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January 17, 2019

REORGANIZATION PLAN NO. 1 2019

TO THE SENATE AND HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF MISSOURI:

By virtue of the authority vested in me by the Constitution and laws of the State of Missouri, including the Omnibus State Reorganization Act of 1974 and Sections 26.500 to 26.540, RSMo, I hereby transmit Reorganization Plan No. 1 of 2019, by Executive Order 19-01, to transfer the Division of Energy from the Department of Economic Development and assign it, and all of its responsibilities and functions, to the Department of Natural Resources. The Division of Energy will retain all functions and authority as provided by law. The Department of Natural Resources shall furnish administrative support and staff as is necessary for the effective operation of the Division of Energy.

Respectfully submitted,

/s/ Michael L. Parson Governor

EXECUTIVE ORDER 19-01

WHEREAS, the Missouri Department of Economic Development is created pursuant to Article IV, Section 12 of the Missouri Constitution and Chapter 620, RSMo, and is charged with promoting the economy of the State, the economic development of the State, trade and business, and other activities and programs impacting the economy of the State; and

WHEREAS, the Missouri Department of Natural Resources is created pursuant to Article IV, Section 12 of the Missouri Constitution and Chapter 640, RSMo, and is charged with administering the programs of the State relating to environmental control and the conservation and management of natural resources of the State; and

WHEREAS, the Division of Energy, located within the Department of Economic Development, is charged with coordinating actions relating to energy sustainability in the State, renewable energy use, and energy conservation pursuant to Section 640.157, RSMo; and

WHEREAS, energy sustainability, renewable energy use, and energy conservation are integrally related to the health of natural resources across the State; and

WHEREAS, the transfer of the Division of Energy from the Department of Economic Development to the Department of Natural Resources will benefit the State of Missouri by enhancing the Department of Natural Resources' ability to balance a healthy environment with a healthy economy; and

WHEREAS, top-performing state economic development agencies focus primarily on business development and community development, as well as close coordination with workforce development; and

WHEREAS, the transfer of the Division of Energy from the Department of Economic Development to the Department of Natural Resources will benefit the State of Missouri by enabling the Department of Economic Development to align itself more fully around the core economic development activities of business development and community development, closely coordinated with workforce development.

NOW THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, do hereby order the Department of Economic Development and the Department of Natural Resources to cooperate to:

- Transfer all authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Division of Energy from the Department of Economic Development to the Department of Natural Resources by Type I transfer, as defined under the Reorganization Act of 1974;
- 2. Develop the mechanisms and processes necessary to effectively transfer the Division of Energy to the Department of Natural Resources; and
- 3. Take the steps necessary to maintain compliance with federal requirements so as not to jeopardize federal financial participation with this transfer.

This order shall become effective no sooner than August 28, 2019, unless disapproved within sixty days of its submission to the First Regular Session of the 100th General Assembly.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 17th day of January 2019.

/s/ Michael L. Parson Governor

ATTEST:

/s/ John R. Ashcroft Secretary of State

January 17, 2019

REORGANIZATION PLAN NO. 2 2019

TO THE SENATE AND HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF MISSOURI:

By virtue of the authority vested in me by the Constitution and laws of the State of Missouri, including the Omnibus State Reorganization Act of 1974 and Sections 26.500 to 26.540, RSMo, I hereby transmit Reorganization Plan No. 2 of 2019, by Executive Order 19-02, to transfer the Office of Public Counsel and the Public Service Commission from the Department of Economic Development and assign them, and all of their responsibilities and functions, to the Department of Insurance, Financial Institutions and Professional Registration. The Office of Public Counsel and the Public Service Commission will retain all functions and authority as provided by law. The Department of Insurance, Financial Institutions and Professional Registration shall furnish administrative support and staff as is necessary for the effective operation of the Office of Public Counsel and the Public Service Commission.

Respectfully submitted,

/s/ Michael L. Parson Governor

EXECUTIVE ORDER 19-02

WHEREAS, the Missouri Department of Economic Development is created pursuant to Article IV, Section 12 of the Missouri Constitution and Chapter 620, RSMo, and is charged with promoting the economy of the State, the economic development of the State, trade and business, and other activities and programs impacting the economy of the State; and

WHEREAS, the Missouri Department of Insurance is created pursuant to Article IV, Section 12 of the Missouri Constitution, which was redesignated as the Department of Insurance, Financial Institutions and Professional Registration pursuant to Executive Order 06-04, and is charged with regulation of insurance companies, financial institutions, and professional registration of many industries and occupations, including consumer affairs; and

WHEREAS, the Office of Public Counsel, located within the Department of Economic Development, is charged with representing and protecting the

interests of the public in any proceeding before or appeal from the Missouri Public Service Commission pursuant to Section 386.710, RSMo; and

WHEREAS, the Public Service Commission, located within the Department of Economic Development, is created pursuant to Chapter 386, RSMo, and is charged with regulating investor-owned electric, natural gas, steam, water, and sewer utilities; and

WHEREAS, the Department of Insurance, Financial Institutions and Professional Registration has extensive expertise in the regulation of complex industries and is well positioned to enhance State functions relating to utility regulation; and

WHEREAS, the transfer of the Office of Public Counsel and the Public Service Commission from the Department of Economic Development to the Department of Insurance, Financial Institutions and Professional Registration will benefit the State of Missouri by consolidating regulatory functions and programs to increase efficiencies and provide a more cohesive and coordinated approach to the regulation of complex industries, including protecting the interests of the public in regard to such industries; and

WHEREAS, top-performing state economic development agencies focus primarily on business development and community development, as well as close coordination with workforce development.

NOW THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, do hereby order the Department of Economic Development and the Department of Insurance, Financial Institutions and Professional Registration to cooperate to:

- 1. Transfer all authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Office of Public Counsel and the Public Service Commission from the Department of Economic Development to the Department of Insurance, Financial Institutions and Professional Registration by Type III transfer, as defined under the Reorganization Act of 1974;
- 2. Develop the mechanisms and processes necessary to effectively transfer the Office of Public Counsel and the Public Service Commission to the Department of Insurance, Financial Institutions and Professional Registration; and
- 3. Take the steps necessary to maintain compliance with federal requirements so as not to jeopardize federal financial participation with this transfer.

The Department of Insurance, Financial Institutions and Professional Registration shall henceforth be known as the Department of Commerce and Insurance. Executive Order 06-04's designation of the Department of Insurance as the Department of Insurance, Financial Institutions and Professional Registration is hereby superseded and replaced by the designation as the Department of Commerce and Insurance set forth herein.

This order shall become effective no sooner than August 28, 2019, unless disapproved within sixty days of its submission to the First Regular Session of the 100th General Assembly.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 17th day of January, 2019.

/s/ Michael L. Parson Governor

ATTEST:

/s/ John R. Ashcroft Secretary of State

January 17, 2019

REORGANIZATION PLAN NO. 3 2019

TO THE SENATE AND HOUSE OF REPRESENI ATIVES OF ONE HUNDREDI H GENERAL ASSEMBLY OF THE STATE OF MISSOURI:

By virtue of the authority vested in me by the Constitution and laws of the State of Missouri, including the Omnibus State Reorganization Act of 1974 and Sections 26.500 to 26.540, RSMo, I hereby transmit Reorganization Plan No. 3 of 2019, by Executive Order 19-03, to reorganize the divisions of the Department of Economic Development, including the transfer of the Division of Workforce Development and the Missouri Economic Research and Information Center (MERIC) from the Department of Economic Development and assigning them, and all of their responsibilities and functions, to the Department of Higher Education to maximize the State's capacity for the core economic development priorities of business and community development.

The Division of Workforce Development will retain all functions and authority as provided by law, except as set forth herein. The Department of Higher Education shall furnish administrative support and staff as is necessary for the effective operation of the Division of Workforce Development and the Missouri Economic Research and Information Center (MERIC).

The Regional Engagement Division, Strategy and Performance Division, and One Start Division shall be created within the Department of Economic Development, and the Division of Business and Community Services shall be redesignated as the Business and Community Solutions Division. The Department of Economic Development shall furnish administrative support and staff as is necessary for the effective operation of these divisions.

Respectfully submitted,

/s/ Michael L. Parson Governor

EXECUTIVE ORDER 19-03

WHEREAS, the Missouri Department of Economic Development is created pursuant to Article IV, Section 12 of the Missouri Constitution and Chapter 620, RSMo, and is charged with promoting the economy of the State, the economic development of the State, trade and business, and other activities and programs impacting the economy of the State; and

WHEREAS, the Missouri Department of Higher Education is created pursuant to Article IV, Section 12 of the Missouri Constitution and Chapter 173, RSMo, and is charged with coordinating higher education policy that fosters a quality post-secondary system, as well as increasing participation in Missouri 's public institutions of higher education; and

WHEREAS, the Division of Workforce Development, located within the Department of Economic Development, is currently the state agency designated to receive federal Workforce Innovation and Opportunity Act (WIOA) and Wagner-Peyser funds, conduct job training programs and labor exchanges, and administer other federal and State workforce development programs pursuant to Section 620.010, RSMo; and

WHEREAS, the Division of Workforce Development and the Department of Higher Education have worked closely with each other in the past on issues relating to workforce development and higher education; and

WHEREAS, combining the post-secondary talent development functions of the Department of Higher Education and the Division of Workforce Development will result in better consolidation and coordination of the State's functions relating to workforce development and higher education and would benefit the citizens of the State by promoting efficient administration of post-secondary talent development functions; and

WHEREAS, the Missouri Economic Research and Information Center (MERIC), located within the Department of Economic Development's Division of Business and Community Services, compiles and analyzes labor market information that is essential to the effective and efficient administration of workforce development programs; and

WHEREAS, combining MERIC with the Department of Higher Education and the Division of Workforce Development would provide targeted labor market information and analyses critical to advancing Missouri's post-secondary talent development functions; and

WHEREAS, the transfer of the Division of Workforce Development from the Department of Economic Development to the Department of Higher Education will benefit the State of Missouri by enabling the Department of Economic Development to align itself around the core economic development activities of business and community development, while maintaining close coordination and partnership with the Division of Workforce Development and the Department of Higher Education; and

WHEREAS, the transfer of the Division of Workforce Development's customized job training programs to the newly created One Start division within the Department of Economic Development will promote economic growth and job creation; and

WHEREAS, the establishment of the Regional Engagement Division for business retention, expansion, and recruitment functions will enable the Department of Economic Development to better serve individuals and businesses in different regions of the State; and

WHEREAS, the establishment of the Strategy and Performance Division will enable the Department of Economic Development to enhance its long-term planning and use of data to more effectively carry out its internal and external operations; and

WHEREAS, the Division of Business and Community Services, located within the Department of Economic Development, provides finance and compliance functions and subject matter expertise crucial to helping Missouri's businesses and communities grow; and

WHEREAS, redesignating the Division of Business and Community Services as the Business and Community Solutions Division will more accurately reflect the Division's solutions-oriented nature and its mission of solving businesses' and communities' challenges across the State.

NOW THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, do hereby:

 Establish the Regional Engagement Division within the Department of Economic Development and transfer all of the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Division of Business and Community Services relating to sales, marketing, and initial customer engagement for business retention and expansion and business recruitment functions to the Regional Engagement Division by Type I transfer, as defined under the Reorganization Act of 1974;

- 2. Establish the Strategy and Performance Division within the Department of Economic Development and transfer all of the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Department of Economic Development and the Division of Business and Community Services relating to economic analysis, communications and marketing, broadband development, departmental performance and improvement, legislative affairs, military asset support, and strategic initiatives to the Strategy and Performance Division by Type I transfer, as defined under the Reorganization Act of 1974;
- 3. Establish the One Start Division within the Department of Economic Development and transfer all of the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Division of Workforce Development relating to customized job training programs to the One Start Division by Type I transfer, as defined under the Reorganization Act of 1974;
- 4. Redesignate the Division of Business and Community Services within the Department of Economic Development as the Business and Community Solutions Division in recognition of its solutions-oriented mission to support businesses and communities through economic development finance and compliance functions and subject matter expertise;
- 5. Transfer all powers, duties and responsibilities of the Division of Business and Community Services not otherwise transferred pursuant to this Executive Order to the redesignated Business and Community Solutions Division:
- 6. Transfer the Division of Workforce Development and all of its authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges, except as set forth herein, from the Department of Economic Development to the Department of Higher Education by Type I transfer, as defined under the Reorganization Act of 1974;
- 7. Transfer the Missouri Economic Research and Information Center (MERIC) and all of its authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges, from the Department of Economic Development to the Department of Higher Education by Type I transfer, as defined under the Reorganization Act of 1974;
- 8. Transfer all of the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Division of Workforce Development relating to employer service representatives to the Regional Engagement Division by Type I transfer, as defined under the Reorganization Act of 1974;
- 9. Order the Department of Economic Development and the Department of Higher Education to develop the mechanisms and processes necessary to effectively complete the orders described herein; and

10. Order the Department of Economic Development and the Department of Higher Education to take the steps necessary to maintain compliance with federal requirements so as not to jeopardize federal financial participation with the transfers completed herein.

This order shall become effective no sooner than August 28, 2019, unless disapproved within sixty days of its submission to the First Regular Session of the 100th General Assembly.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 17th day of January, 2019.

/s/ Michael L. Parson Governor

ATTEST:

/s/ John R. Ashcroft Secretary of State

January 29, 2021

REORGANIZATION PLAN NO. 1 2021

TO THE SENATE AND HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED AND FIRST GENERAL ASSEMBLY OF THE STATE OF MISSOURI:

By virtue of the authority vested in me by the Constitution and laws of the State of Missouri, the Omnibus State Reorganization Act 1974 and Sections 26.500 to 26.540, RSMo, I hereby transmit Reorganization Plan No. 1 of 2021, by Executive Order 21-02, establishing the Office of Childhood within the Department of Elementary and Secondary Education. I hereby transfer the following to the Office of Childhood: the Early Childhood Comprehensive System, Safe Sleep and Safe Cribs program, and Home Visiting Unit within the Section for Healthy Families and Youth, and the Child Care Health Consultation Program within the Section for Women's Health within the Division of Community and Public Health of the Department of Health and Senior Services; the Section for Child Care Regulation within the Division of Regulation and Licensure of the Department of Health and Senior Services; the Home Visiting Program, the Purchase of Child Care Program, the Child Care Subsidy Program, and Thirteenth Day-Friday, January 29, 2021 437 the Early Childhood Section within the Children's Division of the Department of Social Services; and, the Office of Early Learning within the Division of Learning Services of the Department of Elementary and Secondary Education.

Sincerely,

/s/ Michael L. Parson Governor

EXECUTIVE ORDER

21-02

WHEREAS, early childhood is the most formative developmental period of life, with ninety percent of brain development occurring by age five, and early brain development linked to social and emotional development, health, and academic performance well into adulthood; and

WHEREAS, early childhood education, home visiting, and child care programs are critical to Missouri families in raising safe, healthy, and school-ready children; and

WHEREAS, early childhood education, home visiting, and child care programs are currently housed in three different state agencies, with varying visions and goals for the programs and services they provide; and

WHEREAS, integrating, aligning, and coordinating Missouri's public and private childhood education, home visiting, and child care programs will lead to better outcomes, improve the overall effectiveness of the state's early childhood support and services, and improve access for Missouri families; and

WHEREAS, early childhood education, home visiting, and child care programs are also critical to the stability and strength of the overall workforce; and

WHEREAS, safe, healthy, and school-ready children have the greatest opportunities to participate in the workforce later in their lives and to meaningfully contribute to a thriving, sustainable economy; and

WHEREAS, the Department of Health and Senior Services is created pursuant to section 192.005, RSMo; and

WHEREAS, the Early Childhood Comprehensive System, Safe Sleep and Safe Cribs program, and Home Visiting Unit within the Section for Healthy Families and Youth, and the Child Care Health Consultation Program within the Section for Women's Health, within the Division of Community and Public Health of the Department of Health and Senior Services are created pursuant to section 192.050, RSMo; and

WHEREAS, the Section for Child Care Regulation within the Division of Regulation and Licensure of the Department of Health and Senior Services is created pursuant to sections 192.050 and 210.221, RSMo; and

WHEREAS, the Department of Social Services is created pursuant to Article IV, Section 12, of the Missouri Constitution and Chapter 660, RSMo; and

WHEREAS, the Home Visiting Program within the Children's Division of the Department of Social Services is created pursuant to section 161.215, RSMo; and

WHEREAS, the Purchase of Child Care Program within the Children's Division of the Department of Social Services is created pursuant to sections 161.215, 208.044, and 208.046, RSMo; and

WHEREAS, the Child Care Subsidy Program within the Children's Division of the Department of Social Services is created pursuant to sections 161.215, 208.044, and 208.046, RSMo; and

WHEREAS, the Early Childhood Section within the Children's Division of the Department of Social Services is created pursuant to Chapter 207, RSMo; and

WHEREAS, the State Board of Education is created pursuant to Article IX, Section 2(a), of the Missouri Constitution, and the Department of Elementary and Secondary Education is created pursuant to Article IV, Section 12, of the Missouri Constitution and section 161.020, RSMo; and

WHEREAS, the Office of Early Learning is located within the Division of Learning Services of the Department of Elementary and Secondary Education; and

WHEREAS, federal law establishes public assistance programs, separately, that fund numerous programs within the foregoing departments, divisions, and sections; and

NOW, THEREFORE I, MICHAEL PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, including Article IV, Section 12, the Missouri Constitution, Chapter 26, RSMo, and the Omnibus State Reorganization Act of 1974, hereby establish the Office of Childhood within the Department of Elementary and Secondary Education, and order the Missouri Department of Elementary and Secondary Education, the Missouri Department of Social Services, and the Missouri Department of Health and Senior Services to cooperate to:

Carry out the mission of the Office of Childhood by working together to ensure that Missouri children are safe, healthy, and successful learners; and

Transfer the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Early Childhood Comprehensive System, Safe Sleep and Safe Cribs program, and Home Visiting Unit within the Section for Healthy Families and Youth and the Child Care Health Consultation Program within the Section for Women's Health within the Division of Community and Public Health of the Department of Health and Senior Services to the Office of Childhood, by Type I transfer, as defined under the Reorganization Act of 1974; and

Transfer all authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Section for Child Care Regulation within the Division of Regulation and Licensure of the Department of Health and Senior Services to the Office of Childhood, by Type I transfer, as defined under the Reorganization Act of 1974; and

Transfer or share the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Home Visiting Program within the Children's Division of the Department of Social Services to the Office of Childhood, by Type I transfer, as defined under the Reorganization Act of 1974; and

Transfer or share the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Purchase of Child Care Program within the Children's Division of the Department of Social Services to the Office of Childhood, by Type I transfer, as defined under the Reorganization Act of 1974; and

Transfer or share the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Child Care Subsidy Program within the Children's Division of the Department of Social Services to the Office of Childhood, by Type I transfer, as defined under the Reorganization Act of 1974; and

Transfer or share the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Early Childhood Section within the Children's Division of the Department of Social Services to the Office of Childhood, by Type I transfer, as defined under the Reorganization Act of 1974; and

Transfer all authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Office of Early Learning within the Division of Learning Services of the Department of Elementary and Secondary Education, to the Office of Childhood, by Type I transfer, as defined under the Reorganization Act of 1974; and

The Office of Childhood is charged with coordinating these early childhood education, home visiting, and child care functions to ensure seamless alignment, equitable access, and effective service delivery; and

The Office of Childhood shall take the steps necessary to maintain compliance with federal requirements, such as filing any necessary state plan amendments, so as not to jeopardize federal financial participation.

This Order shall become effective no sooner than August 28, 2021, unless disapproved within sixty days of its submission to the First Regular Session of the 101st General Assembly.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 28th day of January, 2021.

/s/ Michael L. Parson Governor

ATTEST:

/s/ John R. Ashcroft Secretary of State

STATE CAPITOL 201 W. CAPITOL AVENUE, ROOM 216 JEFFERSON CITY, MISSOURI 65101



(573) 751-3222 WWW.GOVERNOR.MO.GOV

Michael L. Parson

GOVERNOR STATE OF MISSOURI

The Honorable John R. Ashcroft Missouri Secretary of State Capitol Building, Room 208 Jefferson City, Missouri 65101

Dear Secretary Ashcroft:

The attached revised departmental plan for the Department of Corrections, dated November 15, 2021, is hereby submitted in accordance with Section 1.6(2) of the Omnibus State Reorganization Act of 1974.

Attachment



APPROVED

GOVERNOR

12-28-2021 DATE

ATTES

Michael L. Parson Governor



2729 Plaza Drive P. O. Box 236 Jefferson City, MO 65102 Telephone: 573-751-2389 Fax: 573-526-0880

Anne L. Precythe Director

State of Missouri DEPARTMENT OF CORRECTIONS

Ad Excelleum Conamur - "We Strive Towards Excellence"

November 15, 2021

Mr. Kenneth Zellers, Acting Commissioner Office of Administration State Capitol, Room 125 Jefferson City, Missouri 65101

Dear Acting Commissioner Zellers,

In accordance with Section 1.6 (2) of the State Omnibus Reorganization Act of 1974, I respectfully submit for your approval the attached revised departmental plan for the Department of Corrections.

Since the last departmental plan was submitted in 2019, the Department of Corrections has implemented the following organizational change:

Beginning on July 1, 2021, the Kansas City Release Center, located in Kansas City, was converted to the Transition Center of Kansas City. The administration of the facility was changed from the Division of Adult Institutions to the Division of Probation and Parole. This change will result in the facility no longer being used to house incarcerated offenders, instead it will serve as a center to house offenders on community supervision (either probation or parole). The offenders housed at the facility will be community supervised offenders at-risk for revocation or needing temporary stabilization to remain successful on community supervision. The appropriation language was changed by the General Assembly in the FY 2022 department operating budget (House Bill 9, Section 9.241) to facilitate this change.

I ar depi Plea	m submitting the Department's organizational narrative description, organizational chart citing the changes, and the salary schedule for the administrators of the Department, see advise if you have any questions regarding any of this information.
Sinc	erely,
Ann Dire	e L. Precythe ctor

DEPARTMENT OF CORRECTIONS

Mission:

Improving Lives for Safer Communities

Vision:

Excellence in Corrections for a Safer Missouri

Values:

We Value Safe Work Environments, a Capable Workforce and Reducing Risk and Recidivism

We value integrity and respect.
We value supportive leadership.
We value employee participation and teamwork.

-1-

Departmental Overview

The Department of Corrections is an agency dedicated to public safety through the successful management and supervision of offenders in prison and on probation or parole. The department's responsibility is to administer the sentence set by the court in ways that promote public safety at the lowest cost. Offenders assigned to the department are managed by ensuring they are supervised at the appropriate custody or supervision level. A cadre of over eleven thousand trained correctional professionals committed to the vision, mission, and values of the department assess each offender's criminal history, evaluate community and institutional conduct and enforce court orders and department rules. This mixture of on-going assessment, classification, referral to supervision strategies and assignment to basic habilitation interventions are several of the key methods used to promote sober, responsible, productive and law-abiding behavior. When offenders are held accountable for their actions, the public's safety is enhanced.

In all, the department is responsible for the care, custody and supervision of approximately 80,000 adult offenders in Missouri. There are currently approximately 23, 000 adult felons confined in Missouri's 19 correctional facilities. The department also supervises approximately 57,000 probationers and parolees in 46 district offices, 11 field satellite offices, 22 institutional parole offices, two community transition centers and six community supervision centers across the state.

Organizational Plan

The Department of Corrections is comprised of the Office of the Director and four divisions: the Division of Human Services, the Division of Adult Institutions, the Division of Offender Rehabilitative Services, and the Division of Probation and Parole.

Office of the Director

The Office of the Director coordinates the internal activities of all the divisions as well as with all external stakeholders such as the press, the public and elected officials. The Office of the Director consists of the Director, Deputy Director, Public Information, Constituent Services, Legal Services, the Office of Professional Standards, Budget and Finance, Legislative Liaison, Victim Services, and the Research, Planning, and Process Improvement Section. The Office of Professional Standards reports directly to the department's director. It is charged with examining department operations as it relates to employee conduct and professionalism. The Budget and Finance section prepares, tracks, and manages the department's budget and financial resources and operates the inmate banking program. The Public Information Unit, Constituent Services Unit, and Legislative Liaison communicate and coordinate with external stakeholders of the department including, but not limited to, the public, the press, elected officials, and offender family members.

Division of Human Services

The Division of Administration became the Division of Human Services through a change in legislation in 1995. The Division Director directly supervises the Employee Professional Development Section, which is responsible for developing leaders and managers throughout the department; The Technology Liaison, which coordinates all technology issues within the department and is the point of contact between the department and The Office of Administration, Information Technology Services Division; and The Americans with Disabilities Act (ADA) Unit, which coordinates all ADA related issues within the department

Division; and The Americans with Disabilities Act (ADA) Unit, which coordinates all ADA related issues within the department.

The Division also contains the Office of Personnel, which is responsible for all personnel issues such as monthly payroll, benefit counseling and enrollment, recruitment and retention, timekeeping and personnel records; the Training Academy, which provides pre-service and in-service training for staff; the Employee Health and Safety Section, which promotes staff safety and controls the spread of disease through TB screens, communicable disease vaccines and exposure evaluations; the Employee Wellness Unit, which provides health education and wellness opportunities to employees; the Procedures and Forms Management Unit, which develops policy and procedure for the department, Food Service Operations, which supervises the department's entire institutional food service operations; including three cook-chill facilities and the commodity warehouse operations; the Construction Unit, which oversees all major construction and maintenance projects, building leases, and fleet management of all department vehicles; the Central Office business functions and warehouse/mailroom operations; and the Telecommunications Unit, which coordinates and oversees all phone services for the department.

Division of Adult Institutions

The Division of Adult Institutions is responsible for the administration and operation of 19 adult correctional institutions with a projected average daily population of approximately 23, 000 incarcerated offenders. The division has the overall responsibility of administering the correctional centers and managing incarcerated offenders in a secure, safe and humane manner. All newly committed offenders undergo a full classification analysis at a reception and diagnostic center to determine appropriate custody level and basic treatment needs. In addition, offender reclassification occurs throughout each offender's period of incarceration to ensure that offenders are housed at an appropriate custody level institution. The division also works to prepare offenders for successful reintegration back to the community through effective case management and providing reentry programming to improve offender cognitive and life skills. The division establishes work release programs for eligible offenders and provides opportunity for offender visitation with family and friends at each correctional facility. Offenders also receive religious and spiritual programming, hospice and daily living assistance, and palliative care, in addition to a vast cadre of educational and vocational opportunities. The division also operates libraries at correctional institutions to enhance academic education and serve the informational needs of offenders, including constitutionally mandated "access to courts" through legal resources, reference and self-improvement materials.

The Division of Adult Institutions consists of:

The Deputy Division Director of Zone I, which consists of Boonville Correctional Center, Crossroads Correctional Center, Fulton Reception and Diagnostic Center, Moberly Correctional Center, Northeast Correctional Center, Tipton Correctional Center, Western Missouri Correctional Center, Kansas City Reentry Center, Maryville Treatment Center, Chillicothe Correctional Center, Ozark Correctional Center, and Western Reception, Diagnostic and Correctional Center;

The Deputy Division Director of Zone II, which consists of Algoa Correctional Center, Missouri Eastern Correctional Center, Eastern Reception, Diagnostic and Correctional Center, Farmington Correctional Center, Jefferson City Correctional Center, Potosi Correctional Center, South Central Correctional Center, South East Correctional Center and Women's Eastern Reception, Diagnostic and Correctional Center:

The Deputy Division Director of Operational Project Management, which consists of large project management for the division, managing Continuous Process Improvement and Quality Assurance efforts, The Offender Grievance Unit, the Central Transfer Authority, Religious and Spiritual Programming, and Policy and Procedure review. The Security Administration Unit, containing the Intelligence Unit, Security Coordinator, and Central Transportation Unit and the Employee Discipline Unit report directly to the division director.

Division of Offender Rehabilitative Services

The Division of Offender Rehabilitative Services is responsible for the development and administration of treatment programs for offenders. These programs include Offender Healthcare (Medical and Mental Health), Sexual Offender Assessment and Treatment, Adult Education (including high school equivalency, post-secondary education, and career and technical education), Reentry/Women Offender Programs, Library Services, Substance Use and Recovery Services, and Missouri Vocational Enterprises.

Offender Healthcare includes staff to monitor contracted services for offender medical and mental health services and the Missouri Sex Offender Program. The division also monitors treatment provider compliance for community domestic violence and sex offender programs through three Treatment Compliance Specialists. The Adult Education Section helps offenders earn a high school equivalency certificate, coordinates partnerships to offer post-secondary education to offenders, and delivers USDOL-certified vocational and technical training programs for offenders. The Reentry/Women Offender Unit coordinates department, state, and stakeholder efforts to facilitate successful transitions for offenders from the institutions to the community. Substance Use and Recovery Services supervise the substance use and recovery treatment activities at ten prison facilities, which have programs that vary in length from thirty days to twelve months. Missouri Vocational Enterprises (MVE) produces products and services for state agencies, state employees, other governmental jurisdictions, and not-for-profit organizations, helping offender workers develop marketable skills.

Division of Probation and Parole

The Division of Probation and Parole is responsible for case management for probationers, parolees and conditional releases in the community, as well as community corrections programming, which includes one transition center and six community supervision centers. The Division of Probation and Parole assesses and supervises offenders assigned to the division by the Circuit Courts of Missouri, the Parole Board or under the terms of the Interstate Compact. The division also supports the operations of the Parole Board.

The division is divided statewide into six geographic regions for the effective management of offenders. Regions are made up of a network of institutional parole offices, local district offices and, in some instances satellite offices. In addition to community supervision activities, the division also includes the Program Compliance Unit, Fiscal Management Unit, Interstate Compact Unit, the Contract Monitoring Unit and the DOC Command Center. The Command Center operates 24-hours a day, seven days a week to respond to violations of electronic monitoring by offenders in the community and monitors Lifetime Sex Offenders who have been discharged from supervision.

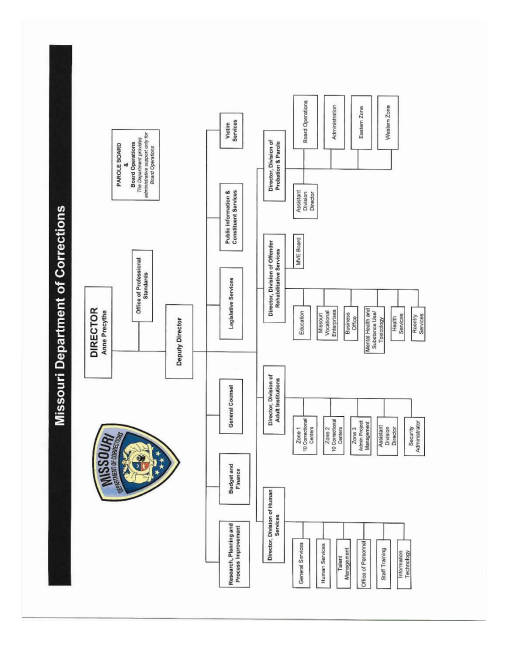
Community Supervision Centers are residential facilities that provide community-based transitional services and supervision strategies to clients released from the Division of Adult Institutions, as well as clients under community supervision who are in need of additional structure or treatment support. Services at these facilities may include substance use disorders assessment, treatment, counseling, employment, educational, and housing assistance, and links to other community-based resources and services. Community Supervision Centers provide the courts and probation and parole authorities an additional intervention for clients experiencing instability in the community through intensive supervision and treatment services. The department operates six Community Supervision Centers at St. Joseph, Farmington, Hannibal, Fulton, Kennett, and Poplar Bluff.

Boards and Commissions:

The Department of Corrections works with the following boards and commissions:

- The Parole Board (Section 217.655 RSMo.) Advisory Board of Vocational Enterprises Program (Section 217.555 RSMo.)
 Restorative Justice Boards (Section 217.440 RSMo.)
 Missouri State Council for Interstate Adult Offender Supervision (Section 589.512 RSMo)

-7-



Exec Level	Title	Salary as of November 1, 2021
EX I	Department Director, Department of Corrections	\$129,142.08
EX II	Deputy Director, Department of Corrections	\$121,000.08
EX III	Division Director, Division of Adult Institutions	\$110,000.16
EX III	Division Director, Division of Offender Rehab Services	\$102000
EX III	Division Director, Division of Probation and Parole	\$106,000.08
EX III	Division Director, Division of Human Services	\$102,000
EX IV	Board Member, Probation and Parole Board	\$94,173,12

STATE CAPITOL 201 W. CAPITOL AVENUE, ROOM 216 JEFFERSON CITY, MISSOURI 65101



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Michael L. Parson

GOVERNOR STATE OF MISSOURI

The Honorable John R. Ashcroft Missouri Secretary of State Capitol Building, Room 208 Jefferson City, Missouri 65101

Dear Secretary Ashcroft:

The attached revised departmental plan for the Department of Elementary and Secondary Education, dated November 15, 2021, is hereby submitted in accordance with Section 1.6(2) of the Omnibus State Reorganization Act of 1974.

Attachment



APPROVED:

12 -29 -2021 DATE

ATTES



Margaret M. Vandeven, Ph.D. • Commissioner of Education

205 Jefferson Street, P.O. Box 480 · Jefferson City, MO 65102-0480 · dese mo.gov

November 15, 2021

Mr. Ken Zellers Commissioner Office of Administration 201 West Capitol Avenue State Capitol Building, Room 125 Jefferson City, MO 65101

Dear Commissioner Zellers:

The Department of Elementary and Secondary Education's (DESE) organizational structure has remained relatively stable over the past 10 years and still reflects the two primary functions (divisions) of our agency – Learning Services and Financial and Administrative Services. This submission includes updates to DESE's organizational plan last submitted in 2020.

One significant change for 2021 includes the consolidation of the State of Missouri's various childhood efforts as a result of Governor Parson's Executive Order 21-02, dated January 28, 2021, with an effective date of August 28, 2021. As a result of this order, early childhood education, home visiting, and child care programs from multiple departments (DESE, the Department of Health and Senior Services, and the Department of Social Services) have been combined into the Office of Childhood within DESE. Correlating staffing and budget transitions were included in the FY22 budget appropriations. The goals of this consolidation are better outcomes for children, improvement of overall effectiveness of programs, and improved access for Missouri families.

If you have any questions, please do not hesitate to contact our office.

Sincerely

Margie Vandeven

Commissioner of Education

Phone 573-751-4446 • Fax 573-751-1179 • commissioner@dese.mo.gov



Department of Elementary and Secondary Education

Jefferson State Office Building 205 Jefferson Street, P.O. Box 480, Jefferson City 65102 Telephone: (573) 751-4212 http://dese.mo.gov

State Board of Education

Under the Missouri Constitution (Article IX), the State Board of Education (board) has general authority for the "supervision of instruction in the public schools." This responsibility includes the oversight of educational programs and services that serve Missourians from preschool through the adult levels.

The board is composed of eight lay citizens, appointed by the governor and confirmed by the Senate to serve eight-year terms. The terms are staggered so that one term expires each year. No more than four members may belong to the same political party. No more than one member of the board may live in the same county or congressional district. Members of the board may not act individually. The board can only act when a state board meeting is held, and the board can only speak through its official records (§ 161.082, RSMo). Effective August 28, 2018, the governor shall appoint an active classroom teacher to the board (§ 161.026, RSMo). The teacher representative shall not have the right to vote on any matter before the board or be counted in establishing a quorum.

The board appoints the commissioner of education to serve as its chief executive officer and as the commissioner of the Department of Elementary and Secondary Education (DESE).

The primary role of the board is to provide leadership and advocacy for the improvement of Missouri's public education system. The board also establishes policies and regulations needed to carry out state and federal laws related to public education. The board's major duties include:

- Setting performance indicators that determine accreditation for local school
 districts through the Missouri School Improvement Program (MSIP). The current
 indicators define basic requirements regarding performance on assessments, both
 in aggregate as well as subgroups; high school graduation and/or dropout;
 advanced coursework; postsecondary and career preparedness; and other areas of
 student achievement;
- Establishing academic performance standards for public schools;

- Setting education and certification requirements for all professional personnel (teachers, administrators, librarians, counselors, etc.) in Missouri schools;
- Approving public and private educator preparation programs in the state;
- Establishing regulations and administrative requirements for the distribution of state and federal funds to school districts and other agencies;
- Monitoring school districts' compliance with state and federal laws and regulations.
 This includes the administration of federally supported programs in the areas of special education, career-technical education, and child nutrition (the school lunch and breakfast programs);
- Providing guidance to school districts, when appropriate, on state and federal issues:
- Administering the State Board Operated School Systems—Missouri School for the Blind (St. Louis), Missouri School for the Deaf (Fulton), and Missouri Schools for the Severely Disabled; and
- · Administering adult learning and rehabilitation services for adult citizens.

State Board of Education Members

Charles Shields, (R), president, St. Joseph, Congressional District 6; Don Claycomb, (I), Linn, Congressional District 3; Peter F. Herschend, (R), Branson, Congressional District 7; Pamela Westbrooks-Hodge, (D), St. Louis, Congressional District 1; Carol Hallquist, (D), Kansas City, Congressional District 5; Kim Bailey, (D), Raymore, Congressional District 4; Mary Schrag, (R), West Plains, Congressional District 8; and Kerry Casey, (R), St. Louis, Congressional District 2

Department of Elementary and Secondary Education

Article IX of the Missouri Constitution reads, in part: "A general diffusion of knowledge and intelligence being essential to the preservation of the rights and liberties of the people, the General Assembly shall establish and maintain free public schools for the gratuitous instruction of all persons in this state within ages not in excess of twenty-one years as prescribed by law."

To help carry out this mandate, the legislature first established a state office of education, with an elected state superintendent, in 1839. The office went through several transformations until the current constitution, adopted in 1945, established the board in its present form and created a department of education, headed by an appointed commissioner.

DESE was reorganized and established in its present form by the Omnibus State Reorganization $\mathop{\rm Act}\nolimits$ of 1974.

DESE is primarily a service agency that works with educators, legislators, government agencies, community leaders, and citizens to maintain a strong public education system. Through its statewide school improvement initiatives and its regulatory functions, DESE strives to ensure all citizens have access to high-quality public education.

DESE is the administrative arm of the board. In addition to the commissioner of education, DESE's organization reflects functions under two divisions—Financial and Administrative Services and Learning Services.

Office of the Commissioner of Education

The commissioner of education directs DESE and fulfills other duties as prescribed by law (§ 161.122, RSMo). These duties include: supervising DESE; directing the process by which school districts are accredited; suggesting ways to upgrade curriculum and instruction in public schools; working with state and local officials to ensure efficient management of public schools; advising local school officials, teachers, and patrons about education-related issues; and seeking "in every way to elevate the standards and efficiency of the instruction given in the public schools of the state." The commissioner is appointed by and serves at the pleasure of the board.

Division of Financial and Administrative Services

This division is responsible for distributing federal and state funds to local school districts and other agencies that provide education-related services. The division assists local school officials with budgeting, audits, and the reporting of financial statistics, both state and federal. The division also provides assistance with school administrative and governance issues. Other personnel in this division administer the federally funded school lunch and breakfast programs. This division also manages DESE's internal business operations, such as accounting and procurement, budget, and human resources.

Division of Learning Services

This division is composed of offices that manage rehabilitation services, college and career readiness, data system management, educator quality, quality schools, special education, and childhood

Office of Adult Learning and Rehabilitation Services

This office administers statewide services for vocational rehabilitation, disability determinations, independent living, and veterans' education training.

Vocational Rehabilitation assists eligible individuals with disabilities in achieving competitive, integrated employment. Statewide offices provide training and employment services, such as guidance and counseling, job placement, vocational training, and supported employment.

Centers for Independent Living (CILs) are located throughout the state providing services to individuals with disabilities that increase their independence and ability to participate in their communities. CILs offer services that include advocacy, information and referral, independent living skills, peer support, and transition.

The Disability Determination Services program determines medical eligibility for Missourians, across the state, who have filed for disability benefits with the Social Security Administration.

Office of College and Career Readiness

The Office of College and Career Readiness provides technical assistance to local school personnel in the adoption and implementation of the state's performance standards and curriculum development/adoption of all content areas—math, science, social studies, English/language arts, health/physical education, fine arts, and the career-technical content areas.

This office is also responsible for the development and oversight of the Missouri Assessment Program (MAP), consisting of the annual, grade-level assessments for grades 3–8 and the high school end-of-course assessments, as well as the administration of the National Assessment of Educational Progress (NAEP) and the ACT® for all $11^{\rm th}$ grade students. In addition, the office provides guidance and leadership in adult education and literacy (AEL), including high school equivalency and school counseling.

This office has fostered partnerships among schools, postsecondary institutions, and regional business and industry through the career pathways system. The career pathways system provides work-based learning experiences for teachers as well as students. These partnerships and networks permit educators to share best practices across the state and align meaningful pathways for students to become college and career ready.

Assistance is provided to local education agencies (LEAs) (including Career-Technical Education (CTE) shared-time centers) and community organizations in the application, approval, monitoring, and assisting process related to their federal funds in the CTE (Perkins) and AEL (Workforce Innovation and Opportunity Act (WIOA)) programming areas.

Office of Data System Management

This office is responsible for the development and implementation of the Missouri Comprehensive Data System (MCDS), which includes the student-level record system, the Missouri Student Information System (MOSIS) and Core Data, a web-based data collection system of education-related statistics. This office collects and generates data to meet federal reporting requirements and compliance, as well as provide data utilized in research and analysis that impacts policy decision-making. Reports are created to help inform the public, including parents, about how well each public school in Missouri performs.

Office of Educator Quality

This office is responsible for approving public and private educator preparation programs. This office issues certificates (licenses) to all professional personnel who work in Missouri's schools, as well as assists with the review of certificate holders who are charged with misconduct

This office is responsible for the implementation of teacher, principal, and administrator standards; the implementation of Missouri's Educator Evaluation System; the training and support of teachers and principals; the implementation of the Missouri Leadership Development System; and the coordination of the Teacher Recruitment and Retention

Grants.

Office of Quality Schools

A primary function of this office is to manage the Missouri School Improvement Program (MSIP), the accreditation/accountability system for public school districts. This office administers a wide range of state and federally funded programs that assist local schools (Title I, Title III, and other ESEA federal programs), charter and other innovative schools, as well as developing and implementing a statewide system of support for schools, communities, and families. Schools are provided assistance on federally and state-developed improvement initiatives that are coordinated with other state and regional services.

This office is responsible for various programs including the Missouri Course Access and Virtual School Program (MOCAP) and Gifted Education. The Office of Quality Schools and the board oversee the administration and quality assurance activities for MOCAP. For Gifted Education, the office provides support and compliance monitoring for LEAs with gifted programs or with interest in starting a gifted program.

This office also provides support for LEAs serving homeless children and youth, neglected and delinquent students as well as foster care students.

Office of Special Education

The office works with local school districts in developing and improving special education services for students (ages 5–21) with disabilities. Guidance and training on best practices in supporting students with disabilities is provided through a comprehensive statewide system of supports.

Financial and technical support for all approved sheltered workshops in the state is provided through this office. Sheltered workshops provide employment for adults with disabilities.

The office oversees the operation of three school systems administered by the State Board of Education. These are the Missouri School for the Blind, the Missouri School for the Deaf, and the Missouri Schools for the Severely Disabled. In addition to providing direct services to eligible students with disabilities, these school systems, through their outreach programs and consulting services, assist local school personnel and families throughout the state in meeting the needs of children with disabilities.

Office of Childhood

The Office of Childhood is responsible for overseeing the department's efforts to expand and improve high-quality early learning opportunities for children birth to age five, as well as, providing afterschool programs for school-age children. Programs administered through this office include early intervention, early childhood special education, home visiting, child care subsidy, and afterschool.

The office is responsible for policies and procedures related to quality incentives, such as the early learning standards and the quality assurance report pilot that supports educators in using best practices for young children and families. The office also provides various professional development opportunities to promote safe and quality early care and education environments through the Child Care and Development Fund (CCDF) program.

The office is responsible for conducting state inspections and investigating complaints at licensed family child care homes, group child care homes, and child care centers. Staff in the office also conduct health and safety inspections at licensed-exempt child care facilities (e.g., religious based programs, nursing schools).

An important initiative for this office is the Preschool Development Grant Birth to Five, a three-year grant aimed at coordinating a more effective, high-quality early learning system that better prepares Missouri children for success. The department is the lead agency for the grant and works closely with other state agencies and organizations, including Children's Trust Fund, the Department of Health and Senior Services, the Department of Social Services, the Department of Mental Health, and the Missouri Head Start State Collaboration Office.

Career and Technical Education (CTE) Advisory Council

Established by state statute in 2013, the Council develops a statewide short-range and long-range plan for career and technical education, identifies a legislative recommendations to improve career and technical education, and promotes the coordination of existing career and technical education programs. The Council identifies service gaps and provides advice on methods to close such gaps as they relate to youth and adult employees, workforce development, and employers on training needs.

Holocaust Education and Awareness Commission

The purpose of the Holocaust Education and Awareness Commission, established by state statute in 2006, is to promote the implementation of holocaust education and awareness programs in Missouri in order to encourage understanding of the holocaust and discourage bigotry.

Missouri Assistive Technology Advisory Council

As the state's federally funded Assistive Technology Act Program, the Missouri Assistive Technology Advisory Council strives to enhance the lives of all Missourians with disabilities, older Missourians, families, educators, and service professionals through the development of programs and the provision of services that increase access to an acquisition of assistive technology.

The Council's information, training, and consultations are utilized by over 20,000 Missourians per year, with approximately 7,000 Missourians utilizing the Council's programs to obtain assistive devices. The Council partners closely with Missouri's schools, 5 independent living centers, state agencies, and others to close gaps in the assistive

technology service delivery system or to enhance already existing services. The Council believes that at home, work, school, or play, assistive technology provides choice, control, and independence.

Missouri Charter Public School Commission

The Missouri Charter Public School Commission was established by state statute in 2012 with the authority to sponsor high-quality charter schools throughout the state of Missouri.

The Commission shall consist of nine members and shall collectively possess strong experience and expertise in governance, management and finance, school leadership, assessment, curriculum and instruction, and education law. All members of the Commission shall have demonstrated understanding of and commitment to charter schooling as a strategy for strengthening public education.

Missouri Commission for the Deaf and Hard of Hearing

The Missouri Commission for the Deaf and Hard of Hearing (MCDHH) was created in 1988 to improve the quality of life for all Deaf, Hard of Hearing, and DeafBlind Missourians. MCDHH provides leadership training, education, advocacy, and programs that create value and eliminate barriers to meet the social, economic, educational, cultural, and intellectual needs of approximately 600,000 Missourians.

Just as Missouri's Deaf, Hard of Hearing, and DeafBlind Community is made up of diverse individuals, MCDHH's programs and projects serve a wide range of needs. MCDHH advocates for individuals facing obstacles or discrimination, in addition to legislative advocacy that aims to improve conditions for all Missourians with hearing loss, MCDHH provides deaf awareness events and cultural competency trainings and educates the general public about the deaf world and fosters a sense of pride amongst the deaf community. MCDHH's Hearing Aid Distribution Program (HADP) provides hearing aids to low-income Missourians. MCDHH's DeafBlind Programs, including the Missouri Support Service Provider (SSP) Program and the DeafBlind Scholarship Program for Independence and Education (DB-SPIE), allow individuals with dual sensory loss of hearing and sight to live more fulfilling and independent lives. MCDHH also oversees the Missouri Interpreter Certification System (MICS) which ensures that Missourians have access to qualified sign language interpreters through the use of a tiered, skills-based testing system.

Missouri State Rehabilitation Council

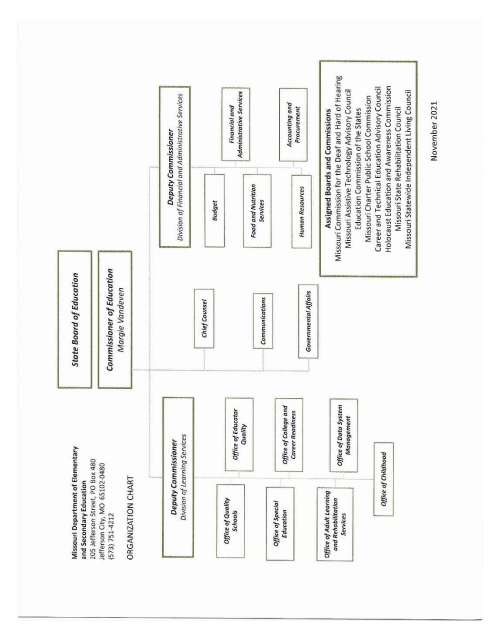
The Missouri State Rehabilitation Council was first authorized by the Rehabilitation Act of 1973 as amended in 1998 (referred to hereafter as the Act). Section 105 of the Act requires the state vocational rehabilitation agency to establish a council. The Missouri State Rehabilitation Council was initially formed on June 1, 1993. Council members are appointed by the governor and serve no more than two consecutive three-year terms.

The Council is responsible for reviewing, analyzing, and advising Missouri Vocational Rehabilitation regarding its performance on such issues as eligibility, services provided to consumers, and any other functions affecting people with disabilities.

7

Missouri Statewide Independent Living Council
The Missouri Statewide Independent Living Council is authorized under section 705 of the Rehabilitation Act, as amended. The Council's mission is to advance independent living and the rights (civil and human) of people with disabilities, demanding consumer empowerment, control, equal access, and full integration. The Council envisions a Missouri in which people with disabilities live safely in the environment of their choice, are valued equally and participate fully.

The Council's function is to develop a State Plan for Independent Living (SPIL) through external input, which ensures independent living for Missourians. It advocates for the accomplishment of the State Plan for independent living objections. The Council monitors, reviews, and evaluates the implementation of the SPIL and is a statewide catalyst for independent living.





Salary Structure

Position	Salary
Commissioner of Education	\$199,272
Deputy Commissioner, Division of Financial and Administrative Services	\$133,056
Deputy Commissioner, Division of Learning Services	\$133,056
Assistant Commissioner, Office of Adult Education and Rehabilitation Services	\$102,360
Assistant Commissioner, Office of Childhood	\$102,360
Assistant Commissioner, Office of College and Career Readiness	\$102,360
Assistant Commissioner, Office of Data System Management	\$102,360
Assistant Commissioner, Office of Educator Quality	\$102,360
Assistant Commissioner, Office of Quality Schools	\$102,360
Assistant Commissioner, Office of Special Education	\$102,360
Chief Counsel	\$97,848
Chief Communications Officer	\$88,656
Chief of Governmental Relations	\$88,656
Chief Operations Officer	\$88,656
Chief Budget Officer	\$83,256

STATE CAPITOL 201 W. CAPITOL AVENUE, ROOM 216 JEFFERSON CITY, MISSOURI 65101



(573) 751-3222 WWW.GOVERNOR.MO.GOV

Michael L. Parson

GOVERNOR STATE OF MISSOURI

The Honorable John R. Ashcroft Missouri Secretary of State Capitol Building, Room 208 Jefferson City, Missouri 65101

Dear Secretary Ashcroft:

The attached revised departmental plan for the Department of Public Safety, dated November 15, 2021, is hereby submitted in accordance with Section 1.6(2) of the Omnibus State Reorganization Act of 1974.

Attachment



APPROVED:

GOVERNOR

DATE

ATTEST

MICHAEL L. PARSON Governor

SANDRA K. KARSTEN Director



Lewis & Clark State Office Bldg. Mailing Address: P.O. Box 749 Jefferson City, MO 65101-0749 Telephone: 573-751-4905 Fax: 573-751-5399

STATE OF MISSOURI DEPARTMENT OF PUBLIC SAFETY OFFICE OF THE DIRECTOR

November 15, 2021

Ken Zellers Acting Commissioner of Administration State Capitol Building, Room 125 Jefferson City, MO 65102

Dear Acting Commissioner Zellers,

In accordance with Section 1.6(2) of the State Omnibus Reorganization Act of 1974, I respectfully submit for your approval the attached revised organizational plan for the Department of Public Safety, along with the revised organizational chart and the salary schedule for the administrators of the Department and its divisions.

The plan has been updated to reflect the following changes:

- 1. Senate Bills 26, 53 & 60, and 53 merged (2021) created the 988 Public Safety Fund in section 590.192, RSMo.
- Senate Bill 57 (2021) created the Economic Distress Zone Fund in section 650.550, RSMo.
 Senate Bill 49 (2021) created the Missouri Cybersecurity Commission within the Department
- of Public Safety.

 4. The position of Deputy Director for the Department of Public Safety, which was vacant, has been filled.

If you have any questions pertaining to the attached information or if additional information is needed, do not hesitate to contact me at (573) 751-5432.

Sandia K. Karste

Sandra K. Karsten Director

Highway Patrol • National Guard • State Emergency Management Agency • Fire Safety
Office of Homeland Security • Alcohol & Tobacco Control • Capitol Police • Gaming Commission • Veterans Commission

MISSOURI DEPARTMENT OF PUBLIC SAFETY DEPARTMENTAL PLAN

NOVEMBER 2021

MISSION

Established in 1974, the Department of Public Safety is responsible for coordinating statewide law enforcement and criminal justice efforts for the purpose of ensuring a safe environment for Missouri citizens. The Department's statutory mission (Section 650.005, RSMo) is "to provide overall coordination in the state's public safety and law enforcement program, to provide channels of coordination with local and federal agencies in regard to public safety, law enforcement and with all correctional and judicial agencies in regard to matters pertaining to its responsibilities as they may interrelate with the other agencies or offices of state, local, or federal governments".

INTERNAL ORGANIZATION

The Director of Public Safety is appointed to this cabinet-level position by the Governor with the advice and consent of the Senate. The director is responsible for developing public safety programs, peace officer training and certification, and providing legislative guidance on criminal justice issues. Additionally, the director is responsible for overseeing distribution of state and federal funds in contracts for narcotics control, victim's assistance, crime prevention, and juvenile justice.

There are eight divisions and the Office of the Director.

Office of the Director

As the department's central management unit, the Director's Office coordinates departmental budget, personnel, legislative matters and related financial and administrative activities.

The Director's Office is also responsible for the administration of specific programs conferred upon it by the Legislature or Governor. These programs are:

- *Administration of the Office for Victims of Crime, which assists victim advocates and public agencies with policies and resources to enhance and expand victims' rights and services in Missouri; informs the public, professionals, and policy makers about crime victim's issues; educates, trains and provides technical assistance to professionals assisting victims of crime; and provides training on Missouri Victim Automated Notification System (MoVANS).
- *Administration of the Crime Victims' Compensation Fund, a statutorily-created fund that provides reimbursement to victims for out-of-pocket medical expenses incurred as a result of a crime.

- *The Crime Victims Compensation Program is also responsible for payments to providers of Sexual Assault Forensic Exams (SAFE) and Forensic Exams for Physically Abused Children.
- *Administration of federal Juvenile Justice and Delinquency Prevention Act (JJDP) funds, Delinquency and Youth Violence Prevention (Title V) funds, and Juvenile Accountability Incentive Block grant (JAIBG) funds from the U.S Department of Justice for projects to improve the juvenile justice in Missouri and provide staff support for the state Juvenile Justice Advisory Group (JJAG).
- *Administration of federal Justice Assistance Grant (JAG) funds from the U.S. Department of Justice for projects to assist local law enforcement agencies in crime and violence control, in addition to the state funding for multi-jurisdictional task forces.
- *Administration of the Paul Coverdell National Forensic Sciences Improvement Act (NFSIA) grant funds from the United States National Institute of Justice to fund crime laboratories and medical examiner's offices.
- *Administration of federal STOP Violence Against Women Act (VAWA); and State Services to Victims Fund (SSVF); which provide funds to local service providers, law enforcement agencies, prosecutors, and other public and private nonprofit agencies to assist crime victims in Missouri.
- *Administration of the Peace Officer Standards and Training (POST) Program which deals with the certification of peace officers who have received training specified by Chapter 590 RSMo as well as the licensing for Corporate Security Officers and provide staff support for the Peace Officer Standards and Training (POST) Commission.
- *Administration of the Missouri Crime Prevention Information Center as specified in Section 589.300 to 589.310, RSMo.
- *Administration of the Law Enforcement Equipment Program (LEEP) as provided through appropriations.
- *Administration of excess military surplus property distributed to state and local law enforcement agencies to be used in counter-narcotics operations through the U.S. Department of Defense (DOD) Logistical Support Program.
- *Administration of the Missouri Crime Laboratory Upgrade Program, which includes the disbursement of state funds to aid in the operation of state crime labs as specified in Chapter 595, RSMo, subject to appropriations.
- *Administration of the State Cyber Crime Grant Program, which provides funding to law enforcement agencies and cyber crime task forces for training and salaries of detectives

and computer forensic personnel whose focus is investigating internet sex crimes against

- *Administration of the funding of the Fallen Program for the spouse and children of emergency service personnel killed in the line of duty.
- *Administration of the Missouri Law Enforcement Assistance Program for the purposes to provide state financial and technical assistance to create or improve local law enforcement pilot programs.
- *Administration of the Pretrial Witness Protection Services Fund which could provide law enforcement agencies to apply and seek reimbursement for providing protective assistance to witnesses.
- *Administration of the Economic Distress Zone Fund for the purposes of providing funding to 501(c)(3) organizations that provide services to residents of the state of Missouri in areas of high incidents of crime and deteriorating infrastructure for the purpose of deterring criminal behavior.
- *Administration of the 988 Public Safety Fund for the purposes of providing services for peace officers to assist in coping with stress and potential psychological trauma resulting from a response to a critical incident or emotionally difficult event.

State Highway Patrol

The State Highway Patrol is headed by a Superintendent appointed by the Governor with the advice and consent of the Senate. The Superintendent reports directly to the Director of Public Safety. The Patrol is responsible for law enforcement on the state's highways and waterways, motor vehicle and commercial vehicle inspections as well as vessels, driver's license examinations, criminal investigations, criminal laboratory analysis and research, Governor's security, and public education on safety issues.

Additional information regarding the authority, functions and responsibilities of the Highway Patrol may be found in Chapter 43, RSMo, Chapter 306, RSMo, and others.

Division of Fire Safety

The Division of Fire Safety is headed by the State Fire Marshal who is appointed by the Governor with the advice and consent of the Senate. The Fire Marshal reports directly to the Director of Public Safety. The division is charged with the oversight and enforcement of various programs to maintain the safety and well-being of the general public. Responsibilities include providing fire safety standards and inspections for specific state-licensed or certified care facilities; providing fire origin and cause investigative assistance to local authorities relating to suspicious fires and explosions as provided by law; regulating the use and sales of fireworks and licensing qualified fireworks operators (shooters); training and certification of fire fighters and emergency

response personnel; regulating the sale of reduced ignition propensity cigarettes in the State of Missouri; and coordinating requests for statewide mutual aid (all as specified in Chapter 320, RSMo); regulating the licensing of blasters and persons using explosives (Chapter 319, RSMo); inspecting and licensing of nonexempt boilers and pressure vessels (Chapter 650, RSMo); inspecting and issuance of operating permits for elevator-related equipment (Chapter 701, RSMo); inspecting and issuance of operating permits for amusement rides operating in the State of Missouri (Chapter 316, RSMo); and enforcing the provisions of Ethan's Law (Section 316.250, RSMo) regulating for-profit swimming pools.

Capitol Police

The Capitol Police is headed by a Police Chief selected by, and reports directly to, the Director of Public Safety. This agency is responsible for maintaining order and preserving peace in all statewide or leased buildings in Cole County, patrolling capitol grounds, and enforcing traffic and parking upon the capitol grounds and the grounds of other state buildings in Cole County.

Additional information regarding the authority, functions, and responsibilities of the Capitol Police may be found in Chapter 8, RSMo.

Division of Alcohol and Tobacco Control

The Division of Alcohol and Tobacco Control is headed by a Supervisor nominated by the Department of Public Safety and appointed by the Governor with the advice and consent of the Senate. The Supervisor reports directly to the Director of Public Safety. The division has responsibilities for enforcement of liquor control laws, issuance of state liquor licenses, collection of excise taxes and license fees, and provide educational programs for the alcohol beverage industry and the general public, as specified in Chapter 311, RSMo and rules and regulations promulgated by the Supervisor. The division is also responsible for the enforcement of the tobacco laws as specified in Sections 407.924 to 407.934, RSMo.

Office of the Adjutant General

The Adjutant General and the state militia are assigned to the Department of Public Safety. The Adjutant General is appointed by the Governor with the advice and consent of the Senate. As provided for under the National Defense Act, the Adjutant General is the head of the Missouri National Guard, both Army and Air, which have dual missions. The state mission is to provide military organizations, trained and equipped, to function when necessary in the protection of lives and property, and in the preservation of peace, order, and the public safety when ordered to state emergency duty by the Governor. As reserve components of the Army and Air Force of the United States, the federal mission is to provide trained and qualified individuals available for federal service in time of war

or national emergency, or at such other times as the national security may require augmentation of the United States Armed Forces.

The Adjutant General's Office, under Section 41.170, RSMo is charged with compiling, maintaining, preserving and safekeeping of individual military service records for all Missourians who have served in the armed forces of the state and nation.

The Office of Air Search and Rescue is created within the Office of Adjutant General under Section 41.960, RSMo. The duly appointed commanding officer of the Civil Air Patrol, Missouri Wing, shall be ex officio head of the office. This office may cooperate or contract with any department or agency of the state of Missouri, United States government, or with any public or private hospital, for the purposes of providing communications, rescue work, mercy missions, aerial observations, or other functions within the scope of the activity of the air search and rescue.

Duties of the Adjutant General are as specified in Chapter 41, RSMo.

State Emergency Management Agency

The State Emergency Management Agency (SEMA) is headed by a Director that is appointed by and reports directly to the Director of Public Safety. The agency is responsible for coordinating all federal assistance that may be made available to the state by Federal Emergency Management Agency (FEMA). SEMA is responsible for a statewide emergency operations plan that directs the actions of state level departments and agencies in the event of an emergency situation requiring action by the state of Missouri, including the operation of the State Emergency Operations Center from which all activity is organized. The agency also coordinates the planning necessary to respond to potential incidents at nuclear power stations.

The agency provides technical, clerical, and fiscal support to the Missouri Seismic Safety Commission and the Missouri Emergency Response Commission. SEMA is the coordinating entity for floodplain management programs throughout the state.

Additional information regarding the authority, functions, and responsibilities of this agency may be found in Chapter 44, RSMo.

Missouri Veterans Commission

The commission shall be composed of nine members. Two members shall be from the Senate and two members shall be members of the House of Representatives. Five members shall be veterans appointed by the Governor, with the advice and consent of the Senate. In addition, the chair of the Missouri Military Preparedness and Enhancement Commission or the chair's designee shall be an ex officio member of the Commission.

The Commission appoints an Executive Director who implements Commission policies and is responsible for statewide management of Veterans programs. Three major

programs comprise the Commission's efforts on behalf of Missouri Veterans; Veterans Service Office, the Missouri Veterans Homes and the State Veterans' Cemeteries.

The Veterans Service Office provides assistance to Veterans, their dependents, or survivors, through a statewide network of Veterans' services regarding federal or state benefits earned by virtue of honorable service in the military forces of the United States. The office also provides a grant program assisting Veterans Service Organizations in operation of programs aiding Missouri's Veterans.

The Missouri Veterans Homes located in St. James, Mt. Vernon, Mexico, Cape Girardeau, St. Louis, Cameron, and Warrensburg provide skilled nursing home care for Missouri Veterans who are unable to support or adequately care for themselves.

The State Veterans' Cemeteries are located in Higginsville, Springfield, Jacksonville, Bloomfield and Fort Leonard Wood.

Additional information regarding the authority, functions and responsibilities of this Commission may be found in Chapter 42, RSMo.

Gaming Commission

The Gaming Commission is composed of five members who are appointed by the Governor, with the advice and consent of the Senate. The Commission in turn appoints an Executive Director who implements Commission policies and is responsible for the licensing and regulation of excursion gambling boats and the lawful operation of the game of bingo. Within the Commission are the Division of Gaming and the Division of Bingo. In 1995, the legislature delegated the authority for regulating horse racing. However, to date, no one has requested a license.

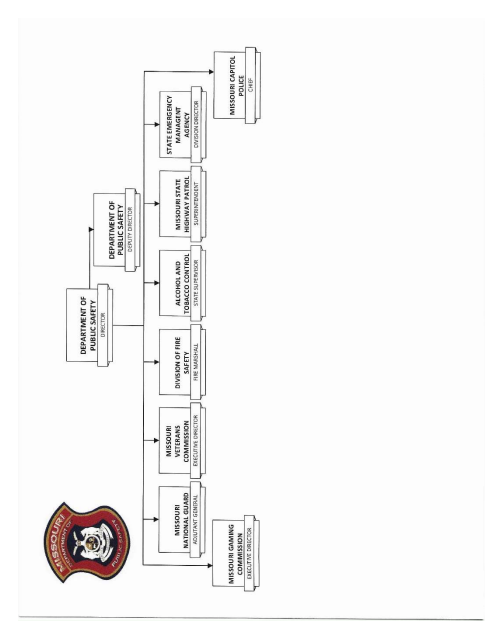
Additional information regarding the authority, functions and responsibilities of this Commission may be found in Chapter 313, RSMo.

Department of Public Safety -Boards and Commissions Assigned

Amber Alert Systems Oversight Committee Section 210.1014 RSMo Amusement Ride Safety Board Section 316.204 RSMo Board of Boiler and Pressure Vessel Rules Section 650.210 RSMo Crime Laboratory Review Commission Section 650.059 RSMo Criminal Records and Justice Information Advisory Committee Section 43.518 RSMo Cyber Crime Investigation Fund Panel Section 650.120.3 RSMo Elevator Safety Board Section 701.353.1 RSMo Fire Safety Education/Advisory Commission Section 320.094 RSMo Juvenile Justice Advisory Group Authorized 42 U.S.C. 5633(a) Missouri 911 Service Board Section 650.325 RSMo Missouri Cybersecurity Commission Sections 650.125 RSMo Missouri Emergency Response Commission Section 292.602 RSMo Missouri Gaming Commission Section 313.004 RSMo

Missouri Homeland Security Advisory Council Executive Order 06-09, 05-20 & 18-03

Missouri Horse Racing Commission Section 313.510 RSMo Missouri Medal of Valor Review Board Section 650.457 RSMo Missouri Military Council Section 41.220 RSMo Missouri Military Preparedness Enhancement Commission Section 41.1010 RSMo Missouri Sheriff Methamphetamine Relief Taskforce Section 650.350 RSMo Missouri Veterans Commission Section 42.007 RSMo Peace Officer Standards and Training Commission Section 590.120 RSMo Seismic Safety Commission Section 44.227 RSMo State Blasting Safety Board Section 319.324 RSMo Statewide Interoperability Executive Committee Executive Order 06-23



Department of Public Safety Leadership Salaries

Department of Public Safety	FY 2021 Salar
Department Director	\$129,153.60
Department Deputy Director	\$111,000.00
Superintendent, Missouri State Highway Patrol	\$144,240.09
Executive Director, Missouri Veterans Commission	\$111,864.06
Executive Director, Missouri Gaming Commission	\$98,770.25
Fire Marshal, Missouri Division of Fire Safety	\$91,546.62
Chief, Missouri Capitol Police	\$72,829.44
State Supervisor, Missouri Division of Alcohol & Tobacco Control	\$88,425.37
Adjutant General, Office of the Adjutant General, Missouri National Guard	\$114,449.71
Director, State Emergency Management Agency	\$104,501.07

STATE CAPITOL 201 W. CAPITOL AVENUE, ROOM 216 JEFFERSON CITY, MISSOURI 65101 (573) 751-3222 WWW.GOVERNOR.MO.GOV Michael L. Parson GOVERNOR STATE OF MISSOURI The Honorable John R. Ashcroft Missouri Secretary of State Capitol Building, Room 208 Jefferson City, Missouri 65101 Dear Secretary Ashcroft: The attached revised departmental plan for the Department Social Services, dated November 15, 2021, is hereby submitted in accordance with Section 1.6(2) of the Omnibus State Reorganization Act of 1974. Attachment 2-28-2021 DATE ATTEST



MICHAEL L. PARSON, GOVERNOR • ROBERT J. KNODELL, ACTING DIRECTOR

P.O. BOX 1527 • BROADWAY STATE OFFICE BUILDING • JEFFERSON CITY, MO 65102-1527 WWW.DSS.MO.GOV • 573-751-4815 • 573-751-3203 FAX

November 15, 2021

Ken Zellers, Acting Commissioner of Administration State Capitol, Room 125 Jefferson City, Missouri 65102

Dear Commissioner Zellers:

In accordance with the Reorganization Act of 1974, I respectfully submit for approval the attached revised departmental plan for the Department of Social Services (DSS).

Please find attached an updated department plan narrative document with minor changes, a listing of the boards and commissions assigned to the department, an updated salary schedule, and an organizational chart. An update is made to the narrative to include the following.

- House Bill 557 (2021) (13 CSR 35-71.015 and 13 CSR 35-71.300) created the DSS Children's Division Background Check Screening Unit to conduct background checks for licensed and license-exempt residential facilities and child placing agencies.
- Executive Order 21-02 executed the following changes:

 Establish the Office of Childhood within the Department of Elementary and Secondary Education, and order the Missouri Department of Elementary and Secondary Education, the Missouri Department of Social Services, and the Missouri Department of Health and Senior Services to cooperate to carry out the mission of the Office of Childhood by working together to ensure that Missouri children are safe, healthy, and successful learners; and,
 - Transfer or share the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Home Visiting Program, Purchase of Child Care Program, Child Care Subsidy Program, and Early Childhood Section within the Children's Division of the Department of Social Services to the Office of Childhood, by Type I transfer, as defined under the Reorganization Act of 1974.
- Team members supporting the Permanency Attorney Initiative were transferred from the Children's Division to the Division of Legal Services through the appropriation process (HB Section 11.065).

Thank you for the opportunity to submit these updates. Please feel free to contact me if you have any questions or would like additional information.

Sincerely.

TALIA Robert J. Knodell Acting Director

Attachments

Tony Roberts Karen Meyer

AUXILIARY AIDS AND SERVICES ARE AVAILABLE UPON REQUEST TO INDIVIDUALS WITH DISABILITIES TDD / TTY: 800-735-2966

RELAY MISSOURI: 711

Missouri Department of Social Services is an Equal Opportunity Employer/Program

DEPARTMENT OF SOCIAL SERVICES

The Missouri Department of Social Services is charged with broad responsibilities by the Missouri Constitution and state statutes. Article IV, Section 37, of the Missouri Constitution states: "The health and general welfare of the people are matters of primary public concern; and to secure them there shall be established a department of social services .

State statutes charge the department to provide appropriate public welfare services to promote, safeguard, and protect the social well-being and general welfare of children, to help maintain and strengthen family life, and to provide public welfare services to aid needy persons who can be helped to become self-supporting or capable

The Department of Social Services has four program divisions (Children's Division, Family Support Division, MO HealthNet Division and the Division of Youth Services) and two support divisions (Division of Finance and Administrative Services and Division of Legal Services). The department partners with other government agencies at all levels, faith communities, service delivery communities, private organizations, businesses, and individuals to carry out its mission of delivering services to Missourians.

OFFICE OF DIRECTOR (DO)

The Director of the Department of Social Services is responsible for the overall administration of programs within The Director of the Department of Social Services is responsible for the overall administration of programs within the department. In this leadership role, the director coordinates and monitors the department's operational plans and major policy initiatives; identifies emerging issues and formulates the department's response; ensures appropriate and effective use of public funds; creates public/private partnerships to address issues facing children, adults, and families and is Missouri's voice in national human services forums. Duties/offices assigned to the director's office include:

- The Missouri Medicaid Audit and Compliance Unit (MMAC)
- The State Technical Assistance Team (STAT)
- The Human Resource Center (HRC)

DIVISION OF FINANCE AND ADMINISTRATIVE SERVICES (DFAS)

DFAS provides budgeting, financial, and support services to all divisions within the department. Responsibilities include: budget management and oversight; fiscal note preparation; compliance, audit coordination, and quality control; procurement and contract management; grants and cash management; cost allocation; accounts payable and receivable; payroll; research and data analysis and reporting; department tax credit program administration; and FACES provider payments, Title IV-E eligibility determination and redeterminations; revenue administration; and PACES provider payments, True IV-E eligibility determination and redeterminations; revenue maximization; emergency management; fleet vehicle management; office coordination and safety; voice telecommunications; supplies/warehouse and inventory management; incoming and outgoing mail services for St. Louis City and County; and additional support services through four regional offices located in Jefferson City, Kansas City, St. Louis, and Springfield.

<u>DIVISION OF LEGAL SERVICES (DLS)</u>
DLS, through its General Counsel and Special Counsels, provides comprehensive legal support to all programs and divisions within the department in all aspects of their operations. The remainer of DLS is organized into three major sections: Litigation, Administrative Hearings, and Investigations. The Litigation Section consists of attorneys who provide legal advice and legal representation in cases before trial courts and administrative bodies. The Permanency Attorney Initiative and Document Management Unit are also housed within the Litigation Section. The Permanency Attorney Initiative was created to address institutional and cultural barriers to swift and safe permanency and attorneys provide legal advice and representation exclusively to the Children's Division. The Document Management Unit receives and processes records requests on behalf of the Department. The Administrative Hearings Section is comprised of attorney hearing officers who conduct hearings related to child support enforcement and public benefits under Chapter 208, 210, 454, 536 and 660, RSMo. The Administrative Hearings Section also provides hearings to public assistance applicants and recipients as mandated by federal law. The Investigation Section is divided into three units: Welfare The Permanency Attorney Initiative and Document Management Unit are also housed within the

Investigations, Claims and Restitution, and General Assignment. The Investigation Section specializes in investigations and collections related to public benefit fraud, and also handles a variety of internal investigations and inquiries. The Investigation Section frequently works closely with federal and state prosecutors and law

CHILDREN'S DIVISION (CD)

CHILDREN'S DIVISION (CD)

Child welfare services are provided under federal and state laws to help each eligible child, adult, and family function at their maximum potential, both personally and socially. The division has a legal mandate to provide services in three primary areas – child abuse and neglect investigations and family assessments; treatment and placement services to children and families; and conduct background checks for licensed and license-exempt residential facilities and child placing agencies. Services provided to children and families may be provided directly by CD staff or through contractors. CD is responsible for:

- Child Abuse and Neglect Investigations and Assessments
- Family-Centered Services
- Intensive In-home Services
- Alternative Care Services
- Prevention Services
- Adoption and Guardianship Subsidy and Services
- Licensing of foster family homes and residential facilities for children
- Background checks for licensed and license-exempt residential facilities

FAMILY SUPPORT DIVISION (FSD)
FSD administers three program areas: Income Maintenance, Child Support, and Rehabilitation Services for the Blind. The primary function of Income Maintenance is to determine an individual's eligibility for a variety of financial assistance categories such as Temporary Assistance, Supplemental Nutrition Assistance Program (SNAP), Child Care, Blind Pension, Supplemental Aid to the Blind, Medical Assistance (Medicaid), and Nursing Care benefits. The responsibilities of Child Support include locating parents, establishing paternity, establishing child and medical support orders, monitoring and enforcing compliance with child and medical support orders, reviewing and initiating modification of support orders, and distributing support collections. The purpose of Rehabilitation Services for the Blind is to create opportunities for eligible blind and visually impaired persons in order that they may attain personal and vocational success. Services are provided on the premise that with adequate preparation and reasonable accommodation, each blind or visually impaired person will be able to achieve his or her maximum potential in the home and community, in educational settings, and in employment. FSD is responsible for:

- Income Maintenance Programs
- Supplemental Nutrition Assistance Program (SNAP) and Food Distribution Programs
- Temporary Assistance
- Work Assistance Program
- Adult High School
- Community Partnership Programs
- Alternatives to Abortion Program
- Healthy Marriage/Fatherhood Programs
- Adult Supplementation
- MO HealthNet Assistance Program
- Low Income Home Energy Assistance Program
- Supplemental Aid to the Blind and Blind Pension
- Supplemental Nursing Care Program
- Mentoring and Community Partnerships

2

- · Community Services Block Grant Program
- Emergency Solutions Grant Program
- Family Nutrition Program
- SkillUP, Missouri's Employment and Training Program
- Domestic Violence Programs
- · Victims of Crime Act Grants Program
- Blind and Visually Impaired Services vocational rehabilitation, prevention of blindness, independent living rehabilitation, older blind services, children services, and business enterprise
- Child Support Program

MO HEALTHNET DIVISION (MHD)

The MO HealthNet Division (Missouri's State Medicaid Agency) administers publically financed health care programs for low-income Missourians. The division's goal is to ensure appropriate access to quality health care services at the best price for Missouri taxpayers. Health care benefits provided to eligible participants include those required by the federal government such as hospital and physician services and other services authorized by the Missouri General Assembly and those identified in Chapter 208, RSMo, such as pharmaceutical and personal care services. The division is responsible for:

- · Administering Health Care Benefits for eligible elderly and visually impaired persons and persons with disabilities as a fee-for-service arrangement
- Administering Health Care Benefits for most eligible children, pregnant women, parents and caretakers through a contract with three managed care plans. Certain members of these populations receive Health Care Benefits through the fee-for-service program
- Coordination of Health Homes Specialized Services for specific populations within the state through waiver authority from the federal government

DIVISION OF YOUTH SERVICES (DYS)

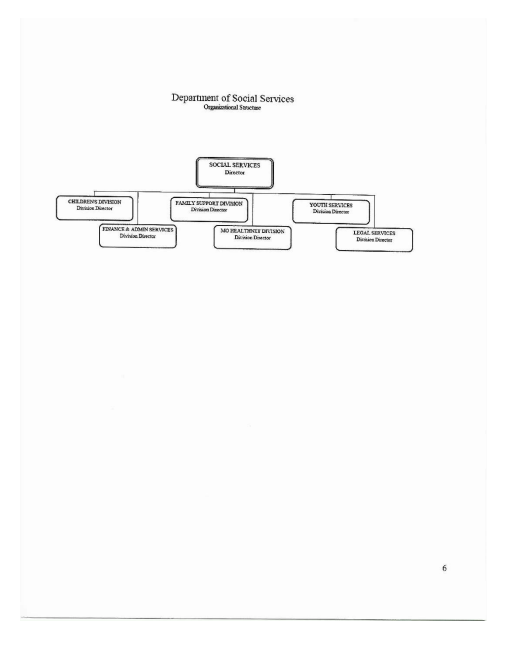
Division of Youth SERVICES (DYS)

The Division of Youth Services is charged by Chapter 219, RSMo, to provide programs and services for the rehabilitation of youth judged to be delinquent and committed to DYS by the juvenile courts. DYS works with youth to become productive citizens by providing treatment programs and services that range from non-residential day treatment centers, community-based, moderate, and secure residential institutions and education services that allows youth to earn high school credits toward a diploma or general education diploma (HiSet). DYS also administers Juvenile Court Diversion which provides community-based services to prevent youth from coming to DYS custody. A Statewide DYS Advisory Board reviews the activities of the division, visits facilities as necessary, and files periodic reports with the department director. DYS residential facilities maintain Community Liaison Councils that engage the local communities in activities of the division.

Department of Social Services List of Boards and Commissions Assigned As of November 1, 2021

- · Coordinating Board for Early Childhood
- Child Abuse and Neglect Review Boards (6 Boards)
- Missouri State Foster Care and Adoption Board
- State Rehabilitation Advisory Council for the Blind
- Money Follows the Person Committee
- MO HealthNet Oversight Committee
- Drug Utilization Review Board
- Division of Youth Services Advisory Board
- State Child Fatality Review Panel
- State Youth Advisory Board (Children's Division)
- Task Force on Children's Justice
- Medicaid Non-Pharmaceutical Mental Health Services Committee
- Drug Prior Authorization Committee
- Task Force on the Prevention of Sexual Abuse of Children
- Psychotropic Medication Advisory Committee
- Opioid Prescribing Advisory Council
- Health Care Coordination Committee
- Alternative Care Review Board
- Foster Care Response and Evaluation Team

4



DEPARTMENT OF SOCIAL SERVICES SALARY SCHEDULE

Title No Department Director	\$147,723
Designated Principal Assistant, Chief Operating Officer	\$122,102
Designated Principal Assistant, Chief Financial Officer	\$118,450
Division Director, MO HealthNet Division	\$234,067
Division Director, Family Support Division	\$111,607
Division Director, Division of Legal Services	\$104,825
Division Director, Division of Youth Services	\$104,825
Division Director, Children's Division	\$111,607
Division Director, Division of Finance and Administrative Services	Vacant

5

STATE CAPITOL 201 W. CAPITOL AVENUE, ROOM 216 JEFFERSON CITY, MISSOURI 65101 (573) 751-3222 WWW.GOVERNOR.MO.GOV Michael L. Parson The Honorable John R. Ashcroft Missouri Secretary of State Capitol Building, Room 208 Jefferson City, Missouri 65101 GOVERNOR STATE OF MISSOURI Dear Secretary Ashcroft: The attached revised departmental plan for the Department of Health and Senior Services, dated November 22, 2021, is hereby submitted in accordance with Section 1.6(2) of the Omnibus State Reorganization Act of 1974. Attachment [SEAL] GOVERNOR 120-38-2021 DATE ATTEST



Missouri Department of Health and Senior Services
P.O. Box 570, Jefferson City, MO 65102-0570 Phone: 573-751-6400 FAX: 573-751-6010
RELAY MISSOURI for Hearing and Speech Impaired and Voice diat. 711

Donald G. Kauerauf



November 22, 2021

Kenneth Zellers, Acting Commissioner Office of Administration State Capitol Building, Room 125 Jefferson City, MO 65101

Dear Commissioner Zellers:

In accordance with the Reorganization Act of 1974, I respectfully submit the attached update to the Department of Health and Senior Services departmental plan. Revisions to the plan include the following:

- The State Public Health Laboratory transitioned as its own DHSS division on July 1, 2021. The size and scope of the laboratory's ever-expanding responsibilities necessitates this realignment as a division rather than a component of the DHSS Director's office.
- The organizational changes from Departmental Support Services to the Division of Community and Public Health included the Office Dental Health and the Office of Minority Health.
 - The shift of these offices are to better integrate into the larger objectives of public health and to incorporate these vital responsibilities into the broader efforts within the division. The division will be investing in an these efforts as we continue integrating Minority Health and Dental Health to a greater extent of our public health response efforts.
- In accordance with Executive Order 21-02, which established the Office of Early Childhood within the Department of Elementary and Secondary Education, pursuant to section 192.005 RSMo, created several Type 1 program transfers under the Reorganization Act of 1974 from the DHSS divisions of Community and Public Health and Regulation and Licensure as follows:
 - Transferred the authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Early Childhood Comprehensive System, Safe Sleep and Safe Cribs program, and Home Visiting Unit within the Section for Healthy Families and Youth and the Child Care Health Consultation Program within the Section for Women's Health from the Division of Community and Public Health of the Department of Health and Senior Services to the Office of Childhood; and Transfer all authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Section for Child Care Regulation from the Division of Regulation and Licensure of the Department of Health and Senior Services to the Office of Childhood.

The above listed changes will not result in any additional costs to the state. The updated department plan, organizational chart and executive salary schedule are enclosed for your approval.

Donald G. Kauerauf

Donal A. Kawaw

Healthy Missourians for life.

The Missouri Department of Health and Senior Services will be the leader in promoting, protecting and partnering for health.

AN EQUAL OPPORTUNITY / AFFIRMATIVE ACTION EMPLOYER: Services provided on a nondiscriminatory basis.

Department of Health and Senior Services

2021 Department Plan

The Department of Health and Senior Services was created by the passage of House Bill 603 in May 2001. The bill transferred the roles and responsibilities of the Division of Aging in the Department of Social Services to the Department of Health, creating the Department of Health and Senior Services. The Department of Health and Senior Services is committed to:

- increasing commitment to and investment in public health;
- improving health and health care delivery;
- ensuring that Missourians are healthy and safe; and
- operating department programs efficiently and effectively.

The State Board of Health and Senior Services serves as the advisory body for activities of the Department of Health and Senior Services. The board advises the department director in planning for and operating the department, and act in an advisory capacity regarding rules promulgated by the department. The board consists of nine members appointed by the Governor with the advice and consent of the Missouri Senate

Departmental Support Services is responsible for management of the department and administration of its programs and services. It provides a variety of support services for the department, and includes the following units:

- Division of Administration;
- Office of General Counsel
- Office of Governmental Policy and Legislation;
- Office of Human Resources;
- Office of Performance Management; and
- Office of Public Information.

The **Division of Community and Public Health** is tasked with overseeing the health and welfare of Missourians. Division responsibilities include preventing and controlling the spread of welfare of Missourians. Division responsibilities include preventing and controlling the spread of infectious disease; assuring access to healthy environments in homes, child care centers, schools, restaurants, and lodging facilities; coordinating public health emergency preparedness efforts; preventing and reducing the rates of chronic disease; reducing the spread of sexually transmitted disease; improving maternal and child health, and increasing access to food and nutrition resources and promoting healthy living. The division is also the principal unit responsible for the issuance of certified vital records (death, birth and marriage) and the collection, analysis, storage and dissemination of health data. Programs under this division individe: include:

- Center for Local Public Health Services;
- Office of Dental Health;
- Office of Emergency Coordination;

- Office of Financial and Budget Services; Office of Minority Health; Office of Rural Health and Primary Care.
- Section for Disease Prevention;
- Section for Environmental Public Health;
- Section of Epidemiology for Public Health Practice;
- Section for Healthy Families and Youth;
- Section for Community Health Services and Initiatives; and
- Section for Women's Health.

Page 1 of 3

Department of Health and Senior Services

2021 Department Plan

The Division of Senior and Disability Services serves as the designated State Unit on Aging, or he privision of Senior and Disability Services serves as the designated State Unit on Aging, working in partnership with the ten Area Agencies on Aging. It investigates allegations of abuse of seniors and adults with a disability and administers programs designed to maximize independence and safety for adults who are at risk of abuse, neglect and financial exploitation or have long-term care needs that can be safely met in the community. Programs under this

- Bureau of Senior Programs; Office of Organizational Advancement;
- Office of Long-Term Care Ombudsman;
- Section for Home and Community Based Services; and
- Section for Adult Protective Services.

The **Division of Regulation and Licensure** oversees the department's health care, child care and long-term care regulatory programs. The division consists of three major sections, each of which issues state licenses and enforces state regulations for care providers. In addition to performing state licensing functions, division staff perform federal certification surveys and complaint investigations on behalf of the federal Centers for Medicare and Medicard Services.

The division also includes the Family Care Sefety Periotry, Board of Nursing Home. The division also includes the Family Care Safety Registry, Board of Nursing Home Administrators, and the Certificate of Need Program. Programs under this division include:

- Board of Nursing Home Administrators; Certificate of Need Program;
- Family Care Safety Registry;
- Section for Health Standards and Licensure;
- Section for Long-Term Care Regulation; and
- Section for Medical Marijuana Regulation.

The Division of the State Public Health Laboratory serves as the public health laboratory of Missouri since it was established in 1906. The division provides a broad range of disease control and surveillance, preventive healthcare, emergency preparedness, all-hazards laboratory response, environmental monitoring, and laboratory improvement services. The division operates specialty units that provide services to physicians; veterinarians; law enforcement officials; local, state, and federal public health personnel; hospitals; and private laboratories conducting testing and programs in the areas listed below. The division is the leader in the state for acquiring and implementing advanced technologies and methodologies to detect newly emerging or re-emerging diseases of public health consequence. Much of this testing occurs in specially designed laboratories (Bio-Safety Level 3) and requires extensive testing occurs in specially designed laboratories (Bio-Safety Level 3) and requires extensive technical and safety training. Programs under this division include:

- Administration;
- Central Services
- Environmental Bacteriology;
- Chemistry Unit;
- Breath Alcohol Unit;
- Microbiology Unit;
- Immunology Unit;
- Newborn Screening Unit;
- Molecular Unit;
- Post Analytical Reporting; and
- Virology Unit.

Page 2 of 3

Department of Health and Senior Services

2021 Department Plan

The following Boards and Commissions are assigned to the Department of Health and Senior Services by statute or executive order

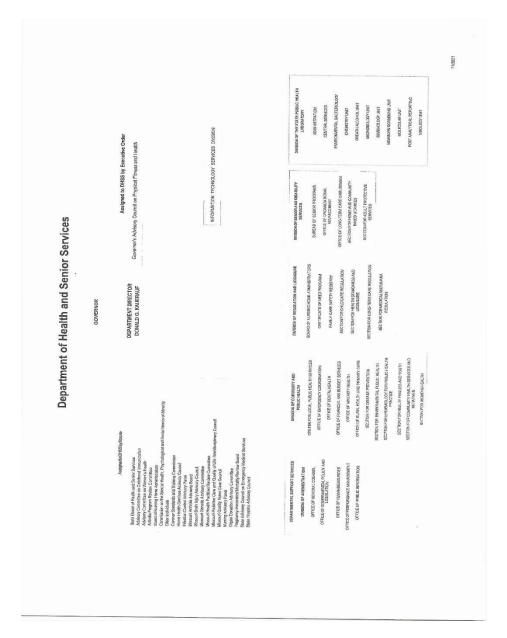
- State Board of Health and Senior Services;
 Advisory Committee on Childhood Immunization;
 Advisory Committee on Women's Health;
 Arthritis Program Review Committee;

- Board of Nursing Home Administrators;
- Commission on the Special Health, Psychological and Social Needs of Minority Older Individuals;
- Individuals;
 Coroner Standards and Training Commission
 Home Health Services Advisory Council;
 Infection Control Advisory Panel;
 Missouri Arthritis Advisory Board;
 Missouri Brain Injury Advisory Council;
 Missouri Benetic Advisory Committee;
 Missouri Health Englithe Devices Committee;

- Missouri Health Facilities Review Committee;
- Missouri Palliative Care and Quality of Life Interdisciplinary Council; Missouri Quality Home Care Council; Nursing Advisory Panel; Organ Donation Advisory Committee;

- State Advisory Council on Emergency Medical Services; and
- State Hospice Advisory Council.

Page 3 of 3



Department of Health and Senior Services	
Executive Salary Schedule	November 1, 2021
Title	Salary
Department Director	\$147,723.06
Director, Division of Community and Public Health	\$113,299.89
Director, Division of Senior and Disability Services	\$111,606.98
Director, Division of the State Public Health Laboratory	\$102,508.02
Director, Division of Regulation and Licensure	\$100,674,91
Director, Division of Administration	\$100,674,91
Director, Certificate of Need	\$52,529.98
Director, Board of Nursing Home Administrators	\$53,207,44

STATE CAPITOL, 201 W. CAPITOL AVENUE, ROOM 216 JEFFERSON CITY, MISSOURI 65101



(573) 751-3222 WWW.GOVERNOR.MO.GOV

Michael L. Parson

GOVERNOR STATE OF MISSOURI

The Honorable John R. Ashcroft Missouri Secretary of State Capitol Building, Room 208 Jefferson City, Missouri 65101

Dear Secretary Ashcroft:

The attached revised departmental plan for the Department of Mental Health, dated December 16, 2021, is hereby submitted in accordance with Section 1.6(2) of the Omnibus State Reorganization Act of 1974.

Attachment



APPROVED:

Multiple and a second GOVERNOR

12-28-2021 DATE

ATTEST

MICHAEL L PARSON GOVERNOR



VALERIE HUHN

STATE OF MISSOURI DEPARTMENT OF MENTAL HEALTH

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December 16, 2021

Mr. Ken Zellers, Commissioner Office of Administration Room 125, State Capitol Jefferson City, Missouri 65102

Dear Commissioner Zellers:

Please find the Department of Mental Health's current organizational chart and salary schedule. The changes made to the organization since the last submission to the Secretary of State are as follows:

- Assistant to the Director position was created during the COVID Pandemic. This position
 was created to organize and coordinate our response to the pandemic. This position will
 also oversee high level special projects as they emerge that require intra- and interdepartmental coordination;
- The Missouri Commission on Autism Spectrum Disorders was created;
- · Director of Children's Services position was created and reports to the Director; and
- The Division of Behavioral Health merged two psychiatric hospitals.

Sincerely.

Valerie Huhn Acting Director

An Equal Opportunity Employer, services provided on a nondiscriminatory basis.

Department of Mental Health

Though its functions date back to 1847, the Missouri Department of Mental Health was first established as a cabinet-level State agency by the Omnibus State Government Reorganization Act effective July 1, 1974.

State law provides three principal missions for the department: (1) prevention of mental disorders, developmental disabilities, substance use disorders, and compulsive gambling; (2) treatment, habilitation, and rehabilitation of Missourians who have those conditions; and (3) improvement of public understanding and attitudes about mental disorders, developmental disabilities, and addictive disorders.

The Department of Mental Health (DMH) is comprised of three divisions that serve more than 170,000 Missourians annually: Division of Behavioral Health, Division of Developmental Disabilities and Division of Administrative Services. DMH makes services available through state-operated facilities and contracts with private organizations and individuals. The state-operated facilities include six adult psychiatric hospitals and one children's psychiatric facility. In addition, four habilitation centers, three community support agencies, one crisis community support agency, six regional offices and six satellite offices serve individuals with developmental disabilities. The department also purchases services from a variety of privately operated programs statewide through approximately 1,300 contracts.

<u>Mental Health Commission</u>
The Mental Health Commission, composed of seven members, appoints the director of the Department of Mental Health with confirmation of the State Senate. The Commissioners are appointed to four-year terms by the Governor, again with the confirmation of the Senate. Commissioners serve as principal policy advisers to the department director. The Commission, by law, must include individuals who represent Missourians with mental illness, developmental disabilities, and substance use disorders and who have expertise in general business matters.

Division of Administrative Services

The Division of Administrative Services oversees the Department of Mental Health budget. In addition, the Division coordinates reimbursements from Medicaid, Medicare, Disproportionate Share Hospitals (DSH) and other third parties. The Division is responsible for processing accounts payable for Central Office, Financial Management, Reporting and Control, Budget Development and Budget Control, Central Office General Services, Fleet Management, Procurement and Contract Management, Revenue Maximization, MO HealthNet, Medicare, and other revenue billings and collections.

Division of Behavioral Health

The Division of Behavioral Health (DBH) manages programs and services for people who need help for mental illness or substance use disorders. Services available are

evaluation, intervention, treatment, rehabilitation, recovery support, family support, prevention, education, and mental health promotion

Most prevention and treatment services are provided by community programs that have contracts with the Division. These programs must meet federal and state requirements in order to provide mental health and substance use disorder services. The cost of services is based on an individual's ability to pay.

Those who have priority for mental health services are: people with serious mental illness, individuals and families in crisis, people with mental illness who are homeless, individuals committed for treatment by the court system, and children with severe emotional disturbances. For substance use disorder treatment, priority is given to: pregnant women, intravenous (IV) drug users, and specific referrals from other state

<u>Division of Developmental Disabilities</u>

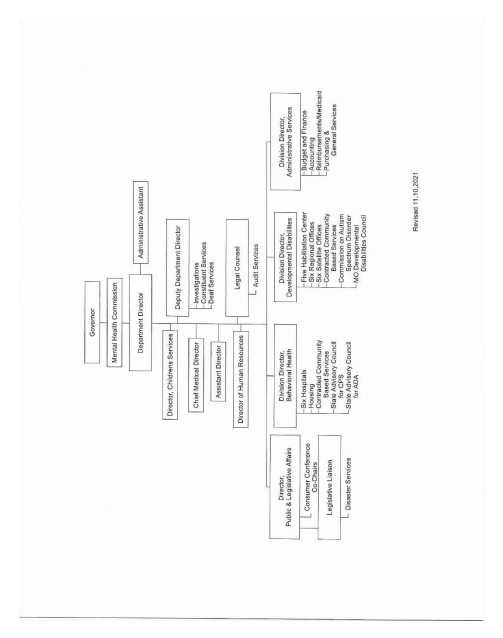
The Division of Developmental Disabilities' philosophy is based on principles emphasizing that families are the most important support network for all people, including individuals with developmental disabilities. One of the best ways to support individuals with intellectual/developmental disabilities is to support and empower their families – to work with them to identify their most important needs and find the most cost-effective way to meet those needs. At the same time, we must support and empower youth and adults with developmental disabilities to begin making their own decisions so they will be able to direct their own services and supports at the appropriate time in their lives.

The service system is a partnership of consumers, families, community members and organizations, the Division, Senate Bill 40 Boards, the Division's contracted service providers, and advocacy entities. Through case management and based on individual needs, individuals are referred to a variety of services and supports administered by other state agencies. These agencies include but are not limited to: Division of Behavioral Health, MO HealthNet, Family Support Division, Children's Services Division, Bureau of Special Health Care Needs, Division of Senior Services, and Division of Vocational Rehabilitation.

The Division contracts for services and supports for people with disabilities and their families which include early childhood intervention, therapies, skills training, vocational training, and recreational and residential supports. These services meet lifetime needs of people with disabilities.

Assigned Boards and Commissions

Mental Health Commission Missouri Commission on Autism Spectrum Disorders State Advisory Council for Behavioral Health Missouri Eating Disorders Council



Department of Mental Health Salary Schedule

TITLE	2021 SALARY
Department Director*	\$160,000.00
Deputy Director	\$128,064,48
Director, Division of Administrative Services	\$118,843.92
Director, Division of Behavioral Health	\$118,843,92
Director, Division of Developmental Disabilities	\$118,843,92
Director, Children's Services	\$102,348.00
Chief Medical Director	\$239,321,52
Assistant to the Director	\$101,813,28
Director, Human Resources	\$100,999.02
Legal Counsel	\$100,999,02
Director, Public & Legislative Affairs	\$100,999.02
Legislative Liaison	\$93,999.84

^{*}Salary is determined by the Mental Health Commission

APPENDIX D 2017-2018 Schedule of Compensation as Required by Section 476.405, RSMo

Schedule of Compensation as Required by Section 476.405, RSMo

	RSMo Citation	Highest Salary FY 2018
Supreme Court		
Chief Justice	477.130	\$181,677
Judges	477.130	173,742
Court of Appeals		,
Judges	477.130	158,848
Circuit Court		
Circuit Court Judges	478.013	149,723
Associate Circuit Judges	478.018	137,745
Juvenile Officers	211.381	
Juvenile Officer		49,062
Chief Deputy Juvenile Officer		42,721
Deputy Juvenile Officer Class I		38,121
Deputy Juvenile Officer Class 2		34,759
Deputy Juvenile Officer Class 3		31,742
Court Reporters	485.060	58,322
Probate Commissioner *	478.266	149,723
	& 478.267	
Deputy Probate Commissioner *	478.266	137,745
Family Court Commissioner *	211.023	137,745
	& 487.020	
Circuit Clerk		
1st Class Counties	483.083	71,846
St. Louis City	483.083	115,850
Jackson, Jasper & Cape Girardeau	483.083	76,145
2nd & 4th Class Counties	483.083	64,800
3rd Class Counties	483.083	56,752
Marion-Hannibal & Palmyra	483.083	63,798
Randolph	483.083	61,981

^{*}Salaries are tied to those of Circuit and Associate Circuit Judges, subject to appropriation.

APPENDIX D 2018-2019

Schedule of Compensation as Required by Section 476.405, RSMo

Salary Schedule Maintained pursuant to Section 476.405, RSMo

	FY 2019 Salary
Supreme Court	
Chief Justice	\$184,230
Judges	176,157
Court of Appeals	
Judges	161,038
Circuit Court	
Circuit Court Judges	151,840
Associate Circuit Judges	139,693
Juvenile Officers	
Juvenile Officer	49,062
Chief Deputy Juvenile Officer	42,721
Deputy Juvenile Officer Class I	38,121
Deputy Juvenile Officer Class 2	24,759
Deputy Juvenile Officer Class 3	31,742
Court Reporters	58,322
Probate Commissioner *	149,723
Deputy Probate Commissioner *	137,745
Family Court Commissioner *	137,745
Circuit Clerk	
1st Class Counties	71,846
St. Louis City	115,850
Jackson, Jasper & Cape Girardeau	76,145
2nd & 4th Class Counties	64,800
3rd Class Counties	56,752
Marion-Hannibal & Palmyra	63,798
Randolph	61,981

As per appropriated pay plan beginning January 1, 2019, the salaries of other state employees generally will increase by 1% (or \$700 for salaries less than \$70,000).

^{*}Salaries are tied to those of Circuit and Associate Circuit Judges, subject to appropriation.

APPENDIX D 2019-2020

Schedule of Compensation as Required by Section 476.405, RSMo

Salary Schedule Maintained pursuant to Section 476.405, RSMo

Office	FY 2020 Salary
Supreme Court	
Chief Justice	\$186,783
Judges	178,641
Court of Appeals	
Judges	163,301
Circuit Court	
Circuit Court Judges	153,957
Associate Circuit Judges	141,640
Juvenile Officers**	
Juvenile Officer	49,062
Chief Deputy Juvenile Officer	42,721
Deputy Juvenile Officer Class I	38,121
Deputy Juvenile Officer Class 2	34,759
Deputy Juvenile Officer Class 3	31,742
Court Reporters**	58,322
Probate Commissioner *	149,723
Deputy Probate Commissioner *	137,745
Family Court Commissioner *	137,745
Circuit Clerk**	
1st Class Counties	71,846
St. Louis City	115,850
Jackson, Jasper & Cape Girardeau	76,145
2nd & 4th Class Counties	64,800
3rd Class Counties	56,752
Marion-Hannibal & Palmyra	63,798
Randolph	61,981
*Salaries are tied to those of Circuit and Associate	
Circuit Judges subject to appropriation	

*Salaries are tied to those of Circuit and Associate Circuit Judges, subject to appropriation.

^{**}As per appropriated pay plan beginning January 1, 2020, the salaries of other state employees generally will increase by 3%.

APPENDIX D 2020-2021

Schedule of Compensation as Required by Section 476.405, RSMo

Salary Schedule Maintained pursuant to Section 476.405, RSMo

Office	FY 2021 Salary
Supreme Court	
Chief Justice	\$191,613
Judges	183,264
Court of Appeals	
Judges	167,535
Circuit Court	
Circuit Court Judges	157,972
Associate Circuit Judges	145,334
Juvenile Officers	
Juvenile Officer	50,534
Chief Deputy Juvenile Officer	44,003
Deputy Juvenile Officer Class I	39,265
Deputy Juvenile Officer Class 2	35,802
Deputy Juvenile Officer Class 3	32,694
Court Reporters	60,072
Probate Commissioner *	149,723
Deputy Probate Commissioner *	137,745
Family Court Commissioner *	137,745
Circuit Clerk	
1st Class Counties	74,001
St. Louis City	119,326
Jackson, Jasper & Cape Girardeau	78,429
2nd & 4th Class Counties	66,744
3rd Class Counties	58,455
Marion-Hannibal & Palmyra	65,712
Randolph	68,840

*Salaries are tied to those of Circuit and Associate Circuit Judges, subject to appropriation.

APPENDIX D 2021-2022

Schedule of Compensation as Required by Section 476.405, RSMo

Salary Schedule Maintained pursuant to Section 476.405, RSMo

Office	FY 2022 Salary
Supreme Court	
Chief Justice	\$193,545
Judges	185,127
Court of Appeals	
Judges	169,214
Circuit Court	
Circuit Court Judges	159,578
Associate Circuit Judges	146,812
Juvenile Officers	
Juvenile Officer	50,534
Chief Deputy Juvenile Officer	44,003
Deputy Juvenile Officer Class I	39,265
Deputy Juvenile Officer Class 2	35,802
Deputy Juvenile Officer Class 3	32,694
Court Reporters	60,072
Probate Commissioner *	149,723
Deputy Probate Commissioner *	137,745
Family Court Commissioner *	137,745
Circuit Clerk	
1st Class Counties	74,001
St. Louis City	119,326
Jackson, Jasper & Cape Girardeau	78,429
2nd & 4th Class Counties	66,744
3rd Class Counties	58,455
Marion-Hannibal & Palmyra	65,712
Randolph	63,840

APPENDIX D

Schedule of Compensation as Required by Section 476.405, RSMo

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APPENDIX E 2017-2018

Schedule of Compensation as Required by Section 105.005, RSMo

Schedule of Compensation as Required by Section 105.005, RSMo

<u>Office</u>	RSMo Citation	Statutory Salary FY 2018
Elected Officials		· · · · · · · · · · · · · · · · · · ·
Governor	26.010	\$133,821
Lt. Governor	26.010	86,484
Attorney General	27.010	116,437
Secretary of State	28.010	107,746
State Treasurer	30.010	107,746
State Auditor	29.010	107,746
General Assembly	20.010	101,140
Senator	21.140	35,915
Representative	21.140	35,915
Speaker of House	21.140	38,415
President Pro Tem of Senate	21.140	38,415
Speaker Pro Tem of the House	21.140	37,415
Majority Floor Leader of House	21.140	37,415
Majority Floor Leader of Senate	21.140	37,415
Minority Floor Leader of House	21.140	37,415
Minority Floor Leader of Senate	21.140	37,415
State Tax Commissioners	138.230	108,759
Administrative Hearing Commissioners	621.015	106,039
Labor and Industrial Relations		,
Commissioners	286.005	108,759
Division of Workers' Compensation		, , , , , , , , , , , , , , , , , , , ,
Chief Legal Counsel *	287.615	112,196
Administrative Law Judge *	287.615	123,971
Administrative Law Judge in Charge *	287.615	128,971
Director, Division of		,
Workers' Compensation*	287.615	130,971
Public Service Commissioners	386.150	108,759
	RSMo	Executive Level
	Citation	FY 2018
	Citation	F1 2010
Statutory Department Directors	105.950	ı
Administration, Agriculture, Corrections,	103.930	\$88,212 - \$128,244
Economic Development, Labor and		\$00,212 - \$120,244
Industrial Relations, Natural Resources,		
Public Safety, Revenue, and		
Social Services		
Probation and Parole	217.665	
Chairman		
		\$74,220 - \$107,520
Board Members		IV
		\$69,528 - \$98,436

^{*}Division of Workers' Compensation salaries are tied to those of Associate Circuit Judges, subject to appropriation; actual salaries may be less.

APPENDIX E 2018-2019

Schedule of Compensation as Required by Section 105.005, RSMo

Salary Schedule Maintained pursuant to Section 105.005, RSMo

Office	FY 2019 Salary
Elected Officials	
Governor	\$133,821
Lt. Governor	86,484
Attorney General	116,437
Secretary of State	107,746
State Treasurer	107,746
State Auditor	
General Assembly	107,746
Senator	25.045
Representative	35,915
Speaker of House	35,915
President Pro Tem of Senate	38,415
Speaker Pro Tem of the House	38,415
	37,415
Majority Floor Leader of House	37,415
Majority Floor Leader of Senate	37,415
Minority Floor Leader of House	37,415
Minority Floor Leader of Senate	37,415
State Tax Commissioners**	108,756
Administrative Hearing Commissioners**	106,039
Labor and Industrial Relations	
Commissioners**	108,759
Division of Workers' Compensation	
Chief Legal Counsel *	113,754
Administrative Law Judge *	125,724
Administrative Law Judge in Charge *	130,724
Director, Division of	
Workers' Compensation*	132,724
Public Service Commissioners**	108,759
	FY 2019
Statutory Department Directors** Administration, Agriculture, Corrections, Economic Development, Labor and Industrial Relations, Natural Resources, Public Safety, Revenue, and Social Services	\$86,688 - \$147,408
Probation and Parole**	
Chairman	\$66,624 - \$106,632
Board Members	
Dodi d McIlibers	\$50,112 - \$80,184

^{*}Division of Workers' Compensation statutory salaries are tied to those of Associate Circuit Judges and are subject to appropriation.

^{**}As per appropriated pay plan beginning January 1, 2019, these salaries and the salaries of other state employees generally will increase by 1% (or \$700 for salaries less than \$70,000).

APPENDIX E 2019-2020

Schedule of Compensation as Required by Section 105.005, RSMo

Salary Schedule Maintained pursuant to Section 10	05.005.	005. RSI	Vic
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Office	FY 2020 Salary
	1 1 2020 Galary
Elected Officials	
Governor	\$133,821
Lt. Governor	86,484
Attorney General	116,437
Secretary of State	107,746
State Treasurer	107,746
State Auditor	107,746
General Assembly	25.045
Senator	35,915
Representative Speaker of House	35,915
President Pro Tem of Senate	38,415 38,415
Speaker Pro Tem of the House	37,415
Majority Floor Leader of House	According to the contract of t
Majority Floor Leader of Floorse Majority Floor Leader of Senate	37,415 37,415
Minority Floor Leader of House	37,415
Minority Floor Leader of Flouse Minority Floor Leader of Senate	37,415
State Tax Commissioners**	109,844
Administrative Hearing Commissioners**	107,099
Labor and Industrial Relations	107,099
Commissioners**	109,843
Division of Workers' Compensation	109,043
Chief Legal Counsel *	111,121
Administrative Law Judge *	122,762
Administrative Law Judge in Charge *	127,762
Director, Division of	1277702
Workers' Compensation*	129,762
Public Service Commissioners**	109,847
	FY 2020
Statutory Department Directors**	\$87,554 - \$148,883
Administration, Agriculture, Corrections,	
Economic Development, Labor and	
Industrial Relations, Natural Resources,	
Public Safety, Revenue, and	
Social Services	
Probation and Parole**	
Chairman	\$74,513 - \$126,703
Board Members	\$67,324 - \$107,699
	407,021 4107,000
*Division of Workers' Compensation statutory salaries	
are tied to those of Associate Circuit Judges and are	
subject to appropriation.	
**As per appropriated pay plan beginning January 1,	
2020, these salaries and the salaries of other state	
employees generally will increase by 3%.	

APPENDIX E 2020 - 2021

Schedule of Compensation as Required by Section 105.005, RSMo

Salary Schedule Maintained pursuant to Section 105.005, RSMo

Office	FY 2021 Salary
Elected Officials	
Governor	\$133,821
Lt. Governor	86,484
Attorney General	116,437
Secretary of State	107,746
State Treasurer	107,746
State Auditor	107,746
General Assembly	107,1740
Senator	35,915
Representative	35,915
Speaker of House	38,415
President Pro Tem of Senate	38,415
Speaker Pro Tem of the House	37,415
Majority Floor Leader of House	37,415
Majority Floor Leader of Flodse Majority Floor Leader of Senate	37,415
Minority Floor Leader of House	37,415
Minority Floor Leader of Flouse Minority Floor Leader of Senate	37,415
State Tax Commissioners**	113,139
	110,312
Administrative Hearing Commissioners	110,312
Labor and Industrial Relations	440 400
Commissioners	113,139
Division of Workers' Compensation	
Chief Legal Counsel *	111,121
Administrative Law Judge *	122,762
Administrative Law Judge in Charge *	127,762
Director, Division of	400 700
Workers' Compensation*	129,762
Public Service Commissioners**	113,142
	EV 0004
	FY 2021
Statutory Department Directors	\$90,168 - \$153,372
Administration, Agriculture, Corrections,	ψ30, 100 - ψ133,37 Z
Economic Development, Labor and	
Industrial Relations, Natural Resources,	
Public Safety, Revenue, and	
Social Services	
Probation and Parole	
Chairman	\$76,728 - \$130,524
Board Members	\$69,336 - \$111,864

*Division of Workers' Compensation statutory salaries are tied to those of Associate Circuit Judges and are subject to appropriation.

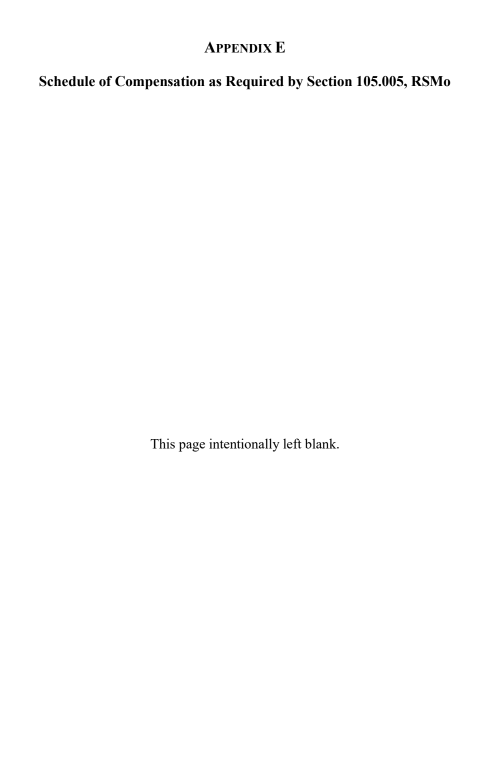
APPENDIX E 2021-2022

Schedule of Compensation as Required by Section 105.005, RSMo

Salary Schedule Maintained pursuant to Section 105.005, RSMo

Office	FY 2022 Salary
Elected Officials	
Governor	\$ 137,167
Lt. Governor	88,646
Attorney General	119,348
Secretary of State	110,439
State Treasurer	110,439
State Auditor	110,439
General Assembly	
Senator	36,813
Representative	36,813
Speaker of House	39,313
President Pro Tem of Senate	39,313
Speaker Pro Tem of the House	38,313
Majority Floor Leader of House	38,313
Majority Floor Leader of Senate	38,313
Minority Floor Leader of House	38,313
Minority Floor Leader of Senate	38,313
State Tax Commissioners**	114,273
Administrative Hearing Commissioners	110,312
Labor and Industrial Relations	
Commissioners	115,935
Division of Workers' Compensation	
Chief Legal Counsel *	111,121
Administrative Law Judge *	122,762
Administrative Law Judge in Charge *	127,762
Director, Division of	
Workers' Compensation"	129,762
Public Service Commissioners**	114,273
	FY 2022
Statutory Department Directors	\$91,992 - \$156,456
Administration, Agriculture, Corrections,	
Economic Development, Labor and	
Industrial Relations, Natural Resources,	
Public Safety, Revenue, and	
Social Services	
Probation and Parole	
Chairman	\$76,728 - \$130,524
Board Members	\$69,336 - \$111,864
Duald Mellibers	400,000 - 4111,004

*Division of Workers' Compensation statutory salaries are tied to those of Associate Circuit Judges and are subject to appropriation.



APPENDIX F Missouri Executive Pay Plan Fiscal Year 2018

Missouri Executive Pay Plan Fiscal Year 2018

Executive Level	Minimum	Maximum
1	\$88,212	\$128,244
II	\$80,880	\$117,372
Ш	\$74,220	\$107,520
IV	\$69,528	\$98,436

APPENDIX F Missouri Executive Pay Plan Fiscal Year 2019*

Missouri Executive Pay Plan Fiscal Year 2019*

Executive Level	Minimum	Maximum
Ĭ.	\$86,688	\$147,408
П	\$73,776	\$125,448
III	\$66,624	\$106,632
IV	\$50,112	\$80,184

^{*}As per appropriated pay plan beginning January 1, 2019, these salaries and the salaries of other state employees generally will increase by 1% (or \$700 for salaries less than \$70,000).

APPENDIX F Missouri Executive Pay Plan Fiscal Year 2020*

Missouri Executive Pay Plan Fiscal Year 2020*

Executive Level	Minimum	Maximum
1	\$87,554	\$148,883
II	\$74,513	\$126,703
111	\$67,324	\$107,699

^{*}As per appropriated pay plan beginning January 1, 2020, these salaries and the salaries of other state employees generally will increase by 3%.

APPENDIX F Missouri Executive Pay Plan Fiscal Year 2021

Missouri Executive Pay Plan

Fiscal Year 2021

Executive Pay Ranges as of January 1, 2020

Executive Level	Minimum	Maximum
I	\$90,168	\$153,372
II	\$76,728	\$130,524
III	\$69.336	\$111,864

After Fiscal Year 2021, the Office of Administration discontinued this table.



Missouri Citizens' Commission on Compensation for Elected Officials

November 30, 2020

The Honorable John R. Ashcroft Secretary of State 600 West Main Street Jefferson City, MO 65101

Representative Dan Shaul Chair, Joint Committee on Legislative Research Reviser of Statutes 117-A State Capitol Building 201 W. High Street Jefferson City, MO 65101

Dear Secretary of State Ashcroft and Representative Shaul:

Article XIII, section 3 of the Missouri Constitution requires that the Missouri Citizens' Commission on Compensation for Elected Officials file its report no later than December 1.

The Commission hereby files its report. The report is attached and contains the schedule of compensation required.

Sincerely,

Chris Kelly

Marga Hoelscher Marga Hoelscher



Report of the Missouri Citizens' Commission on Compensation for Elected Officials

November 30, 2020



Report of the Missouri Citizens' Commission on Compensation for Elected Officials

November 30, 2020

A. INTRODUCTION

In order to ensure that the power to control the rate of compensation of Missouri's elected officials is retained and exercised by the tax paying citizens of Missouri, the Missouri Constitution calls for the creation of a commission known as the "Missouri Citizens' Commission on Compensation for Elected Officials" (the "Commission"). The Commission is comprised of Missouri residents selected both at random by the Secretary of State and by the Governor (by and with the advice and consent of the Senate) and meets biannually to hold public hearings throughout the state and to review and make recommendations regarding annual compensation of all elected state officials, members of the General Assembly, and non-municipal judges. Commission members are not compensated for their service (other than reimbursement for actual and reasonable travel expenses to attend Commission meetings).

The Commission members have been honored to serve the citizens of Missouri by fulfilling our responsibilities under the Missouri Constitution, and have performed due diligence to this end, reviewing and analyzing past commission reports, available comparative salary data and other economic data, and holding public hearings to provide citizens of Missouri an opportunity to provide testimony for review and incorporation into this final report. The Commission believes that the elected officials of our state in the executive, judicial, and legislative branches should now be given due compensation for their commitment to public service, and worked diligently to strike a balance between adequate compensation and budgetary restraints. By a vote of 16 to two with two absences, the report was approved. The Commission respectfully submits these recommendations regarding the fair and equitable compensation of our state's public servants with deference to budget constraints, economic conditions, and the ability of the state to sufficiently fund vital services.

B. OFFICIAL SCHEDULE OF COMPENSATION

1) FOR MEMBERS OF THE GENERAL ASSEMBLY

This schedule specifically authorizes a compensation approach for each member of the General Assembly.

The compensation payable to all members of the State of Missouri General Assembly for the fiscal years beginning July 1, 2021 and July 1, 2022 shall be increased by two and one half percent each year for the next two years. This equates to a five percent total increase over the two-year period for senator and representative positions. The percentage increase is slightly lower for leadership as the Commission recommends increasing compensation by the same dollar amount for all members in order to maintain the leadership differentials outlined in Sec. 21.140, RSMo. The following chart shows the specific dollar amounts each General Assembly member position shall be paid in each year.

General Assembly Members	FY 2022	FY 2023
Senators	\$36,813	\$37,711
Senate President Pro Tem	\$39,375	\$40,336
Senate Majority Floor Leader	\$38,350	\$39,286
Senate Minority Floor Leader	\$38,350	\$39,286
Representatives	\$36,813	\$37,711
Speaker of the House	\$39,375	\$40,336
Speaker Pro Tem of the House	\$38,350	\$39,286
House Majority Floor Leader	\$38,350	\$39,286
House Minority Floor Leader	\$38,350	\$39,286

Beginning in FY 2024, if no subsequent Commission Report has become effective by July 1, 2024, members of the General Assembly shall receive the same percentage increase as was received by Circuit Judges in their most recent yearly increase.

The total additional cost to the state of Missouri for the recommended salary adjustments to all General Assembly members is \$177,215 in FY 2022 and an additional \$177,215 in FY 2023.

To the extent members of the General Assembly are entitled to receive a per diem, they shall receive the per diem provided for in $\S21.145$ RSMo.

To the extent members of the General Assembly are entitled to receive any mileage reimbursement, they shall receive the same reimbursement as State of Missouri employees.

2) FOR STATEWIDE ELECTED OFFICIALS

This schedule specifically authorizes a two year compensation approach for all statewide elected officials.

The compensation payable to the Governor of the State of Missouri for the fiscal years beginning July 1, 2022 and July 1, 2023 shall be increased by two and one half percent each year for the next two years. This equates to a five percent total increase over the two-year period. This brings the salary equivalent to \$137,166 for FY 2022 and \$140,596 for FY 2023.

The compensation payable to the Lieutenant Governor of the State of Missouri for the fiscal years beginning July 1, 2022 and July 1, 2023 shall be increased by two and one half percent each year for the next two years. This equates to a five percent total increase over the two-year period. This brings the salary equivalent to \$88,646 for FY 2022 and \$90,862 for FY 2023.

The compensation payable to the Attorney General of the State of Missouri for the fiscal years beginning July 1, 2022 and July 1, 2023 shall be increased by two and one half percent each year for the next two years. This equates to a five percent total increase over the two-year period. This brings the salary equivalent to \$119,348 for FY 2022 and \$122,332 for FY 2023.

The compensation payable to the State of Missouri Treasurer, the Missouri Secretary of State, and the State of Missouri Auditor for the fiscal years beginning July 1, 2022 and July 1, 2023 shall be increased by two and one half percent each year for the next two years. This equates to a five percent total increase over the two-year period. This brings the salary equivalent to \$110,439 for FY 2022 and \$113,200 for FY 2023.

The total additional cost to the state of Missouri for the recommended salary adjustments to all statewide elected officials is \$36,813 in FY 2022 and an additional \$37,733 in FY 2023.

To the extent statewide elected officials are entitled to receive any mileage reimbursement, they shall receive the same reimbursement as State of Missouri employees.

3) FOR JUDGES

The salary for judges shall continue to be calculated under the formula in effect on December 1, 2020. Any change in the salary under the formula shall be effective on July 1 and calculated on the basis of the federal judicial salaries in effect on the previous January 1.

To the extent judges are entitled to receive any mileage reimbursement, they shall receive the same reimbursement as State of Missouri employees.

C. ADDITIONAL RECOMMENDATIONS

The members of the Commission noted that there was very little time for analysis of salary information from the public and private sectors, and correspondingly, limited time for public notice of the Commission's meetings. The Commission makes the following recommendations:

- Several more months for the Commission to hold meetings before the report's due date;
- More advance notice and more overall publication of the public meetings. Specifically, the Office of Administration should utilize the State's social media accounts, including Facebook, Twitter, and Snapchat to publicize the meetings several weeks in advance.
- Additional on-the-record public meetings should be held in locations sufficient to provide all citizens
 of the state an opportunity to fully participate.

D. CONCLUSION

The members of the Commission had the opportunity to review the 2016 report of the previous commission and quickly understood the daunting task at hand. Without regard to the political affiliations of any current legislative or executive office holder, the Commission respectfully examined the extensive management responsibilities for state operations relative to these full time positions compared to other major private and public leadership positions. The commission determined that these positions are substantially underpaid for such major responsibilities.

Additionally, the Commission determined that although the legislator position may appear to be a parttime role in a citizens' legislature, the time required for the person elected to one of these positions is most often a full-time responsibility. The position entails more than just a January to mid-May, Monday through Thursday schedule. Constituents expect and need their legislators available for comments, concerns, and assistance year-round.

The Commission accepted the comparative salary information, the constitutional duties for the elected positions, and other relevant data requested and provided in its consideration of appropriate compensation. We noted that the statewide elected officials and legislators have foregone raises for the past thirteen years. This information provided the basis for the analysis of the salary gaps existing between Missouri public servants and other states' public servants and private entities. The Commission believes compensation provides opportunities for a broad demographic of individuals in early, mid, senior or retired career situations for service in these elected positions. Therefore, we feel it is important to begin a process of compensating these individuals as appropriate for their services. This is the first step toward resolving such inequities.

Future commissions would also benefit from formal testimony or communication from each of the state's constitutional officers, from a representative of the state's judiciary, and from the leadership from both houses of the General Assembly. Information from these officers will provide the Commission with a deeper understanding of their view of these issues. Although their testimony would in no way bind the deliberations of the Commission, their perspectives would serve to better inform the Commission.

This Commission met six times, including four public hearings, one discussion meeting and a working session and final report approval meeting. The meeting information is referenced in Section E of this report, which also includes a list of the Commission members.

We hope that this report is given appropriate consideration to achieve a fair and equitable compensation for our Missouri leaders, with the expectation that it will encourage and allow even more Missouri citizens to consider a public servant role.

E. MEETING INFORMATION AND COMMISSION MEMBERSHIP

The Commission met and received testimony at four public meetings as required by the constitution, discussion meeting and a final report approval meeting:

- 1. November 6, 2020 9:00 AM Via WebEx
- 2. November 10, 2020 9:30 AM Via WebEx and Wainwright State Office Building. 111 N. 7th Street, Room 116 St. Louis, MO
- 3. November 10, 2020 3:00 PM Via WebEx and Conference Room 816, 149 Park Central Square, Springfield, MO 65806

- 4. November 12, 2020 10:30 AM Via WebEx and Suite 530, Teasdale Building 8800 E 63rd St, Raytown, MO 64133
- 5. November 12, 2020 3:00 PM Via Web Ex and Suite 430 Personnel Advisory Board Room Truman Building, 301 W High St, Jefferson City, MO 65101
- 6. November 17, 2020 9:00 AM Via Web Ex

The members of the 2020 Citizens' Commission on Compensation are:

Chris Kelly of Columbia
Marga Hoelscher of Kansas City
Jacob Hummel of St. Louis
Adam Couch of Odessa
Bill Lovegreen of Kirksville
Alexander Hover of Ozark
Kathy Chinn of Macon
Gayle Holliday of Kansas City
John Cauthorn of Mexico
Roger Parshall of Tarkio
Doyle Childers of Reeds Springs
James Welsh of Liberty
Veronica Marshall of St Louis
Shirley Henderson of St Louis
Linda Gregory of St Peters
Jo Ann Lane of Warsaw
Brandi Pederson of Kansas City
Daryl Biermann of Mound City
John Davis of Branson
Edward Thompson of Cape Girardeau

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ADDITIONAL INFORMATION Attached to this report is the informational report provided to the Commission before it began meeting. This informational report formed a basis for many of the Commission's discussions.

Table 1. Comparison of Missouri Judicial Salaries to All Other States

	Highest Co	urt	Appellate C	ourt	Trial Cou	rt
	Salary	Rank	Salary	Rank	Salary	Rank
Alabama	\$166,072	36	\$165,072	24	\$126,018	52
Alaska	\$205,176	11	\$193,836	9	\$200,724	6
Arizona	\$159,685	42	\$154,534	33	\$149,383	39
Arkansas	\$181,860	27	\$176,475	21	\$172,298	21
California	\$261,949	1	\$245,578	1	\$214,601	2
Colorado	\$188,151	20	\$180,697	15	\$173,248	18
Connecticut	\$191,178	19	\$179,552	16	\$172,663	20
Delaware	\$197,245	16	\$175,00 <u>2</u>	10	\$185,444	11
District of Columbia	\$229,500	5			\$216,400	1
Florida	\$220,600	6	\$169,554	23	\$160,688	28
Georgia	\$179,112	28	\$177,990	19	\$173,715	17
Hawaii	\$231,672	4	\$214,788	4	\$209,088	5
Idaho	\$157,800	43	\$147,800	37	\$141,800	43
Illinois	\$246,256	2	\$231,773	2	\$212,681	3
Indiana	\$188,037	21	\$182,787	13	\$156,125	32
Indiana	\$188,037	29	\$161,588	29	\$150,444	34
Kansas	\$178,304	50	\$161,588	39	\$130,444	51
Kentucky		52		41	\$130,926	50
	\$142,362		\$136,631	31		33
Louisiana	\$168,583	35	\$157,331	31	\$150,972	
Maine	\$146,474	49	2101 (22		\$137,280	45
Maryland	\$191,433	18	\$181,633	14	\$169,433	24
Massachusetts	\$200,984	15	\$190,087	11	\$184,694	12
Michigan	\$164,610	37	\$163,909	27	\$149,656	38
Minnesota	\$186,692	24	\$175,915	22	\$165,136	25
Mississippi	\$152,250	46	\$144,827	38	\$136,000	47
Missouri	\$183,264	26	\$167,535	24	\$157,972*	31
Montana	\$149,681	47			\$136,896	46
Nebraska	\$187,588	22	\$177,684	20	\$173,008	19
Nevada	\$170,000	33	\$165,000	26	\$160,000	29
New Hampshire	\$175,837	30			\$164,911	26
New Jersey	\$209,482	10	\$199,534	7	\$189,000	9
New Mexico	\$148,207	48	\$140,797	40	\$133,757	48
New York	\$233,400	3	\$222,200	3	\$210,900	4
North Carolina	\$156,664	44	\$150,184	36	\$142,082	42
North Dakota	\$163,394	38			\$149,926	37
Ohio	\$175,214	31	\$163,309	28	\$150,183	36
Oklahoma	\$161,112	41	\$152,632	35	\$145,566	40
Oregon	\$162,356	40	\$159,224	30	\$150,188	35
Pennsylvania	\$215,037	8	\$202,898	6	\$186,665	10
Rhode Island	\$201,049	14			\$178,334	14
South Carolina	\$202,057	13	\$197,005	8	\$191,954	8
South Dakota	\$143,122	51			\$133,680	49
Tennessee	\$196,968	17	\$190,416	10	\$183,852	13
Texas	\$184,800	25	\$178,400	18	\$172,000	22
Utah	\$187,500	23	\$178,950	17	\$170,450	23
Vermont	\$169,121	34	01.0,000		\$160,777	27
Virginia	\$202,896	12	\$186,426	12	\$175,826	16
Washington	\$220,320	7	\$209,730	5	\$199,675	1
West Virginia	\$136,000	53	0207,730		\$126,000	53
Wisconsin	\$162,500	39	\$153,301	34	\$144,623	41
Wyoming	\$175,000	32	0100,001	34	\$160,000	29

^{*}This is the salary of a Missouri circuit judge. Of the 344 trial court judges in Missouri, 202 are associate circuit judges with a salary of \$145,334.

Source: National Center for State Courts, www.nesc.org, Survey of Judicial Salaries, Jul, 1, 2020

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Table 2. Judicial Salaries in Missouri Compared with States with +/- 6,000,000 in Population (as of July 1, 2019)

Chief Justice	Supreme Court Judge	Court of Appeals Judge	Trial Court Judge
Massachusetts - \$199,989	Massachusetts - \$200,984	Massachusetts - \$190,087	Massachusetts - \$184,694
Maryland - \$195,433	Tennessee - \$188,952	Tennessee - \$182,664	Tennessee - \$176,364
Tennessee - \$190,128	Maryland - \$181,433	Indiana - \$172,296	Maryland - \$159,433
Mean (excluding MO) - \$178,565	Mean (excluding MO) - \$177,933	Mean (excluding MO) - \$169,749	Mean (excluding MO) - \$159,802
Missouri - \$181,677	Indiana - \$177,244	Maryland - \$168,633	Missouri - \$151,840*
Indiana - \$173,599	Missouri - \$176,157	Missouri - \$161,038	Arizona - \$149,383
Arizona - \$164,836	Arizona - \$159,685	Arizona - \$154,534	Indiana - \$147,164
Wisconsin - \$147,403	Wisconsin - \$159,297	Wisconsin - \$150,280	Wisconsin - \$141,773

Source: The Council of State Government, *The Book of States*, 2019 Source: National Center for State Courts, www.nesc.org, *Survey of Judicial Salaries*, Jan. 6, 2019

Table 3. Judicial Salaries in Missouri Compared with States Adjacent to Missouri (as of July 1, 2019)

Chief Justice	Supreme Court Judge	Court of Appeals Judge	Trial Court Judge
Illinois - \$229,345	Illinois - \$234,391	Illinois - \$220,605	Illinois - \$202,433
Tennessee - \$190,128	Tennessee - \$188,952	Tennessee - \$182,664	Tennessee - \$176,364
Arkansas - \$183,600	Nebraska - \$176,299	Arkansas - \$169,672	Arkansas - \$168,096
Mean (excluding MO) -	Mean (excluding MO) -	Mean (excluding MO) -	Mean (excluding MO) -
\$174,861	\$173,066	\$164,463	\$156,249
Iowa - \$183,001	Missouri - \$176,157	Nebraska - \$167,484	Nebraska - \$163,077
Missouri - \$181,677	Arkansas - \$174,925	Missouri - \$161,038	Missouri - \$151,840*
Nebraska - \$173,694	Iowa - \$174,808	Iowa - \$158,420	Iowa - \$147,494
Oklahoma - \$155,820	Oklahoma - \$154,174	Oklahoma - \$146,059	Oklahoma - \$139,298
Kansas - \$142,793	Kansas - \$142,089	Kansas - \$137,502	Kentucky - \$127,733
Kentucky -\$140,508	Kentucky - \$138,890	Kentucky - \$133,299	Kansas - \$125,499

Source: The Council of State Government, The Book of States, 2019

Source: National Center for State Courts, www.ncsc.org, Survey of Judicial Salaries, Jan.6, 2019

Table 4. Effect of 2011 Judicial Retirement Changes: A 4-% Pay Decrease

	Current Pay	4-% Retirement Withholding	Net Pay after Retirement Withholding
Chief Justice	\$186,783	-\$7,471	\$179,312
Supreme Court Judge	\$178,641	-\$7,146	\$171,495
Court of Appeals Judge	\$163,301	-\$6,532	\$156,769
Circuit Judge	\$153,957	-\$6,158	\$147,799
Associate Circuit Judge	\$141,641	-\$5,665	\$135,974

Source: National Center for State Courts, www.ncsc.org, Survey of Judicial Salaries, Jan. 1, 2020 Source: The Council of State Governments, www.csg.org, The Book of States, 2019

Table 5. Missouri Comparison of Judicial Salaries with Private-Practice Attorneys' Median Salaries

Position	Median
Senior partner	\$300,000
Partner	\$200,000
Managing Partner	\$190,000
Chief Justice	\$184,230
Supreme Court Judge	\$176,157
Court of Appeals	
Judge	\$161,038
Circuit Court Judge	\$151,840
Associate Circuit	
Judge	\$139,693
Junior Partner	\$125,000
Other	\$122,500
Of Counsel	\$120,000
All full-time private	\$115,000
Sole Practitioner	\$82,000
Associate	\$82,000

Source: The Missouri Bar Economic Survey-2019, www.mobar.org (Table 3.15)

Table 6. Median Net Income of Missouri Attorneys, by Age Group

Age in Years	Median Net Income*
36-45	\$96,819
46-55	\$116,000
56-65	\$120,000
66-75	\$100,000

^{*}The results include full-time and part-time total incomes, from respondents in both the private and public sectors, and income from members who are retired.

Source: The Missouri Bar Economic Survey-2019, www.mobar.org (Table 1.34)

Table 7. Public University President and Chancellor Salaries for Fiscal Year 2020

Institution	Base Salary
University of Missouri system (Chancellor)	390,212
University of Missouri- St. Louis (Chancellor)	281,212
Missouri State University	351,800
Missouri University of Science & Technology (Chancellor)	360,000
University of Central Missouri	290,000
University of Missouri- Kansas City (Chancellor)	399,458
Southeast Missouri State University	280,780
Northwest Missouri State University	296,820
Truman State University	268,775
Missouri Western State University	290,000
Lincoln University	234,000
Harris-Stowe State University	290,000
University of Missouri system (President)	538,480
Missouri Southern State University	195,125

Source: Missouri Department of Higher Education, dhe.mo.gov/data, 2020 President's & Chancellor's Compensation Survey

Table 8. Missouri Public School District Superintendent Salaries

1	NORTH KANSAS CITY 74	\$280,000
2	PARKWAY C-2	\$275,091
3	SPRINGFIELD R-XII	\$274,389
4	KANSAS CITY 33	\$265,000
5	BLUE SPRINGS R-IV	\$265,000
6	LIBERTY 53	\$259,083
7	PATTONVILLE R-III	\$255,340
8	HAZELWOOD	\$253,126
9	SPECL. SCH. DST. ST. LOUIS CO.	\$245,000
10	INDEPENDENCE 30	\$244,300
11	ORCHARD FARM R-V	\$242,287
12	RAYTOWN C-2	\$241,226
13	PARK HILL	\$240,000
14	HANCOCK PLACE	\$235,115
15	FERGUSON-FLORISSANT R-II	\$234,470
16	ST. LOUIS CITY	\$234,052
17	BELTON 124	\$228,267
18	FRANCIS HOWELL R-III	\$227,826
19	JEFFERSON CITY	\$227,112
20	ROCKWOOD R-VI	\$225,000
21	KIRKWOOD R-VII	\$224,950
22	CLAYTON	\$223,775
23	RITENOUR	\$223,600
24	JENNINGS	\$223,389
25	MEHLVILLE R-IX	\$223,330
26	WEBSTER GROVES	\$222,700
27	BAYLESS	\$221,000
28	COLUMBIA 93	\$220,592
29	PLATTE CO. R-III	\$219,468
30	WENTZVILLE R-IV	\$217,350
31	LADUE	\$214,000
32	KEARNEY R-I	\$212,731
33	RAYMORE-PECULIAR R-II	\$211,958
34	NIXA	\$211,139
35	FORT OSAGE R-I	\$210,660
36	LINDBERGH SCHOOLS	\$210,000
37	ST. JOSEPH	\$210,000
38	FT. ZUMWALT R-II	\$209,115
39	TROY R-III	\$204,400
40	FESTUS R-VI	\$203,304
41	NORMANDY SCHOOLS	\$202,000
	COLLABORATIVE	
42	UNIVERSITY CITY	\$201,630
43	WINDSOR C-1	\$199,600
44	MAPLEWOOD-RICHMOND HEIGHTS	\$199,000
45	ST. CHARLES R-VI	\$196,800
46	JOPLIN SCHOOLS	\$190,994
47	HICKMAN MILLS C-1	\$190,603
40		
48	UNION R-XI	\$187,000
48	UNION R-XI WASHINGTON	\$187,000 \$186,704

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52	WEBB CITY R-VII	\$182,750
53	ROLLA 31	\$182,699
54	FOX C-6	\$182,500
55	NORTHWEST R-I	\$181,572
56	RIVERVIEW GARDENS	\$181,289
57	VALLEY PARK	\$180,000
58	NEOSHO SCHOOL DISTRICT	\$178,500
59	EXCELSIOR SPRINGS 40	\$176,000
60	WAYNESVILLE R-VI	\$175,693
61	GRANDVIEW C-4	\$175,683
62	GRAIN VALLEY R-V	\$175,100
63	JACKSON R-II	\$175,049
64	POTOSI R-III	\$175,000
65	WARRENSBURG R-VI	\$175,000
66	BRANSON R-IV	\$174,182
67	CAPE GIRARDEAU 63	\$173,600
68	REPUBLIC R-III	\$172,908
69	CARTHAGE R-IX	\$169,703
70	CAMDENTON R-III	\$166,860
71	STE. GENEVIEVE CO. R-II	\$166,565
72	MERAMEC VALLEY R-III	\$165,000
73	WILLARD R-II	\$165,000
74	FARMINGTON R-VII	\$164,992
75	CENTER 58	\$163,500
76	WARREN CO. R-III	\$163,200
77	WRIGHT CITY R-II OF WARREN CO.	\$163,136
78	DUNKLIN R-V	\$162,548
79	OZARK R-VI	\$162,400
80	SCHOOL OF THE OSAGE	\$160,000
81	MARSHALL	\$159,885
82	MCDONALD CO. R-I	\$159,884
83	SIKESTON R-6	\$158,000
84	LEBANON R-III	\$155,351
85	ODESSA R-VII	\$155,000
86	SMITHVILLE R-II	\$153,994
87	DESOTO 73	\$153,311
88	CARL JUNCTION R-I	\$153,000
89	JEFFERSON CO. R-VII	\$152,700
90	GRANDVIEW R-II	\$151,542
91	SEDALIA 200	\$150,800
92	HARRISONVILLE R-IX	\$149,350
93	LAFAYETTE CO. C-1	\$148,920
94	FULTON 58	\$148,826
95	HOLLISTER R-V	\$148,623
96	CENTRAL R-III	\$148,446
97	WEST PLATTE CO. R-II	\$148,326
98	DALLAS CO. R-I	\$148,291
99	BOLIVAR R-I	\$147,633
100	AVA R-I	\$147,361

Source: Missouri Department of Elementary & Secondary Education apps.dese.mo.gov/MSCD/Home.aspx, Superintendent Salaries (District) spreadsheet

Table 9. Comparison of Missouri Judicial Salaries with Their Federal Correspondents

·	FY20 Missouri	80% of FY20 Federal	FY20 Federal
Chief Justice	\$186,783	\$222,160	\$277,700
Supreme Court	\$178,641	\$212,480	\$265,600
Appellate	\$163,301	\$183,600	\$229,500
Circuit Court/Federal District Court	\$153,957	\$173,120	\$216,400
Associate Circuit/Federal Magistrate	\$141,641	\$157,630	\$197,037

 $Source: \ \underline{http://www.uscourts.gov/judges-judgeships/judicial-compensation} \ \ \textbf{(2020)}$

Table 10. Statewide Elected Officials and Legislature Salaries in Missouri Compared with Highest, Lowest, and Adjacent States to Missouri (as of May 2019)

Governor	Lieutenant Governor	Secretary of State	State Auditor	State Treasurer	Attorney General	State Legislator
California (highest) \$201,680	Ohio (highest) \$176,426	Tennessee (highest) \$209,520	California (highest) \$209,944	Tennessee (highest) \$209,520	Tennessee (highest) \$188,952	California (highest) \$110,459
Tennessee	Tennessee	Tennessee	Tennessee	Tennessee	Tennessee	Tennessee
\$194,112	\$72,948	\$209,520	209,520	\$209,520	\$188,952	\$24,316
Illinois	Illinois	Illinois	Illinois	Illinois	Illinois	Illinois
\$177,412	\$135,669	\$156,541	\$157,512	\$135,669	\$156,541	\$65,836
Oklahoma	Oklahoma	Oklahoma	Oklahoma	Oklahoma	Oklahoma	Oklahoma
\$147,000	\$114,713	\$140,000	\$114,713	\$114,713	\$132,825	\$35,021
Kentucky	Kentucky	Kentucky	Kentucky	Kentucky	Kentucky	Kentucky
\$148,781	\$126,485	\$126,485	\$126,485	\$126,485	\$126,485	\$11,293
Missouri	Missouri	Missouri	Missouri	Missouri	Missouri	Missour
\$133,821	\$86,484	\$107,746	\$107,746	\$107,746	\$116,437	\$35,915
Iowa	Iowa	Iowa	Iowa	Iowa	Iowa	Iowa
\$130,000	\$103,212	\$103,212	\$103,212	\$103,212	\$123,669	\$25,000
Nebraska	Nebraska	Nebraska	Nebraska	Nebraska	Nebraska	Nebraska
\$105,000	\$75,000	\$85,000	\$85,000	\$85,000	\$95,000	\$12,000
Kansas	Kansas	Kansas	Kansas	Kansas	Kansas	Kansas
\$99,636	\$54,000	\$86,003	N.A.	\$86,003	\$98,901	\$7,979
Arkansas	Arkansas	Arkansas	Arkansas	Arkansas	Arkansas	Arkansas
\$148,134	\$43,584	\$94,554	\$89,300	\$89,300	\$136,578	\$41,394
Maine	Texas	Arizona	Indiana	Arizona	Oregon	Texas
(lowest)	(lowest)	(lowest)	(lowest)	(lowest)	(lowest)	(lowest)
\$70,000	\$7,200	\$70,000	\$82,640	\$70,000	\$82,220	\$7,200

N.A. - Not available.

Source: The Council of State Governments, www.csg.org, The Book of the States, May, 2019

Table 11. Annual Estimates of the Population for the States: July 1, 2019

STATE	2019 Pop. Estimates	Chief Judge	Supreme Court Judge	Court of Appeals Judge	Trial Court Judge
Alabama	4,903,185	\$181,127.00	\$172,716	\$184,244.00	\$138,991.00
Alaska	731,545	\$205,776.00	\$205,176	\$193,836.00	\$189,720.00
Arizona	7,278,717	\$164,836.00	\$159,685	\$154,534.00	\$149,383.00
Arkansas	3,017,804	\$183,600.00	\$174,925	\$169,672.00	\$168,096.00
California	39,512,223	\$256,059.00	\$253,189	\$237,365.00	\$207,424.00
Colorado	5,758,736	\$181,219.00	\$182,671	\$175,434.00	\$168,202.00
Connecticut	3,565,287	\$200,599.00	\$185,610	\$174,323.00	\$167,634.00
Delaware	973,764	\$204,148.00	\$196,245		\$184,444
Florida	21,477,737	\$178,420.00	\$220,600	\$169,554.00	\$160,688.00
Georgia	10,617,423	\$175,600.00	\$175,600	\$174,500.00	\$173,714.00
Hawaii	1,415,872	\$231,468.00	\$227,664	\$210,780.00	\$205,080.00
Idaho	1,787,065	\$149,700.00	\$151,400	\$141,400.00	\$135,400.00

Illinois	12,671,821	\$229,345.00	\$234,391	\$220,605.00	\$202,433.00
Indiana	6,732,219	\$173,599.00	\$177,244	\$172,296.00	\$147,164.00
Iowa	3,155,070	\$183,001.00	\$174,808	\$158,420.00	\$147,494.00
Kansas	2,913,314	\$142,793.00	\$142,089	\$137,502.00	\$125,499.00
Kentucky	4,467,673	\$140,508.00	\$138,890	\$133,299.00	\$127,733.00
Louisiana	4,648,794	\$177,703.00	\$170,325	\$159,347.00	\$153,143.00
Maine	1,344,212	\$154,981.00	\$138,070		\$129,397.00
Maryland	6,045,680	\$195,433.00	\$181,433	\$168,633.00	\$159,433.00
Massachusetts	6,892,503	\$199,989.00	\$200,984	\$190,087.00	\$184,694.00
Michigan	9,986,857	\$164,610.00	\$164,610	\$160,695.00	\$146,721.00
Minnesota	5,639,632	\$190,699.00	\$177,697	\$167,438.00	\$157,179.00
Mississippi	2,976,149	\$159,000.00	\$152,250	\$144,827.00	\$136,000.00
Missouri	6,137,428	\$181,677.00	\$176,157	\$161,038.00	\$151,840.00
Montana	1,068,778	\$145,621.00	\$144,061		\$132,558.00
Nebraska	1,934,408	\$173,694.00	\$176,299	\$167,484.00	\$163,077.00
Nevada	3,080,156	\$170,000.00	\$170,000	\$165,000.00	\$160,000.00
New Hampshire	1,359,711	\$167,271.00	\$175,837		\$164,911.00
New Jersey	8,882,190	\$192,795.00	\$201,842	\$191,534.00	\$181,000.00
New Mexico	2,096,829	\$133,174.00	\$139,819	\$132,838.00	\$126,187.00
New York	19,453,561	\$222,500.00	\$230,200	\$219,200.00	\$208,000.00
North Carolina	10,488,084	\$150,086.00	\$149,115	\$142,947.00	\$135,236.00
North Dakota	762,062	\$161,517.00	\$157,009		\$143,869.00
Ohio	11,689,100	\$174,700.00	\$172,200	\$160,500.00	\$147,600.00
Oklahoma	3,956,971	\$155,820.00	\$154,174	\$146,059.00	\$139,298.00
Oregon	4,217,737	\$150,572.00	\$154,040	\$150,980.00	\$142,136.00
Pennsylvania	12,801,989	\$213,748.00	\$211,027	\$199,114.00	\$183,184.00
Rhode Island	1,059,361	\$193,458.00	\$183,872		\$165,545.00
South Carolina	5,148,714	\$156,234.00	\$148,794	\$145,074.00	\$141,354.00
South Dakota	884,659	\$137,270.00	\$136,893		\$127,862.00
Tennessee	6,829,174	\$190,128.00	\$188,952	\$182,664.00	\$176,364.00
Texas	28,995,881	\$170,500.00	\$168,000	\$158,500.00	\$149,000.00
Utah	3,205,958	\$180,500.00	\$182,950	\$174,600.00	\$166,300.00
Vermont	623,989	\$166,130.00	\$163,757		\$155,677.00
Virginia	8,535,519	\$210,017.00	\$197,827	\$181,610.00	\$171,120.00
Washington	7,614,893	\$189,374.00	\$190,415	\$181,263.00	\$172,571.00
West Virginia	1,792,147	\$136,000.00	\$136,000		\$126,000.00
Wisconsin	5,822,434	\$147,403.00	\$159,297	\$150,280.00	\$141,773.00
Wyoming	578,759	\$165,000.00	\$165,000	•••	\$150,000.00

Source: U.S. Census Bureau, Population Division, December 2019

PAST COMPENSATION PLANS

Year	Commission Recommendation	General Assembly Action	COLA for average state workers
1996	For fiscal 1998, set judicial salaries at: Chief Justice \$122,500 Supreme Court Judge \$120,000 Court of Appeals Judge \$112,000 Circuit Judge \$105,000 Associate Circuit Judge \$ 99,000 For fiscal 1999, recommend judges receive a COLA as appropriated by the legislature and approved by the Governor.	The General Assembly disapproved the report (SCR 3 passed; HCR 3 failed) but, through the appropriations process, granted COLA's of 2.9 % for fiscal 1998 and about 5.1 % for fiscal 1999.	For fiscal 1998, granted 1 % plus a one or two step increase. For fiscal 1999, granted 1 % plus a one or two step increase.
1998	For fiscal 2000, set judicial salaries at: Chief Justice \$122,500 Supreme Court Judge \$120,000 Court of Appeals Judge \$112,000 Associate Circuit Judge \$93,000 For fiscal 2001, set judicial salaries at: Chief Justice \$128,500 Supreme Court Judge \$118,000 Court of Appeals Judge \$118,000 Circuit Judge \$111,000 Associate Circuit Judge \$99,000	The General Assembly did not disapprove the report (both HCR 6 and SCR 9 failed), which became effective July 1, 1999. The General Assembly appropriated the salaries as recommended for fiscal year 2000, but the Governor vetoed the appropriation. For fiscal 2001, the legislature appropriated salaries at: Chief Justice \$125,500 Supreme Court Judge \$123,000 Circuit Judge \$115,000 Gircuit Judge \$108,000 Associate Circuit Judge \$96,000	For fiscal 2000, granted a 1 % plus a one or two step increase. For fiscal 2001, granted \$600 plus a one step increase effective July 1, 2000, plus another \$420 effective January 1, 2001.
2000	For fiscal 2002 and again in fiscal 2003 each judge to receive a 5.5 % increase in base salary. For fiscal 2002 only, associate circuit judges to receive an additional \$1,000.	The General Assembly disapprove the report (SCR 2 passed: HCR 7 and 8 failed) and did not appropriate any COLA's.	The previous \$420 COLA continued for the remainder of fiscal 2002. No COLA granted for fiscal 2003
2002	For fiscal 2004 and again in fiscal 2005, each judge to receive a \$6,000 increase in base salary.	The General Assembly disapproved the report (SCR 1 passed; HCR 4 failed) and did not appropriate any COLA's.	For fiscal 2004, granted \$50 to only those earning less than \$40,000 annually, For fiscal 2005, granted \$1,200
2004	No Commission members were appointed, so there was no commission	Because there was no commission, there no report. No COLA was appropriated separately.	For fiscal 2006, no COLA For fiscal 2007, granted 4 %

2006	For FY08 each judge to receive an increase of \$1200.00 plus 4 % (the same amounts received as COLA by average state workers since 2000). Associate circuit judges to receive an additional \$2,000.00. Each judge also to receive any COLA recommended for average state workers for fiscal 2008. For fiscal 2009, each judge to receive any	The General Assembly did not disapprove the report (both HCR3 and SCR 4 failed) which became effective July 1, 2007. All increases, including the COLAs for each fiscal year were appropriated as recommended.	For Fiscal 2008 granted 3 %. For Fiscal 2009 granted 3 %
	COLA recommended for average state workers for fiscal 2009.		
2008	Each judge to receive any COLA increase recommended for the average state worker. Associate circuit judges to receive a \$1,500 increase in FY09 and again in FY10	The General Assembly disapproved the report (HCR5 passed/SCR 6 failed) and did not appropriate the COLAs	No COLAs granted for either fiscal year 2010 and 2011
2010	For FY13 judicial salaries set at: Chief Justice \$154,215 Supreme Court Judges \$147,591 Court of Appeals \$134,685 Circuit Judges \$127,020 Associate Circuit Judges\$116,858.40 Missouri judge salaries are indexed to their federal counterparts	The General Assembly did not disapprove the report and therefore increases for FY13 and FY15 were appropriated as approved.	Fiscal 2012 a 2 % granted for employees making less than \$70,000. Fiscal 2013 a general structure adjustment for January 1, 2014 for \$500 for all employees was appropriated and approved
2012	No Commission members were appointed, therefore no commission	There was no commission; therefore no report. No COLA was appropriated separately.	Fiscal 2014 a \$500 per year per employee granted. Fiscal 2015 a general structure adjustment for January 1, 2015 for 1% for all employees is appropriated.
2014	For FY15 judicial salaries set at: Chief Justice Str6,295 Supreme Court Judges St68,636 Court of Appeals Tis4,176 Circuit Judges St34,176 Circuit Judges St33,716 For FY16 judicial salaries set at: Chief Justice Chief Justice Str70,292 Court of Appeals Trouges Circuit Judges St70,292 Court of Appeals Circuit Judges Tis5,709 Circuit Judges Tis5,709 Circuit Judges Tis5,059 For FY17 judicial salaries indexed to the Federal Level Salary percentage below:	The General Assembly disapproved the report (SCR 1 passed; HCR 4 failed) and did not appropriate any COLA's.	Funding was appropriated for a general structure adjustment beginning January 1, 2015 of 11% per year for all employees.
	Chief Justice 69% Supreme Court Judges 69% Court of Appeals 73% Circuit Judges 73% Associate Circuit Judges 73%		

	100% of standard federal per d IRS	iem est. by		
	100% of standard mileage rate	est. by IRS		
2016	Supreme Court Judges Court of Appeals Circuit Judges Associate Circuit Judges For FY19 judicial salaries set a Chief Justice Supreme Court Judges Court of Appeals Circuit Judges	\$181,677 \$173,742 \$158,848 \$149,723 \$137,745	The General Assembly disapproved the report (HCR 4 failed) and did not appropriate any COLA's.	Fiscal Year 2017 a general structure adjustment for 2% for all employees is appropriated.
2018	No Commission members wer appointed, therefore no comm	-	There was no commission; therefore no report. No COLA was appropriated separately.	Funding was not appropriated for general structure for Fiscal Year 2018. Fiscal Year 2019 a general structure adjustment beginning January 1, 2019 of \$700 per year for all employees making less than \$70,000 and 1% increase for those making \$70,000 or higher is appropriated.

APPENDIX H

CONCURRENT RESOLUTIONS HAVING FORCE AND EFFECT OF LAW

2017 — HCR 4	Relating to disapproving the recommendations of the Missouri Citizens' Commission
	on Compensation for Elected Officials.
2018 — HCR 63	Relating to DeMolay Day.
2018 — HCR 70	Relating to youth violence.
2018 — SCR 36	Relating to Shingles Awareness and Prevention Month in Missouri.
2018 — SCR 40	Relating to an application to Congress for the calling of an Article V convention of
	states to propose an amendment to the United States Constitution regarding term
	limits for members of Congress.
2018 — SCR 49	Relating to the election date for the referendum on Senate Substitute #2 for Senate
	Bill 19 as enacted by the Ninety-ninth General Assembly, First Regular Session.
2019 — SCR 2	Relating to the replacement of a Statue in the Statuary Hall of the Capitol of the
	United States.
2019 — SCR 4	Relating to the designation of the Kansas City Chiefs as the official professional
	football team of the state of Missouri.
2019 — SCR 14	Relating to transportation bonds.
2020 — SCR 38	Relating to the disapproval of the Missouri Hazardous Waste Management
	Commission's recommendations regarding Commission fees and taxes.
2021 — SCR 4	Relating to an application to Congress for the calling of an Article V convention of
	states to propose certain amendments to the United State Constitution which place
	limits on the federal government.
2021 — SCR 7	Relating to the North Central Missouri Regional Water Commission.
2022 — SCR 25	Relating to an application to Congress for the calling of an Article V convention of
	states to propose certain amendments to the United State Constitution regarding term
	limits for members of Congress.
2022 — SCR 31	Relating to the approval of the Missouri Water Resources Plan.
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2017 — HCR 4. Relating to disapproving the recommendations of the Missouri Citizens' Commission on Compensation for Elected Officials.

WHEREAS, Article XIII, Section 3 of the Missouri Constitution charges the Missouri Citizens' Commission on Compensation for Elected Officials with setting the amounts of compensation paid to statewide elected officials, legislators, and judges; and

WHEREAS, the Constitution provides the Commission with a four-month window prior to its constitutional deadline for making salary recommendations to hold public hearings around the state to gather testimony related to salaries for affected state officials and to carefully consider whether pay increases are warranted; and

WHEREAS, the Missouri Citizens' Commission on Compensation for Elected Officials has recommended that the compensation for statewide elected officials be increased by eight percent over fiscal years 2018 and 2019, representing a total additional cost to the state of Missouri for the recommended salary adjustments of \$54,884 in 2018 to \$57,023 in 2019; and

WHEREAS, the Missouri Citizens' Commission on Compensation for Elected Officials has also recommended that the compensation for members of the General Assembly be increased by two and one-half percent for the next two years,

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Concurrent Resolutions Having Force and Effect of Law

representing a total additional cost to the state of Missouri for the recommended salary adjustments of \$176,881 in 2018 to \$181,303 in 2019; and

WHEREAS, the Missouri Citizens' Commission on Compensation for Elected Officials recommended that daily expense compensation for members of the General Assembly be \$150 per day of service; and

WHEREAS, the Missouri Citizens' Commission on Compensation for Elected Officials recommended the salary for judges to continue to be calculated under the formula currently in place over fiscal years 2018 and 2019; and

WHEREAS, the state has many other priorities for appropriating money in the budget that are far more important than the salary increases recommended by the commission; and

WHEREAS, the Commission's recommendations shall take effect unless disapproved by the General Assembly through a concurrent resolution process passed by two-thirds majorities in each legislative chamber before February 1, 2017:

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, the Senate concurring therein, hereby disapprove the recommendations of the Missouri Citizens' Commission on Compensation for Elected Officials contained in its report of December 2016; and

BE IT FURTHER RESOLVED that this resolution be sent to the Governor for his approval or rejection pursuant to the Missouri Constitution.

Approved January 31, 2017

2018 — HCR 63. Relating to DeMolay Day.

WHEREAS, it is important for children of all ages to develop conscious social and historical awareness through practical leadership training, hands-on learning, and modern, dynamic extracurricular activities and education; and

WHEREAS, the importance of developing real-world experience and community values at an early age is magnified in light of the increasing number of high school and college graduates unable to compete in the modern workforce or find their place as ethical and valuable contributing citizens; and

WHEREAS, the future of our communities, state, and nation, and preservation of the sacred values, human rights, and timeless principles upon which equality, justice, and freedom stand, is dependent on giving every child the opportunity and inspiration to succeed in life; and

WHEREAS, in order to perpetuate human progress, enfranchise human thought, preserve the freedom of human conscience, and guarantee equal rights to all, it is crucial to focus attention on ensuring that children engage in opportunity-creating activities, leadership, and public speaking training and education, and early community involvement with adult mentors; and

Concurrent Resolutions Having Force and Effect of Law

WHEREAS, increasing the development of essential skills and relevant, necessary education that is applicable to real-life situations will lead to a more enlightened, inspired, and optimistic citizenry; and

WHEREAS, increasing the number of young persons who designate a portion of their time each week to work and connect with adult mentors and volunteers will lead to decreased numbers of uneducated, unemployed, and uninspired citizens; and

WHEREAS, the Order of DeMolay was founded in Kansas City, Missouri in 1919 for the purpose of giving young people higher education, guidance in life, and an environment to develop critical leadership skills, social value, universal moral ethics, greater intellectual learning, and the inspiration to succeed in all facets of their lives through service to others and service to our world at large; and

WHEREAS, Missouri DeMolay offers advanced degrees to its members and students, including higher education in the areas of communication, history, philosophy, psychology, and ethics and offers leadership and business training with concentrations on small and large group facilitation, project organization, public speaking, scheduling, and budgeting; and

WHEREAS, the Order of DeMolay has been a breeding ground for not only many prominent industry, business, professional sports, military, and world leaders, including presidents, governors, congressmen, astronauts, national radio and television personalities, but also a vast number of other valuable contributing citizens participating in all walks of life in our society for nearly a century; and

WHEREAS, graduates of the DeMolay program, including Governor Melvin E. Carnahan; entertainers and entrepreneurs Walt Disney, Mel Blanc, Burl Ives, Paul Harvey, Buddy Ebsen, John Wayne, and Gary Collins; author John Steinbeck; astronauts Frank Borman and Edgar Mitchell; journalist Paul Harvey; Governor and U.S. Secretary of Agriculture Edward T. Schafer; Ambassador Leonard G. Shurtleff; professional football player Fran Tarkenton; Congressman and Ambassador Walter C. Ploeser; president and CEO of the San Diego Chargers Dean Spanos; Senator and Governor Mark Hatfield; Olympian and politician Bob Mathias; and broadcasting legends Walter Cronkite, Dan Rather, David C. Goodnow, and John King, to name a few, have all profusely expressed that their early experiences and higher education in the Order of DeMolay were the foundation and springboard to their successes; and

WHEREAS, President Harry S. Truman of Missouri was elected as an Honorary Grand Master of the International Supreme Council of the Order of DeMolay, and he frequently sought the counsel and wisdom of DeMolay's founder, Frank S. Land. President Truman publically and fervently revered the youth leadership organization and exclaimed, "The greatest honor that has ever come to me, and that can ever come to me in my life, is to be the Grand Master of Masons in Missouri," the sponsoring body of Missouri DeMolay; and

WHEREAS, Walt Disney, an original member of the DeMolay Chapter in Kansas City, Mother Chapter, and founder of what is now a worldwide and massively iconic company, stated, "I feel a great sense of obligation and gratitude toward the Order of DeMolay for the important part it played in my life. Its precepts have been invaluable in

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making decisions, facing dilemmas, and crises. DeMolay stands for all that is good for the family and for our country. I feel privileged to have enjoyed membership in DeMolay"; and

WHEREAS, the Order of DeMolay is a youth leadership organization built on wholesome, fundamental values that transcend religious, political, or ideological affiliation: love of parents, reverence for all that is sacred, courtesy, friendship, fidelity, cleanness, and patriotism; and that gives incredible credence to faith, and champions the positive values of spirituality without diminishing or favoring any one particular dogma or religious creed, and is built upon the sacred foundations of loyalty, toleration, human liberty, and human progress; and

WHEREAS, the Order of DeMolay has spread to twenty-four countries around the world to date, all with various political, religious, and cultural foundations; and

WHEREAS, there are numerous DeMolay chapters in the state of Missouri, including clubs being developed on Missouri college campuses, with over one thousand active DeMolays and thousands more alumni who are actively involved in serving their communities; and

WHEREAS, Missouri has been a leader in DeMolay International since 1919 in the most worthy needed causes, including education, membership, programming, and youth leadership:

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the Ninety-ninth General Assembly, Second Regular Session, the Senate concurring therein, hereby recognize Missouri DeMolay as an Institution of Higher Education and designate March eighteenth of each year as DeMolay Day and recommend that the citizens of the state engage in activities and conscious awareness to highlight the importance of youth leadership, rewarding higher education, and learning the cultural and historical significance of freedom of thought, freedom of religion, and freedom of speech in conjunction with the recognition of the consecrated leadership and wisdom of those who came before us who established, fought, and died for the perpetuation and preservation of such high universal ideals throughout the world; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare a properly inscribed copy of this resolution for the executive officer of the Missouri chapter of DeMolay International.

Approved July 12, 2018

2018 — HCR 70. Relating to youth violence.

WHEREAS, youth across this state are committing acts of violence against one another and throughout their communities; and

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WHEREAS, a national survey by the Centers for Disease Control and Prevention (CDC) found that United States adults reported approximately 1.56 million incidents of victimization by perpetrators estimated to be between 12 and 20 years of age; and

WHEREAS, the CDC states, "Violence is a serious public health problem in the United States. From infants to the elderly, it affects people in all stages of life. In 2007, more than 18,000 people were victims of homicide and more than 34,000 took their own life."; and

WHEREAS, the CDC reports that many people survive violence and are left with permanent physical and emotional scars and that violence erodes communities by reducing productivity, decreasing property values, and disrupting social services; and

WHEREAS, a national initiative led by the CDC, Striving to Reduce Youth Violence Everywhere (STRYVE), assists communities in applying a public health perspective to preventing youth violence; and

WHEREAS, in 1985, former United States Surgeon General C. Everett Koop declared violence as a public health issue and called for the application of the science of public health to the treatment and prevention of violence; and

WHEREAS, in 2000, former United States Surgeon General David Satcher declared youth violence as a public health epidemic; and

WHEREAS, Dr. Satcher released a report that deems youth violence as a threat to public health and calls for federal, state, local, and private entities to invest in research on youth violence and for the use of the knowledge gained to inform intervention programs; and

WHEREAS, the report states that the public health approach to youth violence involves identifying risk and protective factors, determining how they work, making the public aware of these findings, and designing programs to prevent or stop the violence; and

WHEREAS, the 2000 public health report calls for national resolve to confront the problem of youth violence systematically; to facilitate entry of youth into effective intervention programs rather than incarceration; to improve public awareness of effective interventions; to convene youth, families, researchers, and public and private organizations for a periodic youth violence summit; to develop new collaborative multidisciplinary partnerships; and to hold periodic, highly visible national summits; and

WHEREAS, an individual's characteristics, experiences, and environmental conditions during childhood and adolescence are an indicator of future violent behavior; and

WHEREAS, ages 15 through 18, the ages that students spend in high school, are the peak years of offending; and

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WHEREAS, there is concern about high school dropout rates, academic performance, and violence in schools across this state; and

WHEREAS, according to the Yale School of Medicine Child Study Center, the Comer School Development Program offers low-achieving schools assistance in creating a conducive learning environment while providing a solid foundation for students; and

WHEREAS, the work of the Yale School of Medicine Child Study Center has demonstrated that, "When teachers, administrators, parents, and mature adults interact with students in a supportive school environment and culture and provide adequate instruction in a way that mediates physical, social-interactive, psychoemotional, moral-ethical, linguistic and cognitive-intellectual development, acceptable academic achievement will take place."; and

WHEREAS, the Comer School Development Program is an operating system comprised of three teams: the School Planning and Management Team, the Student and Staff Support Team, and the Parent Team, which work together to create a comprehensive school plan; and

WHEREAS, the Comer School Development Program model is guided by three principles: decision-making by consensus, no-fault problem solving, and collaboration; and

WHEREAS, due to the violence epidemic, youth suffer from either primary or secondary trauma. Primary trauma is trauma associated with the violent death of a loved one. Secondary trauma results from exposure to violence present within their community; and

WHEREAS, exposure to violence in families and communities, as well as exposure to homicidal death, can lead to youth-specific post-traumatic stress disorder with complex effects as well as homicidal grief; and

WHEREAS, trauma is not easily visible within youth because it requires proper assessment and, due to the amount of violence youth are currently exposed to, measures should be taken to properly assess the issue; and

WHEREAS, the experience of trauma impacts children of all situations and conditions across this state; and

WHEREAS, in August 2007, the CDC deemed schools as providing "a critical opportunity for changing societal behavior because almost the entire population is engaged in this institution for many years, starting at an early and formative period" and "Universal school based violence prevention programs represent an important means of reducing violent and aggressive behavior in the United States.":

NOW THEREFORE BE IT RESOLVED that the members of the Missouri House of Representatives, Ninety-ninth General Assembly, Second Regular Session, the Senate concurring therein, hereby declare youth violence as a public

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health epidemic and support the establishment of statewide trauma-informed education; and

BE IT FURTHER RESOLVED that June seventh of each year shall be known and is designated as "Christopher Harris Day" in Missouri to remember children in St. Louis and throughout the state of Missouri lost to violence; and

BE IT FURTHER RESOLVED that this resolution be sent to the Governor for his approval or rejection pursuant to the Missouri Constitution.

Approved July 5, 2018

2018 — SCR 36. Relating to Shingles Awareness and Prevention Month in Missouri.

Whereas, herpes zoster (shingles) is a disease caused by the same virus (zoster) that causes chickenpox; therefore, any individual who has contracted chickenpox is at risk for shingles, corresponding to approximately ninety-eight percent of U.S. adults; and

Whereas, nearly one in three people in the United States will contract shingles in their lifetime, corresponding to an estimated one million people annually; and

Whereas, the risk of shingles increases with age, with nearly half of those affected being over sixty years old and half of people living until eighty-five years old developing shingles; and

Whereas, shingles is a viral infection that causes a painful rash that can be severe, along with other symptoms, including long-term nerve pain, fever, headache, chills, upset stomach, muscle weakness, skin infection, scarring, and a decrease or loss of vision or hearing; and

Whereas, as many as twenty percent of adults who have contracted shingles will develop postherpetic neuralgia, a debilitating complication of shingles that causes severe pain and that may interfere with sleep and recreational activities and be associated with clinical depression; and

Whereas, vaccines have reduced the burden of widespread and often fatal diseases, enabling individuals to lead longer and healthier lives while reducing health care costs; and

Whereas, much attention has been paid to the importance of childhood vaccinations, but there is a general lack of awareness of adult-recommended vaccines and a misperception that immunizations are unnecessary for healthy adults; and

Whereas, the United States Centers for Disease Control and Prevention (CDC) and the Advisory Committee on Immunization Practices (ACIP) recommend that healthy adults fifty years and older be vaccinated against shingles to prevent shingles and shingles-related complications; and

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Whereas, despite the recommendations of CDC officials and other experts that all healthy adults be vaccinated against shingles, as of 2015 only thirty percent of eligible adults had received the shingles vaccine; and

Whereas, the annual economic burden of shingles in American adults is estimated to be between \$782 million and \$5 billion; and

Whereas, the Institute of Medicine has stated that one of the six causes of excess costs in the U.S. health care system is missed prevention opportunities; and

Whereas, millions of American adults go without routine and recommended vaccinations because medical systems are not designed to ensure that adults receive regular preventive health care; and

Whereas, as the month of August is observed as National Immunization Awareness Month, residents of Missouri should be encouraged to speak with their health care provider to ensure that they have been properly vaccinated against shingles according to current CDC and ACIP recommendations:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, Ninety-ninth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby designate August as "Shingles Awareness and Prevention Month" in Missouri to increase public awareness of the importance of adults receiving vaccines against shingles and to promote outreach and education efforts concerning adult vaccinations; and

Be It Further Resolved that the Department of Health and Senior Services shall take appropriate action to promote Shingles Awareness and Prevention Month, including urging health care practitioners to discuss vaccines for shingles with adult patients and adopting appropriate programs and initiatives to raise public awareness of the importance of adult vaccinations; and

Be It Further Resolved that the Department of Health and Senior Services shall create and disseminate educational resources on shingles and shingles vaccinations to educate the residents of Missouri on vaccine-preventable diseases, including shingles; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to send a properly inscribed copy of this resolution to the Governor for his approval or rejection pursuant to the Missouri Constitution.

Approved July 6, 2018

2018 — SCR 40. Relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

Whereas, Article V of the Constitution of the United States requires a Convention to be called by the Congress of the United States for the purpose of proposing an amendment to the Constitution upon application of two-thirds of the Legislatures of the several states; and

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Whereas, the Legislature of the State of Missouri favors a proposal and ratification of an amendment to said Constitution, which shall set a limit on the number of terms that a person may be elected as a member of the United States House of Representatives and as a member of the United States Senate:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, Ninetyninth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby make an application to Congress, as provided by Article V of the Constitution of the United States of America, to call a convention limited to proposing an amendment to the Constitution of the United States of America to set a limit on the number of terms that a person may be elected as a member of the United States House of Representatives and to set a limit on the number of terms that a person may be elected as a member of the United States Senate; and

Be It Further Resolved that this application shall be considered as covering the same subject matter as the applications from other states to Congress to call a convention to set a limit on the number of terms that a person may be elected to the House of Representatives of the Congress of the United States and the Senate of the United States; and this application shall be aggregated with same for the purpose of attaining the two-thirds of states necessary to require Congress to call a limited convention on this subject, but shall not be aggregated with any other applications on any other subject; and

Be It Further Resolved that this application shall expire five (5) years after the passage of this resolution; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the President and Secretary of the Senate of the United States and to the Speaker, Clerk, and Judiciary Committee Chairman of the House of Representatives of the Congress of the United States, and copies to each member of the Missouri Congressional delegation, and the presiding officers of each of the legislative houses in the several states, requesting their cooperation.

2018 — SCR 49. Relating to the election date for the referendum on Senate Substitute #2 for Senate Bill 19 as enacted by the Ninety-ninth General Assembly, First Regular Session.

Whereas, the voters of Missouri through the referendum process have ordered an election on the enactment of Senate Substitute #2 for Senate Bill 19; and

Whereas, Senate Substitute #2 for Senate Bill 19 provides that no person shall be required to pay dues to a union without his or her affirmative consent; and

Whereas, there is substantial need for the protection of a person's right to support or refrain from supporting a union; and

Whereas, the Constitution of Missouri provides in Article III, Section 52(b) in part "...all elections on measures referred to the people shall be had at the general state elections, except when the General Assembly shall order a special election...":

Concurrent Resolutions Having Force and Effect of Law

Now Therefore Be It Resolved by the members of the Missouri Senate, Ninety-ninth General Assembly, Second Regular Session, the House of Representatives concurring therein, that the referendum on Senate Substitute #2 for Senate Bill 19 of the Ninety-ninth General Assembly, First Regular Session, officially entitled on the ballot as an act "which prohibits as a condition of employment the forced membership in a labor organization (union) or forced payments of dues in full or pro-rata (fair-share); makes any activity which violates employees' rights illegal and ineffective; allows legal remedies for anyone injured as a result of another person violating or threatening to violate employees' rights; and which shall not apply to union agreements entered into before the effective date of Senate Bill 19" be submitted to the voters of Missouri at a statewide election to be held on August 7, 2018; and

Be It Further Resolved that this resolution be sent to the Governor for his approval or rejection pursuant to the Missouri Constitution.

Approved May 24, 2018

2019 — SCR 2. Relating to the replacement of a Statue in the Statuary Hall of the Capitol of the United States.

Whereas, 40 U.S.C. Section 187 permits a state to ask the Joint Committee on the Library of Congress for replacement of a statue it provided for display in the National Statuary Hall in the Capitol of the United States after the passage of the required display time period specified in 40 U.S.C. Section 187a; and

Whereas, that request must be made by a resolution adopted by the legislature of the state and approved by the Governor; and

Whereas, in 1895, the Missouri General Assembly authorized placement of statues of Thomas Hart Benton and Francis Preston Blair in Statuary Hall, which statues were placed there in 1899; and

Whereas, Thomas Hart Benton was a five-term United States Senator from Missouri and was an architect and champion of westward expansion by the United States; and

Whereas, Harry S Truman was the most important statesman Missouri ever gave the nation, an outstanding county official, United States Senator, Vice President and President of the United States who brought the Second World War to completion, led the free world at the beginning of the Cold War, and stood for fairness and opportunity for all Americans:

Now Therefore Be It Resolved by the members of the Missouri Senate, Onehundredth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby request approval from the Joint Committee on the Library of Congress to replace the statue of Thomas Hart Benton with a statue of Harry S Truman as one of the two statues Missouri is entitled to display in the Statuary Hall of the United States Capitol; and

Concurrent Resolutions Having Force and Effect of Law

Be It Further Resolved that the Missouri General Assembly requests the Statue of Thomas Hart Benton be returned to the State of Missouri as permitted under 40 U.S.C. Section 187a(d); and

Be It Further Resolved that Secretary of the Senate be instructed to send copies of this resolution for the Joint Committee on the Library of Congress in care of the chair of the committee and to each member of the Missouri Congressional delegation; and

Be It Further Resolved that the Secretary of the Senate be instructed to send a properly inscribed copy of this resolution to the Governor for his approval or rejection pursuant to the Missouri Constitution.

Approved July 11, 2019

2019 — SCR 4. Relating to the designation of the Kansas City Chiefs as the official professional football team of the state of Missouri.

Whereas, the Kansas City Chiefs are Missouri's professional National Football League team; and

Whereas, Lamar Hunt was instrumental in the creation of the Kansas City Chiefs when he brought the franchise to Kansas City from Dallas, Texas in 1963, when the team was known as the Dallas Texans; and

Whereas, a fan contest determined the name "Chiefs" in honor of the nickname of Mayor Harold Roe Bartle, who persuaded Hunt to bring the team to Kansas City; and

Whereas, the Chiefs initially were a franchise in the American Football League, prior to its merger with the National Football League; and

Whereas; before merging with the National Football League, the Chiefs were the most successful team in AFL during the 1960s; and

Whereas, that success led to the Kansas City Chiefs being a part of the first Super Bowl, and the winning team in Super Bowl IV against the Minnesota Vikings; and

Whereas, over the years, the Kansas City Chiefs have had many successful seasons and many all-pro players; and

Whereas, the team and its players have been an important part of the city and state:

Now Therefore Be It Resolved by the members of the Missouri Senate, One-hundredth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby designate the Kansas City Chiefs as the official NFL football team of the state of Missouri; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to send a properly inscribed copy of this resolution to the Governor for his approval or rejection pursuant to the Missouri Constitution.

Approved July 9, 2019

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2019 — SS#2 SCR 14. Relating to transportation bonds.

Whereas, the General Assembly recognizes the need for the repair of bridges on the state highway system that are contained in the Highways and Transportation Commission's Statewide Transportation Improvement Program for years 2020 to 2024; and

Whereas, pursuant to Article IV, Section 30(b) of the Missouri Constitution, the Highways and Transportation Commission is authorized to issue state road bonds to fund the construction and reconstruction of the state highway system; and

Whereas, the General Assembly desires that the Highways and Transportation Commission issue state road bonds to finance the planning, designing, construction, reconstruction, rehabilitation, and significant repair of two hundred fifteen bridges on the state highway system that are contained in the Statewide Transportation Improvement Program for 2020 to 2024; and

Whereas, the General Assembly wishes to assist the Highways and Transportation Commission by providing funds as first recourse for payment of the debt service for such bonds from General Revenue Fund revenues to the State Road Fund:

Now Therefore Be It Resolved that the members of the Missouri Senate, One-hundredth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby support the following:

- 1. The planning, designing, construction, reconstruction, rehabilitation, and significant repair of two hundred fifteen bridges on the state highway system as selected by the Highways and Transportation Commission and included in the Commission's latest approved Statewide Transportation Improvement Program for years 2020 to 2024;
- 2. The total estimated project costs for two hundred fifteen bridges, not to exceed three hundred one million dollars; and
- 3. The issuance of Highways and Transportation Commission state road bonds in an amount sufficient to pay such project costs, plus costs of issuance, with such bonds to be payable over a term not to exceed seven years and such term of payment to begin no earlier than July 1, 2020; and

Be It Further Resolved that the members of the General Assembly support the following:

- 1. That the debt service for such state road bonds issued by the Highways and Transportation Commission shall be payable from future appropriations to be made by the General Assembly of General Revenue Fund revenues to the State Road Fund; and
- 2. Pursuant to Article IV, Section 28 of the Missouri Constitution, this resolution shall not bind future General Assemblies to make any appropriation for this purpose, although it is the present intent of the General Assembly that during each of the fiscal years of the state in which the term of such state road bonds

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remain outstanding, General Revenue Fund revenues be appropriated to the State Road Fund in an amount sufficient to pay the debt service on such bonds; and

Be It Further Resolved that the members of the Missouri General Assembly authorize and direct the Office of Administration and such other state departments, offices, and agencies as the Office of Administration may deem necessary or appropriate to:

- 1. Assist the members, staff, consultants, and advisors of the Highways and Transportation Commission in issuing such state road bonds; and
- 2. Execute and deliver a financing agreement with the Highways and Transportation Commission to provide funds appropriated on an annual basis from General Revenue Fund revenues to the State Road Fund for payment of the debt service on such bonds and such other documents and certificates related to such bonds as are consistent with the terms of this concurrent resolution; and

Be It Further Resolved that this resolution shall take effect upon acceptance by the Missouri Department of Transportation of a grant from the federal government for road and bridge purposes; and

Be It Further Resolved that this resolution be sent to the Governor for his approval or rejection pursuant to the Missouri Constitution.

Approved June 10, 2019

2020 — SCR 38. Relating to the disapproval of the Missouri Hazardous Waste Management Commission's recommendations regarding the Commission fees and taxes.

Whereas, the Hazardous Waste Management Commission of the State of Missouri is required pursuant to Sections 260.380 and 260.475 of the Revised Statutes of Missouri to complete a comprehensive review of the fee structure of hazardous waste management fees and promulgate by regulation a rule adopting any updated fees based on its comprehensive review; and

Whereas, on August 30, 2019, the Hazardous Waste Management Commission filed with the Secretary of State a proposed amendment to 10 CSR 25-12.010 Fees and Taxes; and

Whereas, the proposed amendment to 10 CSR 25-12.010 increases the fees to generators of hazardous waste beyond the level which the General Assembly considers to be fair and reasonable; and

Whereas, Sections 260.380 and 260.475 of the Revised Statues of Missouri permits the General Assembly to disapprove, within the first sixty days of the regular session, the promulgated fee changes:

Now Therefore Be It Resolved that the members of the Missouri Senate, One Hundredth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby disapprove of the new fees and taxes contained in the proposed amendment to 10 CSR 25-12.010 and provide that the

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Hazardous Waste Management Commission shall continue to use values set forth in the most recent preceding regulation promulgated under Sections 260.380 and 260.475 of the Revised Statutes of Missouri; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for Governor Mike Parson and the Missouri Hazardous Waste Management Commission.

2021 — SCR 4. Relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United State Constitution which place limits on the federal government.

Whereas, the Founders of our Constitution empowered state legislators to be guardians of liberty against future abuses of power by the federal government; and

Whereas, the federal government has created a crushing national debt through improper and imprudent spending; and

Whereas, the federal government has invaded the legitimate roles of the states through the manipulative process of federal mandates, most of which are unfunded to a great extent; and

Whereas, the federal government has ceased to live under a proper interpretation of the Constitution of the United States; and

Whereas, it is the solemn duty of the states to protect the liberty of our people - particularly for the generations to come - to propose amendments to the United States Constitution through a convention of states under Article V to place clear restraints on these and related abuses of power; and

Whereas, the Ninety-ninth General Assembly of Missouri, First Regular Session, adopted Senate Concurrent Resolution 4, which contained an application for an Article V Convention to propose constitutional amendments identical to those proposed in this resolution, but provided that the application would expire five years after the passage of Senate Concurrent Resolution 4:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, One Hundred First General Assembly, First Regular Session, the House of Representatives concurring therein, hereby apply to Congress, under the provisions of Article V of the United States Constitution, for the calling of a convention of the states limited to proposing amendments to the United States Constitution that impose fiscal restraints on the federal government, limit the power and jurisdiction of the federal government, and limit the terms of office for its officials and members of Congress; and

Be It Further Resolved that the General Assembly adopts this application with the following understandings (as the term "understandings" is used within the context of "reservations, understandings, and declarations"):

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- (1) An application to Congress for an Article V convention confers no power on Congress other than to perform a ministerial function to "call" for a convention;
- (2) This ministerial duty shall be performed by Congress only when Article V applications for substantially the same purpose are received from two-thirds of the legislatures of the several states;
- (3) The power of Congress to "call" a convention solely consists of the authority to name a reasonable time and place for the initial meeting of the convention;
- (4) Congress possesses no power whatsoever to name delegates to the convention, as this power remains exclusively within the authority of the legislatures of the several states;
- (5) Congress possesses no power to set the number of delegates to be sent by any states;
- (6) Congress possesses no power whatsoever to determine any rules for such convention;
- (7) By definition, a Convention of States means that states vote on the basis of one state, one vote;
- (8) A Convention of States convened pursuant to this application is limited to consideration of topics specified herein and no other;
- (9) The General Assembly of Missouri may recall its delegates at any time for breach of their duties or violations of their instructions pursuant to the procedures adopted in this resolution;
- (10) Pursuant to the text of Article V, Congress may determine whether proposed amendments shall be ratified by the legislatures of the several states or by special state ratification conventions. The General Assembly of Missouri recommends that Congress specify its choice on ratification methodology contemporaneously with the call for the convention;
- (11) Congress possesses no power whatsoever with regard to the Article V convention beyond the two powers acknowledged herein;
- (12) Missouri places express reliance on prior legal and judicial determinations that Congress possesses no power under Article I relative to the Article V process, and that Congress must act only as expressly specified in Article V; and

Be It Further Resolved that this application hereby repeals, rescinds, cancels, renders null and void, and supercedes the application to the Congress of the United States for a convention under Article V of the Constitution of the United States by this state in Senate Concurrent Resolution No. 4 as adopted by the Ninety-ninth General Assembly, First Regular Session; and

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Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the President and Secretary of the United States Senate, the Speaker and Clerk of the United States House of Representatives, each member of the Missouri Congressional delegation, and the presiding officers of each of the legislative houses in the several states requesting their cooperation.

2021 — SCR 7. Relating to the North Central Missouri Regional Water Commission.

Whereas, the General Assembly recognizes the need for all Missourians and all geographic areas of the state to have access to a reliable and safe water supply; and

Whereas, the Multipurpose Water Resource Act, set forth in Sections 256.435 to 256.445 of the Revised Statutes of Missouri, permits the Missouri Department of Natural Resources to participate in the development, construction, or renovation of approved water resource projects, which may include the use of money in the Multipurpose Water Resource Program Fund established in the state treasury to carry out approved water resource projects; and

Whereas, the North Central Missouri Regional Water Commission is sponsoring a project to develop a long-term water resource reservoir for a ten county area in north central Missouri - the reservoir to be located in Sullivan County; and

Whereas, the North Central Missouri Regional Water Commission's project has been approved in accordance with the Multipurpose Water Resource Act to receive funds from the Multipurpose Water Resource Program Fund; and

Whereas, the North Central Missouri Regional Water Commission expects the U.S. Army Corps of Engineers to issue a Record of Decision and permit the commencement of construction of the reservoir in the current calendar year (2021); and

Whereas, the North Central Missouri Regional Water Commission requires funding that exceeds the current balance in the Multipurpose Water Resource Program Fund. Therefore, once a Record of Decision is issued, the North Central Missouri Regional Water Commission intends to secure a loan and grant package from the United States Department of Agriculture - Rural Development. The funding package will consolidate the North Central Missouri Regional Water Commission's debt and provide funding for construction of the reservoir. The North Central Missouri Regional Water Commission's funding package could total 48.5 million dollars with a thirty five year repayment schedule; and

Whereas, as a stipulation of the Letter of Conditions between the United States Department of Agriculture - Rural Development and the North Central Missouri Regional Water Commission, it will be necessary for the state to enter into an

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agreement with the North Central Missouri Regional Water Commission for financial assurances associated with loans made from the United States Department of Agriculture - Rural Development and the North Central Missouri Regional Water Commission; and

Whereas, it may be additionally necessary for the state to annually appropriate, and for the Missouri Department of Natural Resources to allocate, funds from the Multipurpose Water Resource Program Fund over the thirty five year repayment term of the United States Department of Agriculture - Rural Development loan:

Now, Therefore Be It Resolved, that the members of the Missouri Senate of the One Hundred First General Assembly, First Regular Session, the House of Representatives concurring therein, hereby support the funding of the North Central Missouri Regional Water Commission project by the state entering into a long-term commitment of money in the Multipurpose Water Resource Program Fund, subject to appropriations; provided that the total annual cost does not exceed 1.5 million dollars, and the total cost over the life of the contract does not exceed 24 million dollars; and

Be It Further Resolved that the members of the General Assembly support the following:

- 1. The payment of debt service to the United States Department of Agriculture Rural Development on behalf of the North Central Missouri Regional Water Commission, which shall be payable from future appropriations to be made by the General Assembly of General Revenue funds to the Multipurpose Water Resource Program Fund; and
- 2. Pursuant to Article IV, Section 28 of the Missouri Constitution, this resolution shall not bind future General Assemblies to make any appropriation for the purposes enumerated herein. It is the present intent of the General Assembly that during each of the fiscal years in which the state has entered into an agreement for long-term support of a project, General Revenue be appropriated to the Multipurpose Water Resource Program Fund in an amount sufficient to fulfill the obligations of the contract between the state and the North Central Missouri Regional Water Commission; and

Be It Further Resolved that this resolution shall be approved or rejected by the Governor pursuant to the Missouri Constitution.

Approved June 10, 2021

2022 — SCR 25. Relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United State Constitution regarding term limits for members of Congress.

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Whereas, Article V of the Constitution of the United States requires a convention to be called by the Congress of the United States for the purpose of proposing an amendment to the Constitution upon application of two-thirds of the Legislatures of the several states; and

Whereas, the Legislature of the State of Missouri favors a proposal and ratification of an amendment to the U.S. Constitution, which shall set a limit on the number of terms that a person may be elected as a member of the United States House of Representatives and as a member of the United States Senate; and

Whereas, the Ninety-ninth General Assembly of Missouri, Second Regular Session, adopted Senate Concurrent Resolution 40, which contained an application for an Article V Convention to propose an amendment identical to that proposed in this resolution, but provided that the application would expire five years after the passage of Senate Concurrent Resolution 40:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, One Hundred First General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby make an application to Congress, as provided by Article V of the Constitution of the United States of America, to call a convention limited to proposing an amendment to the Constitution of the United States of America to set a limit on the number of terms that a person may be elected as a member of the United States House of Representatives and to set a limit on the number of terms that a person may be elected as a member of the United States Senate; and

Be It Further Resolved that this application shall be considered as covering the same subject matter as the applications from other states to Congress to call a convention to set a limit on the number of terms that a person may be elected to the House of Representatives of the Congress of the United States and the Senate of the United States; and this application shall be aggregated with same for the purpose of attaining the two-thirds of states necessary to require Congress to call a limited convention on this subject, but shall not be aggregated with any other applications on any other subject; and

Be It Further Resolved that this application hereby repeals, rescinds, cancels, renders null and void, and supercedes the application to the Congress of the United States for a convention under Article V of the Constitution of the United States by this state in Senate Concurrent Resolution No. 40 as adopted by the Ninety-ninth General Assembly, Second Regular Session; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the President and Secretary of the Senate of the United States and to the Speaker, Clerk, and Judiciary Committee Chairman of the House of Representatives of the Congress of the United States, and copies to each member of the Missouri Congressional delegation, and the presiding

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officers of each of the legislative houses in the several states, requesting their cooperation.

Approved May 10, 2022

2022 — SCR 31. Relating to approval of the Missouri Water Resources Plan.

Whereas, Missouri's thousands of miles of rivers, streams, and lakes, along with underground aquifers, supply our state's 6 million residents with critical water resources; and

Whereas, the water resources of the state of Missouri are essential to the wellbeing of its people, agriculture, industry, economy, and environment; and

Whereas, an understanding of the water resources of Missouri and planning for their development and use is essential to securing their benefits; and

Whereas, water planning is necessary to identify water supply needs, plan for future shortfalls in water supply, prepare for drought conditions, and properly implement strategies for resiliency; and

Whereas, the Department of Natural Resources has gathered input from citizens and stakeholders to help identify water resource priorities, coordinated with the Interagency Task Force advisory group, and convened five technical workgroups to guide development of the water plan content; and

Whereas, the Department of Natural Resources has completed an update of the Missouri Water Resources Plan according to Section 640.415 of the Revised Statutes of Missouri which requires the Department to develop, maintain, and periodically update the Missouri Water Resources Plan and submit the Plan to the General Assembly for approval:

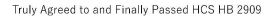
Now, Therefore, Be It Resolved that the members of the Missouri Senate, One Hundred First General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby approve the Missouri Water Resources Plan and its implementation; and

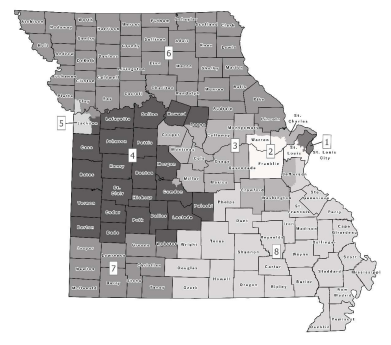
Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the Director of the Department of Natural Resources.

Approved May 5, 2022

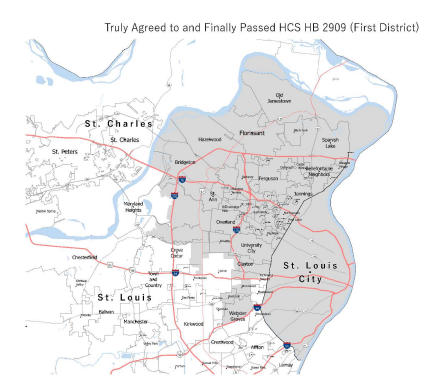


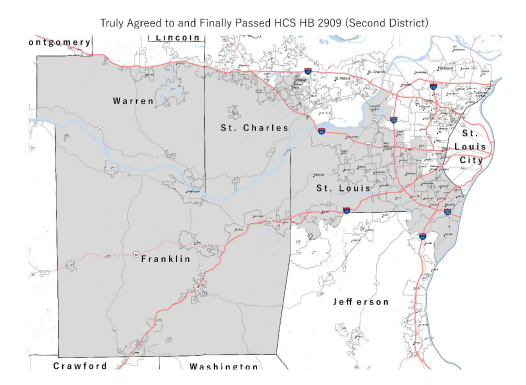
STATEWIDE MAP

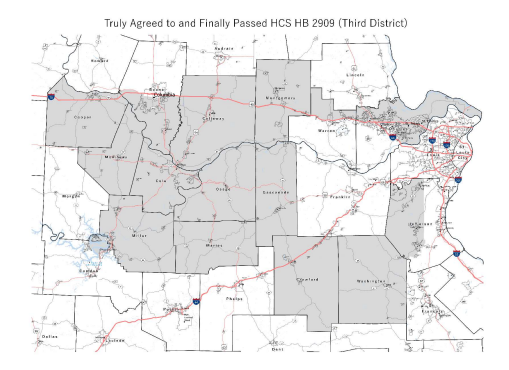


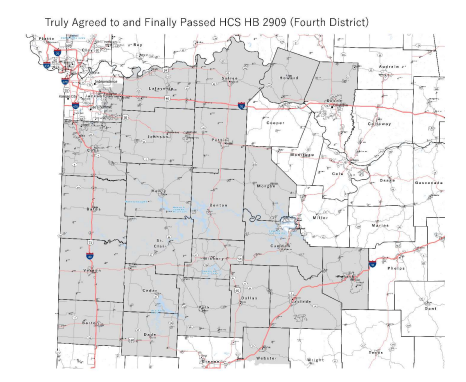


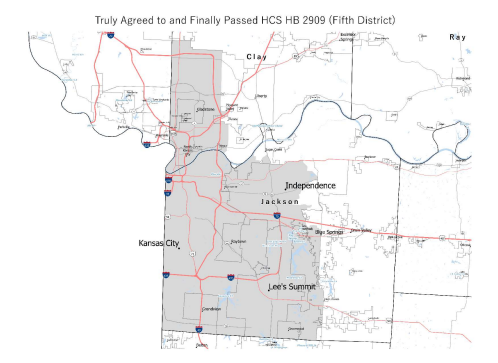
All maps provided by the Missouri House of Representatives.





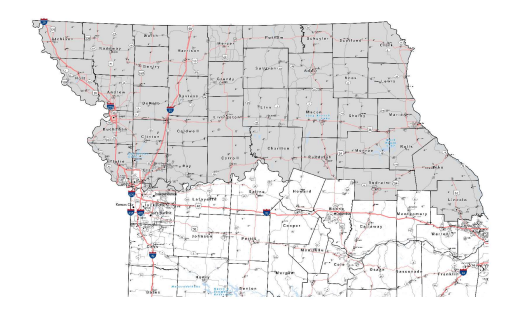


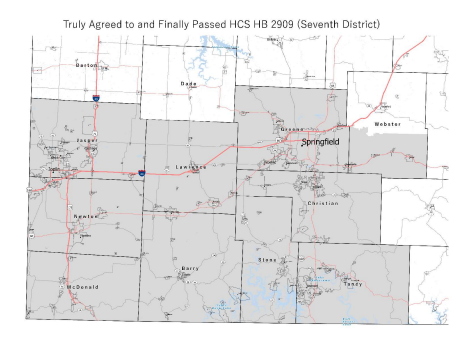


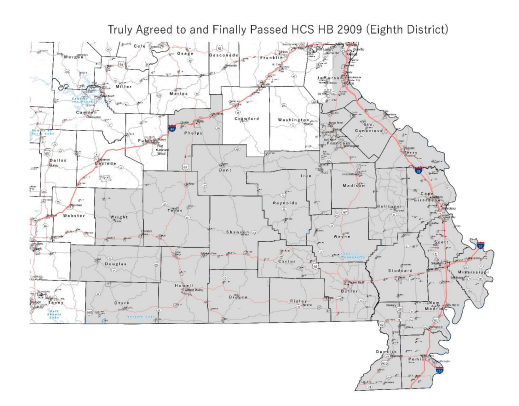


DISTRICT 6

Truly Agreed to and Finally Passed HCS HB 2909 (Sixth District)







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APPENDIX K

SECTIONS CONTAINING EDITORIAL CHANGES MADE BY THE REVISOR OF STATUTES

Each statute appearing in this Appendix contains non-legislative corrections to references within the statute. These changes are made by the Revisor of Statutes as an exercise of powers granted to the Joint Committee on Legislative Research under Chapter 3, RSMo.

28.163. One-time increase, amounts. — The secretary of state may, by administrative rule, provide for a one-time increase not to exceed the amounts specified in sections 347.740, 351.127, 355.023, 356.233, 359.653, 400.9-528*, and 417.018.

(L. 1994 S.B. 635)

*In 2017 statutory reference to 400.9-508 changed to 400.9-528 in accordance with section 3.060. Section 400.9-508 was transferred to section 400.9-528 in 2001.

58.750. Penalty for failing to supply information (certain counties). — Any person failing to supply the information required by section 58.720, subsection 6^* , is guilty of misdemeanor and upon conviction shall be punished by a fine of not more than one thousand dollars, or by imprisonment in the county jail for not more than sixty days, or by both the fine and imprisonment.

(L. 1973 S.B. 122 § 14)

*Statutory reference to subsection "4" change to "6" in accordance with section 3.060 based on renumbering within section 58.720 by H.B. 2046, 2020.

115.425. Name must be on precinct register to be eligible to vote, exception. — Except as provided in subsection 4* of section 115.277, the election judges shall allow no person to vote whose name does not appear in the precinct register without the express sanction of the election authority.

(L. 1977 H.B. 101 § 11.040)

Effective 1-01-78

*Statutory reference to subsection "2" changed to "4" in accordance with section 3.060 based on renumbering in section 115.277 by H.B. 1878, 2022.

135.200. Definitions. — The following terms, whenever used in sections 135.200 to 135.256, mean:

- (1) "Department", the department of economic development;
- (2) "Director", the director of the department of economic development;
- (3) "Facility", any building used as a revenue-producing enterprise located within an enterprise zone, including the land on which the facility is located and all machinery, equipment and other real and depreciable tangible personal property acquired for use at and located at or within such facility and used in connection with the operation of such facility;
- (4) "Governing authority", the body holding primary legislative authority over a county or incorporated municipality;
- (5) "NAICS", the North American Industrial Classification System as such classifications are defined in the 2007 edition of the North American Industrial Classification System;

- (6) "New business facility" shall have the meaning defined in section 135.100, except that the term "lease" as used therein shall not include the leasing of property defined in paragraph (d) of subdivision (7) of this section;
 - (7) "Revenue-producing enterprise", means:
 - (a) Manufacturing activities classified as NAICS 31-33;
 - (b) Agricultural activities classified as NAICS 11;
 - (c) Rail transportation terminal activities classified as NAICS 482;
- (d) Renting or leasing of residential property to low- and moderate-income persons as defined in federal law, 42 U.S.C. 5302(a)(20);
- (e) Motor freight transportation terminal activities classified as NAICS 484 and NAICS 4884;
- (f) Public warehousing and storage activities classified as NAICS 493, miniwarehouse warehousing and warehousing self-storage;
 - (g) Water transportation terminal activities classified as NAICS 4832;
 - (h) Airports, flying fields, and airport terminal services classified as NAICS 481;
 - (i) Wholesale trade activities classified as NAICS 42;
 - (i) Insurance carriers activities classified as NAICS 524;
 - (k) Research and development activities classified as NAICS 5417;
 - (l) Farm implement dealer activities classified as NAICS 42382;
 - (m) Employment agency activities classified as NAICS 5613;
- (n) Computer programming, data processing and other computer-related activities classified as NAICS 518;
 - (o) Health service activities classified as NAICS 621, 622, and 623;
- (p) Interexchange telecommunications as defined in subdivision (25)* of section 386.020 or training activities conducted by an interexchange telecommunications company as defined in subdivision (24)* of section 386.020;
 - (q) Recycling activities classified as NAICS 42393;
 - (r) Banking activities classified as NAICS 522;
- (s) Office activities as defined in subdivision (9) of section 135.100, notwithstanding NAICS classification;
 - (t) Mining activities classified as NAICS 21;
 - (u) The administrative management of any of the foregoing activities; or
 - (v) Any combination of any of the foregoing activities;
- (8) "Satellite zone", a noncontiguous addition to an existing state-designated enterprise zone.

(L. 1982 H.B. 1713, et al. § 2, A.L. 1983 H.B. 559, A.L. 1985 H.B. 416, A.L. 1986 S.B. 727, A.L. 1989 S.B. 59, A.L. 1991 H.B. 294 & 405, A.L. 1994 H.B. 1248 & 1048, A.L. 1995 H.B. 414, A.L. 1997 2d Ex. Sess. S.B. 1, A.L. 1998 H.B. 1656, A.L. 1999 H.B. 701, A.L. 2011 H.B. 315)

*In 2019, statutory reference to subdivisions "(20)" and "(19)" changed to "(25)" and "(24)" in accordance with section 3.060 based on renumbering in section 386.020.

135.220. Income earned by business, revenue producing enterprise, in zone, residential units, exemption, how computed. — 1. The provisions of chapter 143 notwithstanding, one-half of the Missouri taxable income attributed to a new business facility in an enterprise zone which is earned by a taxpayer

establishing and operating a new business facility located within an enterprise zone shall be exempt from taxation under chapter 143. A taxpayer operating a revenue producing enterprise as defined in paragraph (d) of subdivision (6) of section 135.200 may elect to exempt from taxation under chapter 143 one-half of the Missouri taxable income attributed to a new business facility in an enterprise zone or may elect to claim a fifty-dollar credit against the tax imposed under chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, for each room constructed for use as a bedroom for each qualifying residential unit. A "bedroom" is defined as a structurally separate room used primarily for sleeping, and not as a living room, dining room, kitchen or closet. That portion of income attributed to the new business facility shall be determined in a manner prescribed in paragraph (b) of subdivision (7)* of section 135.100, except that compensation paid to truck drivers, or rail or barge vehicle operators shall be excluded from the fraction.

- 2. In the case of a small corporation described in section 143.471 or a partnership, in computing the Missouri taxable income of the taxpayers described in subdivisions (1) and (2) of this subsection, a deduction apportioned in proportion to their share of ownership of the business on the last day of the taxpayer's tax period for which such tax credits are being claimed, shall be allowed from their Missouri adjusted gross income in the amount of one-half of the Missouri taxable income earned by the new business facility, as determined by the method prescribed in subsection 1 of this section located within the enterprise zone, as defined in this section, to the following:
 - (1) The shareholders of a small corporation described in section 143.471;
 - (2) The partners in a partnership.

(L. 1982 H.B. 1713, et al. § 6, A.L. 1983 H.B. 559, A.L. 1986 S.B. 727, A.L. 1991 H.B. 294 & 405, A.L. 1992 S.B. 661 & 620, A.L. 1994 H.B. 1248 & 1048)

*In 2019, statutory reference to subdivision "(6)" changed to "(7)" in accordance with section 3.060 based on renumbering in section 135.100.

- 135.225. Tax credit for new or expanded business facility, requirements definitions apportionment of credits period for which tax credit granted election to forfeit and claim tax credit under section 135.110 vesting of credits and exemptions, when waiver of credits and exemptions, when. 1. The credits otherwise provided by sections 135.100 to 135.150 shall upon proper application be granted to any taxpayer who shall establish and operate a new business facility located within an enterprise zone, except one designated pursuant to subsection 5 of section 135.230, on the same terms and conditions specified in those sections, except that:
- (1) The credit otherwise allowed for each new business facility employee employed within an enterprise zone shall be four hundred dollars;
- (2) An additional credit of four hundred dollars shall be granted for each twelve-month period that a new business facility employee is a resident of an enterprise zone;
- (3) An additional credit of four hundred dollars shall be granted for each twelve-month period that the person employed as a new business facility employee is a person who, at the time of such employment by the new business facility, met the criteria as set forth in section 135.240;

- (4) The credit otherwise allowed for new business facility investment shall be equal to the sum of ten percent of the first ten thousand dollars of such qualifying investment, plus five percent of the next ninety thousand dollars of such qualifying investment, plus two percent of all remaining qualifying investments within an enterprise zone;
- (5) In the case of a small corporation described in section 143.471 or a partnership, the credits granted by this section shall be apportioned in proportion to the share of ownership of the taxpayer on the last day of the taxpayer's tax period for which such tax credits are being claimed, to the following:
 - (a) The shareholders of a small corporation described in section 143.471;
 - (b) The partners in a partnership;
- (6) In the case of financial institutions described pursuant to the provisions of chapter 148, the credits allowed in subdivisions (1), (2), (3) and (4) of this subsection and the credit allowed in section 135.235 may be used to offset the tax imposed by chapter 148 and, in the case of an insurance company exempt from the thirty-percent employee requirement of section 135.230, any obligations imposed pursuant to section 375.916 subject to the same method of apportionment as prescribed for taxes imposed by chapter 143 and as provided in subdivision (7)* of section 135.100 and subsections 2 and 3 of section 135.110;
- (7) If a facility within an enterprise zone, which does not constitute a new business facility, is expanded or improved by the taxpayer within the enterprise zone, the expansion or improvement shall be considered a separate facility eligible for the credits allowed in this section and section 135.235, and the exemption allowed in section 135.220, if:
- (a) The new business facility investment in the expansion or improvement during the tax period in which such credits and the exemption are claimed exceeds one hundred thousand dollars or, if less than one hundred thousand dollars, is twenty-five percent of the investment in the original facility prior to expansion or improvement; and
- (b) The expansion or improvement otherwise constitutes a new business facility; and
- (c) The number of new business facility employees engaged or maintained in employment at the expanded or improved facility for the taxable year for which the credit is claimed equals or exceeds two and the total number of employees at the facility after expansion or improvement is at least two greater than the total number of employees before expansion or improvement. The taxpayer's investment in the expansion or improvement and in the original facility prior to expansion or improvement shall be determined in the manner provided in subdivision (8)* of section 135.100;
- (8) For the purpose of sections 135.200 to 135.256, an office as defined in subdivision (9)* of section 135.100, when established, must create and maintain at least two new business facility employees as defined in subdivision (6)* of section 135.100;
- (9) In the case where a person employed by the new business facility is a resident of the enterprise zone for less than a twelve-month period, or in the case where a person employed as a new business facility employee is a person who, at the time of such employment by the new business facility, met the criteria as set forth in section

- 135.240, is employed for less than a twelve-month period, the credits allowed by subdivisions (2) and (3) of this subsection shall be determined by multiplying four hundred dollars by a fraction, the numerator of which is the number of calendar days during the taxpayer's tax year for which such credits are claimed, in which the person met the requirements prescribed in subdivision (2) or (3) of this subsection, and the denominator of which is three hundred and sixty-five, except that such credit shall not exceed four hundred dollars per employee in any one taxable year;
- (10) The deferment of tax credit authorized in section 135.120 shall not be available to taxpayers establishing a new business facility in an enterprise zone;
- (11) The allowance for additional ten-year periods to certain new business facilities as prescribed in subsection 1 of section 135.110 shall not be available to taxpayers expanding a new business facility in an enterprise zone, except that any taxpayer who has been eligible to earn enterprise zone tax benefits for ten tax periods, or until the expiration of the fifteen-year period as prescribed in subsection 1 of section 135.230, or for the maximum period otherwise allowed by law, may qualify for the tax credits allowed in section 135.110 if otherwise eligible, pursuant to the same terms and conditions prescribed in sections 135.100 to 135.150;
- (12) Taxpayers who establish a new business facility by operating a revenue-producing enterprise as defined in paragraph (d) of subdivision (6) of section 135.200 shall not be required to create and maintain new business facility employees.
- 2. The tax credits described in subdivisions (1), (2), (3) and (4) of subsection 1 of this section, the training credit allowed in section 135.235, and the income exemption allowed in section 135.220, shall be allowed to any taxpayer, under the same terms and conditions specified in such sections, who establishes a new business facility in an enterprise zone designated pursuant to subsection 5 of section 135.230, except that all such tax benefits shall be removed not later than seven years after the enterprise zone is designated as such.
- 3. Notwithstanding any provision of law to the contrary, any taxpayer who establishes a new business facility in an enterprise zone, may elect to forfeit the tax credits otherwise allowed in section 135.235 and this section and the exemptions otherwise allowed in sections 135.215 and 135.220 and the refund otherwise allowed in section 135.245, and in lieu thereof, claim the tax credits allowed in section 135.110, pursuant to the same terms and conditions prescribed in sections 135.100 to 135.150. To perfect the election, the taxpayer shall attach written notification of such election to the taxpayer's initial application for claiming tax credits. The election shall be irreversible once perfected.
- 4. The right to receive the income exemption described in section 135.220, the tax credits described in subsection 1 of this section and the training credit allowed in section 135.235 shall vest in the taxpayer upon commencement of operations of the revenue-producing enterprise, but such vested right shall be waived by the taxpayer for any given year in which the terms and conditions of sections 135.100 to 135.268 are not met. Representations made by the department and relied upon in good faith by the taxpayer shall be binding upon the state of Missouri insofar as they are consistent with the provisions of this chapter. The provisions of this subsection shall apply to all revenue-producing enterprises which are eligible for

incentives pursuant to this subsection and which commenced operation on or after January 1, 1996, to the extent such incentives do not exceed the fifteen-year limitation pursuant to subsection 1 of section 135.230 or the seven-year limitation pursuant to subsection 5 of section 135.230. The provisions of this subsection shall apply to all revenue-producing enterprises which are eligible for the incentives set forth in this subsection, and which began operation after January 1, 1996, to the extent such incentives do not exceed the fifteen-year limitation set forth in subsection 1 of section 135.230, or the seven-year limit set forth in subsection 5 of section 135.230.

(L. 1982 H.B. 1713, et al. § 7, A.L. 1983 H.B. 559, A.L. 1986 S.B. 727, A.L. 1991 H.B. 294 & 405, A.L. 1992 S.B. 661 & 620, A.L. 1994 H.B. 1248 & 1048, A.L. 1995 H.B. 414, A.L. 1996 H.B. 1237, A.L. 1997 2d Ex. Sess. S.B. 1, A.L. 1999 H.B. 701)

*In 2019, statutory references changed in accordance with section 3.060 based on renumbering in section 135.100.

CROSS REFERENCE:

Tax Credit Accountability Act of 2004, additional requirements, 135.800 to 135.830

135.230. Tax credits and exemptions, maximum period granted calculation formula — employee requirements, waived or reduced, when motor carrier, tax credits, conditions — expansion of boundaries of enterprise zone — petition for additional period, qualifications. — 1. The exemption or credit established and allowed by section 135.220 and the credits allowed and established by subdivisions (1), (2), (3) and (4) of subsection 1 of section 135.225 shall be granted with respect to any new business facility located within an enterprise zone for a vested period not to exceed ten years following the date upon which the new business facility commences operation within the enterprise zone and such exemption shall be calculated, for each succeeding year of eligibility, in accordance with the formulas applied in the initial year in which the new business facility is certified as such, subject, however, to the limitation that all such credits allowed in sections 135.225 and 135.235 and the exemption allowed in section 135.220 shall be removed not later than fifteen years after the enterprise zone is designated as such. No credits shall be allowed pursuant to subdivision (1), (2), (3) or (4) of subsection 1 of section 135.225 or section 135.235 and no exemption shall be allowed pursuant to section 135.220 unless the number of new business facility employees engaged or maintained in employment at the new business facility for the taxable year for which the credit is claimed equals or exceeds two or the new business facility is a revenue-producing enterprise as defined in paragraph (d) of subdivision (6) of section 135.200. In order to qualify for either the exemption pursuant to section 135.220 or the credit pursuant to subdivision (4) of subsection 1 of section 135.225, or both, it shall be required that at least thirty percent of new business facility employees, as determined by subsection 4 of section 135.110, meet the criteria established in section 135.240 or are residents of an enterprise zone or some combination thereof, except taxpayers who establish a new business facility by operating a revenue-producing enterprise as defined in paragraph (d) of subdivision (6) of section 135.200 or any taxpayer that is an insurance company that established a new business facility satisfying the requirements of subdivision (8) of section 135.100 located within an enterprise zone after June 30, 1993, and before December 31, 1994, and that employs in

excess of three hundred fifty new business facility employees at such facility each tax period for which the credits allowable pursuant to subdivisions (1) to (4) of subsection 1 of section 135.225 are claimed shall not be required to meet such requirement. A new business facility described as SIC 3751 shall be required to employ fifteen percent of such employees instead of the required thirty percent. For the purpose of satisfying the thirty-percent requirement, residents must have lived in the enterprise zone for a period of at least one full calendar month and must have been employed at the new business facility for at least one full calendar month, and persons qualifying because they meet the requirements of section 135.240 must have satisfied such requirement at the time they were employed by the new business facility and must have been employed at the new business facility for at least one full calendar month. The director may temporarily reduce or waive this requirement for any business in an enterprise zone with ten or less full-time employees, and for businesses with eleven to twenty full-time employees this requirement may be temporarily reduced. No reduction or waiver may be granted for more than one tax period and shall not be renewable. The exemptions allowed in sections 135.215 and 135.220 and the credits allowed in sections 135.225 and 135.235 and the refund established and authorized in section 135.245 shall not be allowed to any "public utility", as such term is defined in section 386.020. For the purposes of achieving the fifteen-percent employment requirement set forth in this subsection, a new business facility described as NAICS 336991 may count employees who were residents of the enterprise zone at the time they were employed by the new business facility and for at least ninety days thereafter, regardless of whether such employees continue to reside in the enterprise zone, so long as the employees remain employed by the new business facility and residents of the state of Missouri.

- 2. Notwithstanding the provisions of subsection 1 of this section, motor carriers, barge lines or railroads engaged in transporting property for hire or any interexchange telecommunications company that establish a new business facility shall be eligible to qualify for the exemptions allowed in sections 135.215 and 135.220, and the credits allowed in sections 135.225 and 135.235 and the refund established and authorized in section 135.245, except that trucks, truck-trailers, truck semitrailers, rail or barge vehicles or other rolling stock for hire, track, switches, bridges, barges, tunnels, rail yards and spurs shall not constitute new business facility investment nor shall truck drivers or rail or barge vehicle operators constitute new business facility employees.
- 3. Notwithstanding any other provision of sections 135.200 to 135.256 to the contrary, motor carriers establishing a new business facility on or after January 1, 1993, but before January 1, 1995, may qualify for the tax credits available pursuant to sections 135.225 and 135.235 and the exemption provided in section 135.220, even if such new business facility has not satisfied the employee criteria, provided that such taxpayer employs an average of at least two hundred persons at such facility, exclusive of truck drivers and provided that such taxpayer maintains an average investment of at least ten million dollars at such facility, exclusive of rolling stock, during the tax period for which such credits and exemption are being claimed.
- 4. Any governing authority having jurisdiction of an area that has been designated an enterprise zone may petition the department to expand the

boundaries of such existing enterprise zone. The director may approve such expansion if the director finds that:

- (1) The area to be expanded meets the requirements prescribed in section 135.207 or 135.210, whichever is applicable;
 - (2) The area to be expanded is contiguous to the existing enterprise zone; and
 - (3) The number of expansions do not exceed three after August 28, 1994.
- 5. Notwithstanding the fifteen-year limitation as prescribed in subsection 1 of this section, any governing authority having jurisdiction of an area that has been designated as an enterprise zone by the director, except one designated pursuant to this subsection, may file a petition, as prescribed by the director, for redesignation of such area for an additional period not to exceed seven years following the fifteenth anniversary of the enterprise zone's initial designation date; provided:
- (1) The petition is filed with the director within three years prior to the date the tax credits authorized in sections 135.225 and 135.235 and the exemption allowed in section 135.220 are required to be removed pursuant to subsection 1 of this section:
- (2) The governing authority identifies and conforms the boundaries of the area to be designated a new enterprise zone to the political boundaries established by the latest decennial census, unless otherwise approved by the director;
- (3) The area satisfies the requirements prescribed in subdivisions (3) and (4) of section 135.205 according to the United States Census Bureau's American Community Survey, based on the most recent of five-year period estimate data in which the final year of the estimate ends in either zero or five or other appropriate source as approved by the director;
- (4) The governing authority satisfies the requirements prescribed in sections 135.210, 135.215 and 135.255;
- (5) The director finds that the area is unlikely to support reasonable tax assessment or to experience reasonable economic growth without such designation; and
- (6) The director's recommendation that the area be designated as an enterprise zone is approved by the joint committee on economic development policy and planning, as otherwise required in subsection 3* of section 135.210.
- 6. Any taxpayer having established a new business facility in an enterprise zone except one designated pursuant to subsection 5 of this section, who did not earn the tax credits authorized in sections 135.225 and 135.235 and the exemption allowed in section 135.220 for the full ten-year period because of the fifteen-year limitation as prescribed in subsection 1 of this section, shall be granted such benefits for ten tax years, less the number of tax years the benefits were claimed or could have been claimed prior to the expiration of the original fifteen-year period, except that such tax benefits shall not be earned for more than seven tax periods during the ensuing seven-year period, provided the taxpayer continues to operate the new business facility in an area that is designated an enterprise zone pursuant to subsection 5 of this section. Any taxpayer who establishes a new business facility subsequent to the commencement of the ensuing seven-year period, as authorized in subsection 5 of this section, may qualify for the tax credits authorized in sections 135.225 and 135.235, and the exemptions authorized in sections 135.215 and 135.220, pursuant to the same terms and conditions as

prescribed in sections 135.100 to 135.256. The designation of any enterprise zone pursuant to subsection 5 of this section shall not be subject to the fifty enterprise zone limitation imposed in subsection 3** of section 135.210.

(L. 1982 H.B. 1713, et al. § 8, A.L. 1983 H.B. 559, A.L. 1986 S.B. 727, A.L. 1991 H.B. 294 & 405, A.L. 1992 S.B. 661 & 620, A.L. 1994 H.B. 1248 & 1048 § 135.230 subsecs. 1, 3, 4, 5, merged with S.B. 740, A.L. 1995 H.B. 414, A.L. 1996 H.B. 1237, A.L. 1997 2d Ex. Sess. S.B. 1, A.L. 1999 H.B. 701, A.L. 2001 H.B. 453 merged with H.B. 738, A.L. 2010 H.B. 1965)

Effective 4-01-11, see § 135.204

- *Subsection 3 of section 135.210 was repealed by S.B. 975 & 1024 Revision, 2018.
- **Statutory reference to subsection "4" changed to "3" in accordance with section 3.060 based on renumbering within section 135.210 by S.B. 975 & 1024 Revision, 2018.

CROSS REFERENCE:

Tax Credit Accountability Act of 2004, additional requirements, 135.800 to 135.830

135.245. Income tax refund limited to taxpayer establishing new facility in enterprise zone — refund if tax credits earned exceed tax liability, when, **limitations.** — 1. Notwithstanding any other provision of Missouri law, some portion of the tax credits earned by a newly established new business facility within an enterprise zone through the provisions of sections 135.200 to 135.256, except one designated pursuant to subsection 5 of section 135.230, which exceeds its total income tax liability shall be considered an overpayment of the income tax and shall be refunded to the taxpayer as provided by this section, except that such refund shall only apply to taxpayers subject to the tax imposed pursuant to chapter 143. The refund allowed by this section shall be limited to taxpayers who establish new facilities in enterprise zones. The refund shall not be allowed to a taxpayer who establishes a new business facility because it qualifies as a separate facility pursuant to subsection 6 of section 135.110 or subdivision (7) of subsection 1 of section 135.225 or because it satisfies the requirements of paragraph (c) of subdivision (5)* of section 135.100 or subdivision (11)* of section 135.100. The provisions of this section shall have effect on all initial applications filed on or after August 28, 1992. The provisions of this section shall only be available to a taxpayer for the first two consecutive years during which the taxpayer is eligible for the credits provided by sections 135.200 to 135.256, and the portion of tax credit which is considered an overpayment of the income tax shall be limited to fifty percent or fifty thousand dollars, whichever is less, in the first year and twenty-five percent or twenty-five thousand dollars, whichever is less, in the second year in which the taxpayer is eligible. The overpayment of the income tax for the first year shall not be refunded to the taxpayer until the third taxable year of operation by the new business facility and the overpayment of the income tax for the second year shall not be refunded to the taxpayer until the fourth taxable year of operation by the new business facility.

- 2. The portion of tax credit which is considered an overpayment of the income tax by any taxpayer who establishes a new business facility in an enterprise zone designated pursuant to subsection 5 of section 135.230 shall be limited to twenty-five percent or twenty-five thousand dollars, whichever is less, in the first year of the ensuing seven-year period. Such overpayment of tax shall not be refunded to the taxpayer until the third taxable year of operation by the new business facility.
- 3. Such refunds to the taxpayer shall be made as otherwise provided by law. In the case of a small corporation described in section 143.471 or a partnership, all

refunds allowed by this section shall be apportioned in proportion to the share of ownership of the business on the last day of the taxpayer's tax period for which such tax credits are being claimed, to the following:

- (1) The shareholders of the corporation described in section 143.471; or
- (2) The partners in a partnership.

(L. 1982 H.B. 1713, et al. § 11, A.L. 1983 H.B. 559, A.L. 1986 S.B. 727, A.L. 1991 H.B. 294 & 405, A.L. 1992 S.B. 661 & 620, A.L. 1995 H.B. 414, A.L. 1996 H.B. 1237)

Effective 1-01-97

*In 2019, statutory references changed in accordance with section 3.060 based on renumbering in section 135.100.

135.430. Department of social services, rulemaking authority. — The department of social services shall promulgate such rules and regulations, pursuant to chapter 536 and section 660.017, as are necessary to define and certify target areas as defined in section 135.400. The department of economic development shall promulgate such rules and regulations, pursuant to chapter 536 and subsection 10* of section 620.010 as are necessary to implement the provisions of sections 135.400 to 135.440 after a target area has been defined and certified by the department of social services.

(L. 1994 H.B. 1547 & 961, A.L. 1995 H.B. 414 and S.B. 445)

*Statutory reference to subsection "20" changed to "10" in accordance with section 3.060 based on renumbering within section 620.010 in H.B. 612, 2019.

- *137.073. Definitions revision of prior levy, when, procedure calculation of state aid for public schools, taxing authority's duties. 1. As used in this section, the following terms mean:
- (1) "General reassessment", changes in value, entered in the assessor's books, of a substantial portion of the parcels of real property within a county resulting wholly or partly from reappraisal of value or other actions of the assessor or county equalization body or ordered by the state tax commission or any court;
- (2) "Tax rate", "rate", or "rate of levy", singular or plural, includes the tax rate for each purpose of taxation of property a taxing authority is authorized to levy without a vote and any tax rate authorized by election, including bond interest and sinking fund;
- (3) "Tax rate ceiling", a tax rate as revised by the taxing authority to comply with the provisions of this section or when a court has determined the tax rate; except that, other provisions of law to the contrary notwithstanding, a school district may levy the operating levy for school purposes required for the current year pursuant to subsection 2 of section 163.021, less all adjustments required pursuant to Article X, Section 22 of the Missouri Constitution, if such tax rate does not exceed the highest tax rate in effect subsequent to the 1980 tax year. This is the maximum tax rate that may be levied, unless a higher tax rate ceiling is approved by voters of the political subdivision as provided in this section;
- (4) "Tax revenue", when referring to the previous year, means the actual receipts from ad valorem levies on all classes of property, including state-assessed property, in the immediately preceding fiscal year of the political subdivision, plus an allowance for taxes billed but not collected in the fiscal year and plus an additional allowance for the revenue which would have been collected from property

which was annexed by such political subdivision but which was not previously used in determining tax revenue pursuant to this section. The term "tax revenue" shall not include any receipts from ad valorem levies on any property of a railroad corporation or a public utility, as these terms are defined in section 386.020, which were assessed by the assessor of a county or city in the previous year but are assessed by the state tax commission in the current year. All school districts and those counties levying sales taxes pursuant to chapter 67 shall include in the calculation of tax revenue an amount equivalent to that by which they reduced property tax levies as a result of sales tax pursuant to section 67.505 and section 164.013 or as excess home dock city or county fees as provided in subsection 4 of section 313.820 in the immediately preceding fiscal year but not including any amount calculated to adjust for prior years. For purposes of political subdivisions which were authorized to levy a tax in the prior year but which did not levy such tax or levied a reduced rate, the term "tax revenue", as used in relation to the revision of tax levies mandated by law, shall mean the revenues equal to the amount that would have been available if the voluntary rate reduction had not been made.

2. Whenever changes in assessed valuation are entered in the assessor's books for any personal property, in the aggregate, or for any subclass of real property as such subclasses are established in Section 4(b) of Article X of the Missouri Constitution and defined in section 137.016, the county clerk in all counties and the assessor of St. Louis City shall notify each political subdivision wholly or partially within the county or St. Louis City of the change in valuation of each subclass of real property, individually, and personal property, in the aggregate, exclusive of new construction and improvements. All political subdivisions shall immediately revise the applicable rates of levy for each purpose for each subclass of real property, individually, and personal property, in the aggregate, for which taxes are levied to the extent necessary to produce from all taxable property, exclusive of new construction and improvements, substantially the same amount of tax revenue as was produced in the previous year for each subclass of real property, individually, and personal property, in the aggregate, except that the rate shall not exceed the greater of the most recent voter-approved rate or the most recent voter-approved rate as adjusted under subdivision (2) of subsection 5 of this section. Any political subdivision that has received approval from voters for a tax increase after August 27, 2008, may levy a rate to collect substantially the same amount of tax revenue as the amount of revenue that would have been derived by applying the voter-approved increased tax rate ceiling to the total assessed valuation of the political subdivision as most recently certified by the city or county clerk on or before the date of the election in which such increase is approved, increased by the percentage increase in the consumer price index, as provided by law, except that the rate shall not exceed the greater of the most recent voter-approved rate or the most recent voter-approved rate as adjusted under subdivision (2) of subsection 5 of this section. Such tax revenue shall not include any receipts from ad valorem levies on any real property which was assessed by the assessor of a county or city in such previous year but is assessed by the assessor of a county or city in the current year in a different subclass of real property. Where the taxing authority is a school district for the purposes of revising the applicable rates of levy for each subclass of real property, the tax

revenues from state-assessed railroad and utility property shall be apportioned and attributed to each subclass of real property based on the percentage of the total assessed valuation of the county that each subclass of real property represents in the current taxable year. As provided in Section 22 of Article X of the constitution, a political subdivision may also revise each levy to allow for inflationary assessment growth occurring within the political subdivision. The inflationary growth factor for any such subclass of real property or personal property shall be limited to the actual assessment growth in such subclass or class, exclusive of new construction and improvements, and exclusive of the assessed value on any real property which was assessed by the assessor of a county or city in the current year in a different subclass of real property, but not to exceed the consumer price index or five percent, whichever is lower. Should the tax revenue of a political subdivision from the various tax rates determined in this subsection be different than the tax revenue that would have been determined from a single tax rate as calculated pursuant to the method of calculation in this subsection prior to January 1, 2003, then the political subdivision shall revise the tax rates of those subclasses of real property, individually, and/or personal property, in the aggregate, in which there is a tax rate reduction, pursuant to the provisions of this subsection. Such revision shall yield an amount equal to such difference and shall be apportioned among such subclasses of real property, individually, and/or personal property, in the aggregate, based on the relative assessed valuation of the class or subclasses of property experiencing a tax rate reduction. Such revision in the tax rates of each class or subclass shall be made by computing the percentage of current year adjusted assessed valuation of each class or subclass with a tax rate reduction to the total current year adjusted assessed valuation of the class or subclasses with a tax rate reduction, multiplying the resulting percentages by the revenue difference between the single rate calculation and the calculations pursuant to this subsection and dividing by the respective adjusted current year assessed valuation of each class or subclass to determine the adjustment to the rate to be levied upon each class or subclass of property. The adjustment computed herein shall be multiplied by one hundred, rounded to four decimals in the manner provided in this subsection, and added to the initial rate computed for each class or subclass of property. For school districts that levy separate tax rates on each subclass of real property and personal property in the aggregate, if voters approved a ballot before January 1, 2011, that presented separate stated tax rates to be applied to the different subclasses of real property and personal property in the aggregate, or increases the separate rates that may be levied on the different subclasses of real property and personal property in the aggregate by different amounts, the tax rate that shall be used for the single tax rate calculation shall be a blended rate, calculated in the manner provided under subdivision (1) of subsection 6 of this section. Notwithstanding any provision of this subsection to the contrary, no revision to the rate of levy for personal property shall cause such levy to increase over the levy for personal property from the prior year.

3. (1) Where the taxing authority is a school district, it shall be required to revise the rates of levy to the extent necessary to produce from all taxable property, including state-assessed railroad and utility property, which shall be separately estimated in addition to other data required in complying with section 164.011,

substantially the amount of tax revenue permitted in this section. In the year following tax rate reduction, the tax rate ceiling may be adjusted to offset such district's reduction in the apportionment of state school moneys due to its reduced tax rate. However, in the event any school district, in calculating a tax rate ceiling pursuant to this section, requiring the estimating of effects of state-assessed railroad and utility valuation or loss of state aid, discovers that the estimates used result in receipt of excess revenues, which would have required a lower rate if the actual information had been known, the school district shall reduce the tax rate ceiling in the following year to compensate for the excess receipts, and the recalculated rate shall become the tax rate ceiling for purposes of this section.

- (2) For any political subdivision which experiences a reduction in the amount of assessed valuation relating to a prior year, due to decisions of the state tax commission or a court pursuant to sections 138.430 to 138.433, or due to clerical errors or corrections in the calculation or recordation of any assessed valuation:
- (a) Such political subdivision may revise the tax rate ceiling for each purpose it levies taxes to compensate for the reduction in assessed value occurring after the political subdivision calculated the tax rate ceiling for the particular subclass of real property or for personal property, in the aggregate, in a prior year. Such revision by the political subdivision shall be made at the time of the next calculation of the tax rate for the particular subclass of real property or for personal property, in the aggregate, after the reduction in assessed valuation has been determined and shall be calculated in a manner that results in the revised tax rate ceiling being the same as it would have been had the corrected or finalized assessment been available at the time of the prior calculation;
- (b) In addition, for up to three years following the determination of the reduction in assessed valuation as a result of circumstances defined in this subdivision, such political subdivision may levy a tax rate for each purpose it levies taxes above the revised tax rate ceiling provided in paragraph (a) of this subdivision to recoup any revenues it was entitled to receive had the corrected or finalized assessment been available at the time of the prior calculation.
- 4. (1) In order to implement the provisions of this section and Section 22 of Article X of the Constitution of Missouri, the term improvements shall apply to both real and personal property. In order to determine the value of new construction and improvements, each county assessor shall maintain a record of real property valuations in such a manner as to identify each year the increase in valuation for each political subdivision in the county as a result of new construction and improvements. The value of new construction and improvements shall include the additional assessed value of all improvements or additions to real property which were begun after and were not part of the prior year's assessment, except that the additional assessed value of all improvements or additions to real property which had been totally or partially exempt from ad valorem taxes pursuant to sections 99.800 to 99.865, sections 135.200 to 135.255, and section 353.110 shall be included in the value of new construction and improvements when the property becomes totally or partially subject to assessment and payment of all ad valorem taxes. The aggregate increase in valuation of personal property for the current year over that of the previous year is the equivalent of the new construction and improvements factor for personal property. Notwithstanding any

opt-out implemented pursuant to subsection 14** of section 137.115, the assessor shall certify the amount of new construction and improvements and the amount of assessed value on any real property which was assessed by the assessor of a county or city in such previous year but is assessed by the assessor of a county or city in the current year in a different subclass of real property separately for each of the three subclasses of real property for each political subdivision to the county clerk in order that political subdivisions shall have this information for the purpose of calculating tax rates pursuant to this section and Section 22, Article X, Constitution of Missouri. In addition, the state tax commission shall certify each year to each county clerk the increase in the general price level as measured by the Consumer Price Index for All Urban Consumers for the United States, or its successor publications, as defined and officially reported by the United States Department of Labor, or its successor agency. The state tax commission shall certify the increase in such index on the latest twelve-month basis available on February first of each year over the immediately preceding prior twelve-month period in order that political subdivisions shall have this information available in setting their tax rates according to law and Section 22 of Article X of the Constitution of Missouri. For purposes of implementing the provisions of this section and Section 22 of Article X of the Missouri Constitution, the term "property" means all taxable property, including state-assessed property.

- (2) Each political subdivision required to revise rates of levy pursuant to this section or Section 22 of Article X of the Constitution of Missouri shall calculate each tax rate it is authorized to levy and, in establishing each tax rate, shall consider each provision for tax rate revision provided in this section and Section 22 of Article X of the Constitution of Missouri, separately and without regard to annual tax rate reductions provided in section 67.505 and section 164.013. Each political subdivision shall set each tax rate it is authorized to levy using the calculation that produces the lowest tax rate ceiling. It is further the intent of the general assembly, pursuant to the authority of Section 10(c) of Article X of the Constitution of Missouri, that the provisions of such section be applicable to tax rate revisions mandated pursuant to Section 22 of Article X of the Constitution of Missouri as to reestablishing tax rates as revised in subsequent years, enforcement provisions, and other provisions not in conflict with Section 22 of Article X of the Constitution of Missouri. Annual tax rate reductions provided in section 67.505 and section 164.013 shall be applied to the tax rate as established pursuant to this section and Section 22 of Article X of the Constitution of Missouri, unless otherwise provided by law.
- 5. (1) In all political subdivisions, the tax rate ceiling established pursuant to this section shall not be increased unless approved by a vote of the people. Approval of the higher tax rate shall be by at least a majority of votes cast. When a proposed higher tax rate requires approval by more than a simple majority pursuant to any provision of law or the constitution, the tax rate increase must receive approval by at least the majority required.
- (2) When voters approve an increase in the tax rate, the amount of the increase shall be added to the tax rate ceiling as calculated pursuant to this section to the extent the total rate does not exceed any maximum rate prescribed by law. If a ballot question presents a stated tax rate for approval rather than describing the amount of

increase in the question, the stated tax rate approved shall be adjusted as provided in this section and, so adjusted, shall be the current tax rate ceiling. The increased tax rate ceiling as approved shall be adjusted such that when applied to the current total assessed valuation of the political subdivision, excluding new construction and improvements since the date of the election approving such increase, the revenue derived from the adjusted tax rate ceiling is equal to the sum of: the amount of revenue which would have been derived by applying the voter-approved increased tax rate ceiling to total assessed valuation of the political subdivision, as most recently certified by the city or county clerk on or before the date of the election in which such increase is approved, increased by the percentage increase in the consumer price index, as provided by law. Such adjusted tax rate ceiling may be applied to the total assessed valuation of the political subdivision at the setting of the next tax rate. If a ballot question presents a phased-in tax rate increase, upon voter approval, each tax rate increase shall be adjusted in the manner prescribed in this section to yield the sum of: the amount of revenue that would be derived by applying such voterapproved increased rate to the total assessed valuation, as most recently certified by the city or county clerk on or before the date of the election in which such increase was approved, increased by the percentage increase in the consumer price index, as provided by law, from the date of the election to the time of such increase and, so adjusted, shall be the current tax rate ceiling.

- (3) The governing body of any political subdivision may levy a tax rate lower than its tax rate ceiling and may, in a nonreassessment year, increase that lowered tax rate to a level not exceeding the tax rate ceiling without voter approval in the manner provided under subdivision (4) of this subsection. Nothing in this section shall be construed as prohibiting a political subdivision from voluntarily levying a tax rate lower than that which is required under the provisions of this section or from seeking voter approval of a reduction to such political subdivision's tax rate ceiling.
- (4) In a year of general reassessment, a governing body whose tax rate is lower than its tax rate ceiling shall revise its tax rate pursuant to the provisions of subsection 4 of this section as if its tax rate was at the tax rate ceiling. In a year following general reassessment, if such governing body intends to increase its tax rate, the governing body shall conduct a public hearing, and in a public meeting it shall adopt an ordinance, resolution, or policy statement justifying its action prior to setting and certifying its tax rate. The provisions of this subdivision shall not apply to any political subdivision which levies a tax rate lower than its tax rate ceiling solely due to a reduction required by law resulting from sales tax collections. The provisions of this subdivision shall not apply to any political subdivision which has received voter approval for an increase to its tax rate ceiling subsequent to setting its most recent tax rate.
- 6. (1) For the purposes of calculating state aid for public schools pursuant to section 163.031, each taxing authority which is a school district shall determine its proposed tax rate as a blended rate of the classes or subclasses of property. Such blended rate shall be calculated by first determining the total tax revenue of the property within the jurisdiction of the taxing authority, which amount shall be equal to the sum of the products of multiplying the assessed valuation of each class and subclass of property by the corresponding tax rate for such class or

subclass, then dividing the total tax revenue by the total assessed valuation of the same jurisdiction, and then multiplying the resulting quotient by a factor of one hundred. Where the taxing authority is a school district, such blended rate shall also be used by such school district for calculating revenue from state-assessed railroad and utility property as defined in chapter 151 and for apportioning the tax rate by purpose.

(2) Each taxing authority proposing to levy a tax rate in any year shall notify the clerk of the county commission in the county or counties where the tax rate applies of its tax rate ceiling and its proposed tax rate. Each taxing authority shall express its proposed tax rate in a fraction equal to the nearest one-tenth of a cent, unless its proposed tax rate is in excess of one dollar, then one/one-hundredth of a cent. If a taxing authority shall round to one/one-hundredth of a cent, it shall round up a fraction greater than or equal to five/one-thousandth of one cent to the next higher one/one-hundredth of a cent; if a taxing authority shall round to onetenth of a cent, it shall round up a fraction greater than or equal to five/onehundredths of a cent to the next higher one-tenth of a cent. Any taxing authority levying a property tax rate shall provide data, in such form as shall be prescribed by the state auditor by rule, substantiating such tax rate complies with Missouri law. All forms for the calculation of rates pursuant to this section shall be promulgated as a rule and shall not be incorporated by reference. The state auditor shall promulgate rules for any and all forms for the calculation of rates pursuant to this section which do not currently exist in rule form or that have been incorporated by reference. In addition, each taxing authority proposing to levy a tax rate for debt service shall provide data, in such form as shall be prescribed by the state auditor by rule, substantiating the tax rate for debt service complies with Missouri law. A tax rate proposed for annual debt service requirements will be prima facie valid if, after making the payment for which the tax was levied, bonds remain outstanding and the debt fund reserves do not exceed the following year's payments. The county clerk shall keep on file and available for public inspection all such information for a period of three years. The clerk shall, within three days of receipt, forward a copy of the notice of a taxing authority's tax rate ceiling and proposed tax rate and any substantiating data to the state auditor. The state auditor shall, within fifteen days of the date of receipt, examine such information and return to the county clerk his or her findings as to compliance of the tax rate ceiling with this section and as to compliance of any proposed tax rate for debt service with Missouri law. If the state auditor believes that a taxing authority's proposed tax rate does not comply with Missouri law, then the state auditor's findings shall include a recalculated tax rate, and the state auditor may request a taxing authority to submit documentation supporting such taxing authority's proposed tax rate. The county clerk shall immediately forward a copy of the auditor's findings to the taxing authority and shall file a copy of the findings with the information received from the taxing authority. The taxing authority shall have fifteen days from the date of receipt from the county clerk of the state auditor's findings and any request for supporting documentation to accept or reject in writing the rate change certified by the state auditor and to submit all requested information to the state auditor. A copy of the taxing authority's acceptance or rejection and any information submitted to the state auditor shall also be mailed to

the county clerk. If a taxing authority rejects a rate change certified by the state auditor and the state auditor does not receive supporting information which justifies the taxing authority's original or any subsequent proposed tax rate, then the state auditor shall refer the perceived violations of such taxing authority to the attorney general's office and the attorney general is authorized to obtain injunctive relief to prevent the taxing authority from levying a violative tax rate.

- (3) In the event that the taxing authority incorrectly completes the forms created and promulgated under subdivision (2) of this subsection, or makes a clerical error, the taxing authority may submit amended forms with an explanation for the needed changes. If such amended forms are filed under regulations prescribed by the state auditor, the state auditor shall take into consideration such amended forms for the purposes of this subsection.
- 7. No tax rate shall be extended on the tax rolls by the county clerk unless the political subdivision has complied with the foregoing provisions of this section.
- 8. Whenever a taxpayer has cause to believe that a taxing authority has not complied with the provisions of this section, the taxpayer may make a formal complaint with the prosecuting attorney of the county. Where the prosecuting attorney fails to bring an action within ten days of the filing of the complaint, the taxpayer may bring a civil action pursuant to this section and institute an action as representative of a class of all taxpayers within a taxing authority if the class is so numerous that joinder of all members is impracticable, if there are questions of law or fact common to the class, if the claims or defenses of the representative parties are typical of the claims or defenses of the class, and if the representative parties will fairly and adequately protect the interests of the class. In any class action maintained pursuant to this section, the court may direct to the members of the class a notice to be published at least once each week for four consecutive weeks in a newspaper of general circulation published in the county where the civil action is commenced and in other counties within the jurisdiction of a taxing authority. The notice shall advise each member that the court will exclude him or her from the class if he or she so requests by a specified date, that the judgment, whether favorable or not, will include all members who do not request exclusion, and that any member who does not request exclusion may, if he or she desires, enter an appearance. In any class action brought pursuant to this section, the court, in addition to the relief requested, shall assess against the taxing authority found to be in violation of this section the reasonable costs of bringing the action, including reasonable attorney's fees, provided no attorney's fees shall be awarded any attorney or association of attorneys who receive public funds from any source for their services. Any action brought pursuant to this section shall be set for hearing as soon as practicable after the cause is at issue.
- 9. If in any action, including a class action, the court issues an order requiring a taxing authority to revise the tax rates as provided in this section or enjoins a taxing authority from the collection of a tax because of its failure to revise the rate of levy as provided in this section, any taxpayer paying his or her taxes when an improper rate is applied has erroneously paid his or her taxes in part, whether or not the taxes are paid under protest as provided in section 139.031 or otherwise contested. The part of the taxes paid erroneously is the difference in the amount produced by the original levy and the amount produced by the revised levy. The

township or county collector of taxes or the collector of taxes in any city shall refund the amount of the tax erroneously paid. The taxing authority refusing to revise the rate of levy as provided in this section shall make available to the collector all funds necessary to make refunds pursuant to this subsection. No taxpayer shall receive any interest on any money erroneously paid by him or her pursuant to this subsection. Effective in the 1994 tax year, nothing in this section shall be construed to require a taxing authority to refund any tax erroneously paid prior to or during the third tax year preceding the current tax year.

10. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall be invalid and void.

(L. 1955 p. 835 § 1, A.L. 1979 S.B. 247, et al., A.L. 1984 H.B. 1254, A.L. 1985 S.B. 234, A.L. 1985 H.B. 463, A.L. 1985 S.B. 152, A.L. 1986 H.B. 1022, et al., A.L. 1989 S.B. 110, A.L. 1990 H.B. 1817, A.L. 1991 H.B. 608, S.B. 432, A.L. 1992 S.B. 630, A.L. 1994 S.B. 676, A.L. 1996 S.B. 795, et al., A.L. 1999 H.B. 516, A.L. 2000 S.B. 894, A.L. 2002 H.B. 1150, et al., A.L. 2004 S.B. 960, A.L. 2005 H.B. 58 merged with H.B. 186 merged with H.B. 461 merged with S.B. 272, A.L. 2008 S.B. 711, A.L. 2011 H.B. 506, A.L. 2013 H.B. 1035)

*Effective 10-11-13, see § 21.250. H.B. 1035 was vetoed July 12,2013. The veto was overrridden on September 11, 2013.

**Statutory reference to subsection "15" changed to "14" in accordance with section 3.060 based on renumbering within section 137.115 by S.B. 676, 2020.

CROSS REFERENCES:

Levee districts, readjustment of assessment of benefits for maintenance tax purposes, 245.197 Levy not imposed in year, rate of tax, 278.250

(1989) Permits taxing authorities to recoup revenue lost as a result of subsequent adjustments in assessed valuation of property as finally equalized. Statute is consistent with Art. X, Sec. 22(a) (Hancock Amendment) and bears no constitutional infirmity. (Mo. banc) Scholle v. Carrollton R-VII School Dist., 771 S.W.2d 336.

(2008) Section allowing a political subdivision to revise a levy to allow for inflationary assessment growth within that political subdivision, as long as the revision does not exceed the lesser of the consumer price index or five percent, does not violate section 22(a) of Article X of the Missouri Constitution. Franklin County ex rel. Parks v. Franklin County Commission, 269 S.W.3d 26 (Mo.banc).

144.045. Transfer of transcripts, depositions, exhibits, computer disks prepared by a court reporter are a nontaxable service not tangible property — farm machinery nontaxable. — 1. Notwithstanding any other provision of law to the contrary, the department of revenue shall not consider the transfer for consideration of court transcripts, depositions, compressed transcripts, exhibits, computer disks containing any such item, or copies of any such item which are prepared by a court reporter as tangible personal property, but rather as a nontaxable service for purposes of administrative interpretation. In addition, the department of revenue shall, for purposes of administrative interpretation, consider as nontaxable any machinery or equipment meeting the definition of "farm machinery" under subdivision (22)* of subsection 2 of section 144.030, whether or not such machinery or equipment is attached to a vehicle or real property.

2. In addition to the exemptions granted under the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 144.010 to 144.525, sections 144.600 to 144.748, section 238.235, and from the provisions of any local sales tax law, as defined in section 32.085, and from the computation of the tax levied, assessed or payable under sections 144.010 to 144.525, sections 144.600 to 144.748, section 238.235, and under any local sales tax law, as defined in section 32.085, all sales of court transcripts, depositions, compressed transcripts, exhibits, computer disks containing any such item, and all copies of any such item, which are prepared by a court reporter.

(L. 1995 H.B. 414 § 3 merged with S.B. 374 § 1 subsec. 1)

*Statutory reference to subdivision "(23)" changed to "(22)" in accordance with section 3.060 based on renumbering within section 144.030 by S.B. 768 merged with S.B. 975 & 1024 Revision, 2018.

144.047. Aircraft used only for applying agricultural chemicals to be considered farm machinery, exempt from sales and use tax. —

Notwithstanding any other provision of law to the contrary, for purposes of department of revenue administrative interpretation, all sales of aircraft used solely for aerial application of agricultural chemicals shall be considered farm machinery and therefore, exempt from state and local sales and use tax, as provided for other farm machinery in subdivision (22)* of subsection 2 of section 144.030.

(L. 1995 S.B. 374 § 3)

*Statutory reference to subdivision "(23)" changed to "(22)" in accordance with section 3.060 based on renumbering within section 144.030 by S.B. 768 merged with S.B. 975 & 1024 Revision, 2018.

144.060. Purchaser to pay sales tax — refusal, a misdemeanor — exception. — It shall be the duty of every person making any purchase or receiving any service upon which a tax is imposed by sections 144.010 to 144.510 to pay, to the extent possible under the provisions of section 144.285, the amount of such tax to the person making such sale or rendering such service. Any person who shall willfully and intentionally refuse to pay such tax shall be guilty of a misdemeanor. The provisions of this section shall not apply to any person making any purchase or sale of a motor vehicle subject to sales tax as provided by the Missouri sales tax law, unless such person making the sale is a motor vehicle dealer authorized to collect and remit sales tax pursuant to subsection 10* of section 144.070.

(RSMo 1939 § 11412, A.L. 1941 p. 698, A.L. 1943 p. 1012, A.L. 1945 p. 1865, A.L. 1947 V. II p. 431, A.L. 1951 p. 854, A.L. 1965 p. 261, A.L. 2009 H.B. 683)

*Statutory reference to subsection "8" changed to "10" in accordance with section 3.060 based on renumbering within section 144.070 in S.B. 89 and S.B. 368, 2019.

(1973) Property consisting of tools, materials and construction supplies purchased by independent contractor to be used in fulfilling a "cost-plus a fixed-fee" construction contract with the U.S. Government held taxable under this section even though contract provided that title to such property would vest in U.S. Government upon delivery of such property to the contractor. State ex rel. Thompson-Stearns-Roger v. Schaffner (Mo.), 489 S.W.2d 207.

144.062. Construction materials, exemption allowed, when — exemption certificate, form, content, purpose — effect — entity having unauthorized exemption certificate, effect. — 1. With respect to exempt sales at retail of tangible personal property and materials for the purpose of constructing, repairing or remodeling facilities for:

- (1) A county, other political subdivision or instrumentality thereof exempt from taxation under subdivision (10) of Section 39 of Article III of the Constitution of Missouri; or
- (2) An organization sales to which are exempt from taxation under the provisions of subdivision (19)* of subsection 2 of section 144.030; or
- (3) Any institution of higher education supported by public funds or any private not-for-profit institution of higher education, exempt from taxation under subdivision (20)* of subsection 2 of section 144.030; or
- (4) Any private not-for-profit elementary or secondary school exempt from taxation under subdivision (22)* of subsection 2 of section 144.030; or
- (5) Any authority exempt from taxation under subdivision (39)* of subsection 2 of section 144.030; or
- (6) After June 30, 2007, the department of transportation or the state highways and transportation commission;

hereinafter collectively referred to as exempt entities, such exemptions shall be allowed for such purchases if the purchases are related to the entities' exempt functions and activities. In addition, the sales shall not be rendered nonexempt nor shall any material supplier or contractor be obligated to pay, collect or remit sales tax with respect to such purchases made by or on behalf of an exempt entity due to such purchases being billed to or paid for by a contractor or the exempt entity contracting with any entity to render any services in relation to such purchases, including but not limited to selection of materials, ordering, pickup, delivery, approval on delivery, taking of delivery, transportation, storage, assumption of risk of loss to materials or providing warranties on materials as specified by contract, use of materials or other purchases for construction of the building or other facility, providing labor, management services, administrative services, design or technical services or advice to the exempt entity, whether or not the contractor or other entity exercises dominion or control in any other manner over the materials in conjunction with services or labor provided to the exempt entity.

- 2. When any exempt entity contracts for the purpose of constructing, repairing or remodeling facilities, and purchases of tangible personal property and materials to be incorporated into or consumed in the construction of the project are to be made on a tax-exempt basis, such entity shall furnish to the contractor an exemption certificate authorizing such purchases for the construction, repair or remodeling project. The form and content of such project exemption certificate shall be approved by the director of revenue. The project exemption certificate shall include but not be limited to:
- (1) The exempt entity's name, address, Missouri tax identification number and signature of authorized representative;
 - (2) The project location, description, and unique identification number;
- (3) The date the contract is entered into, which is the earliest date materials may be purchased for the project on a tax-exempt basis;
 - (4) The estimated project completion date; and
 - (5) The certificate expiration date.

Such certificate is renewable for a given project at the option of the exempt entity, only for the purpose of revising the certificate expiration date as necessary to complete the project.

- 3. The contractor shall furnish the certificate prescribed in subsection 2 of this section to all subcontractors, and any contractor purchasing materials shall present such certificate to all material suppliers as authorization to purchase, on behalf of the exempt entity, all tangible personal property and materials to be incorporated into or consumed in the construction of that project and no other on a tax-exempt basis. Such suppliers shall execute to the purchasing contractor invoices bearing the name of the exempt entity and the project identification number. Nothing in this section shall be deemed to exempt the purchase of any construction machinery, equipment or tools used in constructing, repairing or remodeling facilities for the exempt entity. All invoices for all personal property and materials purchased under a project exemption certificate shall be retained by the purchasing contractor for a period of five years and shall be subject to audit by the director of revenue.
- 4. Any excess resalable tangible personal property or materials which were purchased for the project by a contractor under a project exemption certificate but which were not incorporated into or consumed in the construction of the project shall either be returned to the supplier for credit or the appropriate sales or use tax on such excess property or materials shall be reported on a return and paid by such contractor not later than the due date of the contractor's Missouri sales or use tax return following the month in which it was determined that the materials were not to be used in the project.
- 5. No contractor or material supplier shall, upon audit, be required to pay tax on tangible personal property and materials incorporated into or consumed in the construction of the project due to the failure of the exempt entity to revise the certificate expiration date as necessary to complete any work required by the contract. If it is determined that tax is owed on such property and materials due to the failure of the exempt entity to revise such certificate expiration date, the exempt entity shall be liable for the tax owed.
- 6. If an entity issues exemption certificates for the purchase of tangible personal property and materials which are incorporated into or consumed in the construction of its project and such entity is found not to have had the authority granted by this section to issue such exemption certificates, then such entity shall be liable for the tax owed on such personal property and materials. In addition, if an entity which does have the authority granted by this section to issue exemption certificates issues such certificates for the purchase of tangible personal property and materials which are incorporated into or consumed in the construction of a project, or part of a project, which is found not to be related to such entity's exempt functions and activities, then such entity shall be liable for the tax owed on such personal property and materials.

(L. 1988 H.B. 957 & 1571 § 1, A.L. 1994 S.B. 477, et al., A.L. 1998 S.B. 558, A.L. 2007 S.B. 22) *Statutory references to subdivision "(20)" changed to "(19)", subdivision "(21)" changed to "(20)", subdivision "(23)" changed to "(22)", and subdivision "(40)" changed to "(39)" in accordance with section 3.060 based on renumbering within section 144.030 by S.B. 768 merged with S.B. 975 & 1024 Revision, 2018.

160.500. Citation of law — outstanding schools trust fund — commissioner of administration, estimates — state treasurer, duties, transfer of funds. — 1. Sections 160.500 to 160.538, sections 160.545 and 160.550, sections 161.099 and 161.610, sections 162.203 and 162.1010, section 163.023, sections 166.275 and 166.300, section 170.254, section 173.750, and sections 178.585 and 178.698 may be cited as the "Outstanding Schools Act" and includes provisions relating to reduced class size, the A+ schools program, funding for parents as teachers and early childhood development, teacher training, the upgrading of vocational and technical education, measures to promote accountability and other provisions of those sections.

- 2. There is hereby established in the state treasury the "Outstanding Schools Trust Fund". The moneys in the fund shall be available to support only the provisions, reforms and programs referenced in subsection 1 of this section or otherwise contained in this act*. The fund shall consist of moneys required by law to be credited to such fund and moneys appropriated annually by the general assembly. Notwithstanding the provisions of section 33.080 to the contrary, moneys in the fund shall not be transferred to the credit of the general revenue fund at the end of the biennium. All yield, interest, income, increment or gain received from time deposit of moneys in the state treasury to the credit of the fund shall be credited by the state treasurer to the fund. Of all refunds made of taxes deposited into the fund, the appropriate percentage of any refund shall be paid from the fund or deducted from transfers to the fund.
- 3. The commissioner of administration shall estimate and furnish to the state treasurer the appropriate net increase in the amount of state tax revenues collected and any adjustments to previous estimates pursuant to this act* from the following: the additional one and one-fourth percent tax on Missouri taxable income collected under subsection 2 of section 143.071; and the reduction of the federal income tax deduction pursuant to subsections 3 and 4** of section 143.171, not including any change in tax collections resulting from any revision of the federal tax code made after January 1, 1993. The treasurer shall transfer monthly from general revenue an amount equal to the estimate to the outstanding schools trust fund established in subsection 2 of this section.

(L. 1993 S.B. 380 §§ A, 1)

166.501. Program established as alternative to Missouri education program. — Notwithstanding the provisions of sections 166.400 to 166.456 to the contrary, the higher education deposit program is established as a nonexclusive alternative to the Missouri education * program, and any participant may elect to participate in both programs subject to aggregate Missouri program limitations.

(L. 2004 H.B. 959 § 166.505, A.L. 2018 S.B. 882)

^{*&}quot;This act" (S.B. 380, 1993) contained numerous sections. Consult Disposition of Sections table for a definitive listing.

^{**}Statutory reference to subsections "2 and 3" changed to "3 and 4" in accordance with section 3.060 based on renumbering within section 143.171 by H.B. 2540, 2018.

^{*}Statutory reference to "savings" program removed in accordance with section 3.060 based on the name change of the program in section 166.400 by H.B. 297, 2021.

- **166.505.** Program created, Missouri education program board to administer, powers and duties investment of funds. 1. There is hereby created the "Missouri Higher Education Deposit Program". The program shall be administered by the Missouri education * program board.
- 2. In order to establish and administer the deposit program, the board, in addition to its other powers and authority, shall have the power and authority to:
- (1) Develop and implement the Missouri higher education deposit program and, notwithstanding any provision of sections 166.500 to 166.529 to the contrary, the deposit programs and services consistent with the purposes and objectives of sections 166.500 to 166.529;
- (2) Promulgate reasonable rules and regulations and establish policies and procedures to implement sections 166.500 to 166.529, to permit the deposit program to qualify as a qualified state tuition program pursuant to Section 529 of the Internal Revenue Code and to ensure the deposit program's compliance with all applicable laws;
- (3) Develop and implement educational programs and related informational materials for participants, either directly or through a contractual arrangement with a financial institution or other entities for deposit educational services, and their families, including special programs and materials to inform families with children of various ages regarding methods for financing education and training beyond high school;
- (4) Enter into an agreement with any financial institution, entity, or business clearinghouse for the operation of the deposit program pursuant to sections 166.500 to 166.529; providing however, that such institution, entity, or clearinghouse shall be a private for-profit or not-for-profit entity and not a government agency. No more than one board member may have a direct interest in such institution, entity, or clearinghouse. Such institution, entity, or clearinghouse shall implement the board's policies and administer the program for the board and with electing depository institutions and others;
 - (5) Enter into participation agreements with participants;
- (6) Accept any grants, gifts, legislative appropriations, and other moneys from the state, any unit of federal, state, or local government or any other person, firm, partnership, or corporation for deposit to the account of the deposit program;
- (7) Invest the funds received from participants in appropriate investment instruments to be held by depository institutions or directly deposit such funds in depository institutions as provided by the board and elected by the participants;
- (8) Make appropriate payments and distributions on behalf of beneficiaries pursuant to participation agreements;
- (9) Make refunds to participants upon the termination of participation agreements pursuant to the provisions, limitations, and restrictions set forth in sections 166.500 to 166.529 and the rules adopted by the board;
- (10) Make provision for the payment of costs of administration and operation of the deposit program;
- (11) Effectuate and carry out all the powers granted by sections 166.500 to 166.529, and have all other powers necessary to carry out and effectuate the purposes, objectives, and provisions of sections 166.500 to 166.529 pertaining to the deposit program;

- (12) Procure insurance, guarantees, or other protections against any loss in connection with the assets or activities of the deposit program, as the members in their best judgment deem necessary;
- (13) To both adopt and implement various methods of transferring money by electronic means to efficiently transfer funds to depository institutions for deposit, and in addition or in the alternative, to allow funds to be transferred by agent agreements, assignment, or otherwise, provided such transfer occurs within two business days;
- (14) To both adopt and implement methods and policies designed to obtain the maximum insurance of such funds for each participant permitted and provided for by the Federal Deposit Insurance Corporation, or any other federal agency insuring deposits, and taking into consideration the law and regulation promulgated by such federal agencies for deposit insurance.
- 3. The funds shall be invested only in those investments which a prudent person acting in a like capacity and familiar with such matters would use in the conduct of an enterprise of a like character and with like aims, as provided in section 105.688, as a means to hold funds until they are placed in a Missouri depository institution as a deposit. The board may delegate to duly appointed representatives of financial institutions authority to act in place of the board in the investment and reinvestment of all or part of the moneys and may also delegate to such representatives the authority to act in place of the board in the holding, purchasing, selling, assigning, transferring, or disposing of any or all of the investments in which such moneys shall have been invested, as well as the proceeds of such investments and such moneys, however, such investments shall be limited to certificates of deposit and other deposits in federally insured depository institutions. Such representatives shall be registered as qualified student deposit advisors on Section 529 plans with the board and such board shall, by rule, develop and administer qualification tests from time to time to provide representatives the opportunity to qualify for this program. In exercising or delegating its investment powers and authority, members of the board shall exercise ordinary business care and prudence under the facts and circumstances prevailing at the time of the action or decision. No member of the board shall be liable for any action taken or omitted with respect to the exercise of, or delegation of, these powers and authority if such member shall have discharged the duties of his or her position in good faith and with that degree of diligence, care, and skill which a prudent person acting in a like capacity and familiar with these matters would use in the conduct of an enterprise of a like character and with like aims.
- 4. No board member or employee of the deposit program shall personally receive any gain or profit from any funds or transaction of the deposit program as a result of his or her membership on the board. Any board member, employee, or agent of the deposit program accepting any gratuity or compensation for the purpose of influencing such board member's, employee's, or agent's action with respect to choice of intermediary, including any financial institution, entity, or clearinghouse, for the funds of the deposit program shall thereby forfeit the office and in addition thereto be subject to the penalties prescribed for bribery. However, a board member who is regularly employed directly or indirectly by a financial institution may state that institution's interest and absent himself or herself from voting.

5. Depository institutions originating the deposit program shall be the agent of the board and offer terms for certificates of deposit and other deposits in such program as permitted by the board, subject to a uniform interest rate disclosure as defined in federal regulations of the Board of Governors of the Federal Reserve System, specifically Federal Reserve Regulation DD, as amended from time to time. The board shall establish various deposit opportunities based on amounts deposited and length of time held that are uniformly available to all depository institutions that elect to participate in the program, and the various categories of fixed or variable rates shall be the only interest rates available under this program. A depository institution that originates the deposit as agent for the board and participates in the program shall receive back and continue to hold the certificate of deposit or other deposit, provided such depository institution continues to comply with requirements and regulations prescribed by the board. Such deposit and certificate of deposit shall be titled in the name of the clearing entity for the benefit of the participant, and shall be insured as permitted by any agency of the federal government that insures deposits in depository institutions. Any depository institution or intermediary that fails to comply with these provisions shall forfeit its right to participate in this program; provided however, the board shall be the sole and exclusive judge of compliance except as otherwise provided by provisions in Section 529 of the Internal Revenue Code and the Internal Revenue Service enforcement of such section.

(L. 2004 H.B. 959 § 166.515, A.L. 2018 S.B. 882)

*Statutory reference to "savings" program removed in accordance with section 3.060 based on the name change of the program in section 166.400 by H.B. 297, 2021.

167.606. Plan to encourage public schools and school districts to be Medicaid providers — services which may be provided, scope of services — who may provide services — employment of personnel. — 1. The departments of social services and elementary and secondary education shall develop a plan to encourage public schools and school districts to be Medicaid providers and to provide the most accessible care to school age children. A public school district, or a public school within any district, may elect to function as and be compensated for acting as a provider of Medicaid services. Pursuant to state and federal laws and regulations, a public school or school district shall, upon such election, provide such Medicaid services to all Medicaid-eligible school age children located in the service area of the school or district electing to be a Medicaid provider. The public school or school district may elect to provide services under subdivision (1) or (2) of this subsection or to provide services under both subdivisions (1) and (2). Based upon its election, the public school or school district shall provide the following Medicaid services:

- (1) Early periodic screening, diagnosis, and treatment (EPSDT) services of the Medicaid program as provided in subdivision (10)* of subsection 1 of section 208.152, subject to the provisions of section 167.611;
- (2) Primary and preventive health care services to school age children who are eligible for Medicaid services under section 208.151, subject to the provisions of section 167.611.
- 2. The department of social services and the public school or school district shall, by written agreement, determine the scope of EPSDT or primary and

preventive health services to be provided by the public school or school district. The scope of services offered shall be designed to encourage the public school or school district to participate as a Medicaid provider.

- 3. EPSDT services in subdivision (1) of subsection 1 of this section may be provided by school district personnel.
 - 4. Primary health care services may be provided by:
 - (1) Federally qualified health centers;
 - (2) City, county or city and county health departments;
 - (3) Federally certified rural health clinics; or
- (4) Physicians, hospitals, or other licensed providers in the community in which the school is located.

Such services shall be by contract with a participating school district. A school district shall include provisions for the maintenance of medical records and other administrative tasks as are required by the department of social services in contracts executed under the provisions of this subsection.

5. If a school district is unable to contract for primary health care services pursuant to subdivisions (1) to (4) of subsection 4 of this section, then it may employ the appropriate employees and medical professionals as required by the Medicaid program to provide Medicaid services. Screening, diagnosis, and treatments performed by school district employees pursuant to the provisions of this act** shall be performed under standing orders and protocols of a physician whose service area encompasses all of or part of the city or county in which the school is located.

(L. 1993 H.B. 564 § 3)

*Statutory reference to "subdivision (9)" changed to "subdivision (10)" in accordance with section 3.060 based on renumbering within section 208.152 in H.B. 1516, 2018.

**"This act" (H.B. 564, 1993) contained numerous sections. Consult Disposition of Sections table for a definitive listing.

- **173.030. Additional responsibilities.** The coordinating board, in addition, shall have responsibility, within the provisions of the constitution and the statutes of the state of Missouri, for:
- (1) Requesting the governing boards of all state-supported institutions of higher education, and of major private institutions to submit to the coordinating board any proposed policy changes which would create additional institutions of higher education, additional residence centers, or major additions in degree and certificate programs, and make pertinent recommendations relating thereto;
- (2) Recommending to the governing board of any institution of higher education in the state the development, consolidation, or elimination of programs, degree offerings, physical facilities or policy changes where that action is deemed by the coordinating board as in the best interests of the institutions themselves and/or the general requirements of the state. Recommendations shall be submitted to governing boards by twelve months preceding the term in which the action may take effect;
- (3) Recommending to the governing boards of state-supported institutions of higher education, including public community colleges receiving state support, formulas to be employed in specifying plans for general operations, for development and expansion, and for requests for appropriations from the general

assembly. Such recommendations will be submitted to the governing boards by April first of each year preceding a regular session of the general assembly of the state of Missouri;

- (4) Promulgating rules to include selected off-campus instruction in public college and university appropriation recommendations where prior need has been established in areas designated by the coordinating board for higher education. Funding for such off-campus instruction shall be included in the appropriation recommendations, shall be determined by the general assembly and shall continue, within the amounts appropriated therefor, unless the general assembly disapproves the action by concurrent resolution;
- (5) Coordinating reciprocal agreements between or among Missouri state institutions of higher education at the request of one or more of the institutions party to the agreement, and between or among Missouri state institutions of higher education and publicly supported higher education institutions located outside the state of Missouri at the request of any Missouri institution party to the agreement;
- (6) Entering into agreements for interstate reciprocity regarding the delivery of postsecondary distance education, administering such agreements, and approving or disapproving applications to participate in such agreements from a postsecondary institution that has its principal campus in the state of Missouri:
- (a) The coordinating board shall establish standards for institutional approval. Those standards shall include, but are not limited to the:
- a. Definition of physical presence for non-Missouri institutions serving Missouri residents consistent with other states' definitions of physical presence; and
- b. Establishment of consumer protection policies for distance education addressing recruitment and marketing activities; disclosure of tuition, fees, and other charges; disclosure of admission processes and procedures; and student complaints;
- (b) The coordinating board shall establish policies for the review and resolution of student complaints arising from distance education programs offered under the agreement;
- (c) The coordinating board may charge fees to any institution that applies to participate in an interstate postsecondary distance education reciprocity agreement authorized pursuant to this section. Such fees shall not exceed the coordinating board for higher education's cost of reviewing and evaluating the applications; and
- (d) The coordinating board shall promulgate rules to implement the provisions of this subdivision. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall be invalid and void;
 - (7) Administering the nurse training incentive fund;
- (8) Conducting, in consultation with each public four-year institution's governing board and the governing board of technical colleges and community

colleges, a review every five years of the mission statements of the institutions comprising Missouri's system of public higher education. This review shall be based upon the needs of the citizens of the state as well as the requirements of business, industry, the professions and government. The purpose of this review shall be to ensure that Missouri's system of higher education is responsive to the state's needs and is focused, balanced, cost-effective, and characterized by programs of high quality as demonstrated by student performance and program outcomes. As a component of this review, each institution shall prepare, in a manner prescribed by the coordinating board, a mission implementation plan for the coordinating board's consideration and approval. If the coordinating board determines that an institution has qualified for a mission change or additional targeted resources pursuant to review conducted under this subdivision and subdivision (9) of this subsection, the coordinating board shall submit a report to the general assembly that outlines the proposed mission change or targeted state resources. No change of mission for an institution under this subdivision establishing a statewide mission shall become effective until the general assembly approves the proposed mission change by concurrent resolution, except for the institution defined pursuant to subdivision (1) of section 174.010, and has been approved by the coordinating board and the institutions for which the coordinating board has recommended a statewide mission prior to August 28, 1995. The effective date of any mission change under this subdivision shall be the first day of July immediately following the approval of the concurrent resolution by the general assembly as required under this subdivision, and shall be August 28, 1995, for any institution for which the coordinating board has recommended a statewide mission which has not yet been implemented on such date. Nothing in this subdivision shall preclude an institution from initiating a request to the coordinating board for a revision of its mission; and

- (9) Reviewing applications from institutions seeking a statewide mission. Such institutions shall provide evidence to the coordinating board that they have the capacity to discharge successfully such a mission. Such evidence shall consist of the following:
- (a) That the institution enrolls a representative cross-section of Missouri students. Examples of evidence for meeting this requirement which the institution may present include, but are not limited to, the following: enrolling at least forty percent of its Missouri resident, first-time degree-seeking freshmen from outside its historic statutory service region; enrolling its Missouri undergraduate students from at least eighty percent of all Missouri counties; or enrolling one or more groups of special population students such as minorities, economically disadvantaged, or physically disadvantaged from outside its historic statutory service region at rates exceeding state averages of such populations enrolled in the higher educational institutions of this state;
- (b) That the institution offers one or more programs of unusual strength which respond to a specific statewide need. Examples of evidence of meeting this requirement which the institution may present include, but are not limited to, the following: receipt of national, discipline-specific accreditation when available; receipt of independent certification for meeting national or state standards or requirements when discipline-specific accreditation is not available; for

occupationally specific programs, placement rates significantly higher than average; for programs for which state or national licensure is required or for which state or national licensure or registration is available on a voluntary basis, licensure or registration rates for graduates seeking such recognition significantly higher than average; or quality of program faculty as measured by the percentage holding terminal degrees, the percentage writing publications in professional journals or other appropriate media, and the percentage securing competitively awarded research grants which are higher than average;

- (c) That the institution has a clearly articulated admission standard consistent with the provisions of subdivision (6)* of subsection 2 of section 173.005 or section 174.130:
- (d) That the institution is characterized by a focused academic environment which identifies specific but limited areas of academic emphasis at the undergraduate, and if appropriate, at the graduate and professional school levels, including the identification of programs to be continued, reduced, terminated or targeted for excellence. The institution shall, consistent with its focused academic environment, also have the demonstrable capacity to provide significant public service or research support that address statewide needs for constituencies beyond its historic statutory service region; and
- (e) That the institution has adopted and maintains a program of continuous quality improvement, or the equivalent of such a program, and reports annually appropriate and verifiable measures of institutional accountability related to such program. Such measures shall include, but not be limited to, indicators of student achievement and institutional mission attainment such as percentage of students meeting institutional admission standards; success of remediation programs, if offered; student retention rate: student graduation rate: objective measures of student, alumni, and employer satisfaction; objective measures of student learning in general education and the major, including written and oral communication skills and critical thinking skills; percentage of students attending graduate or professional schools; student placement, licensure and professional registration rates when appropriate to a program's objectives; objective measures of successful attainment of statewide goals as may be expressed from time to time by the coordinating board or by the general assembly; and objective measures of faculty teaching effectiveness. In the development and evaluation of these institutional accountability reports, the coordinating board and institutions are expected to use multiple measures of success, including nationally developed and verified as well as locally developed and independently verified assessment instruments; however, preference shall be given to nationally developed instruments when they are available and if they are appropriate. Institutions which serve or seek to serve a statewide mission shall be judged to have met the prerequisites for such a mission when they demonstrate to the coordinating board that they have met the criteria described in this subdivision. As a component of this process, each institution shall prepare, in a manner prescribed by the coordinating board, a mission implementation plan for the coordinating board's consideration and approval.

(L. 1963 p. 350 § 3, A.L. 1988 H.B. 1456, A.L. 1990 H.B. 1429, A.L. 1995 S.B. 340, A.L. 2014 H.B. 1389)

^{*}Statutory reference to subdivision "(4)" changed to "(6)" in accordance with section 3.060 based on renumbering within section 173.005 by H. B. 1465 merged with S.B. 807 & 577, 2018.

- 173.040. Reports to governor and general assembly, contents. The coordinating board is directed to submit a written report to the governor or governor-elect at least forty-five days prior to the opening of each regular session of the general assembly and to submit the same report to the general assembly within five days after the opening of each regular session. The report shall include:
- (1) A statement of the initial coordinated plan for higher education in Missouri, together with subsequent changes and implementations;
- (2) A review of recent changes in enrollments and programs among institutions of higher education in the state;
- (3) A review of requests and recommendations made by the coordinating board to institutions of higher education in accordance with section 173.030 and of the college's or university's response to requests and recommendations, including noncompliance therewith;
- (4) The coordinating board's recommendations for development and coordination in state-supported higher education in the forthcoming biennium, within the context of the long-range coordinated plan;
- (5) The coordinating board's budget recommendations for each state-supported college or university for the forthcoming biennium; and
- (6) The campus-level data on student persistence and a description, including the basis of measurement, of progress towards implementing revised remediation, transfer, and retention practices under subdivisions (7)* and (9)* of subsection 2 of section 173.005.

(L. 1963 p. 350 § 4, A.L. 2012 H.B. 1042)

*Statutory reference to subdivision "(6)" changed to "(7)" and subdivision "(8)" changed to "(9)" in accordance with section 3.060 based on renumbering within section 173.005 by H.B. 1465 merged with S.B. 807 & 577, 2018.

- 173.750. Annual reporting of performance of graduates, furnishing of report procedure data included review of policies. 1. By July 1, 1995, the coordinating board for higher education, within existing resources provided to the department of higher education and workforce development and by rule and regulation, shall have established and implemented a procedure for annually reporting the performance of graduates of public high schools in the state during the student's initial year in the public colleges and universities of the state. The purpose of such reports shall be to assist in determining how high schools are preparing students for successful college and university performance. The report produced pursuant to this subsection shall annually be furnished to the state board of education for reporting pursuant to subsection 4 of section 161.610 and shall not be used for any other purpose until such time that a standard process and consistent, specific criteria for determining a student's need for remedial coursework is agreed upon by the coordinating board for higher education, higher education institutions, and the state board of education.
- 2. The procedures shall be designed so that the reporting is made by the name of each high school in the state, with individual student data to be grouped according to the high school from which the students graduated. The data in the reports shall be disaggregated by race and sex. The procedures shall not be designed so that the

reporting contains the name of any student. No grade point average shall be disclosed under subsection 3 of this section in any case where three or fewer students from a particular high school attend a particular college or university.

- 3. The data reported shall include grade point averages after the initial college year, calculated on, or adjusted to, a four point grade scale; the percentage of students returning to college after the first and second half of the initial college year, or after each trimester of the initial college year; the percentage of students taking noncollege level classes in basic academic courses during the first college year, or remedial courses in basic academic subjects of English, mathematics, or reading; and other such data as determined by rule and regulation of the coordinating board for higher education.
- 4. The department of elementary and secondary education shall conduct a review of its policies and procedures relating to remedial education in light of the best practices in remediation identified as required by subdivision (7)* of subsection 2 of section 173.005 to ensure that school districts are informed about best practices to reduce the need for remediation. The department shall present its results to the joint committee on education by October 31, 2017.

(L. 1993 S.B. 380 § 19 subsecs. 1, 2, 3, A.L. 2016 S.B. 638)

*Statutory reference to subdivision "(6)" changed to "(7)" in accordance with section 3.060 based on renumbering within section 173.005 by H.B. 1465 merged with S.B. 807 & 577, 2018.

CROSS REFERENCE:

Report of vocational education program, high school students completing course to be combined with report required by this section, 161.610

- 174.310. Harris-Stowe State University, transfer of facility operation funding educational emphasis. 1. There shall be a period of orderly transition which shall begin with the appointment of the board of regents, during which the St. Louis board of education shall convey by gift, the buildings, facilities, equipment, and adjoining eight acres, more or less, of realty located at 3026 Laclede Avenue, St. Louis, Missouri, which currently serves as the campus of Harris-Stowe State College, to the board of regents, and during which time the St. Louis board of education, at its own expense, shall continue to provide necessary supporting services to Harris-Stowe State College. The transition period shall terminate no later than July 1, 1979, at which time the regents shall be responsible for every aspect of the college's operation.
- 2. Notwithstanding any other provisions of this chapter to the contrary, the board of regents of Harris-Stowe State College is authorized to offer baccalaureate degree programs and graduate degree programs that will meet the needs of the St. Louis metropolitan area. Such programs shall be subject to approval by the coordinating board for higher education as provided for in subdivisions (1) and (3)* of subsection 2 of section 173.005.
- 3. The state shall, effective July 1, 1978, provide the necessary funds to fully staff and operate Harris-Stowe State College and to make appropriate capital improvements.
- 4. On and after August 28, 2005, Harris-Stowe State College shall be known as Harris-Stowe State University, and the provisions contained in subsections 1 to 3 of this section shall continue to apply to the institution.

(L. 1978 S.B. 703 §§ 3, 4, 5, A.L. 1986 S.B. 602, A.L. 1993 S.B. 153, A.L. 2005 S.B. 98, A.L. 2015 S.B. 334)

*Statutory reference to subdivision "(2)" changed to "(3)" in accordance with section 3.060 based on renumbering within section 173.005 by H.B. 1465 merged with S.B. 807 & 577, 2018.

- **197.460.** Exempt persons and religious organizations. 1. The provisions of sections 197.400 to 197.475 shall not apply to individuals who personally provide one or more home health services if such persons are not under the direct control and doing work for and employed by a home health agency.
- 2. The provisions of sections 197.400 to 197.475 shall not apply to any person or organization conducting a home health agency by and for the adherents of any recognized church or religious denomination or sect for the purpose of providing services for the care or treatment of the sick or infirm who depend upon prayer or spiritual means for healing in the practice of the religion of such church or religious denomination or sect.
- 3. The provisions of sections 197.400 to 197.475 shall not apply to any person or other entity which provides services pursuant to subdivision (19)* of subsection 1 of section 208.152 or provides in-home services pursuant to subdivision (18) of subsection 2 of section 192.2000.

(L. 1983 H.B. 51 § 12, A.L. 1990 S.B. 524) Effective 1-1-91

*Statutory reference to "subdivision (18)" changed to "subdivision (19)" in accordance with section 3.060 based on renumbering within section 208.152 in H.B. 1516, 2018.

- **210.148.** Juveniles with problem sexual behavior reports, procedure definition rulemaking authority. 1. Notwithstanding any provision of section 210.145 to the contrary, upon the receipt of a report under section 210.145 where the subject of the report is a juvenile with problem sexual behavior, the division shall immediately communicate such report to the appropriate local office along with any relevant information as may be contained in the information system. Upon receipt of the report and relevant information, the local office shall use a family assessment and services approach, as described in subsection 16* of section 210.145 to respond to the allegation contained in the report. For the purposes of family assessments performed under this section, the alleged abuse does not have to be committed by a person responsible for the care, custody, and control of the child.
- 2. Nothing in this section shall prohibit the local office from commencing an investigation if the local office, at any point in using the family assessment and services approach, determines that an investigation is required. Such investigation shall comply with the provisions of section 210.145 and may include requesting assistance from the appropriate law enforcement agency.
- 3. As used in this section, the term "juvenile with problem sexual behavior" shall mean any person, under fourteen years of age, who has allegedly committed sexual abuse against another child.
- 4. Within one hundred eighty days after August 28, 2015, the division shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with

and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2015, shall be invalid and void.

(L. 2015 S.B. 341)

*Statutory reference to subsection "14" changed to "16" in accordance with section 3.060 based on renumbering within section 210.145 by S.B. 819, 2018.

217.760. Probation and parole officers furnished to circuit courts, when — presentence and preparole investigations — requirements. — 1. In all felony cases and class A misdemeanor cases, the basis of which misdemeanor cases are contained in chapters 565 and 566 and section 577.023, at the request of a circuit judge of any circuit court, the division of probation and parole shall assign one or more state probation and parole officers to make an investigation of the person convicted of the crime or offense before sentence is imposed. In all felony cases in which the recommended sentence established by the sentencing advisory commission pursuant to subsection 7* of section 558.019 includes probation but the recommendation of the prosecuting attorney or circuit attorney does not include probation, the division of probation and parole shall, prior to sentencing, provide the judge with a report on available alternatives to incarceration. If a presentence investigation report is completed then the available alternatives shall be included in the presentence investigation report.

2. The report of the presentence investigation or preparole investigation shall contain any prior criminal record of the defendant and such information about his or her characteristics, his or her financial condition, his or her social history, the circumstances affecting his or her behavior as may be helpful in imposing sentence or in granting probation or in the correctional treatment of the defendant, information concerning the impact of the crime upon the victim, the recommended sentence established by the sentencing advisory commission and available alternatives to incarceration including opportunities for restorative justice, as well as a recommendation by the probation and parole officer. The officer shall secure such other information as may be required by the court and, whenever it is practicable and needed, such investigation shall include a physical and mental examination of the defendant.

(L. 1982 H.B. 1196 § 127, A.L. 1984 S.B. 611, A.L. 1989 H.B. 408, A.L. 1990 H.B. 974, A.L. 2003 S.B. 5, A.L. 2018 H.B. 1355)

*Statutory reference to subsection "6" changed to "7" in accordance with section 3.060 based on renumbering within section 558.019 in H.B. 192, 2019.

304.070. Violation of section 304.050, penalty. — 1. Any person who violates any of the provisions of subsections 1, 3, and 7* of section 304.050 is guilty of a class A misdemeanor. In addition, the court may suspend the driver's license of any person who violates the provision of subsection 1 of section 304.050. If ordered by the court, the director shall suspend the driver's license for ninety days for a first offense of subsection 1 of section 304.050, and one hundred twenty days for a second or subsequent offense of subsection 1 of section 304.050.

Any person who violates subsection 1 of section 304.050 where such violation results in the injury of any child shall be guilty of a class E felony. Any person who violates subsection 1 of section 304.050 where such violation causes the death of any child shall be guilty of a class D felony.

2. Any appeal of a suspension imposed under subsection 1 of this section shall be a direct appeal of the court order and subject to review by the presiding judge of the circuit court or another judge within the circuit other than the judge who issued the original order to suspend the driver's license. The director of revenue's entry of the court-ordered suspension on the driving record is not a decision subject to review pursuant to section 302.311. Any suspension of the driver's license ordered by the court under this section shall be in addition to any other suspension that may occur as a result of the conviction pursuant to other provisions of law.

(L. 1949 p. 329 § 3, A.L. 1965 p. 486, A.L. 1985 H.B. 288, et al., A.L. 2004 S.B. 1233, et al., A.L. 2006 S.B. 872, et al., A.L. 2014 S.B. 491)

Effective 1-01-17

*Statutory reference to subsection "6" changed to "7" in accordance with section 3.060 based on renumbering in section 304.050 by H.B. 661 and S.B. 53 & 60, 2021.

304.260. Tractors exempt — designation of truck routes by commission.

— Farm tractors when using the highways in traveling from one field or farm to another, or to or from places of delivery or repair, or when participating in activities or events permitted under subsection 13* of section 304.170 are exempt from the provisions of the law relating to registration and display of number plates, but shall comply with all the other provisions hereof. The state highways and transportation commission shall have the power and authority to prescribe the type of road upon which such tractors may be used and may exclude the use of such tractors or the use of trucks of any particular weight from the use of certain designated roads or types of roads, by the posting of signs along or upon such roads or any part thereof.

(RSMo 1939 § 8384, A. 1949 S.B. 1113, A.L. 2009 H.B. 93 & 216 merged with H.B. 683)

Prior revision: 1929 § 7776

Effective 5-29-09 (H.B. 93 & 216); 7-01-09 (H.B. 683)

*In 2017 statutory reference to subsection "12" changed to "13" in accordance with section 3.060.

- 306.015. Vessels, registration, procedure, fee delinquent application, penalty fee failure to obtain certificate of title, effect of. 1. The owner of a vessel kept within this state shall cause it to be registered in the office of the director of revenue who shall issue a certificate of title for the same.
- 2. The owner of any vessel acquired or brought into the state shall file his application for title within sixty days after it is acquired or brought into this state. The director of revenue may grant extensions of time for titling to any person in deserving cases.
- 3. The fee for the certificate of title shall be seven dollars fifty cents and shall be paid to the director of revenue at the time of making application. If application for certificate of title is not made within sixty days after the vessel is acquired or brought into the state, a delinquency penalty fee of ten dollars for each thirty days of delinquency, not to exceed a total of thirty dollars, shall be imposed. If the director of revenue learns that any person has failed to make application for

certificate of title within sixty days after acquiring or bringing into the state a vessel or has sold a vessel without obtaining a certificate of title, he shall cancel the registration of all motorboats, vessels, and watercraft registered in the name of the person, either as sole owner or as co-owner, and shall notify the person that the cancellation will remain in force until the person pays the delinquency penalty fee provided in this section together with all fees, charges, and payments which he should have paid in connection with the certificate of title of the vessel.

4. In the event of a sale or transfer of ownership of a vessel or outboard motor for which a certificate of ownership or manufacturer's statement of origin has been issued, the holder of such certificate shall endorse on the same an assignment thereof, with warranty of title in form printed thereon, and prescribed by the director of revenue, with a statement of all liens or encumbrances on such vessel or outboard motor, and deliver the same to the buyer at the time of delivery to the buyer of such vessel or outboard motor; provided that, when the transfer of a vessel or outboard motor occurs within a corporation which holds a license to operate as a motor vehicle or boat dealer under sections 301.550 to 301.573 and this section, the provisions of subdivision (3) of subsection 7* of section 144.070 shall not apply.

(L. 1985 H.B. 280, et al., A.L. 2008 H.B. 1715)

*Statutory reference to subsection "6" changed to "7" in accordance with section 3.060 based on renumbering within section 144.070 in S.B. 89 and S.B. 368, 2019.

307.179. Definitions — transporting children under sixteen years of age, restraint systems — penalty — exceptions — program of public information.

- 1. As used in this section, the following terms shall mean:
- (1) "Child booster seat", a seating system which meets the Federal Motor Vehicle Safety Standards set forth in 49 C.F.R. 571.213, as amended, that is designed to elevate a child to properly sit in a federally approved safety belt system;
- (2) "Child passenger restraint system", a seating system which meets the Federal Motor Vehicle Safety Standards set forth in 49 C.F.R. 571.213, as amended, and which is either permanently affixed to a motor vehicle or is affixed to such vehicle by a safety belt or a universal attachment system;
 - (3) "Driver", a person who is in actual physical control of a motor vehicle.
- 2. Every driver transporting a child under the age of sixteen years shall be responsible, when transporting such child in a motor vehicle operated by that driver on the streets or highways of this state, for providing for the protection of such child as follows:
- (1) Children less than four years of age, regardless of weight, shall be secured in a child passenger restraint system appropriate for that child;
- (2) Children weighing less than forty pounds, regardless of age, shall be secured in a child passenger restraint system appropriate for that child;
- (3) Children at least four years of age but less than eight years of age, who also weigh at least forty pounds but less than eighty pounds, and who are also less than four feet, nine inches tall, shall be secured in a child passenger restraint system or booster seat appropriate for that child;
- (4) Children at least eighty pounds or children more than four feet, nine inches in height shall be secured by a vehicle safety belt or booster seat appropriate for that child:

- (5) A child who otherwise would be required to be secured in a booster seat may be transported in the back seat of a motor vehicle while wearing only a lap belt if the back seat of the motor vehicle is not equipped with a combination lap and shoulder belt for booster seat installation;
- (6) When transporting children in the immediate family when there are more children than there are seating positions in the enclosed area of a motor vehicle, the children who are not able to be restrained by a child safety restraint device appropriate for the child shall sit in the area behind the front seat of the motor vehicle unless the motor vehicle is designed only for a front seat area. The driver transporting children referred to in this subsection is not in violation of this section.

This subsection shall only apply to the use of a child passenger restraint system or vehicle safety belt for children less than sixteen years of age being transported in a motor vehicle.

- 3. Any driver who violates subdivision (1), (2), or (3) of subsection 2 of this section is guilty of an infraction and, upon conviction, may be punished by a fine of not more than fifty dollars and court costs. Any driver who violates subdivision (4) of subsection 2 of this section shall be subject to the penalty in subsection 6* of section 307.178. If a driver receives a citation for violating subdivision (1), (2), or (3) of subsection 2 of this section, the charges shall be dismissed or withdrawn if the driver prior to or at his or her hearing provides evidence of acquisition of a child passenger restraint system or child booster seat which is satisfactory to the court or the party responsible for prosecuting the driver's citation.
- 4. The provisions of this section shall not apply to any public carrier for hire. The provisions of this section shall not apply to students four years of age or older who are passengers on a school bus designed for carrying eleven passengers or more and which is manufactured or equipped pursuant to Missouri Minimum Standards for School Buses as school buses are defined in section 301.010.
- 5. The highways and transportation commission shall initiate and develop a program of public information to develop understanding of, and ensure compliance with, the provisions of this section.

(L. 2006 S.B. 872, et al. § 307.182)

*Statutory reference to subsection "5" changed to "6" in accordance with section 3.060 based on renumbering within section 307.178 in S.B. 30, 2019.

313.010. Bingo, who may conduct game — joint license, procedure — abbreviated licenses, fees limitations, exemptions. — 1. Any bona fide religious, charitable, fraternal, veteran or service organization, which has been in existence for at least five years immediately prior to making an application for a license and which, during that period, has had twenty bona fide members, may conduct the game of bingo upon receiving a license from the commission. Any combination of unlicensed but eligible organizations, not to exceed five, may join in making an application and may receive a single license to conduct the game of bingo. Any information or report required by sections 313.005 to 313.080 from an organization shall contain the required information regarding all of the organizations joined in the license and all requirements under sections 313.005 to 313.080 shall apply with respect to all joined organizations and the membership thereof.

2. Notwithstanding any other provisions to the contrary, the commission shall require only an abbreviated license, pursuant to the provisions of section 313.020, and an abbreviated licensing fee of ten dollars per event, for any bona fide religious, charitable, fraternal, veteran or service organization which conducts a bingo game on not more than fifteen occasions annually at which only pull-tab cards may be used. The organization shall have been in existence for at least five years immediately prior to the first occasion on which such organization conducts a bingo pull-tab game and during this period shall have had twenty bona fide members. For the purposes of this subsection, "occasion" means an event having a duration of less than twenty-four hours. An organization that has been granted an abbreviated license shall be exempt from the provisions of subdivisions (10)* and (13)* of section 313.040.

(L. 1981 H.B. 322 § 2, A.L. 1983 H.B. 95 & 223, A.L. 1993 S.B. 10 & 11, A.L. 1996 H.B. 1159, A.L. 2010 S.B. 940)

*Statutory references to subdivisions "(11)" and "(14)" changed to "(10)" and "(13)" in accordance with section 3.060 based on renumbering within section 313.040 by H.B. 1484, 2018.

- 313.015. License fee expiration special license, fairs, celebrations, requirements, fee, annual report, when. 1. The commission shall issue a license for the conducting of bingo to any bona fide religious, charitable, fraternal, veteran or service organization or to any combination of eligible organizations, not to exceed five, which submits an application on a form prescribed by the director and which satisfies the director that such organization meets all of the requirements of sections 313.005 to 313.080. The burden of proof is at all times on the applicant to demonstrate by clear and convincing evidence its suitability to be licensed. Each license so issued shall expire at midnight one year from its date of issuance. The commission, in its sole discretion, may reopen licensure hearings for any licensee at any time.
- 2. An applicant may hold only one license and that license may not be transferred or assigned to any other organization other than the organization named in the license. Each licensed organization shall pay to the director an annual, nonrefundable license fee of fifty dollars to be paid into the state treasury to the credit of the gaming commission fund. The director may, upon application made by a county fair organization or by any organization qualified to receive a regular license, issue a special license authorizing such organization to conduct bingo for the period of any fair, picnic, festival or celebration conducted by such qualified organization not exceeding one week and which is held not more than once annually, and a special licensee shall be exempt from the provisions of subdivisions (7), (10)*, and (13)* of section 313.040. Each organization receiving a special license shall pay to the director a fee of twenty-five dollars, to be paid into the state treasury to the credit of the gaming commission fund.
- 3. Any organization that obtains more than three special bingo licenses during any calendar year shall be required to file an annual report as required in section 313.045.

(L. 1981 H.B. 322 § 3, A.L. 1983 H.B. 95 & 223, A.L. 1993 S.B. 10 & 11, A.L. 1994 S.B. 427, A.L. 1996 H.B. 1159, A.L. 2010 S.B. 940)

*Statutory references to subdivisions "(11)" and "(14)" changed to "(10)" and "(13)" in accordance with section 3.060 based on renumbering within section 313.040 by H.B. 1484, 2018.

313.807. Excursion gambling boat license, application, fee — occupational license, application, fee — supplier license, application, fee — limited license, **allowed, when.** — 1. A person may apply to the commission for a license to conduct gambling games on an excursion gambling boat or to operate an excursion gambling boat as provided in sections 313.800 to 313.850. The application for such licenses shall be filed with the commission and shall identify the excursion gambling boat upon which gambling games will be authorized, shall specify the exact location where the excursion gambling boat will be docked, shall specify the extent of the land-based economic development or impact and an affirmative action plan for ownership, contracting and recruiting, training and hiring of minorities and women in all employment classifications for that area, a lease with a home dock city or county, or in lieu thereof a resolution adopted by a city or county supporting or opposing the docking and land-based economic development or impact plan of the operator, and shall be in a form and contain information as the commission prescribes. If a city or county fails to pass a resolution, such action shall not adversely affect the application which shall be deemed complete. The applicant for such license shall file with the application a nonrefundable fee of fifty thousand dollars or fifteen thousand dollars for each person to be investigated, whichever amount is greater. The applicant shall be responsible for the total cost of the investigation. If the cost of the investigation exceeds the total amount of fees filed by the applicant in this subsection, the commission may assess additional fees as it deems appropriate; however, if the applicant is denied a license, the applicant shall be entitled to a refund of the difference between the application fee and the actual cost of the investigation. The initial license and first subsequent license renewal of an excursion gambling boat operator shall be for a period of one year. Thereafter, license renewal periods shall be four years. However, the commission may reopen licensing hearings at any time. The annual fee for anyone licensed pursuant to this subsection shall be set by the commission at a minimum of twenty-five thousand dollars.

- 2. A person may apply to the commission for a license to conduct an occupation within excursion gambling boat operations which the commission has identified as requiring a license. The commission shall establish and charge holders of occupational licenses an annual license fee for each occupation in amounts determined appropriate by the commission and shall be charged each year the license is in effect. The commission shall set a nonrefundable filing fee to cover the cost of any investigation. Each applicant for a license pursuant to this subsection shall biennially file for a license.
- 3. A supplier shall biennially apply for a license. The application fee shall be a nonrefundable amount set by the commission to cover the cost of any investigation. The annual fee for such license shall be set by the commission. The commission shall set all standards for equipment and supplies.
- 4. A licensee licensed to conduct gambling games shall acquire all gambling games or implements of gambling from a licensed supplier or from a person or entity approved by the commission. A licensee shall not sell or give gambling games or implements of gambling to another licensee without the commission's prior written approval. Any licensed supplier shall have a registered agent within this state.
- 5. The commission may issue a limited license to operate an excursion gambling boat as defined pursuant to subdivision (9)* of section 313.800 at a dock

other than its home dock, if such city or county where such dock is located has approved gambling games on excursion gambling boats pursuant to subsection 10 of section 313.812.

6. Prior to granting a license for an excursion gambling boat, the commission shall ensure that the applicant complies with all local zoning laws, provided that such laws were not changed to the detriment of the applicant having an ownership interest, including without limitation, an option to purchase, a contingent purchase agreement, leasehold interest or contingent leasehold interest, that is the subject of the zoning law change when such law is enacted subsequent to the filing of such application. Nothing in this section shall be construed to prohibit a change in local law in favor of the applicant having the ownership interest in the property.

(L. 1991 H.B. 149 \S 4 Adopted by Referendum, Proposition A, November 3, 1992, A.L. 1993 S.B. 10 & 11 \S 4, A.L. 2000 S.B. 902, A.L. 2012 H.B. 1644)

*Statutory reference to subdivision "(7)" changed to "(9)" in accordance with section 3.060 based on renumbering in section 313.800 by S.B. 741, 2014.

345.025. Persons exempted from the provisions of this chapter. — 1. The provisions of sections 345.010 to 345.080 do not apply to:

- (1) The activities, services, and the use of an official title on the part of a person in the employ of a federal agency insofar as such services are part of the duties of the person's office or position with such agency;
 - (2) The activities and services of certified teachers of the deaf:
- (3) The activities and services of a student in speech-language pathology or audiology pursuing a course of study at a university or college that has been approved by its regional accrediting association, or working in a recognized training center, if these activities and services constitute a part of the person's course of study supervised by a licensed speech-language pathologist or audiologist as provided in section 345.050;
- (4) The activities and services of physicians and surgeons licensed pursuant to chapter 334;
- (5) Audiometric technicians who are certified by the council for accreditation of occupational hearing conservationists when conducting pure tone air conduction audiometric tests for purposes of industrial hearing conservation and comply with requirements of the federal Occupational Safety and Health Administration;
- (6) A person who holds a current valid certificate as a speech-language pathologist issued before January 1, 2016, by the Missouri department of elementary and secondary education and who is an employee of a public school while providing speech-language pathology services in such school system;
- (7) Any person completing the required number and type of clinical hours required by paragraph (c) of subdivision (12)* of section 345.015 as long as such person is under the direct supervision of a licensed speech-language pathologist and has not completed more than the number of clinical hours required by rule.
- 2. No one shall be exempt pursuant to subdivision (1) or (6) of subsection 1 of this section if the person does any work as a speech-language pathologist or audiologist outside of the exempted areas outlined in this section for which a fee or compensation may be paid by the recipient of the service. When college or university clinics charge a fee, supervisors of student clinicians shall be licensed.

(L. 1973 H.B. 329 § 4, A.L. 1986 H.B. 1242, A.L. 1995 S.B. 69, et al., A.L. 1998 H.B. 1601, et al., A.L. 2015 S.B. 107)

*Statutory reference to subdivision "(11)" changed to "(12)" in accordance with section 3.060 based on renumbering in section 345.015 by H.B. 2149, 2022.

- **354.095.** Limitation of membership and benefits certain benefits to be provided, when. 1. A corporation subject to the provisions of sections 354.010 to 354.380 may, in the discretion of its board of directors, limit or define the classes of persons who shall be eligible to become members or beneficiaries, limit and define the benefits which it will furnish, and may define such benefits as it undertakes to furnish into classes or kinds. It may make available to its members or beneficiaries such health services, or reimbursement therefor, as the board of directors of any such corporation may approve; if maternity benefits are provided to any members of any plan, then maternity benefits shall be provided to any member of such plan without discrimination as to whether the member is married or unmarried, and if maternity benefits are provided to a beneficiary of any plan, then maternity benefits shall be provided to such beneficiary of such plan without discrimination as to whether the beneficiary is married or unmarried.
- 2. If an ambulatory surgical facility as defined by subdivision (2)* of section 197.200, has received a certificate of need as provided in chapter 197, a health services corporation shall provide benefits to the facility on the same basis as it does to all other health care facilities, whether contracting members or noncontracting members. A health services corporation shall use the same standards that are applied to any other health care facility within the same health services area in defining the benefits that the corporation will furnish to the ambulatory surgical facility, the classes to which such benefits will be furnished, and the amount of reimbursement.

(L. 1973 S.B. 3 § 18, A.L. 1981 S.B. 185, A.L. 1983 H.B. 127)

*In 2017 statutory reference to subdivision "(1)" changed to "(2)" in accordance with section 3.060.

- 375.1052. Temporary exemption, granted when denial of, petition for hearing, procedures schedule of compliance effective date of requirements. 1. Upon written application of any insurer, the director may grant a temporary exemption from compliance with sections 375.1025 to 375.1062 if the director finds, upon review of the application, that compliance with sections 375.1025 to 375.1062 would constitute a financial or organizational hardship upon the insurer. An exemption may be granted at any time and from time to time for a specified period or periods. Within ten days from a denial of an insurer's written request for an exemption from sections 375.1025 to 375.1062, such insurer may request in writing a hearing on its application for an exemption. Such hearing shall be held in accordance with the provisions of chapter 536 pertaining to administrative hearing procedures and shall be a public meeting as provided by subdivision (5)* of section 610.010.
 - 2. Domestic insurers:
- (1) Retaining a certified public accountant on August 28, 2009, who qualifies as independent shall comply with sections 375.1025 to 375.1062 for the year ending December 31, 2009, and each year thereafter unless the director permits otherwise;

- (2) Not retaining a certified public accountant on August 28, 2009, who qualifies as independent shall meet the following schedule for compliance with sections 375.1025 to 375.1062 unless the director permits otherwise:
 - (a) As of December 31, 2009, file with the director an audited financial report;
- (b) For the year ending December 31, 2010, and each year thereafter, such insurers shall file with the director all reports and communications required by sections 375.1025 to 375.1062.
- 3. Foreign insurers shall comply with sections 375.1025 to 375.1062 for the year ending December 31, 1992, and each year thereafter, unless the director permits otherwise.
- 4. The requirements of subsection 3 of section 375.1037 shall be in effect for audits of the year beginning January 1, 2010, and thereafter.
- 5. The requirements of section 375.1053 are to be in effect January 1, 2010. An insurer or group of insurers that is not required to have independent audit committee members or only a majority but not a supermajority of independent audit committee members, because the total written and assumed premium is below the threshold and subsequently becomes subject to one of the independence requirements due to changes in premium shall have one year following the year the threshold is exceeded, but not earlier than January 1, 2010, to comply with the independence requirements. Likewise, an insurer that becomes subject to one of the independence requirements as a result of a business combination shall have one calendar year following the date of acquisition or combination to comply with the independence requirements.
- 6. The requirements of sections 375.1038, 375.1054, and 375.1056 are effective beginning with the reporting period ending December 31, 2010, and each year thereafter. An insurer or group of insurers that is not required to file a report because the total written premium is below the threshold and subsequently becomes subject to the reporting requirements shall have two years following the year the threshold is exceeded to file a report. Likewise, an insurer acquired in a business combination shall have two calendar years following the date of acquisition or combination to comply with the reporting requirements.
- 7. The requirements of section 375.1058 are effective beginning January 1, 2019. If an insurer or group of insurers that is exempt from section 375.1058 requirements subsequently no longer qualifies for that exemption, such insurer or group of insurers shall have one year after the year the threshold is exceeded to comply with the requirements of section 375.1058.

(L. 1991 H.B. 385, et al. § 13, A.L. 1993 H.B. 709, A.L. 2009 H.B. 577, A.L. 2018 S.B. 593) Effective 1-01-19

*In 2018 statutory reference to subdivision "(3)" changed to "(5)" in accordance with section 3.060 due to renumbering within section 610.010 by H.B. 170 in 1993.

393.1050. Electrical corporations achieving certain level of renewable energy technology nameplate capacity exempt from certain fees and rebates.

— Notwithstanding any other provision of law, any electrical corporation as defined by subdivision (15)* of section 386.020 which, by January 20, 2009, achieves an amount of eligible renewable energy technology nameplate capacity equal to or greater than fifteen percent of such corporation's total owned fossil-fired generating

capacity, shall be exempt thereafter from a requirement to pay any installation subsidy, fee, or rebate to its customers that install their own solar electric energy system and shall be exempt from meeting any mandated solar renewable energy standard requirements. Any disputes or denial of exemptions under this section may be reviewable by the circuit court of Cole County as prescribed by law.

(L. 2008 S.B. 1181, et al. § 1)

*In 2019, statutory reference to subdivision "15" changed to "(15)" in accordance with section 3.060.

(2015) Section was repealed by implication upon adoption of Proposition C (sections 393.1020, 393.1025, and 393.1030) on November 4, 2008; the legislature is not authorized to negate in advance an initiative petition approved for circulation and then later approved for adoption. Earth Island Institute v. Union Electric Co., 456 S.W.3d 27 (Mo. en banc).

400.9-102. Definitions and index of definitions. — (a) In this article:

- (1) "Accession" means goods that are physically united with other goods in such a manner that the identity of the original goods is not lost;
- (2) "Account", except as used in "account for", means a right to payment of a monetary obligation, whether or not earned by performance, (i) for property that has been or is to be sold, leased, licensed, assigned, or otherwise disposed of, (ii) for services rendered or to be rendered, (iii) for a policy of insurance issued or to be issued, (iv) for a secondary obligation incurred or to be incurred, (v) for energy provided or to be provided, (vi) for the use or hire of a vessel under a charter or other contract, (vii) arising out of the use of a credit or charge card or information contained on or for use with the card, or (viii) as winnings in a lottery or other game of chance operated or sponsored by a state, governmental unit of a state, or person licensed or authorized to operate the game by a state or governmental unit of a state. The term includes health-care-insurance receivables. The term does not include (i) rights to payment evidenced by chattel paper or an instrument, (ii) commercial tort claims, (iii) deposit accounts, (iv) investment property, (v) letterof-credit rights or letters of credit, or (vi) rights to payment for money or funds advanced or sold, other than rights arising out of the use of a credit or charge card or information contained on or for use with the card;
- (3) "Account debtor" means a person obligated on an account, chattel paper, or general intangible. The term does not include persons obligated to pay a negotiable instrument, even if the instrument constitutes part of chattel paper;
 - (4) "Accounting", except as used in "accounting for", means a record:
 - (A) Authenticated by a secured party;
- (B) Indicating the aggregate unpaid secured obligations as of a date not more than thirty-five days earlier or thirty-five days later than the date of the record; and
 - (C) Identifying the components of the obligations in reasonable detail;
- (5) "Agricultural lien" means an interest, other than a security interest, in farm products:
 - (A) Which secures payment or performance of an obligation for:
- (i) Goods or services furnished in connection with a debtor's farming operation; or
- (ii) Rent on real property leased by a debtor in connection with its farming operation;
 - (B) Which is created by statute in favor of a person that:

- (i) In the ordinary course of its business furnished goods or services to a debtor in connection with a debtor's farming operation; or
- (ii) Leased real property to a debtor in connection with the debtor's farming operation; and
- (C) Whose effectiveness does not depend on the person's possession of the personal property;
 - (6) "As-extracted collateral" means:
 - (A) Oil, gas, or other minerals that are subject to a security interest that:
- (i) Is created by a debtor having an interest in the minerals before extraction; and
 - (ii) Attaches to the minerals as extracted; or
- (B) Accounts arising out of the sale at the wellhead or minehead of oil, gas, or other minerals in which the debtor had an interest before extraction;
 - (7) "Authenticate" means:
 - (A) To sign; or
- (B) With the present intent to adopt or accept a record, to attach to or logically associate with the record an electronic sound, symbol or process;
- (8) "Bank" means an organization that is engaged in the business of banking. The term includes savings banks, savings and loan associations, credit unions, and trust companies;
- (9) "Cash proceeds" means proceeds that are money, checks, deposit accounts, or the like;
- (10) "Certificate of title" means a certificate of title with respect to which a statute provides for the security interest in question to be indicated on the certificate as a condition or result of the security interest's obtaining priority over the rights of a lien creditor with respect to the collateral. The term includes another record maintained as an alternative to a certificate of title by the governmental unit that issues certificates of title if a statute permits the security interest in question to be indicated on the record as a condition or result of the security interest's obtaining priority over the rights of a lien creditor with respect to the collateral;
- (11) "Chattel paper" means a record or records that evidence both a monetary obligation and a security interest in specific goods, a security interest in specific goods and software used in the goods, a security interest in specific goods and license of software used in the goods, a lease of specific goods, or a lease of specific goods and license of software used in the goods. In this paragraph, "monetary obligation" means a monetary obligation secured by the goods or owed under a lease of the goods and includes a monetary obligation with respect to software used in the goods. The term does not include (i) charters or other contracts involving the use or hire of a vessel or (ii) records that evidence a right to payment arising out of the use of a credit or charge card or information contained on or for use with the card. If a transaction is evidenced by records that include an instrument or series of instruments, the group of records taken together constitutes chattel paper:
- (12) "Collateral" means the property subject to a security interest or agricultural lien. The term includes:
 - (A) Proceeds to which a security interest attaches;

- (B) Accounts, chattel paper, payment intangibles, and promissory notes that have been sold; and
 - (C) Goods that are the subject of a consignment;
- (13) "Commercial tort claim" means a claim arising in tort with respect to which:
 - (A) The claimant is an organization; or
 - (B) The claimant is an individual and the claim:
 - (i) Arose in the course of the claimant's business or profession; and
- (ii) Does not include damages arising out of personal injury to or the death of an individual;
- (14) "Commodity account" means an account maintained by a commodity intermediary in which a commodity contract is carried for a commodity customer;
- (15) "Commodity contract" means a commodity futures contract, an option on a commodity futures contract, a commodity option, or another contract if the contract or option is:
- (A) Traded on or subject to the rules of a board of trade that has been designated as a contract market for such a contract pursuant to federal commodities laws; or
- (B) Traded on a foreign commodity board of trade, exchange, or market, and is carried on the books of a commodity intermediary for a commodity customer;
- (16) **"Commodity customer"** means a person for which a commodity intermediary carries a commodity contract on its books;
 - (17) "Commodity intermediary" means a person that:
- (A) Is registered as a futures commission merchant under federal commodities law; or
- (B) In the ordinary course of its business provides clearance or settlement services for a board of trade that has been designated as a contract market pursuant to federal commodities law:
 - (18) "Communicate" means:
 - (A) To send a written or other tangible record;
- (B) To transmit a record by any means agreed upon by the persons sending and receiving the record; or
- (C) In the case of transmission of a record to or by a filing office, to transmit a record by any means prescribed by filing-office rule;
- (19) "Consignee" means a merchant to which goods are delivered in a consignment;
- (20) "Consignment" means a transaction, regardless of its form, in which a person delivers goods to a merchant for the purpose of sale and:
 - (A) The merchant:
- (i) Deals in goods of that kind under a name other than the name of the person making delivery;
 - (ii) Is not an auctioneer; and
- (iii) Is not generally known by its creditors to be substantially engaged in selling the goods of others;
- (B) With respect to each delivery, the aggregate value of the goods is one thousand dollars or more at the time of delivery;

- (C) The goods are not consumer goods immediately before delivery; and
- (D) The transaction does not create a security interest that secures an obligation;
- (21) "Consignor" means a person that delivers goods to a consignee in a consignment;
 - (22) "Consumer debtor" means a debtor in a consumer transaction;
- (23) "Consumer goods" means goods that are used or bought for use primarily for personal, family, or household purposes;
 - (24) "Consumer-goods transaction" means a consumer transaction in which:
- (A) An individual incurs an obligation primarily for personal, family, or household purposes; and
 - (B) A security interest in consumer goods secures the obligation;
- (25) "Consumer obligor" means an obligor who is an individual and who incurred the obligation as part of a transaction entered into primarily for personal, family, or household purposes;
- (26) "Consumer transaction" means a transaction in which (i) an individual incurs an obligation primarily for personal, family, or household purposes, (ii) a security interest secures the obligation, and (iii) the collateral is held or acquired primarily for personal, family, or household purposes. The term includes consumer-goods transactions;
- (27) "Continuation statement" means an amendment of a financing statement which:
- (A) Identifies, by its file number, the initial financing statement to which it relates; and
- (B) Indicates that it is a continuation statement for, or that it is filed to continue the effectiveness of, the identified financing statement;
 - (28) "**Debtor**" means:
- (A) A person having an interest, other than a security interest or other lien, in the collateral, whether or not the person is an obligor;
- (B) A seller of accounts, chattel paper, payment intangibles, or promissory notes; or
 - (C) A consignee;
- (29) "Deposit account" means a demand, time, savings, passbook, or similar account maintained with a bank. The term does not include investment property or accounts evidenced by an instrument;
- (30) **"Document"** means a document of title or a receipt of the type described in section 400.7-201(b)*;
- (31) "Electronic chattel paper" means chattel paper evidenced by a record or records consisting of information stored in an electronic medium;
- (32) **"Encumbrance"** means a right, other than an ownership interest, in real property. The term includes mortgages and other liens on real property;
- (33) **"Equipment"** means goods other than inventory, farm products, or consumer goods;
- (34) **"Farm products"** means goods, other than standing timber, with respect to which the debtor is engaged in a farming operation and which are:
 - (A) Crops grown, growing, or to be grown, including:
 - (i) Crops produced on trees, vines, and bushes; and
 - (ii) Aquatic goods produced in aquacultural operations;

- (B) Livestock, born or unborn, including aquatic goods produced in aquacultural operations;
 - (C) Supplies used or produced in a farming operation; or
 - (D) Products of crops or livestock in their unmanufactured states;
- (35) **"Farming operation"** means raising, cultivating, propagating, fattening, grazing, or any other farming, livestock, or aquacultural operation;
- (36) "File number" means the number assigned to an initial financing statement pursuant to section 400.9-519(a);
- (37) **"Filing office"** means an office designated in section 400.9-501 as the place to file a financing statement;
 - (38) "Filing-office rule" means a rule adopted pursuant to section 400.9-526;
- (39) **"Financing statement"** means a record or records composed of an initial financing statement and any filed record relating to the initial financing statement;
- (40) "Fixture filing" means the filing of a financing statement covering goods that are or are to become fixtures and satisfying section 400.9-502(a) and (b). The term includes the filing of a financing statement covering goods of a transmitting utility which are or are to become fixtures;
- (41) **"Fixtures"** means goods that have become so related to particular real property that an interest in them arises under real property law;
- (42) "General intangible" means any personal property, including things in action, other than accounts, chattel paper, commercial tort claims, deposit accounts, documents, goods, instruments, investment property, letter-of-credit rights, letters of credit, money, and oil, gas, or other minerals before extraction. The term includes payment intangibles and software;
 - (43) "Good faith" means honesty in fact;
- (44) "Goods" means all things that are movable when a security interest attaches. The term includes (i) fixtures, (ii) standing timber that is to be cut and removed under a conveyance or contract for sale, (iii) the unborn young of animals, (iv) crops grown, growing, or to be grown, even if the crops are produced on trees, vines, or bushes, and (v) manufactured homes. The term also includes a computer program embedded in goods and any supporting information provided in connection with a transaction relating to the program if (i) the program is associated with the goods in such a manner that it customarily is considered part of the goods, or (ii) by becoming the owner of the goods, a person acquires a right to use the program in connection with the goods. The term does not include a computer program embedded in goods that consist solely of the medium in which the program is embedded. The term also does not include accounts, chattel paper, commercial tort claims, deposit accounts, documents, general intangibles, instruments, investment property, letter-of-credit rights, letters of credit, money, or oil, gas, or other minerals before extraction;
- (45) "Governmental unit" means a subdivision, agency, department, county, parish, municipality, or other unit of the government of the United States, a state, or a foreign country. The term includes an organization having a separate corporate existence if the organization is eligible to issue debt on which interest is exempt from income taxation under the laws of the United States;
- (46) "Health-care-insurance receivable" means an interest in or claim under a policy of insurance which is a right to payment of a monetary obligation for health-care goods or services provided or to be provided;

- (47) "Instrument" means a negotiable instrument or any other writing that evidences a right to the payment of a monetary obligation, is not itself a security agreement or lease, and is of a type that in ordinary course of business is transferred by delivery with any necessary indorsement or assignment. The term does not include (i) investment property, (ii) letters of credit, or (iii) writings that evidence a right to payment arising out of the use of a credit or charge card or information contained on or for use with the card:
 - (48) "Inventory" means goods, other than farm products, which:
 - (A) Are leased by a person as lessor;
- (B) Are held by a person for sale or lease or to be furnished under a contract of service;
 - (C) Are furnished by a person under a contract of service; or
- (D) Consist of raw materials, work in process, or materials used or consumed in a business;
- (49) "Investment property" means a security, whether certificated or uncertificated, security entitlement, securities account, commodity contract, or commodity account;
- (50) **"Jurisdiction of organization"**, with respect to a registered organization, means the jurisdiction under whose law the organization is formed or organized;
- (51) "Letter-of-credit right" means a right to payment or performance under a letter of credit, whether or not the beneficiary has demanded or is at the time entitled to demand payment or performance. The term does not include the right of a beneficiary to demand payment or performance under a letter of credit;
 - (52) "Lien creditor" means:
- (A) A creditor that has acquired a lien on the property involved by attachment, levy, or the like;
 - (B) An assignee for benefit of creditors from the time of assignment;
 - (C) A trustee in bankruptcy from the date of the filing of the petition; or
 - (D) A receiver in equity from the time of appointment;
- (53) "Manufactured home" means a structure, transportable in one or more sections, which, in the traveling mode, is eight body feet or more in width or forty body feet or more in length, or, when erected on site, is three hundred twenty or more square feet, and which is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air-conditioning, and electrical systems contained therein. The term includes any structure that meets all of the requirements of this paragraph except the size requirements and with respect to which the manufacturer voluntarily files a certification required by the United States Secretary of Housing and Urban Development and complies with the standards established under Title 42 of the United States Code;
 - (54) "Manufactured-home transaction" means a secured transaction:
- (A) That creates a purchase-money security interest in a manufactured home, other than a manufactured home held as inventory; or
- (B) In which a manufactured home, other than a manufactured home held as inventory, is the primary collateral;
- (55) "Mortgage" means a consensual interest in real property, including fixtures, which secures payment or performance of an obligation;

- (56) "New debtor" means a person that becomes bound as debtor under section 400.9-203(d) by a security agreement previously entered into by another person;
- (57) "New value" means (i) money, (ii) money's worth in property, services, or new credit, or (iii) release by a transferee of an interest in property previously transferred to the transferee. The term does not include an obligation substituted for another obligation;
 - (58) "Noncash proceeds" means proceeds other than cash proceeds;
- (59) "Obligor" means a person that, with respect to an obligation secured by a security interest in or an agricultural lien on the collateral, (i) owes payment or other performance of the obligation, (ii) has provided property other than the collateral to secure payment or other performance of the obligation, or (iii) is otherwise accountable in whole or in part for payment or other performance of the obligation. The term does not include issuers or nominated persons under a letter of credit;
- (60) "Original debtor", except as used in section 400.9-310(c), means a person that, as debtor, entered into a security agreement to which a new debtor has become bound under section 400.9-203(d);
- (61) **"Payment intangible"** means a general intangible under which the account debtor's principal obligation is a monetary obligation;
 - (62) "Person related to", with respect to an individual, means:
 - (A) The spouse of the individual;
 - (B) A brother, brother-in-law, sister, or sister-in-law of the individual;
- (C) An ancestor or lineal descendant of the individual or the individual's spouse; or
- (D) Any other relative, by blood or marriage, of the individual or the individual's spouse who shares the same home with the individual;
 - (63) "Person related to", with respect to an organization, means:
- (A) A person directly or indirectly controlling, controlled by, or under common control with the organization;
- (B) An officer or director of, or a person performing similar functions with respect to, the organization;
- (C) An officer or director of, or a person performing similar functions with respect to, a person described in subparagraph (A);
 - (D) The spouse of an individual described in subparagraph (A), (B), or (C); or
- (E) An individual who is related by blood or marriage to an individual described in subparagraph (A), (B), (C), or (D) and shares the same home with the individual;
- (64) "**Proceeds**", except as used in section 400.9-609(b), means the following property:
- (A) Whatever is acquired upon the sale, lease, license, exchange, or other disposition of collateral;
 - (B) Whatever is collected on, or distributed on account of, collateral;
 - (C) Rights arising out of collateral;
- (D) To the extent of the value of collateral, claims arising out of the loss, nonconformity, or interference with the use of, defects or infringement of rights in, or damage to, the collateral; or
- (E) To the extent of the value of collateral and to the extent payable to the debtor or the secured party, insurance payable by reason of the loss or nonconformity of, defects or infringement of rights in, or damage to, the collateral;

- (65) **"Promissory note"** means an instrument that evidences a promise to pay a monetary obligation, does not evidence an order to pay, and does not contain an acknowledgment by a bank that the bank has received for deposit a sum of money or funds:
- (66) "Proposal" means a record authenticated by a secured party which includes the terms on which the secured party is willing to accept collateral in full or partial satisfaction of the obligation it secures pursuant to sections 400.9-620, 400.9-621 and 400.9-622;
- (67) **"Public organic record"** means a record that is available to the public for inspection and is:
- (A) A record consisting of the record initially filed with or issued by a state or the United States to form or organize an organization and any record filed with or issued by the state or the United States which amends or restates the initial record;
- (B) An organic record of a business trust consisting of the record initially filed with a state and any record filed with the state which amends or restates the initial record, if a statute of the state governing business trusts requires that the record be filed with the state; or
- (C) A record consisting of legislation enacted by the legislature of a state or the Congress of the United States which forms or organizes an organization, any record amending the legislation, and any record filed with or issued by the state or the United States which amends or restates the name of the organization;
- (68) "Pursuant to commitment", with respect to an advance made or other value given by a secured party, means pursuant to the secured party's obligation, whether or not a subsequent event of default or other event not within the secured party's control has relieved or may relieve the secured party from its obligation;
- (69) "Record", except as used in "for record", "of record", "record or legal title", and "record owner", means information that is inscribed on a tangible medium or which is stored in an electronic or other medium and is retrievable in perceivable form;
- (70) "Registered organization" means an organization formed or organized solely under the law of a single state or the United States by the filing of a public organic record with, the issuance of a public organic record by, or the enactment of legislation by the state or the United States. The term includes a business trust that is formed or organized under the law of a single state if a statute of the state governing business trusts requires that the business trust's organic record be filed with the state;
 - (71) "Secondary obligor" means an obligor to the extent that:
 - (A) The obligor's obligation is secondary; or
- (B) The obligor has a right of recourse with respect to an obligation secured by collateral against the debtor, another obligor, or property of either;
 - (72) "Secured party" means:
- (A) A person in whose favor a security interest is created or provided for under a security agreement, whether or not any obligation to be secured is outstanding;
 - (B) A person that holds an agricultural lien;
 - (C) A consignor;
- (D) A person to which accounts, chattel paper, payment intangibles, or promissory notes have been sold;

- (E) A trustee, indenture trustee, agent, collateral agent, or other representative in whose favor a security interest or agricultural lien is created or provided for; or
- (F) A person that holds a security interest arising under sections 400.2-401, 400.2-505, 400.2-711(3), 400.2A-508(5), 400.4-210 or 400.5-118;
- (73) "Security agreement" means an agreement that creates or provides for a security interest;
 - (74) "Send", in connection with a record or notification, means:
- (A) To deposit in the mail, deliver for transmission, or transmit by any other usual means of communication, with postage or cost of transmission provided for, addressed to any address reasonable under the circumstances; or
- (B) To cause the record or notification to be received within the time that it would have been received if properly sent under subparagraph (A);
- (75) **"Software"** means a computer program and any supporting information provided in connection with a transaction relating to the program. The term does not include a computer program that is included in the definition of goods;
- (76) "State" means a state of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands, or any territory or insular possession subject to the jurisdiction of the United States;
- (77) **"Supporting obligation"** means a letter-of-credit right or secondary obligation that supports the payment or performance of an account, chattel paper, a document, a general intangible, an instrument, or investment property;
- (78) "Tangible chattel paper" means chattel paper evidenced by a record or records consisting of information that is inscribed on a tangible medium;
- (79) "**Termination statement**" means an amendment of a financing statement which:
- (A) Identifies, by its file number, the initial financing statement to which it relates; and
- (B) Indicates either that it is a termination statement or that the identified financing statement is no longer effective;
- (80) "Transmitting utility" means a person primarily engaged in the business of:
 - (A) Operating a railroad, subway, street railway, or trolley bus;
 - (B) Transmitting communications electrically, electromagnetically, or by light;
 - (C) Transmitting goods by pipeline or sewer; or
 - (D) Transmitting or producing and transmitting electricity, steam, gas, or water.
- (b) "Control" as provided in section 400.8-106 and the following definitions in other articles apply to this article:

"Applicant"	Section 400.5-102.
"Beneficiary"	Section 400.5-102.
"Broker"	Section 400.8-102.
"Certificated security"	Section 400.8-102.
"Check"	Section 400.3-104.

"Contract for sale" "Customer" Section 400.2-106. "Customer" Section 400.4-104. "Entitlement holder" Section 400.8-102. "Financial asset" Section 400.3-302. "Issuer" (with respect to a letter of credit or letter-of-credit right) Section 400.8-102. "Issuer" (with respect to a security) Section 400.8-201. "Lease" Section 400.2A-103. "Lease agreement" Section 400.2A-103. "Lease contract" Section 400.2A-103. "Lease in ordinary course of business" Section 400.2A-103. "Lessor" Section 400.2A-103. "Lessor's residual interest" Section 400.2A-103. "Letter of credit" Section 400.2A-103. "Letter of credit" Section 400.2-104. "Negotiable instrument" Section 400.3-104. "Nominated person" Section 400.3-104. "Proceds of a letter of credit" Section 400.3-104. "Prove" Section 400.3-103. "Securities account" Section 400.8-102. "Securities intermediary" Section 400.8-102. "Security entitlement" Section 400.8-102. "Section 400.8-102.	"Clearing corporation"	Section 400.8-102.
"Entitlement holder" "Financial asset" Section 400.8-102. "Holder in due course" Section 400.3-302. "Issuer" (with respect to a letter of credit or letter-of-credit right) Section 400.5-102. "Issuer" (with respect to a security) Section 400.8-201. "Lease" Section 400.2A-103. "Lease agreement" Section 400.2A-103. "Lease contract" Section 400.2A-103. "Leaseein ordinary course of business" Section 400.2A-103. "Lessoein ordinary course of business" Section 400.2A-103. "Lessor's residual interest" Section 400.2A-103. "Letter of credit" Section 400.2A-103. "Letter of credit" Section 400.5-102. "Merchant" Section 400.5-102. "Morchant" Section 400.3-104. "Nominated person" Section 400.3-104. "Proceeds of a letter of credit" Section 400.3-104. "Prove" Section 400.3-104. "Securities account" Section 400.8-102. "Securities intermediary" Section 400.8-102. "Security entitlement" Section 400.8-102. "Security entitlement" Section 400.8-102. "Security entitlement"		Section 400.2-106.
"Financial asset" "Financial asset" "Holder in due course" "Section 400.8-102. "Issuer" (with respect to a letter of credit or letter-of-credit right) "Issuer" (with respect to a security) "Lease" Section 400.8-201. "Lease agreement" Section 400.2A-103. "Lease contract" Section 400.2A-103. "Leasehold interest" Section 400.2A-103. "Lessee" Section 400.2A-103. "Lessee in ordinary course of business" Section 400.2A-103. "Lessor's residual interest" Section 400.2A-103. "Letter of credit" Section 400.2A-103. "Letter of credit" Section 400.2-104. "Negotiable instrument" Section 400.3-104. "Nominated person" Section 400.3-104. "Proceeds of a letter of credit" Section 400.3-104. "Prove" Section 400.3-104. "Section 400.8-102. "Securities intermediary" Section 400.8-102. "Security entitlement" Section 400.8-102. "Security entitlement" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Customer"	Section 400.4-104.
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"Lease contract" Section 400.2A-103. "Leasehold interest" Section 400.2A-103. "Lessee" Section 400.2A-103. "Lessee in ordinary course of business" Section 400.2A-103. "Lessor" Section 400.2A-103. "Lessor's residual interest" Section 400.2A-103. "Letter of credit" Section 400.5-102. "Merchant" Section 400.2-104. "Negotiable instrument" Section 400.3-104. "Nominated person" Section 400.3-104. "Note" Section 400.3-104. "Prove" Section 400.3-104. "Prove" Section 400.3-103. "Sale" Section 400.3-106. "Securities account" Section 400.8-501. "Securities intermediary" Section 400.8-102. "Security Section 400.8-102. "Security Section 400.8-102. "Security entitlement" Section 400.8-102.	"Lease"	Section 400.2A-103.
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"Lessee in ordinary course of business" "Lessor" Section 400.2A-103. "Lessor's residual interest" Section 400.2A-103. "Letter of credit" Section 400.5-102. "Merchant" Section 400.2-104. "Negotiable instrument" Section 400.3-104. "Nominated person" Section 400.5-102. "Note" Section 400.3-104. "Proceeds of a letter of credit" Section 400.3-104. "Prove" Section 400.3-104. "Prove" Section 400.3-106. "Securities account" Section 400.8-501. "Securities intermediary" Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Leasehold interest"	Section 400.2A-103.
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"Letter of credit" Section 400.5-102. "Merchant" Section 400.2-104. "Negotiable instrument" Section 400.3-104. "Nominated person" Section 400.5-102. "Note" Section 400.3-104. "Proceeds of a letter of credit" Section 400.5-114. "Prove" Section 400.3-103. "Sale" Section 400.2-106. "Securities account" Section 400.8-501. "Security" Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Lessor"	Section 400.2A-103.
"Merchant" Section 400.2-104. "Negotiable instrument" Section 400.3-104. "Nominated person" Section 400.5-102. "Note" Section 400.3-104. "Proceeds of a letter of credit" Section 400.5-114. "Prove" Section 400.3-103. "Sale" Section 400.2-106. "Securities account" Section 400.8-501. "Securities intermediary" Section 400.8-102. "Security Security Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Lessor's residual interest"	Section 400.2A-103.
"Negotiable instrument" Section 400.3-104. "Nominated person" Section 400.5-102. "Note" Section 400.3-104. "Proceeds of a letter of credit" Section 400.5-114. "Prove" Section 400.3-103. "Sale" Section 400.2-106. "Securities account" Section 400.8-501. "Security" Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Letter of credit"	Section 400.5-102.
"Nominated person" Section 400.5-102. "Note" Section 400.3-104. "Proceeds of a letter of credit" Section 400.5-114. "Prove" Section 400.3-103. "Sale" Section 400.2-106. "Securities account" Section 400.8-501. "Security" Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Merchant"	Section 400.2-104.
"Note" Section 400.3-104. "Proceeds of a letter of credit" Section 400.5-114. "Prove" Section 400.3-103. "Sale" Section 400.2-106. "Securities account" Section 400.8-501. "Securities intermediary" Section 400.8-102. "Security" Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Negotiable instrument"	Section 400.3-104.
"Proceeds of a letter of credit" Section 400.5-114. "Prove" Section 400.3-103. "Sale" Section 400.2-106. "Securities account" Section 400.8-501. "Securities intermediary" Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Nominated person"	Section 400.5-102.
"Prove" Section 400.3-103. "Sale" Section 400.2-106. "Securities account" Section 400.8-501. "Securities intermediary" Section 400.8-102. "Security" Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Note"	Section 400.3-104.
"Sale" Section 400.2-106. "Securities account" Section 400.8-501. "Securities intermediary" Section 400.8-102. "Security" Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Proceeds of a letter of credit"	Section 400.5-114.
"Securities account" Section 400.8-501. "Securities intermediary" Section 400.8-102. "Security" Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Prove"	Section 400.3-103.
"Securities intermediary" Section 400.8-102. "Security" Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Sale"	Section 400.2-106.
"Security" Section 400.8-102. "Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Securities account"	Section 400.8-501.
"Security certificate" Section 400.8-102. "Security entitlement" Section 400.8-102.	"Securities intermediary"	Section 400.8-102.
"Security entitlement" Section 400.8-102.	"Security"	Section 400.8-102.
Υ	"Security certificate"	Section 400.8-102.
"Uncertificated security" Section 400.8-102.	"Security entitlement"	Section 400.8-102.
	"Uncertificated security"	Section 400.8-102.

- (c) This section contains general definitions and principles of construction and interpretation applicable throughout sections 400.9-103 to 400.9-809.
- (L. 1963 p. 503 § 9-102, A.L. 1988 S.B. 583, A.L. 2001 S.B. 288, A.L. 2002 S.B. 895, A.L. 2013 H.B. 212, A.L. 2014 H.B. 1376)
- *In 2017 statutory reference to section "400.7-201 (2)" changed to section "400.7-201 (b)" in accordance with section 3.060.
- **407.661. Definitions.** As used in sections 407.660 to 407.665 the following terms shall mean:
- (1) "Advertisement", the attempt by publication, dissemination, solicitation, circulation, or any other means to induce, directly or indirectly, any person to enter into any obligation or acquire any title or interest in any merchandise, or any commercial message in any medium that directly or indirectly promotes or assists a rental-purchase agreement;
- (2) "Cash price", the price for which the merchant would have sold the merchandise to the consumer for cash on the date of the rental-purchase agreement;
- (3) "Consumer", an individual who leases personal property under a rental-purchase agreement;
- (4) "Merchandise", the personal property that is the subject of a rental-purchase agreement;
- (5) "Merchant", a person who, in the ordinary course of business, regularly leases, offers to lease, or arranges for the leasing of merchandise under a rental-purchase agreement;
- (6) "Rental-purchase agreement", an agreement between a merchant and a consumer for the use of merchandise by the consumer for personal, family, or household purposes, for an initial period of four months or less that is automatically renewable with each payment after the initial period, and that permits the consumer to become the owner of the merchandise. A rental-purchase agreement shall not be construed to be nor be governed by any of the following:
- (a) A lease or agreement which constitutes a credit sale as defined in 12 CFR 226.2(a)(16) and section 1602(g) of the Truth-in-Lending Act, 15 U.S.C. 1601 et seq.;
- (b) A lease which constitutes a consumer lease as defined in 12 CFR 213.2(a)(6);
 - (c) Any lease for agricultural, business, or commercial purposes;
 - (d) Any lease made to an organization;
- (e) A lease or agreement which constitutes a retail time contract or retail time transaction as defined in subdivisions (14) and (15) of section 408.250;
 - (f) A security interest as defined in subdivision (35)* of section 400.1-201; or
 - (g) A home solicitation sale as that term is defined in section 407.700;
 - (7) "Period", a day, week, month, or other subdivision of a year.

(L. 1988 H.B. 988)

*In 2017 statutory reference to subdivision "(37)" changed to "(35)" in accordance with section 3.060.

407.738. Actions, unlawful subleasing, who may bring — definitions. — 1. Any one or more of the following persons who suffers any damage proximately resulting from one or more acts of unlawful motor vehicle subleasing, as described in section 407.742 may bring an action in the circuit court in the county in which

the defendant resides, has his principal place of business, or where an act of unlawful motor vehicle subleasing occurred against the person who has engaged in those acts:

- (1) A seller or other secured party under a conditional sale contract or a security agreement;
 - (2) A lender under a direct loan agreement;
 - (3) A lessor under a lease contract;
 - (4) A buyer under a conditional sale contract;
- (5) A purchaser under a direct loan agreement, an agreement which provides for a security interest, or an agreement which is equivalent to these types of agreements;
 - (6) A lessee under a lease contract;
- (7) An actual or purported transferee or assignee of any right or interest of a buyer, a purchaser, or a lessee.
- 2. The circuit court in an action under subsection 1 of this section may award, in its discretion, actual damages; punitive damages; reasonable attorney's fees and costs to the prevailing party; equitable relief, including, but not limited to, an injunction and restitution of money and property; and any other equitable relief which the court deems proper.
- 3. As used in sections 407.738 to 407.745, the following terms have the following meanings:
 - (1) "Buyer" has the meaning set forth in subdivision (9) of section 365.010;
 - (2) "Conditional sale contract" means:
- (a) Any contract for the sale of a motor vehicle between a buyer and a seller, with or without accessories, under which possession is delivered to the buyer but the title vests in the buyer thereafter only upon the payment of all or part of the price, or upon the performance of any other condition; or
- (b) Any contract for the bailment or leasing of a motor vehicle between a buyer and a seller, with or without accessories, by which the bailee or lessee agrees to pay as compensation for use a sum substantially equivalent to or in excess of the aggregate value of the vehicle and its accessories, if any, at the time the contract is executed, and by which it is agreed that the bailee or lessee will become, or for no other consideration or for a nominal consideration has the option of becoming, the owner of the vehicle upon full compliance with the terms of the contract; or
- (c) Any contract for the sale of a motor vehicle between a buyer and a seller, with or without accessories, under which possession is delivered to the buyer, and a lien on the property is to vest in the seller as security for the payment of part or all of the price, or for the performance of any other condition;
- (d) Conditional sale contract includes any contract for the sale or bailment of a motor vehicle between a buyer and a seller primarily for business or commercial purposes;
- (3) "Direct loan agreement" means an agreement between a lender and a purchaser whereby the lender has advanced funds pursuant to a loan secured by the motor vehicle which the purchaser has purchased;
- (4) "Lease contract" means a lease contract between a lessor or bailor and a lessee or bailee including a lease for business or commercial purposes;

- (5) "Motor vehicle" means any vehicle required to be registered pursuant to chapter 301;
 - (6) "Person" has the meaning set forth in subdivision (5) of section 407.010;
- (7) **"Purchaser"**, has the meaning set forth in subdivision (30)* of section 400.1-201;
- (8) "Security agreement" and "secured party" have the meanings set forth, respectively, in paragraphs (h) and (i) of subdivision (1) of section 400.9-105. "Security interest" has the meaning set forth in subdivision (35)* of section 400.1-201;
- (9) "Seller" has the meaning set forth in subdivision (12) of section 365.020 and includes the present holder of the conditional sale contract.
- 4. The rights and remedies provided in sections 407.738 to 407.745 are in addition to any other rights and remedies provided by law.

(L. 1989 H.B. 893 § 4)

*In 2017 statutory reference to subdivision "(33)" changed to "(30)" and statutory reference to subdivision "(37)" changed to "(35)" in accordance with section 3.060.

432.275. Transferable records. — 1. As used in this section, "transferable record" means an electronic record that:

- (1) Would be a note under sections 400.3-101 to 400.3-605 or a document under sections 400.7-101 to 400.7-604* if the electronic record were in writing; and
- (2) The issuer of the electronic record expressly has agreed is a transferable record.
- 2. A person has control of a transferable record if a system employed for evidencing the transfer of interests in the transferable record reliably establishes that person as the person to which the transferable record was issued or transferred.
- 3. A system satisfies subsection 2 of this section and a person is deemed to have control of a transferable record if the transferable record is created, stored, and assigned in such a manner that:
- (1) A single authoritative copy of the transferable record exists which is unique, identifiable, and, except as otherwise provided in subdivisions (4), (5), and (6) of this subsection, unalterable;
 - (2) The authoritative copy identifies the person asserting control as:
 - (a) The person to which the transferable record was issued; or
- (b) If the authoritative copy indicates that the transferable record has been transferred, the person to which the transferable record was most recently transferred;
- (3) The authoritative copy is communicated to and maintained by the person asserting control or its designated custodian;
- (4) Copies or revisions that add or change an identified assignee of the authoritative copy can be made only with the consent of the person asserting control;
- (5) Each copy of the authoritative copy and any copy of a copy is readily identifiable as a copy that is not the authoritative copy; and
- (6) Any revision of the authoritative copy is readily identifiable as authorized or unauthorized.
- 4. Except as otherwise agreed, a person having control of a transferable record is the holder, as defined in subdivision (21)** of section 400.1-201, of the uniform

commercial code, of the transferable record and has the same rights and defenses as a holder of an equivalent record or writing under the uniform commercial code, including, if the applicable statutory requirements under section 400.3-302(a), 400.7-501, or 400.9-308 of the uniform commercial code are satisfied, the rights and defenses of a holder in due course, a holder to which a negotiable document of title has been duly negotiated, or a purchaser, respectively. Delivery, possession, and endorsement are not required to obtain or exercise any of the rights under this subsection.

- 5. Except as otherwise agreed, an obligor under a transferable record has the same rights and defenses as an equivalent obligor under equivalent records or writings under the uniform commercial code.
- 6. If requested by a person against which enforcement is sought, the person seeking to enforce the transferable record shall provide reasonable proof that the person is in control of the transferable record. Proof may include access to the authoritative copy of the transferable record and related business records sufficient to review the terms of the transferable record and to establish the identity of the person having control of the transferable record.

(L. 2003 H.B. 254)

- *Section 400.7-604 was repealed by H.B. 34, 2017.
- **In 2017 statutory reference to subdivision "(20)" changed to "(21)" in accordance with section 3.060.
- 447.708. Tax credits, criteria, conditions definitions eligibility of certain demolition costs. 1. For eligible projects, the director of the department of economic development, with notice to the directors of the departments of natural resources and revenue, and subject to the other provisions of sections 447.700 to 447.718, may not create a new enterprise zone but may decide that a prospective operator of a facility being remedied and renovated pursuant to sections 447.700 to 447.718 may receive the tax credits and exemptions pursuant to sections 135.100 to 135.150 and sections 135.200 to 135.257. The tax credits allowed pursuant to this subsection shall be used to offset the tax imposed by chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or the tax otherwise imposed by chapter 147, or the tax otherwise imposed by chapter 148. For purposes of this subsection:
- (1) For receipt of the ad valorem tax abatement pursuant to section 135.215, the eligible project must create at least ten new jobs or retain businesses which supply at least twenty-five existing jobs. The city, or county if the eligible project is not located in a city, must provide ad valorem tax abatement of at least fifty percent for a period not less than ten years and not more than twenty-five years;
- (2) For receipt of the income tax exemption pursuant to section 135.220 and tax credit for new or expanded business facilities pursuant to sections 135.100 to 135.150, and 135.225, the eligible project must create at least ten new jobs or retain businesses which supply at least twenty-five existing jobs, or combination thereof. For purposes of sections 447.700 to 447.718, the tax credits described in section 135.225 are modified as follows: the tax credit shall be four hundred dollars per employee per year, an additional four hundred dollars per year for each employee exceeding the minimum employment thresholds of ten and twenty-five jobs for new and existing businesses, respectively, an additional four hundred

dollars per year for each person who is a person difficult to employ as defined by section 135.240, and investment tax credits at the same amounts and levels as provided in subdivision (4) of subsection 1 of section 135.225;

- (3) For eligibility to receive the income tax refund pursuant to section 135.245, the eligible project must create at least ten new jobs or retain businesses which supply at least twenty-five existing jobs, or combination thereof, and otherwise comply with the provisions of section 135.245 for application and use of the refund and the eligibility requirements of this section;
- (4) The eligible project operates in compliance with applicable environmental laws and regulations, including permitting and registration requirements, of this state as well as the federal and local requirements;
- (5) The eligible project operator shall file such reports as may be required by the director of economic development or the director's designee;
- (6) The taxpayer may claim the state tax credits authorized by this subsection and the state income exemption for a period not in excess of ten consecutive tax years. For the purpose of this section, "taxpayer" means an individual proprietorship, partnership or corporation described in section 143.441 or 143.471 who operates an eligible project. The director shall determine the number of years the taxpayer may claim the state tax credits and the state income exemption based on the projected net state economic benefits attributed to the eligible project;
- (7) For the purpose of meeting the new job requirement prescribed in subdivisions (1), (2) and (3) of this subsection, it shall be required that at least ten new jobs be created and maintained during the taxpayer's tax period for which the credits are earned, in the case of an eligible project that does not replace a similar facility in Missouri. "New job" means a person who was not previously employed by the taxpayer or related taxpayer within the twelve-month period immediately preceding the time the person was employed by that taxpayer to work at, or in connection with, the eligible project on a full-time basis. "Full-time basis" means the employee works an average of at least thirty-five hours per week during the taxpayer's tax period for which the tax credits are earned. For the purposes of this section, "related taxpayer" has the same meaning as defined in subdivision (10)* of section 135.100;
- (8) For the purpose of meeting the existing job retention requirement, if the eligible project replaces a similar facility that closed elsewhere in Missouri prior to the end of the taxpayer's tax period in which the tax credits are earned, it shall be required that at least twenty-five existing jobs be retained at, and in connection with the eligible project, on a full-time basis during the taxpayer's tax period for which the credits are earned. "Retained job" means a person who was previously employed by the taxpayer or related taxpayer, at a facility similar to the eligible project that closed elsewhere in Missouri prior to the end of the taxpayer's tax period in which the tax credits are earned, within the tax period immediately preceding the time the person was employed by the taxpayer to work at, or in connection with, the eligible project on a full-time basis. "Full-time basis" means the employee works an average of at least thirty-five hours per week during the taxpayer's tax period for which the tax credits are earned;
- (9) In the case where an eligible project replaces a similar facility that closed elsewhere in Missouri prior to the end of the taxpayer's tax period in which the tax

credits are earned, the owner and operator of the eligible project shall provide the director with a written statement explaining the reason for discontinuing operations at the closed facility. The statement shall include a comparison of the activities performed at the closed facility prior to the date the facility ceased operating, to the activities performed at the eligible project, and a detailed account describing the need and rationale for relocating to the eligible project. If the director finds the relocation to the eligible project significantly impaired the economic stability of the area in which the closed facility was located, and that such move was detrimental to the overall economic development efforts of the state, the director may deny the taxpayer's request to claim tax benefits;

- (10) Notwithstanding any provision of law to the contrary, for the purpose of this section, the number of new jobs created and maintained, the number of existing jobs retained, and the value of new qualified investment used at the eligible project during any tax year shall be determined by dividing by twelve, in the case of jobs, the sum of the number of individuals employed at the eligible project, or in the case of new qualified investment, the value of new qualified investment used at the eligible project, on the last business day of each full calendar month of the tax year. If the eligible project is in operation for less than the entire tax year, the number of new jobs created and maintained, the number of existing jobs retained, and the value of new qualified investment created at the eligible project during any tax year shall be determined by dividing the sum of the number of individuals employed at the eligible project, or in the case of new qualified investment, the value of new qualified investment used at the eligible project, on the last business day of each full calendar month during the portion of the tax year during which the eligible project was in operation, by the number of full calendar months during such period:
- (11) For the purpose of this section, "new qualified investment" means new business facility investment as defined and as determined in subdivision (8)* of section 135.100 which is used at and in connection with the eligible project. New qualified investment shall not include small tools, supplies and inventory. "Small tools" means tools that are portable and can be hand held.
- 2. The determination of the director of economic development pursuant to subsection 1 of this section shall not affect requirements for the prospective purchaser to obtain the approval of the granting of real property tax abatement by the municipal or county government where the eligible project is located.
- 3. (1) The director of the department of economic development, with the approval of the director of the department of natural resources, may, in addition to the tax credits allowed in subsection 1 of this section, grant a remediation tax credit to the applicant for up to one hundred percent of the costs of materials, supplies, equipment, labor, professional engineering, consulting and architectural fees, permitting fees and expenses, demolition, asbestos abatement, and direct utility charges for performing the voluntary remediation activities for the preexisting hazardous substance contamination and releases, including, but not limited to, the costs of performing operation and maintenance of the remediation equipment at the property beyond the year in which the systems and equipment are built and installed at the eligible project and the costs of performing the voluntary remediation activities over a period not in excess of four tax years following the

taxpayer's tax year in which the system and equipment were first put into use at the eligible project, provided the remediation activities are the subject of a plan submitted to, and approved by, the director of natural resources pursuant to sections 260.565 to 260.575. The tax credit may also include up to one hundred percent of the costs of demolition that are not directly part of the remediation activities, provided that the demolition is on the property where the voluntary remediation activities are occurring, the demolition is necessary to accomplish the planned use of the facility where the remediation activities are occurring, and the demolition is part of a redevelopment plan approved by the municipal or county government and the department of economic development. The demolition may occur on an adjacent property if the project is located in a municipality which has a population less than twenty thousand and the above conditions are otherwise met. The adjacent property shall independently qualify as abandoned or underutilized. The amount of the credit available for demolition not associated with remediation cannot exceed the total amount of credits approved for remediation including demolition required for remediation.

- (2) The amount of remediation tax credits issued shall be limited to the least amount necessary to cause the project to occur, as determined by the director of the department of economic development.
- (3) The director may, with the approval of the director of natural resources, extend the tax credits allowed for performing voluntary remediation maintenance activities, in increments of three-year periods, not to exceed five consecutive three-year periods. The tax credits allowed in this subsection shall be used to offset the tax imposed by chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or the tax otherwise imposed by chapter 147, or the tax otherwise imposed by chapter 148. The remediation tax credit may be taken in the same tax year in which the tax credits are received or may be taken over a period not to exceed twenty years.
- (4) The project facility shall be projected to create at least ten new jobs or at least twenty-five retained jobs, or a combination thereof, as determined by the department of economic development, to be eligible for tax credits pursuant to this section.
- (5) No more than seventy-five percent of earned remediation tax credits may be issued when the remediation costs were paid, and the remaining percentage may be issued when the department of natural resources issues a letter of completion letter or covenant not to sue following completion of the voluntary remediation activities. It shall not include any costs associated with ongoing operational environmental compliance of the facility or remediation costs arising out of spills, leaks, or other releases arising out of the ongoing business operations of the facility. In the event the department of natural resources issues a letter of completion for a portion of a property, an impacted media such as soil or groundwater, or for a site or a portion of a site improvement, a prorated amount of the remaining percentage may be released based on the percentage of the total site receiving a letter of completion.
- 4. In the exercise of the sound discretion of the director of the department of economic development or the director's designee, the tax credits and exemptions described in this section may be terminated, suspended or revoked if the eligible project fails to continue to meet the conditions set forth in this section. In making

such a determination, the director shall consider the severity of the condition violation, actions taken to correct the violation, the frequency of any condition violations and whether the actions exhibit a pattern of conduct by the eligible facility owner and operator. The director shall also consider changes in general economic conditions and the recommendation of the director of the department of natural resources, or his or her designee, concerning the severity, scope, nature, frequency and extent of any violations of the environmental compliance conditions. The taxpayer or person claiming the tax credits or exemptions may appeal the decision regarding termination, suspension or revocation of any tax credit or exemption in accordance with the procedures outlined in subsections 4 and 5 of section 135.250. The director of the department of economic development shall notify the directors of the departments of natural resources and revenue of the termination, suspension or revocation of any tax credits as determined in this section or pursuant to the provisions of section 447.716.

- 5. Notwithstanding any provision of law to the contrary, no taxpayer shall earn the tax credits, exemptions or refund otherwise allowed in subdivisions (2), (3) and (4) of subsection 1 of this section and the tax credits otherwise allowed in section 135.110, or the tax credits, exemptions and refund otherwise allowed in sections 135.215, 135.220, 135.225 and 135.245, respectively, for the same facility for the same tax period.
- 6. The total amount of the tax credits allowed in subsection 1 of this section may not exceed the greater of:
 - (1) That portion of the taxpayer's income attributed to the eligible project; or
- (2) One hundred percent of the total business' income tax if the eligible facility does not replace a similar facility that closed elsewhere in Missouri prior to the end of the taxpaver's tax period in which the tax credits are earned, and further provided the taxpayer does not operate any other facilities besides the eligible project in Missouri; fifty percent of the total business' income tax if the eligible facility replaces a similar facility that closed elsewhere in Missouri prior to the end of the taxpayer's tax period in which the credits are earned, and further provided the taxpayer does not operate any other facilities besides the eligible project in Missouri; or twenty-five percent of the total business income if the taxpayer operates, in addition to the eligible facility, any other facilities in Missouri. In no case shall a taxpayer operating more than one eligible project in Missouri be allowed to offset more than twenty-five percent of the taxpayer's business income in any tax period. That portion of the taxpayer's income attributed to the eligible project as referenced in subdivision (1) of this subsection, for which the credits allowed in sections 135.110 and 135.225 and subsection 3 of this section may apply, shall be determined in the same manner as prescribed in subdivision (5)* of section 135.100. That portion of the taxpayer's franchise tax attributed to the eligible project for which the remediation tax credit may offset, shall be determined in the same manner as prescribed in paragraph (a) of subdivision (5)* of section 135.100.
- 7. Taxpayers claiming the state tax benefits allowed in subdivisions (2) and (3) of subsection 1 of this section shall be required to file all applicable tax credit applications, forms and schedules prescribed by the director during the taxpayer's tax period immediately after the tax period in which the eligible project was first

put into use. Otherwise, the taxpayer's right to claim such state tax benefits shall be forfeited. Unused business facility and enterprise zone tax credits shall not be carried forward but shall be initially claimed for the tax period during which the eligible project was first capable of being used, and during any applicable subsequent tax periods.

- 8. Taxpayers claiming the remediation tax credit allowed in subsection 3 of this section shall be required to file all applicable tax credit applications, forms and schedules prescribed by the director during the taxpayer's tax period immediately after the tax period in which the eligible project was first put into use, or during the taxpayer's tax period immediately after the tax period in which the voluntary remediation activities were performed.
- 9. The recipient of remediation tax credits, for the purpose of this subsection referred to as assignor, may assign, sell or transfer, in whole or in part, the remediation tax credit allowed in subsection 3 of this section to any other person, for the purpose of this subsection referred to as assignee. To perfect the transfer, the assignor shall provide written notice to the director of the assignor's intent to transfer the tax credits to the assignee, the date the transfer is effective, the assignee's name, address and the assignee's tax period and the amount of tax credits to be transferred. The number of tax periods during which the assignee may subsequently claim the tax credits shall not exceed twenty tax periods, less the number of tax periods the assignor previously claimed the credits before the transfer occurred.
- 10. In the case where an operator and assignor of an eligible project has been certified to claim state tax benefits allowed in subdivisions (2) and (3) of subsection 1 of this section, and sells or otherwise transfers title of the eligible project to another taxpayer or assignee who continues the same or substantially similar operations at the eligible project, the director shall allow the assignee to claim the credits for a period of time to be determined by the director; except that, the total number of tax periods the tax credits may be earned by the assignor and the assignee shall not exceed ten. To perfect the transfer, the assignor shall provide written notice to the director of the assignor's intent to transfer the tax credits to the assignee, the date the transfer is effective, the assignee's name, address, and the assignee's tax period, and the amount of tax credits to be transferred.
- 11. For the purpose of the state tax benefits described in this section, in the case of a corporation described in section 143.471 or partnership, in computing Missouri's tax liability, such state benefits shall be allowed to the following:
 - (1) The shareholders of the corporation described in section 143.471;
 - (2) The partners of the partnership.

The credit provided in this subsection shall be apportioned to the entities described in subdivisions (1) and (2) of this subsection in proportion to their share of ownership on the last day of the taxpayer's tax period.

12. Notwithstanding any provision of law to the contrary, in any county of the first classification that has a charter form of government and that has a population of over nine hundred thousand inhabitants, all demolition costs incurred during the redevelopment of any former automobile manufacturing plant shall be allowable

costs eligible for tax credits under sections 447.700 to 447.718 so long as the redevelopment of such former automobile manufacturing plant shall be projected to create at least two hundred fifty new jobs or at least three hundred retained jobs, or a combination thereof, as determined by the department of economic development. The amount of allowable costs eligible for tax credits shall be limited to the least amount necessary to cause the project to occur, as determined by the director of the department of economic development, provided that no tax credit shall be issued under this subsection until July 1, 2017. For purposes of this subsection, "former automobile manufacturing plant" means a redevelopment area that qualifies as an eligible project under section 447.700, that consists of at least one hundred acres, and that was used primarily for the manufacture of automobiles but, after 2007, ceased such manufacturing.

(L. 1995 H.B. 414, A.L. 1996 H.B. 1237, A.L. 1998 S.B. 827, A.L. 2001 H.B. 133, A.L. 2008 H.B. 2058 merged with S.B. 718, A.L. 2009 H.B. 191, A.L. 2016 S.B. 861)

*Statutory references changed in accordance with section 3.060 based on the renumbering of subdivisions in section 135.100 by H.B. 315, 2011.

CROSS REFERENCE:

Tax Credit Accountability Act of 2004, additional requirements, 135.800 to 135.830

453.350. Higher education visit for certain foster children and youth in division of youth services program required — cost reimbursement, when. —

- 1. Beginning July 1, 2014, all Missouri foster children fifteen years of age or older shall receive a visit to a Missouri state university or a Missouri state community or technical college in the foster child's area or an armed services recruiter before the foster child may be adopted or otherwise terminated by foster care unless waived by the family support team. Such visit shall be in addition to any other services that older youth are usually provided and shall include the entry application process, financial support application and availability, career options with academic or technical training, a tour of the school, and other information and experience desired.
- 2. Beginning July 1, 2014, all youth fifteen years of age or older in the division of youth services program shall receive a visit to a Missouri state university or a Missouri state community or technical college in the youth's area or an armed services recruiter before the youth's custody or training is completed unless waived by the family support team. Such visit shall be in addition to any other services that older youth are usually provided and shall include the entry application process, financial support application and availability, career options with academic or technical training, a tour of the school, and other information and experience desired.
- 3. Agencies defined in subsection 4* of section 210.112 that are providing foster care case management services for foster children can document and, if requested, shall receive from the Missouri department of social services reimbursement for costs associated with meeting the requirements of this section. (L. 2013 S.B. 205)

*Statutory reference to subsection "2" changed to "4" in accordance with section 3.060 based on renumbering within section 210.112 by both H.B. 1414 and S.B. 653, 2020.

- **620.2475.** Aerospace projects, certain state benefits considered in determining aggregate benefits eligibility reports. 1. As used in this section, the following terms shall mean:
- (1) "Aerospace project", a project undertaken by or for the benefit of a qualified company with a North American Industry Classification System industry classification of 3364 involving the creation of at least two thousand new jobs within ten years following the approval of a notice of intent pursuant to section 620.2020 and for which the department of economic development has provided a proposal for benefits under job creation, worker training, and infrastructure development programs on or before June 10, 2014;
- (2) "Job creation, worker training, and infrastructure development programs", the Missouri works program established under sections 620.2000 to 620.2020, the Missouri business use incentives for large-scale development act established under sections 100.700 to 100.850, the Missouri one start training program established under sections 620.800 to 620.809, and the real property tax increment allocation redevelopment act established under sections 99.800 to 99.865.
- 2. Provisions of law to the contrary notwithstanding, no benefits authorized under job creation, worker training, and infrastructure development programs for an aerospace project shall be considered in determining compliance with applicable limitations on the aggregate amount of benefits that may be awarded annually or cumulatively under subdivision (3) of subsection 10 of section 99.845, subsection 5 of section 100.850, subsection 9* of section 620.809, and subsection 7 of section 620.2020. No aerospace project shall be authorized for state benefits under job creation, worker training, and infrastructure development programs that exceed, in the aggregate, one hundred fifty million dollars annually under all such programs.
- 3. For any aerospace project receiving state benefits under this section, the department of economic development shall deliver to the general assembly an annual report providing detailed information on the state benefits received and projected to be received by the aerospace project and shall also denote the number of minorities that have been trained under the Missouri one start training program established under sections 620.800 to 620.809.
- 4. Any aerospace project receiving benefits under this section shall annually report to the general assembly and the department of economic development its minority and women employment outreach efforts.
- 5. For aerospace projects receiving benefits under this section, in no event shall disbursements of new state revenues under sections 99.800 to 99.865 be made to satisfy bond obligations incurred for improvements that do not directly benefit such project.
- 6. For aerospace projects receiving benefits under this section, in the tenth year following the approval of a notice of intent under sections 620.2000 to 620.2020, the department of economic development shall determine the net fiscal benefit to the state resulting from such project and shall take any action necessary to ensure a positive net fiscal benefit to the state by no later than the last year in which the aerospace project receives benefits under this section.

(L. 2013 1st Ex. Sess. S.B. 1, A.L. 2019 S.B. 68)

*Statutory reference to subsection "8" changed to "9" in accordance with section 3.060 based on renumbering in section 620.809 by H.B. 2400, 2022.

- **640.160.** Energy futures fund created, use of moneys. 1. There is hereby created in the state treasury the "Energy Futures Fund" which shall consist of money appropriated by the general assembly or received from gifts, bequests, donations, or from the federal government. The state treasurer shall be custodian of the fund and may approve disbursements from the fund in accordance with sections 30.170 and 30.180. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 2. Upon appropriation, the department of economic development may use moneys in the fund created under this section for the purposes of carrying out the provisions of section 620.035* and sections 640.153 to 640.160* including, but not limited to, energy efficiency programs, energy studies, energy resource analyses, or energy projects. After appropriation, the department may also expend funds for the administration and management of energy responsibilities and activities associated with projects and studies funded from the energy futures fund.

(L. 2009 H.B. 661, A.L. 2018 S.B. 975 & 1024 Revision)

*Statutory reference to section "640.150" changed to "section 620.035 and sections 640.153" in accordance with section 3.060 based on the transfer of section 640.150 to 620.035 by S.B. 975 & 1024 Revision, 2018.

For the following sections, the statutory references to "department of insurance, financial institutions and professional registration" have been changed to "department of commerce and insurance" in accordance with section 3.060 based on the renaming of the department in Executive Order 19-02, dated January 17, 2019

27.040	285.230	324.900	354.560
43.543	287.020	324.1100	354.562
44.045	287.035	325.010	354.563
57.281	287.037	331.100	354.565
67.412	287.123	334.400	354.603
67.1263	287.128	334.735	354.609
67.1266	287.129	334.746	354.627
67.1272	287.135	335.036	354.700
91.250	287.223	337.010	354.703
103.008	287.241	337.300	361.010
103.178	287.280	337.500	361.092
104.220	287.282	337.600	361.160
104.510	287.310	337.700	365.080
105.711	287.335	338.320	367.170
105.1075	287.340	339.505	370.006
108.290	287.350	346.010	370.100
135.150	287.360	352.505	374.005
135.508	287.370	352.510	374.010
135.520	287.690	352.520	374.020
135.815	287.710	353.120	374.040
135.967	287.715	353.150	374.045
143.999	287.717	354.010	374.050
148.330	287.730	354.050	374.075
148.350	287.865	354.055	374.085
148.380	287.892	354.060	374.100
148.410	287.894	354.065	374.110
161.905	287.896	354.085	374.120
176.505	287.902	354.152	374.130
176.530	287.920	354.165	374.160
176.535	287.930	354.200	374.170
191.648	287.945	354.205	374.180
191.671	287.972	354.215	374.184
191.828	287.975	354.240	374.194
191.937	303.025	354.275	374.202
192.068	303.026	354.285	374.216
192.360	303.200	354.325	374.217
192.385	303.406	354.340	374.245
208.437	303.412	354.345	374.270
208.690	319.131	354.355	374.284
208.692	320.082	354.400	374.310
208.696	323.075	354.405	374.351
208.698	324.001	354.430	374.400
209.285	324.007	354.442	374.410
214.270	324.015	354.443	374.415
219.091	324.047	354.551	374.420
227.100	324.475	354.558	374.426

374.450	375.722	376.130	376.811
374.455	375.779	376.142	376.814
374.500	375.788	376.143	376.854
374.503	375.789	376.144	376.894
374.505	375.790	376.170	376.900
374.507	375.791	376.180	376.960
374.700	375.811	376.210	376.961
374.740	375.891	376.220	376.1002
374.755	375.892	376.230	376.1005
374.764	375.906	376.240	376.1012
374.787	375.908	376.290	376.1020
374.790	375.911	376.308	376.1065
374.800	375.916	376.311	376.1075
375.001	375.918	376.330	376.1092
375.006	375.920	376.350	376.1100
375.012	375.922	376.360	376.1199
375.018	375.932	376.370	376.1210
375.031	375.950	376.381	376.1215
375.033	375.954	376.383	376.1218
375.037	375.958	376.384	376.1219
375.039	375.991	376.387	376.1220
375.041	375.992	376.390	376.1224
375.146	375.993	376.397	376.1232
375.147	375.994	376.405	376.1237
375.164	375.1002	376.410	376.1253
375.176	375.1025	376.423	376.1275
375.198	375.1250	376.426	376.1305
375.206	375.1080	376.442	376.1315
375.221	375.1112	376.450	376.1322
375.231	375.1152	376.465	376.1350
375.246	375.1158	376.480	376.1361
375.251	375.1160	376.510	376.1375
375.256	375.1172	376.600	376.1378
375.261	375.1176	376.670	376.1500
375.271	375.1184	376.675	376.1532
375.330	375.1185	376.676	376.1550
375.345	375.1186	376.679	376.1578
375.350	375.1238	376.690	376.1900
375.355	375.1250	376.693	376.2000
375.400	375.1269	376.697	376.2036
375.422	375.1287	376.704	377.005
375.430	375.1300	376.718	377.020
375.440	375.1506	376.735	377.030
375.460	375.1524	376.756	377.040
375.480	375.1730	376.773	377.050
375.500	376.005	376.775	377.070
375.510	376.020	376.777	377.100
375.537	376.050	376.779	377.120
375.539	376.070	376.781	377.150
375.740	376.090	376.801	377.160

377.170	379.540	380.091	385.300
377.220	379.610	380.201	385.403
377.230	379.620	380.221	400.8-117
377.260	379.625	380.521	407.020
377.270	379.670	380.611	407.1085
377.380	379.680	381.410	408.233
377.400	379.690	382.010	408.280
377.430	379.720	382.505	408.570
377.450	379.730	382.535	427.140
378.604	379.750	382.605	427.145
379.005	379.770	382.610	436.470
379.030	379.800	382.620	443.703
379.055	379.815	382.625	443.812
379.075	379.882	383.005	447.572
379.080	379.888	383.015	525.050
379.083	379.901	383.020	537.610
379.098	379.930	383.025	537.620
379.100	379.1300	383.035	537.625
379.105	379.1326	383.060	537.630
379.108	379.1332	383.075	537.640
379.160	379.1353	383.100	537.645
379.220	379.1500	383.110	537.740
379.263	379.1640	383.124	537.756
379.295	380.005	383.1510	538.210
379.321	380.011	383.190	620.1063
379.343	380.021	383.206	620.1881
379.440	380.051	383.225	620.2020
379.445	380.061	384.015	621.045
379.450	380.071	385.020	633.200
379.475	380.081	385.200	

For the following sections, the statutory references to "department of higher education" have been changed to "department of higher education and workforce development" in accordance with section 3.060 based on the renaming of the department in Executive Order 19-15, dated August 28, 2019:

34.032	170.135	173.612	173.2500
36.031	173.005	173.614	173.2510
105.1445	173.035	173.670	174.170
108.905	173.093	173.675	174.180
160.254	173.100	173.680	174.190
160.526	173.240	173.750	217.355
160.545	173.254	173.1006	219.091
160.820	173.256	173.1110	335.200
161.415	173.270	173.1158	335.203
161.418	173.275	173.1200	620.570
161.424	173.355	173.1350	633.200
163.191	173.445	173.1400	
166.415	173.600	173.1540	
170.018	173.606	173.2050	

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LEGISLATIVE AMENDMENTS TO SUPREME COURT RULES AS TRULY AGREED TO AND FINALLY PASSED BY SENATE BILL NO. 224, 2019

RULE 25.03. MISDEMEANORS OR FELONIES DISCLOSURE BY STATE TO DEFENDANT WITHOUT COURT ORDER

- (a) Disclosure upon filing of felony complaint. Except as otherwise provided in these Rules, the state shall, upon written request of defendant's counsel, disclose to defendant's counsel the following material and information in the possession of the prosecutor: any arrest reports, incident reports, investigative reports, written or recorded statements, documents, photographs, video, electronic communications and electronic data that relate to the offense for which defendant is charged.
- (b) Disclosure after indictment or filing of information. Except as otherwise provided in these Rules, the state shall, upon written request of defendant's counsel, disclose to defendant's counsel the following material and information within its possession or control designated in the request:
- (1) Any arrest reports, incident reports, investigative reports, written or recorded statements, documents, photographs, video, electronic communications and electronic data that relate to the offense for which defendant is charged; provided that, personal identifying information of persons named in such materials may be redacted at the discretion of the prosecutor;
- (2) The names and last known addresses of persons whom the state intends to call as witnesses at any hearing or at the trial, together with their written or recorded statements, and existing memoranda, reporting or summarizing part or all of their oral statements;
- (3) Any written or recorded statements and the substance of any oral statements made by defendant, a co-defendant or a co-actor, a list of all witnesses to the making of the statements and a list of all witnesses to the acknowledgment of the statements including the last known addresses of the witnesses;
- (4) Those portions of any existing transcript of grand jury proceedings that relate to the offense with which defendant is charged, containing testimony of defendant and testimony of persons whom the state intends to call as witnesses at a hearing or trial;
- (5) Any existing transcript of the preliminary hearing and of any prior trial held in defendant's case if the state has the transcript in its possession;
- (6) Any reports or statements of experts made in connection with the particular case, including results of physical or mental examinations and of scientific tests, experiments, or comparisons;
- (7) Any books, papers, documents, photographs, video, electronic communications, electronic data, or objects that the state intends to introduce into

evidence at the hearing or trial or that were obtained from or belong to defendant; provided that, personal identifying information of any person named in such materials, other than those obtained from the defendant, may be redacted at the discretion of the prosecutor;

- (8) Any record of prior criminal convictions of persons the state intends to call as witnesses at a hearing or the trial; and
- (9) Any photographic or electronic surveillance (including wiretapping) of defendant or of conversations to which defendant was a party or of defendant's premises, relating to the offense charged. This disclosure shall be in the form of a written statement by counsel for the state briefly setting out the facts pertaining to the time, place, and persons making the photographic or electronic surveillance.
- (c) The request provided for by this Rule shall be made by filing the request in the court where the case is pending and serving a copy of the request upon counsel for the state.
- (d) The state may redact from any document it provides to defendant's counsel any personal identifying information of witnesses or other persons named in any document but must do so in a manner that makes it clear that the information has been redacted.
- (e) The state may elect to provide a separate copy of a redacted document to defendant's counsel to be delivered to defendant and designated as "Defendant's Copy." If the state provides a redacted document designated as "Defendant's Copy," in addition to the information permitted to be redacted pursuant to Rule 25.03(d), the state may also redact from "Defendant's Copy" of the document the following information: date of birth, home address, work address, and personal phone number and work phone number of a victim or witness. However, the redaction must be done in a manner that makes it clear the information has been redacted from the document. Defendant's counsel shall be provided a separate document designated as "Lawyer Copy Only – Not for Defendant" that includes the information that has been reducted from the document pursuant to Rule 25.03(e). If defendant's counsel is provided with a redacted document by the state designated as "Defendant's Copy," only that copy shall be provided to defendant. Defendant's counsel shall not provide to defendant the unredacted document or any information redacted from the document pursuant to this Rule without court approval. For any document designated "Defendant's Copy" or "Lawyer Copy Only - Not for Defendant," every page of the respective document shall be so designated.
- (f) Defendant is not entitled to the information redacted from a document as provided in Rule 25.03(d) or (e) unless the court determines after a showing of good cause that the disclosure of the information is necessary for the defense of the case.
- (g) The state shall, without written request, disclose to defendant any material or information that tends to negate the guilt of defendant for the charged offense, mitigate the degree of the offense charged, reduce the punishment of the offense charged, and any additional material or information that would be required to be disclosed to comply with Brady v. Maryland, 373 U.S. 83 (1963), Giglio v. United States, 405 U.S. 150 (1972) and their progeny.
- (h) If material or information would be discoverable under subsections (b) and (g) of this Rule if in the possession or control of the state, but is in possession

or control of other governmental personnel, the state shall use diligence and make good faith efforts to make the material or information available to defendant. If the state's efforts are unsuccessful and the material or information or other governmental personnel are subject to the jurisdiction of the court, the court, upon request, shall issue subpoenas or orders to cause the material or information to be made available to the state for disclosure to the defense.

RULE 56.01. GENERAL PROVISIONS GOVERNING DISCOVERY

- (a) Discovery Methods. Parties may obtain discovery by one or more of the following methods: depositions upon oral examination or written questions; written interrogatories; production of documents, electronically stored information, or things or permission to enter upon land or other property, for inspection and other purposes; physical and mental examinations; and requests for admission.
- (b) Scope of Discovery. Unless otherwise limited by order of the court in accordance with these rules, the scope of discovery is as follows:
- (1) In General. Parties may obtain discovery regarding any matter, not privileged, that is relevant to the subject matter involved in the pending action, whether it relates to the claim or defense of the party seeking discovery or to the claim or defense of any other party, including the existence, description, nature, custody, condition and location of any books, documents or other tangible things and the identity and location of persons having knowledge of any discoverable matter, provided the discovery is proportional to the needs of the case considering the totality of the circumstances, including but not limited to, the importance of the issues at stake in the action, the amount in controversy, the parties' relative access to relevant information, the parties' resources, the importance of the discovery in resolving the issues, and whether the burden or expenses of the proposed discovery outweighs its likely benefit.

Information within the scope of discovery need not be admissible in evidence to be discoverable if the information sought appears reasonably calculated to lead to the discovery of admissible evidence.

The party seeking discovery shall bear the burden of establishing relevance.

- (2) Limitations. Upon the motion of any party or on its own, the court must limit the frequency or extent of discovery if it determines that:
- (A) The discovery sought is cumulative or duplicative, or can be obtained from some other source that is more convenient, less burdensome, or less expensive;
- (B) The party seeking discovery has had ample opportunity to obtain the information by discovery in the action; or
- (C) The proposed discovery is outside the scope permitted by this Rule 56.01(b)(1).
- (3) Specific Limitations on Electronically Stored Information. A party need not provide discovery of electronically stored information from sources that the party

identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the party from whom discovery is sought must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 56.01(b)(2). The court may specify conditions for the discovery.

- (4) Insurance Agreements. A party may obtain discovery of the existence and contents, including production of the policy and declaration page, of any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment that may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment. Information concerning the insurance agreement is not by reason of disclosure admissible in evidence at trial. For purposes of this Rule 56.01(b)(4), an application for insurance shall not be treated as part of an insurance agreement.
- (5) Trial Preparation: Materials. Subject to the provisions of Rule 56.01(b)(6), a party may obtain discovery of documents and tangible things otherwise discoverable under Rule 56.01(b)(1) and prepared in anticipation of litigation or for trial by or for another party or by or for that other party's representative, including an attorney, consultant, surety, indemnitor, insurer, or agent, only upon a showing that the party seeking discovery has substantial need of the materials in the preparation of the case and that the adverse party is unable without undue hardship to obtain the substantial equivalent of the materials by other means. In ordering discovery of such materials when the required showing has been made, the court shall protect against disclosure of the mental impressions, conclusions, opinions, or legal theories of an attorney or other representative of a party concerning the litigation.

A party may obtain without the required showing a statement concerning the action or its subject matter previously made by that party. For purposes of this paragraph, a statement previously made is: (a) a written statement signed or otherwise adopted or approved by the person making it, or (b) a stenographic, mechanical, electrical, audio, video, motion picture or other recording, or a transcription thereof, of the party or of a statement made by the party and contemporaneously recorded.

- (6) Trial Preparation: Experts. Discovery of facts known and opinions held by experts, otherwise discoverable under the provisions of Rule 56.01(b)(1) and acquired or developed in anticipation of litigation or for trial, may be obtained only as follows:
- (A) A party may through interrogatories require any other party to identify each person whom the other party expects to call as an expert witness at trial by providing such expert's name, address, occupation, place of employment and qualifications to give an opinion, or if such information is available on the expert's curriculum vitae, such curriculum vitae may be attached to the interrogatory answers as a full response to such interrogatory, and to state the general nature of the subject matter on which the expert is expected to testify, and the expert's hourly deposition fee.
- (B) A party may discover by deposition the facts and opinions to which the expert is expected to testify. Unless manifest injustice would result, the court shall

require that the party seeking discovery from an expert pay the expert a reasonable hourly fee for the time such expert is deposed.

- (7) Trial Preparations: Non-retained Experts. A party, through interrogatories, may require any other party to identify each non-retained expert witness, including a party, whom the other party expects to call at trial who may provide expert witness opinion testimony by providing the expert's name, address, and field of expertise. For the purpose of this Rule 56.01(b)(7), an expert witness is a witness qualified as an expert by knowledge, experience, training, or education giving testimony relative to scientific, technical or other specialized knowledge that will assist the trier of fact to understand the evidence. Discovery of the facts known and opinions held by such an expert shall be discoverable in the same manner as for lay witnesses.
- (8) Approved Interrogatories and Request for Production. A circuit court by local court rule may promulgate "approved" interrogatories and requests for production for use in specified types of litigation. Each such approved interrogatory and request for production submitted to a party shall be denominated as having been approved by reference to the local court rule and paragraph number containing the interrogatory or request for production.
 - (9) Claiming Privilege or Protecting Trial Preparation Materials.
 - (A) Information produced.
- (i) If information produced in discovery is subject to a claim of privilege or of protection as trial preparation material, the party making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information to the court under seal for a determination of the claim. The producing party must preserve the information until the claim is resolved.
- (ii) An attorney who receives information that contains privileged communications involving an adverse or third party and who has reasonable cause to believe that the information was wrongfully obtained shall not read the information or, if he or she has begun to do so, shall stop reading it. The attorney shall promptly notify the attorney whose communications are contained in the information to return the information to the other lawyer and, if in electronic form, delete it and take reasonable measures to assure that the information is inaccessible. An attorney who has been notified about information containing privileged communications has the obligation to preserve the information.
- (B) The production of privileged or work-product protected documents, electronically stored information or other information, whether inadvertent or otherwise, is not a waiver of the privilege or protection from discovery in the proceeding.
- (c) Protective Orders. Upon motion by a party or by the person from whom discovery is sought, and for good cause shown, the court may make any order which justice requires to protect a party or person from annoyance,

embarrassment, oppression, or undue burden or expense, including one or more of the following:

- (1) that the discovery not be had;
- (2) that the discovery may be had only on specified terms and conditions, including a designation of the time or place or the allocation of expenses;
- (3) that the discovery may be had only by a method of discovery other than that selected by the party seeking discovery;
- (4) that certain matters not be inquired into, or that the scope of the discovery be limited to certain matters;
- (5) that discovery be conducted with no one present except persons designated by the court;
 - (6) that a deposition after being sealed be opened only by order of the court;
- (7) that a trade secret or other confidential research, development, or commercial information not be disclosed or be disclosed only in a designated way;
- (8) that the parties simultaneously file specified documents or information enclosed in sealed envelopes to be opened as directed by the court.

If a motion for a protective order is denied in whole or in part, the court may, on such terms and conditions as are just, order that any party or person provide or permit discovery. The provisions of Rule 61.01 apply to the award of expenses incurred in relation to the motion.

- (d) Sequence and Timing of Discovery. Unless the parties stipulate or the court upon motion, for the convenience of parties and witnesses and in the interests of justice, orders otherwise, methods of discovery may be used in any sequence and the fact that a party is conducting discovery, whether by deposition or otherwise, shall not operate to delay any other party's discovery.
- (e) Supplementation of Responses. A party is under a duty seasonably to amend a prior response to an interrogatory, request for production, or request for admission if the party learns that the response is in some material respect incomplete or incorrect and if the additional or corrective information has not otherwise been made known to the other parties during the discovery process or in writing.
- (f) Stipulations Regarding Discovery Procedure. Unless the court orders otherwise, the parties may by written stipulation (1) provide that depositions may be taken before any person at any time or place, upon any notice, and in any manner and when so taken may be used like other depositions, and (2) modify the procedures provided by these Rules for other methods of discovery. Any stipulation under subdivision (2) shall be filed.

RULE 57.01. INTERROGATORIES TO PARTIES

(a) Scope. Unless otherwise stipulated or ordered by the court, any party may serve upon any other party no more than 25 written interrogatories, including all discrete subparts. Interrogatories may relate to any matter that can be inquired into under Rule 56.01. An interrogatory otherwise proper is not necessarily

objectionable merely because an answer to the interrogatory involves an opinion or contention that relates to fact or the application of law to fact, but the court may order that such an interrogatory need not be answered until after designated discovery has been completed or until a pretrial conference or other later time.

- (b) Issuance.
- (1) Form. Interrogatories shall be in consecutively numbered paragraphs. The title shall identify the party to whom they are directed and state the number of the set of interrogatories directed to that party.
- (2) When Interrogatories May be Served. Without leave of court, interrogatories may be served on:
 - (A) A plaintiff after commencement of the action, and
- (B) Any other party with or after the party was served with process, entered an appearance, or filed a pleading.
- (3) Service. Copies of the interrogatories shall be served on all parties not in default. The party issuing the interrogatories shall also provide each answering party an electronic copy, in a commonly used medium such as a diskette, CD-ROM or as an e-mail attachment, in a format that can be read by most commonly used word processing programs, such as Word for Windows or WordPerfect 5.x or higher. In addition to the information normally in a certificate of service, the certificate of service shall also state:
 - (A) The name of each party who is to respond to the interrogatories;
 - (B) The number of the set of interrogatories,
- (C) The format of the electronic copy and the medium used to transmit the electronic copy to the responding party.

At the time of service, a certificate of service, but not the interrogatories, shall be filed with the court as provided in Rule 57.01(d).

- (c) Response. The interrogatories shall be answered by each party to whom they are directed. If they are directed to a public or private corporation, limited liability company, partnership, association or governmental agency, they shall be answered by an officer or agent. The party answering the interrogatories shall furnish such information as is available to the party.
- (1) When the Response is Due. Responses shall be served within 30 days after the service of the interrogatories. A defendant, however, shall not be required to respond to interrogatories before the expiration of 45 days after the earlier of:
 - (A) The date the defendant enters an appearance, or
 - (B) The date the defendant is served with process.

The court may allow a shorter or longer time.

- (2) Form. The title of the response shall identify the responding party and the number of the set of interrogatories. The response to the interrogatories shall quote each interrogatory, including its original paragraph number, and immediately thereunder state the answer or all reasons for not completely answering the interrogatory, including privileges, the work product doctrine and objections.
- (3) Objections and Privileges. If information is withheld because of an objection, then each reason for the objection shall be stated. If a privilege or the work product doctrine is asserted as a reason for withholding information, then

without revealing the protected information, the objecting party shall state information that will permit others to assess the applicability of the privilege or work product doctrine.

- (4) Option to Produce Business Records. If the answer to an interrogatory may be derived or ascertained from:
- (A) The business records of the party upon whom the interrogatory has been served, or
 - (B) An examination, audit or inspection of such business records, or
- (C) A compilation, abstract or summary based thereon, and the burden of deriving or ascertaining the answer is substantially the same for the party serving the interrogatory as for the party served, it is a sufficient answer to such interrogatory to specify the records from which the answer may be derived or ascertained and to afford to the party serving the interrogatory reasonable opportunity to examine, audit or inspect such records and to make copies, compilations, abstracts or summaries.
- (5) Signing. Answers shall be signed under oath by the person making them. Objections shall be signed by the attorney making them or by the self-represented party.
- (6) Service. The party to whom the interrogatories were directed shall serve a signed original of the answers and objections, if any, on the party that issued the interrogatories and a copy on all parties not in default. The certificate of service shall state the name of the party who issued the interrogatories and the number of the set of interrogatories.

At the time of service, a certificate of service, but not the response, shall be filed with the court as provided in Rule 57.01(d).

(d) Filing. Interrogatories and answers under this Rule 57.01 shall not be filed with the court except upon court order or contemporaneously with a motion placing the interrogatories in issue. However, both when the interrogatories and answers are served, the party serving them shall file with the court a certificate of service.

The certificate shall show the caption of the case, the name of the party served, the date and manner of service, the designation of the document, e.g., first interrogatories or answers to second interrogatories, and the signature of the serving party or attorney. The answers bearing the original signature of the party answering the interrogatories shall be served on the party submitting the interrogatories, who shall be the custodian thereof until the entire case is finally disposed.

Copies of interrogatory answers may be used in all court proceedings to the same extent the original answers may be used.

- (e) Enforcement. The party submitting the interrogatory may move for an order under Rule 61.01(b) with respect to any objection to or other failure to answer an interrogatory.
- (f) Use at Trial. Interrogatory answers may be used to the extent permitted by the rules of evidence.

RULE 57.03. DEPOSITIONS UPON ORAL EXAMINATION

- (a) When Depositions May Be Taken.
- (1) After commencement of the action, any party may take the testimony of any person, including a party, by deposition upon oral examination without leave of court, except as specified in paragraph (2) of this subdivision. The attendance of witnesses may be compelled by subpoena as provided in Rule 57.09.
 - (2) Leave of court, granted with or without notice, must be obtained only if:
 - (A) the parties have not stipulated to the deposition and:
- (i) the deposition would result in more than 10 depositions being taken under this rule or Rule 57.04 by the plaintiffs, or by the defendants, or by the third-party defendants:
 - (ii) the deponent has already been deposed in the case; or
- (iii) the plaintiff seeks to take a deposition prior to the expiration of 30 days after service of the summons and petition upon any defendant, except that leave is not required if a defendant has served a notice of taking deposition or otherwise sought discovery; or
 - (B) the deponent is confined in prison.
- (b) Notice of Examination: General Requirements; Special Notice; Production of Documents and Things; Deposition of Organization.
- (1) A party desiring to take the deposition of any person upon oral examination shall give not less than seven days notice in writing to every other party to the action and to a non-party deponent.

The notice shall state the time and place for taking the deposition and the name and address of each person to be examined, if known. If the name is not known, a general description sufficient to identify the person or the particular class or group to which the person belongs shall be stated.

If a subpoena duces tecum is to be served on the person to be examined, the designation of the materials to be produced as set forth in the subpoena shall be attached to or included in the notice.

A party may attend a deposition by telephone.

- (2) The court may for cause shown enlarge or shorten the time for taking the deposition.
- (3) The notice to a party deponent may be accompanied by a request made in compliance with Rule 58.01 for the production of documents and tangible things at the taking of the deposition. The procedure of Rule 58.01 shall apply to the request.
- (4) A party may in the notice and in a subpoena name as the deponent a public or private corporation or a partnership or association or governmental agency and describe with reasonable particularity the matters on which examination is requested. In that event, the organization so named shall designate one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf and may set forth, for each person designated, the matters on which the person will testify. A subpoena shall advise a nonparty organization of its duty to make such a designation. The persons so designated shall testify as to matters

known or reasonably available to the organization. This Rule 57.03(b)(4) does not preclude taking a deposition by any other procedure authorized in these rules.

- (5) (A) Duration. Unless otherwise stipulated or ordered by the court, a deposition shall be limited to 1 day of 7 hours. The court may allow additional time consistent with Rule 56.01 if needed to fairly examine the deponent or if the deponent, another person, or any other circumstance impedes or delays the examination.
- (B) Sanction. The court may impose an appropriate sanction, including the reasonable expenses and attorney's fees incurred by any party, on a person who impedes, delays, or frustrates the fair examination of the deponent.
- (c) Non-stenographic Recording Video Tape. Depositions may be recorded by the use of video tape or similar methods. The recording of the deposition by video tape shall be in addition to a usual recording and transcription method unless the parties otherwise agree.
- (1) If the deposition is to be recorded by video tape, every notice or subpoena for the taking of the deposition shall state that it is to be video taped and shall state the name, address and employer of the recording technician. If a party upon whom notice for the taking of a deposition has been served desires to have the testimony additionally recorded by other than stenographic means, that party shall serve notice on the opposing party and the witness that the proceedings are to be video taped. Such notice must be served not less than three days prior to the date designated in the original notice for the taking of the depositions and shall state the name, address and employer of the recording technician.
- (2) Where the deposition has been recorded only by video tape and if the witness and parties do not waive signature, a written transcription of the audio shall be prepared to be submitted to the witness for signature as provided in Rule 57.03(f).
- (3) The witness being deposed shall be sworn as a witness on camera by an authorized person.
- (4) More than one camera may be used, either in sequence or simultaneously.
- (5) The attorney for the party requesting the video taping of the deposition shall take custody of and be responsible for the safeguarding of the video tape and shall, upon request, permit the viewing thereof by the opposing party and if requested, shall provide a copy of the video tape at the cost of the requesting party.
- (6) Unless otherwise stipulated to by the parties, the expense of video taping is to be borne by the party utilizing it and shall not be taxed as costs.
- (d) Record of Examination; Oath; Objections. The officer before whom the deposition is to be taken shall put the witness on oath or affirmation and shall personally, or by someone acting under the officer's direction and in the officer's presence, record the testimony of the witness. The testimony shall be taken stenographically or recorded by any other means ordered in accordance with Rule 57.03(c). If requested by one of the parties, the testimony shall be transcribed.

All objections made at the time of the examination to the qualifications of the officer taking the deposition, to the manner of taking it, to the evidence presented,

to the conduct of any party, or any other objection to the proceedings shall be noted by the officer upon the deposition. Evidence objected to shall be taken subject to the objections. In lieu of participating in the oral examination, parties may serve written questions in a sealed envelope on the party taking the deposition, and that party shall transmit them to the officer before whom the deposition is to be taken, who shall propound them to the witness, and the questions and answers thereto shall be recorded.

- (e) Motion to Terminate or Limit Examination. At any time during the taking of the deposition, on motion of a party or of the deponent and upon a showing that the examination is being conducted in bad faith or in such manner as unreasonably to annoy, embarrass, or oppress the deponent or party, the court in which the action is pending or a court having general jurisdiction in the place where the deposition is being taken may order the officer conducting the examination to cease forthwith from taking the deposition, or may limit the scope and manner of the taking of the deposition as provided in Rule 56.01(c). If the order made terminates the examination, it shall be resumed thereafter only upon the order of the court in which the action is pending. Upon demand of the objecting party or deponent, the taking of the deposition shall be suspended for the time necessary to make a motion for an order. The provisions of Rule 61.01(g) apply to the award of expenses incurred in relation to the motion.
- (f) Submission to Witness; Changes; Signing. When the testimony is fully transcribed, the officer shall make the deposition available to the witness for examination, reading and signing, unless such examination, reading, and signing are waived by the witness or by the parties. Any changes in form or substance that the witness desires to make shall be entered upon an errata sheet provided to the witness with a statement of the reasons given for making such changes. The answers or responses as originally given, together with the changes made and reasons given therefor, shall be considered as a part of the deposition. The deposition shall then be signed by the witness before a notary public unless the witness is ill, cannot be found, is dead, or refuses to sign. If the deposition is not signed by the time of trial, it may be used as if signed, unless, on a motion to suppress, the court holds that the reasons given for the refusal to sign requires rejection of the deposition in whole or in part.
 - (g) Certification, Delivery, and Filing; Exhibits; Copies.
- (1) Certification and Delivery. The officer shall certify on the deposition that the witness was duly sworn by the officer and that the deposition is a true record of the testimony given by the witness. Upon payment of reasonable charges therefor, the officer shall deliver the deposition to the party who requested that the testimony be transcribed.
 - (2) Filing.
- (a) By the Officer. Upon delivery of a deposition, the officer shall file with the court a certificate showing the caption of the case, the name of the deponent, the date the deposition was taken, the name and address of the person having custody of the original deposition, and whether the charges have been paid. The officer shall not file a copy of the deposition with the court except upon court order.

- (b) By a Party. A party shall not file a deposition with the court except upon specific court order or contemporaneously with a motion placing the deposition or a part thereof in issue. The court may enact local court rules requiring a party who intends to use a deposition at a hearing or trial to file that deposition with the court on or prior to the date of the hearing or trial.
- (c) Return of Deposition. At the conclusion of the hearing or trial the deposition that has been filed or delivered to the court shall be returned to the party that filed or delivered the deposition.
- (d) Retention of Deposition. The original deposition shall be maintained until the case is finally disposed.
- (3) Exhibits. Documents and things produced for inspection during the examination of the witness shall, upon the request of a party, be marked for identification and annexed to and returned with the deposition and may be inspected and copied by any party, except that (A) the person producing the materials may substitute copies to be marked for identification if the person affords to all parties fair opportunity to verify the copies by comparison with the originals and (B) if the person producing the materials requests their return, the officer shall mark them, give each party an opportunity to inspect and copy them, and return them to the person producing them, and the materials may then be used in the same manner as if annexed to and returned with the deposition. Any party may move for an order that the original be annexed to and returned with the deposition to the court pending final disposition of the civil action.
- (4) Copies. Upon request and payment of reasonable charges therefor, the officer shall furnish a copy of the deposition to any party or to the deponent.
 - (h) Failure to Attend or to Serve Subpoena; Expenses.
- (1) If the party giving the notice of the taking of a deposition fails to attend and proceed therewith and another party attends in person or by attorney pursuant to the notice, the court may order the party giving notice to pay to such other party the reasonable expenses incurred by that other party and that other party's attorney in attending, including reasonable attorney's fees.
- (2) If a witness fails to appear for a deposition and the party giving the notice of the taking of the deposition has not complied with these rules to compel the attendance of the witness, the court may order the party giving the notice to pay to any party attending in person or by attorney the reasonable expenses incurred by that other party and that other party's attorney in attending, including reasonable attorney's fees.

RULE 57.04. DEPOSITIONS UPON WRITTEN QUESTIONS

- (a) Serving Questions; Notice.
- (1) After commencement of the action, any party may take the testimony of any person, including a party, by deposition upon written questions, without leave of court, except as specified in paragraph (2) of this subdivision. The attendance of witnesses may be compelled by the use of subpoena as provided in Rule 57.09.

- (2) Leave of court, granted with or without notice, must be obtained only if:
- (A) the parties have not stipulated to the deposition and:
- (i) the deposition would result in more than 10 depositions being taken under this rule or Rule 57.03 by the plaintiffs, or by the defendants, or by the third-party defendants;
 - (ii) the deponent has already been deposed in the case; or
- (iii) the plaintiff seeks to take a deposition prior to the expiration of 30 days after service of the summons and petition upon any defendant, except that leave is not required if a defendant has served a notice of taking deposition or otherwise sought discovery; or
 - (B) the deponent is confined in prison.
- (3) A party desiring to take a deposition upon written questions shall serve them upon every other party with a notice stating: (A) the name and address of the person who is to answer them, if known, and if the name is not known, a general description sufficient to identify the person or the particular class or group to which the person belongs and (B) the name or descriptive title and address of the officer before whom the deposition is to be taken. A deposition upon written questions may be taken of a public or private corporation or a partnership or association or governmental agency in accordance with the provisions of Rule 57.03(b)(4).
- (4) Within thirty days after the notice and written questions are served, a party may serve cross questions upon all other parties. Within ten days after being served with cross questions, a party may serve redirect questions upon all other parties. Within ten days after being served with redirect questions, a party may serve recross questions upon all other parties. The court may for cause shown enlarge or shorten the time.
- (b) Officer to Take Responses and Prepare Record. A copy of the notice and copies of all questions served shall be delivered by the party taking the deposition to the officer designated in the notice, who shall proceed promptly, in the manner provided by Rule 57.03(d), (f), and (g), to take the testimony of the witness in response to the questions and to prepare, certify, and deliver the deposition, attaching thereto the copy of the notice and the questions.
- (c) Notice of Delivery. When the deposition is delivered, the party taking it promptly shall give notice thereof to all other parties.

RULE 58.01. PRODUCTION OF DOCUMENTS AND THINGS AND ENTRY UPON LAND FOR INSPECTION AND OTHER PURPOSES

- (a) Scope. Any party may serve on any other party a request to:
- (1) Produce and permit the requesting party or its representative to inspect, copy, test or sample the following items in the responding party's possession, custody, or control:

- (A) Any designated documents or electronically stored information including writings, drawings, graphs, charts, photographs, sound recordings, images, electronic records, and other data or compilations from which information can be obtained either directly or indirectly or, if necessary, after translation by the responding party into a reasonably usable form; or
 - (B) Any designated tangible things; or
- (2) Permit entry upon designated land or other property in the possession or control of the party upon whom the request is served for the purpose of inspection and measuring, surveying, and photographing, testing, or sampling the property or any designated object or operation thereon, within the scope of Rule 56.01(b).

This Rule 58.01 does not preclude an independent action against a person not a party for production of documents and things and permission to enter upon land.

- (b) Issuance.
- (1) Form. In consecutively numbered paragraphs the request shall:
- (A) Set forth with reasonable particularity each item or category of items to be inspected;
- (B) Specify a reasonable time, place and manner of making the inspection and performing the related acts; and
- (C) May specify that electronically stored information be produced in native format.

The title shall identify the party to whom the requests are directed and state the number of the set of requests directed to that party.

- (2) When Requests May be Served. Without leave of court, requests may be served on:
 - (A) A plaintiff after commencement of the action; and
- (B) Any other party with or after the party was served with process, entered an appearance, or filed a pleading.
- (3) Service. Copies of the requests shall be served on all parties not in default. The party issuing the requests shall also provide each responding party an electronic copy in a commonly used medium, such as a diskette, CD-ROM or as an e-mail attachment, in a format that can be read by most commonly used word processing programs, such as Word for Windows or WordPerfect 5.x or higher. In addition to the information normally in a certificate of service, the certificate of service shall also state the:
 - (A) Name of each party who is to respond to the requests;
 - (B) Number of the set of requests;
- (C) Format of the electronic copy and the medium used to transmit the electronic copy to the responding party.

At the time of service, a certificate of service, but not the requests, shall be filed with the court as provided in Rule 58.01(d).

- (c) Response. The requests shall be answered by each party to whom they are directed.
- (1) When Response is Due. Responses shall be served within 30 days after the service of the request. A defendant, however, shall not be required to respond to the request before the expiration of 45 days after the earlier of:

- (A) The date the defendant enters an appearance; or
- (B) The date the defendant is served with process.
- The court may allow a shorter or longer time.
- (2) Form. The title of the response shall identify the responding party and the number of the set of the requests. The response shall quote each request, including its original paragraph number, and immediately thereunder state that the requested items will be produced or the inspection and related activities will be permitted as requested, unless the request is objected to, in which event each reason for objection shall be stated in detail.
- (3) Objections and Privileges. If information is withheld because of an objection, then each reason for the objection shall be stated. An objection to part of a request must specify the part and permit inspection of the rest. If a privilege or the work product doctrine is asserted as a reason for the objection, then without revealing the protected information, the objecting party shall state information that will permit others to assess the applicability of the privilege or work product doctrine.
- (4) Method of Production. A party who produces documents for inspection shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the request.
- (5) Signing. The response shall be signed by the attorney or by the party if the party is not represented by an attorney.
- (6) Service. The party to whom the requests were directed shall serve a signed original of the response and objections, if any, on the party that issued the requests and a copy upon all parties not in default. The certificate of service shall state the name of the party who issued the requests and the number of the set of requests. At the time of service, a certificate of service, but not the response, shall be filed with the court as provided in Rule 58.01(d).
- (d) Filing. The request and responses thereto shall not be filed with the court except upon court order or contemporaneously with a motion placing the request in issue. However, both when the request and responses are served, the party serving them shall file with the court a certificate of service. The certificate shall show the caption of the case, the name of the party served, the date and manner of service, and the signature of the serving party or attorney. Each party filing a certificate shall maintain a copy of the document that is the subject of the certificate until the case is finally disposed.
- (e) Enforcement. The party submitting the request may move for an order under Rule 61.01(d) with respect to any objection or other failure to respond to the request or any part thereof or any failure to permit inspection as requested.

RULE 59.01. REQUEST FOR AND EFFECT OF ADMISSIONS

(a) Scope. After commencement of an action, a party may serve upon any other party no more than 25 written requests for the admission without leave of court or stipulation of the parties, for purposes of the pending action only, of the

truth of any matters within the scope of Rule 56.01(b) set forth in the request that relate to statements or opinions of fact or of the application of law to fact, including the genuineness of any documents described in the request. However, the limitation on the number of requests for admission specified by this Rule 59.01 shall not apply to requests for admission regarding the genuineness of documents.

A failure to timely respond to requests for admissions in compliance with this Rule 59.01 shall result in each matter being admitted.

The request for admissions shall have included at the beginning of said request the following language in all capital letters, boldface type, and a character size that is as large as the largest character size of any other material in the request:

"A FAILURE TO TIMELY RESPOND TO REQUESTS FOR ADMISSIONS IN COMPLIANCE WITH RULE 59.01 SHALL RESULT IN EACH MATTER BEING ADMITTED BY YOU AND NOT SUBJECT TO FURTHER DISPUTE."

(b) Effect of Admission. Any matter admitted under this Rule 59.01 is conclusively established unless the court on motion permits withdrawal or amendment of the admission.

Subject to the provisions of Rule 62.01 governing amendment of a pre-trial order, the court may permit withdrawal or amendment when the presentation of the merits of the action will be subserved thereby and the party who obtained the admission fails to satisfy the court that withdrawal or amendment will prejudice the party in maintaining the action or defense on the merits.

Any admission made by a party under this Rule 59.01 is for the purpose of the pending action only and is not an admission by the party for any other purpose nor may it be used against the party in any other proceeding.

- (c) Issuance.
- (1) Form. In consecutively numbered paragraphs, the request shall set forth each matter for which an admission is requested. Copies of documents about which admissions are requested shall be served with the request unless copies have already been furnished. The title shall identify the party to whom the request for admissions are directed and state the number of the set of requests directed to that party.
- (2) When Requests May be Served. Without leave of court, requests may be served on:
 - (A) A plaintiff after commencement of the action,
- (B) A defendant or respondent upon the expiration of 30 days after the first event of the defendant entering an appearance or being served with process, and
- (C) Any other party with or after the party was served with process, entered an appearance, or filed a pleading.
- (3) Service. Copies of the requests shall be served on all parties not in default. The party issuing the requests shall also provide each responding party an electronic copy in a commonly used medium, such as a diskette, CD-ROM or as an e-mail attachment, in a format that can be read by most commonly used word processing programs, such as Word for Windows or WordPerfect 5.x or higher. In

addition to the information normally in a certificate of service, the certificate of service shall also state the:

- (A) Name of each party who is to respond to the requests;
- (B) Number of the set of requests,
- (C) Format of the electronic copy and the medium used to transmit the electronic copy to the responding party.

At the time of service, a certificate of service, but not the requests, shall be filed with the court as provided in Rule 59.01(d).

- (d) Response. The requests shall be answered by each party to whom they are directed.
- (1) When Response is Due. Responses shall be served within 30 days after the service of the requests for admissions. A defendant or respondent, however, shall not be required to respond to requests for admissions before the expiration of 60 days after the earlier of the defendant:
 - (A) Entering an appearance, or
 - (B) Being served with process.

The court may allow a shorter or longer time.

- (2) Form. The title of the response shall identify the responding party and the number of the set of the requests for admissions. The response shall quote each request, including its original paragraph number, and immediately thereunder specifically:
 - (A) Admit the matter; or
 - (B) Deny the matter; or
 - (C) Object to the matter and state each reason for the objection; or
- (D) Set forth in detail the reasons why the responding party cannot truthfully admit or deny the matter.

A denial shall fairly meet the substance of the requested admission.

When good faith requires that a party qualify an answer or deny only a part of the matter of which an admission is requested, the party shall specify so much of it as true and qualify or deny the remainder.

A responding party may give lack of information or knowledge as a reason for failure to admit or deny if such party states that the party has made reasonable inquiry and the information known or readily obtainable by the party is insufficient to enable the party to admit or deny.

A party who considers that a matter of which an admission has been requested presents a genuine issue for trial may not, on that ground alone, object to the request; such party may deny the matter, subject to the provisions of Rule 61.01(c), or set forth reasons why the party cannot admit or deny it.

- (3) Objections and Privileges. If an objection is asserted, then each reason for the objection shall be stated. If a failure to admit or deny a request is based on a privilege or the work product doctrine, then without revealing the protected information, the objecting party shall state information that will permit others to assess the applicability of the privilege or work product doctrine.
- (4) Signing. The response shall be signed by the party or the party's attorney.

(5) Service. The party to whom the requests were directed shall serve a signed original of the response and objections, if any, on the party that issued the requests and a copy upon all parties not in default. The certificate of service shall state the name of the party who issued the requests and the number of the set of requests.

At the time of service, a certificate of service, but not the response, shall be filed with the court as provided in Rule 59.01(d).

- (e) Filing Request and Responses. The request and response thereto shall not be filed with the court except upon court order or contemporaneously with a motion placing the request in issue. However, both when the request and the response are served the party serving them shall file with the court a certificate of service. Each party filing a certificate shall maintain a copy of the document that is the subject of the certificate until the case is finally disposed.
- (f) Enforcement. The party who has requested the admissions may move to have determined the sufficiency of the answers or objections. Unless the court determines that an objection is proper, it shall order that an answer be served. If the court determines that an answer does not comply with the requirements of this Rule 59.01, it may order either that:
 - (1) The matter is admitted, or
 - (2) An amended answer be served.

The provisions of Rule 61.01(c) apply to the award of expenses incurred in relation to the motion.

RULE 61.01. FAILURE TO MAKE DISCOVERY: SANCTIONS

(a) Failure to Act - Evasive or Incomplete Answers. Any failure to act described in this Rule 61 may not be excused on the ground that the discovery sought is objectionable unless the party failing to act has served timely objections to the discovery request or has applied for a protective order as provided by Rule 56.01(c).

For the purpose of this Rule 61, an evasive or incomplete answer is to be treated as a failure to answer.

- (b) Failure to Answer Interrogatories. If a party fails to answer interrogatories or serve objections thereto within the time provided by law, or if objections are served thereto that are thereafter overruled and the interrogatories are not timely answered, the court may, upon motion and reasonable notice to other parties, take such action in regard to the failure as are just and among others the following:
- (1) Enter an order striking pleadings or parts thereof or dismissing the action or proceeding or any part thereof or render a judgment by default against the disobedient party;
- (2) Upon the showing of reasonable excuse, grant the party failing to answer the interrogatories additional time to serve answers, but such order shall provide that if the party fails to answer the interrogatories within the additional time

allowed, the pleadings of such party shall be stricken or the action shall dismissed or a default judgment shall be rendered against the disobedient party.

- (c) Failure to Answer Request for Admissions. If a party, after being served with a request to admit the genuineness of any relevant documents or the truth of any relevant and material matters of fact, fails to serve answers or objections thereto, as required by Rule 59.01, the genuineness of any relevant documents or the truth of any relevant and material matters of fact contained in the request for admissions shall be taken as admitted. If a party fails to admit the genuineness of any document or the truth of any matter as requested under Rule 59.01, and if the party requesting the admissions thereafter proves the genuineness of the document or the truth of the matter, the party requesting the admissions may apply to the court for an order requiring the other party to pay the reasonable expenses incurred in making that proof, including reasonable attorney fees. The court shall make the order unless it finds that:
 - (1) The request was held objectionable pursuant to Rule 59.01;
 - (2) The admission sought was of no substantial importance;
- (3) The party failing to admit had reasonable grounds to believe that such party might prevail on the matter; or
 - (4) There was other good reason for the failure to admit.
- (d) Failure to Produce Documents and Things or to Permit Inspection. If a party fails to respond that inspection will be permitted as requested, fails to permit inspection, or fails to produce documents and tangible things as requested under Rule 58.01, or timely serves objections thereto that are thereafter overruled and the documents and things are not timely produced or inspection thereafter is not timely permitted, the court may, upon motion and reasonable notice to other parties, take such action in regard to the failure as are just and among others the following:
- (1) Enter an order refusing to allow the disobedient party to support or oppose designated claims or defenses or prohibiting the disobedient party from introducing designated matters in evidence;
- (2) Enter an order striking pleadings or parts thereof or staying further proceedings until the order is obeyed or dismissing the action or proceeding or any part thereof or render a judgment by default against the disobedient party;
 - (3) Enter an order treating as a contempt of court the failure to obey; or
- (4) Enter an order requiring the party failing to obey the order or the attorney advising the party or both to pay the reasonable expenses, including attorney fees, caused by the failure unless the court finds that the failure was substantially justified or that other circumstances make an award of expenses unjust.
- (e) Failure to Appear for Physical Examination. If a party fails to obey an order directing a physical or mental or blood examination under Rule 60.01, the court may, upon motion and reasonable notice to the other parties and all persons affected thereby, make such orders in regard to the failure as are just, and among others, it may take any action authorized under Rules 61.01(d)(1), (2), and (4). Where a party has failed to comply with an order requiring the production of another for examination, the court may enter such orders as are authorized by this Rule 61.01, unless the party failing to comply shows an inability to produce such person for examination.

- (f) Failure to Attend Own Deposition. If a party or an officer, director or managing agent of a party or a person designated under Rules 57.03(b)(4) and 57.04(a), to testify on behalf of a party, fails to appear before the officer who is to take his deposition, after being served with notice, the court may, upon motion and reasonable notice to the other parties and all persons affected thereby, make such orders in regard to the failure as are just and among others, it may take any action authorized under paragraphs (1), (2), (3) and (4) of subdivision (d) of this Rule.
- (g) Failure to Answer Questions on Deposition. If a witness fails or refuses to testify in response to questions propounded on deposition, the proponent of the question may move for an order compelling an answer. The proponent of the question may complete or adjourn the deposition examination before applying for an order. In ruling upon the motion, the court may make such protective order as it would have been empowered to make on a motion pursuant to Rule 56.01(c).

If the motion is granted, the court, after opportunity for hearing, shall require the party or deponent whose conduct necessitated the motion or the party or attorney advising such conduct or both of them to pay to the moving party the reasonable expenses incurred in obtaining the order, including attorney's fees, unless the court finds that the opposition to the motion was substantially justified or that other circumstances make an award of expenses unjust.

If the motion is denied, the court, after opportunity for hearing, shall require the moving party or the attorney advising the motion or both of them to pay to the party or deponent who opposed the motion the reasonable expenses incurred in opposing the motion, including attorney's fees, unless the court finds that the making of the motion was substantially justified or that other circumstances make an award of expenses unjust.

If the motion is granted in part and denied in part, the court may apportion the reasonable expenses incurred in relation to the motion among the parties and persons in a just manner.

If the motion is granted and if the persons ordered to respond fail to comply with the court's order, the court, upon motion and reasonable notice to the other parties and all persons affected thereby, may make such orders in regard to the failure as are just, and among others, it may take any action authorized under Rule 61.01(d).

(h) Objections to Approved Discovery. If objections to Rule 56.01(b)(8) approved interrogatories or requests for production are overruled, the court may assess against such objecting party, attorney, or attorney's law firm, or all of them, the attorney's fees reasonably incurred in having such objection overruled. If such fees are not paid within sixty days, the court may enter such other appropriate orders against the disobedient party, including an order striking pleadings, dismissing the action, or entering a judgment by default.

SECTIONS REPEALED SINCE RSMO 2016

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1.320—(Repealed L. 2021 H.B. 85)
33.295—(Repealed L. 2018 S.B. 975 & 1024 Revision)
33.700—(Repealed L. 2018 S.B. 975 & 1024 Revision)
33.710—(Repealed L. 2018 S.B. 975 & 1024 Revision)
33.720—(Repealed L. 2018 S.B. 975 & 1024 Revision)
33.730—(Repealed L. 2018 S.B. 975 & 1024 Revision)
34.216—(Repealed L. 2017 S.B. 182)
36.210—(Repealed L. 2018 S.B. 1007)
36.260—(Repealed L. 2018 S.B. 1007)
36.270—(Repealed L. 2018 S.B. 1007)
36.290—(Repealed L. 2018 S.B. 1007)
36.300—(Repealed L. 2018 S.B. 1007)
36.310—(Repealed L. 2018 S.B. 1007)
36.360—(Repealed L. 2018 S.B. 1007)
36.470—(Repealed L. 2018 S.B. 1007)
49.266*—(Repealed L. 2021 H.B. 271)
50.800—(Repealed L. 2022 H.B. 1606)
50.810—(Repealed L. 2022 H.B. 1606)
61.081—(Repealed L. 2018 S.B. 975 & 1024 Revision)
71.005—(Repealed L. 2018 S.B. 975& 1024 Revision)
82.1028—(Repealed L. 2019 S.B. 203)
82.1029—(Repealed L. 2019 S.B. 203)
105.380—(Repealed L. 2018 S.B. 975 & 1024 Revision)
105.385—(Repealed L. 2018 S.B. 975 & 1024 Revision)
105.440—(Repealed L. 2018 S.B. 975 & 1024 Revision)
105.445—(Repealed L. 2018 S.B. 975 & 1024 Revision)
105.456** (Repealed L. 2018 S.B. 975 & 1024 Revision)
105.463—(Repealed L. 2018 S.B. 975 & 1024 Revision)
105.473**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
105.485**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
105.520—(Repealed L. 2018 H.B. 1413)
105.957**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
105.959**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
105.961**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
105.963**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
105.966**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
115.001—(Repealed L. 2018 S.B. 592 merged with S.B. 975 & 1024 Revision)
115.002—(Repealed L. 2018 S.B. 592 merged with S.B. 975 & 1024 Revision)
115.009—(Repealed L. 2018 S.B. 592 merged with S.B. 975 & 1024 Revision)
115.061—(Repealed L. 2018 S.B. 592)
115.755—(Repealed L. 2022 H.B. 1878)
115.758—(Repealed L. 2022 H.B. 1878)
115.761—(Repealed L. 2022 H.B. 1878)
115.765—(Repealed L. 2022 H.B. 1878)
115.767—(Repealed L. 2022 H.B. 1878)
115.770—(Repealed L. 2022 H.B. 1878)
115.773—(Repealed L. 2022 H.B. 1878)
115.785—(Repealed L. 2022 H.B. 1878)
130.011**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
130.021**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
130.026**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
130.041**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
130.044**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
130.046**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
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130.057**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
130.071**—(Repealed L. 2018 S.B. 975 & 1024 Revision)
135.575—(Repealed L. 2018 S.B. 975 & 1024 Revision)
135.900—(Repealed L. 2018 S.B. 975 & 1024 Revision)
135.903—(Repealed L. 2018 S.B. 975 & 1024 Revision)
135.906—(Repealed L. 2018 S.B. 975 & 1024 Revision)
135.909—(Repealed L. 2018 S.B. 975 & 1024 Revision)
137.106—(Repealed L. 2018 S.B. 975 & 1024 Revision)
143.105—(Repealed L. 2018 S.B. 975 & 1024 Revision)
143.106—(Repealed L. 2018 S.B. 975 & 1024 Revision)
143.107—(Repealed L. 2018 S.B. 975 & 1024 Revision)
143.1007—(Repealed L. 2018 S.B. 975 & 1024 Revision)
144.026—(Repealed L. 2018 S.B. 768)
144.710—(Repealed L. 2021 S.B. 153 & 97)
144.1000—(Repealed L. 2021 S.B. 153 & 97)
144.1003—(Repealed L. 2021 S.B. 153 & 97)
144.1006—(Repealed L. 2021 S.B. 153 & 97)
144.1009—(Repealed L. 2021 S.B. 153 & 97)
144.1012—(Repealed L. 2021 S.B. 153 & 97)
144.1015—(Repealed L. 2021 S.B. 153 & 97)
160.459—(Repealed L. 2018 S.B. 975 & 1204 Revision)
160.2100—(Repealed L. 2018 S.B. 843)
160.2110—(Repealed L. 2018 S.B. 843)
166.435†—(Repealed L. 2018 H.B. 1744 merged with S.B. 882)
167.194—(Repealed L. 2018 S.B. 975 & 1024 Revision)
168.700—(Repealed L. 2018 S.B. 975 & 1024 Revision)
168.702—(Repealed L. 2018 S.B. 975 & 1024 Revision)
170.055—(Repealed L. 2018 S.B. 975 & 1024 Revision)
170.061—(Repealed L. 2018 S.B. 975 & 1024 Revision)
170.071—(Repealed L. 2018 S.B. 975 & 1024 Revision)
170.081—(Repealed L. 2018 S.B. 975 & 1024 Revision)
170.091—(Repealed L. 2018 S.B. 975 & 1024 Revision)
170.101—(Repealed L. 2018 S.B. 975 & 1024 Revision)
170.111—(Repealed L. 2018 S.B. 975 & 1024 Revision)
170.131—(Repealed L. 2018 S.B. 975 & 1024 Revision)
170.141—(Repealed L. 2018 S.B. 975 & 1024 Revision)
170.151—(Repealed L. 2018 S.B. 975 & 1024 Revision)
170.161—(Repealed L. 2018 S.B. 975 & 1024 Revision)
171.029—(Repealed L. 2018 H.B. 1606 merged with S.B. 743)
173.197—(Repealed L. 2018 S.B. 975 & 1024 Revision)
173.2554—(Repealed L. 2022 S.B. 672)
174.324—(Repealed L. 2018 H.B. 1465 merged with S.B. 807 & 577)
178.930—(Repealed L. 2018 H.B. 1415 merged with S.B. 743)
181.130—(Repealed L. 2018 S.B. 975 & 1024 Revision)
190.410—(Repealed L. 2018 H.B. 1456)
190.430—(Repealed L. 2018 H.B. 1456)
190.440—(Repealed L. 2018 H.B. 1456)
191.743—(Repealed L. 2022 H.B. 2331 merged with S.B. 710)
192.240—(Repealed L. 2018 S.B. 843)
192.2030—(Repealed L. 2018 S.B. 843)
194.409—(Repealed L. 2018 S.B. 843)
195.755—(Repealed L. 2019 S.B. 133)
195.770—(Repealed L. 2019 S.B. 133)
196.866—(Repealed L. 2022 H.B. 2331 merged with S.B. 710)
196.868—(Repealed L. 2022 H.B. 2331 merged with S.B. 710)
205.580—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.590—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.600—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.610—(Repealed L. 2018 S.B. 975 & 1024 Revision)
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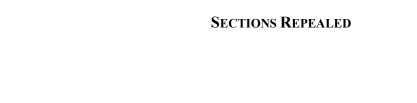
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205.620—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.630—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.640—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.650—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.660—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.670—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.680—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.690—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.700—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.710—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.720—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.730—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.740—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.750—(Repealed L. 2018 S.B. 975 & 1024 Revision)
205.760—(Repealed L. 2018 S.B. 975 & 1024 Revision)
208.178—(Repealed L. 2018 S.B. 975 & 1024 Revision)
208.197—(Repealed L. 2018 S.B. 843)
208.630—(Repealed L. 2018 S.B. 975 & 1024 Revision)
208.671—(Repealed L. 2018 H.B. 1617 merged with S.B. 951)
208.673—(Repealed L. 2018 H.B. 1617 merged with S.B. 951)
208.675—(Repealed L. 2018 H.B. 1617 merged with S.B. 951)
208.975—(Repealed L. 2018 S.B. 975 & 1024 Revision)
208.993—(Repealed L. 2018 S.B. 975 & 1024 Revision)
210.025—(Repealed L. 2020 H.B. 1414)
210.101—(Repealed L. 2018 S.B. 819)
210.103—(Repealed L. 2018 S.B. 819)
210.105—(Repealed L. 2018 S.B. 975 & 1024 Revision)
210.199—(Repealed L. 2022 S.B. 683)
211.438—(Repealed L. 2021 S.B. 53 & 60)
211.439—(Repealed L. 2021 S.B. 53 & 60)
217.660—(Repealed L. 2021 S.B. 53 & 60)
217.900—(Repealed L. 2018 S.B. 843)
217.903—(Repealed L. 2018 S.B. 843)
217.905—(Repealed L. 2018 S.B. 843)
217.907—(Repealed L. 2018 S.B. 843)
217.910—(Repealed L. 2018 S.B. 843)
251.070—(Repealed L. 2022 H.B. 2331 merged with S.B. 710)
253.412—(Repealed L. 2018 S.B. 843)
254.150—(Repealed L. 2018 S.B. 627 & 925)
254.160—(Repealed L. 2018 S.B. 627 & 925)
254.170—(Repealed L. 2018 S.B. 627 & 925)
254.180—(Repealed L. 2018 S.B. 627 & 925)
266.355—(Repealed L. 2022 1st Ex. Sess. H.B. 3)
280.005—(Repealed L. 2019 S.B. 133)
280.010—(Repealed L. 2019 S.B. 133)
280.020—(Repealed L. 2019 S.B. 133)
280.030—(Repealed L. 2019 S.B. 133)
280.035—(Repealed L. 2019 S.B. 133)
280.037—(Repealed L. 2019 S.B. 133)
280.038—(Repealed L. 2019 S.B. 133)
280.040—(Repealed L. 2019 S.B. 133)
280.050—(Repealed L. 2019 S.B. 133)
280.060—(Repealed L. 2019 S.B. 133)
280.070—(Repealed L. 2019 S.B. 133)
280.080—(Repealed L. 2019 S.B. 133)
280.090—(Repealed L. 2019 S.B. 133)
280.095—(Repealed L. 2019 S.B. 133)
280.100—(Repealed L. 2019 S.B. 133)
280.110—(Repealed L. 2019 S.B. 133)
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280.120—(Repealed L. 2019 S.B. 133)
280.130—(Repealed L. 2019 S.B. 133)
280.140—(Repealed L. 2019 S.B. 133)
285.055—(Repealed L. 2017 H.B. 1194 & 1193)
288.131—(Repealed L. 2018 S.B. 975 & 1024 Revision)
288.475—(Repealed L. 2018 S.B. 843)
302.065—(Repealed L. 2017 H.B. 151)
302.183—(Repealed L. 2017 H.B. 151)
302.189—(Repealed L. 2017 H.B. 151)
311.462—(Repealed L. 2017 H.B. 115)
324.008—(Repealed L. 2020 H.B. 1511 & 1452)
326.313—(Repealed L. 2017 S.B. 395)
328.100—(Repealed L. 2018 H.B. 1500 merged with H.B. 1719)
334.719—(Repealed L. 2020 H.B. 2046)
339.521—(Repealed L. 2018 S.B. 840)
361.140—(Repealed L. 2019 S.B. 179)
362.280—(Repealed L. 2017 H.B. 292)
362.285—(Repealed L. 2017 H.B. 292)
367.150—(Repealed L. 2021 S.B. 106)
370.270—(Repealed L. 2020 S.B. 599)
374.115—(Repealed L. 2018 S.B. 982)
374.735—(Repealed L. 2018 S.B. 840)
376.1192—(Repealed L. 2018 S.B. 975 & 1024 Revision)
379.145—(Repealed L. 2021 H.B. 604)
382.278—(Repealed L. 2018 S.B. 593)
393.1073—(Repealed L. 2021 H.B. 734)
400.1-207—(Repealed L. 2017 H.B. 34)
400.1-208—(Repealed L. 2017 H.B. 34)
400.7-604—(Repealed L. 2017 H.B. 34)
414.350—(Repealed L. 2018 S.B. 975 & 1024 Revision)
414.353—(Repealed L. 2018 S.B. 975 & 1024 Revision)
414.356—(Repealed L. 2018 S.B. 975 & 1024 Revision)
414.359—(Repealed L. 2018 S.B. 975 & 1024 Revision)
436.257—(Repealed L. 2021 H.B. 273)
442.018—(Repealed L. 2018 S.B. 975 & 1024 Revision)
473.747—(Repealed L. 2017 S.B. 111 merged with S.B. 112)
475.024—(Repealed L. 2018 S.B. 819)
478.006—(Repealed L. 2018 1st Ex. Sess. H.B. 2)
478.008—(Repealed L. 2018 1st Ex. Sess. H.B. 2)
478.551—(Repealed L. 2018 1st Ex. Sess. H.B. 2)
478.375—(Repealed L. 2018 S.B. 793 merged with S.B. 871)
486.200—(Repealed L. 2020 H.B. 1655)
486.205—(Repealed L. 2020 H.B. 1655)
486.210—(Repealed L. 2020 H.B. 1655)
486.215—(Repealed L. 2020 H.B. 1655)
486.220—(Repealed L. 2020 H.B. 1655)
486.225—(Repealed L. 2020 H.B. 1655)
486.230—(Repealed L. 2020 H.B. 1655)
486.235—(Repealed L. 2020 H.B. 1655)
486.240—(Repealed L. 2020 H.B. 1655)
486.245—(Repealed L. 2020 H.B. 1655)
486.250—(Repealed L. 2020 H.B. 1655)
486.255—(Repealed L. 2020 H.B. 1655)
486.260—(Repealed L. 2020 H.B. 1655)
486.265—(Repealed L. 2020 H.B. 1655)
486.270—(Repealed L. 2020 H.B. 1655)
486.275—(Repealed L. 2020 H.B. 1655)
486.280—(Repealed L. 2020 H.B. 1655)
486.285—(Repealed L. 2020 H.B. 1655)
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486.290—(Repealed L. 2020 H.B. 1655)
486.295—(Repealed L. 2020 H.B. 1655)
486.300—(Repealed L. 2020 H.B. 1655)
486.305—(Repealed L. 2020 H.B. 1655)
486.310—(Repealed L. 2020 H.B. 1655)
486.315—(Repealed L. 2020 H.B. 1655)
486.320—(Repealed L. 2020 H.B. 1655)
486.325—(Repealed L. 2020 H.B. 1655)
486.330—(Repealed L. 2020 H.B. 1655)
486.335—(Repealed L. 2020 H.B. 1655)
486.340—(Repealed L. 2020 H.B. 1655)
486.345—(Repealed L. 2020 H.B. 1655)
486.350—(Repealed L. 2020 H.B. 1655)
486.355—(Repealed L. 2020 H.B. 1655)
486.360—(Repealed L. 2020 H.B. 1655)
486.365—(Repealed L. 2020 H.B. 1655)
486.370—(Repealed L. 2020 H.B. 1655)
486.375—(Repealed L. 2020 H.B. 1655)
486.380—(Repealed L. 2020 H.B. 1655)
486.385—(Repealed L. 2020 H.B. 1655)
486.390—(Repealed L. 2020 H.B. 1655)
486.395—(Repealed L. 2020 H.B. 1655)
486.396—(Repealed L. 2020 H.B. 1655)
486.405—(Repealed L. 2020 H.B. 1655)
589.303—(Repealed L. 2018 H.B. 1355)
620.050—(Repealed L. 2018 S.B. 975 & 1024 Revision)
640.219—(Repealed L. 2018 S.B. 975 & 1024 Revision)
700.662—(Repealed L. 2018 S.B. 840)
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EXPLANATORY NOTES

- * Section 49.266 was a section with multiple versions. In 2014, SB 672 amended the 2013 HB 28 version of this section. In 2016, SB 672 was declared unconstitutional (see Calzone v. Koster), creating the multiple versions (both the 2014 SB 672 and 2013 HB 28 versions). In 2021, HB 271 amended the 2016 SB 672 version and repealed the 2013 HB 28 version of section 49.266 appearing in this table.
- ** These sections were sections with multiple versions. In 2010, SB 844 amended these sections. In 2012, SB 844 was declared unconstitutional (see Legends Bank v. State, 361 S.W.3d 383 (Mo. banc)), creating the multiple versions. In 2018, SB 975 & 1024 Revision repealed the SB 844 version of each of these sections appearing in this table.
- † Section 166.435 was a section with multiple versions. In 2015, SB 366 amended the 2008 SB 863 version of this section to include a contingent effective date, creating the multiple versions. In 2018, both HB 1744 and SB 882 amended the SB 366 version to repeal the contingent effective date, and both HB 1744 and SB 882 repealed the SB 863 version of this section appearing in this table.

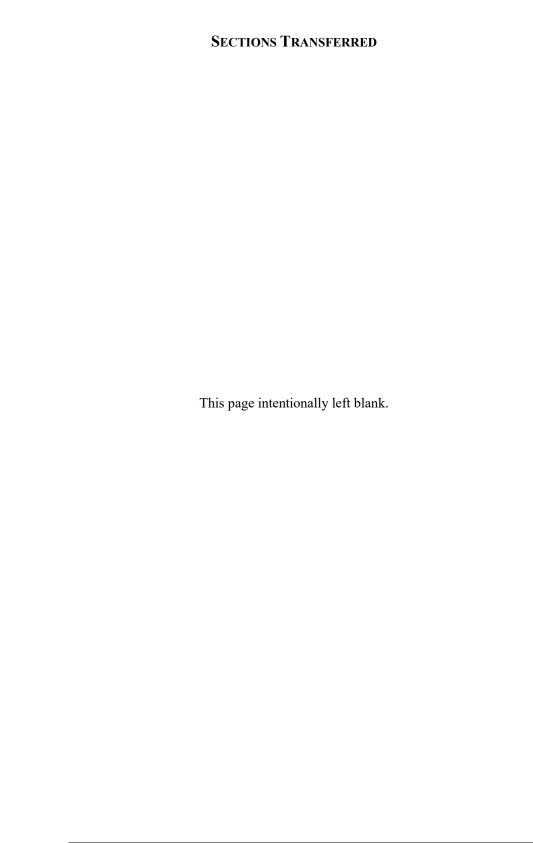


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SECTIONS TRANSFERRED

SECTIONS TRANSFERRED SINCE RSMO 2016

- 34.057—(Transferred 2022; now 8.960)
- 34.058—(Transferred 2022; now 8.962)
- 34.203—(Transferred 2022; now 8.964)
- 34.206—(Transferred 2022; now 8.966)
- 34.209—(Transferred 2022; now 8.968)
- 34.212—(Transferred 2022; now 8.970)
- 34.217—(Transferred 2022; now 8.972)
- 34.218—(Transferred 2022; now 8.974)
- 196.1129—(Transferred 2018; now 191.756)
- 640.150—(Transferred 2018; now 620.035)



House Bill	l No. 34	House Bill No. 3	34 (cont.)	House Bill No	o. 130 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
400.1-101	400.1-101	400.7-508	400.7-508	387.427	387.427
400.1-102		400.7-509		387.428	387.428
400.1-103		400.7-601	400.7-601	387.430	
400.1-105		400.7-602		387.432	
400.1-106		400.7-603		387.433	
400.1-107		400.7-604		387.434	
400.1-108		400.7-703		387.436	
400.1-201		400.7-704		387.438	
400.1-202		House Bill N	No. 50	387.439	
400.1-203		Bill Section	RSMo	387.440	
400.1-204		478.463	478.463	House Bil	l No. 151
400.1-205		House Bill N	No. 51	Bill Section	RSMo
400.1-206		Bill Section	RSMo	302.065	302.065
400.1-207		214.160	214.160	302.170	
400.1-208 400.1-301		House Bill N		302.183	
400.1-302		Bill Section	RSMo	302.185	
400.1-303		160.2700		302.188	
400.1-304		160.2705		302.189	
400.1-305		160.2710		1	
400.1-306		160.2715		House Bil	l No. 153
400.1-307		160.2720		Bill Section	RSMo
400.1-308		160.2725		490.065	490.065
400.1-309		620.800		House Bill No	. 190 & 208
400.1-310		620.803		Bill Section	RSMo
400.7-102		620.806		Bill Section 174.709	174.709
400.7-103	400.7-103	620.809		174.712	
400.7-104	400.7-104	House Bill N	lo. 115	178.862	178.862
400.7-105	400 7-105				
	400.7 105	Rill Section	RSMo	House Bil	l No. 292
400.7-106		Bill Section 302.441	RSMo 302.441		
400.7-106 400.7-201	400.7-106 400.7-201	Bill Section 302.441 311.070	302.441	Bill Section	RSMo
400.7-106 400.7-201 400.7-202	400.7-106 400.7-201 400.7-202	302.441	302.441 311.070		RSMo 362.105
400.7-106 400.7-201 400.7-202 400.7-203	400.7-106 400.7-201 400.7-202 400.7-203	302.441 311.070	302.441 311.070 311.075	Bill Section 362.105	RSMo
400.7-201	400.7-106 400.7-201 400.7-202 400.7-203 400.7-204	302.441 311.070 311.075	302.441 311.070 311.075 311.179	Bill Section 362.105	RSMo 362.105362.111362.280
400.7-106 400.7-201 400.7-202 400.7-203 400.7-204 400.7-205		302.441 311.070 311.075 311.179	302.441 311.070 311.075 311.179 311.275	Bill Section 362.105	RSMo 362.105 362.111 362.280 362.285
400.7-106 400.7-201 400.7-202 400.7-203 400.7-204 400.7-205 400.7-206		302.441	302.441 311.070 311.075 311.179 311.275 311.462	Bill Section 362.105	RSMo 362.105 362.111 362.280 362.285 362.1010
400.7-106 400.7-201 400.7-202 400.7-203 400.7-204 400.7-205 400.7-206 400.7-207		302.441		Bill Section 362.105 362.111 362.280 362.285 362.1010 362.1015	RSMo 362.105 362.111 362.280 362.285 362.1010 362.1015 362.1020
400.7-106		302.441	302.441 311.070 311.075 311.179 311.275 311.462 311.510 311.540	Bill Section 362.105	RSMo
400.7-106		302.441	302.441 311.070 311.075 311.179 311.275 311.462 311.510 311.540	Bill Section 362.105 362.111 362.280 362.285 362.1010 362.1015 362.1020 362.1030 362.1035	RSMo
400.7-106		302.441		Bill Section 362.105 362.111 362.280 362.285 362.1010 362.1015 362.1020 362.1030 362.1035 362.1037	RSMo
400.7-106		302.441	302.441 311.070 311.075 311.179 311.275 311.462 311.510 311.540 (o. 130 RSMo	Bill Section 362.105	RSMo
400.7-106		302.441		Bill Section 362.105	RSMo
400.7-106		302.441	302.441311.070311.075311.179311.275311.540311.540311.54067.180967.1819387.400	Bill Section 362.105	RSMo
400.7-106		302.441	302.441311.070311.075311.179311.275311.510311.540 (o. 130 RSMo67.180967.1819387.400387.402387.404	Bill Section 362.105	RSMo
400.7-106		302.441		Bill Section 362.105	RSMo
400.7-106		302.441		Bill Section 362.105	RSMo
400.7-106		302.441		Bill Section 362.105 362.111 362.280 362.285 362.1010 362.1015 362.1020 362.1030 362.1037 362.1037 362.1040 362.1045 362.1055 362.1055 362.1060 362.1065 362.1070	RSMo
400.7-106		302.441		Bill Section 362.105 362.111 362.280 362.285 362.1010 362.1015 362.1020 362.1030 362.1037 362.1037 362.1040 362.1045 362.1055 362.1055 362.1060 362.1065 362.1070 362.1075	RSMo
400.7-106		302.441		Bill Section 362.105	RSMo 362.105 362.280 362.285 362.1010 362.1015 362.1035 362.1037 362.1040 362.1045 362.1055 362.1060 362.1065 362.1075 362.1075
400.7-106		302.441		Bill Section 362.105	RSMo
400.7-106		302.441		Bill Section 362.105	RSMo 362.105 362.111 362.280 362.285 362.1010 362.1020 362.1030 362.1037 362.1040 362.1045 362.1055 362.1060 362.1065 362.1070 362.1070 362.1085 362.1085
400.7-106		302.441		Bill Section 362.105	RSMo
400.7-106		302.441		Bill Section 362.105	RSMo
400.7-106		302.441		Bill Section 362.105	RSMo
400.7-106		302.441		Bill Section 362.105	RSMo
400.7-106		302.441		Bill Section 362.105	RSMo
400.7-106 400.7-201 400.7-202 400.7-203 400.7-204 400.7-205 400.7-206 400.7-207 400.7-209 400.7-210 400.7-301 400.7-303 400.7-305 400.7-307 400.7-308 400.7-309 400.7-309 400.7-401 400.7-402 400.7-404 400.7-501 400.7-503 400.7-504 400.7-505		302.441		Bill Section 362.105	RSMo 362.105 362.280 362.285 362.1010 362.1035 362.1035 362.1037 362.1045 362.1055 362.1065 362.1070 362.1080 362.1085 362.1085 362.1095 362.1095 362.1085 362.1085 362.1085 362.1085 362.1085 362.1085 362.1085 362.1085 362.1085 362.1085 362.1085 362.1085 362.1085 362.1095 362.1100 362.1110 362.1110
400.7-106		302.441		Bill Section 362.105	RSMo 362.105 362.280 362.285 362.1010 362.1035 362.1030 362.1035 362.1040 362.1045 362.1055 362.1060 362.1060 362.1070 362.1080 362.1095 362.1095 362.1095 362.1091 362.1091 362.1095 362.1091 362.1091 362.1091 362.1091 362.1095 362.1091 362.1095 362.1091 362.1095 362.1095 362.1095 362.1095 362.1100 362.1110

House Bill No. 292 (cont.)		Senate Bill No. 19		Senate Bill No. 50	
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
365.100	365.100	290.590	290.590	190.241	190.241
374.191	374.191	Senate Bill N	No. 31	190.242	190.242
408.140		Bill Section	RSMo	191.332	
408.330		490.715	490.715	192.380	
443.812		Senate Bill N	No. 34	192.500	
House Bill N	o. 336	Bill Section	RSMo	194.600	
Bill Section	RSMo	105.669		197.005	
376.620	376.620	252.069		197.040	
House Bill No.	339, 714	479.170		197.050 197.070	
Bill Section	RSMo	557.035	557.035	197.070	
537.058	537.058	565.002	565.002	197.080	
537.065	537.065	565.024		197.100	
House Bill N	o. 451	565.027		332.081	
Bill Section	RSMo	565.076		334.036	334.036
1.100	1.100	565.091		345.051	345.051
House Bill N	0. 452	565.225		В	Drop
Bill Section	RSMo	565.227		Senate Bill	No. 52
538.205		566.010		Bill Section	RSMo
538.210		566.150 568.040		9.154	9.154
House Bill N		569.100		173.1200	173.1200
Bill Section	RSMo	569.120		191.594	191.594
281.120		569.140		191.596	191.596
В		575.280		В	Drop
House Bill No. 11		577.001		Senate Bill	No. 62
Bill Section	RSMo	577.010	577.010	Bill Section	RSMo
285.055		577.060	577.060	52.290	52.290
288.062		577.685	577.685	86.207	86.207
290.528		589.664	589.664	104.1091	
Senate Bill		589.675		104.1092	
Bill Section	RSMo	610.145		104.1205	
142.800		650.055		105.669	
142.803		650.520		137.280	
142.869		Senate Bill N	No. 35	137.345	
287.020		Bill Section	RSMo	140.100	
287.040		34.030	34.030	169.141 169.324	
288.035		Senate Bill N	No. 43	169.460	
301.010	301.010	Bill Section	RSMo	169.490	
301.031	301.031	213.010	213.010	169.560	
301.062		213.040		169.715	
301.227		213.050		В	
301.550		213.055		C	
304.005		213.065		Senate Bill	
304.022 304.120		213.070 213.075		Bill Section	RSMo
304.170		213.075		227.447	227.447
304.180		213.101		227.448	227.448
307.005		285.575		227.449	
307.175		В		227.532	
407.816		Senate Bill N	*	227.533	
В		Bill Section	RSMo	227.535	
Senate Bill N		67.505		1	
Bill Section	RSMo	67.547		Senate Bill	
144.010		94.510		Bill Section	RSMo
144.605		144.026		287.020	
		=	1 2 - 1	287.037	
			l	287.120	
			l	287.149	28/.149

Bill Section	Senate Bill No.	66 (cont.)	Senate Bill No.	112 (cont.)	Senate Bill	No. 225
287.170				` ,		
287.200		287.170		473.743		137.095
287.203						
287.240						
287.243						
287.280				-		
287,390						
287.780						
Senate Bill No. 88 208.229 208.299 208.790 301.550 301.227 301.550 301.550 301.550 301.550 301.550 302.441 302.441 302.441 302.441 302.441 302.441 302.441 302.441 302.441 302.441 302.441 302.441 304.022 304.022 304.002 304.002 304.002 304.002 304.002 304.002 304.002 304.002 304.002 304.002 304.002 304.170						
Senate Bill No. 95						
340.285 340.285 340.285 340.285 340.285 340.285 334.506 340.022 304.022 304.022 304.022 304.022 304.022 304.022 304.170 304.						
Senate Bill No.95 Sill Section RSM0 334.506 33						
Senate Bill No. 95						
388 347,740 344,740 344,740 351,127 351,127 355,023 355,023 355,023 355,023 355,023 355,023 355,023 355,023 355,023 355,023 355,023 320,110 210,110 304,190	Senate Bill I	No. 95				
Sometable Some	Bill Section	RSMo				
347,740	50.622	50.622				
351.127 351.127 Bill Section RSMo 355.023 355.023 355.023 359.653 21.771 21.771 356.233 359.653 210.152 210.152 210.156 400.9-528 400.9-528 210.564 210.564 210.564 417.018 417.018 210.565 210.564 210.564 417.018 At 17.018 211.059 211.059 211.059 Bill Section RSMo 211.081 211.081 249.900 324.900 40.490 40.490 211.031 211.351 234.910 324.915 324.915 347.04 40.490 211.361 211.361 211.361 221.364 324.920 324.900 324.900 324.900 324.900 324.900 324.900 324.900 324.900 324.900 324.900 324.900 324.900 324.900 324.900 324.900 324.900 324.900 324.935 324.935 324.935 324.935 324.935 324.935 324.935 324.935	347.740	347.740	Senate Bill	No. 160		
355.023	351.127	351.127	Bill Section	RSMo		
Senate Bill No. 240	355.023	355.023	21.771	21.771		
359,653 359,653 400,9-528 400,9-528 400,9-528 400,9-528 400,9-528 417,018 417,018 417,018 417,018 312,0565 210,565 210	356.233	356.233	210.110	210.110		
147.018						
Senate Bill No. 108	400.9-528	400.9-528	210.564	210.564		
Senate Bill No. 108	417.018	417.018	210.565	210.565		
Senite Bill No. 111						
March Marc					324.915	324.915
Senate Bill No. 111					324.920	324.920
Senate Bill No. 111					324.925	324.925
Section RSMo 108.170 108.170 115.306 115.306 115.306 135.963 347.048 347.048 473.730 473.743 473.747 475.120 475.120 Senate Bill No. 112 Senate Bill No. 182 Senate Bill No. 279 Senate Bill No. 279 Senate Bill No. 279 Senate Bill No. 279 Senate Bill No. 283 Senate Bill No. 283 Senate Bill No. 283 Senate Bill No. 284 Senate Bill No. 283 Senate Bill No. 283 Senate Bill No. 283 Senate Bill No. 284 Senate Bill No. 284 Senate Bill No. 285 Senate Bill No. 285 Senate Bill No. 286 Senate Bill No. 287 Senate Bill No. 286 Senate Bill No. 287 Senate Bill No. 287 Senate Bill No. 288 Senat	Senate Bill N	No. 111			324.930	324.930
108.170						
115.306					324.940	324.940
135.963	115.306	115.306			324 945	324.945
Senate Bill No. 161 Bill Section RSMo 143.1016	125 062		200.120		J27.773	
473.730	135.963	135.963				
A73,743			В	Drop	Senate Bill	No. 248
Senate Bill No. 182 Senate Bill No. 182 Bill Section RSMo 302.188 302.188 302.188 Senate Bill No. 182 Senate Bill No. 283 Senate Bill No. 284 Senate Bill No. 284 Senate Bill No. 285 Senate Bill No. 286 Senate Bill No. 286 Senate Bill No. 287 Senate Bill No. 288 Senate Bill No. 287 Senate Bill No. 288 Senate Bill No. 289 Senate Bill No. 288 Senate Bill	347.048 473.730	347.048	BSenate Bill	Drop No. 161	Senate Bill Bill Section	No. 248 RSMo
Bill Section RSMo 34.209 34.209 Senate Bill No. 283 50.622 50.622 34.212 34.212 Bill Section RSMo 50.740 50.740 34.216 34.216 67.402 67.402 54.040 54.040 34.218 34.218 67.505 67.505 54.261 54.261 Senate Bill No. 222 67.547 67.547 68.075 68.075 Bill Section RSMo 68.075 68.075 84.514 84.514 287.020 287.020 94.510 94.510 94.510 94.900 94.900 287.040 287.040 94.510 94.510 94.510 94.903 94.903 301.010 301.010 162.492 162.492 105.145 105.145 301.031 301.031 229.150 229.150 139.100 139.100 301.550 301.550 304.120 304.120 304.120 182.660 182.660 304.005 304.005 Senate Bill No. 322	347.048 473.730 473.743	347.048 473.730 473.743	BSenate Bill I Bill Section	No. 161 RSMo	Senate Bill Bill Section 143.1016	No. 248 RSMo 143.1016
Bill Section RSMo 34.209 34.209 Senate Bill No. 283 50.622 50.622 34.212 34.212 Bill Section RSMo 50.740 50.740 34.216 34.216 67.402 67.402 54.040 54.040 34.218 34.218 67.505 67.505 54.261 54.261 Senate Bill No. 222 67.547 67.547 68.075 68.075 Bill Section RSMo 68.075 68.075 84.514 84.514 287.020 287.020 94.510 94.510 94.510 94.900 94.900 287.040 287.040 94.510 94.510 94.510 94.903 94.903 301.010 301.010 162.492 162.492 105.145 105.145 301.031 301.031 229.150 229.150 139.100 139.100 301.550 301.550 304.120 304.120 304.120 182.660 182.660 304.005 304.005 Senate Bill No. 322	347.048 473.730 473.743	347.048 473.730 473.743	B Senate Bill 1 Bill Section 620.2100	Drop No. 161 RSMo620.2100	Senate Bill Bill Section 143.1016 Senate Bill	No. 248 RSMo 143.1016 No. 279
Bill Section RSMo 50.622 50.622 34.212 34.216 67.402 67.402 50.740 50.740 34.216 34.216 67.402 67.402 54.040 54.040 34.218 34.218 67.505 67.505 54.261 Senate Bill No. 222 67.547 67.547 67.547 68.075 68.075 Bill Section RSMo 68.075 94.900 287.040 287.040 94.510 <th>347.048 473.730 473.743 473.747</th> <th>347.048 473.730 473.743 473.747</th> <th>B Senate Bill 1 Bill Section 620.2100</th> <th>Drop No. 161 RSMo620.2100</th> <th>Senate Bill Bill Section 143.1016 Senate Bill</th> <th>No. 248 RSMo 143.1016 No. 279</th>	347.048 473.730 473.743 473.747	347.048 473.730 473.743 473.747	B Senate Bill 1 Bill Section 620.2100	Drop No. 161 RSMo620.2100	Senate Bill Bill Section 143.1016 Senate Bill	No. 248 RSMo 143.1016 No. 279
50.622 50.622 34.212 34.212 Bill Section RSMo 50.740 50.740 34.216 34.216 67.402 67.402 54.040 54.040 34.218 34.218 67.505 67.505 54.261 54.261 Senate Bill No. 222 67.547 67.547 67.547 68.075 68.075 Bill Section RSMo 67.1364 67.1364 67.1364 94.900 94.900 287.040 287.020 94.510 94.510 94.510 94.902 94.902 288.035 288.035 137.565 137.565 94.903 94.903 301.010 301.010 162.492 162.492 105.145 105.145 301.031 301.031 229.150 229.150 139.100 139.100 301.550 301.550 304.120 304.120 304.120 182.660 182.660 304.005 304.005 Senate Bill No. 322 233.295 233.295 233.295 304.022 Bill Section	347.048	347.048 473.730 473.743 473.747 475.120	BSenate Bill I Bill Section 620.2100Senate Bill I Bill Section	No. 161 RSMo620.2100 No. 182 RSMo	Senate Bill Bill Section 143.1016 Senate Bill Bill Section 302.188	No. 248 RSMo
50.740 50.740 34.216 34.216 67.402 67.402 54.040 54.040 34.218 34.218 67.505 67.505 54.261 54.261 Senate Bill No. 222 67.547 67.547 67.547 68.075 .68.075 Bill Section RSMo 68.075 68.075 68.075 94.900 .94.900 287.040 287.040 94.510 .94.510 94.902 .94.902 288.035 288.035 137.565 137.565 94.903 .94.903 301.010 301.010 162.492 162.492 105.145 .105.145 301.031 301.031 229.150 229.150 139.100 .139.100 301.550 301.550 304.120 304.120 304.120 182.660 .182.660 304.005 304.005 Senate Bill No. 322 223.295 .233.295 233.295 304.022 304.022 Bill Section RSMo 242.460 .242.460 304.170 304.170 227.44	347.048	347.048 473.730 473.743 473.747 475.120	BSenate Bill I Bill Section 620.2100Senate Bill I Bill Section	No. 161 RSMo620.2100 No. 182 RSMo	Senate Bill Bill Section 143.1016 Senate Bill Bill Section 302.188	No. 248 RSMo
54.040 54.040 54.040 34.218 34.218 67.505 67.505 54.261 54.261 Senate Bill No. 222 67.547 67.547 67.547 68.075 68.075 Bill Section RSMo 67.1364 67.1364 84.514 84.514 287.020 287.020 68.075 68.075 68.075 94.900 94.900 287.040 287.040 137.565 137.565 94.903 94.903 301.010 301.010 301.010 162.492 162.492 105.145 105.145 301.031 301.031 229.150 229.150 182.640 139.100 301.227 301.227 304.122 233.180 233.180 182.660 182.660 304.005 304.005 Senate Bill No. 322 233.295 233.295 304.022 304.022 Bill Section RSMo 242.460 242.460 304.170 304.170 227.447 227.447 243.350 243.350 304.180 304.180 </td <td>347.048</td> <td>347.048 473.730 473.743 473.747 475.120 No. 112 RSMo</td> <td>B</td> <td>Drop No. 161 RSMo620.2100 No. 182 RSMo34.209</td> <td>Senate Bill Bill Section 143.1016 Senate Bill Bill Section 302.188 Senate Bill</td> <td>No. 248 RSMo 143.1016 No. 279 RSMo 302.188 No. 283</td>	347.048	347.048 473.730 473.743 473.747 475.120 No. 112 RSMo	B	Drop No. 161 RSMo620.2100 No. 182 RSMo34.209	Senate Bill Bill Section 143.1016 Senate Bill Bill Section 302.188 Senate Bill	No. 248 RSMo 143.1016 No. 279 RSMo 302.188 No. 283
54.261 54.261 Senate Bill No. 222 67.547 67.547 68.075 68.075 Bill Section RSMo 67.1364 67.1364 84.514 84.514 287.020 287.020 68.075 94.900 94.900 287.040 287.040 94.510 94.510 94.902 94.902 288.035 288.035 137.565 137.565 94.903 .94.903 301.010 301.010 137.565 137.565 105.145 .105.145 301.031 301.031 229.150 229.150 139.100 .139.100 301.227 301.227 304.120 304.120 304.120 182.640 .182.660 304.005 304.005 Senate Bill No. 322 233.295 .233.295 304.022 304.022 Bill Section RSMo 242.460 .242.460 304.170 304.170 227.447 227.447 243.350 .243.350 304.180 304.180 227.532 227.532 321.242 .3	347.048	347.048 473.730 473.743 473.747 475.120 No. 112 RSMo 50.622	B		Senate Bill Bill Section 143.1016 Senate Bill Bill Section 302.188 Senate Bill Bill Section	No. 248 RSMo 143.1016 No. 279 RSMo 302.188 No. 283 RSMo
68.075 68.075 Bill Section RSMo 67.1364 67.1364 84.514	347.048	347.048 473.730 473.743 473.747 475.120 No. 112 RSMo 50.622 50.740	B		Senate Bill Bill Section 143.1016 Senate Bill Bill Section 302.188 Senate Bill Bill Section 67.402	No. 248
84.514 84.514 287.020 287.020 68.075 94.900 94.900 287.040 287.040 94.510 94.510 94.902 94.902 288.035 288.035 137.565 137.565 94.903 .94.903 301.010 301.010 162.492 162.492 105.145 .105.145 301.031 301.031 229.150 229.150 139.100 .139.100 301.227 301.227 301.227 331.80 233.180 182.640 .182.660 304.005 304.005 Senate Bill No. 322 233.295 .233.295 304.022 304.005 Senate Bill No. 322 242.460 .242.460 304.170 304.170 227.447 227.447 243.350 .243.350 304.180 304.180 227.532 227.532 321.242 .321.242 307.175 307.175 227.533 227.533 393.1075 .393.1075 227.534 227.534	347.048	347.048 473.730 473.743 475.120 No. 112 RSMo 50.622 50.740	B		Senate Bill Bill Section 143.1016 Senate Bill Bill Section 302.188 Senate Bill Bill Section 67.402	No. 248
94.900 .94.900 .94.900 .287.040 .287.040 .94.510 .94.510 94.902 .94.902 .288.035 .288.035 .137.565 .137.565 94.903 .94.903 .301.010 .301.010 .162.492 .162.492 105.145 .105.145 .301.031 .301.031 .229.150 .229.150 139.100 .139.100 .301.227 .301.227 .301.227 .331.80 .233.180 182.640 .182.660 .304.005 .304.005 .304.120 .304.120 233.295 .233.295 .304.005 .304.005 .304.005 .304.005 242.460 .242.460 .304.170 .304.170 .227.447 .227.447 243.350 .243.350 .304.180 .304.180 .227.449 .227.449 245.185 .245.185 .307.005 .307.005 .227.532 .227.533 .321.242 .321.246 .407.816 .407.816 .1 .227.536 .393.1075 .393.1075 .227.534	347.048	347.048 473.730 473.743 475.120 No. 112 RSMo 50.622 50.740 54.040	B		Senate Bill Bill Section 143.1016 Senate Bill Bill Section 302.188 Senate Bill Bill Section 67.402	No. 248 RSMo143.1016 No. 279 RSMo302.188 No. 283 RSMo67.40267.50567.547
94.902 94.902 288.035 288.035 137.565 137.565 94.903 94.903 301.010 301.010 162.492 162.492 105.145 105.145 301.031 301.031 229.150 229.150 139.100 139.100 301.227 301.227 301.227 182.640 182.660 304.005 304.005 Senate Bill No. 322 233.295 233.295 304.022 304.022 Bill Section RSMo 242.460 242.460 304.170 304.170 227.447 227.447 243.350 243.350 304.180 304.180 304.180 227.449 227.449 245.185 245.185 307.005 307.005 227.532 227.533 321.242 321.242 321.246 407.816 1 227.536 393.1075 227.534	347.048	347.048 473.730 473.743 475.120 No. 112 RSMo 50.622 50.740 54.040 54.261 68.075	B		Senate Bill Bill Section 143.1016	No. 248 RSMo143.1016 No. 279 RSMo302.188 No. 283 RSMo67.40267.50567.1364
94.902 .94.903 .94.903 301.010 301.010 162.492 162.492 105.145 .105.145 301.031 .301.031 229.150 229.150 139.100 .139.100 301.227 .301.227 .301.227 .304.120 .304.120 182.640 .182.640 301.550 .301.550 .304.120 .304.120 182.660 .182.660 304.005 .304.005	347.048	347.048 473.730 473.743 475.120 No. 112 RSMo 50.622 50.740 54.040 54.261 68.075 84.514	B	Drop No. 161 RSMo620.2100 No. 182 RSMo34.20934.21234.21634.218 No. 222 RSMo287.020	Senate Bill Bill Section 143.1016 Senate Bill Bill Section 302.188 Senate Bill Bill Section 67.402 67.505	No. 248 RSMo143.1016 No. 279 RSMo302.188 No. 283 RSMo67.40267.50567.136468.075
105.145	347.048	347.048 473.730 473.743 475.120 No. 112 RSMo 50.622 50.740 54.040 54.261 68.075 84.514	B		Senate Bill Bill Section 143.1016 Senate Bill Bill Section 302.188 Senate Bill Bill Section 67.402	No. 248 RSMo143.1016 No. 279 RSMo302.188 No. 283 RSMo67.40267.50567.136468.07594.510
139.100 139.100 301.227 301.227 233.180 233.180 182.640 182.640 301.550 301.550 304.120 304.120 182.660 182.660 304.005 Senate Bill No. 322 233.295 233.295 304.022 304.022 Bill Section RSMo 242.460 242.460 304.170 304.170 227.447 227.447 243.350 243.350 304.180 304.180 227.449 227.449 245.185 245.185 307.005 307.005 227.532 227.532 321.242 321.242 307.175 307.175 227.533 227.533 393.1075 393.1075 407.816 407.816 1 227.534	347.048	347.048 473.730 473.743 475.120 No. 112 RSMo 50.622 50.740 54.040 54.261 68.075 84.514 94.900 94.902	B	Drop No. 161 RSMo	Senate Bill Bill Section 143.1016	No. 248 RSMo143.1016 No. 279 RSMo302.188 No. 283 RSMo67.40267.50567.136468.07594.510137.565
182.640 182.640 301.227 301.227 304.120 304.120 182.660 182.660 304.005 304.005 Senate Bill No. 322 233.295 233.295 304.022 304.022 Bill Section RSMo 242.460 242.460 304.170 304.170 227.447 227.447 243.350 243.350 304.180 304.180 227.449 227.449 245.185 245.185 307.005 307.005 227.532 227.532 321.242 321.242 307.175 307.175 227.533 227.533 393.1075 393.1075 2 227.534	347.048	347.048 473.730 473.743 475.120 No. 112 RSMo 50.622 50.740 54.040 54.261 68.075 84.514 94.900 94.900 94.903	B	Drop No. 161 RSMo	Senate Bill Bill Section 143.1016	No. 248 RSMo143.1016 No. 279 RSMo302.188 No. 283 RSMo67.40267.50567.136468.07594.510137.565137.565162.492
182.040 182.040 301.330 301.330 182.660 182.660 304.005 304.002 Bill Section RSMo 242.460 242.460 304.170 304.170 227.447 227.447 243.350 243.350 304.180 304.180 227.449 227.449 245.185 245.185 307.005 307.005 227.532 227.532 321.242 321.242 307.175 307.175 227.533 227.533 321.246 321.246 407.816 407.816 1 227.536 393.1075 393.1075 2 227.534	347.048	347.048 473.730 473.747 475.120 No. 112 RSMo 50.622 50.740 54.040 54.261 68.075 84.514 94.900 94.902 94.903 105.145	B		Senate Bill Bill Section 143.1016	No. 248 RSMo143.1016 No. 279 RSMo302.188 No. 283 RSMo67.40267.50567.136468.07594.510137.565162.492291.50
233.295 233.295 304.022 Bill Section RSMo 242.460 242.460 304.170 304.170 227.447 227.447 243.350 243.350 304.180 304.180 227.449 227.449 245.185 245.185 307.005 307.005 227.532 227.532 321.242 321.242 307.175 307.175 227.533 227.533 321.246 321.246 407.816 407.816 1 227.536 393.1075 393.1075 2 227.534	347.048	347.048 473.730 473.747 475.120 No. 112 RSMo 50.622 50.740 54.040 54.261 68.075 84.514 94.900 94.902 94.903 105.145	B		Senate Bill Bill Section 143.1016	No. 248 RSMo
242.460 242.460 304.170 304.170 227.447 227.447 243.350 243.350 304.180 304.180 227.449 227.449 245.185 245.185 307.005 307.005 227.532 227.532 321.242 321.242 307.175 307.175 227.533 227.533 321.246 321.246 407.816 407.816 1 227.536 393.1075 393.1075 2 227.534	347.048	347.048 473.730 473.747 475.120 No. 112 RSMo 50.622 50.740 54.040 54.261 68.075 84.514 94.900 94.902 94.903 105.145 139.100 182.640	B		Senate Bill Bill Section 143.1016	No. 248 RSMo
243.350 243.350 304.180 304.180 227.449 227.449 245.185 245.185 307.005 307.005 227.532 227.532 321.242 321.242 307.175 307.175 227.533 227.533 321.246 321.246 407.816 407.816 1 227.536 393.1075 393.1075 2 227.534	347.048	347.048 473.730 473.747 475.120 No. 112 RSMo 50.622 50.740 54.040 54.261 94.900 94.900 94.902 94.903 105.145 139.100 182.640	B		Senate Bill Bill Section 143.1016	No. 248 RSMo
245.185 245.185 307.005 307.005 227.532 227.532 321.242 321.242 307.175 307.175 227.533 227.533 321.246 321.246 407.816 407.816 1 227.536 393.1075 393.1075 2 227.534	347.048	347.048 473.730 473.743 473.747 475.120 No. 112 RSMo 50.622 50.740 54.040 54.261 68.075 84.514 94.900 94.902 94.903 139.100 139.100 139.100 182.640 182.660 233.295	B		Senate Bill Bill Section 143.1016	No. 248 RSMo
321.242 321.242 307.175 227.533 227.533 321.246 321.246 407.816 407.816 1 227.536 393.1075 393.1075 2 227.534	347.048	347.048 473.730 473.743 473.747 475.120 No. 112 RSMo 50.622 50.740 54.040 54.261 68.075 84.514 94.900 94.902 94.903 139.100 139.100 182.640 182.660 233.295 242.460	B		Senate Bill Bill Section 143.1016	No. 248 RSMo
321.246 321.246 393.1075 407.816 227.536 227.534	347.048		B	Drop No. 161 RSMo	Senate Bill Bill Section 143.1016	No. 248 RSMo
393.1075393.1075 2	347.048	347.048347.048473.730473.747475.120475.12050.62254.04054.04054.26168.07594.90094.90294.903105.145139.100182.640182.660233.295242.460243.350245.185	B	Drop No. 161 RSMo	Senate Bill Bill Section 143.1016	No. 248 RSMo
	347.048		B	Drop No. 161 RSMo	Senate Bill Bill Section 143.1016	No. 248 RSMo
4/3:/30473:730	347.048	347.048347.048473.730473.747475.120475.12050.62250.74054.26168.07584.51494.90094.90294.903105.145139.100182.640182.640233.295242.460243.350245.185321.242	B	Drop No. 161 RSMo	Senate Bill Bill Section 143.1016	No. 248 RSMo
	347.048		B	Drop No. 161 RSMo	Senate Bill Bill Section 143.1016	No. 248 RSMo

Senate Bill No.	329
Bill Section	RSMo
407.825	
407.826	
Senate Bill No.	376
Dill Castion	DCMo
10.112	10.112
10.113	
Senate Bill No.	
Bill Section	RSMo
326.256	
326.259	
326.265	326.265
326.280	326.280
326.283	326.283
326.286	
326.289	
326.292	
326.307	
326.310	
326.313	
326.316 326.325	
Senate Bill No.	
Bill Section 37.005	RSMo
1	3 / .003
Senate Bill No.	
Bill Section	
	DCM
1	RSMo Drop
1	Drop
Senate Bill No. Bill Section	Drop 501 RSMo
Senate Bill No. Bill Section	Drop 501 RSMo
1Senate Bill No.	Drop 501 RSMo 191.227
Senate Bill No. Bill Section 191.227	Drop 501 RSMo 191.227 459.250
1Senate Bill No. Bill Section 191.227194.600	Drop 501 RSMo 191.227 459.250 195.205
1	Drop 501 RSMo 191.227459.250195.205195.206196.990
1	Drop 501 RSMo 191.227 459.250 195.205 195.206 196.990 197.005
1	Drop 501 RSMo 191.227459.250195.205195.206196.990197.005197.040
1	Drop 501 RSMo 191.227 459.250 195.205 195.206 196.990 197.005 197.050
1	Drop 501 RSMo191.227459.250195.205195.206196.990197.005197.050197.070
1	Drop 501 RSMo191.227459.250195.206195.206197.005197.040197.050197.070
1	Drop 501 RSMo191.227459.250195.205195.206197.005197.040197.050197.070197.071
1	Drop 501 RSMo191.227459.250195.205195.206197.005197.040197.070197.070197.070197.070197.070
1	Drop 501 RSMo191.227459.250195.205195.206197.005197.050197.070197.071197.080197.100198.053
1	Drop 501 RSMo191.227459.250195.205195.206197.005197.040197.070197.070197.070197.070197.080197.100198.053324.003
1	Drop 501 RSMo
1	Drop 501 RSMo191.227459.250195.205195.206197.005197.050197.070197.070197.070197.080197.100198.053324.003334.010334.036
1	Drop 501 RSMo191.227459.250195.205195.206197.005197.040197.050197.071197.080197.100198.053324.003334.010334.036334.735337.010
Senate Bill No. Bill Section 191.227	Drop 501 RSMo191.227459.250195.205195.206197.005197.040197.050197.070197.071197.080197.080197.003324.003334.016334.036334.036334.735337.010
1	Drop 501 RSMo191.227459.250195.205195.206197.000197.000197.070197.070197.070197.080197.090198.053324.003334.016334.036334.036337.010337.025338.010
1	Drop 501 RSMo191.227459.250195.205195.206197.005197.040197.070197.070197.070197.080197.000198.053334.016334.03334.036334.036337.010337.025338.010345.051
1	Drop 501 RSMo191.227459.250195.205195.206197.005197.050197.070197.070197.070197.070198.053334.010334.036337.012338.010334.036334.036334.036
1	Drop 501 RSMo191.227459.250195.205195.206197.005197.050197.050197.071197.070197.070198.053334.010334.036334.036337.012338.010345.051478.004
1	Drop 501 RSMo191.227459.250195.205195.206197.005197.000197.070197.070197.070197.080197.080197.000198.053334.010334.036334.735337.015338.010345.051478.004487.200338.142

Senate Bill No. 503					
Bill Section	RSMo				
190.103	190.103				
190.144	190.144				
190.450	190.450				
650.320	650.320				
650.325	650.325				
650.330	650.330				
650.340	650.340				
1	190.334				
В	Drop				

House Bill No. 1

Bill Section	RSMo
393.355	393.355
393.356	393.356
B	Drop

Senate Bill No. 5

Bill Section	RSMo
188.021	188.021
188.027	
188.030	188.030
188.039	
188.047	188.047
188.075	188.075
188.125	188.125
188.160	188.160
192.665	192.665
192.667	192.667
197.150	197.150
197.152	197.152
197.158	197.158
197.160	197.160
197.162	197.162
197.165	197.165
197.200	197.200
197.205	197.205
197.215	197.215
197.220	197.220
197.225	197.225
197.230	
197.235	197.235
197.240	197.240
197.285	
197.287	
197.289	197.289
197.293	
197.295	
574.200	
595.027	595.027

House Bill N	o. 1246	House Bill No.	1291 (cont.)	House Bill No.	1355 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
595.120		56.814		190.143	
House Bill N		56.833		190.147	
		56.840		190.165	
Bill Section 456.006	RSMo	59.800		190.173	
456.985		65.610		190.196	
456.1035		65.620	65.620	190.246	190.246
456.1080		87.135	87.135	190.335	190.335
456.1-103		94.900	94.900	190.900	190.900
456.4-414		108.120	108.120	190.903	190.903
456.8-808		137.555	137.555	190.906	190.906
472.400		137.556	137.556	190.909	190.909
472.405		162.441		190.912	
472.410		227.600		190.915	
472.415		227.601	227.601	190.918	
472.420		House Bill	No. 1350	190.921	
472.425	472.425	Bill Section	RSMo	190.924	
472.430		43.500	43.500	190.927	
472.435	472.435	43.503	43.503	190.930	
472.440	472.440	43.504	43.504	190.933	
472.445	472.445	43.506	43.506	190.936	
472.450	472.450	43.509	43.509	190.939	
472.455		43.527		191.630	
472.460		43.530		217.015	
472.465		43.535		217.021	
472.470		43.540		217.030 217.075	
472.475		43.543		217.361	
472.480		43.546		217.655	
472.485		43.547		217.665	
472.490		192.2495		217.670	
474.150		208.909		217.690	
515.575		210.025		217.703	
515.635		210.254		217.705	
House Bill N		210.258 210.482		217.720	
Bill Section	RSMo	210.487		217.722	217.722
376.782		210.1080		217.735	217.735
House Bill N	o. 1268	302.060		217.750	217.750
Bill Section	RSMo	313.810		217.755	217.755
332.081		610.120		217.760	217.760
332.183	332.183	House Bill		217.762	
House Bill N	o. 1286	Bill Section	RSMo	217.777	
Bill Section	RSMo	21.851		217.810	
319.318	319.318	43.505		221.050	
House Bill N	o. 1288	43.507		221.105 260.391	
Bill Section	RSMo	44.091	44.091	260.558	
135.341	135.341	44.098	44.098	292.606	
135.600	135.600	57.117	57.117	302.025	
135.621	135.621	57.450	57.450	302.176	
135.630	135.630	84.510	84.510	306.030	
135.647		87.135	87.135	306.126	
135.800		99.848		414.032	
135.1125		135.090		455.095	
House Bill N	o. 1291	190.094		455.560	455.560
Bill Section	RSMo	190.100		488.5320	488.5320
41.657		190.103		513.653	
56.363		190.105		559.600	
56.805		190.131		566.147	
56.807	56.807	190.142	190.142	589.303	589.303

House Bill No. 1	` /	House Bill No.	` ′	House Bill No.	` /
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
590.210		167.910		452.377	
590.1040		168.024		589.660	589.660
595.010	595.010	170.028	170.028	589.663	589.663
595.015	595.015	178.550	178.550	589.664	589.664
595.020		178.930	178.930	589.666	589.660
595.025	595.025	178.931	178.931	589.669	589.669
595.030	595.030	620.809	620.809	589.672	589.672
595.035		620.2020	620.2020	589.678	589.67
595.055	595.055	В	Drop	House Bill N	No. 1465
595.220	595.220	House Bill I	No. 1428	Bill Section	RSMo
1610.140	610.140	Bill Section	RSMo	163.191	
610.210	610.210	49.060		172.280	
650.035	650.035	105.030		173.005	
House Bill N	No. 1364	House Bill I		174.160	
Bill Section	RSMo	Bill Section		174.225	
292.606	292,606		RSMo	174.231	
319.129		32.315		174.251	
319.140		115.124		174.324	
414.032		115.157		174.500	
House Bill N		321.320		178.636	
		В	1	House Bill N	
Bill Section 67.3000	RSMo	House Bill I	No. 1456		
67.3000		Bill Section	RSMo	Bill Section 41.050	RSMo
		43.401	43.401		
313.940		70.210		41.070	
317.006		190.300	190.300	41.080	
317.011		190.308		41.110	
317.013		190.325	190.325	41.260	
317.014		190.327	190.327	41.450	
317.017		190.328	190.328	41.460	
317.019		190.329		41.490	
House Bill N	No. 1413	190.334	190.334	41.500	
Bill Section	RSMo	190.335	190.335	115.013	
105.500		190.400	190.400	House Bill N	
105.503	105.503	190.410	190.410	Bill Section	RSMo
105.505	105.505	190.420	190.420	313.040	313.040
105.520		190.430		В	313.04
105.525		190.440		House Bill N	No. 1492
105.530		190.455	190.455	Bill Section	RSMo
105.533		190.460		620.515	
105.535		190.465		House Bill N	
105.537		190.470			vo. 1300 RSMc
105.540		190.475		Bill Section 324.047	
105.545	105.545	620.2450			
105.550	105.550	620.2451	620.2451	328.025	
105.555	105.555	620.2452	620.2452	328.080	
105.570	105.570	620.2453	620.2453	328.100	
105.575	105.575	620.2454	620.2454	329.010	
105.580	105.580	620.2455	620.2455	329.032	
105.583		620.2456	620.2456	329.033	
105.585	105.585	620.2457	620.2457	329.040	
105.590		620.2458	620.2458	329.050	
105.595	105.595	650.330	650.330	329.060	
105.598	105.598	650.335	650.335	329.070	
208.862	208.862	650.340		329.080	
House Bill N	No. 1415	В	620.2459	329.085	
	RSMo	House Bill 1	No. 1461	329.130	
Rill Section					270 774
Bill Section 160.572			RSMo	329.275	329.27.
Bill Section 160.572 162.1115	160.572	Bill Section 452.375	RSMo 452,375	329.273	329.27.

House Bill N	o. 1503	House Bill No. 1	606 (cont.)	House Bill No.	1690 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
30.750	30.750	167.125	167.125	376.756	376.756
30.756	30.756	167.225	167.225	376.758	376.758
41.050		167.266		House Bill	No. 1713
41.070		167.637		Bill Section	RSMo
41.080		167.902		193.128	193.128
41.110	I	167.910		House Bill	No. 1719
41.260		168.024		Bill Section	RSMo
41.450	I	170.015		285.700	
41.460	I	171.029		285.705	
41.490		171.031		285.710	
41.500		171.033		285.715	
115.013 301.074		173.1004		285.720	
		302.272		285.725	
301.075	I	304.060		285.730	
301.145		В	-	285.740	
324.006 620.3250		House Bill N		285.750	
		Bill Section	RSMo	324.001	
House Bill N	I	191.1145		324.013	
Bill Section 41.657	RSMo	208.670		324.046	
	I	208.671		324.047	
House Bill N	o. 1516	208.673		324.200	324.200
Bill Section	RSMo	208.675		324.205	324.205
208.152	208.152	208.677		324.210	324.210
House Bill N	0. 1517	House Bill N	lo. 1625	324.406	324.406
Bill Section	RSMo	Bill Section	RSMo	324.409	324.409
105.713		208.285	208.285	324.412	324.412
House Bill N		House Bill N	lo. 1635	324.415	324.415
		Bill Section	RSMo	324.421	324.421
Bill Section	RSMo	198.070		324.424	324.424
34.378	I	House Bill N		324.427	324.427
507.060				324.430	324.430
House Bill N	o. 1558	Bill Section 263.245	RSMo	324.436	324.436
Bill Section	RSMo			324.920	
573.110		House Bill N	lo. 1665	324.925	
573.112		Bill Section	RSMo	324.1108	
В	Drop	168.021	168.021	327.221	
House Bill N	o. 1606	House Bill N	lo. 1690	327.312	
Bill Section	RSMo	Bill Section	RSMo	327.313	
160.011	160.011	375.1218	375.1218	327.321	
160.041		376.715	376.715	328.025	
160.066	160.066	376.717	376.717	328.080	
160.530	160.530	376.718	376.718	328.100	
160.572		376.720		329.010	
161.026		376.722		329.032	
161.072		376.724		329.033	
161.094	161.094	376.725	376.725	329.040	
161.095		376.726		329.050	
161.106	161.106	376.733	376.733	329.060	
161.670		376.734		329.070	
162.064		376.735		329.080	
162.401	I	376.737		329.085	
162.720	I	376.738		329.130	
162.722		376.742		329.275	
162.1475		376.743		330.030	
163.018	I	376.746		331.030	
163.021	I	376.747		332.131	
163.073	I	376.748		332.321	
167.121	167.121	376.755	376.755	334.330	334.330

House Bill No.	1719 (cont.)	House Bill No.	1729 (cont.)	House Bill No.	1838 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
334.655	334.655	290.315	290.315	2	Drop
335.036		290.320		3	Drop
335.066	335.066	290.325	290.325	4	Drop
335.067	335.067	290.330	290.330	5	Drop
336.030	336.030	630.546	630.546	6	
337.020	337.020	House Bill I	No. 1744	House Bill	No. 1858
337.025	337.025	Bill Section	RSMo	Bill Section	RSMo
337.029	337.029	160.545		32.069	
337.033	337.033	162.441		32.310	
337.100	337.100	166.435		143.811	
337.105	337.105	173.1101		В	
337.110		173.1102		House Bill	
337.115		173.1104		Bill Section	
337.120		173.1105		620.2450	RSMo
337.125	337.125	173.1107		620.2451	
337.130		173.1592		620.2452	
337.135		В		620.2452	
337.140		House Bill I		620.2454	
337.145		Bill Section	RSMo	620.2455	
337.150		400.9-501		620.2456	
337.155		570.095		620.2457	
337.160				620.2458	
337.165		House Bill I		B	
337.315		Bill Section	RSMo	House Bill	
337.320		143.1150			
337.507		442.055		Bill Section	RSMo
337.510		443.1001		30.270	
337.612		443.1003		34.010	
337.618		443.1004 443.1005		34.165 50.660	
337.662		443.1005		50.783	
337.712 337.718		443.1006		67.085	
338.315				95.530	
338.330		House Bill I		110.010	
338.333		Bill Section	RSMo	110.010	
338.337		563.011		110.140	
338.340		563.041		137.225	
344.030		569.010		165.221	
374.715		569.140		165.231	
374.784		House Bill 1		165.241	
632.005		Bill Section 70.370	RSMo	165.271	
В		70.370	70.370	447.200	
House Bill	No. 1729	House Bill I	No. 1831	House Bill	No. 1880
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
290.095	290 095	144.011	144.011	394.080	
290.210		144.049		394.085	
290.220		House Bill I	No. 1832	House Bill	
290.230		Bill Section	RSMo		RSMo
290.235		407.300		Bill Section 442.404	
290.240	290.240	407.315			
290.250	290.250	407.431	407.431	House Bill	
290.257	290.257	407.432	407.432	Bill Section	RSMo
290.262	290.262	407.433	407.433	192.1120	
290.263		407.435	407.435	208.183	
290.265		407.436	407.436	House Bill	No. 1991
290.270	290.270	House Bill I	No. 1838	Bill Section	RSMo
290.290		Bill Section	RSMo	67.1830	67.1830
290.300		1		67.1846	
290.305	290.305		-	67.5110	67.5110
4004	<u> </u>	Davised Statutes	-£M:: 20	122	

House Bill No. 1	991 (cont.)	House Bill N	No. 2330	Senate Bill No.	581 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
67.5111	67.5111	227.539	227.539	535.300	535.300
67.5112		House Bill N	No. 2347	Senate Bill	No. 590
67.5113		Bill Section	RSMo	Bill Section	RSMo
67.5114		227.538		253.545	253.545
67.5115		227.539		253.550	253.550
67.5116	I	227.540	227.540	253.559	253.559
67.5117		227.541	227.541	620.1900	620.1900
67.5118	I	227.542	227.542	Senate Bill	No. 592
67.5119 67.5120		227.544	227.544	Bill Section	RSMo
67.5121		House Bill N	No. 2540	65.610	65.610
67.5122		Bill Section	RSMo	65.620	65.620
67.5125	I	143.011	143.011	88.770	88.770
B		143.022	143.022	94.900	94.900
C		143.151		115.001	
House Bill N	*	143.161		115.002	
Bill Section	RSMo	143.171		115.003	
195.010		В	Drop	115.005	
195.017		Senate Bill	No. 564	115.007	
195.203		Bill Section	RSMo	115.009	
195.740	I	386.266		115.013 115.023	
195.743		386.390		115.025	
195.746	195.746	393.137		115.061	
195.749	195.749	393.170		115.063	
195.752	195.752	393.1400		115.065	
195.755	195.755	393.1610		115.077	
195.756		393.1640 393.1650		115.078	
195.758		393.1655		115.124	115.124
195.764	I	393.1665		115.125	115.125
195.767		393.1670		115.127	115.127
195.770 195.773		1		115.155	
		В		115.157	
196.070	I	Senate Bill		115.177	
House Bill N		Bill Section	RSMo	115.225	
Bill Section	RSMo	50.327	50 327	115.227	
514.040		50.333		115.243	
House Bill N		Senate Bill		115.247 115.279	
Bill Section	RSMo	Bill Section	RSMo	115.284	
306.100		8.012	1101.10	115.287	
306.125		30.750		115.299	
306.126		30.756		115.329	
House Bill N	I	41.1010		115.335	
Bill Section	RSMo	42.380	42.380	115.359	
170.311		143.175	143.175	115.361	115.361
House Bill N	I	253.048	253.048	115.363	115.363
Bill Section 209.030	RSMo	285.250		115.373	
	I	620.515		115.379	
209.040		620.3250		115.421	
House Bill N		620.3300		115.429	
Bill Section	RSMo	Senate Bill		115.453	
197.052	I	Bill Section	RSMo	115.507	
197.305	I	512.180		115.515 115.629	
536.031	I	535.030		115.629	
House Bill N		535.110		115.637	
Bill Section	RSMo	535.170		115.641	
208.151	208.151	535.200 535.210		115.642	
	I	JJJ.41U	555.210	Ι	

Senate Bill No.	` ′	Senate Bill No.		Senate Bill No.	` ′
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
115.910		254.160		337.105	
162.441		254.170		337.110	
В		254.180		337.115	
C	Drop	254.210		337.120	
Senate Bill N	No. 593	262.900		337.125	
Bill Section	RSMo	265.300		337.130	
375.1025	375.1025	265.490		337.135	
375.1052	375.1052	265.494		337.140	
375.1053	375.1053	266.600		337.145	
375.1056	375.1056	267.565		337.150	
375.1058	375.1058	276.606		337.155	
382.278	382.278	277.020		337.160	
382.600	382.600	414.032		337.165	
382.605	382.605	Senate Bill	No. 629	552.020	
382.610	382.610	Bill Section	RSMo	630.745	
382.615	382.615	99.845	99.845	630.945	
382.620	382.620	Senate Bill	No. 644	632.005	
382.625	382.625	Bill Section	RSMo	В	
382.630	382.630	447.562		Senate Bill	No. 683
382.635	382.635	447.581		Bill Section	RSMo
382.640	382.640	Senate Bill		304.180	304.180
В	Drop			Senate Bill	No. 687
Senate Bill N	No. 594	Bill Section 57.117	RSMo	Bill Section	RSMo
Bill Section	RSMo			160.530	
379.321	379.321	57.450		302.272	
Senate Bill N		Senate Bill	No. 655	304.060	
Bill Section		Bill Section	RSMo	Senate Bill	
227.240	RSMo	43.650		Bill Section	RSMo
		451.090		386.266	
Senate Bill N		556.037		393.358	
Bill Section	RSMo	589.400			
161.670		589.401		Senate Bill	
167.121		589.402		Bill Section	RSMo
173.234		589.403		301.213	
173.616		589.404		301.550	
173.1101		589.405		301.553	
173.1102		589.407		301.557	
173.1104		589.414		301.559	
173.1105		Senate Bill	No. 659	301.560	
173.1107		Bill Section	RSMo	301.562	
173.1150		253.147	253.147	301.563	
173.1153		260.242		301.564	
Senate Bill N	No. 608	260.262	260.262	301.566	
Bill Section	RSMo	260.391		301.568	
537.349		260.558		301.570	
537.785	537.785	260.1150	260.1150	307.350	
537.787	537.787	319.129	319.129	Senate Bill	No. 708
	No. 623	319.140	319.140	Bill Section	RSMo
Senate Bill N		414 032	414.032	105.1073	105.1073
Senate Bill N Bill Section	RSMo				
Bill Section	RSMo 140.230	640.620	640.620		
Bill Section 140.230	140.230			303.022	303.022
Bill Section 140.230 Senate Bill I	140.230 No. 627	640.620 Senate Bill	No. 660	303.022 303.030	303.022
Bill Section 140.230 Senate Bill I Bill Section	140.230 No. 627 RSMo	640.620 Senate Bill Bill Section	No. 660 RSMo	303.022 303.030 303.120	303.022 303.030 303.120
Bill Section 140.230 Senate Bill N Bill Section 137.016	140.230 No. 627 RSMo 137.016	640.620 Senate Bill Bill Section 9.270	No. 660 RSMo 9.270	303.022 303.030	303.022 303.030 303.120
Bill Section 140.230 Senate Bill N Bill Section 137.016	140.230 No. 627 RSMo 137.016 137.021	Senate Bill Bill Section 9.270	RSMo 9.270 208.217	303.022 303.030 303.120	303.022 303.030 303.120 303.190
Bill Section 140.230 Senate Bill N Bill Section 137.016 137.021 137.115	140.230 No. 627 RSMo137.016137.021137.115	640.620	RSMo 9.270208.217337.025	303.022	303.022 303.030 303.120 303.240
Bill Section 140.230	140.230 No. 627 RSMo137.016137.021137.115144.010	Senate Bill Bill Section 9.270	No. 660 RSMo 9.270208.217337.025337.029	303.022	303.030 303.120 303.190 303.240 379.110

Senate Bill I	No. 718	Senate Bill No.	768 (cont.)	Senate Bill	No. 793
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
9.158		144.030		211.021	
9.192		144.054		211.031	
191.227		153.030		211.032	
191.1150		Senate Bill		211.033	
192.947				211.041	
195.070		Bill Section 30.270	RSMo	211.061	
195.265				211.071	
208.183		67.085		211.073	
210.070		95.530		211.081	
334.036		110.010		211.091	
334.037		110.080 110.140		211.101	
334.104		143.433		211.161	
334.735				211.181	
334.747		148.720		211.321	
337.025		165.221		211.421	
337.029		165.231		211.425	
337.033		165.241		211.431	
338.202		165.271		211.435	
374.426		447.200		221.044	
376.811		Senate Bill	No. 773	478.375	
376.1237		Bill Section	RSMo	478.625	
376.1550		32.087	32.087	488.315	
630.875		32.315	32.315	558.003	
632.005		67.3000		567.020	
В		67.3005	67.3005	567.030	
Senate Bill I	*	143.183		567.050	
	RSMo	143.451		567.060	
Bill Section 160.011		253.545		589.400	
160.041		253.550		610.131	
160.410		253.559		610.140	
160.572		620.1900	620.1900	1	
161.026		Senate Bill	No. 775	В	
161.072		Bill Section	RSMo	Senate Bill	No. 800
161.106		190.839	190.839	Bill Section	RSMo
161.217		198.439	198.439	211.021	
162.401		208.437	208.437	211.021	
				211.031	
		208.471	208.471	211 032	
162.720	162.720	208.471 208.480		211.032	211.032
162.720 162.722	162.720		208.480	211.033	211.032 211.033
162.720 162.722 163.018	162.720 162.722 163.018	208.480	208.480 338.550	211.033 211.041	211.032 211.033 211.041
162.720 162.722 163.018 163.021	162.720 162.722 163.018 163.021	208.480	208.480 338.550 633.401	211.033 211.041 211.061	211.032 211.033 211.041 211.061
162.720 162.722 163.018 163.021 163.073	162.720 162.722 163.018 163.021 163.073	208.480	208.480 338.550 633.401 No. 782	211.033 211.041 211.061 211.071	211.032 211.033 211.041 211.061 211.071
162.720 162.722 163.018 163.021 163.073 164.011	162.720 162.722 163.018 163.021 163.073 164.011	208.480	208.480 338.550 633.401 No. 782 RSMo	211.033	211.032 211.033 211.041 211.061 211.073
162.720		208.480	208.480 338.550 633.401 No. 782 RSMo 253.175	211.033	211.032 211.033 211.041 211.061 211.073 211.081
162.720		208.480	208.480 338.550 633.401 No. 782 RSMo 253.175 260.242	211.033	
162.720		208.480		211.033	
162.720		208.480		211.033	
162.720		208.480		211.033	
162.720		208.480		211.033	
162.720		208.480		211.033	
162.720		208.480		211.033	
162.720		208.480		211.033	
162.720 162.722 163.018 163.021 163.073 164.011 167.128 167.225 168.024 168.770 171.029 171.031 171.033 178.930 178.931		208.480		211.033	
162.720 162.722 163.018 163.021 163.073 164.011 167.128 167.225 168.024 168.770 171.029 171.031 171.033 178.930 178.931 304.060		208.480		211.033	
162.720		208.480		211.033	
162.720		208.480	208.480	211.033	
162.720		208.480		211.033	211.032 211.033 211.041 211.061 211.073 211.073 211.081 211.091 211.101 211.161 211.181 211.321 211.421 211.425 211.425 211.431 211.435 211.444 211.444 211.444
162.720		208.480	208.480	211.033	211.032 211.033 211.041 211.061 211.073 211.073 211.091 211.093 211.101 211.161 211.181 211.321 211.421 211.425 211.431 211.435 211.444 211.444 221.044 488.315

Senate Bill No. Bill Section	RSMo	Senate Bill No. Bill Section	RSMo	Senate Bill No Bill Section	. 820 (Cont.) RSMo
1		173.1107		376.1237	
В		173.1450		B	
Senate Bill		173.2530		Senate Bill	1
Bill Section	RSMo	174.160		Bill Section	RSMo
37.020		174.225		256.462	
		174.231	174.231	256.468	
Senate Bill		174.251	174.251	324.009	
Bill Section	RSMo	174.324		324.071	
473.397		174.500	174.500	324.200	
473.398		178.636	178.636	324.205	
473.730		Senate Bill	No. 814	324.210	
473.770		Bill Section	RSMo	324.215	
473.771		302.174		324.213	
475.010				324.487	
475.016		Senate Bill		324.920	
475.050		Bill Section	RSMo	324.920	
475.060		37.940		328.085	
475.061		191.737			
475.062		191.739		329.085 329.130	
475.070		193.265		330.030	
475.075		210.003		331.030	
475.078		210.101		333.041	
475.079		210.102		333.042	
475.080		210.103		333.051	
475.082		210.110		337.510	
475.083		210.112		337.520	
475.084		210.115		337.615	
175.094		210.145		337.627	
475.120		210.152		337.644	
475.125		210.487		337.665	
475.130		210.498		337.727	
475.145		210.1030		339.521	
475.230		211.447		339.523	
475.270		431.056		344.030	
475.276		453.015		345.050	
475.290		453.030		346.055	
475.320		453.080		374.735	
475.341		453.121		374.785	
475.342		475.024		643.228	
475.343		475.600		700.662	
475.355		475.602		701.312	
175.357		475.604		701.314	
475.361		556.036			
630.005		556.037		Senate Bill	
Senate Bill	No. 807	610.021		Bill Section	RSMo
Bill Section	RSMo	Senate Bill	No. 826	8.003	
34.010	34.010	Bill Section	RSMo	8.007	
160.545	160.545	191.227	191.227	8.010	
162.441	162.441	195.010	195.010	8.015	
163.191	163.191	195.070	195.070	8.017	
170.013	170.013	195.080	195.080	41.1010	
172.280	172.280	195.265	195.265	91.640	
173.005	173.005	208.183	208.183	103.008	
173.260	173.260	208.1070	208.1070	109.221	
173.1003		210.070	210.070	109.225	
173.1101		338.010	338.010	109.255	
173.1102		338.056	338.056	143.1015	
	173.1104	338.202		160.2100	
1/3.1104				160.2110	

Senate Bill No.	843 (cont.)	Senate Bill No.	. 843 (cont.)	Senate Bill No.	. 871 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
181.022	181.022	701.040	701.040	537.100	537.100
186.007		701.353		Senate Bill	
189.015	189.015	Senate Bill	No. 862	Bill Section	RSMo
189.025	189.025	Bill Section	RSMo	21.795	
189.030	189.030	324.920		68.075	
189.035	189.035	324.925		70.370	
191.400	191.400	Senate Bill		71.012	
191.756	191.756	Bill Section	RSMo	71.015	
191.980	191.980	44.098		137.010	
192.005	192.005	99.848		137.016	
192.014	192.014	100.050		137.017	
192.230		100.059		226.770	
192.240	192.240	105.666		226.780	
192.707	192.707	135.090		227.240	
192.710	192.710	173.260		227.601	
192.2030	192.2030	190.094		301.010	
194.400		190.100		301.020	
194.408		190.101		301.030	
194.409	194.409	190.103		301.055	
196.1129		190.105		301.074	
208.197		190.131		301.075	
208.955		190.142		301.130	
209.287		190.143		301.140	
209.307		190.147		301.142	301.142
210.170		190.165		301.145	
210.1200		190.173		301.350	
210.1210		190.196		302.170	302.170
217.900		190.246		302.173	302.173
217.903		190.900		304.005	304.005
217.905		190.903		304.060	304.060
217.907		190.906	190.906	304.180	304.180
217.910		190.909	190.909	304.232	304.232
253.408		190.912	190.912	307.175	307.175
253.412		190.915	190.915	307.350	307.350
288.475		190.918	190.918	Senate Bill	No. 882
324.015		190.921	190.921	Bill Section	RSMo
324.177		190.924	190.924	166.400	
324.180		190.927	190.927	166.410	
324.406 324.409		190.930	190.930	166.415	
324.412		190.933	190.933	166.420	
324.415		190.936	190.936	166.425	
324.421		190.939	190.939	166.430	
324.424	-	191.630	191.630	166.435	166.435
324.427		217.151		166.456	166.456
324.430		287.243		166.501	166.501
324.436		320.086		166.502	166.502
324.478		353.110		166.505	166.505
327.313		577.029		209.610	209.610
327.321		590.1040	590.1040	Senate Bill	No. 884
332.086		Senate Bill	No. 871	Bill Section	RSMo
334.430		Bill Section	RSMo	32.200	
334.625		455.513		143.011	
334.749		478.375	478.375	143.071	
335.021		478.600		143.431	
453.600		478.625		143.451	
620.1200		483.075		143.455	
620.2200		488.2250		143.461	
633.200		516.105	516.105	143.471	
		l			

Senate Bill No.	` ,	Senate Bill No.	` /	Senate Bill No.	` /
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
144.087		337.033		105.966	
620.1350	620.1350	374.426		115.001	
Senate Bill	No. 891	376.811	376.811	115.002	115.002
Bill Section	RSMo	376.1550	376.1550	115.003	115.003
9.277		536.031	536.031	115.005	115.003
Senate Bill		577.029	577.029	115.007	115.007
		630.875	630.875	115.009	115.009
Bill Section	RSMo	632.005	632.005	115.023	115.023
56.363		Senate Bill	No. 954	115.049	115.049
56.805		Bill Section		115.155	115.15:
56.807		610.140	RSMo	115.177	
56.814				115.227	
56.833	56.833	Senate Bill	No. 975	115.243	
56.840	56.840	Bill Section	RSMo	115.247	
70.227	70.227	8.800	8.800	115.287	
169.291	169.291	8.805	8.805	115.421	
169.324	169.324	8.830	8.830	115.429	
169.350		8.843	8.843	1	
169.360		33.295		115.453 115.507	
169.560		33.700			
278.157	278.157	33.710		115.515	
Senate Bill		33.720	33.720	115.629	
		33.730		115.631	
Bill Section	RSMo	42.300		115.641	
<u> </u>		44.105		130.011	
2		51.165		130.021	
3		61.081		130.026	
1		67.5016		130.041	
5		71.005		130.044	
5				130.046	130.04
7	Drop	100.710		130.057	130.05
3	Drop	104.342		130.071	130.07
Senate Bill	No. 917	104.620		135.210	135.21
Bill Section	RSMo	104.1024		135.311	135.31
260.242		104.1042		135.575	135.57
		104.1054		135.900	135.90
Senate Bill		105.300		135.903	135.90
Bill Section	RSMo	105.310		135.906	135.90
9.158		105.330		135.909	135.90
9.192		105.340		135.950	135.95
91.227		105.350		137.106	
91.1145		105.353		141.540	
195.070	195.070	105.370	105.370	143.105	
195.265	195.265	105.375	105.375	143.106	
197.052	197.052	105.380	105.380	143.107	
97.305	197.305	105.385	105.385	143.811	
208.217	208.217	105.390	105.390	143 1007	
208.670	208.670	105.400	105.400	144.030	1 15.100
208.671	208.671	105.420	105.420	1	
208.673	208.673	105.430		144.810	
208.675		105.440		147.020	
208.677		105.445		147.050	
210.070		105.456		160.459	
334.036		105.463		161.215	
334.037		105.473		165.011	
334.104				167.194	
		105.485		168.700	
334.735		105.957		168.702	168.70
334.747		105.959		170.051	170.05
27.025					
337.025 337.029		105.961 105.963		170.055	170.05

Senate Bill No. 9	75 (cont.)	Senate Bill No.	975 (cont.)	Senate Bill No.	982 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
170.071		334.570		354.603	
170.081		334.610		374.115	
170.091		334.613		374.150	
170.101		334.618		374.230	
170.111	170.111	334.686	334.686	376.427	376.427
170.131	170.131	335.036	335.036	376.690	376.690
170.141	170.141	336.160	336.160	376.1065	376.1065
170.151		337.030	337.030	376.1350	376.1350
170.161	170.161	337.347	337.347	376.1367	376.1367
173.197	173.197	337.507	337.507	379.1545	379.1545
178.930	178.930	337.612	337.612	В	Drop
181.100	181.100	337.662	337.662	Senate Bill	No. 990
181.110	181.110	337.712	337.712	Bill Section	RSMo
181.130	181.130	338.130	338.130	162.441	
196.973	196.973	339.120	339.120	Senate Bill	
205.580	205.580	345.035	345.035		
205.590	205.590	376.1192	376.1192	Bill Section	RSMo
205.600	205.600	382.277	382.277	227.541	
205.610	205.610	386.145	386.145	227.542	
205.620		386.890		Senate Bill N	No. 1007
205.630		393.1025	393.1025	Bill Section	RSMo
205.640		393.1030	393.1030	36.020	36.020
205.650	205.650	407.485	407.485	36.025	
205.660		414.350		36.030	
205.670		414.353		36.031	
205.680		414.356		36.040	
205.690		414.359		36.050	
205.700		414.400		36.060	
205.710		414.406		36.070	
205.720		414.412		36.080	
205.730		414.417		36.090	
205.740		414.510		36.100	
205.750		442.018		36.110	
205.760		620.035		36.120	
208.156		620.050		36.130	
208.178		620.511		36.140	
208.630		620.512		36.150	
208.975		620.513		36.170	
208.993		640.150		36.180	
209.015		640.153		36.190 36.200	
210.027 210.105		640.155		36.200	
		640.157		36.210	
210.114		640.160 640.219			
211.447				36.225 36.240	
226.805		640.651			
261.295 288.121	201.293	640.653 660.135		36.250 36.260	
		701.500		36.270	
288.128 288.131		701.500		36.280	
301.562				36.290	
302.700		Senate Bill	No. 981	36.300	
324.028		Bill Section	RSMo	36.310	
324.028		287.127		36.320	
324.406		287.690		36.340	
327.451		287.715		36.360	
329.025		Senate Bill	No. 982	36.380	
330.190		Bill Section	RSMo	36.390	
332.041		354.150	354.150	36.400	
334.100		354.495	354.495	36.440	
JJ7.100				JU.TTU	500

Senate Bill No. 1007 (cont.)				
Bill Section	RSMo			
36.470	36.470			
36.510	36.510			
37.010	37.010			
105.055	105.055			
105.725	105.725			
207.085	207.085			
621.075	621.075			
630.167	630.167			

House Bill 1460 was truly agreed to and finally passed, but subject to voter approval November 6, 2018.

(Defeated by voters.)

House Bill No. 1460

Bill Section	RSMo
142.803	142.803
143.121	143.121
226.145	226.145
B	Drop
C	Drop
D	

House Bill No. 2

Bill Section	RSMo
208.151	208.151
217.703	217.703
478.001	478.001
478.003	478.003
478.004	478.004
478.005	478.005
478.007	478.007
478.009	478.009
478.466	478.466
478.550	478.550
478.600	478.600
478.716	478.716
488.2230	488.2230
488.5358	488.5358
577.001	577.001
House Bill	No. 3

Bill Section	RSMo
161.261	161.261
170.018	170.018

House Bill No. 77		House Bill No. 266 (cont.)		House Bill No. 499 (cont.)	
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
169.560	169.560	161.700	161.700	227.549	227.549
B	Drop	185.070		227.550	227.550
House Bill N	No. 126	261.500	261.500	227.800	227.800
135.630		311.025	311.025	227.801	227.801
188.010		House Bill	No. 355	227.802	227.802
188.015		88.770		301.010	301.010
188.017		327.401		301.067	301.067
188.018		386.020		302.574	302.574
188.026		386.135		304.580	304.580
188.027		386.510		304.585	304.585
188.028		386.515		304.590	304.590
188.033		386.805		304.894	304.894
188.038		537.340		479.500	479.500
188.043		569.086		House Bill	No. 547
188.044		House Bill		56.765	
188.052				478.001	
188.056		191.250		557.014	
188.057		208.044		650.058	
188.058		208.151		1	
188.375		210.025		House Bill	
B		210.192		9.090	
C		210.194		9.117	
		210.195		9.240	
House Bill N		210.201		9.290	
191.250	191.250	210.211		10.105	
House Bill N	No. 182	210.221		10.190	
374.191	374.191	210.245		10.200	10.200
House Bill N	No. 192	210.252		House Bill	No. 604
57.280		210.254		160.410	160.410
302.574		210.565		160.415	160.415
304.590		210.1014		160.545	160.545
386.510		210.1080		160.2500	
386.515		452.377		161.700	161.700
476.001		454.507		161.1080	161.1080
479.020		454.600		161.1085	161.1085
479.353		454.603		161.1090	161.1090
479.354		513.430		161.1095	161.1095
479.500		566.147		161.1100	161.1100
543.270		567.020		161.1105	161.1105
558.006		567.050		161.1110	161.1110
558.019		578.421		161.1115	161.1115
500.042		578.423		161.1120	161.1120
		610.131		161.1125	161.1125
House Bill N		В		161.1130	161.1130
144.020		House Bill Nos		162.068	
153.030		227.548	227.548	162.081	
153.034		House Bill		162.203	
393.1073		136.055		163.018	
House Bills Nos.	243 & 544	227.453		163.031	
441.920	441.920	227.453		167.125	
573.110		227.454		167.131	
House Bill N		227.458		167.132	
252.042		227.458		167.151	
		227.460		167.241	
House Bill N		227.460		167.890	
	0 117	227.401		167.895	
9.117		227.462		1 10/.093	107.07.7
9.117 9.240	9.240	227.462			
9.117	9.240 9.285	227.462 227.469 227.471	227.469	167.898 168.025	167.898

House Bill No. 604 (cont.)	House Bill No.	050 (cont.)	Senate Bi	I No. 36
Bill Section RSM		RSMo	339.190	
168.221168.22			442.135	
170.020170.02			Senate Bil	
170.045170.04				
171.031171.03	IIOuse Dill 1		374.191 382.010	
171.033171.03	1 33.130		382.227	
177.086177.08	86 34.042		382.230	
178.530178.53	30 34.044		Senate Bil	
210.110210.1	10 34.047			
House Bill No. 612	37.007		135.100 173.2553	
26.27526.2			173.2554	
620.010620.0	10 174.345	174.345	620.511	
House Bill No. 655	536.015	536.015	620.800	
270.400270.40	00 536.025		620.803	
House Bill No. 677	536.031		620.806	
67.64167.64	536.033		620.809	620.809
99.585	05 330.200		620.2005	620.2005
House Bill No. 694	330.203		620.2010	620.2010
	Senate Bill	No. 1	620.2020	620.2020
43.53943.53 43.54043.54	1 010.140	610.140	620.2475	
43.548		No. 7	Senate Bil	l No. 83
488.5050488.50		375.1800	Bill Section	RSMo
Section B Dro		375.1803	452.377	
House Bills Nos. 812 & 832	⁺ 1 375 1806	375.1806	452.402	
227.456227.45	50/.040		476.001	
227.468227.4	20 307.030		528.700	
House Bill No. 821	308.010		528.705	
	508.012		528.710 528.715	
140.190140.19			528.720	
140.980140.98 140.981140.98			528.725	
140.982140.98			528.730	
140.983140.98	or Schate Bins 110.		528.735	
140.984140.98	84 37.280		528.740	
140.985140.98	Sanata Rill	No. 17	528.745	528.745
140.986140.98	86 70.600		528.750	528.750
140.987140.98	87 70.631		600.042	600.042
140.988140.98	88 169.141		Senate Bil	l No. 84
140.991140.99	91 169.560		256.700	256.700
140.997140.99	1 215 020		Senate Bil	l No. 87
140.1000140.100	260.025		67.1360	67.1360
140.1003140.100	03 D		135.090	
140.1006140.100	00		135.562	135.562
140.1009140.100	0)		139.031	139.031
140.1012140.10 140.1015140.10			143.121	143.121
	15 94.900 94.902		143.732	143.732
House Bill No. 831	l n		143.980	143.980
301.3067301.306	0/ ~ ~ ~ ~		143.1026	
301.3174301.31	′ '		143.1028	
House Bill No. 898	190.839		143.1029	
301.3175301.31	75 198.439 208.437		144.088	
House Bill No. 926	208.480		144.190	
301.560301.56	60 338.550		313.905	
301.3066301.30	66 633.401		313.915 313.917	
301.3067301.30	67 Senate Bill		313.920	
House Bill No. 959			313.925	
347.048347.04	48 307.178		313.935	
351.360351.36	I D	Drop	313.945	
	1		, 510.5.0	

Senate Bill No	o. 87 (cont.)	Senate Bill No.	133 (cont.)	Senate Bill No.	196 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
313.950	313.950	280.095	280.095	253.403	253.403
313.955	313.955	280.100	280.100	Senate Bill	No. 197
621.047	621.047	280.110	280.110	311.198	
В	Drop	280.120	280.120	311.300	
Senate Bil	-	280.130	280.130		
144.070		280.140	280.140	Senate Bill	
301.020		281.035	281.035	82.462	
301.032		281.037		82.1025	
301.191		281.038		82.1027	
302.170		281.050		82.1028	
		281.260		82.1029	
302.720		281.265		82.1030	
302.768		В		82.1031	82.1031
304.580		Senate Bill	*	88.770	88.770
304.585				Section 1	67.490
304.894		260.240		Senate Bill	No. 210
307.350		260.273		10.105	
Senate Bil	l No. 90	Senate Bill		10.190	
288.040	288.040	29.200	29.200	10.200	
288.130	288.130	Senate Bill		185.070	
288.160	288.160	107.170		227.549	
288.245	288.245	Senate Bill		1	
288.247	288.247				
Senate Bill	No. 101	143.121		Senate Bill	
209.245		148.064	148.064	105.483	
		Senate Bill	No. 179	127.010	
Senate Bill		361.140	361.140	127.020	
64.002		361.230	361.230	127.030	
65.702		361.250	361.250	127.040	127.040
89.020		361.440	361.440	Senate Bill	No. 224
195.740		361.520	361.520	(Supreme Co	urt Rules)
195.743		362.025	362.025	25.03	25.03
195.746		362.030	362.030	56.01	56.01
195.749		362.042		57.01	57.01
195.752		362.060		57.03	57.03
195.755		362.430		57.04	57.04
195.756	195.756	362.440		58.01	58.01
195.758	195.758	362.450		59.01	
195.764	195.764	362.600		61.01	61.01
195.767	195.767	362.660		Senate Bill	No. 230
195.770	195.770	369.019		209.625	
196.352	196.352	369.059		472.010	
261.140	261.140	369.074		475.035	
264.061	264.061	369.079			
266.031	266.031	369.089		475.115	
266.165		369.678		476.001	
266.190	266.190			508.010	
280.005	280.005	Senate Bill		600.042	
280.010	280.010	620.2005		Senate Bill	No. 275
280.020	280.020	620.2010		178.931	178.931
280.030		620.2020	620.2020	192.385	192.385
280.035		Senate Bill	No. 182	332.361	332.361
280.037		135.1670	135.1670	334.1135	334.1135
280.038		Senate Bill		Senate Bill	No. 291
280.040		215.030		190.292	
280.050				190.327	
280.060		260.035		190.327	
280.070		Senate Bill	No. 196	190.335	
		252 000	252 090	190.433	190.433
	280 080	253.080	233.060	100.460	100 460
280.080 280.090		253.177		190.460 190.462	

Senate Bill No. 29	Ol (cont)
Bill Section	RSMo
650.330	
В	
Senate Bill No	. 297
494.430	494.430
Senate Bill No	306
167.020	
173.234	
173.900	
173.1155	
Senate Bill No	. 333
321.242	321.242
Senate Bill No	. 368
68.040	
144.070	
194.225	
301.032	
301.560	
302.170	
302.171	
302.720	
302.768	302.768
Senate Bill No	. 391
21.900	21.900
192.300	
640.715	
640.745	
1	
1	
C , DULNI	
Senate Bill No	. 397
184.815	 184.815
	 184.815
184.815	o. 397 184.815 o. 514
184.815 Senate Bill No	5.397 184.815 5.514 21.790
184.815 Senate Bill No 21.790	5.397 184.815 5.514 21.790 191.603
184.815	5.397 184.815 5.514 21.790 191.603 191.605
184.815	5. 397 184.815 5. 514 21.790191.603191.605191.607
184.815	5.397 184.815 5.514 21.790191.603191.605191.607
184.815	5.397 184.815 5.514 21.790191.603191.605191.737191.1164
184.815	5.397 184.815 5.514 21.790191.603191.605191.737191.1164191.1165
184.815	5.397 184.815 5.514 21.790191.603191.607191.737191.1164191.1165191.1165
184.815	0. 397 184.815 0. 514 21.790 191.603 191.607 191.737 191.1164 191.1165 191.1167 191.1168
184.815	0. 397 184.815 0. 514 21.790 191.603 191.607 191.737 191.1164 191.1165 191.1167 191.1168
184.815	0. 397 184.815 0. 514 21.790 191.603 191.607 191.737 191.1164 191.1165 191.1168 192.067 192.667
184.815	0.397 184.815 0.514 21.790 191.603 191.605 191.737 191.1164 191.1165 191.1167 191.1168 192.067 192.067
184.815	0.397 184.815 0.514 21.790 191.603 191.605 191.1164 191.1165 191.1167 191.1168 192.067 192.067 192.990 193.015
184.815 Senate Bill No. 21.790 191.603 191.605 191.607 191.737 191.1164 191.1165 191.1167 191.1168 192.067 192.667 192.990 193.015 195.060	0.397 184.815 0.514 21.790 191.603 191.605 191.607 191.1164 191.1165 191.1167 191.1168 192.067 192.667 192.667 192.990 193.015 195.060
184.815	0.397 184.815 0.514 21.790 191.603 191.605 191.607 191.1164 191.1165 191.1167 191.1168 192.067 192.067 192.990 193.015 195.060
184.815	0.397 184.815 0.514 21.790 191.603 191.605 191.607 191.1164 191.1165 191.1167 192.067 192.9067 192.900 193.015 195.060 195.080
184.815	0.397 184.815 0.514 21.790 191.603 191.605 191.607 191.1164 191.1165 191.1167 192.067 192.906 193.015 195.060 195.080 195.100
184.815	0.397 184.815 0.514 21.790 191.603 191.605 191.607 191.1164 191.1165 191.1168 192.067 192.067 192.990 193.015 195.060 195.080 195.080 195.100
184.815	3.397
184.815 Senate Bill No. 21.790 191.603 191.605 191.607 191.737 191.1164 191.1165 191.1168 192.067 192.667 192.960 193.015 195.060 195.080 195.100 195.550 195.820 196.100 197.108	0.397
184.815 Senate Bill No 21.790 191.603 191.605 191.607 191.737 191.1164 191.1165 191.1168 192.067 192.667 192.900 193.015 195.060 195.080 195.100 195.550 195.820 196.100 197.108 198.082	0.397
184.815 Senate Bill No. 21.790	0.397
184.815 Senate Bill No 21.790 191.603 191.605 191.607 191.737 191.1164 191.1165 191.1167 191.1168 192.067 192.667 192.990 193.015 195.060 195.550 195.820 196.100 197.108 198.082 208.146 208.151	0.397 184.815 0.514 21.790 191.603 191.605 191.607 191.1164 191.1165 191.1167 191.1167 192.067 192.067 192.060 195.060 195.080 195.080 195.100 195.820 195.820 196.100 197.108 198.082 198.082
184.815 Senate Bill No. 21.790	0.397 184.815 0.514 21.790 191.603 191.605 191.607 191.1164 191.1165 191.1167 191.1167 192.067 192.067 192.060 195.060 195.080 195.080 195.100 195.820 195.820 196.100 197.108 198.082 198.082
184.815 Senate Bill No 21.790 191.603 191.605 191.607 191.737 191.1164 191.1165 191.1167 191.1168 192.067 192.667 192.990 193.015 195.060 195.550 195.820 196.100 197.108 198.082 208.146 208.151	0.397 184.815 0.514 21.790 191.603 191.605 191.607 191.1164 191.1165 191.1167 191.1167 192.067 192.067 192.060 193.015 195.060 195.080 195.080 195.500 195.820 195.820 196.100 197.108 198.082 198.082
184.815 Senate Bill No. 21.790	0.397 184.815 0.514 21.790 191.603 191.605 191.607 191.1164 191.1165 191.1165 192.067 192.067 192.067 192.060 195.060 195.080 195.080 195.100 195.550 195.820 196.100 197.108 198.082 198.082 208.146 208.151 208.225 208.790
184.815 Senate Bill No. 21.790	0.397 184.815 0.514 21.790 191.603 191.605 191.607 191.1164 191.1165 191.1167 192.067 192.067 192.900 193.015 195.060 195.080 195.080 195.100 195.550 195.820 196.100 197.108 197.108 197.108 198.820 197.108 198.820 197.108

Senate Bill No. 514 (cont.)				
Bill Section 217.930	217.930			
221.111				
221.125	221.125			
332.361				
334.037	334.037			
334.104	334.104			
334.108	334.108			
334.735	334.735			
334.736	334.736			
334.747	334.747			
334.749	334.749			
335.175	335.175			
337.712	337.712			
338.010	338.010			
338.015	338.015			
338.055	338.055			
338.056	338.056			
338.140	338.140			
338.143	338.143			
338.665	338.665			
374.500	374.500			
376.690	376.690			
376.1040	376.1040			
376.1042				
376.1224	376.1224			
376.1345	376.1345			
376.1350	376.1350			
376.1356				
376.1363				
376.1364	376.1364			
376.1372				
376.1385				
630.175				
630.875				
B	Drop			

DISPOSITION OF SECTIONS 100TH GENERAL ASSEMBLY, FIRST EXTRAORDINARY SESSION, 2019

House Bill No. 1				
Bill Section	RSMo			
144.025	144.025			

House Bill N		House Bill No.			486.605
Bill Section	RSMo	(cont	.)		486.610
1		Bill Section	RSMo		486.613
2		104.1089	104.1089		486.620
3		169.020	169.020		
4		House Bill No. 1	1511 & 1452		486.630
5		Bill Section	RSMo		486.635
6		324.008			486.640
7		324.009			486.645
8		House Bill N			486.650
9	1				486.655
В	Drop	Bill Section	RSMo		486.660
House Bill N	No. 1386	2.020			486.663
Bill Section	RSMo	2.110			486.670
105.470	105.470	59.568			486.675
House Bill No. 1	387 & 1482	59.569			486.680
Bill Section	RSMo	367.031			486.685
198.610		442.145			486.690
198.612		486.200 486.205			486.695
198.614		486.210			
198.616		486.215			486.703
198.618		486.220			486.716
198.620		486.225			486.71
198.622		486.230			
198.624		486.235			486.735
198.626		486.240			486.740
198.628		486.245			486.745
198.630		486.250			486.750
198.632		486.255			486.755
House Bill N	Jo 1414	486.260			486.760
Bill Section	RSMo	486.265			486.765
193.265		486.270			486.770
208.151		486.275			486.775
210.025		486.280			486.780
210.109		486.285			486.785
210.112		486.290			486.790
210.123		486.295			486.795
210.135		486.300			486.800
210.145		486.305	486.305		486.80
210.150		486.310	486.310	486.810	486.810
210.201		486.315	486.315	486.815	486.813
210.211		486.320	486.320	486.820	486.820
210.221		486.325	486.325	486.825	486.82
210.252	210.252	486.330	486.330	486.830	486.83
210.254	210.254	486.335		486.900	486.900
210.566	210.566	486.340	486.340	486.902	486.90
210.1080		486.345	486.345	486.905	486.90
211.135		486.350	486.350	486.910	486.910
211.171	211.171	486.355	486.355	486.915	486.91
431.056	431.056	486.360	486.360	486.920	486.92
453.121		486.365	486.365	486.925	486.92
1		486.370	486.370	486.930	486.93
House Bill No. 1	467 & 1934	486.375	486.375	486.935	486.93
Bill Section	RSMo	486.380	486.380	486.940	486.940
70.705		486.385	486.385	486.945	486.94
104.010		486.390	486.390	486.947	486.94
104.010 104.090		486.395	486.395	486.950	486.950
104.395		486.396	486.396	486.955	486.955
104.393 104.1027		486.405	486.405	486.960	486.960
177.174/	104.104/	486.600	406 600	100.005	486.965

House Bill No.	` ′	House Bill No.	1682 (cont.)	1	House Bill No. 1963		
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo		
486.970		195.805		32.300			
486.975		195.815		143.441			
486.980		196.990		144.070			
486.985		196.1050		144.805			
486.990		205.202		217.850			
486.995		208.151		227.476			
486.1000		208.909		227.600			
486.1005		208.918		227.803			
486.1010		208.924		227.804			
486.1100		208.935		300.010			
486.1105		321.621		301.010			
486.1110		338.035		301.030			
486.1115		338.210		301.032			
486.1120		338.215		301.140			
486.1125		338.220		301.190			
486.1130		338.260		301.193			
486.1135		344.030		301.210			
486.1140		345.050		301.213			
486.1145		376.383		301.280			
486.1150		376.387		301.560			
486.1155		376.393		301.564			
486.1160		376.782		301.576			
486.1165		376.945		301.3069			
486.1170		376.1345		301.3159			
486.1175		376.1578		301.3174			
486.1180		579.060		301.3176			
486.1185		610.100		302.020			
486.1190		1		302.026			
486.1195		2		302.170			
486.1200		3		302.181			
486.1205		4		302.205			
578.700		В		302.720			
House Bill I	No. 1682	C	Drop	302.723			
Bill Section	RSMo	House No	. 1711	303.026			
9.152	9.152	Bill Section	RSMo	303.200			
9.166	9.166	537.115	537.115	304.170			
9.182	9.182	House Bill I	No. 1768	304.172			
9.300	9.300	Bill Section	RSMo	304.180			
143.1160		67.453		305.800			
190.092	190.092	67.1461		305.802			
190.094	190.094	67.1846					
190.105		67.5122		305.806			
190.143		392.020					
190.196	190.196	620.2451		305.810			
190.606		620.2456		306.127			
190.612	190.612	620.2459		307.015			
190.1005	190.1005	House Bill 1		407.815			
191.775				407.1025			
191.940		Bill Section	RSMo	407.1329			
191.1146		191.1146		577.001			
191.1601		195.015		577.800			
191.1603		195.017		632.460			
191.1604	191.1604	195.417		В			
191.1605	191.1605	195.805		House Bill	No. 2046		
191.1606		195.815		Bill Section	RSMo		
191.1607		579.060		58.035			
102 2205	192.2305	579.065		58.095	58.095		
		550 OCC					
195.070 195.417	195.070	579.068 B		58.208 58.451			

House Bill No. 2	2046 (cont.)	House Bill No.	2046 (cont.)	Senate Bill No	. 551 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
58.720	58.720	334.719	334.719	376.782	
190.094		334.721	334.721	376.1590	
190.105	I	334.725		379.402	
190.143	190.143	334.920	334.920	379.404	
190.196	190.196	336.030	336.030	379.860	
193.145	193.145	336.080	336.080	383.155	
193.265		336.110		383.160	
209.334	209.334	337.020	337.020	383.175	
214.276	214.276	337.029	337.029	Senate Bill	No 569
256.477	256.477	337.035	337.035	Bill Section	RSMo
317.015	317.015	337.050	337.050	192.2520	
324.009	324.009	337.330	337.330	197.135	
324.012	324.012	337.510	337.510	595.201	
324.025	324.025	337.525	337.525	595.202	
324.035	324.035	337.615	337.615	595.220	
324.047	324.047	337.630	337.630		
324.086	324.086	337.644	337.644	Senate Bill	
324.217	324.217	337.645	337.645	Bill Section	RSMo
324.262	324.262	337.665	337.665	407.020	
324.265	324.265	337.715	337.715	407.025	
324.436	324.436	337.730	337.730	510.261	
324.496	324.496	338.220	338.220	510.263	
324.523	324.523	339.040	339.040	510.265	
324.940	324.940	339.100	339.100	538.205	
324.1112	324.1112	339.511	339.511	538.210	
324.1118	324.1118	339.532	339.532	1	
326.277	326.277	344.030	344.030	Senate Bill	l No. 599
326.280	326.280	344.050	344.050	Bill Section	RSMo
326.289	326.289	345.015	345.015	30.260	30.260
327.131	327.131	345.050	345.050	30.753	30.753
327.221	327.221	345.065	345.065	30.758	30.758
327.312	327.312	346.055	346.055	70.705	70.705
327.381	327.381	346.105	346.105	100.255	
327.441		436.230	436.230	362.1015	362.1015
327.612		House Bill	No. 2120	362.1030	
328.075		Bill Section	RSMo	362.1037	362.1037
328.150		67.5122	67.5122	362.1040	362.1040
329.140	329.140	393.1009		362.1070	362.1070
331.030		393.1012		370.010	370.010
331.060	I	393.1015		370.020	370.020
332.231		620.2459	620.2459	370.030	370.030
332.251		640.141	640.141	370.071	
332.281		640.142	640.142	370.110	
332.291		640.144	640.144	370.120	
333.041		640.145	640.145	370.130	
334.414		701.200	701.200	370.151	
334.530		House Bill	No. 2456	370.170	
334.613		Bill Section	RSMo	370.190	
334.616		190.839		370.200	
334.655		198.439		370.220	
334.702		208.437		370.230	
334.703		208.480		370.235	
334.704		338.550		370.260	
334.706		633.401		370.270	
334.708				370.275	
334.710		Senate Bill		370.288	
334.712		Bill Section	RSMo	370.310	
334.715		194.320		370.340	
334.717	334.717	303.200	303.200	370.350	370.350

Senate Bill No	599 (cont)	Senate Bill	No 644
Bill Section	RSMo	Bill Section	RSMo
370.355		209.150	
370.356		209.200	
370.358		209.204	
370.359		Senate Bill	
376.945			
385.015		Bill Section	RSMo
408.512		210.112	
409.605		210.116	
409.610		210.123	
409.615		210.145	
409.620		210.566	
409.625		210.652	
409.630		211.135	
409.3-302		211.171	211.171
409.3-302		Senate Bill	No. 656
		Bill Section	RSMo
409.6-604		9.302	
443.717		9.305	
443.825		9.311	
443.855		10.230	
443.857		10.237	
476.419		10.238	
Senate Bill	No. 600	10.239	
Bill Section	RSMo	27.115	
545.140	545.140	42.017	
556.061	556.061	168.021	
557.021	557.021	192.2305	
557.045	557.045	208.151	
562.014	562.014	209.150	
570.027	570.027	209.200	
571.015	571.015	209.204	
571.070	571.070	210.109	
578.419	578.421.1	210.150	
578.421	578.421	301.451	
578.423	578.423	301.3069	
578.425	578.425	301.3159	
Senate Bill	No. 631	571.104	
Bill Section	RSMo	Senate Bill	
36.155	36.155	Bill Section	
105.485		137.115	RSMo
115.277			
115.283		137.385	
115.285		138.060	
115.291		138.090	
115.302		143.121	
115.357		143.171	
115.621		143.425	
115.642		143.991	
115.652		Senate Bill	No. 739
115.761		Bill Section	RSMo
347.740		34.600	34.600
351.127		Senate Bill	No. 913
355.023		Bill Section	RSMo
356.233		537.033	537 033
359.653			557.055
400.9-528			
417.018			
B			
D	р отор		

DISPOSITION OF SECTIONS 100TH GENERAL ASSEMBLY, FIRST EXTRAORDINARY SESSION, 2020

House Bill No. 46					
Bill Section	RSMo				
84.344	84.344				
285.040	285.040				
В	Drop				
Hosue Bill	No. 66				
Bill Section	RSMo				
491.641	491.641				
В	Drop				

House Bill	No. 69	House Bill No.	271 (cont.)	House Bill No.	297 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
407.292	407.292	386.800	386.800	166.456	166.456
407.297	407.297	393.106		166.502	166.502
407.300	407.300	394.020		170.029	170.029
570.030	570.030	394.315	394.315	172.020	172.020
House Bill No	. 85 & 310	407.297	407.297	173.035	173.035
Bill Section	RSMo	407.300	407.300	173.280	173.280
1.320		451.040	451.040	173.1003	173.1003
1.410		476.083	476.083	174.281	174.281
1.420		485.060	485.060	174.283	174.283
1.430		488.2235		174.285	
1.440		570.030	570.030	174.450	
1.450		1	67.308	174.453	
1.460		В	Drop	209.610	209.610
1.470		House Bill	No. 273	House Bill	No. 345
1.480		Bill Section	RSMo	Bill Section	RSMo
1.485		324.009		435.415	
B		324.012		537.065	
House Bill		324.087		House Bill	
		324.200			
Bill Section	RSMo	324.206		Bill Section 135.712	RSMo
37.1090		327.011		135.712	
37.1091		327.091			
37.1092		327.101		135.714	
37.1093		327.131		135.716	
37.1094		327.191		135.719	
37.1095		327.241		166.700 166.705	
37.1096		327.612			
37.1097		329.034		166.710	
37.1098		337.068		166.715 166.720	
49.266		338.010			
49.310		338.730		House Bill	
50.166		339.100		Bill Section	RSMo
50.327		339.150	339.150	253.387	
50.530		375.029	375.029	270.170	
50.660		436.218	436.218	270.180	
50.783		436.224	436.224	270.260	
59.021		436.227	436.227	270.270	
59.100		436.230	436.230	270.400	
64.207 67.265		436.236	436.236	316.250	
67.398		436.242	436.242	537.328	
67.990		436.245	436.245	537.346	
67.993		436.248	436.248	537.347	
67.1153		436.254	436.254	537.348	
67.1158		436.257	436.257	537.354	
		436.260	436.260	542.525	
67.1847 67.2680		436.263	436.263	House Bill	No. 402
71.1000		436.266	436.266	Bill Section	RSMo
82.390		House Bill	No. 297	313.303	313.303
84.400		Bill Section	RSMo	House Bill	No. 429
91.025		161.625		Bill Section	RSMo
91.450		162.441		135.325	
115.127		166.400		135.326	
		166.410		135.327	
115 646	113.040			135.335	
115.646		l 166.415			
137.280	137.280	166.415			
137.280 139.100	137.280	166.420	166.420	135.800	135.800
137.280	137.280 139.100 192.300		166.420 166.425		

House Bill No. 429 (cont.)		House Bill No.		House Bill No.	
Bill Section	RSMo	Bill Section B	RSMo	(cont	<i>'</i>
210.150			_	Bill Section	RSMo
210.156		House Bill		210.1286 B	
House Bill No.	` ′	Bill Section	RSMo		
211.447		281.015		House Bill	
452.375		281.020		Bill Section	RSMo
453.014		281.025		261.099	
453.030 453.040		281.030 281.035		House Bill	No. 604
453.040 453.070		281.037		Bill Section	RSMo
House Bill		281.037		135.096	
		281.040		287.170	
Bill Section	RSMo	281.045		287.180	
135.325		281.048		287.715	
135.326		281.050		303.220	
135.327		281.055		319.131	
135.335 135.550		281.060		375.029 375.246	
135.600		281.063		376.1109	
135.800		281.065		376.1109	
191.975		281.070		376.2080	
		281.075		379.120	
House Bill		281.085	281.085	379.140	
Bill Section	RSMo	281.101	281.101	379.145	
60.263		324.009	324.009	379.150	
160.3005		324.012	324.012	379.160	
62.686		324.087	324.087	379.1800	
78.935		324.200	324.200	379.1803	
91.116		324.206		379.1806	
92.2520 93.075		327.011		379.1809	
197.135		327.091		379.1812	379.1812
208.018		327.101		379.1815	379.181:
08.053		327.131		379.1818	379.1818
208.226		327.191		379.1821	379.182
208.227		327.241		379.1824	379.1824
208.285		327.612		436.700	436.700
208.1060		337.068		507.184	507.184
210.115		338.010		House Bill	No. 697
210.121		338.710		Bill Section	RSMo
210.150		338.730		67.2800	
210.156		339.100 339.150		67.2810	
210.201		Section B		67.2815	
210.251				67.2816	67.281
210.252	210.252	House Bill No.		67.2817	67.281
210.950	210.950	Bill Section	RSMo	67.2818	67.2818
210.1225	210.1225	210.143		67.2819	67.2819
211.211	211.211	210.493		67.2840	67.2840
261.450		210.1250		House Bill	No. 734
285.625		210.1253		Bill Section	RSMo
285.630		210.1256		67.309	
285.635		210.1259		91.025	
285.650		210.1262 210.1263		137.123	
285.665		210.1264		153.030	
285.670		210.1264		153.034	
376.1228		210.1268		204.569	
376.1551		210.1208		386.370	386.370
376.2034		210.1271		386.800	386.800
452.410		210.12/4		386.895	386.895
566.150		210.1283		393.106	393.106
633.200	633.200	210.1200	210.1203	393.355	303 354

House Bill No	o. 734 (cont.)	Senate Bill No	o. 26 (cont.)	Senate Bill No	o. 26 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
393.1073	393.1073	190.307	190.307	559.125	559.125
393.1620		214.392	214.392	559.600	
393.1700	393.1700	217.010	217.010	559.602	559.602
393.1705	393.1705	217.030	217.030	559.607	559.607
393.1715	393.1715	217.250	217.250	565.058	565.058
394.020	394.020	217.270	217.270	566.145	566.145
394.120	394.120	217.362	217.362	571.030	571.030
394.315	394.315	217.364	217.364	574.085	574.085
400.9-109	400.9-109	217.455	217.455	574.203	574.203
Senate B	ill No. 2	217.541		574.204	
Bill Section	RSMo	217.650		575.205	
620.2005	620.2005	217.655	I	575.206	
620.2010		217.660		589.042	
В		217.665		590.030	
Senate B		217.690		590.192	
Bill Section	RSMo	217.692		590.502	
68.075		217.695		590.1265	
		217.710	I	610.140	
Senate B		217.735		650.055	
Bill Section	RSMo	217.829	I	650.058	
41.201		281.015		650.335	
303.220		281.020		В	
304.153		281.025		Senate Bil	l No. 36
319.131		281.030		Bill Section	RSMo
375.018		281.035 281.037		620.3210	620.3210
375.029 375.246				Senate Bil	l No. 44
376.421		281.038	I	Bill Section	RSMo
376.2080		281.040 281.045		67.309	
379.120		281.048		91.025	
379.1800		281.050		153.030	153.030
379.1803		281.055	I	153.034	153.034
379.1805		281.060		204.569	204.569
379.1809		281.063		386.370	386.370
379.1812		281.065		386.800	386.800
379.1815		281.070		393.106	393.106
379.1818		281.075		393.358	393.358
379.1821		281.085	I	393.1500	
379.1824		281.101		393.1503	
382.010		304.022		393.1506	
382.110		307.175		393.1509	
382.176	382.176	311.060	311.060	394.020	
382.177	382.177	311.660		394.120	
382.230		313.220	313.220	394.315	
384.043	384.043	313.800	313.800	Senate Bil	l No. 45
385.220	385.220	313.805	313.805	Bill Section	RSMo
385.320		313.812	313.812	287.245	
385.450	385.450	542.525	542.525	320.400	320.400
Senate Bi	ll No. 26	549.500	549.500	537.620	537.620
Bill Section	RSMo	557.045		Senate Bil	l No. 49
56.380		557.051		Bill Section	RSMo
56.455		558.011		301.550	
67.030	67.030	558.026		306.030	306.030
67.301	67.301	558.031		306.221	
67.494	67.494	558.046		307.380	307.380
84.400	84.400	559.026	I	650.125	650.125
105.950	105.950	559.105			
149.071		559.106			
149.076	149.076	559.115			
1026		Davised Statutes	of Missouri 20	22	

	o. 51 & 42	Senate Bill No. 5	` /	Senate Bill	
Bill Section 537.1000	RSMo	Bill Section	RSMo	Bill Section	RSMo
537.1000		455.032 455.040		195.450 338.710	
537.1003					
537.1010		455.045 455.050		Senate Bill	
537.1020				Bill Section	RSMo
537.1020		455.513 455.520		211.261	
		455.523		452.410	
Senate Bill N	0. 53 & 60	475.120		455.010	
Bill Section	RSMo	479.162		455.032	
27.010		488.016		455.040	
50.327		488.029		455.045	
56.380		491.016		455.050	
56.455		545.940		455.513	
57.280				455.520	
57.317		546.265		455.523	455.523
84.400		547.031		Senate Bill	No. 72
84.575		549.500		Bill Section	RSMo
105.950		557.051		9.052	
149.071	149.071	558.011		9.169	
149.076	149.076	558.026		9.225	
191.677		558.031		9.227	
191.1165		558.046		9.291	
192.2520		559.026		9.301	
197.135	197.135	559.105		9.306	
211.012	211.012	559.106		9.309	
211.072	211.072	559.115		9.323	
211.181	211.181	559.120		9.339	
211.211	211.211	559.125		10.240	
211.435	211.435	559.600		Senate Bill	
211.438	211.438	559.602			
211.439	211.439	559.607		Bill Section	RSMo
214.392	214.392	565.058		115.646	
217.010	217.010	565.240		135.715	
217.030	217.030	566.145		Senate Bill	No. 106
217.195	217.195	571.030		Bill Section	RSMo
217.199	217.199	574.110		361.097	361.097
217.250	217.250	574.203		361.110	361.110
217.270	217.270	575.155		361.727	361.727
217.362	217.362	575.157		362.023	362.023
217.364	217.364	575.180		362.044	362.044
217.455	217.455	575.205		362.165	362.165
217.541	217.541	575.206		362.247	362.247
217.650	217.650	589.042		362.250	362.250
217.655	217.655	590.030		362.340	362.340
217.660	217.660	590.070		362.550	362.550
217.690		590.075		362.570	362.570
217.692	217.692	590.192		362.765	362.765
217.695		590.805	590.805	365.100	
217.710		590.1265		365.140	
217.735		610.120		367.150	367.150
217.777		610.122		369.049	
217.829		610.140		369.705	
217.845		650.055		400.3-309	
221.065		650.058		408.035	
221.105		В		408.100	
304.022		C	Drop	408.140	
304.050		Senate Bil	l No. 57	408.178	
307.175		Bill Section	RSMo	408.233	
452.410		590.192		408.234	

Senate Bill No. Bill Section	, ,	Senate Bill No. 15	` ,	Senate Bill No. Bill Section	
408.553	RSMo	Bill Section 99.820	RSMo	407.005	RSMo
408.554		99.821		407.560	
		99.843			
Senate Bill		99.843		407.815 407.1025	
Bill Section	RSMo				
9.297	9.297	99.848		578.120	
36.020	36.020	99.918		В	
36.221	36.221	99.1082		Senate Bill	No. 189
41.035		100.310		Bill Section	RSMo
41.201		135.950	135.950	301.3179	301.3179
42.390		137.115	137.115	Senate Bill	
105.1204		143.011	143.011		
143.121		143.121	143.121	Bill Section	RSMo
143.124		143.171	143.171	41.201	
160.710		143.177	143.177	41.676	
		144.011		143.1032	
302.188		144.014		227.299	227.299
379.122		144.020		227.450	227.450
520.2005		144.049		227.463	227.463
620.2010		144.049		227.464	
650.005				227.465	
В		144.080		227.466	
C		144.140		227.467	
Senate Bill		144.526		227.477	
		144.605			
Bill Section	RSMo	144.608	144.608	227.478	
311.070		144.637	144.637	227.486	
311.086		144.638	144.638	227.488	
311.089		144.710	144.710	227.489	
311.096	311.096	144.752		227.490	
311.174	311.174	144.757		227.495	227.495
311.176	311.176	144.759		227.496	227.496
311.178	311.178	144.1000		227.497	227.49
311.179	311.179			227.498	227.498
311.190		144.1003		227.777	
311.200		144.1006		227.780	
311.202		144.1009		227.781	
311.218		144.1012		227.782	
		144.1015			
311.293		262.900	262.900	227.783	
311.480		353.020	353.020	227.784	
311.482		620.2005		227.785	
311.620		1		227.793	
311.710	311.710	В		301.020	
Senate Bill No	. 153 & 97	C		302.171	302.17
Bill Section	RSMo	D		1	226.925
32.310				Senate Bill	No. 262
		Senate Bill		Bill Section	RSMo
67.1401		Bill Section	RSMo	142.803	
67.1421		196.276	196.276		
67.1451		300.010		142.822	
67.1461		301.010	301.010	142.824	
67.1471		301.558		142.869	
57.1481		302.010		142.1000	
67.1545	67.1545	303.020		301.192	301.192
67.2677		304.001		301.280	301.280
67.2680	67.2680	304.900		302.755	302.75
67.2689				407.526	
67.2720		307.025		407.536	
99.020		307.180		407.556	
		307.188		+U1.330	407.330
	00.220				
99.320		307.193	307.193		
	99.805	307.193 307.194			

Senate Bill No. 303

Bill Section	RSMo
287.170	287.170
287.180	287.180
287.220	287.220
287.280	287.280
287.480	287.480
287.715	287.715
Senate Bill No	520
Schate Dill 110	. 320
Bill Section	
Senute Bill 110	RSMo
Bill Section	RSMo 227.479
Bill Section 227.479	RSMo 227.479227.485
Bill Section 227.479227.485	RSMo 227.479227.485227.499
Bill Section 227.479 227.485 227.499	RSMo 227.479 227.485 227.499 227.778
Bill Section 227.479 227.485 227.499 227.778	RSMo 227.479 227.485 227.499 227.778 227.779

Senate Bill No. 520 (cont.)

227.788	227.788
227.789	227.789
227.803	227.803
227.806	227.786
1	227.403
2	227.794
3	227.795

Senate Bill No. 1

Bill Section	RSMo
190.839	190.839
198.439	198.439
208.152	208.152
208.437	208.437
208.480	208.480
338.550	338.550
633.401	633.401
В	Drop

House Bill N		House Bill No.	` /	House Bill No.	` /
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSM
574.105		2		9.346	
House Bill N	No. 1552	3		9.347	
Bill Section	RSMo	4		9.348	
60.415	160.415	5		9.349	
60.425	160.425	6		9.350	
61.670	161.670	В	•	9.351	
House Bill N	No. 1600	House Bill I	No. 1662	9.352	
Bill Section	RSMo	Bill Section	RSMo	9.357	
3111 Section 21.155	21.155	59.310	59.310	9.362	
House Bill N		64.008		9.366 10.095	
Bill Section	RSMo	65.710			
50.327		71.990		10.245 227.475	
50.800		89.500			
60.810		92.720		227.774	
50.815		92.740		227.775	
		92.750		227.785	
50.820 5.160		92.760		227.787 227.796	
7.317		92.765		227.796	
8.095		92.770		227.808	
8.200		92.775		227.808	
9.310		92.810		227.810	
7.457		92.815		227.811	
7.461		92.817		227.812	
7.1421		92.825		227.813	
7.1421 7.1431		92.835		227.814	
7.1431 7.1471		92.840		227.815	
7.2300		92.852		227.816	
0.631		92.855		227.817	
2.720		260.295		311.028	
2.740		442.130		1	
2.750		442.403		2	
2.760		442.404		3	
2.765		В	Drop	4	
2.770		House Bill I	No. 1697	5	
2.775		Bill Section	RSMo	6	
2.810		196.298	196.298	7	
2.815		House Bill I	No. 1725	8	
2.817		Bill Section	RSMo	9	
2.825		419.020	410.020	10	
2.835		419.040		11	
2.840				12	
2.852		House Bill I			
2.855		Bill Section	RSMo	House Bill N	
9.825		9.010		Bill Section	RSM
9.830		9.142	1	28.960	
9.865		9.170		115.004	
9.803 05.145		9.235		115.013	
40.170		9.236		115.022	
40.170 40.190		9.275		115.045	
44.051		9.280		115.051	
38.212		9.288		115.081	
38.222		9.289		115.085	
60.295		9.307		115.105	
04.022		9.308		115.123	
42.130		9.317		115.135	
73.742		9.339		115.151	
23.061		9.343		115.155	
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	D	9.345		115.160	

House Bill No.	1878 (cont.)	House Bill No.	2149 (cont.)	House Bill No.	2331 (cont.)
Bill Section	RSMo	Bill Section	RSMo	Bill Section	RSMo
115.163	115.163	327.313	327.313	194.297	194.297
115.165		327.314		194.299	
115.168		327.331		194.304	
115.205		332.325		194.321	
115.225		334.100		195.206	
115.237		334.530		195.815	
115.257		334.655		196.866	
115.275		338.055		196.868	
115.277		345.015		197.100	
115.279		345.022		197.256	
115.283		345.050		197.258 197.400	
115.285		345.052 345.085		197.400	
115.286					
115.287 115.291		В		197.445 198.006	
115.302		House Bill I		198.022	
115.349		Bill Section	RSMo	198.022	
115.351		195.206		198.036	
115.417		196.1050		198.525	
115.427		House Bill I	No. 2168	198.526	
115.435		Bill Section	RSMo	198.545	
115.447		288.132		251.070	
115.628		288.133		301.020	
115.652		303.025		302.171	
115.755		303.041		335.230	
115.758		319.129		335.257	
115.761		375.159		660.010	
115.765	115.765	376.380		House Bill I	No. 2365
115.767		376.1800	376.1800		
113./0/	113./0/			Rill Section	RSMa
115.770		379.011	379.011	Bill Section	RSMo 161 217
115.770 115.773	115.770	В	379.011 Drop	161.217	161.217
115.770 115.773 115.776	115.770 115.773 115.776	B C	379.011 Drop 303.039	161.217 House Bill !	161.217 No. 2400
115.770 115.773 115.776 115.785	115.770 115.773 115.776 115.785	B C House Bill !		161.217 House Bill M Bill Section	161.217 No. 2400 RSMo
115.770 115.773 115.776 115.785 115.902		B C House Bill M		House Bill I Bill Section 105.1500	
115.770	115.770 115.773 115.776 115.785 115.902	B	379.011 Drop 303.039 No. 2331 RSMo 135.690	House Bill N Bill Section 105.1500 130.029	
115.770	115.770 115.773 115.776 115.785 115.902 115.904 115.960	B	379.011 Drop 303.039 No. 2331 RSMo 135.690 172.800	House Bill I Bill Section 105.1500	161.217 No. 2400 RSMo 105.1500130.029135.110
115.770		B		House Bill N Bill Section 105.1500 130.029 135.110	161.217 No. 2400 RSMo105.1500130.029135.110135.155
115.770		B		House Bill N Bill Section 105.1500 130.029 135.110 135.155	
115.770		B		House Bill Mail Section 105.1500	
115.770		B		House Bill Mail Section 105.1500	
115.770		B		House Bill Mail Section 105.1500	
115.770		B		House Bill Mail Section 105.1500	
115.770		B		House Bill Mail Section 105.1500	
115.770		B		House Bill Mail Section 105.1500	
115.770		B		House Bill Mail Section 105.1500	
115.770		B		House Bill N Bill Section 105.1500	RSMo RSMo 105.1500 130.029 135.110 135.155 135.800 135.802 135.815 135.815 135.825 143.081 143.119
115.770		B		House Bill N Bill Section 105.1500	
115.770		B		House Bill Market Bill Section 105.1500	
115.770		B		House Bill Market Bill Section 105.1500	161.217 No. 2400 RSMo 105.1500 130.029 135.110 135.155 135.800 135.802 135.810 135.810 135.810 135.810 143.081 143.119 143.436 144.010 144.011 208.798
115.770		B	379.011	House Bill Mail Section 105.1500	RSMo RSMo 105.1500 130.029 135.110 135.155 135.800 135.815 135.815 135.825 143.081 143.119 144.010 144.011 208.798 285.730 313.800
115.770		B	379.011	House Bill Mail Section 105.1500	RSMo RSMo 105.1500 130.029 135.110 135.155 135.802 135.815 135.815 135.825 143.081 143.119 144.010 144.011 208.798 285.730 313.800
115.770		B		House Bill Mail Section 105.1500	
115.770		B	379.011	House Bill N Bill Section 105.1500	
115.770		B	379.011	House Bill N Bill Section 105.1500	161.217 No. 2400 RSMo 105.1500 130.029 135.110 135.155 135.800 135.802 135.815 135.815 135.825 143.081 143.119 143.436 144.010 144.010 144.011 208.798 285.730 313.805 313.805 407.475 620.515
115.770		B	379.011	House Bill N Bill Section 105.1500	
115.770		B	379.011	House Bill N Bill Section 105.1500	161.217 No. 2400 RSMo 105.1500 130.029 135.110 135.155 135.800 135.802 135.805 135.810 135.815 135.825 143.081 143.119 143.436 144.010 144.011 208.798 285.730 313.800 313.805 407.475 620.515 620.800 620.803
115.770		B	379.011	House Bill N Bill Section 105.1500	161.217 No. 2400 RSMo 105.1500 130.029 135.110 135.155 135.800 135.802 135.805 135.810 135.815 135.825 143.081 143.119 143.436 144.010 144.011 208.798 285.730 313.800 313.805 407.475 620.515 620.800 620.803

House Bill No	. 2400 (cont.)	Senate Bill	No. 655	Senate Bills No	
Bill Section	RSMo	Bill Section	RSMo	(cont	i.)
620.850	620.850	70.631	70.631	Bill Section	RSMo
620.1039	620.1039			173.831	173.831
620.1620	620.1620	Senate Bill	No. 672	173.1352	173.1352
620.2020	620.2020	Bill Section		178.694	178.694
House Bill	l No. 2416		RSMo	186.080	186.080
Bill Section	RSMo	21.915		302.010	302.010
301.566		173.2553		304.060	304.060
		173.2554 620.2250		В	Drop
House Bill Bill Section	RSMo	Senate Bill		C	1
260.200	260.200	Bill Section	RSMo	Senate Bill	No. 683
260.205		84.730		Bill Section	RSMo
260.221				208.044	208.044
260.373		Senate Bills Nos		208.046	208.046
260.437		Bill Section	RSMo	208.053	208.053
260.520		160.077		210.027	210.027
640.095		160.261		210.102	210.102
	644.060	160.560		210.127	
House Bill		160.2700		210.199	
		160.2705		210.201	210.201
Bill Section	RSMo	161.097		210.203	210.203
9.142		161.214		210.211	210.211
9.170		161.241		210.221	210.221
9.236		161.380		210.223	210.223
9.288		161.385		210.231	210.231
9.289		161.700		210.241	210.241
9.315		162.058		210.245	210.245
9.340		162.084		210.251	210.251
9.353		162.261		210.252	210.252
9.356		162.281		210.254	210.254
9.366		162.291		210.255	210.255
227.775		162.471		210.256	210.256
227.787		162.481		210.258	210.258
227.807		162.491		210.275	210.275
227.809		162.563		210.278	210.278
227.816		162.720		210.305	210.305
1		162.974		210.565	210.565
2		162.1255		210.1007	210.1007
3		163.016		210.1080	210.1080
4		167.151		217.940	217.940
House Bill	l No. 2909	167.225		217.941	217.941
Bill Section	RSMo	167.268		217.942	217.942
128.345	128.345	167.625		217.943	217.943
128.346		167.640		217.944	
128.348	128.348	167.645		217.945	217.945
128.461		167.850		217.946	
128.462	128.462	168.021		217.947	217.947
128.463		168.036		В	Drop
128.464	128.464	168.037		Senate Bill	No. 710
128.465		168.205		Bill Section	RSMo
128.466	128.466	168.500		9.236	
	128.467	168.515		9.350	
128.468	128.468	170.014		167.625	
	128.469	170.018		167.630	
В	Drop	170.036		172.800	
Senate Bil	ll No. 652	170.047		191.116	
Bill Section	RSMo	170.048		191.500	
144.051		170.307		191.515	
		171.033	171.033	171.010	

Senate Bill No.		Senate Bill No.	` /	Senate Bills No	
Bill Section	RSMo	Bill Section	RSMo	(cont	,
191.520		170.036		Bill Section	RSMo
191.525		173.280		217.703	
191.743		173.831		455.073	
191.1400		173.1200		455.075	
191.2290		173.1352		455.085	
192.005		173.2500 173.2505		478.600	
192.2225 194.210		513.430		491.015 546.262	
194.255				546.263	
194.265		Senate Bill		556.046	
194.285		Bill Section	RSMo	559.036	
194.290		190.053		559.115	
194.297		190.800		566.010	
194.299		190.803		566.086	
194.304		190.806		566.149	
194.321		190.815		566.150	
196.866		Senate Bill	No. 745	566.155	
196.868		Bill Section	RSMo	567.020	
197.100		44.032	44.032	573.010	
197.256		144.010	144.010	573.024	
197.258		144.011		573.206	
197.400		144.030		573.550	
197.415		386.266		589.404	
197.445		386.885		595.201	
198.006		386.890		595.226	
198.022		393.1072		595.320	
198.026		393.1275		632.305	
198.036		393.1400		Senate Bill	
198.525	198.525	393.1640		Bill Section	RSMo
198.526		393.1655		575.200	
198.545	198.545	393.1656			
198.640	198.640	393.1715		Senate Bill	
198.642	198.642	442.404		Bill Section	RSMo
198.644	198.644	610.021		1.513	
198.646		В		8.055	
198.648		Senate Bill	No. 758	8.475	
208.184	208.184	Bill Section	RSMo	44.032	
208.798	208.798	8.250		144.030	
208.909	208.909	8.260		386.885 386.890	
					180 890
210.921		8.420	8.420		
210.921 251.070	210.921	8.690	8.690	442.404	442.404
251.070 301.020	210.921 251.070 301.020	8.690 34.055	8.690 34.055	442.404 523.010	442.404 523.010
251.070 301.020 302.171	210.921 251.070 301.020 302.171	8.690 34.055 34.057		442.404 523.010 523.025	
251.070	210.921 251.070 301.020 302.171 335.230	8.690	8.690 34.055 8.960 8.962	442.404	
251.070	210.921 251.070 301.020 302.171 335.230 335.257	8.690		442.404	
251.070	210.921 251.070 301.020 302.171 335.230 35.257 376.427	8.690		442.404	
251.070	210.921 251.070 301.020 302.171 335.230 35.257 376.427 376.1575	8.690	8.690 34.055 8.960 8.962 34.100 8.964	442.404	
251.070	210.921 251.070 301.020 302.171 335.230 35.257 376.427 376.1575 630.202	8.690	8.690 34.055 8.960 8.962 34.100 8.964 8.966	442.404	
251.070	210.921 251.070 301.020 335.230 335.257 376.427 376.1575 630.202 660.010	8.690	8.690 34.055 8.960 8.962 34.100 8.964 8.966 8.968	442.404	
251.070	210.921 251.070 301.020 302.171 335.230 355.257 376.427 376.1575 630.202 660.010 9.210	8.690	8.690 34.055 8.960 8.962 34.100 8.964 8.966 8.968 8.970	442.404	
251.070	210.921 251.070 301.020 302.171 335.230 355.257 376.427 376.1575 630.202 660.010 9.210	8.690	8.690 34.055 8.960 8.962 34.100 8.964 8.966 8.968 8.970 8.972	442.404	
251.070	210.921 251.070 301.020 302.171 335.230 355.257 376.427 376.1575 630.202 660.010 9.210 Drop	8.690	8.690 34.055 8.960 8.962 34.100 8.964 8.966 8.968 8.970 8.972 8.974 67.5065	442.404	
251.070	210.921251.070301.020302.171335.230376.427376.1575630.202660.0109.210Drop No. 718 RSMo	8.690	8.690 34.055 8.960 8.962 34.100 8.964 8.966 8.968 8.970 8.972 8.974 67.5065	442.404	
251.070	210.921251.070301.020302.171335.230376.427376.1575630.202660.010Drop No. 718 RSMo9.170	8.690	8.690 34.055 8.960 8.962 34.100 8.964 8.966 8.970 8.972 8.974 67.5065 8. 775, et al. RSMo	442.404	
251.070	210.921251.070301.020302.171335.230376.427376.1575630.202660.010Drop No. 718 RSMo9.170135.690	8.690	8.690 34.055 8.960 8.962 34.100 8.964 8.966 8.970 8.972 8.974 67.5065 8. 775, et al. RSMo	442.404	
251.070	210.921251.070301.020302.171335.230376.427376.1575630.202660.010Drop No. 718 RSMo9.170135.690	8.690	8.690 34.055 8.960 8.962 34.100 8.964 8.966 8.970 8.972 8.974 67.5065 8. 775, et al. RSMo 1.016	442.404	
251.070	210.921251.070301.020302.171335.230335.257376.427376.1575630.202660.010Drop No. 718 RSMo9.170135.690160.545	8.690	8.690 34.055 8.960 8.962 34.100 8.964 8.966 8.968 8.970 8.972 8.974 67.5065 8. 775, et al. RSMo 1.016 210.1500	442.404	

Senate Bill No. 886 (cont.)

Bill Section	RSMo
456.4-419	456.4-419
456.5-504	456.5-504
456.5-505	456.5-505
Senate Bill N	o. 987
Senate Bill N Bill Section	
	RSMo
Bill Section	RSMo 313.800

House Bill No. 3

Bill Section	RSMo
60.301	60.301
60.315	60.315
60.345	60.345
135.305	135.305
135.686	135.686
135.755	135.772
135.775	135.775
135.778	135.778
135.1610	135.1610
137.1018	137.1018
144.030	144.030
266.355	266.355
275.357	275.357
301.010	301.010
301.062	301.062
304.180	304.180
304.240	304.240
348.436	348.436
348.491	348.491
348.493	348.493
348.500	348.500
643.050	643.050
643.079	643.079
643.245	643.245

Senate Bills Nos. 3 & 5

Bill Section	RSMo
143.011	143.011
143.021	143.021
B	Drop

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
	Amended			Amended	
9.154	New (1)	SB 52	144.605	Amended	SB 16
10.112	New	SB 376	160.2700	New	HB 93
10.113	New	SB 376	160.2705	New	HB 93
21.771	Amended	SB 160	160.2710	New	HB 93
	Amended		160.2715	New	HB 93
34.209	Amended	SB 182	160.2720	New	HB 93
34.212	Amended	SB 182	160.2725	New	HB 93
	Repealed			Amended	
	New			Amended	
37.005	Amended	SB 421	169.324	Amended	SB 62
	Amended		169.460	Amended	SB 62
50.622	Amended (2)	SB 95,		Amended	
		SB 112		Amended	
50.740	Amended	SB 112		Amended	
	Amended (3)			New	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
67.505	Amended (2)	SB 49,		Amended	
		SB 283		Amended	
67.547	Amended (2)			Amended	
		SB 283		Amended	
	Amended			Amended	
	Amended			New	
	Amended			New	
68.075	Amended (2)			Amended	
		SB 283		Amended	
	New			New (1)	
	Amended			New (1)	
94.510	Amended (2)			New	
04.000	Amended	SB 283		New New (2)	
	Amended		194.000		SB 501
	New		105 205	New	
	Amended			Amended	
	New			New (2)	
	Amended (4)		190.990	(2)	SB 501
	Amended (4)		197 005	New (2), (5)	
	Amended (2)		177.003	110w (2), (3)	SB 501
103.007	7 timenaca (2)	SB 62	197 040	Amended (2), (6)	
108.170	Amended		157.010	/ Intended (2), (0)	SB 501
	Amended		197.050	Amended (2), (6)	
	Amended		1571000	1 1111011111111 (2), (0)	SB 501
	Amended		197.070	Amended (2), (6)	
	Amended (3)			(-), (*)	SB 501
	Amended (3)		197.071	Amended (2), (6)	
	Amended			(-), (*)	SB 501
	Amended		197.080	Amended (2), (6)	
	Amended (3)			(// (-)	SB 501
	Amended		197.100	Amended (2), (6)	SB 50,
	Amended				SB 501
142.869	Amended	SB 8	198.053	New	SB 501
143.1016	Amended	SB 248		Amended	
144.010	Amended	SB 16	208.229	New	SB 139

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
208.790	Amended	SB 139	287.243	Amended	SB 66
	Amended			Amended	
210.110	Amended	SB 160		Amended	
	Amended			Amended	
	New			Amended (9)	
	Amended				SB 225
	Amended		288.062	Amended (7)	
	Amended			Amended (7)	
	Amended			New (10)	
	Amended			Amended (9)	
	Amended			(-)	SB 225
	Amended		301.031	Amended (9)	SB 8, SB 222,
	Amended				SB 225
	Amended		301.062	Amended	SB 8
213.040	Amended	SB 43	301.136	New	SB 225
	Amended			Amended (9)	
213.055	Amended	SB 43			SB 225
	Amended		301.550	Amended (9)	SB 8, SB 222,
213.070	Amended	SB 43		` '	SB 225
213.075	Amended	SB 43	302.065	Repealed	HB 151
213.101	Amended	SB 43	302.170	New	HB 151
213.111	Amended	SB 43	302.183	Repealed	HB 151
214.160	Amended	HB 51		Amended	
	Amended		302.188	Amended (2)	HB 151,
227.447	New (2)	SB 64,			SB 279
		SB 322		Repealed	
	New		302.441	Amended (2)	
227.449	New (2)	SB 64,			SB 225
		SB 322	304.005	Amended (9)	
227.532	New (2)				SB 225
		SB 322	304.022	Amended (9),(11)	
227.533	New (2)		204.420		B 222, SB 225
227.525	2.7	SB 322	304.120	Amended (2)	
	New		204.170	1 1 (0)	SB 283
	Amended		304.1/0	Amended (9)	
	Amended		204 100	A 1 - 1 (0)	SB 225
	Amended		304.180	Amended (9)	
	Amended		204 100	Amended	SB 225
	Amended			Amended	
	New			New (2)	
	New		307.003	New (2)	SB 222
	Repealed (7)		307 175	Amended (2),(12)	
	New		307.173	Amended (2),(12)	SB 222
	Amended (8)		311 070	Amended	
207.020		B 222, SB 225		New	
287 037	Amended			Amended	
	Amended (9)			Amended	
20,1010		SB 225		Repealed	
287.120	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended		321.246	Amended	SB 112
287.203	Amended	SB 66	324.003	New	SB 501
	Amended			New	

Section	Status	Bill	Section	Status	Bill
	New	SB 240		New	HB 202
	New			New	
	New			New	
	New			New	
	New			New	
	New			New	
	New			New	
	New			New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New New	
	Amended				
	Amended			New	
	Amended				
	Amended			New	
	Amended			Amended	
	Repealed			New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
334.036	Amended (2)			New	
221 706		SB 501		New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
	New			New	
	New			New	
	New			New	
345.051	Amended (2)			New	
		SB 501		New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
	Repealed			New	
	Repealed			New	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	_
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
362.1055	New	HB 292	400.1-202	Amended	HB 34

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
400.1-203	Amended	HB 34	400.7-604	Repealed	HB 34
400.1-204	Amended	HB 34	400.7-703	New	HB 34
400.1-205	Amended	HB 34	400.7-704	New	HB 34
400.1-206	Amended	HB 34	400.9-528	Amended	SB 95
400.1-207	Repealed	HB 34		Amended (9)	
400.1-208	Repealed	HB 34		. ,	SB 225
400.1-301	New	HB 34	407.825	Amended	SB 329
400.1-302	New	HB 34		Amended	
400.1-303	New	HB 34		Amended	
	New		408.330	Amended	HB 292
400.1-305	New	HB 34	417.018	Amended	SB 95
400.1-306	New	HB 34		Amended	
400.1-307	New	HB 34	473.730	Amended (2)	SB 111.
	New			· /	SB 112
400.1-309	New	HB 34	473.743	Amended (2)	SB 111,
	New				SB 112
	Amended		473.747	Repealed (2)	SB 111,
400.7-103	Amended	HB 34		1 ()	SB 112
400.7-104	Amended	HB 34	475.120	Amended (2)	SB 111,
	Amended			· /	SB 112
	New		478.004	New	SB 501
400.7-201	Amended	HB 34		Amended	
400.7-202	Amended	HB 34	479.170	Amended	SB 34
400.7-203	Amended	HB 34	487.200	New	SB 501
400.7-204	Amended	HB 34	490.065	Amended	HB 153
	Amended		490.715	Amended	SB 31
400.7-206	Amended	HB 34	537.058	New	HB 339
400.7-207	Amended	HB 34	537.065	Amended	HB 339
400.7-208	Amended	HB 34	538.205	Amended	HB 452
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended		566.150	Amended (2)	
	Amended				SB 160
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended	_		Amended	
	Amended			Amended	
	Amended			Amended	_
	Amended			Amended	
	Amended			New	
	Amended			New Amended	
	Amended Amended			Amended New	
	Amended Amended			New Amended	
	Amended Amended			Amended Amended	
400.7-003	Ашенаеа	пв 34	1 020.003	Amended	пв ээ

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

Section	<u>Status</u>	<u>Bill</u>	Section	Status	<u>Bill</u>
620.806	Amended	HB 93	650.330	Amended	SB 503
620.809	Amended	HB 93	650.340	Amended	SB 503
620.2100	New	SB 161	650.520	New	SB 34
650.055	Amended	SB 34	1	New (13)	HB 151, SB 64,
650.320	Amended	SB 503		S	B 112, SB 322,
650.325	Amended	SB 503		S	B 421, SB 486,
				9	SB 501, SB 503
			2	New (13)	SB 322

EXPLANATORY NOTES

- (1) The following sections were enacted by SB 52 which contained an emergency clause for these sections. They became effective July 7, 2017. The remainder of the bill became effective August 28, 2017:
 - 9.154, 191.594, 191.596.
- (2) Merged (2)
- (3) The following sections were amended by SB 62, effective January 1, 2018:
 - 52.290, 137.280, 137.345, 140.100
 - V1 = SB 62, effective January 1, 2018
 - V2 = existing, until December 31, 2017
- (4) Section 104.1205 was amended by SB 62, effective July 1, 2018. Due to the delayed effective date, two versions of this section are printed:
 - V1 =SB 62, effective July 1, 2018
 - V2 = existing, until June 30, 2018
- (5) Section 197.005 was enacted by both SB 50 and SB 501, effective July 1, 2018.
- (6) The following sections were amended by both SB 50 and SB 501, effective July 1, 2018. Due to the delayed effective date, two versions of these sections are printed:
 - 197.040, 197.050, 197.070, 197.071, 197.080, 197.100
 - V1 =SB 50 merged with SB 501, effective July 1, 2018
 - V2 = existing, until June 30, 2018
- (7) The Governor took no action on HB 1194 & 1193, but the bill became law pursuant to Article III, Section 31 of the Missouri Constitution. The following sections were contained in HB 1194 & 1193:
 - 285.055, 288.062, 290.528
- (8) Merged (4)
- (9) Merged (3)
- (10) Section 290.590 contains a Revisor's Note regarding a petition for referendum (Chapter 116, RSMo).
- (11) Section 304.022 was contained in SB 8, SB 222, and SB 225. SB 8 contained an emergency clause, and was signed by the Governor June 28, 2017. SB 222 and SB 225 did not contain an emergency clause. The printed version of Section 304.022 contains the language of SB 8 merged with SB 222 merged with SB 225.
- (12) Section 307.175 was contained in SB 8 and SB 222. SB 8 contained an emergency clause, and was signed by the Governor June 28, 2017. SB 222 did not contain an emergency clause. The printed version of Section 307.175 contains the language of SB 8 merged with SB 222.
- (13) Sections designated in bills as generic sections ("Section 1", etc.) are classified as RSMo sections by the Revisor of Statutes. Consult the Disposition of Sections table for a definitive listing. In 2017, both SB 64 and SB 322 designated the "Roger "Dusty" Shaw Memorial Bridge". SB 64 had this designation as Section 1 and SB 322 had it as Section 2. The sections were merged and codified as Section 227.534.

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

Section	<u>Status</u>	<u>Bill</u>
393.355	New	HB 1
393.356	New	HB 1

HB 1 from the 99th General Assembly, First Extraordinary Session, 2017, contained an emergency clause. The Governor signed the bill on June 14, 2017.

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

Section	Status	<u>Bill</u>
188.021	Amended	SB 5
188.027	Amended	SB 5
188.030	Amended	SB 5
188.039	Amended	SB 5
188.047	Amended	SB 5
188.075	Amended	SB 5
188.125	New	SB 5
188.160	New	SB 5
192.665	Amended	SB 5
192.667	Amended	SB 5
197.150	Amended	SB 5
197.152	Amended	SB 5
197.158	Amended	SB 5
197.160	Amended	SB 5
197.162	Amended	SB 5
197.165	Amended	SB 5
197.200	Amended	SB 5
197.205	Amended	SB 5
197.215	Amended	SB 5
197.220	Amended	SB 5
197.225	Amended	SB 5
197.230	Amended	SB 5
197.235	Amended	SB 5
197.240	Amended	SB 5
197.285	Amended	SB 5
197.287	Amended	SB 5
197.289	Amended	SB 5
197.293	Amended	SB 5
197.295	Amended	SB 5
574.200	New	SB 5
595.027	Amended	SB 5

SB 5 from the 99th General Assembly, Second Extraordinary Session, 2017, did not contain an emergency clause. The Governor signed the bill on July 26, 2017. The bill became effective on October 24, 2017.

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
8.003	Amended	SB 843	36.170	Amended	SB 1007
	Amended		36.180	Amended	SB 1007
8.010	Amended	SB 843	36.190	Amended	SB 1007
	Amended			Amended	
	Amended		36.210	Repealed	SB 1007
	Amended			Amended	
8.800	Amended	SB 975		Amended	
	Amended			Amended	
	Amended		36.250	Amended	SB 1007
	Amended			Repealed	
9.158	New (2)	SB 718,	36.270	Repealed	SB 1007
		SB 951		Amended	
9.192	New (1), (2)	SB 718,	36.290	Repealed	SB 1007
	(), ()	SB 951	36.300	Repealed	SB 1007
9.270	New	SB 660		Repealed	
9.277	New	SB 891	36.320	Amended	SB 1007
21.795	Amended	SB 881		Amended	
21.851	New	HB 1355	36.360	Repealed	SB 1007
	Amended (2)		36.380	Amended	SB 1007
	. ,	HB 1879	36.390	Amended	SB 1007
30.750	Amended (2)	SB 573,	36.400	Amended	SB 1007
		HB 1503	36.440	Amended	SB 1007
30.756	Amended (2)	SB 573,	36.470	Repealed	SB 1007
		HB 1503	36.510	Amended	SB 1007
32.069	Amended	HB 1858		Amended	
32.087	Amended	SB 773	37.020	Amended	SB 802
	Amended			New	
	New		41.050	Amended (2)	
32.315	New (2)				HB 1503
		HB 1446	41.070	Amended (2)	
	Repealed				HB 1503
	Repealed		41.080	Amended (2)	
	Repealed		44.440		HB 1503
	Repealed		41.110	Amended (2)	
	Repealed		41.260	1 1 (2)	HB 1503
34.010	Amended (2)		41.260	Amended (2)	
24.165	Amended	HB 1879	41 450	1 1 (2)	HB 1503
	Amended Amended		41.450	Amended (2)	
	Amended Amended		41.460	Amended (2)	HB 1503
			41.400	Amended (2)	ПВ 1409, НВ 1503
	Amended		41.490	Amended (2)	
	Amended		41.490	Amenaca (2)	HB 1503
	Amended		41 500	Amended (2)	
	Amended		41.500	Amenaca (2)	HB 1503
	Amended		41 657	New (2)	
	Amended		11.05 /	1 (0), (2)	HB 1504
	Amended		41.1010	Amended (2)	
	Amended				SB 843
	Amended		42.300	Amended	
	Amended			New	
	Amended			Amended	
	Amended		43.500	Amended	HB 1350
36.140	Amended	SB 1007		Amended	
36.150	Amended	SB 1007	43.504	Amended	HB 1350

43.505 Amended HB 1355 67.5112 New HB 43.506 Amended HB 1350 67.5113 New HB 43.507 Amended HB 1355 67.5114 New HB	1991
43.507	
43.509 Amended	
43.527 Amended	1991
43.530 Amended HB 1350 67.5117 New HB	
43.535Amended	
43.540 Amended	
43.543 Amended	
43.546	
43.547	
43.650	
44.091	
44.098New (2)SB 870, 70.210AmendedHB	
HB 1355 70.227 New SB	
44.105	
49.060 Amended HB 1428 HB	
50.327	
50.333	
50.660	
50.783	
51.165	
56.363 Amended (2)	
56.805	
HB 1291 94.900Amended (2)SB 56.807Amended (2)SB 892, HB	
HB 1291 95.530Amended (2)SB	
56.814Amended (2)SB 892, HB	
HB 1291 99.845	
56.833 Amended (2)	
HB 1291 HB	
56.840	
HB 1291 100.059	
57.117Amended (2)SB 652, 100.710AmendedSB	
HB 1355 103.008	
57.450Amended (2)SB 652, 104.342AmendedSB	
HB 1355 104.620Amended	
59.800	
61.081	
65.610	975
HB 1291 105.030Amended	1428
65.620	007
HB 1291 105.300AmendedSB	975
67.085 Amended (2)	975
HB 1879 105.330AmendedSB	975
67.1830	975
67.1846 Amended HB 1991 105.350 Amended SB	
67.3000	
HB 1388 105.370Amended	
67.3005 Amended (2), (7) SB 773, 105.375	
HB 1388 105.380RepealedSB	
67.5016	
67.5110New	
67.5111 New	975

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
105.420	Amended	SB 975	115.005	Amended (2), (11)	SB 592,
105.430	Amended	SB 975			SB 975
	Repealed		115.007	Amended (2), (11)	SB 592.
	Repealed			\ //\ \ /	SB 975
	Repealed (8)		115.009	Repealed (2), (10)	
	Repealed			1 (//(-/	SB 975
	Repealed (8)		115.013	Amended (3), (12)	
	Repealed (8)			(+), ()	HB 1469
	Amended				HB 1503
	New		115.023	Amended (2), (11)	
	New			(=), ()	SB 975
	Repealed		115.049	Amended (2), (11)	SB 592.
	Amended			(=), ()	SB 975
	Amended		115.061	Repealed	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended (2)	
	New		113.121		HB 1440
	New		115 125	Amended	
	New			Amended	
	New	_		Amended (2), (11)	
	New		1101100111111	(2), (11)	SB 975
	New		115.157	Amended (2)	
	New		1101107111111	:	HB 1440
	New		115.177	Amended (2), (11)	
	New			(=), ()	SB 975
	New		115.225	Amended	SB 592
	Amended			Amended (2), (11)	
	New				SB 975
105.725	New	SB 1007	115.243	Amended (2), (11)	SB 592.
	Repealed (8)				SB 975
	Repealed (8)		115.247	Amended (2), (11)	SB 592,
	Repealed (8)				SB 975
	Repealed (8)		115.279	Amended	SB 592
	Repealed (8)		115.284	Amended	SB 592
	Amended (9)		115.287	Amended (2), (11)	SB 592,
	Amended				SB 975
109.221	Amended	SB 843	115.299	Amended	SB 592
109.225	Amended	SB 843	115.329	Amended	SB 592
109.255	Amended	SB 843		Amended	
110.010	Amended (2)	SB 769,	115.359	Amended	SB 592
		HB 1879	115.361	Amended	SB 592
110.080	Amended (2)	SB 769,	115.363	Amended	SB 592
		HB 1879	115.373	Amended	SB 592
110.140	Amended (2)	SB 769,		Amended	
		HB 1879	115.421	Amended (2), (11)	SB 592,
115.001	.Repealed (2), (10)	SB 592,			SB 975
		SB 975	115.429	Amended (2), (11)	SB 592,
115.002	.Repealed (2), (10)				SB 975
		SB 975	115.453	Amended (2), (11)	
115.003	.Amended (2), (11)				SB 975
		SB 975	115.507	Amended (2), (11)	
					SB 975

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
115.515	Amended (2), (11)	SB 592,	143.107	Repealed	SB 975
		SB 975	143.121	Amended	HB 1460
115.629	Amended (2), (11)	SB 592,	143.151	Amended	HB 2540
		SB 975		Amended	
115.631	Amended (2), (11)	SB 592,	143.171	Amended	HB 2540
		SB 975	143.175	New	SB 573
	Amended			Amended	
115.641	Amended (2), (11)	SB 592,		Amended	
		SB 975		New	
	Amended		143.451	Amended (2)	
	Amended				SB 884
	Repealed (8)			New	
	Repealed (8)			Amended	
	Repealed (8)			Amended	
	Repealed (8)		143.811	Amended (2), (14).	
	Repealed (8)		142 1007	D 1.1	HB 1858
	Repealed (8)			Repealed	
	Repealed (8)			Amended	
	Repealed (8)			New	
133.090	Amended (2)			Amended Amended	
125 210	Amended	HB 1355		Repealed	
	Amended		144.020	Amended (2), (15).	SB 768
	Amended		144.030	Amenaca (2), (13).	SB 975
	Repealed		144 049	Amended	
	Amended			Amended	
	New			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Repealed		148.720	New	SB 769
	Repealed		153.030	Amended	SB 768
135.906	Repealed	SB 975	160.011	Amended (2)	SB 743,
	Repealed				HB 1606
	Amended		160.041	Amended (2)	SB 743,
	New				HB 1606
	Amended			New	
	Amended (2) SB			Amended	
	Amended		160.459	Repealed	SB 9/5
	Amended		160.530	Amended (2)	
137.106	Repealed	SB 9/5	160 545	A 1 . 1 (2) . (1 ()	HB 1606
	Amended		160.343	Amended (2), (16).	SB 807, НВ 1744
	Amended		160 572	New (3)	
	Amended		100.372		3B /43, 1415, HB 1606
	Amended		160 2100	Repealed	
	Amended			Repealed	
	Amended			New (2), (17)	
	Amended		101.020	1 (2), (17)	HB 1606
	Amended (2), (13)		161.072	Amended (2)	
	(// (==)	HB 2540		(=)	HB 1606
143.022	Amended		161.094	Amended	
143.071	Amended	SB 884		Amended	
143.105	Repealed	SB 975	161.106	Amended (2)	SB 743,
	Repealed		[HB 1606

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
161.215	Amended	SB 975	167.266	New	HB 1606
161.217	Amended	SB 743	167.637	New	HB 1606
161.670	Amended (2)	SB 603,	167.902	New (2)	SB 743,
		HB 1606		` '	HB 1606
162.064	Amended	HB 1606	167.910	New (2), (20)	HB 1415,
162.401	Amended (2)	SB 743,			HB 1606
		HB 1606	168.021	Amended	HB 1665
162.441	Amended (5)	SB 592,		New (3)	
		SB 807,		. ,	HB 1415,
		SB 990,			HB 1606
		HB 1291,	168.700	Repealed	SB 975
		HB 1744		Repealed	
162.720	Amended (2)	SB 743,		New	
		HB 1606	169.291	Amended	SB 892
162.722	New (2)	SB 743,	169.324	Amended	SB 892
		HB 1606	169.350	Amended	SB 892
162.1115	Amended	HB 1415	169.360	Amended	SB 892
162.1475	New	HB 1606		Amended	
163.018	Amended (2)			New	
		HB 1606		Amended	
163.021	Amended (2)			New	
		HB 1606		Amended	
163.073	Amended (2)			Repealed	
162 101	1 1 (2)	HB 1606		Repealed	
163.191	Amended (2)			Repealed	
164.011	A 1 . 1	HB 1465		Repealed	
	Amended			Repealed	
	Amended (2)			Repealed Repealed	
103.221	Amended (2)	SB 709, HB 1879		Repealed	
165 231	Amended (2)			Repealed	
103.231		HB 1879		Repealed	
165 241	Amended (2)			Repealed	
103.2 11		HB 1879		New	
165.271	Amended (2)			Repealed (2), (21)	
		HB 1879		1 (//(/	HB 1606
166.400	Amended	SB 882	171.031	Amended (2)	SB 743,
166.410	Amended	SB 882			HB 1606
166.415	Amended	SB 882	171.033	Amended (2)	SB 743,
	Amended				HB 1606
166.425	Amended	SB 882	172.280	Amended (2)	SB 807,
166.430	Amended	SB 882			HB 1465
166.435	Amended (2), (18)	SB 882,	173.005	Amended (2)	SB 807,
		HB 1744			HB 1465
	Amended			Repealed	
	Amended			Amended	
	Amended		173.260	Amended (2)	
	Amended		1.50 61 6		SB 870
167.121	Amended (2), (19)			Amended	
165.105	27	HB 1606		Amended	
	New			Amended	
	New		173.1101	Amended (3)	
	Repealed				SB 807,
107.225	Amended (2)				HB 1744
		HB 1606	I		

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
173.1102	Amended (3)	SB 603,	190.131	Amended (2)	SB 870,
	()	SB 807,		· /	HB 1355
		HB 1744	190.142	Amended (2)	SB 870,
173.1104	Amended (3)	SB 603,			HB 1355
		SB 807,	190.143	Amended (2)	SB 870,
		HB 1744			HB 1355
173.1105	Amended (3)	SB 603,	190.147	New (2), (24)	SB 870,
		SB 807,			HB 1355
		HB 1744	190.165	Amended (2)	
173.1107	Amended (3)				HB 1355
		SB 807,	190.173	Amended (2)	
150 1150		HB 1744	100 106		HB 1355
	Amended		190.196	Amended (2)	
	Amended		100.246	1 1 (2)	HB 1355
	New		190.246	Amended (2)	
	New		100 200	Amended	HB 1355
	New			Amended	
1 /4.100	Amended (2)	SB 607, НВ 1465		Amended	
174 225	Amended (2)			Amended	
1 / 4.223	Amended (2)	HB 1465		Amended	
174 231	Amended (2)			Amended	
171.231	r imenaca (2)	HB 1465		Amended	
174.251	Amended (2)			Amended (2)	
		HB 1465		(=)	HB 1456
174.324	Repealed (2)		190.400	Amended	
		HB 1465		Repealed	
174.500	Amended (2)	SB 807,	190.420	Amended	HB 1456
		HB 1465	190.430	Repealed	HB 1456
	Amended			Repealed	
178.636	Amended	SB 807,		New	
		HB 1465		New	
178.930	Repealed (3), (22)			New	
		SB 975,		New	
170 021	N (2) (22)	HB 1415		New	
1/8.931	New (2), (23)	SB /43, HB 1415		Amended	
181 022	Amended		190.900	New (2)	HB 1355
	Amended		190 903	New (2)	
	Amended		170.703	(2)	HB 1355
	Repealed		190.906	New (2)	
	Amended		1,00,000	(2)	HB 1355
	Amended		190.909	New (2)	
189.025	Amended	SB 843		()	HB 1355
189.030	Amended	SB 843	190.912	New (2)	SB 870,
189.035	Amended	SB 843			HB 1355
190.094	Amended (2)	SB 870,	190.915	New (2)	SB 870,
		HB 1355			HB 1355
190.100	Amended (2)		190.918	New (2)	
100 101		HB 1355	400.051	**	HB 1355
	Amended		190.921	New (2)	
190.103	Amended (2)		100.024	N (2)	HB 1355
100 105	A a 4 : 1 (2)	HB 1355	190.924	New (2)	
190.105	Amended (2)				HB 1355
		HB 1355	1		

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
190.927	New (2)	SB 870,	195.756	New	HB 2034
		HB 1355		New	
190.930	New (2)	SB 870,	195.764	New	HB 2034
		HB 1355	195.767	New	HB 2034
190.933	New (2)	SB 870,	195.770	New	HB 2034
		HB 1355		New	
190.936	New (2)	SB 870,	196.070	Amended	HB 2034
		HB 1355	196.973	Amended	SB 975
190.939	New (2)	SB 870,	196.1129	Transferred From (25)	SB 843
		HB 1355	197.052	Amended (2)	SB 951,
191.227	Amended (3)	SB 718,			HB 2183
		SB 826,	197.305	Amended (2)	SB 951,
		SB 951			HB 2183
	Amended			Amended	
191.630	Amended (2)			Amended	
		HB 1355		Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Transferred To (25).			Repealed	
	Amended			Repealed	
191.1145	Amended (2)			Repealed	
101 1150	N	HB 1617		Repealed	
	New			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended Repealed			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			RepealedRepealed	
	New			Repealed	
	Repealed			Repealed	
192.2030	Amended	HB 1350		Repealed	
	Amended			Repealed	
	Amended		207.085	Amended	SB 1007
	Amended			Amended	
	Amended			Amended	
	Repealed			Amended	
195.010	Amended (2)	SB 826,		Repealed	
		HB 2034		New (3)	
195.017	Amended	HB 2034		, ,	SB 826,
195.070	Amended (3), (26)	SB 718,			HB 1953
		SB 826,	208.197	Repealed	SB 843
		SB 951	208.217	Amended (2)	SB 660,
195.080	Amended	SB 826			SB 951
195.203	New	HB 2034		New	
195.265	New (3), (26)	SB 718,	208.437	Amended	SB 775
		SB 826,		Amended	
		SB 951		Amended	
	New			Repealed	
	New		208.670	Amended (2)	
	New				HB 1617
	New		208.671	Repealed (2)	
	New				HB 1617
195.755	New	НВ 2034	I		

Section	<u>Status</u>	<u>Bill</u>	Section	Status	<u>Bill</u>
208.673	Repealed (2)	SB 951,	211.061	Amended (2), (27)	SB 793,
		HB 1617			SB 800
208.675	Repealed (2)	SB 951,	211.071	Amended (2), (27)	SB 793,
		HB 1617			SB 800
208.677	Amended (2)		211.073	Amended (2), (27)	
		HB 1617			SB 800
	Amended		211.081	Amended (2), (27)	
	Amended				SB 800
	Amended		211.091	Amended (2), (27)	
	Repealed		211.002		SB 800
	Repealed			Amended	
	New		211.101	Amended (2), (27)	
	Amended		211 161	Amended (2), (27)	SB 800
	Amended		211.101	Amended (2), (21)	
	Amended		211 191	Amended (2), (27)	SB 800
	Amended		211.161	Amended (2), (27)	SB 800
	Amended		211 321	Amended (2), (27)	
	Amended		211.321	Amenaca (2), (21)	SB 800
	Amended		211 421	Amended (2), (27)	
	Amended		211.121		SB 800
	Amended (3)		211.425	Amended (2), (27)	
21010,01111111		SB 826.		(2), (2),	SB 800
		SB 951	211.431	Amended (2), (27)	
210.101	Repealed				SB 800
	Amended		211.435	New (2)	SB 793,
	Repealed				SB 800
210.105	Repealed	SB 975	211.444	Amended	SB 800
210.110	Amended	SB 819	211.447	Amended (3)	SB 800,
	Amended				SB 819,
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210.46/	Amended (2)	HB 1350		Amended	
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	.Amended (2), (27)			Amended	
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211.031	. Amended (2), (27)			Amended	
	. ,, ,	SB 800	217.760	Amended	HB 1355
211.032	.Amended (2), (27)	SB 793,	217.762	Amended	HB 1355
		SB 800	217.777	Amended	HB 1355
211.033	. Amended (2), (27)			Amended	
		SB 800		Repealed	
211.041	. Amended (2), (27)			Repealed	
		SB 800	217.905	Repealed	SB 843

217.907 Repealed. SB 843 260.1150 New SB 659 217.910 Repealed. SB 843 261.295 Amended. SB 675 221.104 Amended (2), (27) SB 793 262.990 Amended. SB 627 221.105 Amended HB 1355 263.000 Amended. SB 627 221.105 Amended HB 1355 263.000 Amended. SB 627 226.145 New HB 1460 226.770 Amended. SB 881 226.780 Amended. SB 881 226.780 Amended. SB 881 226.805 Amended. SB 881 227.240 Amended. SB 897 276.660 Amended. SB 627 227.240 Amended (2) SB 598, 277.020 Amended. SB 627 227.240 Amended (2) SB 598, 277.020 Amended. SB 627 227.538 New HB 2347 285.250 New SB 832 227.539 New (2) HB 2340 285.700 New HB 1719 227.540 New HB 2347 285.710 New HB 1719 227.541 New (2) SB 999, 285.715 New HB 1719 227.544 New (2) SB 999, 285.715 New HB 1719 227.544 New HB 2347 285.710 New HB 1719 227.544 New HB 2347 285.750 New HB 1719 227.541 New (2) SB 999, 285.755 New HB 1719 227.544 New HB 2347 285.750 New HB 1719 227.541 New (2) SB 999, 285.755 New HB 1719 227.544 New HB 2347 285.750 New HB 1719 227.541 New SB 865 285.750 New HB 1719 227.541 New (2) SB 881, 285.750 New HB 1719 227.541 New (3) SB 859 285.755 New HB 1719 227.541 New (3) SB 859 285.755 New HB 1719 227.541 New (3) SB 859 285.755 New HB 1719 227.541 New (3) SB 859 285.755 New HB 1719 227.541 New (3) SB 859 285.755 New HB 1719 227.541 New (3) SB 859 285.755 New HB 1719 227.541 New (3) SB 859 285.755 New HB 1719 285.750 New	Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
217.910	217.907	Repealed	SB 843	260.1150	New	SB 659
221.044 Amended (2), (27) SB 793, 262.900. Amended. SB 627 221.1050 Amended HB 1355 265.300. Amended. SB 627 221.105 Amended HB 1355 265.490. Amended. SB 627 226.145 New HB 1460 226.6770 Amended SB 881 266.500. New SB 627 226.805 Amended SB 881 266.600. New SB 627 226.805 Amended SB 881 267.565. Amended. SB 627 227.240 Amended (2) SB 598, 277.020. Amended. SB 627 227.240 Amended (2) SB 598, 277.020. Amended. SB 627 227.538 New HB 2347 285.250. New SB 593 227.539 New (2) HB 2347 285.250. New HB 1719 227.540 New HB 2347 285.700. New HB 1719 227.541 New (2) SB 999, 285.715. New HB 1719 227.542 New (2) SB 999, 285.715. New HB 1719 227.544 New HB 2347 285.720. New HB 1719 227.544 New HB 2347 285.720. New HB 1719 227.540 Amended HB 1291 285.730. New HB 1719 227.541 New (2) SB 999, 285.715. New HB 1719 227.542 New (2) SB 999, 285.725. New HB 1719 227.543 New (2) SB 999, 285.725. New HB 1719 227.544 New HB 2347 285.740. New HB 1719 227.540 New (2) SB 899, 285.730. New HB 1719 227.541 New (2) SB 999, 285.730. New HB 1719 227.542 New (2) SB 999, 285.735. New HB 1719 227.543 New (2) SB 899, 285.730. New HB 1719 227.544 New HB 2347 285.740. New HB 1719 227.549 New (2) SB 881, 287.127. Amended SB 891 227.600 Amended HB 1291 285.750. New HB 1719 227.540 New (2) SB 881, 287.127. Amended SB 891 253.147 New SB 659 253.147 New SB 659 253.148 Amended SB 873 287.690. Amended SB 891 253.149 New (2) SB 884, 287.127. Amended SB 975 253.408 Amended (2) SB 590, 288.475. Repealed SB 491 253.550 Amended (2) SB 590, 288.475. Repealed SB 491 254.100 Repealed SB 627 290.240. Amended HB 1729 254.100 Repealed SB 627 290.240. Amended HB 1729 254.100 Repealed SB 627 290.250. Amended HB 1729 254.100 Amended SB 843 288.131. Repealed SB 975 254.170 Repealed SB 627 290.240. Amended HB 1729 254.170 Repealed SB 627 290.250. Amended HB 1729 254.170 Repealed SB 627 290.262 Amended HB 1729 254.170 Repealed SB 627 290.260 Amended HB 1729 254.170 Repealed SB 627 290.260 Amended HB 1729 254.170 Repealed SB 627 290.260 Amended HB 1729 254.170 Amended (3) SB						
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302.025 New HB 1355 324.046 New HB 171	9
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302.170 AmendedSB 881 HB 171	
302.173AmendedSB 881 324.071AmendedSB 840	
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302.272 Amended (2)	
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302.700 Amended	
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303.022NewSB 708 HB 171	
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304.180 Amended (2)	
304.232 Amended	
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313.040 Amended (29) HB 1484 HB 171	

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		HB 1719	332.081	Amended	HB 1268
	Amended		332.086	Amended	SB 843
	Amended			Amended	
324.920	Amended (3)	SB 840,		New	
		SB 862,		Amended	
		HB 1719		Amended	
324.925	Amended (2)			Amended	
		HB 1719		Amended	
	Amended		334.036	Amended (1), (2)	
	Amended		224.027	1 1 (2)	SB 951
	Amended		334.037	Amended (2)	
	Amended		224 100	A 1 . 1	SB 951
327.313	Amended (2)				
227 221	A 1 - 1 (2)	HB 1719	334.104	Amended (2)	
327.321	Amended (2)		224 420	A 1 . 1	SB 951
227.451	Amended	HB 1719		Amended	
	New (2)			Amended Amended	
326.023	1New (2)	нв 1719		Amended	
328 080	Amended (2)			Amended	
320.000	Amenaca (2)	HB 1719		Amended	
328 085	Amended			Amended	
	Repealed (2)			Amended	
320.100	repeared (2)	HB 1719		Amended	
329.010	Amended (2)			Amended (2)	
		HB 1719		(_)	SB 951
329.025	Amended		334.747	Amended (2)	
329.032	New (2), (30)	НВ 1500,			SB 951
	. , , ,	HB 1719	334.749	Amended	SB 843
329.033	New (2)	НВ 1500,	335.021	Amended	SB 843
		HB 1719	335.036	Amended (2)	SB 975,
329.040	Amended (2)	НВ 1500,			HB 1719
		HB 1719		Amended	
329.050	Amended (2)			Amended	
		HB 1719		Amended	
329.060	Amended (2)			Amended	
222.050		HB 1719		Amended	
329.070	Amended (2)		337.025	Amended (4)	
220.000	A 1 . 1 (2)	HB 1719			SB 718,
329.080	Amended (2)				SB 951, HB 1719
220.005	Amended (3)	HB 1719	227.020	Amended (4)	
329.083	Amended (3)	HB 1500,	337.029	Amended (4)	SB 718,
		HB 1719			SB 716, SB 951,
320 130	Amended (3)				HB 1719
329.130	Amenaca (3)	HB 1500,	337 030	Amended	
		HB 1719		Amended (4)	
329 275	New (2)		337.033	7 tinienaca (1)	SB 718,
227.273	(2)	HB 1719			SB 951,
330.030	Amended (2)				HB 1719
	(-)	HB 1719	337.100	New (2), (31)	
330.190	Amended			\ //\ \ /	HB 1719
	Amended (2)		337.105	New (2), (31)	
		HB 1719			HB 1719

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337.110	New (2), (31)	SB 660,	338.550	Amended	SB 775
		HB 1719	339.120	Amended	SB 975
337.115	New (2), (31)	SB 660,	339.521	Repealed	SB 840
		HB 1719		Amended	
337.120	New (2), (31)	SB 660,	344.030	Amended (2)	SB 840,
		HB 1719			HB 1719
337.125	New (2), (31)			Amended	
		HB 1719		Amended	
337.130	New (2), (31)			Amended	
225.425	27 (2) (21)	HB 1719		Amended	
337.135	New (2), (31)			Amended	
227 1 40	21 (2) (21)	HB 1719		Amended	
337.140	New (2), (31)			Amended	
227 145	N (2) (21)	HB 1719		Repealed	
33/.143	New (2), (31)			Amended	
227 150	Nam. (2) (21)	HB 1719		Amended	
337.130	New (2), (31)		3/4.420	Amended (1), (2)	
227 155	New (2), (31)	HB 1719	274 715	Amended	SB 951
337.133		HB 1719		Repealed	
337 160	New (2), (31)			Amended	
337.100		HB 1719		Amended	
337 165	New (2), (31)			Amended	
337.103	(2), (31)	HB 1719		Amended	
337 315	Amended			Amended	
	Amended			Amended	
	Amended			New	
	Amended (2)			Amended	
		HB 1719		New	
337.510	Amended (2)	SB 840,		Amended	
		HB 1719	376.690	New	SB 982
337.520	Amended	SB 840	376.715	Amended	HB 1690
337.612	Amended (2)	SB 975,	376.717	Amended	HB 1690
		HB 1719	376.718	Amended	HB 1690
	Amended			Amended	
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337.662	Amended (2)			Amended	
227.665		HB 1719		Amended	
	Amended			Amended	
337.712	Amended (2), (32)			Amended	
227.710	A 1 . 1	HB 1719		Amended	
	Amended Amended			Amended	
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	Amended			Amended	
	Amended (2)			Amended	
330.202		SB 826		Amended	
338.315	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended (2)	
	Amended			(=)	SB 951
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376.1065	New	SB 982	414.350	Repealed	SB 975
376.1192	Repealed	SB 975		Repealed	
376.1237	Amended (2)	SB 718,		Repealed	
		SB 826	414.359	Repealed	SB 975
376.1350	Amended	SB 982	414.400	Amended	SB 975
	Amended		414.406	Amended	SB 975
376.1550	Amended (2)	SB 718,	414.412	Amended	SB 975
		SB 951	414.417	Amended	SB 975
	Amended		414.510	Amended	SB 975
	Amended			Amended	
	Amended		442.018	Repealed	SB 975
	Amended			New	
382.277	Amended	SB 975		New	
	Repealed			New	
382.600	New	SB 593		New	
	New			New	
	New			New	
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	New			New	
	New			Amended	
	New			Amended	
	New		447.200	New (2)	
	New				HB 1879
	Amended			Amended	
386.266	Amended (2)			Amended	
		SB 705		Amended	
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	Amended (4)			New	
T17.UJ2	Amenaca (+)	SB 659,		New	
		HB 1355,		New	
		HB 1364		New	
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472.460	New	HB 1250	488.2250	Amended	SB 871
	New			Amended	
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	New			Amended	
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	Amended			Amended	
	Amended		535.170	Amended	SB 581
	Amended			Amended	
	Amended			Amended	
475.016	Amended	SB 806	535.300	Amended	SB 581
	Repealed			Amended (2)	
	Amended			()	HB 2183
475.060	Amended	SB 806	537.100	Amended	SB 871
475.061	Amended	SB 806		Amended	
475.062	Amended	SB 806	537.785	New	SB 608
475.070	Amended	SB 806	537.787	New	SB 608
475.075	Amended	SB 806	552.020	Amended	SB 660
475.078	Amended	SB 806	556.036	Amended	SB 819
475.079	Amended	SB 806	556.037	Amended (2)	SB 655,
	Amended				SB 819
	Amended		558.003	New (2)	SB 793,
	Amended				SB 800
	New			Amended	
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	Amended			New	
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	New			Amended (2)	
	Amended		377.027	7 timenaca (2)	SB 951
	New		589 303	Repealed	
	New			Amended (2), (33)	
	New		2031100	(2), (33)	SB 793
	New		589.401	New	
	New			Amended	
	Repealed (2)			Amended	
		SB 871		New	
478.600	Amended	SB 871	589.405	Amended	SB 655
478.625	Amended (2)	SB 793,	589.407	Amended	SB 655
		SB 871		Amended	
	Amended			Amended	
488.315	New (2)			Amended	
		SB 800	589.664	Amended	HB 1461

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589.666	Amended	HB 1461	620.3250	New (2)	SB 573,
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589.672	Amended	HB 1461	620.3300	New	SB 573
589.678	Amended	HB 1461	621.075	Amended	SB 1007
590.210	New	HB 1355	630.005	Amended	SB 806
590.1040	New (2)	SB 870,	630.167	Amended	SB 1007
		HB 1355	630.546	Amended	HB 1729
	Amended		630.745	Amended	SB 660
595.015	Amended	HB 1355	630.875	New (1), (2)	SB 718,
595.020	Amended	HB 1355			SB 951
	Amended			Amended	
	Amended		632.005	Amended (4)	SB 660,
	Amended				SB 718,
	Amended				SB 951,
	New				HB 1719
	Amended		633.200	Amended	SB 843
	Amended			Amended	
	Amended			Transferred From (3	*
	New			Amended	
610.140	Amended (3)			Amended	
		SB 954,		Amended	
		HB 1355		Amended	
	New			Repealed	
	Transferred To (34).		640.620	Amended (2)	
	Repealed		640.640		SB 782
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
620.515	Amended (2)	SB 573, HB 1492		Amended Amended	
620,900	Amended			Amended	
	Amended			Amended New	
	Amended			New	
	Amended (2)			Amended	
020.1900	Amenaca (2)	SB 773			
620 2020	Amended			Amended	
	New			Amended	
	New (2)			Repealed	
020.2 130	(2)	HB 1872		Amended	
620.2451	New (2)			Amended	
	(=)	HB 1872		Amended	
620.2452	New (2)			Amended	
	· /	HB 1872	701.500	Amended	SB 975
620.2453	New (2)	HB 1456,	701.509	Amended	SB 975
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620.2454	New (2)	HB 1456,			SB 793, SB 800,
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620.2456	New (2)	HB 1456,	3	New (35)	SB 907,
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620.2457	New (2)	HB 1456,	4	New (35)	SB 907,
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620.2458	New (2)		5	New (35)	
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(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

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		HB 1838		HB	1460, HB 1484,
7	New (35)	SB 907		HB	1558, HB 1606,
8	New (35)	SB 907		HB	1719, HB 1744,
В	New (35)	SB 564,		HB	1858, HB 1872,
	SF	3 592, SB 593,		HB	1991, HB 2540
	SF	3 660, SB 708,	C	New (35)	SB 592,
	SF	3 718, SB 743,		HB	1460, HB 1991
	SF	3 793, SB 800,	D	New (35)	HB 1460
	SF	3 826, SB 982,			
	HB 14	415, HB 1446,			

EXPLANATORY NOTES

- (1) This section was contained in SB 718 and SB 951 in 2018. SB 718 contained an emergency clause for sections 9.192, 195.070, 195.265, 334.036, 374.426, and 630.875, and was signed by the Governor and became effective on 7-06-18. SB 951 did not contain an emergency clause; it became effective on 8-28-18. The printed version of this section contains the language of SB 718 merged with SB 951.
- (2) Merged (two bills).
- (3) Merged (three bills).
- (4) Merged (four bills).
- (5) Merged (five bills).
- (6) Section 67.3000 was amended by both HB 1388 and SB 773 in 2018. The language in subsection 8 dealing with support contracts differed with the year "2024" appearing in original rolls of SB 773, and "2025" appearing in original rolls of HB 1388.
- (7) Section 67.3005 was amended by both HB 1388 and SB 773 in 2018. The language in subdivision (1) of subsection 5 dealing with the sunset date provision contained the year "2018" in the original rolls of SB 773, and "2019" appearing in the original rolls of HB 1388.
- (8) This section previously contained 2 versions. In 2010, SB 844 amended this section. In 2012, SB 844 was declared unconstitutional (see Legends Bank v. State, 361 S.W.3d 383 (Mo. banc)), creating the multiple versions. In 2018, SB 975 & 1024 Revision repealed the SB 844 version of each of the following sections appearing in this table: 105.456, 105.473, 105.485, 105.957, 105.959, 105.961, 105.963, 105.966, 130.011, 130.021, 130.026, 130.041, 130.044, 130.046, 130.057, and 130.071.
- (9) This section was amended by SB 708 in 2018, with a delayed effective date of 7-01-19 for these sections: 105.1073, 303.020, 303.030, 303.120, 303.190, and 303.240.
- (10) This section was repealed by both SB 592 and SB 975 & 1024 Revision in 2018. SB 592 contained a delayed effective date of 11-07-18 for the repeal of the following sections: 115.001, 115.002, and 115.009. SB 975 & 1024 Revision contained no effective date provision. The repeal of these sections became effective 11-07-18 because the Revision bill falls pursuant to section 3.065.
- (11) This section was contained in both SB 592 and SB 975 & 1024 Revision in 2018. SB 592 contained a delayed effective date of 11-07-18 for the following sections: 115.003, 115.005, 115.007, 115.023, 115.049, 115.155, 115.177, 115.227, 115.243, 115.247, 115.287, 115.421, 115.429, 115.453, 115.507, 115.515, 115.629, 115.631, and 115.641. SB 975 & 1024 Revision contained no effective date provision. These sections became effective 11-07-18 because the Revision bill falls pursuant to section 3.065.
- (12) Section 115.013 appeared in three bills in 2018, HB 1469, HB 1503, and SB 592. HB 1469 and HB 1503 were identical and became effective 8-28-18. SB 592 contained different changes, was merged with HB 1469 and HB 1503, and became effective 11-07-18.

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

EXPLANATORY NOTES (CONT.)

- (13) Section 143.011 was contained in both SB 884 and HB 2540 in 2018. HB 2540 contained a delayed effective date of 1-01-19 for this section. SB 884 contained no effective date provision. The SB 884 version became effective 8-28-18 until 1-01-19, and the HB 2540 version merged with the SB 884 version became effective 1-01-19.
- (14) Section 143.811 was contained in both HB 1858 and SB 975 & 1024 Revision in 2018. The HB 1858 version contained a delayed effective date of 7-01-19 for this section. SB 975 & 1024 Revision contained no effective date provision. The SB 975 & 1024 Revision version became effective 8-28-18 until 7-01-19, and the HB 1858 version merged with the SB 975 & 1024 Revision version becomes effective 7-01-19.
- (15) Section 144.030 was contained in both SB 768 and SB 975 & 1024 Revision in 2018. Subsection .2(45) of this section was omitted in SB 975 & 1024 Revision. The HB 1858 version that included subsection .2(45), merged with all other additional changes in the SB 975 & 1024 Revision version, became the effective version of this section because the omission of .2(45) in S.B. 975 & 1024 Revision is not given effect pursuant to section 3.065.
- (16) Section 160.545 was contained in HB 1744 and SB 807 & 577 in 2018. HB 1744 contained an emergency clause for this section, and was signed by the Governor and became effective on 6-01-18. SB 807 & 577 did not contain an emergency clause; it became effective on 8-28-18. The printed version of this section contains the language of HB 1744 merged with SB 807 & 577.
- (17) Section 161.026 has two versions because of a possible conflict. This section was contained in both SB 743 and HB 1606 in 2018. Subsection 8 of this section contains an expiration date of 8-28-25 in SB 743, and an expiration date of 8-28-26 in HB 1606.
- (18) Section 166.435 was a section with multiple versions. In 2015, SB 366 amended the 2008 SB 863 version of this section to include a contingent effective date, creating the multiple versions. In 2018, both HB 1744 and SB 882 amended the SB 366 version to repeal the contingent effective date, and both HB 1744 and SB 882 repealed the SB 863 version of this section.
- (19) Section 167.121 was contained in both HB 1606 and SB 603, et al., in 2018. The HB 1606 version contained a delayed effective date of 7-01-19 for this section. SB 603, et al., contained no effective date provision. The SB 603, et al., version became effective 8-28-18 until 7-01-19, and the HB 1606 version merged with the SB 603, et al., version becomes effective 7-01-19.
- (20) Section 167.910 has two versions because of a possible conflict. This section was contained in both HB 1606 and HB 1415 in 2018. The changes to this section in each bill were myriad, creating differences throughout that could not be merged intelligibly under section 3.065.
- (21) Section 171.029 was repealed by both HB 1606 and SB 743 in 2018. Both HB 1606 and SB 743 contained a delayed effective date of 7-01-19 for the repeal of the section.
- (22) Section 178.930 was contained in three bills in 2018, HB 1415, SB 743, and SB 975 & 1024 Revision. Both HB 1415 and SB 743 repealed the section. SB 975 & 1024 Revision amended the section, but in accordance with subsection 2 of section 3.065, the amendments in S.B. 975 & 1024 Revision are not given effect and this section is repealed by H.B. 1415 and S.B. 743. HB 1415 contained an emergency clause, and the repeal of the section became effective 7-01-18. SB 743 became effective 8-28-18.
- (23) Section 178.931 was contained in both HB 1415 and SB 743 in 2018. HB 1415 contained an emergency clause, and the enactment of the section became effective 7-01-18. SB 743 became effective 8-28-18.
- (24) Section 190.147 was contained in both HB 1355 and SB 870 in 2018. Subsection 1 of this section contains the language from both bills; however, the order of the language in SB 870 differs from HB 1355.
- (25) SB 843 transferred section 196.1129 to section 191.756 in 2018.
- (26) Sections 195.070 and 195.265 were contained in three bills in 2018, SB 718, SB 826, and SB 951. Both SB 718 and SB 826 contained an emergency clause for sections 195.070 and 195.265, and were signed by the Governor and became effective on 7-06-18. SB 951 did not contain an emergency clause; it became effective on 8-28-18. The printed version of this section contains the merged language from all three bills.

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

EXPLANATORY NOTES (CONT.)

- (27) This section was contained in both SB 793 and SB 800. Both bills contained a contingency in section 211.438, as well as an effective date of 1-01-21 in section 211.439. Both the contingency and the delayed effective date applied to the following sections: 211.021, 211.031, 211.032, 211.033, 211.041, 211.061, 211.071, 211.073, 211.081, 211.091, 211.101, 211.161, 211.181, 211.321, 211.421, 211.425, 211.431, and 221.044.
- (28) Section 260.242 was contained in three bills in 2018, SB 659, SB 782, and SB 917; however, the order of the language in subsections 3 to 10 of this section in SB 659 and SB 782 differs from SB 917.
- (29) Section 313.040 was amended by HB 1484 in 2018, but contained a contingent effective date. Therefore, 2 versions of this section are printed. The language in the 2014 SB 491 version of this section is the effective language until the contingency in the 2018 HB 1484 version occurs.
- (30) Section 329.032 was contained in both HB 1500 and HB1719 in 2018. The words appearing between the asterisks in the section do not appear in HB 1500.
- (31) This section was contained in both HB 1719 and SB 660 in 2018. Both bills contained a contingent effective date in section 337.170 for the following sections: 337.100, 337.105, 337.110, 337.115, 337.120, 337.125, 337.130, 337.135, 337.140, 337.145, 337.150, 337.155, 337.160, and 337.165.
- (32) Section 337.712 was amended in 2018 by SB 975 & 1024 Revision. The section number "337.712" appears in HB 1719, 2018. However, the text that appears in HB 1719 is not the text in the official Revised Statutes of Missouri, but is the text for section 337.662 as it appears in RSMo. The official text of section 337.712 was only amended by SB 975 & 1024 Revision and not by HB 1719; therefore, section 3.060 is applicable instead of section 3.065.
- (33) Section 589.400 was contained in SB 655 and SB 793 in 2018. The changes to this section were vastly different in each bill. Since the different changes could be reconciled, section 3.065 gave the Revisor the authority to merge these bills.
- (34) SB 975 & 1024 Revision transferred section 640.150 to 620.035 in 2018.
- (35) Sections designated in bills as generic sections ("Section 1", "Section B", etc.) may be classified as RSMo sections by the Revisor of Statutes. Consult the Disposition of Sections table for a definitive listing.

SECTIONS INVOLVED IN ENACTMENTS 99TH GENERAL ASSEMBLY, FIRST EXTRAORDINARY SESSION, 2018

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

Section	<u>Status</u>	<u>Bill</u>
161.261	New	НВ 3
170.018	New	HB 3
208.151	Amended	HB 2
217.703	Amended	HB 2
478.001	Amended	HB 2
478.003	Amended	HB 2
478.004	Amended	HB 2
478.005	Amended	HB 2
478.006	Repealed	HB 2
478.007	Amended	HB 2
478.008	Repealed	HB 2
478.009	Amended	HB 2
478.466	Amended	HB 2
478.550	Amended	HB 2
478.551	Repealed	HB 2
478.600	Amended	HB 2
478.716	Amended	HB 2
488.2230	Amended	HB 2
488.5358	Amended	HB 2
577.001	Amended	HB 2

HB 2 and HB 3 from the 99th General Assembly, First Extraordinary Session, 2018, did not contain emergency clauses. The Governor signed HB 2 on October 24, 2018, and HB 3 on October 30, 2018. The bills became effective on December 18, 2018.

Section	<u>Status</u>	<u>Bill</u>	Section	Status	<u>Bill</u>
9.090	New	HB 565	89.020	Amended	SB 133
9.117	New (2)	HB 266,	94.510	Amended	SB 21
		HB 565	94.900	Amended	SB 21
9.240	New (2)	HB 266,	94.902	Amended	SB 21
		HB 565		New	
	New		105.483	Amended	SB 213
	New		107.170	Amended	SB 167
	New			New	
10.105	New (2)			New	
		HB 565		New	
10.190	New (2)			New	
		HB 565		Amended	
10.200	New (2)			Amended	
		HB 565		Amended	
	New			Amended	
	New			Amended	
	New (4)			Amended	
	New			Amended	
	Amended			Amended	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
	Amended			New	
	New			New	
	New (1)			New	
	Amended (1)			New	
	New (1)			New New	
	New (4) Amended			New	
	New (4)			New	
	New (4)			New	
	New (4)			New	
	Amended (2)			New	
37.200	Amenaca (2)	HB 192		New	
58.01	New (4)			Amended (2)	
			143.121	Amenaca (2)	SB 87
			143 732	New (5)	
	New			New	
65.702	New	SB 133		Amended	
	Amended			New	
	Amended			New	
	Amended			Amended	
	Amended			Amended (2)	
	New				SB 89
	New		144.088	New	
	Amended			Amended	
	Amended			Amended	
	Repealed			Amended	
	Repealed			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended (2)			Amended	
		HB 355	160.2500	Amended	HB 604

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
161.700	Amended (2)	HB 266.	188.027	Amended	HB 126
		HB 604		Amended (8)	
161.1080	New			New	
	New			New	
	New			Amended	
	New			New	
	New			Amended	
	New			New	
	New			New	
	New			New	
	New			New	
	New			Amended	
	New			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			New	
	Amended			Amended	
	Amended			New (2)	
	Amended		191.230	11ew (2)	HB 397
	Amended		101 602	Amended	
	New			Amended	
	Amended			Amended	
	Amended			Amended	
	New			Amended	
	New			New	
	New			New	
	New			New	
	Amended			New	
	Amended			Amended	
	Amended			New	
	Amended (2), (6)			New	
109.300	Amended (2), (6)	SB 17, НВ 77		Amended	
160 715	Amended			New	
	New			Amended	
	New			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			New	
	Amended			Amended	
				Amended	
	New			Amended	
	New			Amended	
	Amended			Repealed	
	Amended Amended			Amended	
				Amended	
	Amended			Amended	
183.070	New (2)			Amended (9)	
100 010	Amended	HB 266		Repealed New	
	Amended New (7)			Amended	
	New (/)				
				New	
188.026	New	нв 126	198.082	Amended	SB 514

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
198.439	Amended	SB 29	253.403	Amended	SB 196
208.044	Amended	HB 397	256.700	Amended	SB 84
208.146	Amended	SB 514	260.035	Amended (2)	SB 17,
208.151	Amended (2)	SB 514,			SB 185
		HB 397		Amended	
	Amended			Amended	
208.437	Amended	SB 29		New	
208.480	Amended	SB 29		New	
	Amended			Amended	
	New			Amended	
	Amended (10)			Amended	
	New			Amended	
	Amended			Amended	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended (11)			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended Amended			Repealed	
	Amended Amended			Repealed Repealed	
	Amended (2)			RepealedRepealed	
213.030	Amended (2)	SB 185		Repealed	
217 930	New			RepealedRepealed	
	Amended			Repealed	
	New			Repealed	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New		281.265	New	SB 133
	New			Amended	
227.461	New	HB 499		Amended	
	New			Amended	
227.468	New	HB 812	288.245	Amended	SB 90
227.469	New	HB 499	288.247	New	SB 90
227.471	New	HB 499	301.010	Amended	HB 499
	New		301.020	Amended	SB 89
227.548	New	HB 448	301.032	Amended (2)	SB 368,
227.549	New (2)	SB 210,			SB 89
		HB 499	301.067	Amended	HB 499
227.550	New	HB 499		Amended	
227.800	New	HB 499	301.560	Amended (2)	SB 368,
	New				HB 926
	New			New (12)	
	New		301.3067	New (2)	НВ 831,
	Amended				HB 926
253.177	New	SB 196	301.3174	New (2), (12)	HB 831

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
301.3175	New	HB 898	347.048	Amended	HB 959
	Amended (2)			Amended	
		SB 89	361.140	Repealed	SB 179
302.171	Amended	SB 368		Amended	
	Amended (2)			Amended	
		HB 499		Amended	
302.720	Amended (2)			Amended	
		SB 89		Amended	
302.768	Amended (2)	SB 368.		Amended	
		SB 89		Amended	
304 580	Amended (2)	SB 89		Amended	
20112001111111	1111011404 (2)	HB 499		Amended	
304 585	Amended (2)	,,		Amended	
30 1.303	7 tinended (2)	HB 499		Amended	
304 590	Amended (2)			Amended	
301.370	7 tinended (2)	HB 499		Amended	
304 894	Amended (2)	SB 89		Amended	
304.024	Amended (2)	HB 499		Amended	
307 178	Amended			Amended	
	Amended			Amended	
				Amended	
	Amended			Amended	
	Amended			Amended (2)	
	Amended		3/4.171	Amended (2)	HB 182
	Amended		274 500	Amended	
	New			New	
	Amended			New	
	Amended			New	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			New	
	Amended			Amended	
	Amended (2)			Amended	
332.301	Amended (2)	SB 514		Amended	
224 027	Amended			New	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			New	
	Amended			Amended	
	Amended			Amended	
	New			Amended	
	Amended			Amended (2)	
	Amended		360.310	Amenaca (2)	HB 355
	Amended		286 515	Amended (2)	
	Amended		360.313	Amended (2)	HB 355
	Amended		386 805	New	
	Amended			New	
	Amended			New	
	New			Amended	
	Amended				
	New			New	
	Amended		774.133	11CW	30
337.170	AIIIEIIUEU	3D 30			

Section	<u>Status</u>	<u>Bill</u>	Section	Status	<u>Bill</u>
452.377	Amended (2)	SB 83,	558.019	Amended	HB 192
		HB 397	566.147	Amended (11)	HB 397
452.402	Amended	SB 83	567.020	Amended	HB 397
454.507	Amended	HB 397	567.050	Amended	HB 397
454.600	Amended	HB 397	569.086	New	HB 355
454.603	Amended	HB 397	573.110	Amended	HB 243
472.010	Amended	SB 230	578.421	Amended	HB 397
475.035	Amended	SB 230	578.423	Amended	HB 397
	Amended		600.042	Amended (3) .	SB 230,
476.001	Amended (3)	SB 230,			SB 83,
		SB 83,			HB 192
		HB 192	610.131	Amended	HB 397
478.001	Amended	HB 547	610.140	Amended	SB 1
479.020	Amended	HB 192	620.010	Amended	HB 612
479.353	Amended	HB 192	620.511	Amended	SB 68
479.354	New	HB 192	620.800	Amended	SB 68
479.500	Amended (2)	HB 192,	620.803	Amended	SB 68
		HB 499	620.806	Amended	SB 68
488.5050	Amended	HB 694		Amended	
494.430	Amended	SB 297	620.2005	Amended (2) .	SB 180,
507.040	Amended	SB 7			SB 68
	Amended		620.2010	Amended (2) .	SB 180,
508.010	Amended (2)				SB 68
		SB 7	620.2020	Amended (2) .	SB 180,
	Amended				SB 68
	Amended			Amended	
	New			New	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New		1	New (14)	
	New				SB 210,
	New				SB 391
	Amended			New (13), (14)	
	Amended			New (13), (14)	
	Amended		В	New (14)	
	Amended				SB 21, SB 291,
	Amended				SB 30, SB 514,
	Amended				SB 87, HB 397,
	Amended		_		HB 694, HB 77
	Amended			New (7), (14).	
	Amended		C	New (14)	HB 126
	New				
558.006	Amended	НВ 192			

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

EXPLANATORY NOTES

- (1) Sections 43.539, 43.540, and 43.548 were enacted/amended by HB 694 which contained an emergency clause for these sections. They became effective June 6, 2019. The remainder of the bill became effective August 28, 2019.
- (2) Merged (two bills).
- (3) Merged (three bills)
- (4) This section is a Missouri Supreme Court Rule that was amended by SB 224 in 2019. This section appears in an appendix containing Legislative Amendments to Supreme Court Rules as a part of the Cumulative Supplement to the 2016 Revised Statutes of Missouri.
- (5) Section 143.732 was enacted by SB 87 which contained an emergency clause for this section. This section became effective July 11, 2019. The remainder of the bill became effective August 28, 2019.
- (6) Section 169.560 was amended by both HB 77 and SB 17. Both bills contained an emergency clause. HB 77 was signed by the Governor April 16, 2019. SB 17 was signed by the Governor July 10, 2019. The printed version of Section 169.560 contains the language of HB 77 merged with SB 17.
- (7) Section 188.017 was enacted by HB 126 which contained a contingent effective date for this section. Section B of HB 126 became subsection 4 of Section 188.017.
- (8) Section 188.028 was amended by HB 126 which contained an emergency clause for this section. This section became effective May 24, 2019. Section 188.017 has a contingent effective date (see (7)). The remainder of the bill became effective August 28, 2019.
- (9) Section 195.767 was amended by SB 133 which contained an emergency clause for this section. This section became effective June 24, 2019. The remainder of the bill became effective August 28, 2019.
- (10) Section 208.930 was amended by SB 514 which contained an emergency clause for this section. This section became effective July 11, 2019. The remainder of the bill became effective August 28, 2019.
- (11) Sections 210.221 and 566.147 were amended by HB 397 which contained an emergency clause for these sections. They became effective July 11, 2019. The remainder of the bill became effective August 28, 2019.
- (12) This section was enacted by both HB 831 (Section 301.3174) and HB 926 (Section 301.3066) and was codified as Section 301.3174. The printed version contains the language of HB 831 merged with HB 926.
- (13) This section was enacted by SB 7 as Section 1 and Section 2, which were classified as Section 508.013.1 and 508.013.2. These sections were merged and codified as Section 508.013 (see the Disposition of Sections table).
- (14) Sections designated in bills as generic sections ("Section 1", "Section B", etc.) may be classified as RSMo sections by the Revisor of Statutes. Consult the Disposition of Sections table for a definitive listing.

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

Section	Status	<u>Bill</u>
144.025	Amended	HB 1

HB 1 from the 100th General Assembly, First Extraordinary Session, 2019, did not contain an emergency clause. The Governor signed HB 1 on September 25, 2019. The bill became effective on December 23, 2019.

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Section	<u>Status</u>	<u>Bill</u>	Section	Status	Bill
2.020	Amended	HB 1655	138.060	Amended	SB 676
2.110	Amended	HB 1655		Amended	
9.152	New	HB 1682		Amended	
9.166	New	HB 1682	143.171	Amended	SB 676
	New			New	
9.300	New (1)	HB 1682		Amended	
	New			Amended	
	New			New	
9.311	New (1)	SB 656	144.070	Amended	HB 1963
	New		144.805	Amended	HB 1963
10.237	New	SB 656	168.021	Amended	SB 656
10.238	New	SB 656	169.020	Amended	HB 1467
10.239	New	SB 656	190.092	Amended	HB 1682
27.115	New	SB 656	190.094	Amended (2)	HB 1682,
30.260	Amended	SB 599			HB 2046
30.753	Amended	SB 599	190.105	Amended (2)	HB 1682,
30.758	Amended	SB 599			HB 2046
32.300	Amended	HB 1963	190.143	Amended (2)	HB 1682,
34.600	New	SB 739			HB 2046
36.155	Amended	SB 631	190.196	Amended (2)	HB 1682,
	New				HB 2046
	New			Amended	
	Amended			Amended	
	New		190.839	Amended	HB 2456
	Amended			New	
	Amended			Amended	
	New			New	
	New		191.1146	Amended (2)	
	Amended		101 1601	3.7	HB 1896
	Amended			New	
	Amended			New	
67.3122	Amended (2)			New	
70.705	Amended (2)	HB 2120		New	
/0./03	Amended (2)	SB 399, НВ 1467		New	
100.255	Amended			New	
	Amended		192.2303	Amended (2)	HB 1682
	Amended		102 2520	New	
	Amended			Amended	
	Amended			Amended (2)	
	New		175.205		HB 2046
	Amended		194.320	New	
	Amended			Amended	
	Amended (4)			Amended	
115.283	Amended (4)	SB 631		Amended	
	Amended (4)			Amended (2)	
	Amended (4)				HB 1896
115.302	New (4) (5)	SB 631	195.805	New (2)	HB 1682,
115.357	Amended	SB 631			HB 1896
	Amended		195.815	New (2) (6)	НВ 1682,
	Amended				HB 1896
	Amended (4)			Amended	
	Amended			New	
	Amended			New	
137.385	Amended	SB 676	198.439	Amended	НВ 2456

Section	Status	<u>Bill</u>	Section	<u>Status</u>	<u>Bill</u>
198.610	New	HB 1387	301.010	Amended	HB 1963
198.612	New	HB 1387	301.030	Amended	HB 1963
198.614	New	HB 1387	301.032	Amended	HB 1963
198.616	New	HB 1387	301.140	Amended	HB 1963
198.618	New	HB 1387	301.190	Amended	HB 1963
	New		301.193	Amended	HB 1963
198.622	New	HB 1387	301.210	Amended	HB 1963
198.624	New	HB 1387	301.213	Amended	HB 1963
	New		301.280	Amended	HB 1963
198.628	New	HB 1387	301.451	Amended	SB 656
198.630	New	HB 1387	301.560	Amended	HB 1963
198.632	New	HB 1387	301.564	Amended	HB 1963
205.202	Amended	HB 1682	301.576	New	HB 1963
208.151	Amended (3)	SB 656,	301.3069	New (2)SE	8 656, HB 1963
		414, HB 1682	301.3159	New (2)SE	8 656, HB 1963
208.437	Amended	HB 2456	301.3174	Amended	HB 1963
	Amended			New	
	Amended		302.020	Amended	HB 1963
	Amended			New	
	Amended			Amended	
	New			Amended	
	Amended (2)SI			New (7)	
	Amended (2) SI			Amended	
	Amended (2)SI			New	
	Amended			Amended	
	Repealed			Amended (2)	
	Amended (2) SB	,			HB 1963
	Amended (2) SB			Amended	
	New			Amended	
	New (2) SB			Amended	
	Amended			New	
210.143	Amended (2)			New	
210 150	Amended (2)	HB 1414		New	
210.130	Amended (2)	HB 1414		New	
210 201	Amended			New	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			New	
	Amended (2)			Repealed	
210.500	(2)	HB 1414		Amended (2) (8)	
210.652	New		321.009	inichaea (2) (0)	HB 2046
	Amended		324.012	New	
	New (2) SB			New	
	Amended (2)			New	
		HB 1414		Amended	
214.276	Amended			Amended	
	New			Amended	
227.476	New	HB 1963	324.262	Amended	HB 2046
227.600	Amended	HB 1963		Amended	
	New			Amended	
	New		324.496	Amended	HB 2046
	Amended			Amended	
300.010	Amended	HB 1963	324.940	Amended	HB 2046

Section	Status	— Bill	Section	Status	Bill
324 1112	Amended	HB 2046	337 730	Amended	HB 2046
	Amended			Amended	
	Amended			Amended	
	Amended			New	
	Amended			Amended (2)	
	Amended		330.220	Amenaea (2)	HB 2046
	Amended		338 260	Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended (2)	
	Amended		311.030		HB 2046
	Amended		344 050	Amended	
	Amended			Amended	
	Amended			Amended (2)	
	Amended		2 121020 11111		HB 2046
	Amended		345.065	Amended	
	Amended			Amended	
	Amended			Amended	
334.414	Amended	HB 2046		Amended	
334.530	Amended	HB 2046	351.127	Amended	SB 631
334.613	Amended	HB 2046	355.023	Amended	SB 631
334.616	Amended	HB 2046	356.233	Amended	SB 631
334.655	Amended	HB 2046	359.653	Amended	SB 631
334.702	Amended	HB 2046	362.1015	Amended	SB 599
334.703	New	HB 2046	362.1030	Amended	SB 599
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Repealed			Amended	
	Amended Amended			Amended	
	Amended Amended			Amended Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Repealed	
	Amended			Amended	
	Amended			New	
	Amended			Amended	
337.644	Amended	HB 2046	370.340	Amended	SB 599
	Amended			Amended	
	Amended			Amended	
337.715	Amended	HB 2046	370.356	Amended	SB 599

Section	Status	<u>Bill</u>	Section	<u>Status</u>	<u>Bill</u>
370.358	Amended	SB 599	486.230	Repealed	HB 1655
	Amended		486.235	Repealed	HB 1655
376.383	Amended	HB 1682		Repealed	
376.387	Amended	HB 1682		Repealed	
	New		486.250	Repealed	HB 1655
376.782	Amended (2)	SB 551,	486.255	Repealed	HB 1655
		HB 1682	486.260	Repealed	HB 1655
376.945	Amended (2)	SB 599,	486.265	Repealed	HB 1655
		HB 1682	486.270	Repealed	HB 1655
	Amended		486.275	Repealed	HB 1655
376.1578	Amended	HB 1682	486.280	Repealed	HB 1655
	New		486.285	Repealed	HB 1655
	New		486.290	Repealed	HB 1655
379.404	New	SB 551	486.295	Repealed	HB 1655
379.860	Amended	SB 551	486.300	Repealed	HB 1655
	Amended		486.305	Repealed	HB 1655
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended		486.330	Repealed	HB 1655
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended Amended			Repealed Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
	Amended			Repealed	
409.3-302	Amended	SB 599		New	
	Amended			New	
	Amended			New	
	Amended			New	
431.056	Amended	HB 1414		New	
436.230	Amended	HB 2046	486.625	New	HB 1655
442.145	New	HB 1655	486.630	New	HB 1655
	Amended			New	
443.825	Amended	SB 599	486.640	New	HB 1655
	Amended			New	
	Amended			New	
	Amended			New	
	New			New	
	Repealed			New	
	Repealed			New	
	Repealed			New	
	Repealed			New	
	Repealed			New	
480.223	Repealed	HR 1022	480.090	New	HR 1000

Section	<u>Status</u>	Bill	Section	<u>Status</u>	Bill
486.695	New	HB 1655	486.1115	New	HB 1655
	New			New	
	New			New	
	New			New	
	New			New	
	New			New	
	New			New	
	New			New	
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	New			Amended	
	New				
	New New				
	New New			New (9) Amended (9)	
	New New			Amended (9) Amended	
	New			Amended	
	New			New	
	New			Amended (2)	
			3/9.060	Amended (2)	,
	New New		570.065	Amended	HB 1896
	New			Amended	
	New New				
				New	
	New			New	
	New New			Amended	
				Amended	
	New			Amended	
	New			Amended	
	New		020.2439	Amended (2)	
	New		622.460	Now (10)	HB 2120
480.1110	New	нв 1655	032.460	New (10)	нв 1963

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
633.401	Amended	HB 2456	701.200	New	HB 2120
640.141	New	HB 2120	1	New (11)	SB 591
640.142	New	HB 2120	1	New (12)	HB 1414
640.144	New	HB 2120	1	New (11)	HB 1682
640.145	New	HB 2120	2	New (12)	HB 1682
	New				
				New (11)	

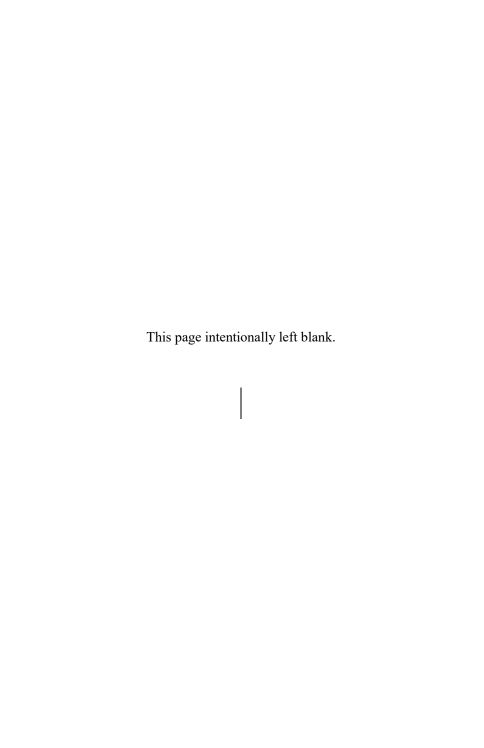
EXPLANATORY NOTES

- (1) This section was enacted by both HB 1682 (9.300) and SB 656 (9.311) and was codified as Section 9.300. Both sections contained identical language.
- (2) Merged (two bills).
- (3) Merged (three bills).
- (4) This section was enacted by SB 631 which contained an emergency clause for sections 115.277, 115.283, 115.285, 115.291, 115.302, and 115.652. These sections became effective June 4, 2020. The remainder of the bill became effective August 28, 2020.
- (5) Section 115.302 was enacted by SB 631 which contained a termination date of December 31, 2020, for this section.
- (6) Section 195.815 was enacted by both HB 1682 and HB 1896. Both bills contained an emergency clause for this section. The Governor signed both bills on July 13, 2020. The remainder of the bills became effective August 28, 2020.
- (7) Section 302.205 was enacted by HB 1963 which contained a delayed effective date of July 31, 2021 for this section. The remainder of the bill became effective August 28, 2020.
- (8) Section 324.009 was amended by both HB 1511 and HB 2046. HB 2046 repealed the version of Section 324.009 enacted by HB 1511.
- (9) This section was enacted by SB 600 as Section 578.419, which was merged and codified as subsection 1 of Section 578.421 (see the Disposition of Sections table).
- (10) This section was enacted by HB 1963 as Section 632.460, which was codified as Section 632.575 (see the Disposition of Sections table).
- (11) Sections designated in bills as generic sections ("Section 1", "Section B", etc.) may be classified as RSMo sections by the Revisor of Statutes. Consult the Disposition of Sections table for a definitive listing.
- (12) This section was enacted by both HB 1414 (Section 1) and HB 1682 (Section 2) and was codified as Section 631.095. Both sections contained identical language.

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

Section	<u>Status</u>	<u>Bill</u>
84.344	Amended	HB 46
285.040	New	HB 46
491.641	New	HB 66

Both HB 46 and HB 66 from the 100th General Assembly, First Extraordinary Session, 2020, contained an emergency clause. The Governor signed both bills on September 21, 2020.



Section	<u>Status</u>	Bill	Section	<u>Status</u>	Bill
1.320	Repealed (1)	HB 85	59.021	Amended	HB 271
	New (1)			Amended	
	New (1)			New	
	New (1)			Amended	
	New (1)			Amended (9)	
	New (1)			New	
	New (1)			New (2)	
	New (1)		07.309	(2)	HB 734
	New (1)		67 208	Amended	
	New (1)			New	
	New (1)			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New			New	
	Amended			Amended (10)	
	Amended		67.2680	New (2)	
	Amended				HB 271
	New			Amended	
	New			New	
	New			Amended	
	New		67.2810	Amended	HB 697
	New		67.2815	Amended	HB 697
37.1094	New	HB 271	67.2816	New	HB 697
37.1095	New	HB 271	67.2817	New	HB 697
37.1096	New	HB 271	67.2818	New	HB 697
37.1097	New	HB 271	67.2819	New	HB 697
37.1098	New	HB 271	67.2840	New	HB 697
41.035	New (4)	SB 120	68.075	Amended	SB 5
41.201	New (3)	SB 6,	71.1000	New	HB 271
		SB 120,	82.390	Amended	HB 271
		SB 258	84.400	Amended (3)	SB 26,
41.676	New	SB 258			SB 53,
42.390	New (5)	SB 120			HB 271
	Amended (6)		84.575	New	SB 53
	Amended		91.025	Amended (3)	SB 44,
50.166	Amended	HB 271			HB 271,
	Amended (7), (8)				HB 734
	(// (/	HB 271	91.450	Amended	HB 271
50.530	Amended			Amended	
	Amended			Amended	
	Amended		99.805	Amended	SB 153
	Amended (2)			Amended	
	(-)	SB 53		Amended	
56,455	Amended (2)			New	
		SB 53		Amended	
57.280	Amended			Amended	
	Amended (8)			Amended	
2 / 10 2 / 1111111			1 // 10		

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
99.918	Amended	SB 153	144.608	New (11)	SB 153
99.1082	Amended	SB 153	144.637	New (11)	SB 153
100.310	Amended	SB 153	144.638	New (11)	SB 153
	Amended (2)			Repealed (11)	
	()	SB 53		New (11)	
105.1204	New	SB 120		Amended	
	Amended			Amended	
	Amended (2)			Repealed (11)	
	(-)	HB 271		Repealed (11)	
135.096	Amended			Repealed (11)	
	Amended (2)			Repealed (11)	
155.525		HB 430		Repealed (11)	
135 326	Amended (2)			Repealed (11)	
155.520	imenaea (2)	HB 430		Amended (2)	
135 327	Amended (2)		117.071	7 timenaca (2)	SB 53
155.527	Amenaea (2)	HB 430	149 076	Amended (2)	
135 335	Amended (2)	HB 420	147.070	Amenaca (2)	SB 53
133.333	Amenaea (2)	HB 430	153 030	Amended (2)	
135 550	Amended		133.030	Amended (2)	HB 734
	Amended		152 024	Amended (2)	
	New		155.054	Amended (2)	SB 44, HB 734
	New		160 262	Amended	
	New				
	New			New (14)	
	New			New (14) New	
	New			Amended	
	Amended (2)			Afficiated	
133.600	Amended (2)	ПВ 429, НВ 430		Amended	
125.050	Amended			Amended	
	Amended			Amended	
	New			Amended	
	Amended			Amended	
	Amended (9)			Amended	
	Amended (9)			Amended	
	New			Amended	
	Amended			Amended	
	Amended			New	
				New	
	Amended (11)			New	
	Amended (11)			New	
143.121	Amended (12)	SB 153		New	
142 124	Amended			Amended	
	Amended (13)			Amended	
				Amended	
	New (11)				
	New			New	
	New			Amended	
	Amended (11)			New New	
	Amended (11)				
	Amended (11)			New	
	Amended (11)			Amended	
	Amended (11)			Amended	
	Amended			New	
	Amended (11)			Amended New	
	Amended (11)				
144.605	Amended (11)	SB 153	191.67/	Amended	SB 53

Section	<u>Status</u>	<u>Bill</u>	Section	Status	Bill
191 975	Amended (2)	HB 429	211 435	Amended (19)	SB 53
171.775	7 timenaca (2)	HB 430		Repealed (19)	
191 1165	Amended			Repealed (19)	
	Amended (9)			Amended	
	Amended (2)			Amended (2)	
172.2320	7 timenaca (2)	HB 432	21 1.372	menaca (2)	SB 53
193 075	Amended (2)		217 010	Amended (2)	
173.073	7 timenaca (2)	HB 432	217.010	menaca (2)	SB 53
195 450	New (15)		217 030	Amended (2)	
	New (16)		217.050	imenaca (2)	SB 53
	Amended (2)		217.195	Amended	
17,1100	(2)	HB 432		New (19)	
204.569	Amended (3)			Amended (2)	
2011207111111		HB 271,	217.200		SB 53
		HB 734	217.270	Amended (2)	
208.018	Amended		217.270		SB 53
	Amended		217.362	Amended (2)	
	New		217.002		SB 53
	Amended		217.364	Amended (2)	
	Amended				SB 53
	New		217.455	Amended (2)	
	Amended			()	SB 53
	Amended		217.541	Amended (2)	SB 26,
210.121	New	HB 432		. ,	SB 53
210.143	New (17)	HB 557	217.650	Amended (2)	SB 26,
210.150	Amended (2)	HB 429,		` '	SB 53
		HB 432	217.655	Amended (2)	SB 26,
210.156	New (2)	HB 429,			SB 53
		HB 432	217.660	Repealed (2)	
	Amended (18)				SB 53
	Amended			Amended	
	Amended		217.690	Amended (2)	
	New (17)				SB 53
	Amended		217.692	Amended (2)	
	New		217.605	1 1 (2)	SB 53
	New (17)		217.695	Amended (2)	
	New (17)		217.710	A 1 . 1 (2)	SB 53
	New (17) New (17)		217./10	Amended (2)	
			217 725	Amended (2)	SB 53
	New (17) New (17)		217.733	Amended (2)	SB 53
	New (17)		217 777	Amended	
	New (17)			Amended (2)	
	New (17)		217.027	Amended (2)	SB 53
	New (17)		217 845	New	SB 53
	New (17)			New (19)	
	New (17)			Amended (2)	
	New (17)		2211103	imenaca (2)	HB 271
	New (17)		227.299	Amended	
	New (19)			Amended	
	New			New	
	Amended (19)			New	
	Amended (2)			New	
	. ,	HB 432		New	
211.261	Amended	SB 71	227.467	New	SB 258

Section	<u>Status</u>	<u>Bill</u>	Section	Status	<u>Bill</u>
227.477	New	SB 258	281.048	New (21)	SB 26,
227.478	New	SB 258			HB 476
227.479	New	SB 520	281.050	Amended (21)	SB 26,
227.485	New	SB 520			HB 476
227.486	New	SB 258	281.055	Amended (21)	SB 26,
227.488	New	SB 258		. ,	HB 476
227.489	New	SB 258	281.060	Amended (21)	SB 26,
	New			. ,	HB 476
	New		281.063	Amended (21)	
	New			(=-)	HB 476
	New		281.065	Amended (21)	
	New		2011000	: ::::::::::::::::::::::::::::::::	HB 476
	New		281 070	Amended (21)	
	New		201.070	/ Imenaca (21)	HB 476
	New		281 075	Amended (21)	
	New		201.075	Amenaca (21)	HB 476
	New		281 085	Amended (21)	
	New		201.005	Amenaca (21)	HB 476
	New		281 101	Amended (21)	
	New		201.101	Amended (21)	HB 476
	New		285 625	New	
	New			New	
	New			New	
	New			New New	
	New			New	
	Amended			Amended (2)	
			287.170	Amended (2)	
	New (20)		207.100	1 1 (2)	HB 604
	New		287.180	Amended (2)	
	New		207.220		HB 604
	New			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended		287.715	Amended (2)	
	Amended		200.010		HB 604
	Amended			Amended	
281.015	Amended (21)			Amended	
201.020		HB 476		Amended	
281.020	Amended (21)			Amended	
201.025		HB 476		Amended	
281.025	Amended (21)			Amended	
		HB 476		Amended	
281.030	Amended (21)			New	
		HB 476		Amended	
281.035	Amended (21)	SB 26,		Amended	
		HB 476	302.188	Amended	SB 120
281.037	Amended (21)	SB 26,	302.755	Amended	SB 262
		HB 476		Amended	
281.038	Amended (21)	SB 26,	303.220	Amended (2)	SB 6,
		HB 476			HB 604
281.040	Amended (21)	SB 26,		Amended	
		HB 476	304.022	Amended (2)	SB 26,
281.045	Amended (21)	SB 26,			SB 53
		HB 476	304.050	Amended (8)	SB 53

Section	<u>Status</u>	<u>Bill</u>	Section	Status	<u>Bill</u>
304.153	Amended	SB 6	327.101	Amended (2)	НВ 273,
	New				HB 476
306.030	Amended	SB 49	327.131	Amended (2)	НВ 273,
	Amended				HB 476
307.025	Amended	SB 176	327.191	Amended (2)	НВ 273,
307.175	Amended (2)	SB 26,			HB 476
		SB 53	327.241	Amended (2)	НВ 273,
307.180	Amended	SB 176			HB 476
307.188	Amended	SB 176	327.612	Amended (2)	НВ 273,
307.193	Amended	SB 176			HB 476
307.194	New	SB 176	329.034	New	HB 273
307.380	Amended	SB 49	337.068	Amended (2)	НВ 273,
	Amended				HB 476
311.070	Amended	SB 126	338.010	Amended (2)	HB 273,
311.086	Amended	SB 126			HB 476
311.089	Amended	SB 126	338.710	Amended (2)	SB 63,
	Amended				HB 476
	Amended		338.730	New (2)	НВ 273,
	Amended				HB 476
	Amended		339.100	Amended (2)	HB 273,
	Amended				HB 476
	Amended		339.150	Amended (2)	
	Amended				HB 476
	New			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended Amended			Amended Amended	
	New			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			New	
	Amended			Amended	
	Amended (2)			Amended	
317.131	7 imenaca (2)	HB 604		Amended	
320.400	New			Repealed	
	Amended (2)			Amended	
22	(2)	HB 476		New	
324.012	Amended (2)			Amended	
	()	HB 476		New (3)	
324.087	New (2)			(•)	HB 273,
	· /	HB 476			HB 604
324.200	Amended (2)		375.246	Amended (2)	
		HB 476			HB 604
324.206	Amended (2)	HB 273,	376.421	Amended	SB 6
		HB 476	376.1109	Amended	HB 604
327.011	Amended (2)	HB 273,		New	
		HB 476	376.1551	New (2)	HB 432,
327.091	Amended (2)	HB 273,			HB 604
		HB 476	376.2034	Amended	HB 432

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
376.2080	New (2)	SB 6,	393.1715	New	HB 734
		HB 604	394.020	Amended (3)	SB 44,
379.120	Amended (2)	SB 6,			HB 271,
		HB 604			HB 734
	Amended		394.120	Amended (2)	SB 44,
	Amended				HB 734
	Repealed		394.315	Amended (3)	
	Amended				HB 271,
	Amended				HB 734
379.1800	New (22)			Amended	
		HB 604		Amended	
379.1803	New (22)	SB 6,		New	
		HB 604		Amended	
379.1806	New (22)		407.297	New (2)	
		HB 604			HB 271
379.1809	New (22)		407.300	Amended (2)	
		HB 604			HB 271
379.1812	New (22)			Amended	
		HB 604		Amended	
379.1815	New (22)			Amended	
		HB 604		Amended	
379.1818	New (22)			Amended	
		HB 604		Amended	
379.1821	New (22)			Amended	
270 1021	3.7 (2.2)	HB 604		Amended	
379.1824	New (22)			Amended	
202.010		HB 604		Amended	
	Amended			Amended	
	Amended			Amended	
	New			Amended	
	New			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
				Amended Amended	
	New				
380.370	Amended (2)	SB 44, HB 734		Amended Amended	
286 800	Amended (3)			Amended	
300.000	Ailielided (3)	HB 271,		Amended	
		HB 734		Amended	
386 805	New			Amended	
	Amended (3)			Repealed	
373.100	Amenaca (3)	HB 271,		Amended	
		HB 734		Amended	
303 355	Amended			Amended	
	Amended				
	Repealed			Amended	
	New (23)			Amended	
	New (23)			Amended (3)	
	New (23)		152.110	<i>i</i> inichaca (<i>3</i>)	SB 71,
	New (23)				HB 432
	New		453.014	Amended	
	New			Amended	
	New			Amended	
3,3.1103		/5 7	1 100.0 10		110 12)

Section	Status	<u>Bill</u>	Section	<u>Status</u>	<u>Bill</u>
453.070	Amended	HB 429	558.046	Amended (2)	SB 26,
455.010	Amended (2)	SB 53,			SB 53
		SB 71	559.026	Amended (2)	SB 26,
455.032	Amended (2)	SB 53,			SB 53
	. ,	SB 71	559.105	Amended (2)	SB 26,
455.040	Amended (2)	SB 53,		· /	SB 53
	()	SB 71	559.106	Amended (2)	SB 26.
455.045	Amended (2)	SB 53.		()	SB 53
		SB 71	559.115	Amended (2)	
455.050	Amended (2)				SB 53
		SB 71	559.120	Amended	SB 53
455.513	Amended (2)			Amended (2)	
	(2)	SB 71	0031120 1111111	(2)	SB 53
455 520	Amended (2)		559 600	Amended (2)	
	(2)	SB 71	2231000	(2)	SB 53
455 523	Amended (2)		559 602	Amended (2)	
155.525	/ timenaca (2)	SB 71	337.002	7 tinenaca (2)	SB 53
475 120	Amended		559 607	Amended (2)	SB 26
	Amended		337.007	Amenaca (2)	SB 53
	New		565.058	New (2)	
	Amended		303.030	(2)	SB 53
	New		565 240	Amended	
	Amended			Amended (2)	
	Amended		300.143	Amended (2)	SB 53
	New		566 150	Amended	
	Amended			Amended (2)	
	Amended		370.030	Amended (2)	HB 271
	New		571 030	Amended (2)	
	Amended		3/1.030	Amended (2)	SB 53
	Amended		574 085	Amended	
	Amended				
	New			New (2)	
	Amended		374.203	11CW (2)	SB 53
	New (24)		574 204	New	
	New (24)			Amended	
	New (24)			Amended	
	New (24)			Amended	
	New (24)			Amended (2)	
	New (24)		373.203	Amended (2)	SB 53
	New (2+)		575 206	Amended (2)	
3 12.323	(2)	HB 369	373.200	7 tinended (2)	SB 53
545 940	Amended		578 120	Amended	
	New			Amended (2)	
	New		307.012	7 tinended (2)	SB 53
	Amended (2)		590.030	Amended (2)	
3 17.300	/ timenaca (2)	SB 53	370.030	7 tinended (2)	SB 53
557 045	Amended		590.070	Amended	
	Amended (2)			New	
JJ 1.0J 1	Amenaca (2)	SB 53		New (3)	
558 011	Amended (2)		370.192	(3)	SB 53,
JJ0.011	Amenaca (2)	SB 53			SB 53,
558 026	Amended (2)		590 502	New	
330.020	Amenaca (2)	SB 53			
558 031	Amended (2)		370.003	140W	
JJ0.0J1	Amenaca (2)	SB 53			
		3D 33	I		

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
590.1265	New (25)	SB 26,	650.335	Amended	SB 26
		SB 53	650.550	New	SB 57
610.120	Amended	SB 53	1	New (28)	SB 153,
610.122	Amended	SB 53			SB 258,
610.140	Amended (2)	SB 26,			SB 520,
		SB 53			HB 271
620.2005	Amended (26)	SB 2,	2	New (28)	SB 520
		SB 120,	3	New (28)	SB 520
		SB 153	В	New (28)	SB 2, SB 26,
620.2010	Amended (27)	SB 2,			SB 53, SB 120,
		SB 120			SB 153, SB 176,
620.3210	New	SB 36			HB 85, HB 271,
633.200	Amended	HB 432		H	IB 432, HB 476,
650.005	Amended (4)	SB 120			HB 557
650.055	Amended (2)	SB 26,	C	New (28)	SB 53,
		SB 53			SB 120,
650.058	Amended (2)	SB 26,			SB 153
		SB 53	D	New (28)	SB 153
650.125	New	SB 49			

EXPLANATORY NOTES

 HB 85 & 310 contained an emergency clause for the following sections. The Governor signed the bill on June 12, 2021.

1.320, 1.410, 1.420, 1.430, 1.440, 1.450, 1.460, 1.470, 1.480, 1.485

- (2) Merged (two bills).
- (3) Merged (three bills).
- (4) SB 120 contained a contingent effective date (codified as Section 41.036) for the sections 41.035 and 650.005 to become effective upon approval by voters of an amendment to Article IV of the Constitution of Missouri that establishes the Missouri Department of the National Guard.

Version 1 contains the language from SB 120 for both sections 41.035 and 650.005 with the contingent effective date.

Version 2 contains the language from the existing section 650.005, effective until the contingency is reached.

- (5) Section 42.390 in SB 120 was recodified as section 42.051.
- (6) Section 49.266 previously contained 2 versions. In 2021, HB 271 amended the SB 672 (2014) version and repealed the HB 28 (2013) version of section 49.266.
- (7) Section 50.327 was amended by both HB 271 and SB 53 & 60. SB 53 & 60 contained a delayed effective date of January 1, 2022, for this section. Section 50.327 amended by HB 271 did not contain a delayed effective date, and became effective August 28, 2021. The printed version of Section 50.327 contains the language of HB 271 merged with SB 53 & 60, effective January 1, 2022.
- (8) SB 53 & 60 contained a delayed effective date of January 1, 2022, for the following sections. 50.327 (see (7) above), 57.317, 304.050
- (9) The following sections from HB 271 contained an emergency clause. The Governor signed the bill on June 15, 2021. The remaining sections in the bill became effective August 28, 2021.

67.265, 139.100, 192.333

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

(10) Section 67.26777 was amended by SB 153 & 97, effective August 28, 2023. Section D of this bill contained a delayed effective date for this section. Section D was codified as subsection 2 of Section 67.2677. Therefore, two versions of this section are printed.

Version 1 contains the amended language from SB 153 & 97, (section 67.2677 merged with Section D,) effective August 28, 2023.

Version 2 contains the existing language effective until August 28, 2023.

(11) SB 153 & 97 contained a delayed effective date of January 1, 2023, for numerous sections.
For the following amended sections:

143.011, 144.011, 144.014, 144.020, 144.049, 144.054, 144.140, 144.526, 144.605

Version 1 contains the amended language, effective January 1, 2023.

Version 2 contains the existing language, effective until January 1, 2023.

For the following new sections, there is only one version, effective January 1, 2023.

143.177, 144.608, 144.637, 144.638, 144.752.

For the following repealed sections:

144.710, 144.1000, 144.1003, 144.1006, 144.1009, 144.1012, 144.1015

Version 1 contains the repealer line, effective January 1, 2023.

Version 2 contains the existing language effective until January 1, 2023.

- (12) Section 143.121 was amended by both SB 120 and SB 153 & 97. SB 153 & 97 contained an emergency clause and was signed by the Governor on July 1, 2021. SB 120 did not contain an emergency clause. The printed version of this section contains the language of SB 120 merged with SB 153 & 97, effective August 28, 2021.
- (13) Section 143.171 was amended by SB 153 & 97, which contained an emergency clause for this section. The Governor signed the bill on July 1, 2021.
- (14) Section 160.3005 in HB 432 was recodified as 160.995.
- (15) Section 195.450 in SB 63 was recodified as 195.600.
- (16) Section 196.276 was enacted by SB 176 which contained a delayed effective date of January 1, 2022, for this section.
- (17) HB 557 & 560 contained an emergency clause for the following new sections. The Governor signed the bill on July 14, 2021.

210.143, 210.493, 210.1250, 210.1253, 210.1256, 210.1259, 210.1262, 210.1263, 210.1264, 210.1265, 210.1268, 210.1271, 210.1274, 210.1280, 210.1283, 210.1286

- (18) Section 210.201 was amended by HB 432, which contained an emergency clause for this section. The Governor signed the bill on July 14, 2021.
- (19) SB 53 & 60 contained an emergency clause for the following sections. The Governor signed the bill on July 14, 2021.

211.012, 211.181, 211.435, 211.438, 211.439, 217.199, 221.065

- (20) Section 227.806 in SB 520 was recodified as section 227.786.
- (21) The following sections from HB 476 merged with SB 26 contained a delayed effective date (codified as Section 281.102) of January 1, 2024. Therefore, two versions of these sections are printed.

281.015, 281.020, 281.025, 281.030, 281.035, 281.037, 281.038, 281.040, 281.045, 281.048, 281.050, 281.055, 281.060, 281.063, 281.065, 281.070, 281.075, 281.085, 281.101

Version 1 contains the merged language with the delayed effective date of January 1, 2024.

Version 2 contains the existing language, effective until January 1, 2024. For Section 281.048, a new section, there is only one version, effective January 1, 2023.

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

(22) The following sections were enacted by both HB 604 and SB 6. Section 379.1824 in both bills contained the language which created a delayed effective date of January 1, 2022.

379.1800, 379.1803, 379.1806, 379.1809, 379.1812, 379.1815, 379.1818, 379.1821, 379.1824

- (23) The following sections from SB 44 expire 12-31-2031.
 - 393.1500, 393.1503, 393.1506, 393.1509
- (24) The following sections from SB 51 & 42 expire 8-28-2025. 537.1000, 537.1005, 537.1010, 537.1015, 537.1020, 537.1035
- (25) Section 590.1265 contains two versions because of a possible conflict. This section was contained in both SB 26 and SB 53 & 60 in 2021.

Version 1 contains the language from SB 53 & 60.

Version 2 contains the language from SB 26.

- (26) Section 620.2005 was amended by three bills, SB 2, SB 120, and SB 153 & 97. SB 2 and SB 120 contained an emergency clause for this section, but SB 153 & 97 did not. The Governor signed SB 2 on April 22, 2021, and SB 120 on July 14, 2021. The printed version contains the language of SB 2 merged with SB 120 merged with SB 153 & 97, effective August 28, 2021.
- (27) Section 620.2010 was amended by both SB 2 and SB 120. Both bills contained an emergency clause for this section. The Governor signed SB 2 on April 22, 2021, and SB 120 on July 14, 2021. The printed version contains the language of SB 2 merged with SB 120.
- (28) Sections designated in bills as generic sections ("Section 1", "Section B", etc.) may be classified as RSMo sections by the Revisor of Statutes. Consult the Disposition of Sections table for a definitive listing.

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

Section	Status	<u>Bill</u>
190.839	Amended	SB 1
198.439	Amended	SB 1
208.152	Amended	SB 1
208.437	Amended	SB 1
208.480	Amended	SB 1
338.550	Amended	SB 1
633.401	Amended	SB 1
В	New	SB 1

SB 1 from the 101st General Assembly, First Extraordinary Session, 2021, did not contain an emergency clause. The Governor signed SB 1 on July 1, 2021. The bill became effective on September 28, 2021.

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Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
1.016	New	SB 775	9.345	New	HB 1738
1.185	New (24)	HB 1878	9.346	New	HB 1738
1.513	New	SB 820	9.347	New	HB 1738
	New			New	
	Amended			New	
	Amended		9.350	New (2)	HB 1738,
	Amended				SB 710
	New			New	
	New			New	
	Transferred To (1)			New	
	Transferred To (1)			New	
	Transferred To (1)			New	
8.966	Transferred To (1)	SB 758		New	
	Transferred To (1)		9.366	New (2)	
	Transferred To (1)		10.005		HB 2627
	Transferred To (1)			Amended	
	Transferred To (1)			New	
	Amended			Amended	
9.142	New (2)			New	
0.170	New (3)	HB 2627		New	
9.1/0	New (3)	нв 1738, НВ 2627,			
		SB 718		. Transferred From (1)	
0.175	New (24)			Amended	
	New (24)			. Transferred From (1)	
	New (24)			. Transferred From (1)	
	New (24)			. Transferred From (1)	
	New (24)			. Transferred From (1)	
	New (2), (24)			. Transferred From (1)	
J.201	(2), (21)	HB 2627		. Transferred From (1)	
9.202	New (2), (24)			Amended (2)	
		HB 2627			SB 820
9.205	New (24)	HB 1738	50.327	Amended	HB 1606
9.208	New (24)	HB 1738		Repealed	
9.210	New (2), (24)	HB 1738,	50.810	Repealed	HB 1606
		SB 710		Amended	
9.211	New (24)	HB 1738	50.820	Amended	HB 1606
9.235	New	HB 1738	55.160	Amended	HB 1606
9.236	New (3)			Amended	
		HB 2627,		Amended	
		SB 710		Amended	
	New		59.310	Amended (2)	
	New				HB 1662
9.288	New (2)			New	
		HB 2627		New	
9.289	New (4)			Amended	
0.207	3.7	HB 2627		Amended	
	New			Amended	
	New			Amended	
	New			Amended	
	New Amended			New (5)	
	New		70.621	New	3B /38 LID 1404
	NewNew		/0.031	Amended (2)	
	NewNew		71 990	New	SB 655 HB 1662
7.J 44	1NEW	11D 1/38	/1.770	1NEW	1111 1002

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
84.730	Amended	SB 678	115.205	Amended	HB 1878
89.500	New	HB 1662	115.225	Amended (6), (24)	HB 1878
92.720	Amended (2)	HB 1606,	115.237	Amended	HB 1878
		HB 1662	115.257	Amended	HB 1878
92.740	Amended (2)	HB 1606,	115.275	Amended	HB 1878
		HB 1662		Amended	
92.750	Amended (2)	HB 1606,	115.279	Amended	HB 1878
		HB 1662	115.283	Amended	HB 1878
92.760	Amended (2)	HB 1606,		Amended	
		HB 1662	115.286	New	HB 1878
92.765	Amended (2)	HB 1606,	115.287	Amended	HB 1878
		HB 1662	115.291	Amended	HB 1878
92.770	Amended (2)	HB 1606,	115.302	Amended	HB 1878
		HB 1662	115.349	Amended	HB 1878
92.775	Amended (2)	HB 1606,	115.351	Amended	HB 1878
		HB 1662		Amended	
92.810	Amended (2)	HB 1606,		Amended	
		HB 1662	115.435	Amended	HB 1878
92.815	Amended (2)	HB 1606,		Amended	
		HB 1662		New	
92.817	New (2)	HB 1606,		Amended	
		HB 1662		Repealed	
92.825	Amended (2)			Repealed	
		HB 1662		Repealed	
92.835	Amended (2)			Repealed	
		HB 1662		Repealed	
92.840	Amended (2)			Repealed	
02.052	1 1 (2)	HB 1662		Repealed	
92.852	Amended (2)			Amended	
02.955	Amended (2)	HB 1662		Repealed Amended	
92.833	Amended (2)	HB 1662		Amended	
00 825	Amended			Amended	
	Amended			New (24)	
	Amended			Amended (7)	
	Amended			Amended (7)	
	New (24)			Amended (7)	
	New			New (7)	
	New			New (7)	
	Amended			New (7)	
	New		128.464	New (7)	HB 2909
115.045	Amended	HB 1878		New (7)	
115.051	Amended	HB 1878	128.466	New (7)	HB 2909
115.081	Amended	HB 1878		New (7)	
115.085	Amended	HB 1878	128.468	New (7)	HB 2909
115.105	Amended	HB 1878		New (7)	
115.123	Amended	HB 1878	130.029	Amended	HB 2400
	Amended			Amended	
	Amended			Amended	
	Amended		135.690	New (2)	
	Amended		125.000		SB 718
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
113.108	New	пв 18/8	133.810	Amended	пь 2400

Section	<u>Status</u>	<u>Bill</u>	Section	Status	Bill
135.815	Amended	HB 2400	168.021	Amended	SB 681
135.825	Amended	HB 2400		New (11)	
140.170	Amended	HB 1606		New	
140.190	Amended	HB 1606		Amended	
	Amended			Amended	
	Amended		168.515	Amended	SB 681
	New			Amended	
	Amended (2)			Amended (2)	
		SB 745		(=)	SB 718
144.011	Amended (2), (8)		170.036	New (2)	
	(=), (+)	SB 745		(_)	SB 718
144.030	Amended 2)		170.047	Amended	
		SB 820		Amended	
144.051	New (2)			New	
	(=)	SB 652		Amended	
160.077	New			Amended (2)	
	Amended		1,2,000	1111011404 (2)	SB 710
	Amended		173 280	Amended	
	Amended			New (2)	
	Amended		173.031	(2)	SB 718
	New		173 1200	Amended	
	Amended			New (2)	
	Amended		173.1332	(2)	SB 718
	Amended		173 2500	Amended	
	New			Amended	
	Amended			Amended	
	New			Repealed	
	New			New	
	New			New	
	Amended			Amended	
	Amended			Amended	
	New			Amended	
	New			Amended	
	Amended			Amended	
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	Amended			Amended	
	Amended			New	
	New			Amended	
	Amended			Amended	
	Amended			Amended	
	New			Amended	
	Amended			Amended (2)	
	Amended		171.110	iniciaca (2)	SB 710
	Amended		191 500	Amended (2)	
	Amended		171.500	iniciaca (2)	SB 710
	New (2), (9)		191 515	Amended (2)	
107.023	(2), ()	SB 710	171.515	(2)	SB 710
167 630	Amended		191 520	Amended (2)	
	Amended		191.320		SB 710
	Amended (10)		191 525	Amended (2)	
	Amended (10)		191.343	Amended (2)	SB 710
	New		191 7/13	Repealed (2)	
107.700	1NEW	3D /10	171./43	Kepeateu (2)	SB 710
			1		SD /10

191.1400 New (2)	Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
191.2290 New (2)	191.1400	New (2)		198.036	Amended (2)	
SB 710 192.005 Amended (2) HB 2331, SB 710 192.2225 Amended (2) HB 2331, SB 710 194.210 Amended (2) HB 2331, SB 710 194.210 Amended (2) HB 2331, SB 710 194.255 Amended (2) HB 2331, SB 710 194.265 Amended (2) HB 2331, SB 710 198.644 New SB 710 194.265 Amended (2) HB 2331, SB 710 198.646 New SB 710 194.285 Amended (2) HB 2331, SB 710 198.648 New SB 710 194.290 Amended (2) HB 2331, SB 710 208.044 Amended (3	101 2200	Nov. (2)		108 525	Amandad (2)	
192.005	191.2290			198.323	Amended (2)	
192.2225	192 005	Amended (2)		198 526	Amended (2)	
192.2225	172.003	7 tillelided (2)		170.320	/ timended (2)	
194.210	192.2225	Amended (2)		198.545	Amended (2)	
SB 710 198.642 New SB 710 198.645 New SB 710 198.646 New SB 710 208.044 Amended SB 683 194.285 Amended (2) HB 2331 208.046 Amended SB 683 194.290 Amended (2) HB 2331 208.184 New SB 710 208.093 Amended SB 683 194.297 Amended (2) HB 2331 208.184 New SB 710 208.798 Amended (2) HB 2400 SB 710 208.999 Amended (2) HB 2331 210.027 Amended SB 683 SB 710 210.102 Amended SB 683 SB 710 210.203 Amended SB 683 SB 710 210.223 Amended SB 683 SB 710 210.223 Amended SB 683 SB 710 210.223 Amended SB 683 SB 710 210.225 Amended SB 683 SB 710 210.255 Amended SB 683 SB 710		()			()	
194.255	194.210	Amended (2)	НВ 2331,	198.640	New	SB 710
SB 710						
194.265	194.255	Amended (2)				
SB 710 208.044 Amended SB 683 208.046 Amended SB 683 208.046 Amended SB 683 208.046 Amended SB 683 208.045 Amended SB 683 208.053 Amended SB 683 208.184 New SB 710 208.798 Amended (2) HB 2331 SB 710 208.798 Amended (2) HB 2400, SB 710 208.798 Amended (2) HB 2400, SB 710 208.909 Amended SB 710 208.909 Amended SB 683 208.144 New SB 710 208.909 Amended SB 683 208.144 New SB 710 208.909 Amended SB 683 208.208 SB 710 210.027 Amended SB 683 210.029 Amended SB 683 210.021 Amended SB 683 210.025 Amende	10106					
194.285 Amended (2)	194.265	Amended (2)				
SB 710 208.053 Amended SB 683 208.184 New SB 710 208.798 Amended (2) HB 2331 208.798 Amended (2) HB 2400,	104 205	A a. da d (2)				
194.290	194.283	Amended (2)				
SB 710 208.798 Amended (2) HB 2400, SB 710 208.909 Amended (2) SB 710 208.909 Amended (3) SB 710 210.027 Amended (4) SB 683 SB 710 210.102 Amended (5) SB 683 SB 710 210.109 Repealed SB 683 SB 710 210.109 Repealed SB 683 SB 710 210.109 Repealed SB 683 SB 710 210.201 Amended (5) SB 683 SB 710 210.203 Amended (5) SB 683 SB 710 210.221 Amended (12) SB 683 SB 710 210.221 Amended (5) SB 683 SB 710 210.221 Amended (5) SB 683 SB 710 210.223 Amended (5) SB 683 SB 710 210.244 Amended (5) SB 683 SB 710 210.244 Amended (5) SB 683 SB 710 210.245 Amended (5) SB 683 SB 710 210.245 Amended (5) SB 683 SB 710 210.255 Amended (5) SB 683 SB 710 210.255 Amended (5) SB 683 SB 710 210.256 Amended (5) SB 683 SB 710 210.255 Amended (5) SB 683 SB 710 210.505 Amended (5) SB 683 SB 710 2	194 290	Amended (2)				
194.297	171.270	7 tillelided (2)				
SB 710 208,909. Amended. SB 78 78 710 210,027. Amended. SB 683	194.297	Amended (2)		2001/90111111	: (2)	
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194.304	194.299	Amended (2)	НВ 2331,	210.027	Amended	SB 683
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194.321	194.304	Amended (2)				
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SB 710 217.944NewSB 683	198.026	Amended (2)	НВ 2331,			
			SB 710	217.944	New	SB 683

Section	Status	<u>Bill</u>	Section	Status	<u>Bill</u>
	New		313.800	Amended (2)	HB 2400,
217.946	New	SB 683			SB 987
217.947	New	SB 683	313.805	Amended (2)	HB 2400,
227.431	New (24)	HB 1738		` '	SB 987
	New (24)		319.129	Amended	HB 2168
	New			New (15)	
227.774	New	HB 1738		Amended	
	New (2)			Amended	
		HB 2627		Amended	
227.785	Amended			Amended	
	Amended (2)			New	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(=)	HB 2627		Amended	
227 796	New			Amended	
	New (2)			Amended	
227.007	(2)	HB 2627		Amended (2)	
227 808	New		333.230	intended (2)	SB 710
	New (2)		335 257	Amended (2)	
227.007	(2)	HB 2627	333.237	Amended (2)	SB 710
227.810	New		338.055	Amended	
	New			Amended	
	New			New (16)	
	New			Amended	
	New			New	
	New			New (17)	
	New (2)			Amended	
227.810		НВ 2627		Amended	
227 017	New			Amended	
	Amended			Amended	
	Amended			Amended Amended	
231.070	Kepeaieu (2)	SB 710		Amended	
260,200	Amended				
	Amended		380.883	New (2)	
	New		206 900	Amended (2)	SB 820
			380.890	Amended (2)	
200.293	New (2)		202 1072	N	SB 820
260 272	A	HB 1662		New	
	Amended			New (18)	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended (13)			New	
	New (13)			Amended	
301.020	Amended (2)			New	
201 766		SB 710		Amended	
	Amended			Amended	
	Amended		442.130	Amended (2)	
302.171	Amended (2)				HB 1662
202.05-		SB 710		Amended	
	Amended (14)		442.404	Amended (3), (19)	
	New (24)				SB 745,
	Amended (14)				SB 820
	Amended			Amended	
	Amended			Amended	
311.028	New	HB 1738	455.085	Amended	SB 775

Section	Status	Bill	Section	Status	Bill
	New			Amended	_
	New			New	
	Amended			Amended	
	Amended			Amended	
	Amended			Amended	
	Amended			New	
	Amended			Amended	
	Amended			Amended	
	Amended Amended (2)			Amended New	
323.010	Amended (2)			New	
522 025	New (2)	SB 820			
323.023	New (2)		030.202	New (2)	
522 020	Amended (2)	SB 820	622 205	Amended	SB 710
323.039	Amended (2)				
522.040	A 1 (2)	SB 820		New	
323.040	Amended (2)			New	
522.061	A 1 . 1	SB 820	660.010	Amended (2)	
	Amended		1	N (20) (24)	SB 710
323.236	Amended (2)		1	New (20), (24)	
546,262	N	SB 820			738, HB 1878,
	New				3 2627, SB 710
	New		2	New (21), (24)	
	Amended			нв і	738, HB 1878,
	Amended		1	N(6) (22) (24)	HB 2627
	Amended		3	New (6), (22), (24).	
	Amended			нв і	738, HB 1878,
	Amended		4	N (22) (24)	HB 2627
	Amended		4	New (23), (24)	
	Amended		_		1738, HB 2627
	Amended		3	New (22), (24)	
	Amended			N (22) (24)	HB 1738
	Amended		b	New (23), (24)	
	New		7	N (20) (24)	HB 1738
	New			New (20), (24)	
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	Amended			New (24)	
			D	New (24)	
					662, HB 2149,
010.021	Amended (2)	SB 820			168, HB 2909, B 681, SB 683,
620.515	Amended				/ /
				31	B 710, SB 745,
	Amended Amended		C	New (24)	SB 820
			C	New (24)	
620.806	Amended	HB 2400			SB 681
			ĺ		

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

EXPLANATORY NOTES

(1) SB 758 transferred these sections effective 8-28-22.

34.057 to 8.960 34.209 to 8.968 34.058 to 8.962 34.212 to 8.970 34.203 to 8.964 34.917 to 8.972 34.206 to 8.966 34.978 to 8.974

- (2) Merged (two bills).
- (3) Merged (three bills).
- (4) Section 9.289 has two versions due to a possible conflict. This section was contained in both HB 1738 and HB 2627. Subsection 2 contains an expiration date of 8-28-26 in HB 1738 and an expiration date of 8-28-27 in HB 2627.
- (5) HB 1606 contained a delayed effective date of January 1, 2023 for Section 67.2300.
- (6) Section 115.225 and Section 3 were both contained in HB 1878. Section 3 was codified as subsection 9 of Section 115.225.
- (7) HB 2909 contained an emergency clause for the following sections. The Governor signed the bill on May 18, 2022.
 - 128.345, 128.346, 128.348, 128.461, 128.462, 128.463, 128.464, 128.465, 128.466, 128.467, 128.468, 128.469
- (8) Section 144.011 has multiple versions. In 2021, SB 153 & 97 amended this section, which contained a delayed effective date of 1-01-23. Both the 2018 and 2023 (2021 SB 153 & 97) versions were printed in 2021 due to the delayed effective date. In 2022, HB 2400 and SB 745 both amended the 2023 (2021 SB 153 & 97) version only. As a result, three versions are printed: the 2018 version (2018 HB 1831, effective until 1-01-23), the 2023 version (2021 SB 153 & 97, effective 1-01-23), and the 2023 version (2022 HB 2400 merged with SB 745, effective 1-01-23). Beginning January 1, 2023, the only version in effect will be the 2023 version enacted by HB 2400 merged with SB 745, 2022.
- (9) Both SB 681 & 662 and SB 710 contained an emergency clause for Section 167.625. The Governor signed both bills on June 30, 2022.
- (10) SB 681 & 662 contained delayed effective date of January 1, 2023 for Section 167.645.
- (11) SB 681 & 662 contained an emergency clause for Section 168.036. The Governor signed the bill on June 30, 2022.
- (12) SB 683 contained an emergency clause for Section 210.211. The Governor signed the bill on June 30, 2022.
- (13) HB 2168 contained a delayed effective date of January 1, 2023 for Sections 288.132 and 288.133.
- (14) HB 2168 contained a delayed effective date of January 1, 2024 for Sections 303.025 and 303.041.
- (15) HB 2149 contained an emergency clause for Section 324.005. The Governor signed the bill on June 7, 2022.
- (16) Section 345.022 in HB 2149 was codified as Section 345.021
- (17) Section 345.085 contained a contingent effective date in HB 2149. The contingency occurred in 2021. This section became effective 8-28-22.
- (18) Section 393.1275 in SB 745 was codified as Section 393.400.
- (19) Section 442.404 was amended by HB 1662, SB 745, and SB 820. All three bills contained a delayed effective date of January 1, 2023 for this section.
- (20) Both HB 1738 and SB 710 designated the "Black Maternal Health Week". HB 1738 had this designation in Section 7 and SB 710 had this designation in Section 1. The sections were merged and codified as Section 9.210.

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

EXPLANATORY NOTES

(Continued)

- (21) Both HB 1738 and HB 2627 designated the "Hydrocephalus Awareness Month". HB 1738 had this designation in Section 9 and HB 2627 had this designation in Section 2. The sections were merged and codified as Section 9.175.
- (22) Both HB 1738 and HB 2627 designated the "Alpha Kappa Alpha Sorority Day". HB 1738 had this designation in Section 5 and HB 2627 had this designation in Section 3. The sections were merged and codified as Section 9.201.
- (23) Both HB 1738 and HB 2627 designated the "Ethel Hedgeman Lyle Day". HB 1738 had this designation in Section 6 and HB 2627 had this designation in Section 4. The sections were merged and codified as Section 9.202.
- (24) Sections designated in bills as generic sections ("Section 1", "Section B", etc.) may be classified as RSMo sections by the Revisor of Statutes. Consult the Disposition of Sections table for a definitive listing.

(Numbers in parentheses in the "Status" column refer to Explanatory Notes at the end of this listing.)

Section	Status	<u>Bill</u>
60.301	Amended	HB 3
60.315	Amended	HB 3
60.345	Amended	HB 3
135.305	Amended	HB 3
135.686	Amended	HB 3
135.755	New (1)	HB 3
135.775	New	HB 3
135.778	New	HB 3
135.1610	New	HB 3
137.1018	Amended	HB 3
143.011	Amended (2)	SB 3
143.021	Amended	SB 3
144.030	Amended	HB 3
266.355	Repealed	HB 3
275.357	New	HB 3
301.010	Amended	HB 3
301.062	Amended	HB 3
304.180	Amended	HB 3
304.240	Amended	HB 3
348.436	Amended	HB 3
348.491	New	HB 3
348.493	New	HB 3
348.500	Amended	HB 3
643.050	Amended	HB 3
643.079	Amended	HB 3
643.245	Amended	HB 3
В	New (3)	SB 3

HB 3 and SB 3 & 5 from the 101st General Assembly, First Extraordinary Session, 2022, did not contain an emergency clause. The Governor signed both bills on October 5, 2022. The bills became effective on January 2, 2023.

EXPLANATORY NOTES

- (1) Section 135.755 in HB 3 was codified as Section 135.772.
- (2) Section 143.011 has multiple versions. In 2021, SB 153 & 97 amended this section, which contained a delayed effective date of 1-01-23. Both the 2018 and 2023 (2021 SB 153 & 97) versions were printed in 2021 due to the delayed effective date. In the 2022 First Extraordinary Session, SB 3 & 5 amended the 2023 (2021 SB 153 & 97) version only. SB 3 & 5 did not contain an emergency clause. The SB 3 & 5 version has an effective date of 1-02-23. As a result, three versions are printed: the 2018 version (2018 HB 2540 merged with SB 884, effective until 1-01-23), 2023 version (2021 SB 153 & 97, effective 1-01-23), and 2023 version (2022 SB 3 & 5, 1st Ex. Sess., effective 1-02-23). Beginning January 2, 2023, the only version in effect will be the 2023 version enacted by SB 3 & 5, 2022 1st Ex. Sess.
- (3) Sections designated in bills as generic sections ("Section 1", "Section B", etc.) may be classified as RSMo sections by the Revisor of Statutes. Consult the Disposition of Sections table for a definitive listing.

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POPULAR NAME TABLE

99TH GENERAL ASSEMBLY, FIRST REGULAR SESSION, 2017
99TH GENERAL ASSEMBLY, FIRST EXTRAORDINARY SESSION, 2017
99TH GENERAL ASSEMBLY, SECOND EXTRAORDINARY SESSION, 2017
99TH GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2018
99TH GENERAL ASSEMBLY, FIRST EXTRAORDINARY SESSION, 2018
100TH GENERAL ASSEMBLY, FIRST EXTRAORDINARY SESSION, 2019
100TH GENERAL ASSEMBLY, FIRST EXTRAORDINARY SESSION, 2020
100TH GENERAL ASSEMBLY, FIRST EXTRAORDINARY SESSION, 2020
101ST GENERAL ASSEMBLY, FIRST EXTRAORDINARY SESSION, 2021
101ST GENERAL ASSEMBLY, FIRST EXTRAORDINARY SESSION, 2021
101ST GENERAL ASSEMBLY, SECOND REGULAR SESSION, 2022
101ST GENERAL ASSEMBLY, FIRST EXTRAORDINARY SESSION, 2022

Blue Alert System, 650.250 Prescription Drug Monitoring, 195.600 Right-to-Work, 290.590 To-Go Cocktails, 311.202 UBER, 387.400 to 387.440 Wayfair Act, S.B. 153 & 97, 2021



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ACTS OMITTED

(Under section 3.040, RSMo)

99th General Assembly – First Regular Session (2017)

Senate Bill No. 486

AN ACT to authorize the conveyance of certain state property located in Cole County to the City of Jefferson.

APPROPRIATION BILLS

House Bills Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 17, 18.

99th General Assembly – Second Regular Session (2018)

House Bill No. 1838

AN ACT to authorize the conveyance of certain state properties.

Senate Bill No. 907

AN ACT to authorize the conveyance of certain state properties.

*House Bill No. 1460

AN ACT to repeal sections 142.803 and 143.121, RSMo, and to enact in lieu thereof three new sections relating to state revenues, with a referendum clause.

*Placed on the November 6, 2018, election ballot as Proposition D.

APPROPRIATION BILLS

House Bills Nos. 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2017, 2018, 2019.

ACTS OMITTED

100th General Assembly – First Regular Session (2019)

Senate Bill No. 224

AN ACT to amend supreme court rules 25.03, 56.01, 57.01, 57.03, 57.04, 58.01, 59.01, and 61.01, relating to discovery.

APPROPRIATION BILLS

House Bills Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 17, 18, 19.

100th General Assembly – Second Regular Session (2020)

House Bill No. 1330

AN ACT to authorize the conveyance of certain state properties.

APPROPRIATION BILLS

House Bills Nos. 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2017, 2018, 2019.

101st General Assembly – First Regular Session (2021)

APPROPRIATION BILLS

House Bills Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16, 17, 18, 19.

101st General Assembly – Second Regular Session (2022)

APPROPRIATION BILLS

House Bills Nos. 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3020.