House	Amendm	ent NO
	Offered By	
AMEND House Committee	ee Substitute for Senate Substitute for Senate Committee Su	bstitute for
Senate Bill No. 918, Page	1, Section A, Line 3, by inserting immediately after all of sa	aid section and
line the following:		
	sed in this section, unless the context clearly indicates other	wise, the
following terms mean:		1
	cation composed of real estate, buildings, fixtures, machine	ry, and
equipment;	l any assumts sites in some anatod tossum, an village of the atota	_
· · · · · · · · · · · · · · · · · · ·	', any county, city, incorporated town, or village of the state:	
~ /	2007 edition of the North American Industry Classification tion and guidance of the federal Office of Management and	
*	industry group, or industry identified in this section shall inc	
	on in previous and subsequent federal industry classification	
	pusiness facility", a facility purchased, constructed, extended	
	ed that such business facility is engaged in:	i, or improved
	munications carriers (NAICS 517110);	
~	ig, hosting, and related services (NAICS 518210); or	
*	hing and broadcasting and web search portals (NAICS 5191	30) at the
ousiness facility;		
•	business facility project" or "project", the purchase, construct	tion,
extension, or improvemen	t of technology business facilities, whether of the facility as	a whole or of
any one or more of the fac	eility's components of real estate, buildings, fixtures, machin	ery, or
equipment.		
	body of any municipality may:	
• •	nology business facility projects for economic development	under this
section;		
	from the federal and state governments for technology busing	
	enter into such agreements as are not contrary to the laws of	
	a condition of grants by the federal government or its agence	
	and donations from private sources to be used for technology	y business
facility project purposes.	L - L - C41	J
	body of the municipality may enter into loan agreements and	
	ate persons, partnerships, or corporations any one or more or	
	eceived, purchased, constructed, or extended by the municipogy business facility project. The loan agreement, installment	-
*	such document shall contain such other terms as are agreed	
agreement, rease, or other	such document shan contain such other terms as are agreed	apon between
Action Taken	Date	

the municipality and the obligor, provided that such terms shall be consistent with this section. If, in the judgment of the governing body of the municipality, the technology business facility project will result in economic benefits to the municipality, the governing body may lawfully enter into an agreement that includes nominal monetary consideration to the municipality in exchange for the use of one or more components of the facility.

- 4. Transactions involving the lease or rental of any components of a project under this section shall be specifically exempted from the provisions of the local sales tax law as defined under sections 32.085, 144.010 to 144.525, 144.600 to 144.761, and 238.235 and exempted from the computation of the tax levied, assessed, or payable under the local sales tax law as defined under sections 32.085, 144.010 to 144.525, 144.600 to 144.746, and 238.235.
- 5. Leasehold interests granted and held under this section shall not be subject to property taxes.
- 6. Any payments in lieu of taxes expected to be made by any lessee of the project shall be applied in accordance with this section. The lessee may reimburse the municipality for its actual costs of administering the plan. All amounts paid in excess of such actual costs shall, immediately upon receipt thereof, be disbursed by the municipality's treasurer or other financial officer to each affected taxing entity in proportion to the current ad valorem tax levy of each affected taxing entity.
- 7. The county assessor shall include the current assessed value of all property within the affected taxing entities in the aggregate valuation of assessed property entered upon the assessor's book and verified under section 137.245, and such value shall be used for the purpose of the debt limitation on local government under article VI, section 26(b) of the Constitution of Missouri.
- 8. The governing body of any municipality may sell or otherwise dispose of the property, buildings, or plants acquired under this section to private persons or corporations for technology business facility project purposes upon approval by the governing body. The terms and method of the sale or other disposal shall be established by the governing body so as to reasonably protect the economic well-being of the municipality and to promote the development of technology business facility projects. A private person or corporation that initially transfers property to the municipality for the purposes of a technology business facility project and that does not charge a purchase price to the municipality shall retain the right, upon request to the municipality, to have the municipality retransfer the donated property to the person or corporation at no cost.
- 9. The provisions of this section shall not be construed to allow political subdivisions to provide telecommunications services or telecommunications facilities to the extent that they are prohibited from doing so under section 392.410."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

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