#### SECOND REGULAR SESSION

## **SENATE BILL NO. 1142**

### 93RD GENERAL ASSEMBLY

INTRODUCED BY SENATOR GRAHAM.

Read 1st time February 28, 2006, and ordered printed.

TERRY L. SPIELER, Secretary.

#### 5334L.01I

## AN ACT

To repeal sections 173.355, 173.360, 173.385, and 173.425, RSMo, and to enact in lieu thereof seven new sections relating to the higher education loan authority.

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

Section A. Sections 173.355, 173.360, 173.385, and 173.425, RSMo, are

2 repealed and seven new sections enacted in lieu thereof, to be known as sections
3 173.355, 173.360, 173.385, 173.386, 173.388, 173.389, and 173.425, to read as

4 follows:

173.355. As used in sections 173.350 to 173.450, the following terms 2 mean:

3 (1) "Asset of the authority", any asset or investment of any kind 4 owned by the authority, including, but not limited to, any student loan, 5 any income or revenues derived from any asset or investment owned by 6 the authority, any funds, income, fees, revenues, proceeds of all bonds 7 or other forms of indebtedness, and proceeds of the sale or liquidation 8 of any such asset or investment;

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(2) "Authority", the Missouri higher education loan authority;

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[(2)] (3) "Board", the Missouri coordinating board for higher education;

- [(3)] (4) "Bond resolution", any indenture, resolution or other financing
  document pursuant to which revenue bonds, notes or other forms of indebtedness
  of the authority are issued or secured;
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[(4)] (5) "Commissioner", the Missouri commissioner of higher education;

15 [(5)] (6) "Department", the Missouri department of higher education;

16 (7) "Public colleges and universities", any public community 17 college, public college, or public university located in the state of

#### 18 Missouri;

19[(6)] (8) "Secondary education loans", loans or notes originated by banks, 20other financial institutions, secondary education institutions or the authority, the 21proceeds of which are to be used to pay tuition for students enrolling for either 22junior or senior year at a secondary school which is accredited in accordance with 23applicable state law. Such loans shall be available only to the parents or 24guardians of those students who undertake courses of instruction for which postsecondary school course credit may be awarded. Loan proceeds will not be 25available for any secondary school instruction which is sectarian in nature. 26

173.360. In order to assure that all eligible postsecondary education  $\mathbf{2}$ students have access to student loans that are guaranteed or insured, or both, 3 and in order to support funding of scholarships to public colleges and universities for eligible postsecondary education students, and in order 4 to support the efforts of public colleges and universities to create and 5fund endowed professorships and fund capital projects, there is hereby 6 7 created a body politic and corporate to be known as the "Higher Education Loan 8 Authority of the State of Missouri". The authority is hereby constituted a public 9 instrumentality and body corporate, and the exercise by the authority of the powers conferred by sections 173.350 to 173.450 shall be deemed to be the 10 performance of an essential public function. The authority shall consist of seven 11 12members, five of whom shall be appointed by the governor by and with the advice 13and consent of the senate, each of whom shall be a resident of the state; and a 14member of the coordinating board; and the commissioner of higher education. In making appointments to the authority, the governor shall take into consideration 1516nominees recommended to him for appointment by the chairman of the coordinating board. Two of the appointed members shall be representatives of 17higher education institutions, one public and one private, in Missouri, two of the 18 appointed members shall be representatives of lending institutions in Missouri, 1920and one of the appointed members shall be representative of the public. The 21members of the authority first appointed by the governor shall be appointed to serve for terms of one, two, three, four and five years, respectively, from the date 2223of appointment, or until their successors shall have been appointed and shall 24have qualified. The initial term of each member is to be designated by the 25governor at the time of making the appointment. Upon the expiration of the 26initial terms of office, successor members shall be appointed for terms of five years and shall serve until their successors shall have been appointed and shall 27

have qualified. Any member shall be eligible for reappointment. The governor shall fill any vacancy in the authority for the members he appoints for the remainder of the unexpired term. Any member of the authority may be removed by the governor for misfeasance, malfeasance, willful neglect of duty, or other cause after notice and a public hearing unless the notice or hearing shall be expressly waived in writing.

173.385. The authority shall have the following powers, together with allpowers incidental thereto or necessary for the performance thereof:

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(1) To have perpetual succession as a body politic and corporate;

4 (2) To adopt bylaws for the regulation of its affairs and the conduct of its5 business;

6 (3) To sue and be sued and to prosecute and defend, at law or in equity, 7 in any court having jurisdiction of the subject matter and of the parties;

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(4) To have and to use a corporate seal and to alter the same at pleasure;

9 (5) To maintain an office at such place or places in the state of Missouri 10 as it may designate;

11 (6) To issue bonds or other forms of indebtedness to obtain funds to purchase student loan notes or finance student loans, or both, including those 12which are guaranteed under the provisions of sections 173.095 to 173.187, or 1314under the provisions of the federal Higher Education Act of 1965, as amended, or 15secondary education loans, or scholarships which have been converted to loans under the Missouri teacher education scholarship program provided for in 1617sections 160.276 to 160.283, RSMo. Such bonds or other forms of indebtedness shall be payable from and secured by a pledge of revenues derived from or by 18reason of the ownership of student loan notes or financing of student loans, or 19 both, and investment income or shall be payable from and secured as may be 20designated in a bond resolution authorized by the authority. Such bonds or other 21forms of indebtedness shall not constitute a debt or liability of the state of 22Missouri or of any political subdivision thereof; 23

(7) To cause proceeds of any bond or any other form of indebtedness to be
used to purchase student loan notes or finance student loans, or both, including
those which are guaranteed under section 173.110, or guaranteed under the
federal Higher Education Act of 1965, as amended, or secondary education loans,
or scholarships which have been converted to loans under the Missouri teacher
education scholarship program provided for in sections 160.276 to 160.283, RSMo;
(8) To sell [or], liquidate and enter into agreements to sell or liquidate

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any student loan notes acquired pursuant to subdivision (7) of this section, and any agreement to sell student loan notes guaranteed under section 173.110 shall be subject to prior approval of the department. Such agreements to sell or liquidate student loan notes shall be limited only by the terms of the bond resolution authorizing the issue of the bonds or other forms of indebtedness, but shall not be limited by any other provision of law limiting the sale of such student loan notes;

38 (9) To sell, liquidate, and enter into agreement to sell or liquidate
39 any asset of the authority, to carry out its purposes;

40 (10) To cause any asset of the authority to be used in any manner
41 to carry out the purposes of the authority;

42 (11) To distribute any asset of the authority to the Missouri
43 higher education fund established in section 173.388, to carry out the
44 purposes of the authority;

45 (12) To accept appropriations, gifts, grants, bequests, and devises and to
46 utilize or dispose of the same to carry out its purpose;

47 [(10)] (13) To make and execute contracts, releases, compromises, and 48 other instruments necessary or convenient for the exercise of its powers, or to 49 carry out its purpose;

50 [(11)] (14) To collect reasonable fees and charges in connection with 51 making and servicing its loans, notes, bonds, obligations, commitments, and other 52 evidences of indebtedness, and in connection with providing technical, 53 consultative and project assistant services. Such fees and charges shall be used 54 to pay the costs of the authority;

[(12)] (15) To invest any funds not required for immediate disbursement 55in obligations of the state of Missouri or of the United States government or any 56instrumentality thereof, the principal and interest of which are guaranteed by the 57state of Missouri, or the United States government or any instrumentality 58thereof, or certificates of deposit or time deposits of federally insured banks, or 5960 federally insured savings and loan associations or of insured credit unions, or, with respect to moneys pledged or held under a trust estate or otherwise 6162available for the owners of bonds or other forms of indebtedness, any investment authorized under the bond resolution governing the security and payment of such 63 64obligations or repurchase agreements for the specified investments;

[(13)] (16) To acquire, hold and dispose of personal property [for] to
carry out its purposes;

[(14)] (17) To enter into agreements or other transactions with any
federal or state agency, any person and any domestic or foreign partnership,
corporation, association or organization;

[(15)] (18) To take any necessary actions to be qualified to issue tax-exempt bonds or other forms of tax-exempt indebtedness pursuant to the applicable provisions of the Internal Revenue Code of 1986, as amended;

[(16)] (19) To take any necessary actions to be qualified to issue bonds or
other forms of indebtedness, the interest on which is not exempt from federal
income taxation;

[(17)] (20) To service student loans for any owner thereof, regardless of
whether such student loans are originated in this state or out of this state.

173.386. Notwithstanding any other provision of law, the authority shall not have the power or authority to cause any asset of the authority to be used for the payment of debt incurred by the state or any public college or university, and the authority shall not have the power or authority to distribute any asset of the authority to any fund of the state of Missouri, or any other entity, for the purpose of payment of debt incurred by the state or any public college or university.

173.388. 1. There is hereby created in the state treasury a fund to be administered by the department of higher education to be known 2as the "Missouri Higher Education Fund". The state treasurer shall 3 deposit to the credit of the fund all moneys which may be distributed 4 to it by the authority, appropriated to it by the general assembly, and 56 any gifts, contributions, grants or bequests received from federal, private or other sources for deposit into the fund. The moneys in the 7fund shall only be used to carry out the purposes of the authority. The 8 moneys in the fund may be appropriated by the general assembly, but 9 10 only for any purpose enumerated in subsection 2 of this section. None of the moneys in the fund shall be considered state funds unless and to 11 12the extent such moneys are appropriated by the general assembly.

2. The general assembly may annually appropriate moneys from
 the Missouri higher education fund only for the following purposes:

15 (1) To provide access to student loans that are guaranteed or 16 insured, or both;

17 (2) To support funding of scholarships to public colleges and
18 universities for eligible postsecondary education students;

19 (3) To support the efforts of public colleges and universities to

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20 create and fund endowed professorships;

(4) To support funding of capital projects at public colleges and
universities, except such funding shall not be used for the purpose of
payment of debt incurred by any such public college or university.

3. Moneys in the fund shall be invested by the state treasurer in the manner prescribed by law for investment of general revenue funds and any interest earned on invested moneys shall accrue to the benefit of the Missouri higher education fund. Notwithstanding the provisions of section 33.080, RSMo, to the contrary, moneys in the Missouri higher education fund shall not revert to the credit of the general revenue fund at the end of the biennium.

173.389. 1. Any money appropriated by the general assembly from the Missouri higher education fund and used by the recipient in 2violation of section 173.386 or section 173.388, shall thereby be a 3 liability of the recipient to the credit of the Missouri higher education 4 fund and the recipient shall remit all such money to the Missouri  $\mathbf{5}$ higher education fund. In the event the recipient of such appropriated 6 7funds is liable to remit the appropriated funds back to the Missouri higher education fund, pursuant to this section, such recipient shall 8 9 also be liable to remit interest on the amount due to the 10fund. Beginning on the date of receipt of such appropriated funds by the recipient, such outstanding funds shall accrue interest at the rate 11 12of one percent per month until the principal and all accrued interest is remitted in full to the fund. The recipient shall remit all principal 13of and interest on such misused funds to the state treasurer for deposit 14into the Missouri higher education fund. 15

16 2. In addition to any other provision of law, the department of
17 higher education shall have the authority to enforce the provisions of
18 sections 173.386, 173.388, and 173.389.

173.425. [The proceeds of all bonds or other forms of indebtedness issued by the authority and of all fees permitted to be charged by the authority and of other revenues derived shall not] No asset of the authority shall be considered to be part of the revenue of the state within the meaning of article III, section 36, of the Constitution of Missouri, [shall not] and no asset of the authority shall be required to be deposited into the state treasury, and [shall not] no asset of the authority shall be subject to appropriation by the general assembly, except for those amounts distributed by the authority to the

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9 Missouri higher education fund pursuant to subdivision (11) of section 10 173.385. The [proceeds, fees, and revenue] assets of the authority shall 11 remain under the exclusive control and management of the authority to be used 12 as required pursuant to sections 173.350 to 173.450, except for those amounts 13 distributed by the authority to the Missouri higher education fund 14 pursuant to subdivision (11) of section 173.385. Student loan notes 15 purchased or financed shall not be considered to be public property.



# Bill

