FIRST REGULAR SESSION

SENATE BILL NO. 272

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR MOSLEY.

KRISTINA MARTIN, Secretary

AN ACT

To repeal sections 162.081 and 162.083, RSMo, and to enact in lieu thereof two new sections relating to special administrative boards.

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

Section A. Sections 162.081 and 162.083, RSMo, are 2 repealed and two new sections enacted in lieu thereof, to be 3 known as sections 162.081 and 162.083, to read as follows: 162.081. Whenever any school district in this 1. 2 state fails or refuses in any school year to provide for the 3 minimum school term required by section 163.021 or is classified unaccredited, the state board of education shall, 4 upon a district's initial classification or reclassification 5 6 as unaccredited: 7 (1) Review the governance of the district to establish the conditions under which the existing school board shall 8 9 continue to govern; or 10 (2)Determine the date the district shall [lapse] have its governing or managing authority suspended and determine, 11 as provided in this section, an alternative governing 12 structure for the district. 13 2. If at the time any school district in this state 14 15 shall be classified as unaccredited, the department of 16 elementary and secondary education shall conduct at least 17 two public hearings at a location in the unaccredited school district regarding the accreditation status of the school 18

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

0157S.01I

19 district. The hearings shall provide an opportunity to 20 convene community resources that may be useful or necessary 21 in supporting the school district as it attempts to return to accredited status, continues under revised governance, or 22 plans for continuity of educational services and resources 23 24 upon its attachment to a neighboring district. The 25 department may request the attendance of stakeholders and 26 district officials to review the district's plan to return to accredited status, if any; offer technical assistance; 27 28 and facilitate and coordinate community resources. Such hearings shall be conducted at least twice annually for 29 every year in which the district remains unaccredited or 30 31 provisionally accredited.

32 3. Upon classification of a district as unaccredited,33 the state board of education may:

34 (1) Allow continued governance by the existing school
35 district board of education under terms and conditions
36 established by the state board of education; or

37 (2) [Lapse the corporate organization of all or part]
38 Suspend the governing or managing authority of the elected
39 school board members of the unaccredited district and:

40 Appoint a special administrative board for the (a) operation of [all or part of] the district. [If a special 41 42 administrative board is appointed for the operation of a part of a school district, the state board of education 43 44 shall determine an equitable apportionment of state and 45 federal aid for the part of the district and the school district shall provide local revenue in proportion to the 46 47 weighted average daily attendance of the part.] The number 48 of members of the special administrative board shall [not] 49 be [less than five] seven, [the majority] four of whom, 50 provided that persons possessing the qualifications set

forth herein are residents of the district and ready, 51 52 willing, and able to serve, shall be residents of the 53 district. The members of the special administrative board shall reflect the population characteristics of the district 54 55 and shall collectively possess strong experience in school 56 governance, management and finance, and leadership. One 57 member shall be a certified public school teacher from 58 outside the district or retired, one shall be a certified 59 public school principal from outside of the district or 60 retired, one shall be a certified public school superintendent or deputy or associate superintendent from 61 outside of the district or retired, two shall be parents who 62 63 have been active with the parents-teachers association or 64 organization of the district, one shall be a college or university professor of educational administration, and one 65 66 shall hold a degree and be experienced in accounting and or 67 finance. The special administrative board shall meet not 68 less than once per month. Each appointed member of the special administrative board shall receive a salary of five 69 70 hundred dollars per month, and shall be reimbursed their 71 reasonable expenses in attending to their duties as a member 72 of the special administrative board payable from the 73 district's revenue. Each member of the special 74 administrative board shall be appointed to a term of three 75 years and shall serve until his or her successor is appointed and qualified, unless sooner removed for good 76 77 cause shown by the state board of education. Notice of the 78 appointment of a person to the special administrative board 79 shall be immediately given to each member of the general 80 assembly whose district includes any part of the school 81 district. Within fifteen days after the vote to appoint a 82 member to the special administrative board, if a member of

83 the Missouri house of representatives whose district 84 includes any part of the school district, in whole or in 85 part, submits a request to the president pro tempore of the 86 senate, the appointment shall be subject to the advice and If such request is made, the member 87 consent of the senate. 88 whose appointment is subject to the advice and consent 89 process shall abstain from all special administrative board 90 duties until his or her appointment is confirmed. The 91 [state board of education may appoint] members of the 92 district's elected school board [to] shall be ex-officio non-93 voting members of the special administrative board, [but 94 members of the elected school board shall not comprise more than forty-nine percent of the special administrative 95 96 board's membership] and thus may attend and participate in 97 the meetings and committees of the special administrative 98 board, but shall have no vote nor be counted to determine a 99 quorum, and to that extent the district shall continue to 100 elect members to its school board. Within fourteen days 101 after the appointment by the state board of education, the 102 appointed members of the special administrative board shall organize by the election of a president, vice president, 103 secretary and a treasurer, with their qualifications, 104 105 duties, and organization as enumerated in section 162.301. 106 The special administrative board shall appoint a 107 superintendent of schools to serve at the will of the board or for a term of not more than three years, to serve as the 108 109 chief executive officer of the school district[, or a subset 110 of schools,] and to have all powers and duties of any other general superintendent of schools in a seven-director school 111 112 district. If the district has been classified as 113 provisionally or fully accredited after two successive 114 academic years, the superintendent's term may be renewed for

an additional term of up to three years at the will of the 115 116 **special administrative board.** Any special administrative 117 board appointed under this section shall be responsible for the operation of the district [or part of the district] 118 119 until such time that the district is classified by the state 120 board of education as provisionally accredited for at least two successive academic years, after which time the state 121 122 board of education [may] shall provide for a transition 123 pursuant to section 162.083; or

(b) Upon failure of the district to be classified as
provisionally or fully accredited for at least two
successive academic years, the state board of education
shall require the special administrative board to establish
a specific plan and timeline for achieving accreditation,
and determine an alternative [governing] educational or
academic structure for the district including, at a minimum:

131 a. [A rationale for the decision to use an alternative form of governance and] In the absence of the district's 132 achievement of provisional or full accreditation, the state 133 board of education shall review and [recertify the 134 135 alternative form of governance every three years] require the special administrative board to appoint a new 136 137 superintendent of the school district for a term of not more 138 than three years unless sooner removed at the will of the 139 board;

b. A method for the residents of the district to
provide public comment after a stated period of time or upon
achievement of specified academic objectives;

c. Expectations for progress on academic achievement,
which shall include an anticipated time line for the
district to reach full accreditation; and

d. Annual reports to the general assembly and the
governor on the progress towards accreditation of any
district that has been declared unaccredited and is placed
under [an alternative form of] governance of a special
administrative board, including a review of the
effectiveness of the [alternative governance] special
administrative board; or

(c) Attach the territory of the [lapsed] unaccredited district to another district or districts for school purposes[; or

156 (d) Establish one or more school districts within the territory of the lapsed district, with a governance 157 158 structure specified by the state board of education, with 159 the option of permitting a district to remain intact for the 160 purposes of assessing, collecting, and distributing property 161 taxes, to be distributed equitably on a weighted average 162 daily attendance basis, but to be divided for operational 163 purposes, which shall take effect sixty days after the 164 adjournment of the regular session of the general assembly next following the state board's decision unless a statute 165 or concurrent resolution is enacted to nullify the state 166 board's decision prior to such effective date]. 167

If a district remains under continued governance by 168 4. 169 the **elected** school board under subdivision (1) of subsection 170 3 of this section and either has been unaccredited for three 171 consecutive school years and failed to attain accredited 172 status after the third school year or has been unaccredited for two consecutive school years and the state board of 173 174 education determines its academic progress is not consistent with attaining accredited status after the third school 175 year, then the state board of education shall proceed under 176

177 subdivision (2) of subsection 3 of this section in the 178 following school year.

7

5. A special administrative board [or any other form 179 of governance] appointed under this section shall retain the 180 authority granted to a board of education for the operation 181 182 of the [lapsed] school district under the laws of the state in effect at the time of the [lapse] suspension of the 183 184 governing or managing authority of the elected school board 185 members and may enter into contracts with accredited school 186 districts or other education service providers in order to deliver high-quality educational programs to the residents 187 of the district. If a student graduates while attending a 188 school building in the district that is operated under a 189 190 contract with an accredited school district as specified 191 under this subsection, the student shall receive his or her diploma from the accredited school district. The authority 192 193 of the special administrative board [or any other form of governance] appointed under this section shall expire at the 194 195 end of the third full school year following its appointment, unless extended for not more than three full school years by 196 the state board of education. No additional extensions 197 shall be granted. Governance of the school district shall 198 199 be returned to the elected board upon the expiration of the 200 authority of the special administrative board. If the [lapsed] district is reassigned, the governing board prior 201 202 to [lapse] reassignment shall provide an accounting of all funds, assets and liabilities of the [lapsed] reassigned 203 district and transfer such funds, assets, and liabilities of 204 205 the [lapsed] reassigned district as determined by the state board of education. Neither the special administrative 206 207 board nor any other form of governance [appointed under this 208 section] nor its members or employees shall be deemed to be

209 the state or a state agency for any purpose, including 210 section 105.711, et seq. The state of Missouri, its 211 agencies and employees shall be absolutely immune from liability for any and all acts or omissions relating to or 212 in any way involving the [lapsed] unaccredited district, a 213 214 special administrative board, any other form of governance [appointed under this section], or the members or employees 215 216 of the [lapsed] **unaccredited** district, a special 217 administrative board, or any other form of governance 218 [appointed under this section]. Such immunities, and 219 immunity doctrines as exist or may hereafter exist benefitting boards of education, their members and their 220 employees shall be available to the special administrative 221 222 board or any other form of governance [appointed under this 223 section] and the members and employees of the special administrative board or any other form of governance 224 225 [appointed under this section].

6. Neither the special administrative board nor any other form of governance [appointed under this section] nor any district or other entity assigned territory, assets or funds from [a lapsed] an unaccredited district shall be considered a successor entity for the purpose of employment contracts, unemployment compensation payment pursuant to section 288.110, or any other purpose.

7. If additional teachers are needed by a district as a result of increased enrollment due to the annexation of territory of [a lapsed] an unaccredited or dissolved district, such district shall grant an employment interview to any permanent teacher of the [lapsed] unaccredited or dissolved district upon the request of such permanent teacher.

8. In the event that a school district with an
enrollment in excess of five thousand pupils [lapses]
becomes unaccredited, no school district shall have all or
any part of such [lapsed] school district attached without
the approval of the board of the receiving school district.

9. If the state board of education reasonably believes
that a school district is unlikely to provide for the
minimum school term required by section 163.021 because of
financial difficulty, the state board of education may,
prior to the start of the school term:

(1) Allow continued governance by the existing
district school board under terms and conditions established
by the state board of education; or

(2) [Lapse the corporate organization] Suspend the
governing or managing authority of the elected school board
members of the district and implement one of the options
available under subdivision (2) of subsection 3 of this
section.

10. The provisions of subsection 9 of this section shall not apply to any district solely on the basis of financial difficulty resulting from paying tuition and providing transportation for transfer students under sections 167.895 and 167.898.

162.083. 1. [The state board of education may appoint
additional members to any special administrative board
appointed under section 162.081.

2. The state board of education may set a final term
of office for any member of a special administrative board,
after which a successor member shall be elected by the
voters of the district.

8 (1) All final terms of office for members of the
9 special administrative board established under this section
10 shall expire on June thirtieth.

(2) The election of a successor member shall occur on
the general municipal election day immediately prior to the
expiration of the final term of office.

14 (3) The election shall be conducted in a manner
15 consistent with the election laws applicable to the school
16 district.

Nothing in [this] section 162.081 shall be
construed as barring an otherwise qualified member of the
special administrative board from standing for an elected
term on the board, upon the dissolution of the special
administrative board or upon his or her resignation from the
special administrative board.

[4.] 2. Not later than six full school years following
appointment of the special administrative board, on a date
set by the state board of education, any district operating
under the governance of a special administrative board shall
return to local governance, and continue operation as a
school district as otherwise authorized by law.

 \checkmark