil**

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95 health and watershed health, water quality, groundwater supply, storm water 96 mitigation, flood control, drought resilience, and crop security in that district;

- (9) To promulgate such rules and regulations as may be necessary to effectively administer a state-funded soil and water conservation cost-share program. Any rule or portion of a rule promulgated under the authority of sections 278.060 to 278.300 shall become effective only if it has been promulgated pursuant to the provisions of chapter 536.
- 6. Unless prohibited by any federal or state law, the commission may grant individual variances to any rule or regulation promulgated thereto, upon presentation of adequate proof, that compliance with sections 278.070 to 278.300, or any rule or regulation, standard, requirement, limitation or order of the commission will have an arbitrary and unreasonable impact on landowners participating in soil and water conservation eligible **and healthy soils** practices. The commission shall promulgate such rules, regulations and administrative guidelines as necessary to effectively administer this section.
- 278.120. 1. Any soil and water district organized under the provisions of [this law] 2 sections 278.060 to 278.155 shall be a body corporate and shall possess only such powers as herein provided, but any such powers possessed by said body corporate shall be particularly limited by the following provisos: provided, that the private property of any land 5 representative or owner of property in such soil and water district shall be exempt from execution for the debts of the body corporate or soil and water district and no land representative or owner of property within said soil and water district shall be liable or 8 responsible for any debts of the body corporate or soil and water district, and provided 9 further, that no property of any character, title to which is not vested in said soil and water district, or a soil and water district, as the case may be, shall ever be subject to any lien for any claim or judgment of or against said district, or a soil and water district as the case may 11 be. Any soil and water district so organized shall be officially known and titled "The Soil and Water District of County", and shall be so designated by the county commission by 13 order of record, and in that name shall be capable of suing and being sued and of contracting 14 15 and being contracted with.
 - 2. A soil and water district through the board of soil and water district supervisors thereof shall have the following authority and duty in addition to other authority and duty granted in other sections of this law:
 - (1) To promote all reasonable measures for the saving of the soil and water and improving soil health and watershed health, water quality, groundwater supply, storm water mitigation, flood control, drought resilience, and crop security within that soil and water district; and all such measures shall be in general agreement with those currently advocated by the college of agriculture of the University of Missouri for saving the productive power of Missouri farm land;

- (2) To cooperate or enter into agreements with, and to aid within the limits of appropriations duly made available to it by law, any agency, government or otherwise, or any land representative within that soil and water district, in the saving of the soil and water and improving soil health and watershed health, water quality, groundwater supply, storm water mitigation, flood control, drought resilience, and crop security within that district; and all such cooperations or agreements shall be in accord with the policies of the state soil and water districts commission; and any land representative of farm land within that soil and water supervisors; and no program or procedure of soil and water conservation shall be ordered or executed by the soil and water supervisors on any farm without the full consent and agreement of the land representative of that farm;
- (3) To make available to any land representative within that soil and water district, through existing agencies if agreements with them seem feasible, or by such other feasible means as the supervisors shall prescribe, such services, materials, and equipment as will assist such land representatives to carry on operations for the saving of the soil and water;
- (4) To accept grants, gifts, and contributions in money, services, or materials from the United States or any of its agencies, and to use or expend such grants, gifts or contributions in carrying on the soil and water district operations; and such use or expenditure shall be in accord with the policies of the state soil and water districts commission;
- (5) To make and execute contracts and other legal instruments, necessary for the saving of the soil and water in that district, subject to approval by the state soil and water districts commission:
- (6) To accept for the purpose of saving soil and water and improving soil health and watershed health, water quality, groundwater supply, storm water mitigation, flood control, drought resilience, and crop security in that district, contributions in money, services or materials from any source not otherwise provided for herein, and to enter into such agreements with land representatives as will tend to prevent future wastage of the soil and water and tend to ensure future improvement of the soil health and watershed health, water quality, groundwater supply, storm water mitigation, flood control, drought resilience, and crop security presently benefitted by these contributions.

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