SENATE BILL REPORT

SSB 6086

AS PASSED SENATE, FEBRUARY 12, 1994

Brief Description: Changing provisions regarding public facilities districts.

SPONSORS: Senate Committee on Government Operations (originally sponsored by Senators West, Haugen, Deccio, Prince, Morton and Moyer)

SENATE COMMITTEE ON GOVERNMENT OPERATIONS

Majority Report: That Substitute Senate Bill No. 6086 be substituted therefor, and the substitute bill do pass.

Signed by Senators Haugen, Chairman; Drew, Vice Chairman; McCaslin, Oke, Owen and Winsley.

Staff: Diane Smith (786-7410)

Hearing Dates: February 1, 1994; February 4, 1994

BACKGROUND:

Public facilities districts are municipal bodies corporate, established by statute as independent taxing authorities. They may be created in any county with a population of 300,000 or more located more than 100 miles from any county in which the state has constructed and owns a convention center. They are authorized to acquire, build, own and operate sports and entertainment facilities.

SUMMARY:

The public facilities districts are given powers and administrative mechanisms similar to those of other special districts. The board is given authority to promulgate rules for the day-to-day operation of the district, within the guidelines of the statute. The district is not given condemnation powers.

Appropriation: none

Revenue: none

Fiscal Note: none requested

TESTIMONY FOR:

Public facilities districts were created by statute as corporate bodies. In Spokane, the public facility district has been operating as a corporate body but has found specific statutory authority for many of its daily operations to be

9/17/02 [1]

lacking. Three substantive items are per diem payments, revenue bond authority, and condemnation powers.

TESTIMONY AGAINST: None

TESTIFIED: Jim Williams, Kris Mote, Spokane Public Facilities District (pro); John Schreiner, Spokane County Title Co.

9/17/02 [2]