SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 827

98TH GENERAL ASSEMBLY

5486H.04C

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal sections 162.720, 163.031, 167.265, 168.303, 168.500, 168.520, and 192.915, RSMo, and to enact in lieu thereof twelve new sections relating to elementary and secondary education, with a delayed effective date for certain sections.

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

Section A. Sections 162.720, 163.031, 167.265, 168.303, 168.500, 168.520, and 192.915, RSMo, are repealed and twelve new sections enacted in lieu thereof, to be known as sections 161.1005, 161.1050, 161.1055, 162.720, 163.031, 167.265, 167.266, 168.303, 168.500, 168.520, 192.915, and 633.420, to read as follows:

161.1005. 1. By July 1, 2017, the department of elementary and secondary education shall employ a dyslexia therapist, licensed psychometrist, licensed speechlanguage pathologist, certified academic language therapist, or certified training specialist to serve as the department's dyslexia specialist. Such dyslexia specialist shall have a minimum of three years of field experience in screening, identifying, and treating dyslexia and related disorders.

7 2. The department of elementary and secondary education shall ensure that the 8 dyslexia specialist has completed training and received certification from a program 9 approved by the legislative task force on dyslexia established in section 633.420 and is able 10 to provide necessary information and support to school district teachers.

- 11 **3.** The dyslexia specialist shall:
- 12 (1) Be highly trained in dyslexia and related disorders, including best practice 13 interventions and treatment models;
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- (2) Be responsible for the implementation of professional development; and

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

15 (3) Serve as the primary source of information and support for districts addressing 16 the needs of students with dyslexia and related disorders.

4. In addition to the duties assigned under subsection 3 of this section, the dyslexia 17 specialist shall assist the department of elementary and secondary education with 18 19 developing and administering professional development programs to be made available to 20 school districts no later than the 2017-18 school year. The programs shall focus on 21 educating teachers regarding the indicators of dyslexia, the science surrounding teaching 22 a student who is dyslexic, and classroom accommodations necessary for a student with 23 The department of elementary and secondary education shall provide dyslexia. 24 informational material regarding dyslexia and related disorders on its website at no cost 25 for school districts and teachers.

161.1050. 1. There is hereby established within the department of elementary and 2 secondary education the "Trauma-Informed Schools Initiative".

3 2. The department of elementary and secondary education shall consult the 4 department of mental health and the department of social services for assistance in 5 fulfilling the requirements of this section.

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3. The department of elementary and secondary education shall:

7 (1) Provide information regarding the trauma-informed approach to all school 8 districts;

9 (2) Offer training on the trauma-informed approach to all school districts, which shall include information on how schools can become trauma-informed schools; and 10

(3) Develop a website about the trauma-informed schools initiative that includes 11 12 information for schools and parents regarding the trauma-informed approach and a guide 13 for schools on how to become trauma-informed schools.

14 4. Each school district shall provide the address of the website described under 15 subdivision (3) of subsection 3 of this section to all parents of the students in its district 16 before October first of each school year.

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5. For purposes of this section, the following terms mean:

18 (1) "Trauma-informed approach", an approach that involves understanding and 19 responding to the symptoms of chronic interpersonal trauma and traumatic stress across 20 the lifespan;

(2) "Trauma-informed school", a school that:

22 (a) Realizes the widespread impact of trauma and understands potential paths for 23 recovery;

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(b) Recognizes the signs and symptoms of trauma in students, teachers, and staff;

(c) Responds by fully integrating knowledge about trauma into its policies,
 procedures, and practices; and

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(d) Seeks to actively resist re-traumatization.

161.1055. 1. Subject to appropriations, the department of elementary and **2** secondary education shall establish the "Trauma-Informed Schools Pilot Program".

3 2. Under the trauma-informed schools pilot program, the department of elementary
4 and secondary education shall choose five schools to receive intensive training on the
5 trauma-informed approach.

6 **3.** The five schools chosen for the pilot program shall be located in the following 7 areas:

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(1) One public school located in a metropolitan school district;

9 (2) One public school located in a home rule city with more than four hundred 10 thousand inhabitants and located in more than one county;

(3) One public school located in a school district that has most or all of its land area
located in a county with a charter form of government and with more than nine hundred
fifty thousand inhabitants;

(4) One public school located in a school district that has most or all of its land area
 located in a county with a charter form of government and with more than six hundred
 thousand but fewer than seven hundred thousand inhabitants; and

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(5) One public school located in any one of the following counties:

(a) A county of the third classification without a township form of government and
 with more than forty-one thousand but fewer than forty-five thousand inhabitants;

(b) A county of the third classification without a township form of government and
with more than six thousand but fewer than seven thousand inhabitants and with a city of
the fourth classification with more than eight hundred but fewer than nine hundred
inhabitants as the county seat;

(c) A county of the third classification with a township form of government and
 with more than thirty-one thousand but fewer than thirty-five thousand inhabitants;

(d) A county of the third classification without a township form of government and
with more than fourteen thousand but fewer than sixteen thousand inhabitants and with
a city of the third classification with more than five thousand but fewer than six thousand
inhabitants as the county seat;

30 (e) A county of the third classification without a township form of government and 31 with more than eighteen thousand but fewer than twenty thousand inhabitants and with 32 a city of the fourth classification with more than three thousand but fewer than three 33 thousand seven hundred inhabitants as the county seat;

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(f) A county of the third classification without a township form of government and with more than eighteen thousand but fewer than twenty thousand inhabitants and with a city of the third classification with more than six thousand but fewer than seven thousand inhabitants as the county seat;

(g) A county of the third classification without a township form of government and
with more than fourteen thousand but fewer than sixteen thousand inhabitants and with
a city of the fourth classification with more than one thousand nine hundred but fewer
than two thousand one hundred inhabitants as the county seat;

42 (h) A county of the third classification without a township form of government and 43 with more than thirty-seven thousand but fewer than forty-one thousand inhabitants and 44 with a city of the fourth classification with more than eight hundred but fewer than nine 45 hundred inhabitants as the county seat;

46 (i) A county of the third classification with a township form of government and 47 with more than twenty-eight thousand but fewer than thirty-one thousand inhabitants; or

(j) A county of the third classification without a township form of government and
 with more than twelve thousand but fewer than fourteen thousand inhabitants and with
 a city of the fourth classification with more than five hundred but fewer than five hundred
 fifty inhabitants as the county seat.

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4. The department of elementary and secondary education shall:

(1) Train the teachers and administrators of the five schools chosen for the pilot
 program regarding the trauma-informed approach and how to become trauma-informed
 schools;

56 (2) Provide the five schools with funds to implement the trauma-informed 57 approach; and

(3) Closely monitor the progress of the five schools in becoming trauma-informed
 schools and provide further assistance if necessary.

5. The department of elementary and secondary education shall terminate the trauma-informed schools pilot program on August 28, 2019. Before December 31, 2019, the department of elementary and secondary education shall submit a report to the general assembly that contains the results of the pilot program, including any benefits experienced by the five schools chosen for the program.

65 6. (1) There is hereby created in the state treasury the "Trauma-Informed Schools 66 Pilot Program Fund". The fund shall consist of any appropriations to such fund. The 67 state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 68 30.180, the state treasurer may approve disbursements of public moneys in accordance 69 with distribution requirements and procedures developed by the department of elementary

70 and secondary education. The fund shall be a dedicated fund and, upon appropriation, 71 moneys in the fund shall be used solely for the administration of this section.

72 (2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys 73 remaining in the fund at the end of the biennium shall not revert to the credit of the 74 general revenue fund.

75 (3) The state treasurer shall invest moneys in the fund in the same manner as other 76 funds are invested. Any interest and moneys earned on such investments shall be credited 77 to the fund.

7. For purposes of this section, the following terms mean:

79 (1) "Trauma-informed approach", an approach that involves understanding and 80 responding to the symptoms of chronic interpersonal trauma and traumatic stress across 81 the lifespan;

(2) "Trauma-informed school", a school that:

83 (a) Realizes the widespread impact of trauma and understands potential paths for 84 recovery;

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(b) Recognizes the signs and symptoms of trauma in students, teachers, and staff;

86 (c) Responds by fully integrating knowledge about trauma into its policies, procedures, and practices; and 87

88 (d) Seeks to actively resist re-traumatization.

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8. The provisions of this section shall expire December 31, 2019.

162.720. 1. Where a sufficient number of children are determined to be gifted and their development requires programs or services beyond the level of those ordinarily provided in 2 3 regular public school programs, districts may establish special programs for such gifted children.

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2. The state board of education shall determine standards for such programs. Approval of such programs shall be made by the state department of elementary and secondary education 5 based upon project applications submitted by July fifteenth of each year. 6

7 3. No district shall make a determination as to whether a child is gifted based on the child's participation in an advanced placement course or international baccalaureate 8 9 course. Districts shall determine a child is gifted only if the child meets the definition of 10 "gifted children" as provided in section 162.675.

163.031. 1. The department of elementary and secondary education shall calculate and 2 distribute to each school district qualified to receive state aid under section 163.021 an amount 3 determined by multiplying the district's weighted average daily attendance by the state adequacy 4 target, multiplying this product by the dollar value modifier for the district, and subtracting from 5 this product the district's local effort and subtracting payments from the classroom trust fund under section 163.043. 6

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2. Other provisions of law to the contrary notwithstanding:

8 (1) For districts with an average daily attendance of more than three hundred fifty in the 9 school year preceding the payment year:

10 (a) For the 2008-09 school year, the state revenue per weighted average daily attendance received by a district from the state aid calculation under subsections 1 and 4 of [this] section 11 12 163.031 as such section existed on July 1, 2008, as applicable, and the classroom trust fund 13 under section 163.043 shall not be less than the state revenue received by a district in the 2005-14 06 school year from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payment amounts multiplied by the dollar value modifier, and 15 16 dividing this product by the weighted average daily attendance computed for the 2005-06 school 17 year;

(b) For each year subsequent to the 2008-09 school year, the amount shall be no less than
that computed in paragraph (a) of this subdivision, multiplied by the weighted average daily
attendance pursuant to section 163.036, less any increase in revenue received from the classroom
trust fund under section 163.043;

(2) For districts with an average daily attendance of three hundred fifty or less in theschool year preceding the payment year:

(a) For the 2008-09 school year, the state revenue received by a district from the state
aid calculation under subsections 1 and 4 of [this] section 163.031 as such section existed on
July 1, 2008, as applicable, and the classroom trust fund under section 163.043 shall not be less
than the greater of state revenue received by a district in the 2004-05 or 2005-06 school year
from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share,
and free textbook payment amounts multiplied by the dollar value modifier;

30 (b) For each year subsequent to the 2008-09 school year, the amount shall be no less than
31 that computed in paragraph (a) of this subdivision;

(3) The department of elementary and secondary education shall make an addition in the
 payment amount specified in subsection 1 of this section to assure compliance with the
 provisions contained in this subsection.

35 3. School districts that meet the requirements of section 163.021 shall receive categorical 36 add-on revenue as provided in this subsection. The categorical add-on for the district shall be 37 the sum of: seventy-five percent of the district allowable transportation costs under section 38 163.161; the career ladder entitlement for the district, as provided for in sections 168.500 to 39 168.515; the vocational education entitlement for the district, as provided for in section 167.332; 40 and the district educational and screening program entitlements as provided for in sections 41 178.691 to 178.699. The categorical add-on revenue amounts may be adjusted to accommodate available appropriations. 42

43 4. For any school district meeting the eligibility criteria for state aid as established in 44 section 163.021, but which is considered an option district under section 163.042 and therefore 45 receives no state aid, the commissioner of education shall present a plan to the superintendent 46 of the school district for the waiver of rules and the duration of said waivers, in order to promote 47 flexibility in the operations of the district and to enhance and encourage efficiency in the delivery 48 of instructional services as provided in section 163.042.

49 5. (1) No less than seventy-five percent of the state revenue received under the 50 provisions of subsections 1 and 2 of this section shall be placed in the teachers' fund, and the 51 remaining percent of such moneys shall be placed in the incidental fund. No less than seventy-52 five percent of one-half of the funds received from the school district trust fund distributed under 53 section 163.087 shall be placed in the teachers' fund. One hundred percent of revenue received 54 under the provisions of section 163.161 shall be placed in the incidental fund. One hundred percent of revenue received under the provisions of sections 168.500 to 168.515 shall be placed 55 in the teachers' fund. 56

57 (2) A school district shall spend for certificated compensation and tuition expenditures 58 each year:

(a) An amount equal to at least seventy-five percent of the state revenue received underthe provisions of subsections 1 and 2 of this section;

(b) An amount equal to at least seventy-five percent of one-half of the funds received
from the school district trust fund distributed under section 163.087 during the preceding school
year; and

64 (c) Beginning in fiscal year 2008, as much as was spent per the second preceding year's 65 weighted average daily attendance for certificated compensation and tuition expenditures the 66 previous year from revenue produced by local and county tax sources in the teachers' fund, plus 67 the amount of the incidental fund to teachers' fund transfer calculated to be local and county tax 68 sources by dividing local and county tax sources in the incidental fund by total revenue in the 69 incidental fund.

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In the event a district fails to comply with this provision, the amount by which the district fails to spend funds as provided herein shall be deducted from the district's state revenue received under the provisions of subsections 1 and 2 of this section for the following year, provided that the state board of education may exempt a school district from this provision if the state board of education determines that circumstances warrant such exemption.

6. (1) If a school district's annual audit discloses that students were inappropriately identified as eligible for free and reduced **price** lunch, special education, or limited English proficiency and the district does not resolve the audit finding, the department of elementary and secondary education shall require that the amount of aid paid pursuant to the weighting for free and reduced **price** lunch, special education, or limited English proficiency in the weighted average daily attendance on the inappropriately identified pupils be repaid by the district in the next school year and shall additionally impose a penalty of one hundred percent of such aid paid on such pupils, which penalty shall also be paid within the next school year. Such amounts may be repaid by the district through the withholding of the amount of state aid.

85 (2) In the 2017-18 school year and in each subsequent school year, if a district 86 experiences a decrease in its gifted program enrollment of twenty percent or more from the 87 previous school year, an amount equal to the product of the difference between the number 88 of students enrolled in the gifted program in the current school year and the number of 89 students enrolled in the gifted program in the previous school year multiplied by six 90 hundred eighty dollars shall be subtracted from the district's current year payment 91 amount. The provisions of this subdivision shall apply to districts entitled to receive state 92 aid payments under both subsections 1 and 2 of this section but shall not apply to any 93 school district with an average daily attendance of three hundred fifty or less.

7. Notwithstanding any provision of law to the contrary, in any fiscal year during which the total formula appropriation is insufficient to fully fund the entitlement calculation of this section, the department of elementary and secondary education shall adjust the state adequacy target in order to accommodate the appropriation level for the given fiscal year. In no manner shall any payment modification be rendered for any district qualified to receive payments under subsection 2 of this section based on insufficient appropriations.

167.265. 1. A program to provide [guidance] school counselors in grades kindergarten through nine is established. Any public elementary school, middle school, junior high school, 2 or combination of such schools, containing such grades which meet the criteria pursuant to this 3 4 section shall be eligible for a state financial supplement to employ a [guidance] school counselor. Eligibility criteria are: the school shall have a minimum enrollment of one hundred twenty-five 5 pupils per school site, shall have a breakfast program, and shall serve at least forty percent of its 6 7 lunches to pupils who are eligible for free or reduced price meals according to federal guidelines. 8 2. A school district which contains such eligible schools may apply to the department 9 of elementary and secondary education for a state financial supplement to employ a [guidance] 10 school counselor in those schools named in the application and in no other schools of the district. 11 The state financial supplement shall not exceed ten thousand dollars per [guidance] school 12 counselor. No more than one [guidance] school counselor per school shall be supplemented by the state pursuant to this section, except that a district may apply for an additional [guidance] 13 14 school counselor if the enrollment at the school equals four hundred or more pupils. [Guidance] 15 School counselors thus employed pursuant to this section shall at a minimum engage in direct

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16 counseling activities with the pupils of the school during a portion of the school day which

represents that portion of the [guidance] school counselor's salary which is supplemented by thestate pursuant to this section.

3. The state board of education shall promulgate rules and regulations for the implementation of this section. Such rules shall include identifying any qualifications for [guidance] school counselors which may be in addition to those promulgated pursuant to section 168.021, establishing application procedures for school districts, determining a method of awarding state financial supplements in the event that the number of applications exceeds the amounts appropriated therefor, and establishing an amount of state financial supplement per [guidance] school counselor based upon the salary schedule of the district.

167.266. 1. Beginning with the 2016-17 school year, the board of education of a 2 school district or a charter school that is a local educational agency may establish an 3 academic and career counseling program in cooperation with parents and the local community that is in the best interest of and meets the needs of students in the community. 4 School districts and local educational agencies may use the Missouri comprehensive 5 guidance and counseling program as a resource for the development of a district's or local 6 7 educational agency's program. The department of elementary and secondary education 8 shall develop a process for recognition of a school district's academic and career counseling 9 program established in cooperation with parents and the local community no later than 10 January 1, 2017.

11 2. The state board of education shall promulgate rules and regulations for the implementation of this section. Any rule or portion of a rule, as that term is defined in 12 13 section 536.010, that is created under the authority delegated in this section shall become 14 effective only if it complies with and is subject to all of the provisions of chapter 536 and, 15 if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay 16 17 the effective date, or to disapprove and annul a rule are subsequently held 18 unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted 19 after August 28, 2016, shall be invalid and void.

168.303. The state board of education shall adopt rules to facilitate job-sharing positions for classroom teachers, as the term "job-sharing" is defined in this section. These rules shall provide that a classroom teacher in a job-sharing position shall receive paid legal holidays, annual vacation leave, sick leave, and personal leave on a pro rata basis. "Job-sharing position" shall mean any position:

6 (1) Shared with one other employee;

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7 (2) Requiring employment of at least seventeen hours per week but not more than twenty8 hours per week on a regular basis; and

9 (3) Requiring at least seventy percent of all time spent in classroom instruction as 10 determined by the employer;

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provided that, job-sharing position shall not include instructional support or school services positions including, but not limited to, [guidance] school counselor, media coordinator, psychologist, social worker, audiologist, speech and language pathologist, and nursing positions.

168.500. 1. For the purpose of providing career pay, which shall be a salary supplement, for public school teachers, which for the purpose of sections 168.500 to 168.515 shall include 2 classroom teachers, librarians, [guidance] school counselors and certificated teachers who hold 3 4 positions as school psychological examiners, parents as teachers educators, school psychologists, 5 special education diagnosticians and speech pathologists, and are on the district salary schedule, 6 there is hereby created and established a career advancement program which shall be known as the "Missouri Career Development and Teacher Excellence Plan", hereinafter known as the 7 "career plan or program". Participation by local school districts in the career advancement 8 program established under this section shall be voluntary. The career advancement program is 9 a matching fund program. The general assembly may make an annual appropriation to the 10 11 excellence in education fund established under section 160.268 for the purpose of providing the 12 state's portion for the career advancement program. The "Career Ladder Forward Funding Fund" is hereby established in the state treasury. Beginning with fiscal year 1998 and until the career 13 ladder forward funding fund is terminated pursuant to this subsection, the general assembly may 14 appropriate funds to the career ladder forward funding fund. Notwithstanding the provisions of 15 16 section 33.080 to the contrary, moneys in the fund shall not be transferred to the credit of the 17 general revenue fund at the end of the biennium. All interest or other gain received from investment of moneys in the fund shall be credited to the fund. All funds deposited in the fund 18 19 shall be maintained in the fund until such time as the balance in the fund at the end of the fiscal 20 year is equal to or greater than the appropriation for the career ladder program for the following year, at which time all such revenues shall be used to fund, in advance, the career ladder program 21 22 for such following year and the career ladder [forwarding] forward funding fund shall thereafter 23 be terminated.

24 2. The department of elementary and secondary education, at the direction of the 25 commissioner of education, shall study and develop model career plans which shall be made 26 available to the local school districts. These state model career plans shall:

27 (1)

(1) Contain three steps or stages of career advancement;

28 (2) Contain a detailed procedure for the admission of teachers to the career program;

(3) Contain specific criteria for career step qualifications and attainment. These criteria
shall clearly describe the minimum number of professional responsibilities required of the
teacher at each stage of the plan and shall include reference to classroom performance
evaluations performed pursuant to section 168.128;

(4) Be consistent with the teacher certification process recommended by the Missouri
 advisory council of certification for educators and adopted by the department of elementary and
 secondary education;

(5) Provide that public school teachers in Missouri shall become eligible to apply for
admission to the career plans adopted under sections 168.500 to 168.515 after five years of
public school teaching in Missouri. All teachers seeking admission to any career plan shall, as
a minimum, meet the requirements necessary to obtain the first renewable professional certificate
as provided in section 168.021;

41 (6) Provide procedures for appealing decisions made under career plans established42 under sections 168.500 to 168.515.

3. The commissioner of education shall cause the department of elementary and
secondary education to establish guidelines for all career plans established under this section, and
criteria that must be met by any school district which seeks funding for its career plan.

46 4. A participating local school district may have the option of implementing a career plan 47 developed by the department of elementary and secondary education or a local plan which has 48 been developed with advice from teachers employed by the district and which has met with the 49 approval of the department of elementary and secondary education. In approving local career 50 plans, the department of elementary and secondary education may consider provisions in the plan 51 of the local district for recognition of teacher mobility from one district to another within this 52 state.

53 5. The career plans of local school districts shall not discriminate on the basis of race, 54 sex, religion, national origin, color, creed, or age. Participation in the career plan of a local 55 school district is optional, and any teacher who declines to participate shall not be penalized in 56 any way.

6. In order to receive funds under this section, a school district which is not subject to section 162.920 must have a total levy for operating purposes which is in excess of the amount allowed in Section 11(b) of Article X of the Missouri Constitution; and a school district which is subject to section 162.920 must have a total levy for operating purposes which is equal to or in excess of twenty-five cents on each hundred dollars of assessed valuation.

7. The commissioner of education shall cause the department of elementary and
secondary education to regard a speech pathologist who holds both a valid certificate of license
to teach and a certificate of clinical competence to have fulfilled the standards required to be

placed on stage III of the career program, provided that such speech pathologist has been
employed by a public school in Missouri for at least five years and is approved for placement at
such stage III by the local school district.

8. Beginning in fiscal year 2012, the state portion of career ladder payments shall only be made available to local school districts if the general assembly makes an appropriation for such program. Payments authorized under sections 168.500 to 168.515 shall only be made available in a year for which a state appropriation is made. Any state appropriation shall be made prospectively in relation to the year in which work under the program is performed.

9. Nothing in this section shall be construed to prohibit a local school district from
funding the program for its teachers for work performed in years for which no state appropriation
is made available.

168.520. 1. For the purpose of providing career pay, which shall be a salary supplement
for teachers, librarians, [guidance] school counselors and certificated teachers who hold positions
as school psychological examiners, parents-as-teachers educators, school psychologists, special
education diagnosticians or speech pathologists in Missouri schools for the severely disabled,
the Missouri School for the Blind and the Missouri School for the Deaf, there is hereby
established a career advancement program which shall become effective no later than September
1, 1986. Participation in the career advancement program by teachers shall be voluntary.
2. The department of elementary and secondary education with the recommendation of

9 teachers from the state schools, shall develop a career plan. This state career plan shall include,
10 but need not be limited to, the provisions of state model career plans as contained in subsection
11 2 of section 168.500.

3. After a teacher who is duly employed by a state school qualifies and is selected for
participation in the state career plan established under this section, such a teacher shall not be
denied the career pay authorized by such plan except as provided in subdivisions (1), (2), and (3)
of section 168.510.

4. Each teacher selected to participate in the career plan established under this section
who meets the requirements of such plan shall receive a salary supplement as provided in
subdivisions (1), (2), and (3) of subsection 1 of section 168.515.

5. The department of elementary and secondary education shall annually include within
 its budget request to the general assembly sufficient funds for the purpose of providing career
 pay as established under this section to those eligible teachers employed in Missouri schools for
 the severely disabled, the Missouri School for the Deaf, and the Missouri School for the Blind.
 192.915. 1. To increase awareness of the risks associated with use of over-the-counter

2 weight loss pills by persons under the age of eighteen, the department of health and senior3 services shall implement an education and awareness program. Such program shall provide

accurate information regarding weight loss and the dangers of using over-the-counter weight loss 4

pills by the teenage population without the consultation of a licensed physician. Such program 5

- shall focus on education and awareness programs for teenagers, parents, siblings and other family 6 7 members of teenagers, teachers, [guidance] school counselors, superintendents and principals.

8 2. The department of health and senior services may use the following strategies for raising public awareness of the risks associated with use of over-the-counter weight loss pills by 9 10 persons under the age of eighteen:

11 (1) An outreach campaign utilizing print, radio, and television public service 12 announcements, advertisements, posters, and other materials;

13 (2) Community forums; and

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(3) Health information and risk-factor assessment at public events.

15 3. The department of elementary and secondary education, in conjunction with the department of health and senior services, shall distribute information pursuant to this program. 16

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4. The department may promulgate rules and regulations to implement the provisions 18 of this section. No rule or portion of a rule promulgated pursuant to the authority of this section 19 shall become effective unless it has been promulgated pursuant to chapter 536.

633.420. 1. For the purposes of this section, the term "dyslexia" means a disorder that is neurological in origin, characterized by difficulties with accurate and fluent word 2 3 recognition, and poor spelling and decoding abilities that typically result from a deficit in the phonological component of language, often unexpected in relation to other cognitive 4 abilities and the provision of effective classroom instruction, and of which secondary 5 consequences may include problems in reading comprehension and reduced reading 6 experience that can impede growth of vocabulary and background knowledge. Nothing 7 in this section shall prohibit a district from assessing students for dyslexia and offering 8 9 students specialized reading instruction if a determination is made that a student suffers from dyslexia. Unless required by federal law, nothing in this definition shall require a 10 11 student with dyslexia to be automatically determined eligible as a student with a disability. 12 2. There is hereby created the "Legislative Task Force on Dyslexia". The joint

13 committee on education shall provide technical and administrative support as required by 14 the task force to fulfill its duties; any such support involving monetary expenses shall first 15 be approved by the chairman of the joint committee on education. The task force shall meet at least quarterly and may hold meetings by telephone or video conference. The task 16 17 force shall advise and make recommendations to the governor, joint committee on 18 education, and relevant state agencies regarding matters concerning individuals with 19 dyslexia, including education and other adult and adolescent services.

20 3. The task force shall be comprised of twenty members consisting of the following:

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senate, with one member appointed from the minority party and one member appointed

(1) Two members of the senate appointed by the president pro tempore of the

from the majority party; 23 24 (2) Two members of the house of representatives appointed by the speaker of the 25 house of representatives, with one member appointed from the minority party and one 26 member appointed from the majority party; 27 (3) The commissioner of education, or his or her designee; 28 (4) One representative from an institution of higher education located in this state 29 with specialized expertise in dyslexia and reading instruction; 30 (5) A representative from a state teachers association or the Missouri National 31 **Education Association;** 32 (6) A representative from the International Dyslexia Association of Missouri; 33 (7) A representative from Decoding Dyslexia of Missouri; 34 (8) A representative from the Missouri Association of Elementary School 35 **Principals;** 36 (9) A representative from the Missouri Council of Administrators of Special 37 **Education**; 38 (10) A professional licensed in the state of Missouri with experience diagnosing 39 dyslexia including, but not limited to, a licensed psychologist, school psychologist, or 40 neuropsychologist; 41 (11) A speech-language pathologist with training and experience in early literacy

development and effective research-based intervention techniques for dyslexia, including 42 an Orton-Gillingham remediation program recommended by the Missouri Speech-43 44 Language Hearing Association;

45 (12) A certified academic language therapist recommended by the Academic Language Therapists Association who is a resident of this state; 46

47 (13) A representative from an independent private provider or nonprofit 48 organization serving individuals with dyslexia;

49 (14) An assistive technology specialist with expertise in accessible print materials 50 and assistive technology used by individuals with dyslexia recommended by the Missouri 51 assistive technology council;

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(15) One private citizen who has a child who has been diagnosed with dyslexia;

53 (16) One private citizen who has been diagnosed with dyslexia;

54 (17) A representative of the Missouri State Council of the International Reading 55 Association: and

(18) A pediatrician with knowledge of dyslexia. 56

4. The members of the task force, other than the members from the general assembly and ex officio members, shall be appointed by the president pro tempore of the senate or the speaker of the house of representatives by September 1, 2016, by alternating appointments beginning with the president pro tempore of the senate. A chairperson shall be selected by the members of the task force. Any vacancy on the task force shall be filled in the same manner as the original appointment. Members shall serve on the task force without compensation.

5. The task force shall make recommendations for a statewide system for identification, intervention, and delivery of supports for students with dyslexia, including the development of resource materials and professional development activities. These recommendations shall be included in a report to the governor and joint committee on education and shall include findings and proposed legislation and shall be made available no longer than twelve months from the task force's first meeting.

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6. The recommendations and resource materials developed by the task force shall:

(1) Identify valid and reliable screening and evaluation assessments and protocols that can be used and the appropriate personnel to administer such assessments in order to identify children with dyslexia or the characteristics of dyslexia as part of an ongoing reading progress monitoring system, multi-tiered system of supports, and special education eligibility determinations in schools;

(2) Recommend an evidence-based reading instruction, with consideration of the
 National Reading Panel Report and Orton-Gillingham methodology principles for use in
 all Missouri schools, and intervention system, including a list of effective dyslexia
 intervention programs, to address dyslexia or characteristics of dyslexia for use by schools
 in multi-tiered systems of support and for services as appropriate for special education
 eligible students;

82 (3) Develop and implement preservice and inservice professional development 83 activities to address dyslexia identification and intervention, including utilization of 84 accessible print materials and assistive technology, within degree programs such as 85 education, reading, special education, speech-language pathology, and psychology;

86 (4) Review teacher certification and professional development requirements as they
 87 relate to the needs of students with dyslexia;

(5) Examine the barriers to accurate information on the prevalence of students with
 dyslexia across the state and recommend a process for accurate reporting of demographic
 data; and

91 (6) Study and evaluate current practices for diagnosing, treating, and educating
 92 children in this state and examine how current laws and regulations affect students with

93 dyslexia in order to present recommendations to the governor and joint committee on94 education.

- 95 7. The task force shall hire or contract for hire specialist services to support the
- 96 work of the task force as necessary with appropriations made by the general assembly for
- 97 that purpose or from other available funding.
- 98 **8.** The task force authorized under this section shall expire on August 31, 2018. Section B. Sections 161.1050 and 163.031 of section A of this act shall become effective

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2 July 1, 2017.