

FIRST REGULAR SESSION  
[P E R F E C T E D]  
SENATE COMMITTEE SUBSTITUTE FOR  
**SENATE BILL NO. 381**  
97TH GENERAL ASSEMBLY

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Reported from the Committee on Education, March 28, 2013, with recommendation that the Senate Committee Substitute do pass.  
Senate Committee Substitute for Senate Bill No. 381, adopted April 9, 2013.  
Taken up for Perfection April 9, 2013. Bill declared Perfected and Ordered Printed, as amended.

1417S.07P

TERRY L. SPIELER, Secretary.

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**AN ACT**

To amend chapter 178, RSMo, by adding thereto one new section relating to the innovation education campus fund.

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

Section A. Chapter 178, RSMo, is amended by adding thereto one new section, to be known as section 178.1100, to read as follows:

**178.1100. 1. As used in this section, except in those instances where the context states otherwise, the following words and phrases shall mean:**

**(1) "Innovation education campus" or "innovation campus", an educational partnership consisting of at least one of each of the following entities:**

**(a) A local Missouri high school or K-12 school district;**

**(b) A Missouri four-year public or private higher education institution;**

**(c) A Missouri-based business or businesses; and**

**(d) A Missouri two-year public higher education institution or Linn State Technical College;**

**(2) "Innovation education campus fund" or "fund", the fund to be administered by the commissioner of higher education and in the custody of the state treasurer created under this section to fund the instruction of an innovation campus.**

**2. There is hereby created in the state treasury the "Innovation Education Campus Fund". The commissioner of higher education shall**

19 administer the fund. The state treasurer shall be custodian of the fund  
20 and may approve disbursements from the fund in accordance with  
21 sections 30.170 and 30.180. Upon appropriation, money in the fund  
22 shall be used solely for the administration of this  
23 section. Notwithstanding the provisions of section 33.080 to the  
24 contrary, any moneys remaining in the fund at the end of the biennium  
25 shall not revert to the credit of the general revenue fund. The state  
26 treasurer shall invest moneys in the fund in the same manner as other  
27 funds are invested. Any interest and moneys earned on such  
28 investments shall be credited to the fund.

29       3. The general assembly may appropriate moneys to the fund  
30 that shall be used to fund the program of instruction at any innovation  
31 education campus.

32       4. Participating institutions, as provided in this section, may  
33 receive moneys from the fund when the following criteria are satisfied:

34       (1) The innovation education campus demonstrates it is actively  
35 working to lower the cost for students to complete a college degree;

36       (2) The program at the innovation education campus decreases  
37 the general amount of time required for a student to earn a college  
38 degree;

39       (3) The innovation education campus provides applied and  
40 project-based learning experiences for students and leverages  
41 curriculum developed in consultation with partner Missouri business  
42 and industry representatives;

43       (4) Students graduate from the innovation education campus  
44 with direct access to internship, apprentice, part-time or full-time  
45 career opportunities with Missouri-based businesses that are in  
46 partnership with the innovation education campus; and

47       (5) The innovation education campus engages and partners with  
48 industry stakeholders in ongoing program development and program  
49 outcomes review.

50       5. The existing Missouri innovation campus, consisting of the  
51 University of Central Missouri, a school district with a student  
52 enrollment between seventeen thousand and nineteen thousand  
53 students that is located in any county with a charter form of  
54 government and with more than six hundred thousand but fewer than  
55 seven hundred thousand inhabitants, a community college located in

56 any county with a charter form of government and with more than six  
57 hundred thousand but fewer than seven hundred thousand inhabitants,  
58 and private enterprises, has satisfied these criteria and is eligible for  
59 funding under this section.

60         6. The coordinating board for higher education shall conduct a  
61 review every five years of any innovation education campus to verify  
62 ongoing compliance with the requirements of subsection 4 of this  
63 section, including the Missouri innovation campus identified in  
64 subsection 5 of this section. As part of its review, the coordinating  
65 board shall consult with and take input from each entity that is a  
66 partner to an innovation education campus. Business and industry  
67 involved in an innovation education campus, either financially or  
68 through in-kind support, may provide feedback regarding the  
69 curriculum, courses, and investment quality of the innovation  
70 education campus to the coordinating board.

71         7. Any innovation education campus shall annually verify to the  
72 coordinating board for higher education that it has satisfied the  
73 criteria established in subsection 4 of this section. Upon verification  
74 that the criteria are satisfied, moneys from the fund shall be disbursed.

75         8. If the general assembly appropriates moneys to the fund, the  
76 allocation of moneys between entities partnered in an innovation  
77 education campus for purposes of operating the innovation education  
78 campus shall be determined through the appropriations  
79 process. Moneys appropriated to the fund shall not be considered part  
80 of the annual appropriation to any institution of higher education or  
81 any school district. If an innovation education campus, or any entity  
82 that has partnered to create and operate an innovation education  
83 campus, receives private funds, such private funds shall not be placed  
84 in the fund created in this section.

85         9. The coordinating board for higher education shall promulgate  
86 rules and regulations to implement the provisions of this  
87 section. Nothing in this section is intended to conflict with or  
88 supercede rules or regulations promulgated by the coordinating board  
89 for higher education. Any rule or portion of a rule, as that term is  
90 defined in section 536.010 that is created under the authority delegated  
91 in this section shall become effective only if it complies with and is  
92 subject to all of the provisions of chapter 536, and, if applicable, section

93 **536.028. This section and chapter 536 are nonseverable and if any of**  
94 **the powers vested with the general assembly pursuant to chapter 536,**  
95 **to review, to delay the effective date, or to disapprove and annul a rule**  
96 **are subsequently held unconstitutional, then the grant of rulemaking**  
97 **authority and any rule proposed or adopted after August 28, 2013, shall**  
98 **be invalid and void.**

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Unofficial

Bill

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