SECOND REGULAR SESSION

SENATE BILL NO. 1191

94TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR RIDGEWAY.

Read 1st time February 26, 2008, and ordered printed.

TERRY L. SPIELER, Secretary.

5279S.01I

AN ACT

To repeal section 177.088, RSMo, and to enact in lieu thereof one new section relating to educational facilities.

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

Section A. Section 177.088, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 177.088, to read as follows:

177.088. 1. As used in this section, the following terms shall mean:

2 (1) "Board", the board of education, board of trustees, board of regents, or
3 board of governors of an educational institution;

4 (2) "Educational institution", any school district, including all junior
5 college districts, and any state college or university organized under chapter 174,
6 RSMo.

2. The board of any educational institution may enter into agreements as authorized in this section with a not-for-profit corporation formed under the general not for profit corporation law of Missouri, chapter 355, RSMo, in order to provide for the acquisition, construction, improvement, extension, repair, remodeling, renovation and financing of sites, buildings, facilities, furnishings and equipment for the use of the educational institution for educational purposes.

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3. The board may on such terms as it shall approve:

14 (1) Lease from the corporation sites, buildings, facilities, furnishings and15 equipment which the corporation has acquired or constructed; or

16 (2) Notwithstanding the provisions of this chapter or any other provision 17 of law to the contrary, sell or lease at fair market value, which may be 18 determined by appraisal, to the corporation any existing sites owned by the 19 educational institution, together with any existing buildings and facilities 20 thereon, in order for the corporation to acquire, construct, improve, extend, SB 1191

21repair, remodel, renovate, furnish and equip buildings and facilities thereon, and 22then lease back or purchase such sites, buildings and facilities from the corporation; provided that upon selling or leasing the sites, buildings or facilities, 2324the corporation agrees to enter into a lease for not more than one year but with not more than twenty successive options by the educational institution to renew 2526the lease under the same conditions; and provided further that the corporation agrees to convey or sell the sites, buildings or facilities, including any 2728improvements, extensions, renovations, furnishings or equipment, back to the 29educational institution with clear title at the end of the period of successive one-year options or at any time bonds, notes or other obligations issued by the 30 corporation to pay for the improvements, extensions, renovations, furnishings or 31equipment have been paid and discharged. 32

334. Any consideration, promissory note or deed of trust which an educational institution receives for selling or leasing property to a not-for-profit 34corporation pursuant to this section shall be placed in a separate fund or in 35escrow, and neither the principal or any interest thereon shall be commingled 36 with any other funds of the educational institutions. At such time as the title or 37deed for property acquired, constructed, improved, extended, repaired, remodeled 38or renovated under this section is conveyed to the educational institution, the 3940consideration shall be returned to the corporation.

5. The board may make rental payments to the corporation under such leases out of its general funds or out of any other available funds, provided that in no event shall the educational institution become indebted in an amount exceeding in any year the income and revenue of the educational institution for such year plus any unencumbered balances from previous years.

466. Any bonds, notes and other obligations issued by a corporation to pay 47for the acquisition, construction, improvements, extensions, repairs, remodeling or renovations of sites, buildings and facilities, pursuant to this section, may be 4849secured by a mortgage, pledge or deed of trust of the sites, buildings and facilities 50and a pledge of the revenues received from the rental thereof to the educational institution. Such bonds, notes and other obligations issued by a corporation shall 5152not be a debt of the educational institution and the educational institution shall not be liable thereon, and in no event shall such bonds, notes or other obligations 53be payable out of any funds or properties other than those acquired for the 54purposes of this section, and such bonds, notes and obligations shall not 55constitute an indebtedness of the educational institution within the meaning of 56

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57 any constitutional or statutory debt limitation or restriction.

58 7. The interest on such bonds, notes and other obligations of the 59 corporation and the income therefrom shall be exempt from taxation by the state 60 and its political subdivisions, except for death and gift taxes on transfers. Sites, 61 buildings, facilities, furnishings and equipment owned by a corporation in 62 connection with any project pursuant to this section shall be exempt from 63 taxation.

8. The board may make all other contracts or agreements with the
corporation necessary or convenient in connection with any project pursuant to
this section. The corporation shall comply with sections 290.210 to 290.340,
RSMo.

9. Notice that the board is considering a project pursuant to this section shall be given by publication in a newspaper published within the county in which all or a part of the educational institution is located which has general circulation within the area of the educational institution, once a week for two consecutive weeks, the last publication to be at least seven days prior to the date of the meeting of the board at which such project will be considered and acted upon.

10. Provisions of other law to the contrary notwithstanding, the board 7576may refinance any lease purchase agreement that satisfies at least one of the 77 conditions specified in subsection 6 of section 165.011, RSMo, for the purpose of 78payment on any lease with the corporation under this section for sites, buildings, 79 facilities, furnishings or equipment which the corporation has acquired or 80 constructed, but such refinance shall not extend the date of maturity of any obligation, and the refinancing obligation shall not exceed the amount necessary 81 to pay or provide for the payment of the principal of the outstanding obligations 82to be refinanced, together with the interest accrued thereon to the date of 83 84 maturity or redemption of such obligations and any premium which may be due under the terms of such obligations and any amounts necessary for the payments 85of costs and expenses related to issuing such refunding obligations and to fund 86 87 a capital projects reserve fund for the obligations.

11. Provisions of other law to the contrary notwithstanding, payments made from any source by a school district, after the latter of July 1, 1994, or July 12, 1994, that result in the transfer of the title of real property to the school district, other than those payments made from the capital projects fund, shall be deducted as an adjustment to the funds payable to the district pursuant to section

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93 163.031, RSMo, beginning in the year following the transfer of title to the district,94 as determined by the department of elementary and secondary education.

9512. Notwithstanding provisions of this section to the contrary, the board of education of any school district located within a county of 96 the first classification with more than one hundred eighty-four 97thousand but fewer than one hundred eighty-eight thousand 98inhabitants may enter into agreements with such county, or a city, 99 town, or village wholly or partially located within the boundaries of 100101 such school district, in order to provide for the acquisition, construction, improvement, extension, repair, remodeling, renovation, 102103and financing of sites, buildings, facilities, furnishings, and equipment for the use of the school district for educational purposes. Such an 104agreement may provide for the present or future acquisition of an 105106ownership interest in such facilities by the school district, by lease, 107lease purchase agreement, option to purchase agreement, or similar 108provisions, and may provide for a joint venture between the school district and other entity or entities that are parties to such an 109110agreement providing for the sharing of the costs of acquisition, 111 construction, repair, maintenance, and operation of such facilities. The 112school district may wholly own such facilities, or may acquire a partial 113ownership interest along with the county, city, town, or village with which the agreement was executed. Notwithstanding the provisions of 114115subsection 11 of this section, the school district may expend funds from its general or incidental funds to satisfy its obligations for rent, lease 116payments, construction, improvements, maintenance, repairs, and 117operation of such facilities, and may acquire an ownership interest in 118119such facilities, without being subject to the deductions from funds 120 payable to the district under section 163.031, RSMo.

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