FIRST REGULAR SESSION

HOUSE BILL NO. 30

100TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE STACY.

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DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal section 238.216, RSMo, and to enact in lieu thereof one new section relating to transportation development district elections.

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

Section A. Section 238.216, RSMo, is repealed and one new section enacted in lieu thereof, to be known as section 238.216, to read as follows:

238.216. 1. Except as otherwise provided in section 238.220 with respect to the election of directors, in order to call any election required or allowed under sections 238.200 to 238.275, the circuit court shall:

- (1) Order the county clerk to cause the questions to appear on the ballot on the next regularly scheduled general, primary or special election day, which date shall be the same in each county or portion of a county included within and voting upon the proposed district;
- (2) If the election is to be a mail-in election, specify a date on which ballots for the election shall be mailed, which date shall be a Tuesday, and shall be not earlier than the eighth Tuesday from the issuance of the order, and shall not be on the same day as an election conducted under the provisions of chapter 115; or
- (3) If all the owners of property in the district joined in the petition for formation of the district, such owners may cast their ballot by unanimous verified petition approving any measure submitted to them as voters pursuant to this chapter. Each owner shall receive one vote per acre owned. Fractional votes shall be allowed. The verified petition shall be filed with the circuit court clerk. The filing of a unanimous petition shall constitute an election under sections 238.200 to 238.275 and the results of said election shall be entered pursuant to subsection 6 of this section.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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18	2. In the case of an election by mail-in ballot where the qualified voters are the real			
19	property owners under subsection 2 of section 238.220, application for a ballot shall be			
20	[conducted as follows] required, and such application process shall be:			
21	(1) Only qualified voters shall be entitled to apply for a ballot;			
22	(2) Such persons shall apply with the clerk of the circuit court in which the petition was			
23	filed;			
24	(3) Each person applying shall provide:			
25	(a) Such person's name, address, mailing address, and phone number;			
26	(b) An authorized signature; and			
27	(c) Evidence that such person is entitled to vote. Such evidence for owners of real			
28	property shall be[:			
29	a. For resident individuals, proof of registration from the election authority;			
30	b. For owners of real property,] a tax receipt or deed or other document which evidences			
31	ownership, and identifies the real property by location;			
32	(4) No person shall apply later than the fourth Tuesday before the date for mailing ballots			
33	specified in the circuit court's order.			
34	3. [If the election is to be a mail in election] In the case of an election by mail-in ballot			
35	where the qualified voters are registered voters, the qualified voters shall not have to apply			
36	for ballots but shall be issued a ballot as follows:			
37	(1) Only qualified voters, who are registered on the forty-fifth day prior to the date			
38	set by the circuit court for the mailing of ballots, shall be entitled to be mailed a ballot; and			
39	(2) The election authority shall provide the circuit court with the names and			
40	addresses of all registered voters within the proposed transportation development district			
41	according to the records of the election authority on the forty-fifth day prior to the date set			
42	by the circuit court for the mailing of ballots.			
43	4. In the case of an election by mail-in ballot where the qualified voters are the real			
44	property owners under subsection 2 of section 238.220, the circuit court shall mail a ballot			
45	to each qualified voter who applied for a ballot pursuant to subsection 2 of this section along			
46	with a return addressed envelope directed to the circuit court clerk's office with a sworn affidavit			
47	on the reverse side of such envelope for the voter's signature. Such affidavit shall be in the			
48	following form:			
49 •••	I hereby declare under penalties of perjury that I am qualified to vote, or to affix my			
50	authorized signature in the name of an entity which is entitled to vote, in this election.			
51	Subscribed and sworn to before me this day of, 20			
52 52				
53				

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54				
55		Authorized Signature		
56				
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59				
60				
61		Printed Name of Voter Sig	nature of notary or other officer authorized to administer	
62	oaths.			
63				
64				
65		NA '1' A 1 1 CX7 4 ('C 1'0'		
66		Mailing Address of Voter (if different)		
67	!a4	5. In the case of an election by mail-in ballot where the qualified voters are egistered voters, the circuit court shall mail a ballot to each qualified voter whose name		
68 69		· ·	ority under subsection 3 of this section along with a	
70	-	n envelope addressed to the circ	·	
71	i c tui ii	•	nvelope shall contain an affidavit that is substantially	
72	the fol	ollowing form:	invelope shall contain an annuavit that is substantiany	
73	1110 101	PLEASE PRINT:		
74		NAME:		
75		I declare under penalty of per	 rjury, a felony, that I am a	
76	qualified voter for this election as shown on voter registration records and that I hav			
77	voted the enclosed ballot and am returning it in compliance with section 238.216, RSM			
78	and have not and will not vote more than one ballot in this election.			
79		I also understand that failure	to complete the information below will invalidate my	
80	ballot.	•		
81				
82		Signature		
83				
84				
85		Residence Address		
86				
87				
88		Mailing Address (if different)		

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7. Upon receipt of the ballot, the voter shall mark it, place and seal the marked ballot in the secrecy envelope supplied with the ballot, place and seal the secrecy envelope containing the marked ballot in the return identification envelope supplied with the ballot that has been signed by the voter, and return the marked ballot to the circuit court, no later than the date required under subsection 11 of this section, by United States mail or by personally delivering the ballot to the circuit court.

- 8. The circuit court may provide additional sites for return delivery of ballots. The circuit court may also provide for the prepayment of postage on the return ballots.
- 9. Any costs incurred by the circuit court in the administration of an election under this section shall be paid by the petitioners.
- [4-] 10. Except as otherwise provided in subsection 2 of section 238.220, with respect to the election of directors, each qualified voter shall have one vote, unless the qualified voters are property owners under subdivision (2) of subsection 2 of section 238.202, in which case they shall receive one vote per acre. Each voter which is not an individual shall determine how to cast its vote as provided for in its articles of incorporation, articles of organization, articles of partnership, bylaws, or other document which sets forth an appropriate mechanism for the determination of the entity's vote. If a voter has no such mechanism, then its vote shall be cast as determined by a majority of the persons who run the day-to-day affairs of the voter. Each voted ballot shall be signed with the authorized signature.
- [5.] 11. Mail-in voted ballots shall be returned to the circuit court clerk's office by mail or hand delivery no later than 5:00 p.m. on the sixth Tuesday after the date for mailing the ballots as set forth in the circuit court's order. The circuit court's clerk shall transmit all voted ballots to a team of judges of not less than four, with an equal number from each of the two major political parties. The judges shall be selected by the circuit court from lists compiled by the election authority. Upon receipt of the voted ballots, the judges shall verify the authenticity of the ballots, canvass the votes, and certify the results. Certification by the election judges shall be final and shall be immediately transmitted to the circuit court. Any qualified voter who voted in such election may contest the result in the same manner as provided in chapter 115.
- [6-] 12. The results of the election shall be entered upon the records of the circuit court of the county in which the petition was filed. Also, a certified copy thereof shall be filed with the county clerk of each county in which a portion of the proposed district lies, who shall cause the same to be spread upon the records of the county commission.

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