SECOND REGULAR SESSION [TRULY AGREED TO AND FINALLY PASSED] CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 843

99TH GENERAL ASSEMBLY

2018

5541S.07T

AN ACT

To repeal sections 8.003, 8.007, 8.010, 8.015, 8.017, 41.1010, 91.640, 103.008, 109.221, 109.225, 109.255, 143.1015, 160.2100, 160.2110, 181.022, 186.007, 189.015, 189.025, 189.030, 189.035, 191.400, 191.980, 192.005, 192.014, 192.230, 192.240, 192.707, 192.710, 192.2030, 194.400, 194.408, 194.409, 196.1129, 208.197, 208.955, 209.287, 209.307, 210.170, 217.900, 217.903, 217.905, 217.907, 217.910, 253.408, 253.412, 288.475, 324.177, 324.180, 324.406, 324.409, 324.412, 324.415, 324.421, 324.424, 324.427, 324.430, 324.436, 324.478, 327.313, 327.321, 332.086, 334.430, 334.625, 334.749, 335.021, 453.600, 620.1200, 633.200, 701.040, and 701.353, RSMo, and to enact in lieu thereof sixty-one new sections relating to the existence of certain state boards and commissions.

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

2 103.008, 109.221, 109.225, 109.255, 143.1015, 160.2100, 160.2110, 181.022, 3 186.007, 189.015, 189.025, 189.030, 189.035, 191.400, 191.980, 192.005, 192.014,

Section A. Sections 8.003, 8.007, 8.010, 8.015, 8.017, 41.1010, 91.640,

- 4 192.230, 192.240, 192.707, 192.710, 192.2030, 194.400, 194.408, 194.409,
- 5 196.1129, 208.197, 208.955, 209.287, 209.307, 210.170, 217.900, 217.903, 217.905,
- 6 217.907, 217.910, 253.408, 253.412, 288.475, 324.177, 324.180, 324.406, 324.409,
- 7 324.412, 324.415, 324.421, 324.424, 324.427, 324.430, 324.436, 324.478, 327.313,
- 8 327.321, 332.086, 334.430, 334.625, 334.749, 335.021, 453.600, 620.1200, 633.200,

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

- 9 701.040, and 701.353, RSMo, are repealed and sixty-one new sections enacted in
- 10 lieu thereof, to be known as sections 8.003, 8.007, 8.010, 8.015, 8.017, 41.1010,
- 11 91.640, 103.008, 109.221, 109.225, 109.255, 143.1015, 181.022, 186.007, 189.015,
- 12 189.025, 189.030, 189.035, 191.400, 191.756, 191.980, 192.005, 192.014, 192.230,
- $13 \quad 192.707, 192.710, 194.400, 194.408, 208.955, 209.287, 209.307, 210.170, 210.1200, \\$
- 14 210.1210, 253.408, 324.015, 324.177, 324.180, 324.406, 324.409, 324.412, 324.415,
- 15 324.421, 324.424, 324.427, 324.430, 324.436, 324.478, 327.313, 327.321, 332.086,
- $16 \quad 334.430, \quad 334.625, \quad 334.749, \quad 335.021, \quad 453.600, \quad 620.1200, \quad 620.2200, \quad 633.200, \quad 63$
- 17 701.040, and 701.353, to read as follows:
 - 8.003. 1. The commission shall consist of [eleven] nine persons, as
 - 2 follows: the commissioner of the office of administration; one member of the
 - 3 senate from the majority party, appointed by the president pro tempore of
 - 4 the senate and one member of the senate from the minority party, appointed by
 - 5 the [president pro tempore] minority leader of the senate; one member of the
 - 6 house of representatives from the majority party, appointed by the speaker
 - 7 of the house of representatives and one member of the house of
 - 8 representatives from the minority party, appointed by the [speaker of the house
 - 9 of representatives] minority leader of the house of representatives; one
- 10 employee of the house of representatives appointed by the speaker of the house
- of representatives and one employee of the senate appointed by the president pro
- 12 tempore; and [four] two members appointed by the governor with the advice and
- 13 consent of the senate. The lieutenant governor shall be an ex officio member of
- 14 the commission.
- 15 2. The legislative members of the commission shall serve for the general
- 16 assembly during which they are appointed and until their successors are selected
- 17 and qualified.
- 3. The [four] two members appointed by the governor shall be persons
- 19 who have knowledge and background regarding the history of the state, the
- 20 history and significance of the seat of state government, and the capitol but shall
- 21 not be required to be professionals in the subject area.
- 4. The terms of the [four] two members appointed by the governor shall
- 23 be four years and until their successors are appointed and qualified. Provided,
- 24 however, that the first term of [three] the first public [members term] member
- 25 appointed after the effective date of this act shall be for two years,
- 26 thereafter the [terms] term of all subsequently appointed public members
- 27 shall be four years. There is no limitation on the number of terms any appointed

- 28 member may serve. If a vacancy occurs, the governor may appoint a member for
- 29 the remaining portion of the unexpired term created by the vacancy. The
- 30 governor may remove any member appointed by him or her for cause. The
- 31 members of the commission shall be reimbursed for travel and other expenses
- 32 actually and necessarily incurred in the performance of their duties by the office
- 33 of administration.
- 5. At the first meeting of the commission and at yearly intervals
- 35 thereafter, the members shall select from among themselves a chairman and a
- 36 vice chairman.
- 6. The commission shall hold at least four regular meetings each year and
- 38 such additional meetings as the chairman deems desirable at a place and time to
- 39 be fixed by the chairman. Special meetings may be called by five members of the
- 40 commission upon delivery of written notice to each member of the
- 41 commission. Reasonable written notice of all meetings shall be given by the
- 42 director to all members of the commission. Five members of the commission shall
- 43 constitute a quorum. All actions of the commission shall be taken at meetings
- 44 open to the public. Any member absent from six consecutive regular commission
- 45 meetings for any cause whatsoever shall be deemed to have resigned and the
- 46 vacancy shall be filled immediately in accordance with subsection 1 of this
- 47 section.
- 48 7. The commission shall provide a report to the governor and the general
- 49 assembly annually.
 - 8.007. 1. The commission shall:
- 2 (1) Exercise general supervision of the administration of sections 8.001 to
- 3 8.007;
- 4 (2) Evaluate and approve capitol studies and improvement, expansion,
- for renovation, and restoration projects to be paid for with funds appropriated from
- 6 the state capitol commission fund including, but not limited to, the "21st-
- 7 Century State Capitol Restoration Project", which includes, but is not
- 8 limited to, the development and implementation of a comprehensive
- 9 master plan for the restoration, protection, risk management, and
- 10 continuing preservation of the capitol building, grounds, and any annex
- 11 areas. For purposes of this section, "annex areas" shall mean the
- 12 building currently occupied by the Missouri department of
- 13 transportation located at 105 West Capitol Avenue in Jefferson City, if
- 14 used to house members of the general assembly or legislative support

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- staff, or any new building constructed for such purposes;
- 16 (3) Exercise ongoing supervision and coordination of the capitol building, grounds, and any annex areas; 17
- 18 [(3)] (4) Evaluate and recommend courses of action on the restoration and 19 preservation of the capitol, the preservation of historical significance of the 20 capitol and the history of the capitol;
- 21 (4) (5) Evaluate and recommend courses of action to ensure accessibility to the capitol for physically disabled persons; 22
- 23 [(5)] (6) Advise, consult, and cooperate with the office of administration, the archives division of the office of the secretary of state, the historic 24 preservation program within the department of natural resources, the division of 25tourism within the department of economic development and the historical society 26 27 of Missouri in furtherance of the purposes of sections 8.001 to 8.007;
- 28 [(6)] (7) Be authorized to cooperate or collaborate with other state agencies and not-for-profit organizations to publish books and manuals 29 concerning the history of the capitol, its improvement or restoration; 30
- [(7) Before each September first, recommend options to the governor on 31 32 budget allocation for improvements or restoration of the capitol premises
- 33 (8) On or before October first of each year, submit to the budget director and the general assembly estimates of the requirements for 34 appropriations for the capitol building, grounds, and any annex areas 35 36 for the year commencing on the following first day of July;
 - [(8)] (9) Encourage, participate in, or conduct studies, investigations, and research and demonstrations relating to improvement and restoration of the state capitol it may deem advisable and necessary for the discharge of its duties pursuant to sections 8.001 to 8.007;
- 41 [(9)] (10) Hold hearings, issue notices of hearings, and take testimony 42 as the commission deems necessary; and
- 43 [(10)] (11) Initiate planning efforts, subject to the appropriation of funds, for a centennial celebration of the laying of the capstone of the Missouri state 44 capitol. 45
- 2. The "State Capitol Commission Fund" is hereby created in the state treasury. Any moneys received from sources other than appropriation by the general assembly, including from private sources, gifts, donations and grants, 48 49 shall be credited to the state capitol commission fund and shall be appropriated by the general assembly.

- 3. The provisions of section 33.080 to the contrary notwithstanding, moneys in the second capitol commission fund shall not be transferred and placed to the credit of the general revenue fund. Moneys in the state capitol commission fund shall not be appropriated for any purpose other than those designated by the commission.
- 56 4. The commission is authorized to accept all gifts, bequests and donations from any source whatsoever. The commission may also apply for and receive 57 58 grants consistent with the purposes of sections 8.001 to 8.007. All such gifts, 59 bequests, donations and grants shall be used or expended upon appropriation in 60 accordance with their terms or stipulations, and the gifts, bequests, donations or grants may be used or expended for the preservation, improvement, expansion, 61 62 renovation, restoration and improved accessibility and for promoting the 63 historical significance of the capitol.
- 64 5. The commission may copyright or obtain a trademark for any photograph, written work, art object, or any product created of the capitol or 65 66 capitol grounds. The commission may grant access or use of any such works to 67 other organizations or individuals for a fee, at its sole discretion, or waive all fees. All funds obtained through licensing fees shall be credited to the capitol 68 commission fund in a manner similar to funds the commission receives as gifts, 69 70 donations, and grants. The funds shall be used for repairs, refurbishing, or to 71 create art, exhibits, decorations, or other beautifications or adornments to the capitol or its grounds. 72
- 8.010. 1. The governor, attorney general and lieutenant governor constitute the board of public buildings. The governor is chairman and the lieutenant governor, secretary. The speaker of the house of representatives and the president pro tempore of the senate shall serve as ex officio members of the board but shall not have the power to vote. The board shall constitute a body corporate and politic. **Except as provided under section 8.007**, the board has general supervision and charge of the public property of the state at the seat of government, including the building located at 105 West Capitol Avenue in Jefferson City, and other duties imposed on it by law.
- 10 2. The commissioner of administration shall provide staff support to the 11 board.
 - 8.015. The senate chamber, the senate committee rooms, the offices of the members of the senate on the third and fourth floors of the state capitol building and all other rooms and offices of the state capitol building designed for or

- 4 assigned [by the board of public buildings] under section 8.007 to the use of the
- 5 members and officers of the senate, and all furniture, equipment and supplies
- 6 therein, are reserved for the exclusive use of the members and officers of the
- 7 senate. These rooms, together with the furniture, equipment and supplies
- 8 therein, are in direct charge and control of the senate accounts committee. No
- 9 use of any of said quarters other than by the senate, its members or officers shall
- 10 be made except with the written consent of the senator or officer occupying the
- 11 office rooms and upon the order of the accounts committee.
 - 8.017. The house chamber, the house committee rooms, the offices of the
 - 2 members of the house on the third and fourth floors of the state capitol building
 - 3 and all other rooms and offices of the state capitol building designed for or
- 4 assigned [by the board of public buildings] under section 8.007 to the use of the
- 5 members and officers of the house, and all furniture, equipment and supplies
- 6 therein, are reserved for the exclusive use of the members and officers of the
- 7 house of representatives. These rooms, together with the furniture, equipment
- 8 and supplies therein, are in direct charge and control of the house accounts
- 9 committee. No use of any of said quarters other than by the house of
- 10 representatives, its members or officers shall be made except with the written
- 11 consent of the representative or officer occupying the office rooms and upon the
- 12 order of the accounts committee.
 - 41.1010. 1. There is hereby established the "Missouri Military
- 2 Preparedness and Enhancement Commission". The commission shall have as its
- 3 purpose the design and implementation of measures intended to protect, retain,
- 4 and enhance the present and future mission capabilities at the military posts or
- 5 bases within the state. The commission shall consist of [nine] eleven members:
- 6 (1) [Five] **Seven** members to be appointed by the governor;
- 7 (2) Two members of the house of representatives, one appointed by the
- 8 speaker of the house of representatives, and one appointed by the minority floor
- 9 leader;
- 10 (3) Two members of the senate, one appointed by the president pro
- 11 tempore, and one appointed by the minority floor leader;
- 12 (4) The director of the department of economic development or the
- 13 director's designee, ex officio;
- 14 (5) The chairman of the Missouri veterans' commission or the chairman's
- 15 designee, ex officio.
- 16 No more than [three of the five] four of the seven members appointed by the

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- 17 governor shall be of the same political party. To be eligible for appointment by 18 the governor, a person shall have demonstrated experience in economic 19 development, the defense industry, military installation operation, environmental 20 issues, finance, local government, or the use of air space for future military 21missions. Appointed members of the commission shall serve three-year terms, 22 except that of the initial appointments made by the governor, two shall be for 23 one-year terms, two shall be for two-year terms, and one shall be for a three-year 24term. No appointed member of the commission shall serve more than six years 25 total. A vacancy occurs if a legislative member leaves office for any reason. Any
- appointment.
 28 2. Members of the commission shall be reimbursed for the actual and

necessary expenses incurred in the discharge of the member's official duties.

vacancy on the commission shall be filled in the same manner as the original

- 30 3. A chair of the commission shall be selected by the members of the 31 commission.
- 4. The commission shall meet at least quarterly and at such other times as the chair deems necessary.
- 5. The commission shall be funded by an appropriation limited to that purpose. Any expenditure constituting more than ten percent of the commission's annual appropriation shall be based on a competitive bid process.
 - 6. The commission shall:
 - (1) Advise the governor and the general assembly on military issues and economic and industrial development related to military issues;
 - (2) Make recommendations regarding:
- 41 (a) Developing policies and plans to support the long-term viability and 42 prosperity of the military, active and retiree, and civilian military employees, in 43 this state, including promoting strategic regional alliances that may extend over 44 state lines;
- 45 (b) Developing methods to improve private and public employment 46 opportunities for former members of the military and their families residing in 47 this state; and
- 48 (c) Developing methods to assist defense-dependent communities in the 49 design and execution of programs that enhance a community's relationship with 50 military installations and defense-related businesses;
- 51 (3) Provide information to communities, the general assembly, the state's congressional delegation, and state agencies regarding federal actions affecting

- 53 military installations and missions;
- 54 (4) Serve as a clearinghouse for:
- 55 (a) Defense economic adjustment and transition information and 56 activities; and
- 57 (b) Information concerning the following:
- a. Issues related to the operating costs, missions, and strategic value of federal military installations located in the state;
- b. Employment issues for communities that depend on defense bases and in defense-related businesses; and
- 62 c. Defense strategies and incentive programs that other states are using 63 to maintain, expand, and attract new defense contractors;
- 64 (5) Provide assistance to communities that have experienced a 65 defense-related closure or realignment;
- 66 (6) Assist communities in the design and execution of programs that 67 enhance a community's relationship with military installations and 68 defense-related businesses, including regional alliances that may extend over 69 state lines;
- 70 (7) Assist communities in the retention and recruiting of defense-related 71 businesses, including fostering strategic regional alliances that may extend over 72 state lines;
 - (8) Prepare a biennial strategic plan that:
- 74 (a) Fosters the enhancement of military value of the contributions of 75 Missouri military installations to national defense strategies;
- 76 (b) Considers all current and anticipated base realignment and closure 77 criteria; and
- 78 (c) Develops strategies to protect the state's existing military missions and 79 positions the state to be competitive for new and expanded military missions;
- 80 (9) Encourage economic development in this state by fostering the 81 development of industries related to defense affairs.
- 7. The commission shall prepare and present an annual report to the governor and the general assembly by December thirty-first of each year.
- 84 8. The department of economic development shall furnish administrative support and staff for the effective operation of the commission.
 - 91.640. 1. In addition to the powers which it may now have, any municipality as herein defined shall have power, under sections 91.620 to 91.770
- 3 (1) To lease as herein provided, to acquire by gift, purchase or the exercise

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- 4 of the right of eminent domain, to construct, to reconstruct, to improve, to better,
- 5 and to extend any undertaking, wholly within, or wholly without the
- 6 municipality, or partially within and partially without the municipality, and to
- 7 acquire by gift, purchase or the exercise of the right of eminent domain, lands,
- 8 easements, rights in lands and water rights in connection therewith;
- 9 (2) To operate and maintain any undertaking for its own use and for the 10 use of public and private consumers, and users within and without the territorial 11 boundaries of the municipality;
- 12 (3) To prescribe, revise and collect rates, fees, tolls or charges subject to 13 rules and regulations of public service commission of state of Missouri for the 14 services, facilities or commodities furnished by such undertaking, and in 15 anticipation of the collection of the revenues of such undertaking, to issue 16 revenue bonds, to finance in whole or in part the cost of the acquisition, 17 construction, reconstruction, improvement, betterment or extension of any 18 undertaking;
 - (4) To pledge to the punctual payment of said bonds and interest thereon all or any part of the revenues of such undertaking (including the revenues of improvements, betterments or extensions thereto thereafter constructed or acquired, as well as the revenues of existing systems, plants, works, instrumentalities, and properties of the undertaking so improved, bettered or extended) or of any part of such undertaking; subject to any outstanding obligation existing against such systems, plants; and
- 26 (5) To make all contracts, execute all instruments and do all things 27 necessary or convenient in the exercise of the powers herein granted or in the 28 performance of its covenants or duties or in order to secure the payment of its 29 bonds, provided, no encumbrance, mortgage or other pledge of property of the 30 municipality is created thereby, and provided no property of the municipality is liable to be forfeited or taken in payment of said bonds, and provided no debt on 31 32 the credit of the municipality is thereby incurred in any manner for any purpose; and provided further, that plans and specifications for the aforesaid undertakings 33 shall be submitted to and approved by the state board of health and senior 34 35 services; provided, however, that all contracts for the undertakings herein authorized shall be awarded to the lowest and best bidder, notice of the letting 36 37 of such contract having been published as is required by law for the letting of public contracts for the erection of public buildings. 38
 - 2. For the purpose of constructing, managing and operating the

40 undertakings herein described there is hereby created a "board of public works". This board shall consist of five members, who shall be qualified voters 41 and resident taxpayers of such municipality. The mayor or presiding officer of 42 such municipality shall be a member of this board. The other four members shall 43 be appointed by the mayor or presiding officer of the municipality, by and with 44 45 the consent and approval of the majority of the governing body. The term of office of the members appointed shall be four years, except the terms of two members 46 47 of the first board appointed shall be for two years. The officer making the 48 appointment shall designate which members shall be appointed for two years and which shall be for four years. Vacancies shall be filled for an unexpired term in 49 the same manner as the original appointment. The board shall organize when 50 new members are appointed to it. It shall select a chairman, vice chairman, 51 52 secretary and treasurer. The board of public works shall operate, manage and 53 control such undertakings, and in the performance of this duty may employ such persons and expend such sums as are necessary to properly perform same, which 54 55 funds shall be appropriated and allowed by the governing body out of the 56 earnings of the undertaking. This board shall require any person who has custody of any moneys or properties of the district to furnish bond executed by a 57 responsible bonding company, for the faithful performance of his or her duties as 58 prescribed by the board of public works and for the faithful accounting of all 59 moneys or property which may come into his custody or possession by virtue of 60 such employment or appointment. The board of public works shall be allowed 61 such a salary for their services as the governing body may determine not in 62 excess of one hundred dollars per month for each member and for their actual 63 64 expenses incurred in performing their duties under sections 91.620 to 91.770 they shall be paid out of the revenue of the undertaking formed herein. The members 65 66 of the board of public works may be removed for cause after a public hearing by the governing body. The board of public works shall make such report to the 67 governing body and at such times as may be required by the governing body, and 68 69 shall have the power to establish bylaws, rules and regulations for its own 70 government. The board of public works, in respect to all matter of custody, operation, administration and maintenance of such work shall have all the powers 71 72 and perform all the duties herein provided for, not specifically delegated to the 73 governing body.

3. The government is hereby authorized to construct any undertaking within a defense area, to acquire by purchase, lease, gift, exchange or the exercise

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of eminent domain, lands, easements, rights of lands and water rights in connection therewith and to maintain and operate such undertakings. Any municipality is hereby authorized to lease from the government or to enter into an agreement to operate for and in behalf of the government any undertaking constructed by the government.

103.008. 1. The general administration and the responsibility for the proper operation of the plan is vested in a board of trustees of thirteen persons, 3 as follows: the director of the department of health and senior services, the director of the department of insurance, financial institutions and professional 5 registration, the commissioner of the state office of administration serving ex officio, one member of the senate from the majority party appointed by the president pro tem of the senate and one member of the senate from the minority party appointed by the president pro tem of the senate with the concurrence of the minority floor leader of the senate, one member of the house of representatives from the majority party appointed by the speaker of the house of 10 11 representatives and one member of the house of representatives from the minority 12party appointed by the speaker of the house of representatives with the 13 concurrence of the minority floor leader of the house of representatives, two members of the system who are current employees elected by a 14 plurality vote of members of the system who are also current employees 15 for a term of four years, one member of the system who is a retiree 16 elected by a plurality vote of retired members of the system for a term 17 18 of four years, and [six] three members appointed by the governor with the 19 advice and consent of the senate. Of the [six] three members appointed by the governor, [three] all shall be citizens of the state of Missouri who are not 20 21 members of the plan, but who are familiar with medical issues. [The remaining 22 three members shall be members of the plan and may be selected from any state 23 agency or any participating member agency.

2. Except for the legislative members, the director of the department of health and senior services, the director of the department of insurance, financial institutions and professional registration, and the commissioner of the office of administration, trustees shall be chosen for terms of four years from the first day of January next following their election or appointment. Any vacancies occurring in the office of trustee shall be filled in the same manner the office was filled previously.

109.221. 1. The state shall establish and administer a "State Historical

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- Records Advisory Board". The state historical records advisory board shall consist of [twelve] seven members appointed by the governor, with the advice and consent of the senate. Each member shall serve for a term of three years, except for the first members appointed, which shall have four members that serve one year, four members that serve two years and four members that serve three years. Thereafter, each member shall serve three years. The secretary of state or his or her designee shall serve as chairman of the board and as the state historical records coordinator and his vote shall break any tie vote of the board. The executive director of the state historical society of Missouri shall serve as an ex officio member of the board. The board shall meet when called by 11 the chairman, but shall meet at least annually. The board shall adopt written 12 procedures to govern its activities. The board shall report annually to the general 13 assembly on its activities. 14
- 2. The state historical records advisory board is assigned to the office of the secretary of state. Members of the board shall receive no compensation for their service, but shall be reimbursed for their actual and necessary expenses incurred in the performance of their duties.
 - 3. The board shall be the central advisory body for historical records planning and for projects relating to historic records developed and carried out within the state of Missouri. The board may perform duties such as sponsoring and publishing surveys of the conditions and needs of historical records in the state; soliciting or developing proposals for projects to be carried out in the state with the National Historical Publications and Records Commission, hereafter called "commission", financing; reviewing records proposals by institutions in the state and making recommendations from these to the commission; developing, revising, and submitting to the commission state priorities for historical records projects following guidelines developed by the commission; and reviewing, through reports and otherwise, the operation and progress of records projects in the state.
 - 4. The board may seek funds available through the National Historical Publications and Records Commission for the subvention of all or part of the costs of printing and manufacturing volumes that have been formally endorsed by the commission.
- 5. The board may seek funds from the National Historical Publications and Records Commission for sponsoring and publishing surveys of the conditions and needs of historical records in the state; for soliciting or developing proposals

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38 for projects to be carried out in the state for preservation of historical records and 39 publications; for reviewing records proposals by institutions in the state and 40 making recommendations from these to the commission; and for developing, 41 revising, and submitting to the commission state priorities for historical records 42 projects following guidelines developed by the commission. The board may 43 further carry out those necessary duties to fulfill its purpose of helping in the collection and preservation of Missouri's historical records and such other duties 44 45 as may be prescribed by law.

46 6. The secretary of state, as state historical records coordinator, may fund 47 and administer, with the advice of the state historical records advisory board, grant requests for preservation of local records. In carrying out this subsection 48 49 the secretary of state shall have the power to promulgate necessary rules and regulations. No rule or portion of a rule promulgated under the authority of this 50 51 section shall become effective unless it has been promulgated pursuant to the 52 provisions of section 536.024. Funds retained by the recorder of a county or a city 53 not within a county and deposited in a recorder's fund for records preservation 54 purposes pursuant to subsection 1 of section 59.319 may be used by a recorder of a county or a city not within a county toward any local matching funds 55 requirement for funding pursuant to the grant program authorized by this 56 subsection. A recorder's application for grant funding pursuant to this subsection 57 58 shall not be penalized in any way because local funds collected pursuant to subsection 1 of section 59.319 are to be used to fund any local matching funds 59 60 requirement.

109.225. 1. There is hereby established the "Missouri Board on 2 Geographic Names". The board shall be assigned for administrative purposes to 3 the office of the secretary of state.

- 2. The board shall consist of nineteen members as follows:
- 5 (1) The secretary of state, who shall serve as chair of the board;
 - (2) [Nine] **Eight** citizens of Missouri appointed by the secretary of state;
- 7 (3) The director or the director's designee of the department of 8 transportation;
- 9 (4) The director or the director's designee of the department of 10 conservation;
- 11 (5) The director or the director's designee of the department of natural 12 resources;
- 13 (6) The director or the director's designee of the department of

14 agriculture;

- 15 (7) The commissioner or the commissioner's designee of the office of 16 administration;
- 17 [(7)] (8) The director or the director's designee of the state archives;
- 18 [(8)] (9) The executive director or the executive director's designee of the 19 state historical society of Missouri;
- 20 [(9)] (10) The director or the director's designee of the United States 21 Geological Survey;
- [(10)] (11) The director or the director's designee of the United States

 23 Forest Service; and
- [(11)] (12) The director or the director's designee of the United States
 Corps of Engineers.
- 3. Appointed members of the board shall serve three-year terms and shall serve until their successors are appointed. Vacancies on the board shall be filled in the same manner as the original appointment and such member appointed shall serve the remainder of the unexpired term.
- 30 4. The board shall meet annually and as otherwise required by the 31 secretary of state.
- 5. The board shall designate from its members a vice chair and shall adopt written guidelines to govern the management of the board.
- 6. Each member of the board shall serve without compensation, but may be reimbursed for their actual and necessary expenses incurred in the performance of their duties as members of the board.
- 7. The secretary of state shall designate an employee of the secretary of state's office as executive secretary for the board, who shall serve as a nonvoting member and shall maintain the records of the board's activities and decisions and shall be responsible for correspondence between the board and the United States Board on Geographic Names and other agencies.
 - 8. The board shall:

- (1) Receive and evaluate all proposals for changes in or additions to hames of geographic features and places in the state of Missouri to determine the most appropriate and acceptable names for use in maps and official documents of all levels of government;
- 47 (2) Make official recommendations to the United States Board on 48 Geographic Names on behalf of the state of Missouri with respect to each 49 proposal;

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- 50 (3) Assist and cooperate with the United States Board on Geographic 51 Names in matters relating to names of geographic features and places in 52 Missouri;
- 53 (4) Assist in the maintenance of a Missouri geographic names database 54 as part of the national database;
- 55 (5) Maintain a list of advisors who have special interest and knowledge 56 in Missouri history, geography, or culture and consult with such advisors on a 57 regular basis in the course of the board's deliberations;
- 58 (6) Develop and revise state priorities for geographic records projects 59 following guidelines of the United States Board on Geographic Names; and
 - (7) Submit a report on its activities annually to the general assembly.
 - 9. The board may apply for moneys through federal and state grant programs to sponsor and publish surveys of the condition and needs of geographic records in the state of Missouri and to solicit or develop proposals for projects to be carried out in the state for preservation of geographic records and publications.
- 109.255. 1. The secretary of state, or his or her designee, is hereby authorized to appoint and serve as chairman of a local records board to advise, 3 counsel, and judge what local records shall be retained, copied, preserved, or disposed of and in what manner these functions shall be carried out by the director. This board shall represent a wide area of public interest in local records and shall consist of at least twelve members one of whom shall represent school boards, one constitutional charter city, one third class city, one fourth class city, [one village, one township, one for each class of county of the first and second class, one third or fourth class county, one higher education, one historical 10 society, two of whom shall represent counties of the first or second 11 classification, two of whom shall represent counties of the third or 12 fourth classification, and such other members as the secretary of state shall 13 direct.
- 2. The members of the board of record control shall serve staggered terms and may be removed at the pleasure of the secretary of state.
- 3. The members of the board of control shall receive no salary but may be compensated for travel expenses if the budget of the secretary of state permits.
 - 4. The board shall meet at such times as the chairman may call them.
- 5. The director with advice of the board of record control shall issue directives to guide local officials on the destruction of local records and nonrecord materials.

143.1015. 1. In each taxable year beginning on or after January 1, 2011, each individual or corporation entitled to a tax refund in an amount sufficient to make a designation under this section may designate that one dollar or any amount in excess of one dollar on a single return, and two dollars or any amount in excess of two dollars on a combined return, of the refund due be credited to the foster care and adoptive parents recruitment and retention fund as established under section 453.600, hereinafter referred to as the fund. If any individual or corporation that is not entitled to a tax refund in an amount sufficient to make a designation under this section wishes to make a contribution to the fund, such individual or corporation may, by separate check, draft, or other negotiable instrument, send in with the payment of taxes, or may send in separately, that 11 12amount, clearly designated for the foster care and adoptive parents recruitment and retention fund, the individual or corporation wishes to contribute. The department of revenue shall deposit such amount to the fund as provided in 14subsections 2 and 3 of this section. All moneys credited to the fund shall be 15 16 considered nonstate funds under the provisions of Article IV, Section 15 of the 17 Missouri Constitution.

- 18 2. The director of revenue shall deposit at least monthly all contributions 19 designated by individuals under this section to the state treasurer for deposit to 20 the fund.
- 3. The director of revenue shall deposit at least monthly all contributions designated by corporations under this section, less an amount sufficient to cover the costs of collection and handling by the department of revenue, to the state treasury for deposit to the fund.
- 4. A contribution designated under this section shall only be deposited in the fund after all other claims against the refund from which such contribution is to be made have been satisfied.
- 5. Moneys deposited in the fund shall be distributed by the department of social services in accordance with the provisions of this section and section 453.600.
 - [6. Under section 23.253 of the Missouri sunset act:

- 32 (1) The provisions of the new program authorized under this section shall 33 automatically sunset six years after August 28, 2011, unless reauthorized by an 34 act of the general assembly; and
- 35 (2) If such program is reauthorized, the program authorized under this 36 section shall automatically sunset twelve years after the effective date of the

37 reauthorization of this section; and

- 38 (3) This section shall terminate on December thirty-first of the calendar 39 year immediately following the calendar year in which the program authorized 40 under this section is sunset.]
- 181.022. 1. The secretary of state shall create the "Secretary's Council on Library Development" to advise the secretary of state and the state library on matters that relate to the state's libraries and library service to Missouri citizens, to recommend to the secretary of state and the state library policies and programs relating to libraries in the state, and to communicate the value of libraries.
- 6 2. Members of the secretary's council on library development shall serve 7 three-year terms, to be served on a rotating basis as shall be established by the 8 secretary of state.
- 3. The members of the secretary's council on library development shall be appointed by the secretary of state, to include [members of the house of representatives, members of the senate,] representatives of the public and of libraries, trustees of Missouri libraries, and users of the state libraries, as well as members of the house of representatives, members of the senate, and the state librarian, who shall serve as ex-officio members of the council.

186.007. There is created in the department of economic development a "Missouri Women's Council" which shall consist of [fifteen] thirteen members. [Eleven] Nine of the members shall be appointed by the governor, of which no more than [six] five of the [eleven] nine members may be of the same political party as the governor appointing such members, with the advice and consent of the senate, and shall be representative of a cross section of the citizenry. [Four members shall be appointed for one year, four for two years, and 8 three for three years. Their successors Council members shall serve terms of [three] four years, and may be reappointed. The remaining four vacancies on the council shall be filled by the general assembly. Two representatives and 10 two senators shall be appointed by their respective bodies in the same manner as 11 members of standing committees are appointed. [The governor shall designate 12 one of the members as chairman.] The council shall annually elect a chair 13 and vice-chair. In the event of a vacancy in a term of office through death, resignation or otherwise, the governor shall appoint a person to serve the 15 16 unexpired portion of the term of a member appointed by the governor. The 17 unexpired council terms of any senator or representative unable or unwilling to serve shall be filled by their respective bodies in the same manner as vacancies 18

19 on standing committees are filled.

189.015. The chief fiscal officer of:

- 2 (1) Each city and county operating a hospital, clinic operated by a social 3 welfare board of a county of the second class, or hospital district in the state of
- 4 Missouri; and
- 5 (2) Each not-for-profit corporation operating a hospital under contract
- 6 with a city or county shall submit to the director and the state board of health
- 7 and senior services, a report, setting forth the local public hospital tax effort
- 8 for its last fiscal year, which shall equal:
- 9 (a) The total gross expenditures made by such city, county, corporation or
- 10 hospital district during a fiscal year for the operation of a hospital in the city,
- 11 county or district, less
- 12 (b) The total amounts received during that fiscal year by such city, county,
- 13 corporation, or district in payment for hospital services or in support of hospital
- 14 operations.
- 15 The report shall be made to the director not later than September first of each
- 16 year.
 - 189.025. The director shall promptly propose such allocations in the
 - 2 statements which he shall determine to be reasonably necessary to conform to the
 - 3 provisions of sections 189.010 to 189.085 and which are within the limits of the
 - 4 budget recommendations. He shall, thereupon, determine the local public
- 5 hospital tax effort for patient care for the fiscal year. He shall report this amount
- 6 to the state board of health and senior services and the chief fiscal officers of
- 7 the city, county, corporation, or district, accompanied by the proposed allocations.
 - 189.030. Upon receipt of the information from the director, the state board
- 2 of health and senior services shall within forty-five days examine the proposed
- 3 allocated appropriations to ensure that such funds are allocated proportionately
- 4 to qualifying hospitals in a ratio based upon available funds as compared to the
- 5 maximum entitlement of each qualifying hospital and either approve them within
- 6 the limit of the budget recommendation, or shall disapprove proposed allocated
- 7 appropriations or parts thereof which it does not find to be reasonable for the
- 8 improvement of care to poor patients in the hospital or hospitals. If any
- 9 appropriation or part thereof is disapproved by the board of health and senior
- 10 services, the director may continue to submit revised proposals to the state
- 11 board of health and senior services within the limits of the budget
- 12 recommendation therefor until the state board of health and senior services

approves the appropriation within the limits of the budget recommendation. The board shall send a letter on the proposed appropriations allocation approved by it to the director and to the chief fiscal officer of the city, county, corporation, or district. Thereafter by June fifteenth of each year the state board of health and

senior services shall revise the allocations within the appropriation therefor.

189.035. Upon receipt of the revised proposal under section 189.030 from the state board of health **and senior services**, the commissioner of administration shall issue warrants on the state treasurer for an amount equal to the lesser of (a) ten percent of the local public hospital tax effort of the city, county, corporation, or district, as determined by him under section 189.025, or (b) the total proposed appropriations approved by the board of health **and senior services**.

191.400. 1. There is hereby created a "State Board of Health and Senior Services" which shall consist of [seven] nine members, who shall be appointed by the governor, by and with the advice and consent of the senate. No member of the state board of health and senior services shall hold any other office or employment under the state of Missouri other than in a consulting status relevant to the member's professional status, licensure or designation. Not more than [four] five of the members of the state board of health and senior services shall be from the same political party.

9 2. Each member shall be appointed for a term of four years; except that of the members first appointed, two shall be appointed for a term of one year, two 10 for a term of two years, two for a term of three years, and [one] three for a term 11 12 of four years. The successors of each shall be appointed for full terms of four 13 years. No person may serve on the state board of health and senior services for more than two terms. The terms of all members shall continue until their 14 successors have been duly appointed and qualified. Three of the persons 15 appointed to the state board of health and senior services shall be persons who 16 are physicians and surgeons licensed by the state board of registration for the 17 healing arts of Missouri, one of whom shall have expertise in 18 geriatrics. One of the persons appointed to the state board of health and 19 20 **senior services** shall be a dentist licensed by the Missouri dental board. One of the persons appointed to the state board of health and senior services shall 2122be a [chiropractic physician licensed by the Missouri state board of chiropractic examiners] person with expertise in nutrition. [Two of the persons 23 appointed to the state board of health shall be persons other than those licensed

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25 by the state board of registration for the healing arts, the Missouri dental board, 26 or the Missouri state board of chiropractic examiners and shall be representative 27 of those persons, professions and businesses which are regulated and supervised 28 by the department of health and senior services and the state board of health.] 29 In making the four remaining appointments, the governor shall give 30 consideration to individuals having a special interest in public health, 31 disability-related issues, or gerontology, including senior citizens. If a 32vacancy occurs in the appointed membership, the governor may appoint a member 33 for the remaining portion of the unexpired term created by the vacancy. If the vacancy occurs while the senate is not in session, the governor shall make a 34 temporary appointment subject to the approval of the senate when it next 35 convenes. The members shall receive actual and necessary expenses [plus 36 37 twenty-five dollars per day for each day of actual attendance.

3. The board shall elect from among its membership a chairperson and a vice chairperson, who shall act as chairperson in his or her absence. The board shall meet at the call of the chairperson. The chairperson may call meetings at such times as he or she deems advisable, and shall call a meeting when requested to do so by three or more members of the board.

[196.1129.] **191.756.** 1. For purposes of this section, the term "board" shall mean the [life sciences research board established under section 196.1103] state board of health and senior services established under section 191.400.

- 2. Subject to appropriations, the board shall establish a program to award grants for the establishment of umbilical cord blood banks to be located in this state and for the expansion of existing umbilical cord blood banks located in this state. The purposes and activities of umbilical cord blood banks eligible for grants for this program shall be directed towards gathering, collecting, and preserving umbilical cord and placental blood only from live births and providing such blood and blood components primarily to recipients who are unrelated to the donors of the blood, and towards persons and institutions conducting scientific research requiring sources of human stem cells.
- 3. The board shall, by rule, establish eligibility criteria for awarding grants under this section. In awarding grants, the board shall consider:
- 16 (1) The ability of the applicant to establish, operate, and maintain an umbilical cord blood bank and to provide related services;
 - (2) The experience of the applicant in operating similar facilities; and

- 19 (3) The applicant's commitment to continue to operate and maintain an 20 umbilical cord blood bank after the expiration of the terms of the contract 21 required by subsection 4 of this section.
- 4. Recipients of grants awarded shall enter into contracts under which each recipient agrees to:
- 24 (1) Operate and maintain an umbilical cord blood bank in this state at 25 least until the eighth anniversary of the date of the award of the grant;
- 26 (2) Gather, collect, and preserve umbilical cord blood only from live births; 27 and
- 28 (3) Comply with any financial or reporting requirements imposed on the 29 recipient under rules adopted by the board.
- 5. The grants authorized under this section shall be awarded subject to funds specifically appropriated for that purpose.
 - 191.980. 1. The "Missouri Area Health Education Centers" program is 2 hereby established as a collaborative partnership of higher educational 3 institutions and regional area health education centers and other entities that 4 have entered into a written agreement with the program. These higher 5 educational institutions and regional area health education centers shall be those
 - 6 that are recognized as program offices or regional centers by the federal area
 - 7 health education centers program pursuant to 42 U.S.C. Section 294a. The
 - 8 program is designed to improve the supply, distribution, availability, and quality
- 9 of health care personnel in Missouri communities and promote access to primary
- 10 care for medically underserved communities and populations.
- 2. [The Missouri area health education centers council is hereby established within the department of health and senior services. The council shall consist of twelve members that are residents of Missouri. The members of the council shall include:
- 15 (1) The director of the department of health and senior services or the director's designee;
- 17 (2) The commissioner of the department of higher education or the 18 commissioner's designee;
- 19 (3) Two members of the senate appointed by the president pro tempore of 20 the senate;
- 21 (4) Two members of the house of representatives appointed by the speaker 22 of the house of representatives; and
- 23 (5) Six members to be appointed by the governor with the advice and

24 consent of the senate, four of whom shall represent the federally recognized regional area health education centers and two of whom shall represent the 26 federally recognized higher educational institution program offices. Each 27representative of the regional area health education centers shall be a member 28 of the governing or advisory board of a regional center and shall be nominated 29 jointly by the chairs of the governing or advisory boards of all such centers. No two representatives shall be members of the same regional center governing or 30 31 advisory board. Each representative of the federally recognized higher 32 educational institution program offices shall be an employee or faculty of a 33 medical school in which a program office resides and shall be nominated jointly by the deans of all such medical schools. The two program office representatives 34

- 35 shall not be employees or faculty of the same medical school.
- 36 Members of the council shall be appointed by February 1, 2005. Of the members
- 37 first appointed to the council, six shall serve a term of four years and six shall
- 38 serve a term of two years, and thereafter, members shall serve a term of four
- 39 years. Members shall continue to serve until their successor is duly appointed
- 40 and qualified. Any vacancy on the council shall be filled in the same manner as
- 41 the original appointment.
- 3.] The [council] director of the department of health and senior services shall have discretionary authority to monitor and recommend policy direction for the Missouri area health education centers program, including policies to ensure that all applicable requirements of the federal area health education centers program are met.
- 47 [4.] 3. The area health education centers program shall:
- 48 (1) Develop and enhance health careers recruitment programs for 49 Missouri students, especially underrepresented and disadvantaged students;
- 50 (2) Enhance and support community-based training of health professions 51 students and medical residents;
- 52 (3) Provide educational and other programs designed to support practicing 53 health professionals; and
- 54 (4) Collaborate with health, education, and human services organizations 55 to design, facilitate, and promote programs to improve access to health care and 56 health status in Missouri.
- 57 [5. The Missouri area health education centers council shall report 58 annually to the governor and the general assembly on the status and progress of 59 the Missouri area health education centers program.]

192.005. There is hereby created and established as a department of state government the "Department of Health and Senior Services". The department of health and senior services shall supervise and manage all public health functions and programs. The department shall be governed by the provisions of the Omnibus State Reorganization Act of 1974, Appendix B, RSMo, unless otherwise 5 provided in sections 192.005 to 192.014. The division of health of the department of social services, chapter 191, this chapter, and others, including, but not limited to, such agencies and functions as the state health planning and development agency, the crippled children's service, chapter 201, the bureau and the program for the prevention of developmental disability, the hospital subsidy program, 10 chapter 189, the state board of health and senior services, section 191.400, the 11 student loan program, sections 191.500 to 191.550, the family practice residency 12program, the licensure and certification of hospitals, chapter 197, the Missouri 13 14 chest hospital, sections 199.010 to 199.070, are hereby transferred to the department of health and senior services by a type I transfer, and the state 15 16 cancer center and cancer commission, chapter 200, is hereby transferred to the 17 department of health and senior services by a type III transfer as such transfers are defined in section 1 of the Omnibus State Reorganization Act of 1974, 18 Appendix B, RSMo Supp. 1984. The provisions of section 1 of the Omnibus State 19 Reorganization Act of 1974, Appendix B, RSMo Supp. 1984, relating to the 20 21manner and procedures for transfers of state agencies shall apply to the transfers provided in this section. The division of health of the department of social 22services is abolished. 23

192.014. The state board of health **and senior services** shall advise the department of health and senior services in the:

- 3 (1) Promulgation of rules and regulations by the department of health and 4 senior services. At least sixty days before the rules and regulations prescribed 5 by the department or any subsequent changes in them become effective, a copy 6 shall be filed in the office of the secretary of state. All rules and regulations 7 promulgated by the department shall, as soon as practicable after their adoption, 8 be submitted to the general assembly. The rules and regulations shall continue 9 in force and effect until disapproved by the general assembly;
- 10 (2) Formulation of the budget for the department of health and senior 11 services; and
- 12 (3) Planning for and operation of the department of health and senior 13 services.

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192.230. The department of health and senior services shall be empowered and authorized to conduct a complete survey of all of the hospitals, both public and private, and all health centers and units in the state, and to make a public report of such survey and findings, and recommending a state plan for the construction of such additional hospital and health center facilities as may be deemed advisable by the department of health and senior services after consultation with the state board of health[, described in section 192.240] and senior services.

192.707. 1. The "Missouri Arthritis Advisory Board" is established within
2 the department of health and senior services, as a continuation of the arthritis
3 advisory board in existence on August 13, 1984. The board shall consist of
4 twenty-five members. The members of the board that are serving on August 13,
5 1984, shall continue until the expiration of this term. The board shall submit a
6 list of names to the director as recommendations to fill expired terms on the
7 board. The director shall fill each expired membership on the board, each of the
8 appointees to serve for a term of four years and until his successor is appointed
9 and confirmed. Vacancies on the board arising from reasons other than
10 expiration of the member's term shall be filled by the director for the time
11 remaining in the unexpired term.

- 2. The board shall meet semiannually and at other such times as called by the chairman of the board. The chairman shall be elected from the board membership at the first board meeting, and shall serve as chairman until a new chairman is elected, or until his term on the board expires, whichever occurs first.
- 3. The board shall serve in an advisory capacity to the committee, and report annually to the department and to the state board of health **and senior services** regarding the implementing of the statewide arthritis plan, making recommendations for necessary changes in content and direction.
- 4. The board shall be responsible for development and recommendations of guidelines for programs supported under the state arthritis program, and make recommendations on program relevance of grant applications funded under the state arthritis program. The board will make final recommendations to the director regarding programs and grants of the state arthritis program.
- 5. Any reimbursement of members of the board for their actual and necessary expenses shall be subject to appropriations.
 - 192.710. 1. The "Arthritis Program Review Committee" is hereby created within the department of health and senior services. This committee shall consist

- 3 of fifteen members, two from each of the seven regions set forth in section 192.714
- 4 and one at-large member. The fourteen regional members shall be nominated to
- 5 the committee by the board. The one at-large member shall be nominated by the
- 6 state board of health and senior services. The members of the committee shall
- 7 include at least one from each of the following categories: rheumatology
- 8 educators, practicing rheumatologists, primary care practitioners, nurses, allied
- 9 health professionals, arthritis patients, and members of the general
- 10 public. Members of the committee shall be appointed by the director in
- 11 consultation with the board of health and senior services. Of the fifteen initial
- 12 members, five shall have a two-year term, five shall have a three-year term, and
- 13 five shall have a four-year term. Thereafter, each member shall serve a four-year
- 14 term and until his successor is appointed and confirmed. Vacancies on the
- 15 committee arising from reasons other than expiration of the member's term shall
- 16 be filled by the director for the time remaining in the unexpired term.
- 17 2. The committee shall meet annually and at other such times as called
- 18 by the chairman of the committee. The chairman shall be elected annually from
- 19 the committee membership at the first committee meeting and shall serve as
- 20 chairman until a new chairman is elected, or until his term on the committee
- 21 expires, whichever occurs first.
- 3. The committee shall review, make site visits and determine and make
- 23 recommendations to the board on the merit of regional arthritis center
- 24 applications. No program or other activity will be recommended for funding by
- 25 the board without the favorable review of the committee.
- 4. The arthritis program coordinator shall serve the committee as its
- 27 executive administrator.

194.400. As used in sections 194.400 to 194.410 the following words and

- 2 phrases mean:
- 3 (1) ["Committee", the unmarked human burial consultation committee]
- 4 "Council", the Missouri advisory council on historic preservation
- 5 created under section 253.408;
- 6 (2) "Cultural items", shall include:
- 7 (a) "Associated funerary objects", objects that are reasonably believed to
- 8 have been placed with individual human remains either at the time of death, or
- 9 during the death rite or ceremony, or later, and all other items exclusively made
- 10 for burial purposes including items made to contain human remains;
- 11 (b) "Unassociated funerary objects", objects that are reasonably believed

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- to have been placed with individual human remains either at the time of death or during the death rite or ceremony, or later, which can be identified by a preponderance of the evidence as related to known human remains or an 14 15 unmarked human burial site or can be identified as having been removed from 16 a specific unmarked human burial site;
 - (3) "General archaeological investigation", refers to:
- 18 (a) Excavations performed by professional archaeologists usually 19 consisting of a structured scientific undertaking comprised of three segments 20 including field investigations, laboratory analysis, and preparation and submission of a report of investigation; and 21
 - (b) Identification of the presence of human remains in excavated materials considered to occur at the completion of the laboratory analysis segment of the studies as above;
- 25 (4) "Professional archaeologist", a person who has a graduate degree in 26 archaeology, anthropology, or closely related field, at least one year of full-time 27 professional experience or equivalent specialized training in archaeological 28 research, administration of management, or at least four months of supervised 29 field and analytic experience in general North American archaeology and 30 demonstrated ability to carry archaeological research to completion, as evidenced by a master of arts or master of science thesis, or report equivalent in scope and 31 32 quality;
 - (5) "Second or subsequent violation", any violation, other than the first violation, of a criminal law related to the trafficking of human remains or cultural items located in the state of Missouri, the United States, or any other state;
- 36 (6) "Skeletal analyst", a person possessing a postgraduate degree representing specialized training in skeletal biology, forensic osteology, or other relevant aspects of physical anthropology. The skeletal analyst shall have a 38 minimum experience of one year in conducting laboratory reconstruction and analysis, and shall have demonstrated the ability to design and execute a skeletal analysis, and to present the written results and interpretations of such analysis in a thorough, scientific, and timely manner;
- 43 (7) "Specific scientific investigations", refers to detailed studies of human remains by professional archaeologists, anthropologists, osteologists, or 44 45 professionals in related disciplines;
- 46 (8) "State historic preservation officer", the director of the department of natural resources:

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- 48 (9) "Unmarked human burial", any instance where human skeletal 49 remains are discovered or believed to exist, but for which there exists no written 50 historical documentation or grave markers.
 - 194.408. 1. Whenever an unmarked human burial or human skeletal remains are reported to the state historic preservation officer, the state historic preservation officer shall proceed as follows:
- 4 (1) Insofar as possible, the state historic preservation officer shall make 5 reasonable efforts to identify and locate persons who can establish direct kinship 6 with or descent from the individual whose remains constitute the burial. The 7 state historic preservation officer, in consultation with the most closely related 8 family member, shall determine the proper disposition of the remains;
- 9 (2) When no direct kin or descendants can be identified or located, but the burial or remains can be shown to have ethnic affinity with living peoples, the 10 state historic preservation officer in consultation with the leaders of the ethnic 11 groups having a relation to the burial or remains shall determine the proper 1213 disposition of the remains. But, if the state historic preservation officer determines the burial or remains are scientifically significant, no reinterment 14 shall occur until the burial or remains have been examined by a skeletal analyst 15 designated by the state historic preservation officer. In no event shall 16 17 reinterment be delayed more than one year;
 - (3) When the burial or remains cannot be related to any living peoples, the state historic preservation officer, in consultation with the [unmarked human burial consultation committee] Missouri advisory council on historic preservation, shall determine the proper disposition of the burial or remains. But, if the state historic preservation officer determines the burial or remains are scientifically significant, no reinterment shall occur until the burial or remains have been examined by a skeletal analyst designated by the state historic preservation officer. In no event shall reinterment be delayed more than one year unless otherwise and to the extent determined by the [committee] council;
- (4) Notwithstanding subdivisions (2) and (3) of this section the state historical preservation officer may seek approval from the [unmarked human burial consultation committee] council to delay reinterment of the remains for an additional scientific study in a facility chosen by the state historic preservation officer. If the study is approved by the [committee] council reinterment shall be delayed for a period as specified by the [committee] council.

- 2. All actions and decisions of the state historic preservation officer and the council shall be in conformity with the provisions of the federal National Historic Preservation Act of 1966, as amended, and the federal Native American Graves Protection and Repatriation Act (NAGPRA).
 - 208.955. 1. There is hereby established in the department of social services the "MO HealthNet Oversight Committee", which shall be appointed by January 1, 2008, and shall consist of nineteen members as follows:
 - 4 (1) Two members of the house of representatives, one from each party, 5 appointed by the speaker of the house of representatives and the minority floor 6 leader of the house of representatives;
- 7 (2) Two members of the Senate, one from each party, appointed by the 8 president pro tem of the senate and the minority floor leader of the senate;
- 9 (3) One consumer representative who has no financial interest in the 10 health care industry and who has not been an employee of the state within the 11 last five years;
- 12 (4) Two primary care physicians, licensed under chapter 334, who care for 13 participants, not from the same geographic area, chosen in the same manner as 14 described in section 334.120;
- 15 (5) Two physicians, licensed under chapter 334, who care for participants 16 but who are not primary care physicians and are not from the same geographic 17 area, chosen in the same manner as described in section 334.120;
- 18 (6) One representative of the state hospital association;
- 19 (7) Two nonphysician health care professionals, the first nonphysician 20 health care professional licensed under chapter 335 and the second nonphysician 21 health care professional licensed under chapter 337, who care for participants;
- 22 (8) One dentist, who cares for participants, chosen in the same manner 23 as described in section 332.021;
- 24 (9) Two patient advocates who have no financial interest in the health 25 care industry and who have not been employees of the state within the last five 26 years;
- 27 (10) One public member who has no financial interest in the health care 28 industry and who has not been an employee of the state within the last five years; 29 and
- 30 (11) The directors of the department of social services, the department of 31 mental health, the department of health and senior services, or the respective

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32 directors' designees, who shall serve as ex officio members of the committee.

- 33 2. The members of the oversight committee, other than the members from the general assembly and ex officio members, shall be appointed by the governor 34 35 with the advice and consent of the senate. A chair of the oversight committee shall be selected by the members of the oversight committee. Of the members 36 37 first appointed to the oversight committee by the governor, eight members shall serve a term of two years, seven members shall serve a term of one year, and 38 39 thereafter, members shall serve a term of two years. Members shall continue to 40 serve until their successor is duly appointed and qualified. Any vacancy on the 41 oversight committee shall be filled in the same manner as the original appointment. Members shall serve on the oversight committee without 42 compensation but may be reimbursed for their actual and necessary expenses 43 from moneys appropriated to the department of social services for that 44 purpose. The department of social services shall provide technical, actuarial, and 45 administrative support services as required by the oversight committee. The 46 47 oversight committee shall:
- 48 (1) Meet on at least four occasions annually, including at least four before the end of December of the first year the committee is established. Meetings can 49 be held by telephone or video conference at the discretion of the committee; 50
 - (2) Review the participant and provider satisfaction reports and the reports of health outcomes, social and behavioral outcomes, use of evidence-based medicine and best practices as required of the health improvement plans and the department of social services under section 208.950;
- 55 (3) Review the results from other states of the relative success or failure 56 of various models of health delivery attempted;
- (4) Review the results of studies comparing health plans conducted under 58 section 208.950;
- 59 (5) Review the data from health risk assessments collected and reported 60 under section 208.950;
- 61 (6) Review the results of the public process input collected under section 208.950; 62
- 63 (7) Advise and approve proposed design and implementation proposals for new health improvement plans submitted by the department, as well as make 64 recommendations and suggest modifications when necessary; 65
- 66 (8) Determine how best to analyze and present the data reviewed under section 208.950 so that the health outcomes, participant and provider satisfaction, 67

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- results from other states, health plan comparisons, financial impact of the various health improvement plans and models of care, study of provider access, and results of public input can be used by consumers, health care providers, and public officials;
- 72 (9) Present significant findings of the analysis required in subdivision (8) 73 of this subsection in a report to the general assembly and governor, at least 74 annually, beginning January 1, 2009;
- 75 (10) Review the budget forecast issued by the legislative budget office, and 76 the report required under subsection (22) of subsection 1 of section 208.151, and 77 after study:
 - (a) Consider ways to maximize the federal drawdown of funds;
- 79 (b) Study the demographics of the state and of the MO HealthNet 80 population, and how those demographics are changing;
- 81 (c) Consider what steps are needed to prepare for the increasing numbers 82 of participants as a result of the baby boom following World War II;
- shall be established. Such office would be responsible for oversight, auditing, investigation, and performance review to provide increased accountability, integrity, and oversight of state medical assistance programs, to assist in improving agency and program operations, and to deter and identify fraud, abuse, and illegal acts. The committee shall review the experience of all states that have created a similar office to determine the impact of creating a similar office in this state; and
 - (12) Perform other tasks as necessary, including but not limited to making recommendations to the division concerning the promulgation of rules and emergency rules so that quality of care, provider availability, and participant satisfaction can be assured.
- 95 3. [The oversight committee shall designate a subcommittee devoted to 96 advising the department on the development of a comprehensive entry point 97 system for long-term care that shall:
- 98 (1) Offer Missourians an array of choices including community-based, 99 in-home, residential and institutional services;
- 100 (2) Provide information and assistance about the array of long-term care 101 services to Missourians;
- 102 (3) Create a delivery system that is easy to understand and access 103 through multiple points, which shall include but shall not be limited to providers

- 104 of services;
- 105 (4) Create a delivery system that is efficient, reduces duplication, and 106 streamlines access to multiple funding sources and programs;
- 107 (5) Strengthen the long-term care quality assurance and quality 108 improvement system;
- 109 (6) Establish a long-term care system that seeks to achieve timely access 110 to and payment for care, foster quality and excellence in service delivery, and 111 promote innovative and cost-effective strategies; and
- 112 (7) Study one-stop shopping for seniors as established in section 208.612.
- 4. The subcommittee shall include the following members:
- 114 (1) The lieutenant governor or his or her designee, who shall serve as the subcommittee chair;
- 116 (2) One member from a Missouri area agency on aging, designated by the 117 governor;
- 118 (3) One member representing the in-home care profession, designated by 119 the governor;
- 120 (4) One member representing residential care facilities, predominantly 121 serving MO HealthNet participants, designated by the governor;
- 122 (5) One member representing assisted living facilities or continuing care 123 retirement communities, predominantly serving MO HealthNet participants, 124 designated by the governor;
- 125 (6) One member representing skilled nursing facilities, predominantly 126 serving MO HealthNet participants, designated by the governor;
- 127 (7) One member from the office of the state ombudsman for long-term care 128 facility residents, designated by the governor;
- 129 (8) One member representing Missouri centers for independent living, 130 designated by the governor;
- 131 (9) One consumer representative with expertise in services for seniors or 132 persons with a disability, designated by the governor;
- 133 (10) One member with expertise in Alzheimer's disease or related 134 dementia;
- 135 (11) One member from a county developmental disability board, 136 designated by the governor;
- 137 (12) One member representing the hospice care profession, designated by 138 the governor;
- 139 (13) One member representing the home health care profession,

- 140 designated by the governor;
- 141 (14) One member representing the adult day care profession, designated
- 142 by the governor;
- 143 (15) One member gerontologist, designated by the governor;
- 144 (16) Two members representing the aged, blind, and disabled population,
- 145 not of the same geographic area or demographic group designated by the
- 146 governor;
- 147 (17) The directors of the departments of social services, mental health,
- 148 and health and senior services, or their designees; and
- 149 (18) One member of the house of representatives and one member of the
- 150 senate serving on the oversight committee, designated by the oversight committee
- 151 chair.
- 152 Members shall serve on the subcommittee without compensation but may be
- 153 reimbursed for their actual and necessary expenses from moneys appropriated to
- 154 the department of health and senior services for that purpose. The department
- 155 of health and senior services shall provide technical and administrative support
- 156 services as required by the committee.
- 5.] The provisions of section 23.253 shall not apply to sections 208.950 to
- 158 208.955.
 - 209.287. 1. There is hereby established within the Missouri commission
 - 2 for the deaf and hard of hearing a board to be known as the "Board for
 - 3 Certification of Interpreters", which shall be composed of [five] three
 - 4 members. The executive director of the Missouri commission for the deaf and
 - 5 hard of hearing or the director's designee shall be a nonvoting member of the
 - 6 board.
 - 7 2. The members shall be appointed by the governor with the advice and
 - 8 consent of the senate from a list of recommendations from the commission. The
 - 9 members shall be appointed for terms of three years [, except those first appointed
- 10 whose terms shall be staggered and one member appointed to serve for one year,
- 11 two members to serve for two years and two members one to serve for three
- 12 years]. No member shall be eligible to serve more than two consecutive terms,
- 13 except a person appointed to fill a vacancy for a partial term may serve two
- 14 additional terms. [Two] One of the members appointed shall be deaf, [two] one
- 15 shall be a certified [interpreters] interpreter, and one shall be deaf or a
- 16 certified interpreter. The members shall be fluent in American sign language,
- 17 Pidgin Signed English, oral, tactile sign, or any specialized vocabulary used by

- 18 deaf persons. The member shall have a background and knowledge of 19 interpreting and evaluation.
- 3. The members shall receive no compensation for their services on the
- 21 board, but the commission shall reimburse the members for actual and necessary
- 22 expenses incurred in the performance of their official duties. The board shall
- 23 meet not less than two times per year. The board shall elect from its membership
- 24 a chairperson and a secretary. A quorum of the board shall consist of [three] two
- 25 of its members.
- 4. Any member of the commission may petition the governor to remove a
- 27 member from the board for the following reasons: misconduct, inefficiency,
- 28 incompetence or neglect of his official duties. The governor may remove the
- 29 member after giving the committee member written notice of the charges against
- 30 him or her and an opportunity to be heard pursuant to administrative
- 31 procedures in chapter 621.
 - 209.307. Any member of the board or an evaluation team who has a
- 2 conflict of interest that may have a direct effect on an evaluation shall excuse
- 3 himself or herself from the evaluation. The remaining members [, not consisting
- 4 of less than three members,] shall assess that individual's performance.
 - 210.170. 1. There is hereby created within the office of administration of
- 2 the state of Missouri the "Children's Trust Fund Board", which shall be composed
- 3 of [twenty-one] **seventeen** members as follows:
- 4 (1) [Twelve] **Eight** public members to be appointed by the governor by
- 5 and with the advice and consent of the senate. As a group, the public members
- 6 appointed pursuant to this subdivision shall demonstrate knowledge in the area
- 7 of prevention programs, shall be representative of the demographic composition
- 8 of this state, and, to the extent practicable, shall be representative [of all] of the
- 9 following categories:
- 10 (a) [Organized labor] The philanthropy community;
- 11 (b) The business community;
- 12 (c) The educational community;
- 13 (d) The religious community;
- (e) The legal community;
- 15 (f) Professional providers of prevention services to families and children;
- 16 (g) [Volunteers in prevention services] A former youth participant in
- 17 the state foster care system;
- 18 (h) Social services;

- (i) Health care services; and
- 20 (j) Mental health services;
- 21 (2) [A physician licensed pursuant to chapter 334] A board certified 22 child abuse pediatrician or a SAFE CARE provider, as defined in 23 section 334.950;
- 24 (3) Two members of the Missouri house of representatives, who shall be 25 appointed by the speaker of the house of representatives and shall be members 26 of two different political parties;
- 27 (4) Two members of the Missouri senate, who shall be appointed by the 28 president pro tem of the senate and who shall be members of two different 29 political parties; and
 - (5) Four members chosen and appointed by the governor.
- 31 2. All members of the board appointed by the speaker of the house or the 32president pro tem of the senate shall serve until their term in the house or senate during which they were appointed to the board expires. All public members of 33 34 the board shall serve for terms of three years[; except, that of the public members first appointed, four shall serve for terms of three years, four shall serve for terms of two years, and three shall serve for terms of one year]. No public 36 members may serve more than two consecutive terms, regardless of whether such 37 terms were full or partial terms. Each member shall serve until his successor is 38 appointed. All vacancies on the board shall be filled for the balance of the 39 unexpired term in the same manner in which the board membership which is 40 vacant was originally filled. Any member of the board on August 28, 2018, 41 42 shall not be removed based on not being representative of a category in subdivision (1) of subsection 1 of this section. 43
- 3. Any public member of the board may be removed by the governor for misconduct, incompetency, or neglect of duty after first being given the opportunity to be heard in his or her own behalf.
- 4. The board may employ an executive director who shall be charged with carrying out the duties and responsibilities assigned to him or her by the board. The executive director may obtain all necessary office space, facilities, and equipment, and may hire and set the compensation of such staff as is approved by the board and within the limitations of appropriations for the purpose. All staff members, except the executive director, shall be employed pursuant to chapter 36.
- 5. Each member of the board may be reimbursed for all actual and

- 55 necessary expenses incurred by the member in the performance of his or her 56 official duties. All reimbursements made pursuant to this subsection shall be 57 made from funds in the children's trust fund appropriated for that purpose.
- 6. All business transactions of the board shall be conducted in public meetings in accordance with sections 610.010 to 610.030.
- 7. The board may accept federal funds for the purposes of sections 210.170 to 210.173 and section 143.1000 as well as gifts and donations from individuals, private organizations, and foundations. The acceptance and use of federal funds shall not commit any state funds nor place any obligation upon the general assembly to continue the programs or activities for which the federal funds are made available. All funds received in the manner described in this subsection shall be transmitted to the state treasurer for deposit in the state treasury to the credit of the children's trust fund.
- 8. The board shall elect a chairperson from among the public members, who shall serve for a term of two years. The board may elect such other officers and establish such committees as it deems appropriate.
- 9. The board shall exercise its powers and duties independently of the office of administration except that budgetary, procurement, accounting, and other related management functions shall be performed by the office of administration.
- 210.1200. 1. Sections 210.1200 and 210.1210 shall be known and 2 may be cited as "Erin's Law".
- 2. The "Task Force on the Prevention of Sexual Abuse of Children" is hereby created to study the issue of sexual abuse of children. The task force shall consist of all of the following members:
- 6 (1) The director of the department of social services, or his or 7 her designee;
- 8 (2) The director of the children's division within the department 9 of social services, or his or her designee;
- 10 (3) The director of the department of mental health, or his or her designee;
- 12 (4) The director of the department of health and senior services, 13 or his or her designee;
- 14 **(5)** The director of the office of prosecution services, or his or 15 her designee;
 - (6) The commissioner of education, or his or her designee;

- 17 (7) The executive director of the children's trust fund board, or 18 his or her designee;
- 19 (8) A law enforcement representative appointed by the director 20 of the department of social services;
- 21 (9) An active teacher employed in Missouri appointed by the 22 director of the department of social services;
- 23 (10) A school principal appointed by the director of the 24 department of social services;
- 25 (11) A school superintendent appointed by the director of the 26 department of social services;
- 27 (12) A school counselor appointed by the director of the 28 department of social services;
- 29 (13) A representative of an organization involved in forensic 30 investigation relating to child abuse in this state appointed by the 31 director of the department of social services;
- 32 (14) A representative of the state domestic violence coalition 33 appointed by the director of the department of social services;
- 34 (15) A representative from the juvenile and family court 35 appointed by the director of the department of social services; and
- 36 (16) A representative from the Missouri Network of Child 37 Advocacy Centers appointed by the director of the department of social 38 services.
- 39 3. Members of the task force shall be individuals who are 40 actively involved in the fields of the prevention and treatment of child 41 abuse and neglect and child welfare. The appointment of members 42 shall reflect the geographic diversity of the state.
- 43 4. The task force shall elect a presiding officer by a majority vote 44 of the membership of the task force. The task force shall meet at the 45 call of the presiding officer.
- 5. The task force shall make recommendations for reducing child sexual abuse and treating children who experience sexual abuse in Missouri. In making those recommendations, the task force shall:
- 49 (1) Gather information concerning child sexual abuse throughout 50 the state;
- 51 (2) Receive reports and testimony from individuals, state and 52 local agencies, community-based organizations, and other public and

- 53 private organizations; and
- 54 (3) Create goals for state policy that would prevent child sexual 55 abuse and improve treatment for children who experience sexual abuse.
- 56 6. The recommendations may include proposals for specific 57 statutory changes and methods to foster cooperation among state 58 agencies and between the state and local government.
- 7. The task force shall consult with employees of the department of of social services, the department of public safety, department of elementary and secondary education, and any other state agency, board, commission, office, or department as necessary to accomplish the task force's responsibilities under this section.
- 8. The members of the task force shall serve without compensation and shall not be reimbursed for their expenses.
- 9. Beginning January 1, 2019, the department of social services, in collaboration with the task force, shall make yearly reports to the general assembly on the department's progress in preventing child sexual abuse and expanding the availability of appropriate treatment for children who experience sexual abuse.
 - 210.1210. 1. The task force on the prevention of sexual abuse of children established in section 210.1200 may adopt and submit to the commissioner of education and the state board of education policy recommendations addressing sexual abuse of children that may include:
- 5 (1) Age-appropriate curriculum for students in pre-K through 6 fifth grade;
 - (2) Training for school personnel on child sexual abuse;
- 8 (3) Educational information to parents or guardians provided in 9 the school handbook on the warning signs of a child being abused, 10 along with any needed assistance, referral, or resource information;
- 11 (4) Available counseling and resources for students affected by 12 sexual abuse; and
- 13 (5) Emotional and educational support for a child of abuse to 14 continue to be successful in school.
- 2. Any policy recommendation adopted may address without limitation:
- 17 (1) Methods for increasing teacher, student, and parent 18 awareness of issues regarding sexual abuse of children, including

- 19 knowledge of likely warning signs indicating that a child may be a
- 20 victim of sexual abuse;
- 21 (2) Actions that a child who is a victim of sexual abuse could
- 22 take to obtain assistance and intervention; and
- 23 (3) Available counseling options for students affected by sexual 24 abuse.
 - 253.408. 1. Sections 253.408 to 253.412 shall be known and may be cited as the "State Historic Preservation Act".
 - 2. The director of the department of natural resources is hereby designated as the state historic preservation officer. The state historic preservation office shall be located in the department of natural resources and shall be responsible for establishing, implementing, and administering federal
 - 7 and state programs or plans for historic preservation and shall have the following
- 8 duties including, but not limited to:
- 9 (1) Direct and conduct a comprehensive statewide survey of historic, 10 archaeological, architectural, and cultural properties and maintain inventories
- 11 of such properties;
- 12 (2) Identify and nominate eligible properties to the National Register of 13 Historic Places and otherwise administer applications for listing historic 14 properties on the national register;
- 15 (3) Prepare and implement a comprehensive statewide historic 16 preservation plan;
- 17 (4) Administer the state program of federal assistance for historic 18 preservation within the state;
- 19 (5) Administer historic preservation fund grants as mandated by the 20 National Historic Preservation Act of 1966, as amended;
- 21 (6) Provide public information, education and training, and technical 22 assistance relating to the federal and state historic preservation programs;
- 23 (7) Cooperate with local governments in the development of local historic 24 preservation programs, and to assist local governments in becoming certified 25 pursuant to the Historic Preservation Act of 1966, as amended;
- 26 (8) Advise and assist federal and state agencies and local governments in carrying out their historic preservation responsibilities;
- 28 (9) Cooperate with the National Advisory Council on Historic 29 Preservation, federal and state agencies, local governments, and organizations 30 and individuals to ensure that historic properties are taken into consideration at

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- 31 all levels of planning and development;
- 32 (10) Administer [the state unmarked human burial sites,] 33 **responsibilities** as detailed in sections 194.400 to 194.410;
- 34 (11) Administer the historic preservation revolving fund, as detailed in sections 253.400 to 253.407; and
- 36 (12) Cooperate with the department of economic development in 37 administering the main street Missouri act, as detailed in sections 251.470 to 38 251.485.
- 39 3. (1) There is hereby established and created, within the department of natural resources, the "Missouri Advisory Council on Historic Preservation" consisting of nine persons, to be appointed by 41 the governor with the advice and consent of the senate, who shall serve 42without compensation other than expenses incurred. The membership 43 of the council shall be as provided in 36 C.F.R. Part 61.4, as may be 44 amended from time to time, and shall consist of persons having expertise and knowledge in the fields of history, historic and 46 prehistoric archaeology, architectural history, architecture, and 47 economic and community development, as well as nonprofessional 48 members with demonstrated interest in historic preservation. Each 49 member shall serve for a term of two years from the date of 50 51 appointment and until his or her replacement is duly appointed.
 - (2) The council shall meet at least three times per year and may adopt bylaws to govern its operations which bylaws shall be consistent with all applicable federal rules and regulations.
- 55 (3) The council shall have all the powers, duties and 56 responsibilities provided by federal law and the rules and regulations 57 for such council including, but not limited to, the following:
- 58 (a) Reviewing and approving each national register nomination 59 prior to submission to the national register;
- (b) Reviewing each completed state historic preservation plan as 61 developed by the state historic preservation officer prior to its 62 submission to the Secretary of the United States Department of 63 Interior; and
- 64 (c) Providing general advice, guidance, and professional 65 recommendations to the state historic preservation officer in 66 conducting the comprehensive statewide survey, preparing the state

- 67 historic preservation plan, carrying out any grants-in-aid program, and
- 68 carrying out the other duties and responsibilities of the state historic
- 69 preservation officer.

- 324.015. 1. For purposes of this section, the following terms 2 mean:
- 3 (1) "Licensing authority", any agency, examining board, 4 credentialing board, or other office with the authority to impose 5 occupational fees or licensing requirements on any occupation or 6 profession;
- 7 (2) "Licensing requirement", any required training, education, or 8 fee to work in a specific occupation or profession;
 - (3) "Low-income individual", any individual:
- 10 (a) Whose household adjusted gross income is below one hundred 11 thirty percent of the federal poverty line or a higher threshold to be set 12 by the department of insurance, financial institutions and professional 13 registration by rule; or
- 14 (b) Who is enrolled in a state or federal public assistance 15 program including, but not limited to, Temporary Assistance for Needy 16 Families, the MO HealthNet program, or the Supplemental Nutrition 17 Assistance Program;
- (4) "Military families", any active duty service members and their spouses and honorably discharged veterans and their spouses. The term "military families" includes surviving spouses of deceased service members who have not remarried;
- 22 (5) "Occupational fee", a fee or tax on professionals or businesses 23 that is charged for the privilege of providing goods or services within 24 a certain jurisdiction;
 - (6) "Political subdivision", any city, town, village, or county.
- 26 2. All state and political subdivision licensing authorities shall waive all occupational fees and any other fees associated with licensing requirements for military families and low-income individuals for a period of two years beginning on the date an application is approved under subsection 3 of this section. Military families and low-income individuals whose applications are approved shall not be required to pay any occupational fees that become due during the two-year period.
- 33 3. Any individual seeking a waiver described under subsection

- 2 of this section shall apply to the appropriate licensing authority in a format prescribed by the licensing authority. The licensing authority shall approve or deny the application within thirty days of receipt.
- 4. An individual shall be eligible to receive only one waiver under this section from each licensing authority.
- 5. The waiver described under subsection 2 of this section shall not apply to fees required to obtain business licenses.
- 6. State licensing authorities and the department of insurance, 41 42 financial institutions and professional registration shall promulgate rules to implement the provisions of this section. Any rule or portion 43 of a rule, as that term is defined in section 536.010, that is created 44 45 under the authority delegated in this section shall become effective 46 only if it complies with and is subject to all of the provisions of chapter 47 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general 48 assembly pursuant to chapter 536 to review, to delay the effective date, 49 or to disapprove and annul a rule are subsequently held 50 unconstitutional, then the grant of rulemaking authority and any rule 5152proposed or adopted after August 28, 2018, shall be invalid and void.
- 324.177. 1. There is hereby established an "Advisory Commission for Clinical Perfusionists" which shall guide, advise and make recommendations to the board. The commission shall approve the examination required by section 324.133 and shall assist the board in carrying out the provisions of sections 324.125 to 324.183.
- 6 2. The advisory commission shall consist of five perfusionist members and two public members which shall be appointed by the [governor with the advice and consent of the senate] director of the division of professional registration. The members of the commission shall be appointed for terms of six years; except those first appointed, of which one shall be appointed for a term of one year, one shall be appointed for a term of two years, one shall be appointed 11 for a term of three years, one shall be appointed for a term of four years, one 12shall be appointed for a term of five years and one shall be appointed for a term 13 of six years. The nonpublic commission members shall be residents of the state 15 of Missouri for at least one year, shall be United States citizens and shall meet all the requirements for licensing provided in sections 324.125 to 324.183, shall 16 be licensed pursuant to sections 324.125 to 324.183, except the members of the

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first commission, who shall be licensed within six months of their appointment 19 and are actively engaged in the practice of perfusion. If a member of the 20 commission shall, during the member's term as a commission member, remove the 21member's domicile from the state of Missouri, then the commission shall 22 immediately notify the [governor] director and the seat of that commission 23member shall be declared vacant. All such vacancies shall be filled by appointment as in the same manner as the preceding appointment. The public 2425members shall be at the time of the members' appointment citizens of the United States; residents of the state for a period of at least one year and registered 26 27 voters; persons who are not and never were members of any profession licensed or regulated pursuant to sections 324.125 to 324.183 or the spouse of such person; 28 29 persons who do not have and never have had a material, financial interest in 30 either the provision of the professional services regulated by sections 324.125 to 31 324.183, or an activity or organization directly related to any profession licensed 32 or regulated by sections 324.125 to 324.183.

- 3. Notwithstanding any other provision of law to the contrary, any appointed member of the commission shall receive as compensation an amount established by the director of the division of professional registration not to exceed seventy dollars per day for commission business plus actual and necessary expenses. The director of the division of professional registration shall establish by rule guidelines for payment. All staff for the commission shall be provided by the division of professional registration.
 - 4. A member of the commission may be removed if the member:
- (1) Does not have, at the time of appointment, the qualifications required for appointment to the commission;
- 43 (2) Does not maintain during service on the commission the qualifications 44 required for appointment to the commission;
 - (3) Violates any provision of sections 324.125 to 324.183;
- 46 (4) Cannot discharge the member's duties for a substantial part of the 47 term for which the member is appointed because of illness or disability; or
- 48 (5) Is absent from more than half of the regularly scheduled commission 49 meetings that the member is eligible to attend during a calendar year, unless the 50 absence is excused by a majority vote of the commission.

324.180. Not later than thirty days after the [governor] director of the division of professional registration appoints the initial members of the commission and annually thereafter, the commission shall meet and elect one of

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4 its members as chairperson and one of its members as vice chairperson. The 5 commission shall meet at least quarterly or at any other time if called by the 6 chairperson or a majority of the commission. A majority of the members of the

7 commission shall constitute a quorum.

324.406. 1. There is hereby created within the division of professional registration a council to be known as the "Interior Design Council". The council shall consist of four interior designers and one public member appointed by the [governor with the advice and consent of the senate] director of the division. The [governor] director shall give due consideration to the 6 recommendations by state organizations of the interior design profession for the appointment of the interior design members to the council. Council members 7 shall be appointed to serve a term of four years; except that of the members first appointed, one interior design member and the public member shall be appointed 10 for terms of four years, one member shall be appointed for a term of three years, one member shall be appointed for a term of two years and one member shall be 11 12 appointed for a term of one year. No member of the council shall serve more than 13 two terms.

- 2. Each council member, other than the public member, shall be a citizen of the United States, a resident of the state of Missouri for at least one year, meet the qualifications for professional registration, practice interior design as the person's principal livelihood and, except for the first members appointed, be registered pursuant to sections 324.400 to 324.439 as an interior designer.
- 19 3. The public member shall be, at the time of such person's appointment, 20 a citizen of the United States, a registered voter, a person who is not and never 21was a member of the profession regulated by sections 324.400 to 324.439 or the 22 spouse of such a person and a person who does not have and never has had a 23 material financial interest in the providing of the professional services regulated by sections 324.400 to 324.439. The duties of the public member shall not include 24 the determination of the technical requirements for the registration of persons as 25 interior designers. The provisions of section 324.028 pertaining to public 26 members of certain state boards and commissions shall apply to the public 27member of the council. 28
- 4. Members of the council may be removed from office for cause. Upon the death, resignation or removal from office of any member of the council, the appointment to fill the vacancy shall be for the unexpired portion of the term so vacated and shall be filled in the same manner as the first appointment and due

- 33 notice be given to the state organizations of the interior design profession prior 34 to the appointment.
- 5. Each member of the council may receive as compensation an amount set by the division not to exceed fifty dollars per day and shall be reimbursed for the member's reasonable and necessary expenses incurred in the official performance of the member's duties as a member of the council. The director shall establish by rule guidelines for payment.
- 6. The council shall meet at least twice each year and **guide**, advise, **and** make recommendations to the division on matters within the scope of sections 324.400 to 324.439. The organization of the council shall be established by the members of the council.
- [7. The council may sue and be sued as the interior design council and the council members need not be named as parties. Members of the council shall not be personally liable either jointly or severally for any act committed in the performance of their official duties as council members. No council member shall be personally liable for any costs which accrue in any action by or against the council.]

324.409. 1. To be a registered interior designer, a person:

- 2 (1) Shall take and pass or have passed the examination administered by 3 the National Council for Interior Design Qualification or an equivalent 4 examination approved by the [council] division. In addition to proof of passage 5 of the examination, the application shall provide substantial evidence to the 6 [council] division that the applicant:
- 7 (a) Is a graduate of a five-year or four-year interior design program from 8 an accredited institution and has completed at least two years of diversified and 9 appropriate interior design experience; or
- 10 (b) Has completed at least three years of an interior design curriculum 11 from an accredited institution and has completed at least three years of 12 diversified and appropriate interior design experience; or
- 13 (c) Is a graduate of a two-year interior design program from an accredited 14 institution and has completed at least four years of diversified and appropriate 15 interior design experience; or
- 16 (2) May qualify who is currently registered pursuant to sections 327.091 17 to 327.171, and section 327.401 pertaining to the practice of architecture and 18 registered with the [council] division. Such applicant shall give authorization 19 to the [council] division in order to verify current registration with sections

- 20 327.091 to 327.171 and section 327.401 pertaining to the practice of architecture.
- 2. [Verification of experience required pursuant to this section shall be
- 22 based on a minimum of two client references, business or employment verification
- 23 and three industry references, submitted to the council.
- 3.] The [council] division shall verify if an applicant has complied with
- 25 the provisions of this section and has paid the required fees, then the [council]
- 26 division shall recommend such applicant be registered as a registered interior
- 27 designer by the [council] division.

324.412. [1.] The division shall:

- 2 (1) Employ, within the limits of the appropriations for that purpose, such
- 3 employees as are necessary to carry out the provisions of sections 324.400 to
- 4 324.439;
- 5 (2) Exercise all budgeting, purchasing, reporting and other related
- 6 management functions[.
- 7 2. The council shall:];
- 8 [(1)] (3) Recommend prosecution for violations of sections 324.400 to
- 9 324.439 to the appropriate prosecuting or circuit attorney;
- 10 [(2)] (4) Promulgate such rules and regulations as are necessary to
- 11 administer the provisions of sections 324.400 to 324.439. Any rule or portion of
- 12 a rule, as that term is defined in section 536.010, that is promulgated to
- 13 administer and enforce sections 324.400 to 324.439, shall become effective only
- 14 if the agency has fully complied with all of the requirements of chapter 536,
- 15 including but not limited to, section 536.028, if applicable, after August 28, 1998.
- 16 If the provisions of section 536.028 apply, the provisions of this section are
- 17 nonseverable and if any of the powers vested with the general assembly pursuant
- 18 to section 536.028 to review, to delay the effective date, or to disapprove and
- 19 annul a rule or portion of a rule are held unconstitutional or invalid, the
- 20 purported grant of rulemaking authority and any rule so proposed and contained
- 21 in the order of rulemaking shall be invalid and void, except that nothing in this
- 22 section shall affect the validity of any rule adopted and promulgated prior to
- 23 August 28, 1998.
 - 324.415. Applications for registration as a registered interior designer
- 2 shall be typewritten on forms prescribed by the [council] division and furnished
- B to the applicant. The application shall contain the applicant's statements
- 4 showing the applicant's education, experience, results of previous interior design
- 5 certification, registration or licensing examinations, if any, and such other

- 6 pertinent information as the [council] division may require, or architect's
- 7 registration number and such other pertinent information as the [council]
- 8 division may require. Each application shall contain a statement that is made
- 9 under oath or affirmation and that the representations are true and correct to the
- 10 best knowledge and belief of the person signing the application. The person shall
- 11 be subject to the penalties for making a false affidavit or declaration and shall be
- 12 accompanied by the required fee.
 - 324.421. The [council] division shall register without examination any
 - 2 interior designer certified, licensed or registered in another state or territory of
- 3 the United States or foreign country if the applicant has qualifications which are
- 4 at least equivalent to the requirements for registration as a registered interior
- 5 designer in this state and such applicant pays the required fees.
 - 324.424. 1. The [council] division shall set the amount of the fees
- 2 authorized by sections 324.400 to 324.439 by rules and regulations. The fees
- 3 shall be set at a level to produce revenue which shall not substantially exceed the
- 4 cost and expense of administering sections 324,400 to 324,439. All fees required
- 5 pursuant to sections 324.400 to 324.439 shall be paid to and collected by the
- 6 division of professional registration and transmitted to the department of revenue
- 7 for deposit in the state treasury to the credit of the "Interior Designer Council
- 8 Fund", which is hereby created.
- 9 2. Notwithstanding the provisions of section 33.080 to the contrary, money
- 10 in the fund shall not be transferred and placed to the credit of general revenue
- 11 until the amount in the fund at the end of the biennium exceeds three times the
- 12 amount of the appropriation to the council for the preceding fiscal year. The
- 13 amount, if any, in the fund which shall lapse is the amount in the fund which
- 14 exceeds the appropriate multiple of the appropriations to the council for the
- 15 preceding fiscal year.
 - 324.427. It is unlawful for any person to advertise or indicate to the public
 - 2 that the person is a registered interior designer in this state, unless such person
 - 3 is registered as a registered interior designer by the [council] division and is in
 - 4 good standing pursuant to sections 324.400 to 324.439.
 - 324.430. No person may use the designation registered interior designer
 - 2 in Missouri, unless the [council] division has issued a current certificate of
 - 3 registration certifying that the person has been duly registered as a registered
 - 4 interior designer in Missouri and unless such registration has been renewed or
 - 5 reinstated as provided in section 324.418.

- 324.436. 1. The [council] division may refuse to issue any certificate required pursuant to sections 324.400 to 324.439, or renew or reinstate any such certificate, for any one or any combination of the reasons stated in subsection 2 of this section. The [council] division shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the person's right to file a complaint with the administrative hearing commission as provided in chapter 621.
- 2. The [council] **division** may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of a certificate of registration required by sections 324.400 to 324.439 or any person who has failed to renew or has surrendered the person's certificate of registration for any one or combination of the following reasons:
- (1) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of this state or any other state or of the United States, for any offense reasonably related to the qualifications, functions or duties of the profession regulated by sections 324.400 to 324.439; for any offense for which an essential element is fraud, dishonesty or an act of violence; or for a felony, whether or not sentence is imposed;
- 20 (2) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration issued pursuant to sections 324.400 to 324.439 or in obtaining permission to take any examination given or required pursuant to sections 324.400 to 324.439;
- 24 (3) Obtaining or attempting to obtain any fee, charge, tuition or other 25 compensation by fraud, deception or misrepresentation;
- 26 (4) Incompetency, misconduct, gross negligence, fraud, misrepresentation 27 or dishonesty in the performance of the functions or duties of the profession 28 regulated by sections 324.400 to 324.439;
- 29 (5) Violation of, or assisting or enabling any person to violate, any 30 provision of sections 324.400 to 324.439, or of any lawful rule or regulation 31 adopted pursuant to such sections;
- 32 (6) Impersonation of any person holding a certificate of registration or 33 authority, permit or license or allowing any person to use the person's certificate 34 or diploma from any school;
- 35 (7) Disciplinary action against the holder of a certificate of registration 36 or other right to perform the profession regulated by sections 324.400 to 324.439

- 37 granted by another state, territory, federal agency or country upon grounds for 38 which revocation or suspension is authorized in this state;
- 39 (8) A person is finally adjudged insane or incompetent by a court of 40 competent jurisdiction;
- 41 (9) Issuance of a certificate of registration based upon a material mistake 42 of fact;
- 43 (10) Use of any advertisement or solicitation which is false, misleading or 44 deceptive to the general public or persons to whom the advertisement or 45 solicitation is primarily directed, as it relates to the interior design profession.
- 46 3. After the filing of a complaint pursuant to subsection 2 of this section, the proceedings shall be conducted in accordance with the provisions of chapter 47 536 and chapter 621. Upon a finding by the administrative hearing commission 48 that the grounds, provided in subsection 2 of this section, for disciplinary action 49 50 are met, the [council] division shall censure or place the person named in the complaint on probation for a period not to exceed five years or may suspend the 51 52 person's certificate for a period not to exceed three years or may revoke the 53 person's certificate of registration.

324.478. 1. There is hereby created within the division of professional 2 registration a committee to be known as the "Missouri Acupuncturist Advisory Committee". The committee shall consist of five members, all of whom shall be citizens of the United States and registered voters of the state of Missouri. The [governor] director of the division of professional registration shall appoint the members of the committee [with the advice and consent of the senate] for terms of four years; except as provided in subsection 2 of this section. Three committee members shall be acupuncturists. Such members shall at all times be 8 holders of licenses for the practice of acupuncture in this state; except for the members of the first committee who shall meet the requirements for licensure 10 pursuant to sections 324.475 to 324.499. One member shall be a current board 11 12 member of the Missouri state board for chiropractic examiners. The remaining member shall be a public member. All members shall be chosen from lists 13 submitted by the director of the division of professional registration. The 14 president of the Acupuncture Association of Missouri in office at the time shall, 15 at least ninety days prior to the expiration of the term of a board member, other 16 than the public member, or as soon as feasible after a vacancy on the board 17otherwise occurs, submit to the director of the division of professional registration a list of five acupuncturists qualified and willing to fill the vacancy in question,

- 20 with the request and recommendation that the [governor] director appoint one
- 21 of the five persons so listed, and with the list so submitted, the president of the
- 22 Acupuncture Association of Missouri shall include in his or her letter of
- 23 transmittal a description of the method by which the names were chosen by that
- 24 association.
- 25 2. The initial appointments to the committee shall be one member for a
- 26 term of one year, one member for a term of two years, one member for a term of
- 27 three years and two members for a term of four years.
- 3. The public member of the committee shall not be and never has been
- 29 a member of any profession regulated by the provisions of sections 324.475 to
- 30 324.499, or the spouse of any such person; and a person who does not have and
- 31 never has had a material financial interest in either the providing of the
- 32 professional services regulated by the provisions of sections 324.475 to 324.499
- 33 or an activity or organization directly related to the profession regulated pursuant
- 34 to sections 324.475 to 324.499.
- 4. Any member of the committee may be removed from the committee by
- 36 the [governor] director for neglect of duty required by law, for incompetency or
- 37 for unethical or dishonest conduct. Upon the death, resignation, disqualification
- 38 or removal of any member of the committee, the [governor] director shall
- 39 appoint a successor. A vacancy in the office of any member shall only be filled for
- 40 the unexpired term.
 - 5. The acupuncturist advisory committee shall:
- 42 (1) Review all applications for licensure;
- 43 (2) Advise the board on all matters pertaining to the licensing of
- 44 acupuncturists;

- 45 (3) Review all complaints and/or investigations wherein there is a possible
- 46 violation of sections 324.475 to 324.499 or regulations promulgated pursuant
- 47 thereto and make recommendations and referrals to the board on complaints the
- 48 committee determines to warrant further action, which may include a
- 49 recommendation for prosecuting violations of sections 324.475 to
- 50 324.499 to an appropriate prosecuting or circuit attorney;
- 51 (4) Follow the provisions of the board's administrative practice procedures
- 52 in conducting all official duties;
- 53 (5) [Recommend for prosecution violations of sections 324.475 to 324.499
- 54 to an appropriate prosecuting or circuit attorney;
- 55 (6) Assist the board, as needed and when requested by the board, in

56 conducting any inquiry or disciplinary proceedings initiated as a result of 57 committee recommendation and referral pursuant to subdivision (3) of this 58 subsection.

327.313. Applications for enrollment as a land surveyor-in-training shall be typewritten on prescribed forms furnished to the applicant. The application shall contain applicant's statements showing the applicant's education, experience, and such other pertinent information as the board may require[, including but not limited to three letters of reference, one of which shall be from a professional land surveyor who has personal knowledge of the applicant's land surveying education or experience]. Each application shall contain a statement that it is made under oath or affirmation and that the representations are true and correct to the best knowledge and belief of the applicant, subject to the penalties of making a false affidavit or declaration and shall be accompanied by the required fee.

327.321. Applications for licensure as a professional land surveyor shall be typewritten on prescribed forms furnished to the applicant. The application shall contain the applicant's statements showing the applicant's education, experience, results of prior land surveying examinations, if any, and such other pertinent information as the board may require[, including but not limited to three letters of reference from professional land surveyors with personal knowledge of the experience of the applicant's land surveying education or experience]. Each application shall contain a statement that it is made under oath or affirmation and that its representations are true and correct to the best knowledge and belief of the person signing same, subject to the penalties of making a false affidavit or declaration and shall be accompanied by the required fee.

332.086. 1. There is hereby established a five-member "Advisory Commission for Dental Hygienists", composed of dental hygienists appointed by the [governor] director of the division of professional registration as provided in subsection 2 of this section and the dental hygienist member of the Missouri dental board, which shall guide, advise and make recommendations to the Missouri dental board. The commission shall:

- 7 (1) Recommend the educational requirements to be registered as a dental 8 hygienist;
- 9 (2) Annually review the practice act of dental hygiene;
- 10 (3) Make recommendations to the Missouri dental board regarding the

11 practice, licensure, examination and discipline of dental hygienists; and

- 12 (4) Assist the board in any other way necessary to carry out the provisions 13 of this chapter as they relate to dental hygienists.
- 14 2. The members of the commission shall be appointed by the [governor with the advice and consent of the senatel director. Each member of the 15 16 commission shall be a citizen of the United States and a resident of Missouri for one year and shall be a dental hygienist registered and currently licensed 17 18 pursuant to this chapter. Members of the commission who are not also members 19 of the Missouri dental board shall be appointed for terms of five years, except for 20 the members first appointed, one of which shall be appointed for a term of two years, one shall be appointed for a term of three years, one shall be appointed for 2122a term of four years and one shall be appointed for a term of five years. The 23 dental hygienist member of the Missouri dental board shall become a member of 24 the commission and shall serve a term concurrent with the member's term on the 25 dental board. All members of the initial commission shall be appointed by April 26 1, 2002. Members shall be chosen from lists submitted [by] to the director of the 27 division of professional registration. Lists of dental hygienists submitted to the [governor] director may include names submitted to the director of the division 28 29 of professional registration by the president of the Missouri Dental Hygienists Association. 30
- 3. The commission shall hold an annual meeting at which it shall elect 32 from its membership a chairperson and a secretary. The commission shall meet 33 in conjunction with the dental board meetings or no more than fourteen days 34 prior to regularly scheduled dental board meetings. Additional meetings shall 35 require a majority vote of the commission. A quorum of the commission shall 36 consist of a majority of its members.
- 37 4. Members of the commission shall receive as compensation an amount set by the Missouri dental board not to exceed fifty dollars for each day devoted 38 to the duties of the commission and shall be reimbursed for all actual and 39 necessary expenses incurred in the performance of their official duties on the 40 commission and in attending meetings of the Missouri dental board. The 41 42Missouri dental board shall provide all necessary staff and support services as required by the commission to hold commission meetings, to maintain records of 43 official acts, and to conduct all other business of the commission. 44
 - 334.430. 1. There is hereby established an "Advisory Commission for 2 Anesthesiologist Assistants" which shall guide, advise and make

- 3 recommendations to the board. The commission shall be responsible for the
- 4 ongoing examination of the scope of practice and promoting the continuing role
- 5 of anesthesiologist assistants in the delivery of health care services. The
- 6 commission shall assist the board in carrying out the provisions of sections
- 7 334.400 to 334.430.

- 8 2. The commission shall be appointed no later than July 1, 2005. The
- 9 commission shall be composed of five members, to be appointed by the [governor,
- 10 with the advice and consent of the senate] director of the division of
- 11 **professional registration**, as follows:
 - (1) One member of the board;
- 13 (2) One licensed anesthesiologist assistant;
- 14 (3) Two licensed, board-certified anesthesiologists; and
- 15 (4) One lay member.
- 3. Each licensed anesthesiologist assistant member shall be a citizen of
- 17 the United States and a resident of this state, and shall be licensed as an
- 18 anesthesiologist assistant by this state. Each physician member shall be a
- 19 United States citizen, a resident of this state and have an active license to
- 20 practice medicine in this state. The lay member shall be a United States citizen
- 21 and a resident of this state.
- 4. The licensed anesthesiologist assistant member shall be appointed to
- 23 serve a three-year term. The anesthesiologist members and lay member shall
- 24 each be appointed to serve three-year terms, except at the time the commission
- 25 is created, when one anesthesiologist member will be appointed for a first term
- 26 of two years while the second anesthesiologist member will be appointed to a
- 27 three-year term. This will ensure that at least one anesthesiologist member has
- 28 at least one year's experience as a member of the commission. Neither the
- 29 anesthesiologist assistant member nor the physician members shall be appointed
- 30 for more than two consecutive three-year terms.
- 5. The president of the Missouri Society of Anesthesiologists or its
- 32 successor in office at the time shall, at least ninety days prior to the expiration
- 33 of a term of an anesthesiologist assistant member or an anesthesiologist member
- 34 of the commission or as soon as feasible after such a vacancy on the commission
- 35 otherwise occurs, submit to the director of the division of professional registration
- 36 a list, not to exceed five individuals per vacancy, of qualified and willing
- 37 anesthesiologists or anesthesiologist assistants, respectively, to fill the vacancy
- 38 in question, with the request and recommendation that the [governor] director

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39 appoint one of the persons so listed. With the list so submitted, the president of 40 the Missouri Society of Anesthesiologists shall include in a letter of transmittal a description of the method by which the names were chosen by that association. 41

- 426. Until such time as eligible anesthesiologist assistant candidates are identified, the anesthesiologist assistant seat may remain vacant or may be filled 43 by a qualified anesthesiologist candidate, at the [governor's] director's 44 discretion [with the advice and consent of the senate]. This member may serve 45 46 no more than two consecutive three-year terms or until an eligible 47 anesthesiologist assistant candidate selected by the [governor with the advice and consent of the senate | director from a list provided as outlined above is 48 appointed. 49
- 50 7. Notwithstanding any other provision of law to the contrary, any appointed member of the commission shall receive as compensation an amount established by the director of the division of professional registration not to 52 53 exceed seventy dollars per day for commission business plus actual and necessary 54 expenses. The director of the division of professional registration shall establish by rule the guidelines for payment. The board shall provide all staff for the commission. 56
- 57 8. The commission shall hold an open annual meeting at which time it shall elect from its membership a chairman and secretary. The commission may 58 59 hold such additional meetings as may be required in the performance of its duties, provided that notice of every meeting shall be given to each member at 60 61 least ten days prior to the date of the meeting. A quorum of the commission shall 62 consist of a majority of its members.
- 63 9. No licensing activity or other statutory requirements shall become effective until expenditures or personnel are specifically appropriated for the 64 purpose of conducting the business as required to administer the provisions of sections 334.400 to 334.430 and the initial rules filed have become effective. 66
- 334.625. 1. There is hereby established an "Advisory Commission for Physical Therapists" which shall guide, advise and make recommendations to the board. The commission shall approve the examination required by section 4 334.530 and shall assist the board in carrying out the provisions of sections 334.500 to 334.620. 5
- 6 2. The commission shall be appointed no later than October 1, 1989, and shall consist of five members appointed by the [governor with the advice and consent of the senate director of the division of professional

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registration. Each member shall be a citizen of the United States and a resident of this state and four shall be licensed as physical therapists by this 10 state, and one shall be licensed as a physical therapist assistant by this 12 state. Members shall be appointed to serve three-year terms, except that the first 13 commission appointed shall consist of one member whose term shall be for one 14 year; two members whose terms shall be for three years; and two members whose terms shall be for two years. The president of the Missouri Physical Therapy 15 16 Association in office at the time shall, at least ninety days prior to the expiration of the term of a commission member or as soon as feasible after a vacancy on the 17 18 commission otherwise occurs, submit to the director of the division of professional registration a list of five physical therapists if the commission member whose 19 term is expiring is a physical therapist, or five physical therapist assistants if the 20 21 commission member whose term is expiring is a physical therapist assistant, with 22the exception that the first commissioner to expire or vacancy created on the 23 commission after August 28, 2007, shall be filled by the appointment of a physical 24 therapist assistant. Each physical therapist and physical therapist assistant on 25the list submitted to the division of professional registration shall be qualified and willing to fill the vacancy in question, with the request and recommendation 2627 that the [governor] director appoint one of the five persons so listed, and with the list so submitted, the president of the Missouri Physical Therapy Association 28 29 shall include in his or her letter of transmittal a description of the method by which the names were chosen by that association. 30

- 3. Notwithstanding any other provision of law to the contrary, any appointed member of the commission shall receive as compensation an amount established by the director of the division of professional registration not to exceed seventy dollars per day for commission business plus actual and necessary expenses. The director of the division of professional registration shall establish by rule guidelines for payment. All staff for the commission shall be provided by the board of healing arts.
- 4. The commission shall hold an annual meeting at which it shall elect from its membership a chairman and secretary. The commission may hold such additional meetings as may be required in the performance of its duties, provided that notice of every meeting must be given to each member at least ten days prior to the date of the meeting. A quorum of the board shall consist of a majority of its members.

334.749. 1. There is hereby established an "Advisory Commission for

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2 Physician Assistants" which shall guide, advise and make recommendations to 3 the board. The commission shall also be responsible for the ongoing examination 4 of the scope of practice and promoting the continuing role of physician assistants

in the delivery of health care services. The commission shall assist the board in

6 carrying out the provisions of sections 334.735 to 334.749.

7 2. The commission shall be appointed no later than October 1, 1996, and shall consist of five members, one member of the board, two licensed physician 8 assistants, one physician and one lay member. The two licensed physician 10 assistant members, the physician member and the lay member shall be appointed 11 by the [governor with the advice and consent of the senate] director of the division of professional registration. Each licensed physician assistant 12 13 member shall be a citizen of the United States and a resident of this state, and shall be licensed as a physician assistant by this state. The physician member 14 shall be a United States citizen, a resident of this state, have an active Missouri 15 license to practice medicine in this state and shall be a supervising physician, at 16 17 the time of appointment, to a licensed physician assistant. The lay member shall 18 be a United States citizen and a resident of this state. The licensed physician assistant members shall be appointed to serve three-year terms, except that the 19 first commission appointed shall consist of one member whose term shall be for 20 one year and one member whose term shall be for two years. The physician 2122member and lay member shall each be appointed to serve a three-year term. No physician assistant member nor the physician member shall be appointed for 23 24more than two consecutive three-year terms. The president of the Missouri 25 Academy of Physicians Assistants in office at the time shall, at least ninety days 26 prior to the expiration of a term of a physician assistant member of a commission 27 member or as soon as feasible after such a vacancy on the commission otherwise occurs, submit to the director of the division of professional registration a list of 28 five physician assistants qualified and willing to fill the vacancy in question, with 29 the request and recommendation that the [governor] director appoint one of the 30 five persons so listed, and with the list so submitted, the president of the 31 Missouri Academy of Physicians Assistants shall include in his or her letter of 32 33 transmittal a description of the method by which the names were chosen by that association. 34

3. Notwithstanding any other provision of law to the contrary, any appointed member of the commission shall receive as compensation an amount established by the director of the division of professional registration not to

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- 38 exceed seventy dollars per day for commission business plus actual and necessary 39 expenses. The director of the division of professional registration shall establish by rule guidelines for payment. All staff for the commission shall be provided by 40
- 41 the state board of registration for the healing arts.
- 42 4. The commission shall hold an open annual meeting at which time it 43 shall elect from its membership a chairman and secretary. The commission may hold such additional meetings as may be required in the performance of its 44 45 duties, provided that notice of every meeting shall be given to each member at least ten days prior to the date of the meeting. A quorum of the commission shall 46 47 consist of a majority of its members.
 - 5. On August 28, 1998, all members of the advisory commission for registered physician assistants shall become members of the advisory commission for physician assistants and their successor shall be appointed in the same manner and at the time their terms would have expired as members of the advisory commission for registered physician assistants.
- 335.021. 1. "The Missouri State Board of Nursing" shall consist of nine members, five of whom must be registered professional nurses. [Two members] One member of the board [must] shall be a licensed practical [nurses] nurse, one member shall be an advanced practice registered nurse, and one member a voting public member. Two of the five registered professional nurses shall hold a graduate degree in nursing, and at least one of the professional nurse members shall represent nursing practice. Any person, other than the public member, appointed to the board as hereinafter provided shall be a citizen of the United States and a resident of this state for a period of at least one year, a 10 licensed nurse in this state, and shall have been actively engaged in nursing for at least three years immediately preceding the appointment or 11 12 reappointment. Membership on the board shall include representatives with expertise in each level of educational programs the graduates of which are eligible to apply for licensure such as practical, diploma, associate degree, and 14 15 baccalaureate.
- 2. The governor shall appoint members to the board by and with the advice and consent of the senate when a vacancy thereon occurs either by the expiration of a term or otherwise; provided, however, that any board member 18 shall serve until his or her successor is appointed and qualified. Every 19 appointment except to fulfill an unexpired term shall be for a term of four years, but no person shall be appointed to more than two consecutive terms.

- 22 3. At least ninety days before the expiration of a term of a board member, 23 and as soon as feasible after the occurrence of a vacancy on the board for reasons other than the expiration of a term, a list of three licensed and qualified nurses 24 25 shall be submitted to the director of the division of professional registration. The list shall be submitted by the Missouri Nurses Association if the vacancy is for 26 27 a registered professional nurse, and by the Missouri State Association of Licensed Practical Nurses if the vacancy is for a licensed practical nurse. The governor 28 29 may appoint a board member to fill the vacancy from the list submitted, or may 30 appoint some other qualified licensed nurse. This subsection shall not apply to 31 public member vacancies.
- 32 4. The public member shall be at the time of his or her appointment a 33 citizen of the United States; a resident of this state for a period of one year and a registered voter; a person who is not and never was a member of any profession 35 licensed or regulated pursuant to this chapter or the spouse of such person; and a person who does not have and never has had a material, financial interest in 36 37 either the providing of the professional services regulated by this chapter, or an 38 activity or organization directly related to any profession licensed or regulated pursuant to this chapter. All members, including public members, shall be 39 chosen from lists submitted by the director of the division of professional 40 registration. The duties of the public member shall not include the determination 42 of the technical requirements to be met for licensure or whether any person meets such technical requirements or of the technical competence or technical judgment 43 of a licensee or a candidate for licensure. 44
- 453.600. 1. There is hereby created in the state treasury the "Foster Care and Adoptive Parents Recruitment and Retention Fund" which shall consist of all 3 gifts, donations, transfers, and moneys appropriated by the general assembly, and bequests to the fund. The fund shall maintain no more than the total of the last two years of funding or a minimum of three hundred thousand dollars, whichever is greater. The fund shall be administered by the [foster care and adoptive parents recruitment and retention fund board created in subsection 3 of this section] Missouri state foster care and adoption board created in section 210.617. 9
- 10 2. The state treasurer shall be custodian of the fund and may approve disbursements from the fund in accordance with sections 30.170 and 11 12 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

- 14 credit of the general revenue fund. The state treasurer shall invest moneys in the
- 15 fund in the same manner as other funds are invested. Any interest and moneys
- 16 earned on such investments shall be credited to the fund.
- 3. [There is hereby created the "Foster Care and Adoptive Parents
- 18 Recruitment and Retention Fund Board" within the department of social
- 19 services. The board shall consist of the following members or their designees:
- 20 (1) The director of the department of social services;
- 21 (2) The director of the department of mental health;
- 22 (3) The director of the department of health and senior services;
- 23 (4) The following six members to be appointed by the director of the 24 department of social services:
 - (a) Two representatives of a recognized foster parent association;
- 26 (b) Two representatives of a licensed child-placing agency; and
- 27 (c) Two representatives of a licensed residential treatment center.
- 28 Members appointed under subdivision (4) of this subsection shall serve three-year
- 29 terms, subject to reappointment. Of the members initially appointed, three shall
- 30 be appointed for a two-year term and three shall be appointed three-year terms.
- 31 All members of the board shall serve without compensation but shall, subject to
- 32 appropriation, be reimbursed for reasonable and necessary expenses actually
- 33 incurred in the performance of their official duties as members of the board. The
- 34 department of social services shall, with existing resources, provide
- 35 administrative support and current staff as necessary for the effective operation
- 36 of the board.

- 4.] Upon appropriation, moneys in the fund shall be used to grant awards
- 38 to licensed community-based foster care and adoption recruitment programs. The
- 39 board shall establish guidelines for disbursement of the fund to certain
- 40 programs. Such programs shall include, but not be limited to, recruitment and
- 41 retention of foster and adoptive families for children who:
- 42 (1) Have been in out-of-home placement for fifteen months or more;
- 43 (2) Are more than twelve years of age; or
- 44 (3) Are in sibling groups.
- 45 Moneys in the fund shall not be subject to appropriation for purposes other than
- 46 those of evidence-based foster care and adoption programs as designated by the
- 47 board [established under this section.
- 48 5. Under section 23.253 of the Missouri sunset act:
- 49 (1) The provisions of the new fund authorized under this section shall

- 50 automatically sunset six years after August 28, 2011, unless reauthorized by an 51 act of the general assembly; and
- 52 (2) If such fund is reauthorized, the fund authorized under this section 53 shall automatically sunset twelve years after the effective date of the 54 reauthorization of this section; and
- 55 (3) This section shall terminate on December thirty-first of the calendar 56 year immediately following the calendar year in which the fund authorized under 57 this section is sunset].
- 620.1200. 1. There is hereby established the "Missouri Film Commission" 2 to advise the director of the department of economic development on the 3 promotion of the development of film production and facilities in Missouri.
 - 2. The commission shall be composed of [nine members as follows:
- 5 (1) Two members shall be a state senator appointed in a bipartisan 6 manner by the president pro tem of the senate;
- 7 (2) Two members shall be a state representative appointed in a bipartisan 8 manner by the speaker of the house; and
- 9 (3)] five members, who have knowledge and experience with the motion 10 picture industry, **who** shall be appointed by the director of the department of 11 economic development.
- 3. The members of the [board] **commission** appointed by the director shall be appointed to serve terms of three years; except that, of the members first appointed, two shall be appointed for a term of three years, two shall be appointed for a term of two years and one shall be appointed for a one-year term. [Any legislative member shall serve only as long as such person holds such legislative office. The legislative members shall serve during their current term of office but may be reappointed.]
- 4. The members of the commission shall receive no compensation for serving on the commission but shall be reimbursed for their actual and necessary expenses incurred in the performance of their official duties.
- 5. The commission shall provide oversight and guidance to the director of the department of economic development in administering the office of the Missouri film commission, established in section 620.1210. The commission shall make recommendations to the governor and the general assembly on:
- 26 (1) The removal of barriers so that film production in Missouri may be 27 more easily promoted; and
- 28 (2) The development of state incentives to attract private investment in

- 29 film production in the state.
- 30 6. The commission shall submit its recommendations by January first of
- 31 each year, beginning January 1, 1998.
 - 620.2200. 1. This section shall be known and may be cited as the
- 2 "Missouri Route 66 Centennial Commission Act".
- 2. The commission shall be composed of eighteen members who
- 4 reflect the interests, history, and importance of the communities along
- 5 Route 66 in Missouri. The members shall be appointed as follows:
- 6 (1) Two public members appointed by the speaker of the house 7 of representatives;
- 8 (2) Two public members appointed by the minority leader of the
- 9 house of representatives;
- 10 (3) Two public members appointed by the president pro tempore
- 11 of the senate;
- 12 (4) Two public members appointed by the minority leader of the
- 13 senate;
- 14 (5) Three public members appointed by the governor, one of
- 15 whom shall serve as chairperson; and
- 16 (6) Seven ex officio members as follows:
- 17 (a) The governor, or his or her designee;
- 18 (b) The director of the department of transportation, or his or
- 19 her designee;
- 20 (c) The director of the department of natural resources, or his or
- 21 her designee;
- 22 (d) The director of the division of tourism, or his or her
- 23 designee;
- 24 (e) The director of the department of economic development, or
- 25 his or her designee;
- 26 (f) The secretary of state, or his or her designee; and
- 27 (g) The president of the Route 66 Association of Missouri, or his
- 28 or her designee.
- 29 3. An ex officio member of the commission vacates his or her
- 30 position on the commission if he or she ceases to hold the position that
- 31 qualifies the person for service on the commission.
- 32 4. (1) A public member of the commission is not entitled to
- 33 compensation but is entitled to reimbursement for the travel expenses

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34 incurred by the member while transacting commission business.

- 35 (2) An ex officio member's service on the commission is an additional duty of the underlying position that qualifies the member for 36 37 service on the commission. The entitlement of an ex officio member to compensation or reimbursement for travel expenses incurred while 38 transacting commission business is governed by the law that applies to 39 the member's service in that underlying position, and any payment to 40 the member for either purpose shall be made from an appropriation that may be used for the purpose and is available to the state agency 42 that the member serves in that underlying position. 43
- 5. (1) The commission shall meet at least quarterly at the times and places in this state that the commission designates.
 - (2) A majority of the members of the commission constitutes a quorum for transacting commission business.
 - 6. The duties of the commission shall be to:
- 49 (1) Plan and sponsor official Route 66 centennial events, 50 programs, and activities in the state;
 - (2) Encourage the development of programs designed to involve all citizens in activities that commemorate Route 66 centennial events in the state; and
- 54 (3) To the best of the commission's ability, make available to the 55 public information on Route 66 centennial events happening 56 throughout the state.
- 7. Subject to appropriation, the office of tourism shall provide administrative and other support to the commission.
- 8. (1) The commission may accept monetary gifts and grants from any public or private source, to be held in the Missouri Route 66 centennial commission fund. The Missouri Route 66 centennial commission fund is created as a nonappropriated trust fund to be held outside of the state treasury, with the state treasurer as custodian. The fund shall be expended solely for the use of the commission in performing the commission's powers and duties under this section.
 - (2) The commission may also accept in-kind gifts.
- 9. Before June 30, 2027, a final report on the commission's activities shall be delivered to the governor. The commission shall be dissolved on June 30, 2027, and any moneys remaining in the Missouri

70 Route 66 centennial commission fund shall be deposited in the general

71 revenue fund.

72 10. The provisions of this section terminate on December 1, 2027.

633.200. 1. For purposes of this section, the term "autism spectrum

- 2 disorder" shall be defined as in standard diagnostic criteria for pervasive
- 3 developmental disorder, to include autistic disorder; Asperger's syndrome;
- 4 pervasive developmental disorder-not otherwise specified; childhood disintegrative
- 5 disorder; and Rett's syndrome.
- 6 2. There is hereby created the "Missouri Commission on Autism Spectrum
- 7 Disorders" to be housed within the department of mental health. The department
- 8 of mental health shall provide technical and administrative support as required
- 9 by the commission. The commission shall meet on at least four occasions
- 10 annually, including at least two occasions before the end of December of the first
- 11 year the commission is fully established. The commission may hold meetings by
- 12 telephone or video conference. The commission shall advise and make
- 13 recommendations to the governor, general assembly, and relevant state agencies
- 14 regarding matters concerning all state levels of autism spectrum disorder
- 15 services, including health care, education, and other adult and adolescent
- 16 services.
- 3. The commission shall be composed of twenty-four members, consisting
- 18 of the following:
- 19 (1) Four members of the general assembly, with two members from the
- 20 senate and two members from the house of representatives. The president pro
- 21 tem of the senate shall appoint one member from the senate and the minority
- 22 leader of the senate shall appoint one member from the senate. The speaker of
- 23 the house shall appoint one member from the house of representatives and the
- 24 minority leader of the house shall appoint one member from the house of
- 25 representatives:
- 26 (2) The director of the department of mental health, or his or her
- 27 designee;
- 28 (3) The commissioner of the department of elementary and secondary
- 29 education, or his or her designee;
- 30 (4) The director of the department of health and senior services, or his or
- 31 her designee;
- 32 (5) The director of the department of public safety, or his or her designee;
- 33 (6) The commissioner of the department of higher education, or his or her

34 designee;

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health.

- 35 (7) The director of the department of social services, or his or her 36 designee;
- 37 (8) The director of the department of insurance, financial institutions and 38 professional registration, or his or her designee;
- 39 (9) Two representatives from different institutions of higher learning located in Missouri; 40
- 41 (10) An individual employed as a director of special education at a school 42 district located in Missouri;
- 43 (11) A speech and language pathologist;
- (12) A diagnostician; 44
- 45 (13) A mental health provider;
- (14) A primary care physician; 46
- 47 (15) Two parents of individuals with autism spectrum disorder, including one parent of an individual under the age of eighteen and one parent of an 48 49 individual over the age of eighteen;
- 50 (16) Two individuals with autism spectrum disorder;
- 51 (17) A representative from an independent private provider or nonprofit provider or organization; 52
- 53 (18) A member of a county developmental disability board.
- 54 The members of the commission, other than the members from the general assembly and ex-officio members, shall be appointed by the [governor with the 55 advice and consent of the senate] director of the department of mental 56 health. A chair of the commission shall be selected by the members of the 58 commission. Of the members first appointed to the commission by the governor, 59 half shall serve a term of four years and half shall serve a term of two years, and thereafter, members shall serve a term of four years and may be 60 reappointed. Members shall continue to serve until their successor is duly 61 appointed and qualified. Any vacancy on the commission shall be filled in the 62 63 same manner as the original appointment. Members shall serve on the commission without compensation but may be reimbursed for their actual and necessary expenses from moneys appropriated to the department of mental
- 67 4. The members of the commission shall consist of a broad representation of Missouri citizens, both urban and rural, who are concerned with the health and 68 quality of life for individuals with autism spectrum disorder. 69

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- 5. The commission shall make recommendations for developing a comprehensive statewide plan for an integrated system of training, treatment, and services for individuals of all ages with autism spectrum disorder. By July 1, 2009, the commission shall issue preliminary findings and recommendations to the general assembly.
- 6. In preparing the state plan, the commission shall specifically perform the following responsibilities and report on them accordingly, in conjunction with state agencies and the office of autism services:
- (1) Study and report on the means for developing a comprehensive, coordinated system of care delivery across the state to address the increased and increasing presence of autism spectrum disorder and ensure that resources are created, well-utilized, and appropriately spread across the state:
- 82 (a) Determine the need for the creation of additional centers for diagnostic 83 excellence in designated sectors of the state, which could provide clinical services, 84 including assessment, diagnoses, and treatment of patients;
- 85 (b) Plan for effectively evaluating regional service areas throughout the 86 state and their capacity, including outlining personnel and skills that exist within 87 the service area, other capabilities that exist, and resource needs that may be 88 unmet;
- 89 (c) Assess the need for additional behavioral intervention capabilities and, 90 as necessary, the means for expanding those capabilities in a regional service 91 area;
- 92 (d) Develop recommendations for expanding these services in conjunction 93 with hospitals after considering the resources that exist in terms of specialty 94 clinics and hospitals, and hospital inpatient care capabilities;
- 95 (2) Conduct an assessment of the need for coordinated, enhanced and 96 targeted special education capabilities within each region of the state;
 - (3) Develop a recommendation for enlisting appropriate universities and colleges to ensure support and collaboration in developing certification or degree programs for students specializing in autism spectrum disorder intervention. This may include degree programs in education, special education, social work, and psychology; and
- 102 (4) Other responsibilities may include but not be limited to:
- 103 (a) Provide recommendations regarding training programs and the content 104 of training programs being developed;
- 105 (b) Recommend individuals to participate in a committee of major

- stakeholders charged with developing screening, diagnostic, assessment, and treatment standards for Missouri;
- 108 (c) Participate in recommending a panel of qualified professionals and 109 experts to review existing models of evidence-based educational practices for 110 adaptation specific to Missouri;
- 111 (d) Examine the barriers to accurate information of the prevalence of 112 individuals with autism spectrum disorder across the state and recommend a 113 process for accurate reporting of demographic data;
- 114 (e) Explore the need for the creation of interagency councils and 115 evaluation of current councils to ensure a comprehensive, coordinated system of 116 care for all individuals with autism spectrum disorder;
- 117 (f) Study or explore other developmental delay disorders and genetic 118 conditions known to be associated with autism, including fragile X syndrome; 119 Sotos syndrome; Angelman syndrome; and tuberous sclerosis.
 - 701.040. 1. The department of health and senior services shall:
 - 2 (1) Develop by September 1, 1995, a state standard for the location, size
 - 3 of sewage tanks and length of lateral lines based on the percolation or
 - 4 permeability rate of the soil, construction, installation, and operation of on-site
 - 5 sewage disposal systems. Advice from the department of natural resources shall
 - 6 be considered. City or county governments may adopt, by order or ordinance, the
 - 7 state standard in accordance with the provisions of sections 701.025 to 701.059.
 - 8 In any jurisdiction where a city or county has not adopted the state standard, the
 - 9 department of health and senior services shall enforce the state standard until
- 10 such time as the city or county adopts the standard;
- 11 (2) Define by rule a list of those persons who are qualified to perform the
- 12 percolation tests or soils morphology tests required by the state standard. The
- 13 list shall include the following:
- 14 (a) Persons trained and certified by either the department, which shall
- 15 include on-site sewage disposal system contractors or a certified agent of the
- 16 department;

- (b) Licensed engineers as defined in section 327.011;
- 18 (c) Sanitarians meeting standards defined by the department;
- 19 (d) Qualified geologists as defined in section 256.501; and
- 20 (e) Soil scientists, defined as a person that has successfully completed at
- 21 least fifteen semester credit hours of soils science course work, including at least
- 22 three hours of course work in soil morphology and interpretations;

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- (3) Develop in accordance with sections 701.053 to 701.055 a voluntary 24registration program for on-site sewage disposal system contractors. Approved 25 county programs shall implement the contractor registration program. In any area where a county has not adopted, by order or ordinance, the contractor 26 registration program, the department shall implement the program until such time as the county adopts the registration program;
- 29 (4) Establish an education training program specifically developed for contractors and city and county employees. Contractors may be taught and 30 31 allowed to perform percolation tests. Reasonable fees may be charged of the 32 participants to cover the cost of the training and shall be deposited in the public health services fund created in section 192.900. The department shall provide, 33 as a part of the education training program, an installation manual for on-site 34 sewage disposal systems. The manual shall also be made available, at the cost 35 36 of publication and distribution, to persons not participating in the education and 37 training program;
- (5) Periodically review, but not more than annually, any county's or city's 38 39 ordinance or order and enforcement record to assure that the state standard is 40 being consistently and appropriately enforced. In its review the department shall assess the timeliness of the county's or city's inspections of on-site sewage 41 42 systems, and county or city enforcement may be terminated if the department determines that the county or city is unable to provide prompt inspections. If the 43 department determines that the standard is not being consistently or 44 appropriately enforced in any city or county, the department shall notify the 45 county or city of the department's intent to enforce the standard in that 46 47 jurisdiction and after thirty days' notice hold a public hearing in such county or 48 city to make a determination as to whether the state shall enforce the state 49 standard. Any city or county aggrieved by a decision of the department may appeal a decision of the department to the state board of health and senior 50 services established under section 191.400. Any city or county aggrieved by a 51 52 decision of the state board of health and senior services may appeal that decision to the administrative hearing commission in the manner provided in 53 section 621.120; and 54
- (6) Promulgate such rules and regulations as are necessary to carry out 55 56 the provisions of sections 701.025 to 701.059.
- 2. Subdivision (5) of this section shall be void and of no effect after 57 January 1, 1998.

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701.353. 1. There is hereby established an "Elevator Safety Board" to be composed of eleven members, one of whom shall be the director of the department of public safety. The remaining ten members of the board shall be appointed by the governor with the advice and consent of the senate. Each member appointed by the governor shall be appointed for a term of five years or until his successor is appointed. The governor shall fill any vacancy on the board for the remainder of the unexpired term with a representative of the same interest as that of the member whose term is vacant. No more than six members of the board, who are not employees of state or local government, shall be members of the same political 10 party.

- 2. Two members of the board shall represent the interests of labor and 11 shall be involved in the elevator industry. Two members of the board shall be 1213 representatives of manufacturers of elevators used in this state. One member of 14 the board shall be an architect or mechanical engineer. One member of the board shall be a representative of owners of buildings affected by sections 701.350 to 15 16 701.380. Two members shall be building officials [with]; one of which having 17 responsibility for administering elevator regulations [, one from each municipality having a population of at least three hundred fifty thousand inhabitants]. One 18 member of the board shall be a representative of the disabled community who is 19 familiar with the provisions of the Federal Americans with Disabilities Act. One 20 21member shall be a representative of the special inspectors.
- 22 3. The director of the department shall call the first meeting of the board within sixty days after all members have been appointed and qualified. The 23 members from among their membership shall elect a chairman. After the initial 25 meeting the members shall meet at the call of the chairman, but shall meet at 26 least four times per year. Six members of the board shall constitute a quorum.
- 27 4. The members of the board shall serve without pay, but they shall 28 receive per diem expenses in an equivalent amount as allowed for members of the 29 general assembly.

[160.2100. 1. Sections 160.2100 and 160.2110 shall be known and may be cited as "Erin's Law".

- 2. The "Task Force on the Prevention of Sexual Abuse of Children" is hereby created to study the issue of sexual abuse of children. The task force shall consist of all of the following members:
 - (1) One member of the general assembly appointed by the

8	president pro tem of the senate;
9	(2) One member of the general assembly appointed by the
10	minority floor leader of the senate;
11	(3) One member of the general assembly appointed by the
12	speaker of the house of representatives;
13	(4) One member of the general assembly appointed by the
14	minority leader of the house of representatives;
15	(5) The director of the department of social services or his
16	or her designee;
17	(6) The commissioner of education or his or her designee;
18	(7) The director of the department of health and senior
19	services or his or her designee;
20	(8) The director of the office of prosecution services or his
21	or her designee;
22	(9) A representative representing law enforcement
23	appointed by the governor;
24	(10) Three active teachers employed in Missouri appointed
25	by the governor;
26	$(11) \ \ A representative of an organization involved in for ensic$
27	investigation relating to child abuse in this state appointed by the
28	governor;
29	(12) A school superintendent appointed by the governor;
30	(13) A representative of the state domestic violence
31	coalition appointed by the governor;
32	(14) A representative from the juvenile and family court
33	appointed by the governor;
34	(15) A representative from Missouri Network of Child
35	Advocacy Centers appointed by the governor;
36	(16) An at-large member appointed by the governor.
37	3. Members of the task force shall be individuals who are
38	actively involved in the fields of the prevention of child abuse and
39	neglect and child welfare. The appointment of members shall
10	reflect the geographic diversity of the state.
11	4. The task force shall elect a presiding officer by a majority
12	vote of the membership of the task force. The task force shall meet

at the call of the presiding officer.

44 5. The task force shall make recommendations for reducing child sexual abuse in Missouri. In making those recommendations, 45 46 the task force shall: 47 (1) Gather information concerning child sexual abuse 48 throughout the state: 49 (2) Receive reports and testimony from individuals, state 50 and local agencies, community-based organizations, and other 51 public and private organizations; and 52 (3) Create goals for state policy that would prevent child 53 sexual abuse. 6. The recommendations may include proposals for specific 54 statutory changes and methods to foster cooperation among state 55 56 agencies and between the state and local government. 7. The task force shall consult with employees of the 57 department of social services, the department of public safety, 58 59 department of elementary and secondary education, and any other 60 state agency, board, commission, office, or department as necessary 61 to accomplish the task force's responsibilities under this section. 62 8. The members of the task force shall serve without 63 compensation and shall not be reimbursed for their expenses. 9. Beginning January 1, 2014, the department of 64 elementary and secondary education, in collaboration with the task 65 66 force, shall make yearly reports to the general assembly on the 67 department's progress in preventing child sexual abuse. [160.2110. 1. The task force on the prevention of sexual 2 abuse of children established in section 160.2100 may adopt and 3 implement a policy addressing sexual abuse of children that may 4 include: 5 (1) Age-appropriate curriculum for students in pre-K 6 through fifth grade; 7 (2) Training for school personnel on child sexual abuse; 8 (3) Educational information to parents or guardians 9 provided in the school handbook on the warning signs of a child 10 being abused, along with any needed assistance, referral, or 11 resource information;

(4) Available counseling and resources for students affected

13 by sexual abuse; and 14 (5) Emotional and educational support for a child of abuse to continue to be successful in school. 15 2. Any policy adopted may address without limitation: 16 17 (1) Methods for increasing teacher, student, and parent 18 awareness of issues regarding sexual abuse of children, including 19 knowledge of likely warning signs indicating that a child may be a 20 victim of sexual abuse; 21 (2) Actions that a child who is a victim of sexual abuse 22 could take to obtain assistance and intervention; and 23 (3) Available counseling options for students affected by 24 sexual abuse.] [192.240. 1. There is created a "State Hospital Advisory 2 Council" of ten members who shall be appointed by the governor by 3 and with the consent of the senate. 4 2. The advisory council shall be composed of citizens who 5 have resided in this state not less than five years immediately 6 prior to their appointment and shall include two members 7 representing nongovernmental organizations or groups, two 8 members representing state governmental agencies concerned with 9 the operation, construction or utilization of hospital or other 10 facilities for the diagnosis, prevention or treatment of illness or disease or for the provision of rehabilitation services, one member 11 12 particularly concerned with the education or training of health 13 professions personnel and five members who are representatives of 14 consumers familiar with the need for the services provided by such 15 facilities. 16 3. Each member of the advisory council shall serve for a 17 term of two years from and after his appointment and confirmation. 18 4. The members of the council shall not receive any 19 compensation for their services but shall be reimbursed for actual and necessary travel and subsistence expenses incurred when 20 21 acting officially as members of the advisory council. 22 5. The state board of health is empowered to consult with 23 the department of health and senior services on the official state

plan for construction and modernization of hospitals and other

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medical facilities, as well as with state agencies and nongovernmental organizations or groups concerned with rehabilitation services.

6. The director of the department of health and senior services will approve such applications for federal assistance in the construction and modernization of hospitals and other medical facilities as may be considered advisable after consultation with the state board of health.]

[192.2030. 1. There is hereby created a "State Board of Senior Services" which shall consist of seven members, who shall be appointed by the governor, by and with the advice and consent of the senate. No member of the state board of senior services shall hold any other office or employment under the state of Missouri other than in a consulting status relevant to the member's professional status, licensure or designation. Not more than four of the members of the state board of senior services shall be from the same political party.

2. Each member shall be appointed for a term of four years; except that of the members first appointed, two shall be appointed for a term of one year, two for a term of two years, two for a term of three years and one for a term of four years. The successors of each shall be appointed for full terms of four years. No person may serve on the state board of senior services for more than two terms. The terms of all members shall continue until their successors have been duly appointed and qualified. One of the persons appointed to the state board of senior services shall be a person currently working in the field of gerontology. One of the persons appointed to the state board of senior services shall be a physician with expertise in geriatrics. One of the persons appointed to the state board of senior services shall be a person with expertise in nutrition. One of the persons appointed to the state board of senior services shall be a person with expertise in rehabilitation services of persons with disabilities. One of the persons appointed to the state board of senior services shall be a person with expertise in mental health issues. In making the two remaining appointments, the governor shall give consideration to

individuals having a special interest in gerontology or disability-related issues, including senior citizens. Four of the seven members appointed to the state board of senior services shall be members of the governor's advisory council on aging. If a vacancy occurs in the appointed membership, the governor may appoint a member for the remaining portion of the unexpired term created by the vacancy. The members shall receive actual and necessary expenses plus twenty-five dollars per day for each day of actual attendance.

- 3. The board shall elect from among its membership a chairman and a vice chairman, who shall act as chairman in his or her absence. The board shall meet at the call of the chairman. The chairman may call meetings at such times as he or she deems advisable, and shall call a meeting when requested to do so by three or more members of the board.
- 4. The state board of senior services shall advise the department of health and senior services in the:
- (1) Promulgation of rules and regulations by the department of health and senior services;
- (2) Formulation of the budget for the department of health and senior services; and
- (3) Planning for and operation of the department of health and senior services.]

[194.409. 1. There is hereby created in the department of natural resources, an "Unmarked Human Burial Consultation Committee", which shall be composed of seven members to be appointed by the governor with the advice and consent of the senate. The members of the committee shall be appointed as follows: the state historic preservation officer, two members who are archaeologists or skeletal analysts, two native Americans who are members of an Indian tribe recognized by the United States of America, one member who is a non-Indian minority, and one non-Indian, non-minority member who is neither a professional archaeologist nor a skeletal analyst. Members of the committee shall be residents of the state of Missouri.

2. The state historic preservation officer shall be chairman

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of the committee and shall serve a term which is contemporaneous with his employment as director of the department of natural resources. The terms of all other members of the committee shall be three years.

- 3. The committee shall meet at least once each calendar year, but may meet more often at the request of the state historic preservation officer.
- 4. The members of the committee shall serve voluntarily and shall not receive compensation for membership on the committee, except that they shall be eligible to receive reimbursement for transportation expenses as provided for through the budget approved for the office of the state historic preservation officer.
- 5. All actions and decisions of the state historic preservation officer and the unmarked human burial consultation committee shall be in conformity with the provisions of the federal National Historic Preservation Act of 1966, as amended.]

[208.197. 1. The "Professional Services Payment Committee" is hereby established within the MO HealthNet division to develop and oversee the pay-for-performance payment program guidelines under section 208.153. The members of the committee shall be appointed by the governor no later than December 31, 2007, and shall be subject to the advice and consent of the senate. The committee shall be composed of eighteen members, geographically balanced, including nine physicians licensed to practice in this state, two patient advocates and the attorney general, or his or her designee. The remaining members shall be persons actively engaged in hospital administration, nursing home administration, dentistry, and pharmaceuticals. The members of the committee shall receive no compensation for their services other than expenses actually incurred in the performance of their official duties.

2. The MO HealthNet division shall maintain the pay-for-performance payment program in a manner that ensures quality of care, fosters the relationship between the patient and the provider, uses accurate data and evidence-based measures, does not

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discourage providers from caring for patients with complex or high-risk conditions, and provides fair and equitable program incentives.

[217.900. 1. There is hereby established the "Missouri State Penitentiary Redevelopment Commission".

2. The commission shall consist of ten commissioners who shall be qualified voters of the state of Missouri. Three commissioners, no more than two of whom shall belong to the same political party, shall be residents of Jefferson City and shall be appointed by the mayor of that city with the advice and consent of the governing body of that city; three commissioners, no more than two of whom shall belong to the same political party, shall be residents of Cole County but not of Jefferson City and shall be appointed by the county commission; and four commissioners, no more than three of whom shall belong to the same political party, none of whom shall be residents of Cole County or of Jefferson City, shall be appointed by the governor with the advice and consent of the senate. The governor shall appoint one of the commissioners who is not a resident of Cole County or Jefferson City to be the chair of the commission. No elected official of the state of Missouri or of any city or county in this state shall be appointed to the commission.]

[217.903. The commissioners shall serve for terms of three years, except that the first person appointed by each the mayor, the county commission and the governor shall serve for two years and the second person appointed by the governor shall serve for four years. Each commissioner shall hold office until a successor has been appointed and qualified. In the event a vacancy exists or in the event a commissioner's term expires, a successor commissioner shall be appointed by whomever appointed the commissioner who initially held the vacant positions and if no person is so selected within sixty days of the creation of the vacancy, the unexpired term of such commissioner may be filled by a majority vote of the remainder of the commissioners, provided such successor commissioner shall meet the requirements set forth by sections 217.900 to 217.910. Pending any such appointment to fill any

vacancy, the remaining commissioners may conduct commission business. Commissioners shall serve without compensation but shall be entitled to reimbursement from the Missouri state penitentiary redevelopment commission fund established in subsection 1 of section 217.910 for expenses incurred in conducting the commission's business.]

[217.905. 1. The commission shall have the following powers:

- (1) To acquire title to the property historically utilized as the Missouri state penitentiary and to acquire by gift or bequest from public or private sources property adjacent thereto and necessary or appropriate to the successful redevelopment of the Missouri state penitentiary property;
- (2) To lease or sell real property to developers who will utilize the property consistent with the master plan for the property and to hold proceeds from such transactions outside the state treasury;
- (3) To adopt bylaws for the regulation of its affairs and the conduct of its business;
- (4) To hire employees necessary to perform the commission's work;
- (5) To contract and to be contracted with, including, but without limitation, the authority to enter into contracts with cities, counties and other political subdivisions, agencies of the state of Missouri and public agencies pursuant to sections 70.210 to 70.325 and otherwise, and to enter into contracts with other entities, in connection with the acquisition by gift or bequest and in connection with the planning, construction, financing, leasing, subleasing, operation and maintenance of any real property or facility and for any other lawful purpose, and to sue and to be sued;
- (6) To receive for its lawful activities contributions or moneys appropriated or otherwise designated for payment to the authority by municipalities, counties, state or other political subdivisions or public agencies or by the federal government or any agency or officer thereof or from any other sources and to apply for grants and other funding and deposit those funds in the Missouri

31	state penitentiary redevelopment fund;
32	(7) To disburse funds for its lawful activities and fix
33	salaries and wages of its employees;
34	(8) To invest any of the commission's funds in such types of
35	investments as shall be determined by a resolution adopted by the
36	commission;
37	(9) To borrow money for the acquisition, construction,
38	equipping, operation, maintenance, repair, remediation or
39	improvement of any facility or real property to which the
40	commission holds title and for any other proper purpose, and to
41	issue negotiable notes, bonds and other instruments in writing as
42	evidence of sums borrowed;
43	(10) To perform all other necessary and incidental
44	functions, and to exercise such additional powers as shall be
45	conferred by the general assembly; and
46	(11) To purchase insurance, including self-insurance, of any
47	property or operations of the commission or its members, directors,
48	officers and employees, against any risk or hazard, and to
49	indemnify its members, agents, independent contractors, directors,
50	officers and employees against any risk or hazard. The commission
51	is specifically authorized to purchase insurance from the Missouri
52	public entity risk management fund and is hereby determined to be
53	a public entity as defined in section 537.700.
54	2. In no event shall the state be liable for any deficiency or
55	indebtedness incurred by the commission.
56	3. The Missouri state penitentiary redevelopment
57	commission is a state commission for purposes of section 105.711
58	and all members of the commission shall be entitled to coverage
59	under the state legal expense fund.]
	[217.907. The income of the commission and all properties
2	any time owned by the authority shall be exempt from all taxation
3	in the state of Missouri.]
	[217.910. 1. There is hereby created in the state treasury
2	the "Missouri State Penitentiary Redevelopment Commission
3	Fund", which shall consist of money collected pursuant to sections
4	217.900 to 217.910. The fund shall be administered by the

Missouri state penitentiary redevelopment commission. Money in the fund shall be used solely for the purposes of the Missouri state penitentiary redevelopment commission.

- 2. Notwithstanding the provisions of section 33.080, no portion of the fund shall be transferred to the general revenue fund, and any appropriation made to the fund shall not lapse. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Interest and moneys earned on such investments shall be credited to the fund.
- 3. Upon the dissolving of the commission, any funds remaining in the Missouri state penitentiary commission fund shall be transferred to the general revenue fund.]

[253.412. The Missouri advisory council on historic preservation established by executive order 81-11, pursuant to the historic preservation act of 1966, and the regulations promulgated thereunder, is hereby transferred by a type III transfer to the department of natural resources.]

[288.475. 1. There is hereby created a "Missouri State Unemployment Council". The council shall consist of nine appointed voting members and two appointed nonvoting members. All appointees shall be persons whose training and experience qualify them to deal with the difficult problems of unemployment compensation, particularly legal, accounting, actuarial, economic, and social aspects of unemployment compensation.

- (1) Three voting members shall be appointed to the council by the governor. One voting member shall be appointed on account of his or her vocation, employment, or affiliations being classed as representative of employers. One voting member shall be appointed on account of his or her vocation, employment, or affiliations being classed as representative of employees. One voting member shall be appointed to represent the public interest separate from employee or employer representation.
- (2) Three voting members and one nonvoting member shall be appointed to the council by the speaker of the house of representatives. One voting member shall be appointed on account

of his or her vocation, employment, or affiliations being classed as representative of employers that employ twenty or less employees. One voting member shall be appointed on account of his or her vocation, employment, or affiliations being classed as representative of employees. One voting member shall be appointed to represent the public interest separate from employee or employer representation. One nonvoting member shall be appointed from the house of representatives.

- (3) Three voting members and one nonvoting member shall be appointed to the council by the president pro tem of the senate. One voting member shall be appointed on account of his or her vocation, employment, or affiliations being classed as representative of employers. One voting member shall be appointed on account of his or her vocation, employment, or affiliations being classed as representative of employees. One voting member shall be appointed to represent the public interest separate from employee or employer representation. One nonvoting member shall be appointed from the senate.
- 2. The council shall organize itself and select a chairperson or cochairpersons and other officers from the nine voting members. Six voting members shall constitute a quorum and the council shall act only upon the affirmative vote of at least five of the voting members. The council shall meet no less than four times yearly. Members of the council shall serve without compensation, but are to be reimbursed the amount of actual expenses. Actual expenses shall be paid from the special employment security fund under section 288.310.
- 3. The division shall provide professional and clerical assistance as needed for regularly scheduled meetings.
- 4. Each nonvoting member shall serve for a term of four years or until he or she is no longer a member of the general assembly whichever occurs first. A nonvoting member's term shall be a maximum of four years. Each voting member shall serve for a term of three years. For the initial appointment, the governor-appointed employer representative, the speaker of the house-appointed employee representative, and the president pro

tem of the senate-appointed public interest representative shall serve an initial term of one year. For the initial appointment, the governor-appointed employee representative, the speaker of the house-appointed public interest representative, and the president pro tem of the senate-appointed employer representative shall serve an initial term of two years. At the end of a voting member's term he or she may be reappointed; however, he or she shall serve no more than two terms excluding the initial term for a maximum of eight years.

- 5. The council shall advise the division in carrying out the purposes of this chapter. The council shall submit annually by January fifteenth to the governor and the general assembly its recommendations regarding amendments to this chapter, the status of unemployment insurance, the projected maintenance of the solvency of unemployment insurance, and the adequacy of unemployment compensation.
- 6. The council shall present to the division every proposal of the council for changes in this chapter and shall seek the division's concurrence with the proposal. The division shall give careful consideration to every proposal submitted by the council for legislative or administrative action and shall review each legislative proposal for possible incorporation into department of labor and industrial relations' recommendations.
- 7. The council shall have access to only the records of the division that are necessary for the administration of this chapter and to the reasonable services of the employees of the division. It may request the director or any of the employees appointed by the director or any employee subject to this chapter to appear before it and to testify relative to the functioning of this chapter and to other relevant matters. The council may conduct research of its own, make and publish reports, and recommend to the division needed changes in this chapter or in the rules of the division as it considers necessary.
- 8. The council, unless prohibited by a concurrent resolution of the general assembly, shall be authorized to commission an outside study of the solvency, adequacy, and staffing and

operational efficiency of the Missouri unemployment system. The study shall be conducted every five years, the first being conducted in fiscal year 2005. The study shall be funded subject to appropriation from the special employment security fund under section 288.310.]

Unofficial

Bill

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