SECOND REGULAR SESSION

[TRULY AGREED TO AND FINALLY PASSED]

CONFERENCE COMMITTEE SUBSTITUTE FOR

HOUSE COMMITTEE SUBSTITUTE FOR

SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 765

94TH GENERAL ASSEMBLY

2008

3074S.08T

AN ACT

To repeal section 72.080, RSMo, and to enact in lieu thereof one new section relating to incorporation of municipalities.

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

Section A. Section 72.080, RSMo, is repealed and one new section enacted in lieu thereof, to be known as section 72.080, to read as follows:

72.080. 1. [Notwithstanding any provision of law to the contrary, and as

- 2 an alternative to, and not in lieu of, the procedure established in section 80.020,
- 3 RSMo, Any unincorporated city, town, [village,] or other area of the state may,
- 4 except as otherwise provided in sections 72.400 to 72.420, become a city[, town,
- 5 or village] of the class to which its population would entitle it pursuant to this
- 6 chapter, and be incorporated pursuant to the law for the government of cities[,
- 7 towns, or villages] of that class, in the following manner:
- 8 [(1)] Whenever a number of voters equal to fifteen percent of the
- 9 [registered voters] votes cast in the last gubernatorial election in the area
- 10 proposed to be incorporated shall present a petition to the governing body of the
- 11 county in which such city, town, [village,] or area is situated, such petition shall
- 12 describe, by metes and bounds, the area to be incorporated and be accompanied
- 13 by a plat thereof, shall state the approximate population and the assessed
- 14 valuation of all real and personal property in the area and shall state facts
- 15 showing that the proposed city[, town, or village, if such village has at least one
- 16 hundred inhabitants residing in it,] shall have the ability to furnish normal

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municipal services within a reasonable time after its incorporation is to become effective and praying that the question be submitted to determine if it may be incorporated;

20 (2) The governing body shall submit the question to the voters if it is satisfied the number of voters signing such petition is equal to fifteen percent of 2122the registered voters in the area proposed to be incorporated. 23 As used in this section, "village" means any small group or assemblage of houses 24in an unincorporated area, being generally less than in a town or city, or any 25 small group or assemblages of houses or buildings built for dwelling or for business, or both, in an unincorporated area, regardless of whether they are 26 27 situated upon regularly laid out streets or alleys dedicated to public use, having 28 no minimum number of registered voters in the area, and without regard to the existence of churches, parks, schools, or commercial establishments in that area 29 or whether the proposed village is devoted to community purposes]. If the 30 governing body shall be satisfied that a number of voters equal to

fifteen percent of the votes cast in the last gubernatorial election in the area proposed to be incorporated have signed such petition, the

governing body shall submit the question to the voters.

35 2. The [governing body] county may make changes in the petition to correct technical errors or to redefine the metes and bounds of the area to be 36 37 incorporated to reflect other boundary changes occurring within six months prior to the time of filing the petition. Petitions submitted by proposing agents may 38 39 be submitted with exclusions for the signatures collected in areas originally included in the proposal but subsequently annexed or incorporated separately as 40 a city, town or village, although the governing body shall be satisfied as to the 41 sufficiency of the signatures for the final proposed area. If a majority of the 42 voters voting on the question vote for incorporation, the governing body shall 43 declare such city, town, [village,] or other area incorporated, designating in such 44 order the metes and bounds thereof, and thenceforth the inhabitants within such 45 bounds shall be a body politic and incorporate, by the name and style of "the city 46 of, or "the town of, ["the village of 47".] and the first officers of such city[,] or town[, or village] 48 49 shall be designated by the order of the governing body, who shall hold their 50 offices until the next municipal election and until their successors shall be duly elected and qualified. [The city, town, or village shall have perpetual succession, 51

unless disincorporated; may sue and be sued; may plead and be impleaded; may

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defend and be defended in all courts and in all actions, pleas, and matters whatsoever; may grant, purchase, hold, and receive property, real and personal, within such place and no other, burial grounds and cemeteries excepted; and may lease, sell, and dispose of such property for the benefit of the city, town, or village; and may have a common seal, and alter such seal at pleasure.] The county shall pay the costs of the election.

- 3. In any county with a charter form of government where fifty or more cities, towns and villages have been incorporated, an unincorporated city, town or other area of the state shall not be incorporated except as provided in sections 72.400 to 72.420.
- 63 4. Any unincorporated area with a private eighteen-hole golf course community and with at least a one hundred acre lake located within any county 64 of the first classification with more than eighty-two thousand but less than 65 eighty-two thousand one hundred inhabitants may incorporate as a city of the 66 class to which its population would entitle it pursuant to this chapter 67 notwithstanding any proposed annexation of the unincorporated area by any city 68 of the third or fourth classification or any home rule city with more than four 69 hundred thousand inhabitants and located in more than one county. If any city 70 of the third or fourth classification or any home rule city with more than four 72hundred thousand inhabitants and located in more than one county proposes 73 annexation by ordinance or resolution of any unincorporated area as defined in this subsection, no such annexation shall become effective until and only after a 7475 majority of the qualified voters in the unincorporated area proposed to be 76 incorporated fail to approve or oppose the proposed incorporation by a majority vote in the election described in subsection 2 of this section. 77
- 5. Prior to the election described in subsection 2 of this section, if the 78 owner or owners of either the majority of the commercial or the majority of the 79 80 agricultural classification of real property in the proposed area to be incorporated object to such incorporation, such owner or owners may file an action in the 81 82 circuit court of the county in which such unincorporated area is situated, 83 pursuant to chapter 527, RSMo, praying for a declaratory judgment requesting 84 that such incorporation be declared unreasonable by the court. As used in this subsection, a "majority of the commercial or agricultural classification" means a 85 majority as determined by the assessed valuation of the tracts of real property in 86 either classification to be determined by the assessments made according to 87 chapter 137, RSMo. The petition in such action shall state facts showing that

such incorporation including the real property owned by the petitioners is not reasonable based on the same criteria as specified in subsection 3 of section 72.403 and is not necessary to the proper development of the city or town. If the circuit court finds that such inclusion is not reasonable and necessary, it may enjoin the incorporation or require the petition requesting the incorporation to be resubmitted excluding all or part of the property of the petitioners from the proposed incorporation.

Section B. If any provision of section 72.080 or the application thereof to anyone or to any circumstances is held invalid, the remainder of section 72.080 and the application of such provisions to others or other circumstances shall not be affected thereby.

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Bill

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