HOUSE	AMENDMENT NO			
	Offered By			
AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 692, Page 12, Section 67.1018, Line 30, by inserting after all of said section and line, the following:				
"67.1401. 1. Sections Improvement District Act".	s 67.1401 to 67.1571 shall be known and may be cited as the "Community			
(1) "Approval" or "ap	f sections 67.1401 to 67.1571, the following words and terms mean: pprove", for purposes of elections pursuant to sections 67.1401 to 67.1571, a fied voters voting in the election;			
county clerk of the county in v	the assessed value of real property as reflected on the tax records of the which the property is located, or the collector of revenue if the property is ounty, as of the last completed assessment;			
•	n area which: oredominance of defective or inadequate street layout, insanitary or unsafe e improvements, improper subdivision or obsolete platting, or the existence			
retards the provision of housing	life or property by fire and other causes, or any combination of such factors, ag accommodations or constitutes an economic or social liability or a afety, morals or welfare in its present condition and use; or			
(b) Has been declared but not limited to, chapter 353	I blighted or found to be a blighted area pursuant to Missouri law including, , sections 99.800 to 99.865, or sections 99.300 to 99.715;			
district is a not-for-profit corp	strict is a political subdivision, the board of directors of the district, or if the oration, the board of directors of such corporation; nue", the director of the department of revenue of the state of Missouri;			
67.1571;	nunity improvement district, established pursuant to sections 67.1401 to y", the election authority having jurisdiction over the area in which the			
boundaries of the district are left (8) "Municipal clerk"	ocated pursuant to chapter 115; , the clerk of the municipality;			
	ny city, village, incorporated town, or county of this state, or in any eated in any county with a charter form of government and with more than			
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1	(10) "Obligations", bonds, loans, debentures, notes, special certificates, or other evidences of
2	indebtedness issued by a district to carry out any of its powers, duties or purposes or to refund outstanding
3	obligations;
4	(11) "Owner", for real property, the individual or individuals or entity or entities who own a fee
5	interest in real property that is located within the district or their legally authorized representative; for
6	business organizations and other entities, the owner shall be deemed to be the individual [which] who is
7	legally authorized to represent the entity in regard to the district. Notwithstanding subsection 2 of section
8	115.137 to the contrary, the legally authorized representative of an entity owning real property in a district
9	may vote in any district election if otherwise authorized to vote under sections 67.1401 to 67.1571;
0	(12) "Per capita", one head count applied to each individual, entity or group of individuals or
1	entities having fee ownership of real property within the district whether such individual, entity or group
2	owns one or more parcels of real property in the district as joint tenants, tenants in common, tenants by the
3	entirety, tenants in partnership, except that with respect to a condominium created under sections
4	448.1-101 to 448.4-120, "per capita" means one head count applied to the applicable unit owners'
5	association and not to each unit owner;
6	(13) "Petition", a petition to establish a district as it may be amended in accordance with the
7	requirements of section 67.1421;
8	(14) "Qualified voters",
9	(a) For purposes of elections for approval of real property taxes:
0	a. Registered voters; or
1	b. If no registered voters reside in the district, the owners of one or more parcels of real property
2	which is to be subject to such real property taxes and is located within the district per the tax records for
3	real property of the county clerk, or the collector of revenue if the district is located in a city not within a
4	county, as of the thirtieth day prior to the date of the applicable election;
.5	(b) For purposes of elections for approval of business license taxes or sales taxes:
26	a. Registered voters; or
7	b. If no registered voters reside in the district, the owners of one or more parcels of real property
8	located within the district per the tax records for real property of the county clerk as of the thirtieth day
9	before the date of the applicable election; and
0	(c) For purposes of the election of directors of the board, registered voters and owners of real
1	property which is not exempt from assessment or levy of taxes by the district and which is located within
2	the district per the tax records for real property of the county clerk, or the collector of revenue if the
3	district is located in a city not within a county, of the thirtieth day prior to the date of the applicable
4	election; provided that an owner is:
5	a. At least eighteen years of age on the date of the election;
6	b. Not otherwise disqualified to vote under subsection 2 of section 115.133; and
7	c. Allowed only one vote in each election; and
8	(15) "Registered voters", persons who reside within the district and who are qualified and
9	registered to vote pursuant to chapter 115, pursuant to the records of the election authority as of the
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nirtieth day prior to the date of the appli			
urther amend said bill by amending the	title, enacting clause, and	d intersectional referen	ces accordingly
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