SECOND REGULAR SESSION

SENATE BILL NO. 896

94TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR STOUFFER.

Pre-filed December 19, 2007, and ordered printed.

3861S.02I

TERRY L. SPIELER, Secretary.

AN ACT

To repeal sections 233.010 and 233.155, RSMo, and to enact in lieu thereof five new sections relating to incorporated road districts.

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

Section A. Sections 233.010 and 233.155, RSMo, are repealed and five

- 2 new sections enacted in lieu thereof, to be known as sections 233.010, 233.155,
- 3 233.177, 233.297, and 233.317, to read as follows:

233.010. 1. Territory not exceeding eight miles square, wherein is located

- 2 any city, town or village [containing less than one hundred thousand
- 3 inhabitants], may be organized as herein set forth into a special road district;
- 4 provided, however, the provisions of this section shall not apply to counties under
- 5 township organization or to class one counties except any first class county
- 6 without a charter form of government which contains all or part of a city with a
- 7 population greater than four hundred thousand and any first class county with
- 8 a population of over one hundred thousand inhabitants which does not adjoin
- 9 another first class county and which contains a campus of the University of
- 10 Missouri; however, any county of the second class which had within its
- 11 boundaries, prior to January 1, 1989, a special road district already organized
- 12 and existing under this section and which second class county becomes a first
- 13 class county without a charter form of government under the laws of this state,
- 14 such change in classification shall in no way affect the existing status, nor the
- 15 right to exist, nor the legality of the organization nor the right to remain
- 16 organized of any such prior existing special road district nor shall it in any way
- 17 affect, alter or change the right of said special road district so existing prior to
- 18 the change in classification of the second class county to function and to lawfully

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continue to function under this section and section 233.165, in the same manner as such special road district functioned prior to the change in classification of the second class county. However, no city, town, or village containing more than one hundred thousand inhabitants may be included within the territory of a special road district organized under sections 233.010 to 233.165.

2. The eight square mile territorial restriction provided for in subsection 1 of this section shall not apply to any special road district organized under the provisions of sections 233.010 to 233.165 within a county of the fourth classification.

233.155. 1. Whenever the inhabitants of any special road district already formed under sections 233.010 to 233.165 shall desire to extend the boundaries of such district to take in territory not included in the original district, and shall present a petition to the county commission of the county in which such district is located, or if the proposed district is to include portions of more than one county, then to the county commissions of each of such counties, signed by not less than thirty-five voters in the old district and not less [then] than the lesser of thirty-five voters or fifty percent of the voters in the territory proposed to be taken into said district, asking the county commission or commissions of such county or counties to submit the proposition of the proposed extension of such 10 road district to a vote of the people of such proposed district for their adoption or rejection, the county commission of such county, or if the proposed district shall 13 include parts of more than one county, the county commissions of all such counties, shall each make an order of record that the proposed extension of said 14road district under the provisions of this section, describing the same by its title 15and the date of its approval, and describing the boundaries of the district as proposed to be extended, be submitted to the voters of such proposed road district. 17

- 2. The question shall be submitted in substantially the following form: Shall the special road district be extended?
- 3. If the territory of more than one county be included in said special road district, the county commission of each county in said district shall, as soon as the returns are in from said election, cause a certificate to be made out stating the number of votes cast for and against said proposition in said county, and cause such certificate to be filed with the county clerk of the county commission of every other county which shall form a part of said special road district. If it shall appear from the returns of said county and from said certificate that a

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27 majority of the votes cast upon the proposition in the whole proposed district be 28 in favor of the extension of said road district, the county commission or county commissions in said proposed district shall declare the result of the vote thereon 29 30 in said proposed district by an order of record, and shall make an order of record that the above specified road district laws shall extend to and be the law in such 31 special road district, including the extension thereof, setting out the boundaries of said district as extended, the same to take effect and be in force from and after 33 34a day to be named in such order, said day to be not more than twenty days after 35 said election.

- 4. If any territory added to any such original district be in any county outside of the county of such original district, each county outside of such original district may appoint one road commissioner to act with the commissioners appointed in the county of the original district. Such commissioners so appointed outside of the county of the original district shall serve for a term of three years from the date of such appointment[, and until their successors shall be appointed and qualified]. Such commissioners shall be voters of such added territory in such county of their appointment. Except as herein provided, such commissioners shall be governed by sections 233.010 to 233.165. No change shall be made in the number of commissioners appointed by the county of the original district or in the manner of their appointment.
- 47 5. If a majority of the votes of the proposed district, as extended, be cast in favor of such extension, then the territory of such district, as extended, shall 48 be governed by sections 233.010 to 233.165. But if such extension proposition 49 shall not receive a majority of the votes of said district, as extended, then said 50 special road district shall remain as it was before said petition was filed. Any 51 special road district extended under the provisions of this section may be 52extended so that after such extension it shall not be more than seventeen miles 53 54 square. The seventeen mile square restriction shall not apply to any special road district extended within a county of the fourth 55 classification. 56

233.177. 1. In lieu of the mode of establishment set forth in section 233.175, a road district organized under sections 233.170 to 233.315 may be established by election. The election procedures established by the provisions of this section shall only apply to proposed special road districts within a county of the fourth classification.

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2. Whenever fifty voters, who are voters of any such proposed special road district, shall file a petition with the county commission, asking the commission to submit sections 233.170 to 233.315 to a vote of the people of such proposed road district for their adoption, the county commission shall make an order of record that sections 233.170 to 233.315, describing the same by its title and the date of its approval, be submitted to the voters of such proposed road district at an election.

- 3. The question shall be submitted in substantially the following form:
- 16 "Shall the Road District be established?".
- 4. If the majority of the votes cast for and against the adoption of sections 233.170 to 233.315 be for its adoption, the commission shall declare the result of the vote thereon by an order of record, and shall make an order of record declaring sections 233.170 to 233.315 to be the law in such special road district, the same to take effect and be in force from and after a day to be named in such order within ten days.
 - 233.297. 1. In lieu of the modes of dissolution set forth in section 233.290 or in section 233.295, a special road district may be dissolved by election. The dissolution procedure established under this section shall only apply to the dissolution of special road districts in counties of the fourth classification.
 - 2. Upon presentation of a petition signed by fifty registered voters of the special road district, the county commission shall make an order that the dissolution of the special road district order that the question of dissolving the special road district shall be submitted to a vote of the people of the special road district. However no such petition may be presented until the expiration of four years from the date of establishment of the special road district or from the date of the last election seeking to expand or dissolve the special road district.
- 3. The question shall be submitted in substantially the following form:
- 16 "Shall the Special Road District be dissolved?".
- 4. If a majority of the votes cast are in favor of the dissolution, the district shall be disincorporated and the operation of the law shall cease in that district.
- 5. The dissolution of the road district shall not affect the validity of any bonds issued by the road district and all levies related to such

bonds shall remain in effect until such bonds are paid. Likewise, the dissolution of the road district shall not affect the validity of any special assessments or taxes levied against particular parcels or the validity of any unpaid taxes previously levied against a particular parcel.

27 6. Upon dissolution of a special road district pursuant to this section, the land therein shall be assigned to a new or existing common 28road district pursuant to chapter 231, RSMo. If after payment of all 29debts of the special road district, there are funds left in the possession 30 of the special road district, such funds shall be allocated 31 proportionately to the common road districts to which the land within 32the former special road district were assigned based on the acreage 33 assigned to each common road district. To the extent that funds are 34paid subsequent to such original allocation, other than funds connected 35 with bond obligations under subsection 5 of this section, based on 36 obligations assigned to particular parcels or property, such funds shall 37 be allocated to the common road district in which such parcels or 38 39 property is located.

233.317. 1. In addition to any other mechanism established by law for the expansion or extension of a road district established under sections 233.170 to 233.315, such road district may be extended by election. The provisions of this section shall only apply to the extension of special road districts in counties of the fourth classification.

- 2. Upon presentation of a petition signed by not less than thirty8 five registered voters in the old district and by the lesser of thirty-five
 9 registered voters or fifty percent of the registered voters in the area to
 10 be added to the road district to the county commission, the county
 11 commission shall make an order of record that the proposed extension
 12 of said road district under the provisions of this section, describing the
 13 same by its title and the date of its approval, and describing the
 14 boundaries of the district as proposed to be extended, be submitted to
 15 the voters of such proposed road district.
- 3. The question shall be submitted in substantially the following form:
- 18 "Shall the Special Road District be extended?".
- 19 4. If the majority of the votes cast for and against the expansion

of the road district be for its expansion, the commission shall declare the result of the vote thereon by an order of record, and shall make an order of record declaring that the road district shall be expanded to include the territory covered by the petition. If the majority of the votes be against the expansion, the territory shall remain as it was prior to the vote. Any order pursuant to this section shall take effect ten days after its entry.

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