## SECOND REGULAR SESSION

## SENATE BILL NO. 1051

## 100TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR EIGEL.

Read 1st time February 26, 2020, and ordered printed.

5624S.01I

ADRIANE D. CROUSE, Secretary.

## AN ACT

To amend chapter 190, RSMo, by adding thereto one new section relating to detachment from certain ambulance districts.

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

Section A. Chapter 190, RSMo, is amended by adding thereto one new

section, to be known as section 190.089, to read as follows: 190.089. 1. A home rule city with more than sixty-five thousand

- seven hundred but fewer than seventy-three thousand inhabitants and
- located in any county with a charter form of government and with more
- 4 than three hundred thousand but fewer than four hundred fifty
- thousand inhabitants that is located within an ambulance district may
- 6 file with the ambulance district's board of directors a notice of
- 7 intention of detachment stating the city's intent that the area located
- within the city and the ambulance district is to be excluded and taken
- from the district. The filing of a notice of intention of detachment must
- be authorized by ordinance. Such notice of intention of detachment 10
- shall describe the subject area to be excluded from the ambulance 11
- district in the form of a legal description and map. 12
- 2. After filing the notice of intention of detachment with the 13
- ambulance district, the city shall conduct a public hearing on the 14
- notice of intention of detachment and give notice by publication in a
- newspaper of general circulation qualified to publish legal matters in
- the county where the subject area is located, at least once a week for 17
- 18 three consecutive weeks prior to the hearing, with the last notice being
- not more than twenty days and not less than ten days before the
- hearing. The hearing may be continued to another date without further
- notice other than a motion to be entered upon the minutes fixing the

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time and place of the subsequent hearing. At the public hearing, the city shall present its reasons why it desires to detach from the 24ambulance district and its plan to provide or cause to be provided 25ambulance services to the city.

- 3. Following the public hearing, the governing body of the city may approve the detachment of the subject area from the ambulance district by enacting an ordinance with a majority of all members of the legislative body of the city voting in favor of the ordinance.
- 4. Upon duly enacting such detachment ordinance, the city shall cause three certified copies of the same to be filed with the county assessor and the clerk of the county wherein the city is located and one certified copy to be filed with the election authority if different from the clerk of the county that has jurisdiction over the area being detached.
- 5. Upon the effective date of the ordinance, which may be up to one year from the date of its passage and approval, the ambulance 38 district shall no longer provide or cause to be provided ambulance services to the city and shall no longer levy and collect any tax upon 40 the property included within the detached area.

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