

State of South Dakota

EIGHTY-NINTH SESSION
LEGISLATIVE ASSEMBLY, 2014

186V0386

SENATE LOCAL GOVERNMENT ENGROSSED NO. **SB 173** - 02/12/2014

Introduced by: Senators Rempelberg, Begalka, Jones (Tom), Kirkeby, Krebs, Tieszen, and Welke and Representatives Conzet, Duvall, Hunhoff (Bernie), Olson (Betty), and Tulson

1 FOR AN ACT ENTITLED, An Act to provide authority to establish special purpose districts
2 for libraries.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. If any person requests to form, organize, establish, equip, and maintain a library
5 district, the petition sponsor shall present a petition to the county auditor of each county in
6 which the area is situated. A library district may be created for the purpose of construction,
7 maintenance, or management of a library. The board of county commissioners in each county
8 where a district would be situated may also initiate formation of a district by resolution.

9 Section 2. If an area is petitioned to be formed as a library district under the provisions of
10 section 1 of this Act and that area contains within its geographical boundaries one or more
11 municipalities which provide and support library services, then the petition shall be signed only
12 by those people living outside of, and the election provided by this Act shall be held only
13 outside of, the boundaries of such municipality or municipalities. However, if the governing
14 body of a municipality adopts a resolution, such municipality may be included in the election



1 and if a majority of both voters in the area outside such municipality and the municipal voters,
2 voting separately, vote to provide library services then such municipal public library services
3 shall cease. The library services for the area, including the municipality, shall be provided by
4 the district created by this Act.

5 Section 3. The petition shall contain the suggested name of the proposed district and the
6 legal description of the real properties intended to be embraced in the proposed district. The
7 petitioners shall file a map showing the suggested boundaries of the proposed district and
8 deposit a sum sufficient to defray the expenses of publishing the notices required by section 6
9 of this Act and § 6-16-4 with the county auditor.

10 Section 4. After the petition is filed with the county auditor, the county auditor shall
11 determine and certify that the petition has been signed by at least fifteen percent of the registered
12 voters within the proposed district. If the petition contains sufficient names, the county auditor
13 shall designate a time and place for the petition or resolution to be heard by the board of county
14 commissioners.

15 Section 5. If the proposed district is situated within two or more counties, the county auditor
16 of the county containing the largest area, shall confer with each county auditor of the other
17 counties concerned. The county auditor shall designate a time and place for hearing before a
18 joint meeting of the boards of county commissioners of each county and give notice by
19 publication pursuant to section 6 of this Act.

20 Section 6. The county auditor shall publish two notices in the legal newspapers of each
21 county affected. The last publication shall appear at least seven days before the hearing and
22 include a legal description of the proposed properties to be included in the district.

23 Section 7. The board of county commissioners shall conduct the hearing and allow any
24 person residing in or owning taxable property within the proposed district an opportunity to be

1 heard respecting the formation of the district or the location of the boundaries. The board of
2 county commissioners shall determine if the proposed district provides a public benefit or
3 service to the county and determine the boundaries of the proposed district as suggested in the
4 petition or otherwise. The board of county commissioners shall make a written order of the
5 determination describing the purpose of the district and the boundaries of the district and file
6 the order in the office of the county auditor in each county in which the district is situated.

7 Section 8. After the order is filed, the county auditor or county auditors shall conduct an
8 election pursuant to §§ 6-16-4 to 6-16-6, inclusive.

9 Section 9. Permanent organization shall be effected by the election of a board of directors
10 consisting of five resident voters of the district. The organization will operate in accordance
11 with existing laws regarding public libraries unless otherwise hereby specified.

12 Section 10. The board of directors shall meet as soon after the organizational meeting as
13 possible to elect a president, a vice president, and a secretary-treasurer.

14 Section 11. Each director and officer shall be elected for three years for a maximum of two
15 consecutive terms. A candidate for the office of director of the public library district shall be a
16 registered voter within the district. At the first election one of the directors shall be selected by
17 lot in the presence of a majority of the directors to serve a one-year term, two of the directors
18 shall be selected by lot in the presence of a majority of the directors to serve a two-year term,
19 and the remaining two directors shall serve a three-year term. A district director may receive
20 compensation for services in an amount not to exceed forty dollars per day and may receive
21 expenses, including traveling expenses, necessarily incurred in the discharge of the director's
22 duties. A vacancy in the office of a member shall be filled by appointment by the remaining
23 members of the board. The term of the appointed member is to fill the unexpired term of the
24 vacant office.

1 Section 12. Upon compliance with the provisions of this Act and chapter 6-10 relating to
2 organization, the district under its designated name shall constitute a body politic and corporate.

3 Section 13. The board of directors may:

- 4 (1) Determine a program for the district to follow;
- 5 (2) Manage and conduct the business affairs of the district;
- 6 (3) Make and execute contracts in the name of and for the district;
- 7 (4) Purchase or lease equipment, supplies, and other real or personal property as
8 necessary and proper to carry out the purpose of the district; and
- 9 (5) Incur indebtedness for the district within the limits prescribed by this Act, and to
10 authorize the issuance of evidence of indebtedness permitted under this subdivision,
11 and to pledge any real or personal property owned or acquired by the district as
12 security.

13 Section 14. Any district may elect to enter into a contract with any federal, state, or local
14 government agency to consolidate or cooperate for mutual services upon suitable terms.

15 Section 15. The board of directors shall make an annual estimate of the expense for carrying
16 out the program for the district and certify the estimate of tax dollars needed to the county
17 auditor.

18 The tax levy may not exceed one dollar per thousand dollars of taxable valuation of the
19 property within the district. The tax shall be collected as other taxes are collected in the county.

20 Section 16. The tax shall be deposited with the secretary-treasurer of the district, who shall
21 have a surety bond in the amount of at least twenty-five thousand dollars.

22 Section 17. A district may become indebted for an amount that is payable with ten or less
23 annual maximum tax levies as authorized by section 15 of this Act. The district may borrow
24 money at a rate not to exceed twelve percent and may issue appropriate evidence of

1 indebtedness thereof.

2 Section 18. Any funds collected for the district through the levy of taxes; any donations,
3 contributions, service fees bequests, or annuities; and any borrowed money received by or for
4 the district shall be deposited in a state or national bank to the credit of the district fund and may
5 be drawn out only by warrant.

6 Section 19. A claim voucher shall be authorized by the board of directors and shall bear the
7 signature of the secretary-treasurer and the countersignature of the president of the district.

8 Section 20. The secretary-treasurer of the district shall, on or before January thirty-first of
9 each year, file a financial report of the previous calendar year with the appropriate county
10 auditor.

11 Section 21. The boundaries of any district organized under the provisions of this Act may
12 be changed in the manner prescribed by sections 4 to 8, inclusive, of this Act. However, the
13 changes of boundaries of any district does not impair or affect its organization or its right in or
14 to property; nor does it impair, affect, or discharge any contract, obligation, lien, or change for
15 or upon which it might be liable had the change of boundaries not been made.

16 Section 22. A regular meeting of the registered voters who are residing within the
17 boundaries of a district shall be held in the first quarter of each calendar year and special
18 meetings may be called by the board of directors at any time. The secretary-treasurer shall give
19 notice of any special meeting by publishing one notice in a legal newspaper of general
20 circulation in each county in which the district is situated. The meeting may be held not less
21 than seven days nor more than fourteen days after the date of publication of the notice.

22 Section 23. The secretary-treasurer of the district shall, at each annual public meeting of the
23 district, present a financial report concerning the affairs of the district.

24 Section 24. The capital outlay fund of a district is a fund provided by law to meet

1 expenditures of one thousand dollars or more which result in the acquisition of or additions to
2 real property, plant, or equipment. Capital outlay fund expenditures may be for land, existing
3 facilities, improvement of grounds, construction of facilities, additions to facilities, remodeling
4 of facilities, or for the purchase of equipment.

5 Section 25. In addition to any tax levy authorized pursuant to section 15 of this Act, the
6 board of directors of a district may authorize an annual levy of a tax not to exceed fifty cents per
7 thousand dollars of taxable valuation on the taxable valuation of the district for the capital
8 outlay fund.

9 Section 26. Any district using the capital outlay fund to pay for the construction or addition
10 to any facility which requires the advertisement of bids pursuant to chapter 5-18B shall have a
11 public hearing at least ten days before the advertisement of any contract specifications. The
12 public hearing shall be advertised in the legal newspapers of each county where the district has
13 territory. Following the public hearing, and approval of the board of directors, the district may
14 use the capital outlay fund as provided in section 25 of this Act. However, if a district changes
15 the originally advertised use of the fund, it shall hold another public hearing.

16 Section 27. That § 6-16-1 be amended to read as follows:

17 6-16-1. Sections 6-16-1 to 6-16-7, inclusive, apply to elections for the formation of certain
18 special districts and for the initial election of the board of directors or trustees for these districts.
19 The special districts covered are: county road, ambulance, rural fire protection, library, sanitary,
20 irrigation, watershed, and water project districts.