## As Passed by the Senate

# 125th General Assembly Regular Session 2003-2004

То

Sub. H. B. No. 299

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#### A BILL

amend sections 309.09, 5543.01, 5553.04, 5553.042,	1
5553.043, 5555.02, 5571.02, 5571.08, and 5571.12,	2
to contingently amend sections 1509.03 and	3
1509.06, and to enact sections 5541.05, 5553.045,	4
and 5571.20 of the Revised Code to authorize a	5
township to vacate upon petition certain township	6
roads that are not used by and maintained for the	7
public, to permit a board of county commissioners	8
and a board of township trustees to place a	9
graveled or unimproved county or township road on	10
nonmaintained status, to preserve certain utility	11
rights of way in vacated roads, to revise the	12
notification requirements governing the drilling	13
of oil and gas wells, to create the Oil and Gas	14
Advisory Council to advise the Chief of the	15
Division of Mineral Resources Management in the	16
Department of Natural Resources regarding the	17

township officers, boards, and commissions. When the board of

township trustees finds it advisable or necessary to have

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additional legal counsel, it may employ an attorney other than the township law director or the prosecuting attorney of the county, either for a particular matter or on an annual basis, to represent the township and its officers, boards, and commissions in their official capacities and to advise them on legal matters. No such legal counsel or attorney may be employed, except on the order of the board of township trustees, duly entered upon its journal, in which the compensation to be paid for the legal services shall be fixed. The compensation shall be paid from the township fund. 

Nothing in this division confers any of the powers or duties of a prosecuting attorney under section 309.08 of the Revised Code upon a township law director.

- (C) Whenever the board of county commissioners employs an attorney other than the prosecuting attorney of the county, without the authorization of the court of common pleas as provided in section 305.14 of the Revised Code, either for a particular matter or on an annual basis, to represent the board of county commissioners in its official capacity and to advise it on legal matters, the board of county commissioners shall enter upon its journal an order of the board in which the compensation to be paid for the legal services shall be fixed. The compensation shall be paid from the county general fund. The total compensation paid, in any year, by the board of county commissioners for legal services under this division shall not exceed the total annual compensation of the prosecuting attorney for that county.
- (D) The prosecuting attorney and the board of county

  71 commissioners jointly may contract with a board of park

  72 commissioners under section 1545.07 of the Revised Code for the

  73 prosecuting attorney to provide legal services to the park

  74 district the board of park commissioners operates. All moneys

  75 received pursuant to the contract shall be deposited into the

  76 prosecuting attorney's legal services fund, which shall be

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monitor all plans for improvements in order to maintain compliance 139 with existing construction standards and thoroughfare plans, and 140 coordinate construction timelines within the county. 141

(C) The county engineer may not perform any duties in 142 connection with the repair, maintenance, or dragging of roads by 143 boards of township trustees, except that, upon the request of any 144 board of township trustees, the county engineer shall inspect any 145 road designated by it and advise as to the best methods of 146 repairing, maintaining, or dragging that road.

Sec. 5553.04. When the board of county commissioners is of the opinion that it will be for the public convenience or welfare to locate, establish, alter, widen, straighten, vacate, or change the direction of a public road, it shall so declare by resolution, which resolution shall set forth the general route and termini of the road, or part thereof of the road, to be located, established, or vacated, or the general manner in which such the road is to be altered, widened, or straightened, or the direction thereof of the road is to be changed.

When a petition, signed by at least twelve freeholders of the 157 county residing in the vicinity of the proposed improvement, or 158 signed by the owner of the right to mine coal lying under or 159 adjacent to the proposed improvement, is presented to the board 160 requesting the board to locate, establish, alter, widen, 161 straighten, vacate, or change the direction of a public road, such 162 the board shall view the location of the proposed improvement, 163 and, if it is of the opinion that it will be for the public 164 convenience or welfare to make such the improvement, it may 165 proceed to make such the improvement as provided in sections 166 5553.04 to 5553.16<del>, inclusive,</del> of the Revised Code. Such The 167 petition shall set forth the general route and termini of the 168 road, or part thereof of the road, to be located, established, or 169

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vacated, or the general manner in which such the road is to be	170
altered, widened, or straightened, or the direction thereof of the	171
road is to be changed. When the board declares by resolution its	172
intention to proceed with the improvement, it $\frac{may}{may}$ also $\frac{may}{may}$ provide	173
in such the resolution for the establishment of an appropriate	174
detour route or for the temporary closing of the road to be	175
improved. When the petition presented to the board for a proposed	176
improvement as provided in this section, is a petition signed by	177
the owner of the right to mine coal lying under or adjacent to the	178
proposed improvement, such that petitioner shall pay the costs and	179
expenses incurred by such the board in connection with the	180
proceedings initiated by $\frac{1}{2}$ by $\frac{1}{2}$ petition, and the costs and	181
expenses of making such the improvement including compensation and	182
damages, and including the cost of relocation of any conduits,	183
cables, wires, towers, poles, or other equipment or appliances of	184
any public utility or electric cooperative as defined in section	185
4928.01 of the Revised Code, located on, over, or under the	186
portion of the road affected by such the improvement, and, on	187
demand by the board, shall give bond to the satisfaction of the	188
board in $\frac{\text{such } \text{the}}{\text{amount } \text{as}}$ the board determines, to secure the	189
payment of all such of those costs and expenses.	190
Sec. 5553.042. A (A) As used in this section:	191
(1) "Electric cooperative" has the same meaning as in section	192
4928.01 of the Revised Code.	193
(2) "Service facilities" includes any conduit, cable, wire,	194
tower, pole, or other equipment or appliance of a public utility	195
or electric cooperative.	195
or electric cooperative.	190
(B) A township shall lose all rights in and to any public	197
road, highway, street, or alley which has been abandoned and not	198
used for a period of twenty-one years, after formal proceedings	199

for vacation as provided in sections 5553.04 to 5553.11 of the

(4) Any right of way for public nonmotorized vehicular

recreational use as provided under section 5553.044 of the Revised

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facilities;

Code.

Sec. 5553.043. When any street, highway, or road, or a	233
portion <del>thereof</del> <u>of any street, highway, or road</u> , is vacated	234
pursuant to <del>the provisions of</del> any section of <del>Chapters 5553.</del> <u>this</u>	235
<u>chapter</u> or <u>Chapter</u> 5571. of the Revised Code, and the relocation	236
of any conduits, cables, wires, towers, poles, sewer lines, steam	237
lines, pipelines, gas and water lines, tracks, or other equipment	238
or appliances of any <u>electric cooperative,</u> railroad, or public	239
utility, whether owned privately or by any governmental authority,	240
located on, over, or under the portion of the street, highway, or	241
road affected by <del>any such</del> <u>the</u> vacation, <del>is</del> <u>are</u> not required for	242
purposes of the vacating authority, any affected electric	243
cooperative, railroad, or public utility company shall be deemed	244
to have a permanent easement in <del>such</del> the vacated portion of <del>such</del>	245
the street, highway, or road for the purpose of accessing,	246
maintaining, operating, renewing, reconstructing, and removing	247
said those utility facilities and for purpose of access to said	248
facilities. Nothing The permanent easement also confers a right of	249
ingress and egress to service and maintain those utility	250
facilities and a right to trim or remove any trees, shrubs, brush,	251
or other obstacles growing in or encroaching onto the permanent	252
easement that may affect the operation, use, or access to those	253
utility facilities.	254
Nothing in this section shall be construed to relieve an	255
owner of the right to mine coal who petitions for a proposed	256
improvement from the obligation to pay the relocation costs and	257
expenses of public utility or electric cooperative facilities as	258
provided in <del>Chapter 5553.</del> <u>this chapter</u> or <u>Chapter</u> 5571. of the	259
Revised Code.	260
As used in this section, "electric cooperative" has the same	261

meaning as in section 4928.01 of the Revised Code.

Sec. 5553.045. (A) As used in this section, "road" means a	263
road, or portion of a road, which is not used to calculate	264
distributions of the auto registration distribution fund under	265
division (E) of section 4501.04 of the Revised Code and, thus, is	266
not a road or portion of a road certified by the board of township	267
trustees to the director of transportation in accordance with that	268
division as mileage in the township used by and maintained for the	269
<pre>public.</pre>	270
(B) A board of township trustees may petition the board of	271
county commissioners to vacate a township road or a portion of a	272
township road by passing a resolution that requests the vacation	273
of the road or portion and includes a description of the general	274
route and termini of the road or portion. The township clerk shall	275
file a copy of the resolution with the board of county	276
commissioners and certify another copy to the county engineer.	277
Within thirty days after receipt of that copy of the resolution,	278
the engineer shall issue to the board of county commissioners a	279
written report similar in content to reports required under	280
section 5553.06 of the Revised Code. The failure of the engineer	281
to provide this report does not affect the actions required under	282
this section and does not invalidate the vacation of a road or	283
portion of a road under this section.	284
(C) Upon receipt of the copy of the township's resolution,	285
the board of county commissioners shall set a date for a public	286
hearing on the vacation of the road or portion of the road that is	287
not more than forty-five days after the date that the resolution	288
is filed with the board. The clerk of the board shall notify by	289
regular mail the landowners abutting the road or portion of the	290
road proposed to be vacated. That notice shall be sent at least	291
twenty days before the board's public hearing, shall state that	292
the board of township trustees has filed a resolution requesting	293

the vacation of the specified road or portion of the road under	294
this section, and shall inform the landowners of the time and	295
place of the public hearing on this issue. The notice shall be	296
mailed to the addresses of the abutting landowners as they appear	297
on the county auditor's current tax list or the county treasurer's	298
mailing list. Failure of the delivery of this notice to any	299
abutting landowner does not invalidate the vacation of a road or a	300
portion of a road under this section.	301
(D) After the public hearing, if the board of county	302
commissioners determines that the vacation of the road or portion	303
of the road would be for the public convenience or welfare, it	304
shall adopt a resolution by a majority vote declaring the road or	305
portion to be vacated and file a certified copy of the resolution	306
with the petitioner board of township trustees, the county	307
recorder, and the county engineer.	308
If the board of county commissioners fails to vote on the	309
issue of vacating the road or portion of the board within sixty	310
days after the township's resolution is filed with it, the road or	311
portion of the road specified in the resolution shall be deemed to	312
be vacated, and the petitioner board of township trustees shall	313
adopt another resolution describing the road or portion of the	314
road that has been vacated and explaining this vacation is by	315
action of this section. The board of township trustees shall file	316
a certified copy of that resolution with the board of county	317
commissioners, the county recorder, and the county engineer.	318
(E) Once the certified copies of the resolution declaring a	319
road or portion of a road vacated are filed as provided in	320
division (D) of this section, the board of township trustees, by	321
resolution, shall order the road or portion of the road vacated.	322
The vacated road or portion of the road shall pass, in fee, to the	323
abutting landowners subject to all of the following:	324

(1) A permanent easement as provided in section 5553.043 of	325
the Revised Code in, over, or under the road for the service	326
facilities, as defined in section 5553.042 of the Revised Code, of	327
a public utility or electric cooperative as defined in section	328
4928.01 of the Revised Code;	329
(2) The right of ingress or egress to service and maintain	330
those service facilities;	331
(3) The right to trim or remove any trees, shrubs, brush, or	332
other obstacles growing in or encroaching onto the permanent	333
easement that may affect the operation, use, or access to those	334
service facilities.	335
Sec. 5555.02. The board of county commissioners may construct	336
a public road by laying out and building a new road, or by	337
improving, reconstructing, or repairing any existing public road	338
or part thereof of an existing public road by grading, paving,	339
widening, altering, straightening, vacating, changing the	340
direction, draining, dragging, graveling, macadamizing,	341
resurfacing, applying dust preventives, or by otherwise improving	342
the same, and, where an established road has been relocated, the	343
board may construct and maintain such connecting roads between the	344
old and new locations as will provide reasonable access thereto.	345
The board also may place a county road on nonmaintained status	346
pursuant to section 5541.05 of the Revised Code. The board may	347
purchase or lease, erect, and maintain automatic traffic signals	348
at such intersections of public highways outside municipal	349
corporations as <del>are</del> necessary for the protection of the public	350
traveling upon <del>such</del> <u>those</u> highways. Automatic traffic signals	351
shall not be placed at intersections of public highways on the	352
state highway system unless the board first obtains the approval	353
of the director of transportation.	354

This section does not apply to roads or highways on the state

obstruction by snow. The cost and expense thereof shall be paid	386
from the road funds of the township or from the funds allocated to	387
the township by section 5735.27 of the Revised Code.	388

Sec. 5571.12. The Except as provided in section 5571.20 of 389 the Revised Code, the board of township trustees shall cause the 390 graveled and unimproved public roads of the township to be 391 dragged. At the beginning of each fiscal half year, the board, 392 before making any other appropriations from the township road 393 fund, shall appropriate and set aside a sum sufficient to meet the 394 expense of dragging the graveled and unimproved public roads of 395 the township during the ensuing six months. Such That sum shall 396 not be used for any purpose other than that for which it was 397 appropriated. 398

The board shall from time to time shall designate the roads 399 to be dragged and furnish suitable road drags, hones, scrapers, or 400 other tools, which shall be paid for out of the road fund. The 401 work of dragging the graveled and unimproved public roads of the 402 township, or of any road district thereof of the township, shall 403 be done under the supervision of one of the township trustees or 404 the township highway superintendent designated to have charge of 405 the maintenance and repair of roads as provided in section 5571.02 406 of the Revised Code. Such That trustee or superintendent shall 407 employ the necessary labor and teams at a price to be fixed by the 408 board. Bills for dragging shall be paid from the dragging fund 409 upon the order of the board. 410

Sec. 5571.20. (A) Except as otherwise provided in division

(D) of this section, a board of township trustees by resolution

may place a graveled or unimproved township road under its

jurisdiction or any portion of such a road on nonmaintained

status. Upon adoption of such a resolution, the board is not

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required to cause the road to be dragged at any time, or to cut,	416
destroy, or remove any brush, weeds, briers, bushes, or thistles	417
upon or along the road, or to remove snow from the road, or to	418
maintain or repair the road in any manner. The board, in its	419
discretion, may cause any of these actions to be performed on or	420
to a road that it has placed on nonmaintained status.	421
to a road that it has praced on nonmarmearned status.	
(B) A board may adopt a resolution under this section only if	422
the board finds that placing the road on nonmaintained status will	423
not unduly adversely affect the flow of motor vehicle traffic on	424
that road or on any other road located in the immediate vicinity	425
of that road as determined by the overall use of the road during	426
the preceding twenty-one years.	427
(C) A board may terminate the nonmaintained status of a	428
township road by adopting a resolution to that effect. If the	429
owner of land adjoining a road that has been placed on	430
nonmaintained status requests the board to terminate the	431
nonmaintained status of the road, the board, in its resolution	432
that terminates that nonmaintained status, may require the owner	433
to pay the costs of upgrading the road to locally adopted township	434
standards.	435
(D) A graveled road may not be placed on nonmaintained status	436
if any person resides in a residence adjacent to the road, the	437
road is the exclusive means for obtaining access to the residence,	438
and the residence is the person's primary place of residence.	439
Section 2. That existing sections 309.09, 5543.01, 5553.04,	440
5553.042, 5553.043, 5555.02, 5571.02, 5571.08, and 5571.12 of the	441
Revised Code are hereby repealed.	442
Section 3. That sections 1509.03 and 1509.06 of the Revised	443
Code as they result from Sub. H.B. 278 of the 125th General	444

### Sub. H. B. No. 299 As Passed by the Senate

Assembly contingently be amended to read as follows:	445
Sec. 1509.03. The chief of the division of mineral resources	446
management shall adopt, rescind, and amend, in accordance with	447
Chapter 119. of the Revised Code, rules for the administration,	448
implementation, and enforcement of this chapter. The rules shall	449
include an identification of the subjects that the chief shall	450
address when attaching terms and conditions to a permit with	451
respect to a well and production facilities of a well that are	452
located within a municipal corporation or within a township that	453
has a population of more than fifteen thousand in the most recent	454
federal decennial census prior to the issuance of the permit an	455
urbanized area. The subjects shall include all of the following:	456
(A) Safety concerning the drilling or operation of a well;	457
(B) Protection of the public and private water supply;	458
(C) Location of surface facilities of a well;	459
(D) Fencing and screening of surface facilities of a well;	460
(E) Containment and disposal of drilling and production	461
wastes;	462
(F) Construction of access roads for purposes of the drilling	463
and operation of a well.	464
No person shall violate any rule of the chief adopted under	465
this chapter.	466
Any order issuing, denying, or modifying a permit or notices	467
required to be made by the chief pursuant to this chapter shall be	468
made in compliance with Chapter 119. of the Revised Code, except	469
that personal service may be used in lieu of service by mail.	470
Every order issuing, denying, or modifying a permit under this	471
chapter and described as such shall be considered an adjudication	472
order for purposes of Chapter 119. of the Revised Code.	473

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Where notice to the owners is required by this chapter, the
notice shall be given as prescribed by a rule adopted by the chief
to govern the giving of notices. Such rule shall provide for
notice by publication except in those cases where other types of
notice are necessary in order to meet the requirements of the law.

The chief or the chief's authorized representative may at any 479 time enter upon lands, public or private, for the purpose of 480 administration or enforcement of this chapter, the rules adopted 481 or orders made thereunder, or terms or conditions of permits or 482 registration certificates issued thereunder and may examine and 483 copy records pertaining to the drilling, conversion, or operation 484 of a well for injection of fluids and logs required by division 485 (C) of section 1509.223 of the Revised Code. No person shall 486 prevent or hinder the chief or the chief's authorized 487 representative in the performance of official duties. If entry is 488 prevented or hindered, the chief or the chief's authorized 489 representative may apply for, and the court of common pleas may 490 issue, an appropriate inspection warrant necessary to achieve the 491 purposes of this chapter within the court's territorial 492 jurisdiction. 493

The chief may issue orders to enforce this chapter, rules 494 adopted thereunder, and terms or conditions of permits issued 495 thereunder. Any such order shall be considered an adjudication 496 order for the purposes of Chapter 119. of the Revised Code. No 497 person shall violate any order of the chief issued under this 498 chapter. No person shall violate a term or condition of a permit 499 or registration certificate issued under this chapter. 500

Orders of the chief denying, suspending, or revoking a 501 registration certificate; approving or denying approval of an 502 application for revision of a registered transporter's plan for 503 disposal; or to implement, administer, or enforce division (A) of 504 section 1509.224 and sections 1509.22, 1509.222, 1509.223, 505

to that restoration.

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(E) Designation of the well by name and number;	536
(F) The geological formation to be tested or used and the	537
proposed total depth of the well;	538
(G) The type of drilling equipment to be used;	539
(H) If the well is for the injection of a liquid, identity of	540
the geological formation to be used as the injection zone and the	541
composition of the liquid to be injected;	542
(I) For an application for a permit to drill a new well, a	543
sworn statement that the applicant has provided notice of the	544
application to the owner of each occupied dwelling unit that is	545
located within five hundred feet of the surface location of the	546
well if the surface location will be less than five hundred feet	547
from the boundary of the drilling unit and more than fifteen	548
occupied dwelling units are located less than five hundred feet	549
from the surface location of the well, excluding any dwelling that	550
is located on real property all or any portion of which is	551
included in the drilling unit. The notice shall contain a	552
statement that an application has been filed with the division of	553
mineral resources management, identify the name of the applicant	554
and the proposed well location, include the name and address of	555
the division, and contain a statement that comments regarding the	556
application may be sent to the division. The notice may be	557
provided by hand delivery or regular mail. The identity of the	558
owners of occupied dwelling units shall be determined using the	559
tax records of the municipal corporation or county in which the	560
dwelling unit is located as of the date of the notice.	561
(J) A plan for restoration of the land surface disturbed by	562
drilling operations. The plan shall provide for compliance with	563
the restoration requirements of division (A) of section 1509.072	564
of the Revised Code and any rules adopted by the chief pertaining	565

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(K) A description by name or number of the county, township,	567
and municipal corporation roads, streets, and highways that the	568
applicant anticipates will be used for access to and egress from	569
the well site;	570

(L) Such other relevant information as the chief prescribes 571 by rule. 572

Each application shall be accompanied by a map, on a scale 573 not smaller than four hundred feet to the inch, prepared by an 574 Ohio registered surveyor, showing the location of the well and 575 containing such other data as may be prescribed by the chief. If 576 the well is or is to be located within the excavations and 577 workings of a mine, the map also shall include the location of the 578 mine, the name of the mine, and the name of the person operating 579 the mine. 580

The chief shall cause a copy of the weekly circular prepared 581 by the division to be provided to the county engineer of each 582 county that contains active or proposed drilling activity. The 583 weekly circular shall contain, in the manner prescribed by the 584 chief, the names of all applicants for permits, the location of 585 each well or proposed well, the information required by division 586 (K) of this section, and any additional information the chief 587 prescribes. In addition, the chief promptly shall transfer an 588 electronic copy or facsimile, or if those methods are not 589 available to a municipal corporation or township, a copy via 590 regular mail, of a drilling permit application to the clerk of the 591 legislative authority of the municipal corporation or to the clerk 592 of the township in which the well or proposed well is or is to be 593 located if the municipal corporation or township has a population 594 of more than fifteen thousand in the most recent federal decennial 595 census prior to the submission of the application, the legislative 596 authority of the municipal corporation or the board of township 597 trustees has asked to receive copies of such applications, and the 598

appropriate clerk has provided the chief an accurate, current 599 electronic mailing address or facsimile number, as applicable. 600

The chief shall not issue a permit for at least ten days

after the date of filing of the application for the permit unless,

upon reasonable cause shown, the chief waives that period or a

request for expedited review is filed under this section. However,

the chief shall issue a permit within twenty-one days of the

filing of the application unless the chief denies the application

by order.

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An applicant may file a request with the chief for expedited 608 review of a permit application if the well is not or is not to be 609 located in a gas storage reservoir or reservoir protective area, 610 as "reservoir protective area" is defined in section 1571.01 of 611 the Revised Code. If the well is or is to be located in a coal 612 bearing township, the application shall be accompanied by the 613 affidavit of the landowner prescribed in section 1509.08 of the 614 Revised Code. 615

In addition to a complete application for a permit that meets 616 the requirements of this section and the permit fee prescribed by 617 this section, a request for expedited review shall be accompanied 618 by a separate nonrefundable filing fee of five hundred dollars. 619 Upon the filing of a request for expedited review, the chief shall 620 cause the county engineer of the county in which the well is or is 621 to be located to be notified of the filing of the permit 622 application and the request for expedited review by telephone or 623 other means that in the judgment of the chief will provide timely 624 notice of the application and request. The chief shall issue a 625 permit within seven days of the filing of the request unless the 626 chief denies the application by order. Notwithstanding the 627 provisions of this section governing expedited review of permit 628 applications, the chief may refuse to accept requests for 629 expedited review if, in the chief's judgment, the acceptance of 630

the requests would prevent the issuance, within twenty-one days of their filing, of permits for which applications are pending. 632

A well shall be drilled and operated in accordance with the 633 plans, sworn statements, and other information submitted in the 634 approved application. 635

The chief shall issue an order denying a permit if the chief 636 finds that there is a substantial risk that the operation will 637 result in violations of this chapter or rules adopted under it 638 that will present an imminent danger to public health or safety or 639 damage to the environment, provided that where the chief finds 640 that terms or conditions to the permit can reasonably be expected 641 to prevent such violations, the chief shall issue the permit 642 subject to those terms or conditions, including, if applicable, 643 terms and conditions regarding subjects identified in rules 644 adopted under section 1509.03 of the Revised Code. 645

Each application for a permit required by section 1509.05 of 646 the Revised Code, except an application for a well drilled or 647 reopened for purposes of section 1509.22 of the Revised Code, also 648 shall be accompanied by a nonrefundable fee of two hundred fifty 649 dollars.

The chief may order the immediate suspension of drilling, 651 operating, or plugging activities after finding that any person is 652 causing, engaging in, or maintaining a condition or activity that 653 in the chief's judgment presents an imminent danger to public 654 health or safety or results in or is likely to result in immediate 655 substantial damage to natural resources or for nonpayment of the 656 fee required by this section. The chief may order the immediate 657 suspension of the drilling or reopening of a well in a coal 658 bearing township after determining that the drilling or reopening 659 activities present an imminent and substantial threat to public 660 health or safety or to miners' health or safety. Before issuing 661 any such order, the chief shall notify the owner in such manner as 662

in the chief's judgment would provide reasonable notification that	663
the chief intends to issue a suspension order. The chief may issue	664
such an order without prior notification if reasonable attempts to	665
notify the owner have failed, but in such an event notification	666
shall be given as soon thereafter as practical. Within five	667
calendar days after the issuance of the order, the chief shall	668
provide the owner an opportunity to be heard and to present	669
evidence that the condition or activity is not likely to result in	670
immediate substantial damage to natural resources or does not	671
present an imminent danger to public health or safety or to	672
miners' health or safety, if applicable. In the case of activities	673
in a coal bearing township, if the chief, after considering	674
evidence presented by the owner, determines that the activities do	675
not present such a threat, the chief shall revoke the suspension	676
order. Notwithstanding any provision of this chapter, the owner	677
may appeal a suspension order directly to the court of common	678
pleas of the county in which the activity is located or, if in a	679
coal bearing township, to the reclamation commission under section	680
1513.13 of the Revised Code.	681

Section 4. That existing sections 1509.03 and 1509.06 of the

Revised Code as they result from Sub. H.B. 278 of the 125th

General Assembly are hereby contingently repealed.

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Section 5. The amendment by this act of sections 1509.03 and 685 1509.06 of the Revised Code as they result from Sub. H.B. 278 of 686 the 125th General Assembly is contingent upon those sections 687 becoming law in the same form as they were passed by the Senate on 688 April 27, 2004, 150 Senate Journal 1769.

Section 6. If the amendment of sections 1509.03 and 1509.06 690 of the Revised Code by Sections 3, 4, and 5 of this act occurs, 691 those sections as amended by this act take effect on the effective 692

date of Sub. H.B. 278 of the 125th General Assembly or the	693
earliest date permitted by law, whichever is later.	694
Section 7. If any provision of section 1509.03 or 1509.06 of	695
the Revised Code, as those sections have been amended by this act.	696

the Revised Code, as those sections have been amended by this act,
or the application of those sections to any person or circumstance
is held invalid, the invalidity does not affect other provisions
or applications of those sections that can be given effect without
the invalid provision or application, and to this end the
provisions of those sections are severable.

Section 8. (A) There is hereby created the Oil and Gas 702 Advisory Council consisting of the Director of Natural Resources 703 and the Chief of the Division of Mineral Resources Management, or 704 their designees, as members ex officio and seven members to be 705 appointed by the Director. Of the appointed members, one shall 706 represent the interests of counties, one shall represent the 707 interests of municipal corporations, one shall represent the 708 interests of townships, one shall represent the interests of 709 owners of natural gas wells, one shall represent the owners of oil 710 wells, one shall represent the interests of contractors engaged in 711 drilling, fracturing, producing, or servicing oil and gas wells, 712 and one shall represent a statewide environmental advocacy 713 organization. 714

Not later than ninety days after the effective date of this 715 act, the Director shall make appointments to the Council. 716 Vacancies shall be filled in the manner provided for original 717 appointments. 718

The Director, or the Director's designee, shall serve as 719 chairperson of the Council. The Council shall select from among 720 its members a vice-chairperson and a secretary who shall make a 721 record of its proceedings. The Council shall meet at times that 722