## SENATE SUBSTITUTE

FOR

### SENATE COMMITTEE SUBSTITUTE

FOR

### SENATE BILLS NOS. 55, 23 & 25

### AN ACT

To repeal sections 160.400, 160.415, 160.425, 160.518, 160.545, 161.092, 161.097, 162.720, 163.011, 163.023, 167.263, 167.268, 167.645, and 171.033, RSMo, and to enact in lieu thereof thirty-one new sections relating to elementary and secondary education, with penalty provisions and a contingent effective date for certain sections.

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

Section A. Sections 160.400, 160.415, 160.425, 160.518,

- 2 160.545, 161.092, 161.097, 162.720, 163.011, 163.023, 167.263,
- 3 167.268, 167.645, and 171.033, RSMo, are repealed and thirty-
- 4 one new sections enacted in lieu thereof, to be known as
- sections 135.712, 135.713, 135.714, 135.715, 135.716, 135.719,
- 6 160.400, 160.415, 160.422, 160.425, 160.518, 160.545, 161.092,
- 7 161.097, 162.084, 162.720, 163.011, 163.023, 166.700, 166.705,
- 8 166.710, 166.715, 166.720, 166.725, 167.263, 167.268, 167.645,
- 9 167.790, 170.341, 171.033, and 186.080, to read as follows:

# 135.712. 1. Sections 135.712 to 135.719 and sections

- 2 166.700 to 166.725 establish the "Missouri Empowerment
- 3 Scholarship Accounts Program" to provide options toward
- 4 ensuring the education of students in this state.
- 5 2. As used in sections 135.712 to 135.719, the
- 6 following terms mean:
- 7 (1) "Board", the Missouri empowerment scholarship
- 8 board;

- 9 (2) "Department", the department of elementary and
- 10 secondary education;
- 11 (3) "District" or "school district", the same meaning
- 12 as used in section 160.011;
- 13 (4) "Educational assistance organization", a
- 14 charitable organization registered in this state that is
- 15 exempt from federal taxation under the Internal Revenue Code
- of 1986, as amended, is certified by and contracts with the
- 17 board to administer scholarship accounts, and that allocates
- 18 all of its annual revenue for educational assistance, except
- 19 as provided in paragraph (a) of subdivision (8) of
- 20 subsection 3 of section 135.714 and as provided for in
- 21 sections 135.712 to 135.719, and that does not discriminate
- on the basis of race, color, or national origin;
- 23 (5) "Parent", a parent, guardian, custodian, or other
- 24 person with authority to act on behalf of the qualified
- 25 student;
- 26 (6) "Program", the Missouri empowerment scholarship
- 27 accounts program established under sections 135.712 to
- 28 135.719 and sections 166.700 to 166.725;
- (7) "Qualified student", the same meaning as used in
- 30 section 166.700;
- 31 (8) "Qualifying contribution", a donation of cash, as
- 32 <u>defined in regulations for the Missouri education savings</u>
- program pursuant to sections 166.400 to 166.456, for
- 34 purposes of claiming a tax credit under sections 135.712 to
- **35** 135.719;
- 36 (9) "Scholarship account", a savings account created
- 37 by the Missouri empowerment scholarship accounts program
- 38 authorized by sections 166.700 to 166.725;
- 39 (10) "Taxpayer", an individual subject to the state
- 40 income tax imposed in chapter 143; an individual, a firm, a
- 41 partner in a firm, corporation, or a shareholder in an S

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    corporation doing business in this state and subject to the
    state income tax imposed by chapter 143; or an express
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    company that pays an annual tax on its gross receipts in
    this state under chapter 153, which files a Missouri income
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    tax return and is not a dependent of any other taxpayer.
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             There is hereby established the "Missouri
    Empowerment Scholarship Board". The board shall administer
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    the Missouri empowerment scholarship program. The board
    shall consist of the Missouri state treasurer, who shall
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    serve as chairman of the board; the commissioner of the
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    office of administration; the department of elementary and
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    secondary education nonpublic ombudsman; the director of the
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    department of revenue; and three residents of the state, one
    of whom shall be selected by the president pro tempore of
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    the senate, one of whom shall be selected by the speaker of
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    the house of representatives, and one of whom shall be
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    appointed by the governor with the advice and consent of the
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    senate. The three appointed members shall be appointed to
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    serve for terms of four years from the date of appointment,
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    or until their successors shall have been appointed and
    shall have qualified; provided that, for the initial
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    appointments to the board, the member selected by the
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    president pro tempore of the senate shall serve for a term
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    of one year, the member selected by the speaker of the house
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    of representatives shall serve for a term of two years, and
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    the member appointed by the governor shall serve for a term
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    of three years. The members of the board shall be subject
    to the conflict of interest provisions of section 105.452.
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    Any member who violates the conflict of interest provisions
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    shall be removed from the board. In order to establish and
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    administer the scholarship program, the board, in addition
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    to its other powers and authority, shall have the power and
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authority to:

75 (1) Develop and implement the Missouri empowerment scholarship accounts program and, notwithstanding any 76 77 provision of sections 135.712 to 135.719 to the contrary, the services consistent with the purposes and objectives of 78 79 sections 166.700 to 166.725; 80 (2) Promulgate reasonable rules and regulations and 81 establish policies and procedures to implement sections 82 135.712 to 135.719 and sections 166.700 to 166.725, to ensure the scholarship program's compliance with all 83 84 applicable laws; (3) Develop and implement educational programs and 85 86 related informational materials for participants and their 87 families, either directly or through a contractual 88 arrangement; 89 (4) Enter into agreements with any financial 90 institution, the state, or any federal or other agency or 91 entity as required for the operation of the scholarship 92 program pursuant to sections 135.712 to 135.719 and sections 93 166.700 to 166.725; 94 (5) Accept any grants, gifts, legislative 95 appropriations, and other moneys from the state; any unit of federal, state, or local government; or any other person, 96 97 firm, partnership, or corporation for deposit to the 98 Missouri empowerment scholarship accounts program fund; 99 (6) Make appropriate payments and distributions on 100 behalf of qualified students; 101 Make provisions for the payment of costs of administration and operation of the scholarship program; 102 Effectuate and carry out all the powers granted by 103 104 sections 135.712 to 135.719 and sections 166.700 to 166.725, 105 and have all other powers necessary to carry out and effectuate the purposes, objectives, and provisions of 106

- 109 (9) Procure insurance, guarantees, or other
- protections against any loss in connection with the assets
- or activities of the scholarship program.
- 4. Any member of the board may designate a proxy for
- that member who will enjoy the full voting privileges of
- that member for one meeting so specified by that member. No
- more than three proxies shall be considered members of the
- 116 board for the purpose of establishing a quorum.
- 5. Four members of the board shall constitute a
- 118 quorum. No vacancy in the membership of the board shall
- impair the right of a quorum to exercise all the rights and
- 120 perform all the duties of the board. No action shall be
- 121 taken by the board except upon the affirmative vote of a
- 122 majority of the members present.
- 123 6. The board shall meet within the state of Missouri
- 124 at the time set at a previously scheduled meeting or by the
- request of any four members of the board. Notice of the
- meeting shall be delivered to all other members in person or
- 127 by depositing notice in a United States post office in a
- 128 properly stamped and addressed envelope not less than six
- 129 days prior to the date fixed for the meeting. The board may
- 130 meet at any time by unanimous mutual consent. There shall
- 131 be at least one meeting in each quarter.
  - 135.713. 1. On or after August 28, 2021, any taxpayer
  - 2 who makes a qualifying contribution to the Missouri
  - 3 empowerment scholarship accounts program fund established
  - 4 under section 135.715, may claim a credit against the tax
  - 5 otherwise due under chapter 143, other than taxes withheld
  - 6 under sections 143.191 to 143.265, and chapter 153, in an
  - 7 amount equal to the amount the taxpayer contributed during
  - 8 the tax year for which the credit is claimed. No taxpayer

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9 shall claim a credit under sections 135.712 to 135.719 for
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- 10 any contribution made by the taxpayer, or an agent of the
- 11 taxpayer, on behalf of the taxpayer's dependent, or in the
- 12 case of a business taxpayer, on behalf of the business's
- agent's dependent.
- 14 2. The amount of the tax credit claimed shall not
- 15 exceed fifty percent of the taxpayer's state tax liability
- for the tax year for which the credit is claimed. The state
- 17 treasurer shall certify to the department of revenue each
- 18 eligible applicant who qualifies for the tax credit. A
- 19 taxpayer may carry the credit forward to any of such
- 20 taxpayer's four subsequent tax years. All tax credits
- 21 authorized under the program shall not be transferred, sold,
- or assigned, and are not refundable.
- 23 3. The cumulative amount of tax credits that may be
- 24 allocated to all taxpayers contributing to the scholarship
- 25 fund in the first year of the program shall not exceed fifty
- 26 million dollars. For each subsequent year, the amount of
- 27 tax credits available shall equal the amount available in
- 28 the previous year, provided that, in any fiscal year in
- 29 which the amount appropriated for pupil transportation under
- 30 section 163.161 increases from such amount appropriated for
- 31 the previous fiscal year, the amount of tax credits
- 32 available under this section shall increase by the same
- 33 percentage as the percentage increase in the amount
- 34 appropriated for pupil transportation under section 163.161.
  - 135.714. 1. The board may certify and contract with
- 2 educational assistance organizations to administer
- 3 scholarship accounts authorized by sections 166.700 to
- 4 166.725.
- 5 2. Each educational assistance organization shall, for
- 6 each scholarship account the organization is designated to
- 7 administer:

8 (1) Distribute scholarship accounts payments either 9 four times per year or in a single lump sum at the beginning 10 of the school year as requested by the parent of a qualified student, not to exceed a total grant amount equal to the 11 12 state adequacy target as defined in section 163.011 and calculated by the department of elementary and secondary 13 14 education, in the form of a deposit into the scholarship 15 account of the qualified student; (2) Give priority in the distribution of scholarship 16 17 accounts payments to students who have previously 18 participated in the Missouri empowerment scholarship 19 accounts program and the siblings of such students; 20 (3) Ensure that either the state achievement tests or nationally norm-referenced tests that measure learning gains 21 22 in math and English language arts and provide for value-23 added assessment are administered to all participating 24 students in grades that require testing under the statewide 25 assessment system set forth in section 160.518; 26 Notwithstanding any other limitation, allow costs of the testing requirements to be covered by scholarship 27 28 account distributions; 29 (5) Provide the parent of each student who was tested with a copy of the results of the tests on an annual basis, 30 beginning with the first year of testing; 31 32 (6) Conduct an annual satisfaction survey for parents 33 of qualified students with scholarship accounts. The annual 34 satisfaction survey shall ask parents of scholarship 35 students to express: Their satisfaction with their child's academic 36 (a) achievement, including academic achievement at the school 37 their child attended through the scholarship program versus 38

academic achievement at the school previously attended;

40 Their satisfaction with school safety at the schools their child attends through the scholarship program 41 42 versus safety at the schools previously attended; (c) Whether their child would have been able to attend 43 44 their school of choice without the scholarship; 45 Their opinions on other topics, items, or issues that the board finds would elicit information about the 46 47 effectiveness of the scholarship program; and (e) The number of years the qualified child has 48 49 participated in the scholarship program. 3. Each educational assistance organization shall: 50 51 (1) Demonstrate to the board that it is exempt from 52 federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended; 53 54 (2) Provide the board, upon request, with criminal 55 background checks on all its employees and board members, and exclude from employment or governance any individual 56 57 that might reasonably pose a risk to the appropriate use of contributed funds; 58 59 (3) Provide the results of tests administered pursuant to subdivision (3) of subsection 2 of this section to the 60 board on an annual basis, beginning with the first year of 61 62 testing; (4) Report student information that would allow the 63 board to aggregate data by grade level, gender, family 64 65 income level, and race; 66 (5) Provide rates of high school graduation, college attendance, and college graduation for participating 67 students to the board in a manner consistent with nationally 68 69 recognized standards; 70 (6) Provide to the board the results from the annual parental satisfaction survey administered pursuant to 71

subdivision (6) of subsection 2 of this section, including

- 73 <u>information about the number of years that the parent's</u>
  74 child has participated in the scholarship program;
- 75 (7) Demonstrate its financial viability, if it is to 76 administer scholarship accounts containing program funds
- 77 totaling fifty thousand dollars or more during the school
- 78 year, by filing with the board before the start of the
- 79 school year a surety bond or insurance policy payable to the
- 80 state in an amount equal to the aggregate amount of program
- funds expected to be administered during the school year or
- 82 other financial information that demonstrates the financial
- 83 viability of the educational assistance organization; and
- 84 (8) Ensure that, for any money received from the
- Missouri empowerment scholarship accounts program fund:
- 86 (a) The following percentages of such money may be
- 87 used for marketing and administrative expenses: ten percent
- 88 for the first two hundred fifty thousand dollars, eight
- 89 percent for the next five hundred thousand dollars, and
- 90 three percent thereafter; and
- 91 (b) All other such money shall be used only to make
- 92 payments to eligible scholarship accounts.
- 93 4. The board shall:
- 94 (1) Ensure compliance with all student privacy laws
- 95 for data in the board's possession;
- 96 (2) Collect all test results of students participating
- 97 in the program;
- 98 (3) Provide the test results and associated learning
- 99 gains to the public via a state website after the third year
- 100 of test and test-related data collection. The findings
- 101 shall be aggregated by the students' grade level, gender,
- 102 family income level, number of years of participation in the
- 103 scholarship program, and race; and

- 104 (4) Provide graduation rates to the public via a state

  105 website after the third year of test and test-related data
- 106 collection.
- 107 5. An educational assistance organization or the board
- 108 may contract with a private financial management firm to
- 109 manage scholarship accounts with the supervision of the
- 110 board.
  - 135.715. 1. There is hereby created in the state
  - 2 treasury the "Missouri Empowerment Scholarship Accounts
  - 3 Program Fund", which shall consist of moneys collected under
  - 4 sections 135.712 to 135.719 and sections 166.700 to 166.725,
  - 5 all other gifts or donations, and all moneys which may be
  - 6 appropriated to it by the general assembly. The state
  - 7 treasurer shall be custodian of the fund. In accordance
  - 8 with sections 30.170 and 30.180, the state treasurer may
  - 9 approve disbursements. Subject to appropriation, moneys in
- 10 the fund shall be used solely to distribute funds to
- 11 certified educational assistance organizations and to pay
- 12 for personal service, equipment, and other expenses of the
- 13 board related to the administration of sections 135.712 to
- 14 135.719 and sections 166.700 to 166.725.
- 15 2. Notwithstanding the provisions of section 33.080 to
- 16 the contrary, any moneys remaining in the fund at the end of
- 17 the biennium shall not revert to the credit of the general
- 18 revenue fund.
- 19 3. The state treasurer shall invest moneys in the fund
- 20 in the same manner as other funds are invested. Any
- 21 interest and moneys earned on such investments shall be
- 22 credited to the fund.
  - 135.716. 1. The state treasurer shall provide a
- 2 standardized format for a receipt to be issued to a taxpayer
- 3 to indicate the value of a contribution received. No
- 4 taxpayer shall receive a tax credit unless that person

- 5 presents such receipt to the department of revenue for
- 6 payment of state tax liability. The state treasurer shall
- 7 certify eligibility for the tax credits to the department of
- 8 revenue in the order applications are received.
- 9 2. The attorney general or state auditor shall conduct
- 10 an investigation if the board possesses evidence of fraud
- 11 committed by an educational assistance organization.
- 12 3. The board shall bar an educational assistance
- 13 organization from participating in the program if the board
- 14 establishes that the educational assistance organization has
- intentionally and substantially failed to comply with the
- 16 requirements in section 135.714. If the board bars an
- 17 educational assistance organization from the program under
- 18 this subsection, it shall notify affected qualified students
- 19 and their parents of the decision as soon as possible after
- the determination is made.
- 21 4. The board shall issue a report on the state of the
- 22 Missouri empowerment scholarship accounts program five years
- 23 after it goes into effect. The report shall include, but is
- 24 not limited to:
- 25 (1) Information regarding the finances of the
- 26 educational assistance organizations and of the scholarship
- 27 accounts managed by the board; and
- 28 (2) Educational outcomes of qualified students.
  - 135.719. 1. The board may promulgate rules to
- 2 implement the provisions of sections 135.712 to 135.719.
- 3 Any rule or portion of a rule, as that term is defined in
- 4 section 536.010, that is created under the authority
- 5 delegated in this section shall become effective only if it
- 6 complies with and is subject to all of the provisions of
- 7 chapter 536 and, if applicable, section 536.028. This
- 8 section and chapter 536 are nonseverable and if any of the
- 9 powers vested with the general assembly pursuant to chapter

- 10 536 to review, to delay the effective date, or to disapprove
- 11 and annul a rule are subsequently held unconstitutional,
- 12 then the grant of rulemaking authority and any rule proposed
- or adopted after August 28, 2021, shall be invalid and void.
- 14 2. The assets of the scholarship accounts program
- 15 shall at all times be preserved, invested, and expended only
- 16 for the purposes set forth in this section and in accordance
- 17 with the program provisions, and no property rights therein
- 18 shall exist in favor of the state.
- 19 3. The director of investment of the state treasurer's
- 20 office shall, on a semiannual basis, review the financial
- 21 status and the participation rate in the program. The
- 22 director of investment shall also review the continued
- viability of the program and the administration of the
- 24 program by the board. The director of investment shall
- 25 report the findings annually to the board, which shall
- 26 subsequently disclose such findings at a public meeting.
- 4. Money accruing to and deposited in individual
- 28 scholarship accounts shall not be part of "total state
- 29 revenues" as defined in sections 17 and 18 of article X of
- 30 the Constitution of the state of Missouri and the
- 31 expenditure of such revenues shall not be an expense of
- 32 state government under section 20 of article X of the
- 33 Constitution of the state of Missouri.
- The provisions of section 23.253 of the Missouri
- sunset act shall not apply to sections 135.712 to 135.719
- 36 and sections 166.700 to 166.725.
  - 160.400. 1. A charter school is an independent public
  - 2 school.
  - 3 2. [Except as further provided in subsection 4 of this
- 4 section, ] Charter schools may be operated only:
- 5 (1) In a metropolitan school district;

- 6 (2) In an urban school district containing most or all 7 of a city with a population greater than three hundred fifty 8 thousand inhabitants;
- 9 (3) In a school district that has been classified as unaccredited by the state board of education;
- 11 (4) In a school district that has been classified as
  12 provisionally accredited by the state board of education and
  13 has received scores on its annual performance report
  14 consistent with a classification of provisionally accredited
  15 or unaccredited for three consecutive school years beginning
  16 with the 2012-13 accreditation year under the following
  17 conditions:
- 18 The eligibility for charter schools of any school district whose provisional accreditation is based in whole 19 or in part on financial stress as defined in sections 20 21 161.520 to 161.529, or on financial hardship as defined by 22 rule of the state board of education, shall be decided by a vote of the state board of education during the third 23 24 consecutive school year after the designation of provisional accreditation; and 25
- 26 (b) The sponsor is limited to the local school board 27 or a sponsor who has met the standards of accountability and 28 performance as determined by the department based on 29 sections 160.400 to 160.425 and section 167.349 and properly 30 promulgated rules of the department; [or]
- 31 (5) In a school district located within a county with 32 a charter form of government;
- 33 (6) In any municipality with a population greater than
  34 thirty thousand; or
- (7) In a school district that has been accredited
   without provisions, sponsored only by the local school
   board; provided that no board with a current year enrollment
   of one thousand five hundred fifty students or greater shall

- 39 permit more than thirty-five percent of its student 40 enrollment to enroll in charter schools sponsored by the 41 local board under the authority of this subdivision, except that this restriction shall not apply to any school district 42 that subsequently becomes eligible under subdivision (3) or 43 (4) of this subsection or to any district accredited without 44 45 provisions that sponsors charter schools prior to having a 46 current year student enrollment of one thousand five hundred 47 fifty students or greater.
- 48 3. [Except as further provided in subsection 4 of this section,] The following entities are eligible to sponsor charter schools:
- The school board of the district in any district 51 (1)which is sponsoring a charter school as of August 27, 2012, 52 as permitted under subdivision (1) or (2) of subsection 2 of 53 54 this section, the special administrative board of a 55 metropolitan school district during any time in which powers granted to the district's board of education are vested in a 56 57 special administrative board, or if the state board of education appoints a special administrative board to retain 58 the authority granted to the board of education of an urban 59 school district containing most or all of a city with a 60 population greater than three hundred fifty thousand 61 62 inhabitants, the special administrative board of such school district: 63
- 64 (2) A public four-year college or university with an
  65 approved teacher education program that meets regional or
  66 national standards of accreditation;
- 67 (3) A community college, the service area of which 68 encompasses some portion of the district;
- 69 (4) Any private four-year college or university with 70 an enrollment of at least one thousand students, with its

- 71 primary campus in Missouri, and with an approved teacher
  72 preparation program;
- 73 (5) Any two-year private vocational or technical 74 school designated as a 501(c)(3) nonprofit organization 75 under the Internal Revenue Code of 1986, as amended, and 76 accredited by the Higher Learning Commission, with its 77 primary campus in Missouri;
- 78 (6) The Missouri charter public school commission 79 created in section 160.425.
- 4. [Changes in a school district's accreditation 81 status that affect charter schools shall be addressed as 82 follows, except for the districts described in subdivisions 83 (1) and (2) of subsection 2 of this section:
- (1) As a district transitions from unaccredited to provisionally accredited, the district shall continue to fall under the requirements for an unaccredited district until it achieves three consecutive full school years of provisional accreditation;

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- (2) As a district transitions from provisionally accredited to full accreditation, the district shall continue to fall under the requirements for a provisionally accredited district until it achieves three consecutive full school years of full accreditation;
- 94 In any school district classified as unaccredited 95 or provisionally accredited where a charter school is 96 operating and is sponsored by an entity other than the local school board, when the school district becomes classified as 97 accredited without provisions, a charter school may continue 98 99 to be sponsored by the entity sponsoring it prior to the 100 classification of accredited without provisions and shall 101 not be limited to the local school board as a sponsor.
- 102 A charter school operating in a school district identified 103 in subdivision (1) or (2) of subsection 2 of this section

- 104 may be sponsored by any of the entities identified in 105 subsection 3 of this section, irrespective of the accreditation classification of the district in which it is 106 107 located. A charter school in a district described in this 108 subsection whose charter provides for the addition of grade 109 levels in subsequent years may continue to add levels until the planned expansion is complete to the extent of grade 110 111 levels in comparable schools of the district in which the 112 charter school is operated.
- 113 The mayor of a city not within a county may request a sponsor under subdivision (2), (3), (4), (5), or (6) of 114 subsection 3 of this section to consider sponsoring a 115 "workplace charter school", which is defined for purposes of 116 sections 160.400 to 160.425 as a charter school with the 117 118 ability to target prospective students whose parent or 119 parents are employed in a business district, as defined in 120 the charter, which is located in the city.
- 121 6.] No sponsor shall receive from an applicant for a
  122 charter school any fee of any type for the consideration of
  123 a charter, nor may a sponsor condition its consideration of
  124 a charter on the promise of future payment of any kind.
- 125 [7.] <u>5.</u> The charter school shall be organized as a
  126 Missouri nonprofit corporation incorporated pursuant to
  127 chapter 355. The charter provided for herein shall
  128 constitute a contract between the sponsor and the charter
  129 school.
- [8.] <u>6.</u> As a nonprofit corporation incorporated pursuant to chapter 355, the charter school shall select the method for election of officers pursuant to section 355.326 based on the class of corporation selected. Meetings of the governing board of the charter school shall be subject to the provisions of sections 610.010 to 610.030.

- 136 [9.] 7. A sponsor of a charter school, its agents and
  137 employees are not liable for any acts or omissions of a
  138 charter school that it sponsors, including acts or omissions
  139 relating to the charter submitted by the charter school, the
  140 operation of the charter school and the performance of the
  141 charter school.
- [10.] 8. A charter school may affiliate with a four-year college or university, including a private college or university, or a community college as otherwise specified in subsection 3 of this section when its charter is granted by a sponsor other than such college, university or community college. Affiliation status recognizes a relationship between the charter school and the college or university for purposes of teacher training and staff development, curriculum and assessment development, use of physical facilities owned by or rented on behalf of the college or university, and other similar purposes. A university, college or community college may not charge or accept a fee for affiliation status.

[11.] 9. The expenses associated with sponsorship of charter schools shall be defrayed by the department of elementary and secondary education retaining one and fivetenths percent of the amount of state and local funding allocated to the charter school under section 160.415, not to exceed one hundred twenty-five thousand dollars, adjusted for inflation. The department of elementary and secondary education shall remit the retained funds for each charter school to the school's sponsor, provided the sponsor remains in good standing by fulfilling its sponsorship obligations under sections 160.400 to 160.425 and 167.349 with regard to each charter school it sponsors, including appropriate demonstration of the following:

- 168 (1) Expends no less than ninety percent of its charter
  169 school sponsorship funds in support of its charter school
  170 sponsorship program, or as a direct investment in the
  171 sponsored schools;
- 172 (2) Maintains a comprehensive application process that
  173 follows fair procedures and rigorous criteria and grants
  174 charters only to those developers who demonstrate strong
  175 capacity for establishing and operating a quality charter
  176 school;
- 177 (3) Negotiates contracts with charter schools that
  178 clearly articulate the rights and responsibilities of each
  179 party regarding school autonomy, expected outcomes, measures
  180 for evaluating success or failure, performance consequences
  181 based on the annual performance report, and other material
  182 terms;
- 183 (4) Conducts contract oversight that evaluates
  184 performance, monitors compliance, informs intervention and
  185 renewal decisions, and ensures autonomy provided under
  186 applicable law; and
- 187 (5) Designs and implements a transparent and rigorous
  188 process that uses comprehensive data to make merit-based
  189 renewal decisions.
- 190 [12.]  $\underline{10}$ . Sponsors receiving funds under subsection 191 [11]  $\underline{9}$  of this section shall be required to submit annual 192 reports to the joint committee on education demonstrating 193 they are in compliance with subsection [17]  $\underline{15}$  of this 194 section.
- 195 [13.] 11. No university, college or community college
  196 shall grant a charter to a nonprofit corporation if an
  197 employee of the university, college or community college is
  198 a member of the corporation's board of directors.
- 199 [14.]  $\underline{12.}$  No sponsor shall grant a charter under 200 sections 160.400 to 160.425 and 167.349 without ensuring

- 201 that a criminal background check and family care safety 202 registry check are conducted for all members of the 203 governing board of the charter schools or the incorporators 204 of the charter school if initial directors are not named in 205 the articles of incorporation, nor shall a sponsor renew a 206 charter without ensuring a criminal background check and family care safety registry check are conducted for each 207 member of the governing board of the charter school. 208
- 209 [15.] 13. No member of the governing board of a 210 charter school shall hold any office or employment from the 211 board or the charter school while serving as a member, nor shall the member have any substantial interest, as defined 212 213 in section 105.450, in any entity employed by or contracting 214 with the board. No board member shall be an employee of a 215 company that provides substantial services to the charter 216 school. All members of the governing board of the charter 217 school shall be considered decision-making public servants as defined in section 105.450 for the purposes of the 218 219 financial disclosure requirements contained in sections 105.483, 105.485, 105.487, and 105.489. 220
- [16.]  $\underline{14.}$  A sponsor shall develop the policies and procedures for:
- 223 The review of a charter school proposal including 224 an application that provides sufficient information for 225 rigorous evaluation of the proposed charter and provides 226 clear documentation that the education program and academic 227 program are aligned with the state standards and grade-level expectations, and provides clear documentation of effective 228 governance and management structures, and a sustainable 229 230 operational plan;
- 231 (2) The granting of a charter;
- 232 (3) The performance contract that the sponsor will use 233 to evaluate the performance of charter schools. Charter

- 234 schools shall meet current state academic performance 235 standards as well as other standards agreed upon by the 236 sponsor and the charter school in the performance contract;
- 237 (4) The sponsor's intervention, renewal, and
  238 revocation policies, including the conditions under which
  239 the charter sponsor may intervene in the operation of the
  240 charter school, along with actions and consequences that may
  241 ensue, and the conditions for renewal of the charter at the
  242 end of the term, consistent with subsections 8 and 9 of
  243 section 160.405;
- 244 (5) Additional criteria that the sponsor will use for 245 ongoing oversight of the charter; and
- 246 (6) Procedures to be implemented if a charter school 247 should close, consistent with the provisions of subdivision 248 (15) of subsection 1 of section 160.405.
- The department shall provide guidance to sponsors in developing such policies and procedures.
- 251 [17.] 15. (1) A sponsor shall provide timely 252 submission to the state board of education of all data necessary to demonstrate that the sponsor is in material 253 254 compliance with all requirements of sections 160.400 to 255 160.425 and section 167.349. The state board of education 256 shall ensure each sponsor is in compliance with all 257 requirements under sections 160.400 to 160.425 and 167.349 for each charter school sponsored by any sponsor. The state 258 259 board shall notify each sponsor of the standards for 260 sponsorship of charter schools, delineating both what is 261 mandated by statute and what best practices dictate. state board shall evaluate sponsors to determine compliance 262 with these standards every three years. The evaluation 263 264 shall include a sponsor's policies and procedures in the 265 areas of charter application approval; required charter

agreement terms and content; sponsor performance evaluation

- and compliance monitoring; and charter renewal,
  intervention, and revocation decisions. Nothing shall
  preclude the department from undertaking an evaluation at
  any time for cause.
- If the department determines that a sponsor is in material noncompliance with its sponsorship duties, the sponsor shall be notified and given reasonable time for remediation. If remediation does not address the compliance issues identified by the department, the commissioner of education shall conduct a public hearing and thereafter provide notice to the charter sponsor of corrective action that will be recommended to the state board of education. Corrective action by the department may include withholding the sponsor's funding and suspending the sponsor's authority to sponsor a school that it currently sponsors or to sponsor any additional school until the sponsor is reauthorized by the state board of education under section 160.403.
  - (3) The charter sponsor may, within thirty days of receipt of the notice of the commissioner's recommendation, provide a written statement and other documentation to show cause as to why that action should not be taken. Final determination of corrective action shall be determined by the state board of education based upon a review of the documentation submitted to the department and the charter sponsor.
  - (4) If the state board removes the authority to sponsor a currently operating charter school under any provision of law, the Missouri charter public school commission shall become the sponsor of the school.

[18.] 16. If a sponsor notifies a charter school of closure under subsection 8 of section 160.405, the department of elementary and secondary education shall exercise its financial withholding authority under

subsection 12 of section 160.415 to assure all obligations of the charter school shall be met. The state, charter sponsor, or resident district shall not be liable for any outstanding liability or obligations of the charter school.

160.415. 1. For the purposes of calculation and 2 distribution of state school aid under section 163.031, pupils enrolled in a charter school shall be included in the 3 4 pupil enrollment of the school district within which each 5 pupil resides. Each charter school shall report the [names, 6 addresses, and leligibility for free and reduced price lunch, special education, or limited English proficiency 7 status, as well as eligibility for categorical aid, of 8 pupils resident in a school district who are enrolled in the 9 charter school to the school district in which those pupils 10 reside. The charter school shall report the average daily 11 12 attendance data, free and reduced price lunch count, special education pupil count, and limited English proficiency pupil 13 count to the state department of elementary and secondary 14 15 education. Each charter school shall promptly notify the state department of elementary and secondary education and 16 the pupil's school district when a student discontinues 17 enrollment at a charter school. 18

2. This subsection shall apply to all school years ending on or before June 30, 2022. Except as provided in subsections 3 and 4 of this section, the aid payments for charter schools shall be as described in this subsection.

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(1) A school district having one or more resident pupils attending a charter school shall pay to the charter school an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers' funds in

- excess of the performance levy as defined in section 163.011plus all other state aid attributable to such pupils.
- 32 (2) The district of residence of a pupil attending a 33 charter school shall also pay to the charter school any 34 other federal or state aid that the district receives on 35 account of such [child] pupil.
- 36 (3) If the department overpays or underpays the amount 37 due to the charter school, such overpayment or underpayment 38 shall be repaid by the [public] charter school or credited 39 to the [public] charter school in twelve equal payments in 40 the next fiscal year.
  - (4) The amounts provided pursuant to this subsection shall be prorated for partial year enrollment for a pupil.

- 43 (5) A school district shall pay the amounts due 44 pursuant to this subsection as the disbursal agent and no 45 later than twenty days following the receipt of any such 46 funds. The department of elementary and secondary education 47 shall pay the amounts due when it acts as the disbursal 48 agent within five days of the required due date.
- 49 This subsection shall apply to all school years ending on or before June 30, 2022. A workplace charter 50 school shall receive payment for each eligible pupil as 51 provided under subsection 2 of this section, except that if 52 53 the student is not a resident of the district and is participating in a voluntary interdistrict transfer program, 54 55 the payment for such pupils shall be the same as provided 56 under section 162.1060.
- 4. This subsection shall apply to all school years
  ending on or before June 30, 2022. A charter school that
  has declared itself as a local educational agency shall
  receive from the department of elementary and secondary
  education an annual amount equal to the product of the
  charter school's weighted average daily attendance and the

63 state adequacy target, multiplied by the dollar value 64 modifier for the district, plus local tax revenues per 65 weighted average daily attendance from the incidental and teachers funds in excess of the performance levy as defined 66 67 in section 163.011 plus all other state aid attributable to such pupils. If a charter school declares itself as a local 68 69 educational agency, the department of elementary and 70 secondary education shall, upon notice of the declaration, 71 reduce the payment made to the school district by the amount 72 specified in this subsection and pay directly to the charter 73 school the annual amount reduced from the school district's 74 payment.

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5. This subsection shall apply to all school years ending on or before June 30, 2022. If a school district fails to make timely payments of any amount for which it is the disbursal agent, the state department of elementary and secondary education shall authorize payment to the charter school of the amount due pursuant to subsection 2 of this section and shall deduct the same amount from the next state school aid apportionment to the owing school district. If a charter school is paid more or less than the amounts due pursuant to this section, the amount of overpayment or underpayment shall be adjusted equally in the next twelve payments by the school district or the department of elementary and secondary education, as appropriate. Any dispute between the school district and a charter school as to the amount owing to the charter school shall be resolved by the department of elementary and secondary education, and the department's decision shall be the final administrative action for the purposes of review pursuant to chapter 536. During the period of dispute, the department of elementary and secondary education shall make every administrative and

- 95 statutory effort to allow the continued education of
  96 children in their current [public] charter school setting.
- 97 The charter school and a local school board may agree by contract for services to be provided by the school 98 99 district to the charter school. The charter school may 100 contract with any other entity for services. Such services may include but are not limited to food service, custodial 101 102 service, maintenance, management assistance, curriculum 103 assistance, media services and libraries and shall be 104 subject to negotiation between the charter school and the 105 local school board or other entity. Documented actual costs of such services shall be paid for by the charter school. 106
  - 7. In the case of a proposed charter school that intends to contract with an education service provider for substantial educational services or management services, the request for proposals shall additionally require the charter school applicant to:

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- (1) Provide evidence of the education service provider's success in serving student populations similar to the targeted population, including demonstrated academic achievement as well as successful management of nonacademic school functions, if applicable;
- Provide a term sheet setting forth the proposed 117 118 duration of the service contract; roles and responsibilities 119 of the governing board, the school staff, and the service 120 provider; scope of services and resources to be provided by 121 the service provider; performance evaluation measures and time lines; compensation structure, including clear 122 identification of all fees to be paid to the service 123 124 provider; methods of contract oversight and enforcement; 125 investment disclosure; and conditions for renewal and termination of the contract; 126

- 127 (3) Disclose any known conflicts of interest between 128 the school governing board and proposed service provider or 129 any affiliated business entities;
- Disclose and explain any termination or nonrenewal 130 131 of contracts for equivalent services for any other charter 132 school in the United States within the past five years;
- Ensure that the legal counsel for the charter 133 134 school shall report directly to the charter school's 135 governing board; and
- 136 Provide a process to ensure that the expenditures that the education service provider intends to bill to the 137 charter school shall receive prior approval of the governing 138 board or its designee. 139

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- A charter school may enter into contracts with community partnerships and state agencies acting in collaboration with such partnerships that provide services to children and their families linked to the school.
- A charter school shall be eligible for 145 transportation state aid pursuant to section 163.161 and shall be free to contract with the local district, or any 146 other entity, for the provision of transportation to the 147 students of the charter school. 148
- 149 10. (1) The proportionate share of state and federal 150 resources generated by students with disabilities or staff 151 serving them shall be paid in full to charter schools 152 enrolling those students by their school district where such 153 enrollment is through a contract for services described in this section. The proportionate share of money generated 154 under other federal or state categorical aid programs shall 155 156 be directed to charter schools serving such students 157 eligible for that aid.
- A charter school shall provide the special 158 (2) 159 services provided pursuant to section 162.705 and may

- provide the special services pursuant to a contract with a school district or any provider of such services.
- 11. A charter school [may] shall not charge tuition or impose fees that a school district is prohibited from charging or imposing, except that a charter school may receive tuition payments from districts in the same or an adjoining county for nonresident students who transfer to an approved charter school, as defined in section 167.895, from an unaccredited district.
- 12. A charter school is authorized to incur debt in 169 170 anticipation of receipt of funds. A charter school may also 171 borrow to finance facilities and other capital items. school district may incur bonded indebtedness or take other 172 173 measures to provide for physical facilities and other 174 capital items for charter schools that it sponsors or contracts with. Except as otherwise specifically provided 175 176 in sections 160.400 to 160.425, upon the dissolution of a charter school, any liabilities of the corporation will be 177 178 satisfied through the procedures of chapter 355. A charter school shall satisfy all its financial obligations within 179 180 twelve months of notice from the sponsor of the charter 181 school's closure under subsection 8 of section 160.405. 182 After satisfaction of all its financial obligations, a 183 charter school shall return any remaining state and federal 184 funds to the department of elementary and secondary 185 education for disposition as stated in subdivision (17) of subsection 1 of section 160.405. The department of 186 elementary and secondary education may withhold funding at a 187 level the department determines to be adequate during a 188 189 school's last year of operation until the department 190 determines that school records, liabilities, and reporting requirements, including a full audit, are satisfied. 191

- 192 13. Charter schools shall not have the power to acquire property by eminent domain.
- 194 14. The governing [body] <u>board</u> of a charter school is
- 195 authorized to accept grants, gifts or donations of any kind
- 196 and to expend or use such grants, gifts or donations. A
- 197 grant, gift or donation [may] shall not be accepted by the
- 198 governing [body] board if it is subject to any condition
- 199 contrary to law applicable to the charter school or other
- 200 public schools, or contrary to the terms of the charter.
- 201 15. (1) As used in this subsection, the following
- 202 terms mean:
- 203 (a) "Department", the department of elementary and
- 204 secondary education;
- 205 (b) "Local aid", all local and county revenue received
- 206 by the school district and charter schools within the school
- 207 district. The term "local aid":
- a. Includes, but is not limited to, the following:
- 209 (i) Property taxes and delinquent taxes;
- 210 (ii) Merchants' and manufacturers' tax revenues;
- 211 (iii) Financial institutions' tax revenues;
- 212 (iv) City sales tax revenue, including city sales tax
- 213 collected in any city not within a county;
- (v) Payments in lieu of taxes;
- (vi) Revenues from state-assessed railroad and
- 216 utilities tax; and
- (vii) Any future aid; and
- b. Shall not be construed to include:
- (i) Charitable contributions, gifts, and grants made
- 220 to school districts and charter schools;
- (ii) Interest earnings of school districts and charter
- 222 schools;
- 223 (iii) Student fees paid to school districts and
- charter schools;

- Debt service authorized by a public vote for the purpose of making payments on a bond issuance of a school district; (v) Proposition C revenues received for school purposes from the school district trust fund under section 163.087; or (vi) Any other funding solely intended for a particular school district or charter school and its respective employees, schools, foundations, or organizations.
- 234 (2) Each charter school and each school district
  235 responsible for distributing local aid to charter schools
  236 under this subsection shall include as part of its annual
  237 independent audit an audit of pupil residency, enrollment,
  238 and attendance in order to verify pupil residency in the
  239 school district or local education agency.

- (3) A school district having one or more resident pupils attending a charter school shall pay to the charter school an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, less the charter school's share of local effort as defined in section 163.011 plus all other state aid attributable to such pupils plus local aid received by the school district divided by the total weighted average daily attendance of the school district and all charter schools within the school district per weighted average daily attendance of the charter school.
- (4) A charter school that has declared itself a local educational agency shall receive all state aid calculated under this subsection from the department and all local aid calculated under this subsection from the school district.

  A charter school shall receive an annual amount equal to the product of the charter school's weighted average daily

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     attendance and the state adequacy target, multiplied by the
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     dollar value modifier for the district, less the charter
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     school's share of local effort as defined in section 163.011
     plus all other state aid attributable to such pupils plus
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     local aid received by the school district divided by the
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     total weighted average daily attendance of the school
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     district and all charter schools within the school district
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     per weighted average daily attendance of the charter school.
          (5) (a) The school district shall withhold, from the
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     total of all January local aid payments owed to the charter
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     schools in the district, an annual administrative fee in an
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     amount equal to two percent of the prior year's total
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     funding of the school district, calculated as the school
     district's state aid plus the school district's local
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     effort, as defined in section 163.011, and the prior year's
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     total funding of the charter schools within the district.
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     As used in this subdivision, "state aid" means the product
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     of the school district's weighted average daily attendance
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     and the state adequacy target, multiplied by the dollar
     value modifier for the district, less the school district's
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     share of local effort as defined in section 163.011.
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          (b) On or before December thirty-first of each year,
     the school district shall transmit to the department the
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     total annual local aid calculation described in subdivision
     (6) of this subsection. If the school district fails to
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     transmit the annual local aid calculation to the department,
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     the school district shall not withhold the administrative
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     fee.
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          (c) The department shall calculate the administrative
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     fee under the formula in this subdivision using data from
     the previous school year. On or before January fifteenth of
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the following year, the department shall transmit to the

school district the calculation of the administrative fee

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- 291 and make such calculation publicly available on the
  292 department's website.
- 293 (6) Each month the school district shall calculate the amount of local aid received by the school district that is
- owed to the charter school by the school district under this
- 296 subsection. The school district shall pay to the charter
- 297 school the amount of local aid owed to the charter school,
- 298 as calculated by the school district using the previous
- 299 month's weighted average daily attendance of the charter
- 300 school. If any payment of local aid is due, the school
- 301 district shall make monthly payments on the twenty-first day
- of each month or upon the closest business day beginning in
- 303 July of each year.
- (a) If the school district fails to make timely
- 305 payment, the department shall impose any penalty the
- 306 department deems appropriate.
- 307 (b) The school district shall, as part of its annual
- 308 audit as required by section 165.111, include a report
- 309 converting the local aid received from an accrual basis to a
- 310 cash basis. Such report shall be made publicly available on
- 311 its district website in a searchable format or as a
- 312 downloadable and searchable document.
- 313 (7) The department shall conduct an annual review of
- 314 any payments made in the previous fiscal year under
- 315 subdivision (6) of this subsection to determine if there has
- been any underpayment or overpayment. The annual review, to
- 317 be conducted in January of each year, shall include a
- 318 calculation of the amount of local aid owed to charter
- 319 schools using the first preceding year's annual audit
- required by section 165.111. The school district shall pay
- 321 to the charter school the amount of local aid owed to the
- 322 charter school as calculated by the department. In the
- 323 event of an underpayment, the school district shall remit

- the underpayment amount to the charter school. In the event
- 325 of an overpayment, the charter school shall remit the
- 326 overpayment amount to the school district.
- 327 (a) If the school district fails to remit any
- 328 underpayment amount to the charter school within thirty days
- 329 of notification of the underpayment amount, the department
- 330 shall impose any penalty the department deems appropriate.
- 331 (b) If the charter school fails to remit any
- 332 overpayment amount to the school district within thirty days
- of notification of the overpayment amount, the department
- 334 shall impose any penalty the department deems appropriate.
- 335 (8) If a prior year correction of the amount of local
- 336 aid is necessary, the school district shall recalculate the
- amount owed to a charter school and either remit any
- 338 underpayment amount to the charter school or provide a bill
- 339 to the charter school for any overpayment amount. Any
- 340 underpayment or overpayment amount shall be remitted under
- the schedules in paragraphs (a) and (b) of subdivision (7)
- 342 of this subsection.
- (9) This subsection shall become effective on July 1,
- **344** 2022.
- 345 16. The department may promulgate rules for the annual
- 346 review of payments and any penalties to be assessed under
- 347 subsection 15 of this section. Any rule or portion of a
- 348 rule, as that term is defined in section 536.010, that is
- 349 created under the authority delegated in this section shall
- 350 become effective only if it complies with and is subject to
- all of the provisions of chapter 536 and, if applicable,
- section 536.028. This section and chapter 536 are
- nonseverable, and if any of the powers vested with the
- 354 general assembly pursuant to chapter 536 to review, to delay
- 355 the effective date, or to disapprove and annul a rule are
- 356 subsequently held unconstitutional, then the grant of

- 357 rulemaking authority and any rule proposed or adopted after
- 358 August 28, 2021, shall be invalid and void.
  - 160.422. 1. Any city not within a county shall not
  - 2 adopt, enforce, impose, or administer an ordinance, local
  - 3 policy, or local resolution that prohibits property sold,
  - 4 leased, or transferred by the city not within a county from
  - 5 being used for any lawful educational purpose by a charter
  - 6 school.
  - 7 2. Any city not within a county shall not impose,
  - 8 enforce, or apply any deed restriction that expressly, or by
  - 9 its operation, prohibits property sold, leased, or
- 10 transferred by the city not within a county from being used
- 11 for any lawful educational purpose by a charter school. Any
- 12 deed restriction or affirmative use deed restriction that
- 13 affirmatively allows for only one or more specified uses or
- 14 purposes that do not include any educational use or purpose
- is prohibited under this section. Any deed restriction or
- 16 affirmative use deed restriction in effect on the effective
- 17 date of this section that prohibits or does not permit
- 18 property previously used for any educational purpose from
- 19 being used for any future educational purpose is void.
- 3. If any city not within a county offers property of
- 21 the city not within a county for sale, lease, or rent, the
- 22 city not within a county shall not refuse to sell, lease, or
- 23 rent the property to a charter school solely because the
- 24 charter school intends to use the property for an
- 25 educational purpose, if the intent of the charter school is
- 26 to use the property for a lawful educational purpose. If
- 27 the city not within a county offers property of the city not
- 28 within a county for sale, lease, or rent, the city not
- 29 within a county is not required to sell, lease, or rent the
- 30 property to a charter school solely because the charter

- 31 school intends to use the property for an educational
- 32 purpose.
- 4. Any ordinance, policy, regulation, deed, or
- 34 contract made in violation of this section shall be void
- 35 from its inception.
  - 160.425. 1. The "Missouri Charter Public School
- 2 Commission" is hereby created with the authority to sponsor
- 3 high quality charter schools throughout the state of
- 4 Missouri.
- 5 2. The commission shall consist of nine members
- 6 appointed by the governor, by and with the advice and
- 7 consent of the senate. No more than five of the members
- 8 shall be of the same political party. No more than two
- 9 members shall be from the same congressional district. The
- 10 term of office of each member shall be four years, except
- 11 those of the members first appointed, of which three shall
- 12 be appointed for a term of one year, two for a term of two
- 13 years, two for a term of three years, and two for a term of
- 14 four years. At the expiration of the term of each member,
- 15 the governor, by and with the advice and consent of the
- 16 senate, shall appoint a successor.
- 17 3. The appointees to the commission shall be selected
- 18 as follows:
- 19 (1) One member selected by the governor from a slate
- 20 of three recommended by the commissioner of education;
- 21 (2) One member selected by the governor from a slate
- 22 of three recommended by the commissioner of higher education;
- 23 (3) One member selected by the governor from a slate
- 24 of three recommended by the president pro tempore of the
- 25 senate;
- 26 (4) One member selected by the governor from a slate
- of three recommended by the speaker of the house of
- 28 representatives; and

- 29 (5) Five additional members appointed by the governor, 30 one of whom shall be selected from a slate of three nominees 31 recommended by the Missouri School Boards Association.
- 4. Members appointed to the commission shall

  collectively possess strong experience and expertise in

  governance, management and finance, school leadership,

  assessment, curriculum and instruction, and education law.

  All members of the commission shall have demonstrated

  understanding of and commitment to charter schooling as a

  strategy for strengthening public education.
- The commission shall annually elect a chairperson 39 and vice chairperson, who shall act as chairperson in his or 40 her absence. The commission shall meet at the call of the 41 42 chairperson. The chairperson may call meetings at such times as he or she deems advisable and shall call a meeting 43 44 when requested to do so by three or more members of the 45 commission. Members of the commission are not eligible to 46 receive compensation.
- 47 6. The commission may approve proposed charters for 48 its sponsorship under sections 160.400 to 160.425 and shall:

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- (1) Comply with all of the requirements applicable to sponsors under sections 160.400 to 160.425;
- 51 (2) Exercise sponsorship over charters approved by the
  52 commission under sections 160.400 to 160.425, including
  53 receipt of sponsorship funding under subsection [11] 9 of
  54 section 160.400. Sponsorship funding due to the commission
  55 shall be deposited to the credit of the charter public
  56 school commission revolving fund created pursuant to this
  57 section.
  - 7. Charter schools sponsored by the commission shall comply with all of the requirements applicable to charter schools under sections 160.400 to 160.425.

61 8. The commission shall conduct its business in 62 accordance with chapter 610.

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- 63 The department of elementary and secondary education shall provide start-up funding for the commission 64 to operate. The commission shall reimburse the department's 65 costs from any funds it receives as sponsor under section 66 160.400.
- The commission is authorized to receive and expend 68 10. gifts, grants, and donations of any kind from any public or 69 70 private entity to carry out the purposes of sections 160.400 to 160.425, subject to the terms and conditions under which 71 they are given, provided that all such terms and conditions 72 73 are permissible under law.
- 11. There is hereby created in the state treasury the 74 "Charter Public School Commission Revolving Fund", which 75 76 shall consist of moneys collected under this section. 77 state treasurer shall be custodian of the fund. In 78 accordance with sections 30.170 and 30.180, the state 79 treasurer may approve disbursements. Notwithstanding the 80 provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not 81 revert to the credit of the general revenue fund. The state 82 treasurer shall invest moneys in the fund in the same manner 83 as other funds are invested. Subject to appropriation, 84 moneys in the fund shall be used solely for the 85
- 160.518. 1. Consistent with the provisions contained in section 160.526, the state board of education shall 2 develop, modify, and revise, as necessary, a statewide 3 4 assessment system [that provides maximum flexibility] for 5 local school districts to determine the degree to which students in the public schools of the state are proficient 6 7 in the knowledge, skills, and competencies adopted by such

administration of this section.

- 8 board pursuant to section 160.514. The statewide assessment
- 9 system shall assess problem solving, analytical ability,
- 10 evaluation, creativity, and application ability in the
- 11 different content areas and shall be performance-based to
- 12 identify what students know, as well as what they are able
- 13 to do, and shall enable teachers to evaluate actual academic
- 14 performance. The statewide assessment system shall neither
- 15 promote nor prohibit rote memorization and shall not include
- 16 existing versions of tests approved for use pursuant to the
- 17 provisions of section 160.257, nor enhanced versions of such
- 18 tests. After the state board of education adopts and
- 19 implements academic performance standards as required under
- 20 section 161.855, the state board of education shall develop
- 21 and adopt a standardized assessment instrument under this
- 22 section based on the academic performance standards adopted
- 23 under section 161.855. The statewide assessment system
- 24 shall measure, where appropriate by grade level, a student's
- 25 knowledge of academic subjects including, but not limited
- 26 to, reading skills, writing skills, mathematics skills,
- 27 world and American history, forms of government, geography
- 28 and science.
- 29 2. [The statewide assessment system shall only permit
- 30 the academic performance of students in each school in the
- 31 state to be tracked against prior academic performance in
- 32 the same school.
- 3.] The state board of education shall suggest, but not
- 34 mandate, criteria for a school to demonstrate that its
- 35 students learn the knowledge, skills and competencies at
- 36 exemplary levels worthy of imitation by students in other
- 37 schools in the state and nation. Exemplary levels shall be
- 38 measured by the statewide assessment system developed
- 39 pursuant to subsection 1 of this section, or until said
- 40 statewide assessment system is available, by indicators

- approved for such use by the state board of education. The
  provisions of other law to the contrary notwithstanding, the
  commissioner of education may, upon request of the school
  district, present a plan for the waiver of rules and
  regulations to any such school, to be known as "Outstanding
  Schools Waivers", consistent with the provisions of
- Schools Waivers", consistent with the provisions of
  subsection [4] 3 of this section.
  [4.] 3. For any school that meets the criteria
- 49 established by the state board of education for three 50 successive school years pursuant to the provisions of 51 subsection [3] 2 of this section, by August first following the third such school year, the commissioner of education 52 53 shall present a plan to the superintendent of the school district in which such school is located for the waiver of 54 rules and regulations to promote flexibility in the 55 operations of the school and to enhance and encourage 56 57 efficiency in the delivery of instructional services. provisions of other law to the contrary notwithstanding, the 58 59 plan presented to the superintendent shall provide a summary waiver, with no conditions, for the pupil testing 60 requirements pursuant to section 160.257, in the school. 61 Further, the provisions of other law to the contrary 62 notwithstanding, the plan shall detail a means for the 63 64 waiver of requirements otherwise imposed on the school related to the authority of the state board of education to 65 66 classify school districts pursuant to subdivision (9) of 67 subsection 2 of section 161.092 and such other rules and regulations as determined by the commissioner of education, 68 excepting such waivers shall be confined to the school and 69 70 not other schools in the district unless such other schools meet the criteria established by the state board of 71 72 education consistent with subsection [3] 2 of this section

and the waivers shall not include the requirements contained

in this section and section 160.514. Any waiver provided to any school as outlined in this subsection shall be void on June thirtieth of any school year in which the school fails to meet the criteria established by the state board of education consistent with subsection [3] 2 of this section.

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- [5.] 4. The score on any assessment test developed pursuant to this section or this chapter of any student for whom English is a second language shall not be counted until such time as such student has been educated for three full school years in a school in this state, or in any other state, in which English is the primary language.
- [6.] 5. The state board of education shall identify or, if necessary, establish one or more developmentally appropriate alternate assessments for students who receive special educational services, as that term is defined pursuant to section 162.675. In the development of such alternate assessments, the state board shall establish an advisory panel consisting of a majority of active special education teachers residing in Missouri and other education professionals as appropriate to research available assessment options. The advisory panel shall attempt to identify preexisting developmentally appropriate alternate assessments but shall, if necessary, develop alternate assessments and recommend one or more alternate assessments for adoption by the state board. The state board shall consider the recommendations of the advisory council in establishing such alternate assessment or assessments. Any student who receives special educational services, as that term is defined pursuant to section 162.675, shall be assessed by an alternate assessment established pursuant to this subsection upon a determination by the student's individualized education program team that such alternate assessment is more appropriate to assess the student's

- 107 knowledge, skills and competencies than the assessment
- 108 developed pursuant to subsection 1 of this section. The
- 109 alternate assessment shall evaluate the student's
- 110 independent living skills, which include how effectively the
- 111 student addresses common life demands and how well the
- 112 student meets standards for personal independence expected
- 113 for someone in the student's age group, sociocultural
- 114 background, and community setting.
- 115 [7.] 6. The state board of education shall also
- 116 develop recommendations regarding alternate assessments for
- any military dependent who relocates to Missouri after the
- 118 commencement of a school term, in order to accommodate such
- 119 student while ensuring that [he or she] such student is
- 120 proficient in the knowledge, skills, and competencies
- adopted under section 160.514.
  - 160.545. 1. There is hereby established within the
  - 2 department of elementary and secondary education the "A+
  - 3 Schools Program" to be administered by the commissioner of
  - 4 education. The program shall consist of grant awards made
  - 5 to public secondary schools that demonstrate a commitment to
  - 6 ensure that:
  - 7 (1) All students be graduated from school;
  - 8 (2) All students complete a selection of high school
  - 9 studies that is challenging and for which there are
- 10 identified learning expectations; and
- 11 (3) All students:
- 12 (a) Earn credits toward any type of college degree
- 13 while in high school; or
- (b) Proceed from high school graduation to a college
- or postsecondary vocational or technical school or high-wage
- 16 job with work place skill development opportunities.

- 17 2. The state board of education shall promulgate rules 18 and regulations for the approval of grants made under the 19 program to schools that:
- 20 (1) Establish measurable districtwide performance 21 standards for the goals of the program outlined in 22 subsection 1 of this section; and
- 23 (2) Specify the knowledge, skills and competencies, in
  24 measurable terms, that students must demonstrate to
  25 successfully complete any individual course offered by the
  26 school, and any course of studies [which] that will qualify
  27 a student for graduation from the school; and

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- (3) Do not offer a general track of courses that, upon completion, can lead to a high school diploma; and
- (4) Require rigorous coursework with standards of competency in basic academic subjects for students pursuing vocational and technical education as prescribed by rule and regulation of the state board of education; and
- 34 (5) Have a partnership plan developed in cooperation and with the advice of local business persons, labor 35 36 leaders, parents, and representatives of college and postsecondary vocational and technical school 37 representatives, with the plan then approved by the local 38 board of education. The plan shall specify a mechanism to 39 40 receive information on an annual basis from those who developed the plan in addition to senior citizens, community 41 42 leaders, and teachers to update the plan in order to best 43 meet the goals of the program as provided in subsection 1 of this section. Further, the plan shall detail the procedures 44 used in the school to identify students that may drop out of 45 school and the intervention services to be used to meet the 46 needs of such students. The plan shall outline counseling 47 and mentoring services provided to students who will enter 48 49 the work force upon graduation from high school, address

- apprenticeship and intern programs, and shall contain procedures for the recruitment of volunteers from the community of the school to serve in schools receiving program grants.
- Any nonpublic school in this state may apply to the 54 55 state board of education for certification that it meets the requirements of this section subject to the same criteria as 56 57 public high schools. Every nonpublic school that applies 58 and has met the requirements of this section shall have its 59 students eliqible for reimbursement of postsecondary 60 education under subsection 8 of this section on an equal basis to students who graduate from public schools that meet 61 the requirements of this section. Any nonpublic school that 62 applies shall not be eligible for any grants under this 63 64 section. Students of certified nonpublic schools shall be 65 eligible for reimbursement of postsecondary education under 66 subsection 8 of this section so long as they meet the other requirements of such subsection. For purposes of 67 subdivision (5) of subsection 2 of this section, the 68 nonpublic school shall be included in the partnership plan 69 70 developed by the public school district in which the 71 nonpublic school is located. For purposes of subdivision 72 (1) of subsection 2 of this section, the nonpublic school 73 shall establish measurable performance standards for the 74 goals of the program for every school and grade level over 75 which the nonpublic school maintains control.
- 4. A school district may participate in the program irrespective of its accreditation classification by the state board of education, provided it meets all other requirements.
- 5. By rule and regulation, the state board of education may determine a local school district variable fund match requirement in order for a school or schools in

- 83 the district to receive a grant under the program. However, 84 no school in any district shall receive a grant under the 85 program unless the district designates a salaried employee to serve as the program coordinator, with the district 86 assuming a minimum of one-half the cost of the salary and 87 88 other benefits provided to the coordinator. Further, no school in any district shall receive a grant under the 89 90 program unless the district makes available facilities and 91 services for adult literacy training as specified by rule of 92 the state board of education.
- 93 For any school that meets the requirements for the approval of the grants authorized by this section and 94 specified in subsection 2 of this section for three 95 successive school years, by August first following the third 96 97 such school year, the commissioner of education shall 98 present a plan to the superintendent of the school district 99 in which such school is located for the waiver of rules and regulations to promote flexibility in the operations of the 100 101 school and to enhance and encourage efficiency in the delivery of instructional services in the school. 102 103 provisions of other law to the contrary notwithstanding, the 104 plan presented to the superintendent shall provide a summary 105 waiver, with no conditions, for the pupil testing 106 requirements pursuant to section 160.257 in the school. 107 Further, the provisions of other law to the contrary 108 notwithstanding, the plan shall detail a means for the waiver of requirements otherwise imposed on the school 109 related to the authority of the state board of education to 110 classify school districts pursuant to subdivision (9) of 111 subsection 2 of section 161.092 and such other rules and 112 regulations as determined by the commissioner of education, 113 except such waivers shall be confined to the school and not 114 115 other schools in the school district unless such other

any waiver provided to any school as outlined in this
subsection shall be void on June thirtieth of any school

schools meet the requirements of this subsection. However,

- 119 year in which the school fails to meet the requirements for
- 120 the approval of the grants authorized by this section as
- 121 specified in subsection 2 of this section.
- 7. For any school year, grants authorized by
- subsections 1, 2, and 5 of this section shall be funded with
- 124 the amount appropriated for this program, less those funds
- 125 necessary to reimburse eligible students pursuant to
- 126 subsection 8 or 9 of this section.
- 127 8. The department of higher education and workforce
- development shall, by rule, establish a procedure for the
- reimbursement of the cost of tuition, books and fees to any
- 130 public community college or vocational or technical school
- or within the limits established in subsection 11 of this
- 132 section for any two-year private vocational or technical
- 133 school for any student:
- 134 (1) Who has attended a high school in the state for at
- 135 least two years that meets the requirements of subsection 2
- 136 of this section and who has graduated from such a school;
- 137 except that, students who are active duty military
- 138 dependents, and students who are dependents of retired
- 139 military who relocate to Missouri within one year of the
- 140 date of the parent's retirement from active duty who meet
- 141 all other requirements of this subsection and are attending
- 142 a school that meets the requirements of subsection 2 of this
- 143 section shall be exempt from the two-year attendance
- 144 requirement of this subdivision; and
- 145 (2) Who has made a good faith effort to first secure
- 146 all available federal sources of funding that could be
- 147 applied to the reimbursement described in this subsection;
- **148** and

- (3) Who has earned a minimal grade average while in high school or through the semester immediately before taking the course for which reimbursement is sought as determined by rule of the department of higher education and workforce development, and other requirements for the reimbursement authorized by this subsection as determined by rule and regulation of the department; and
- 156 (4) Who is a citizen or permanent resident of the 157 United States.
- 158 The department of higher education and workforce 159 development shall, by rule, establish a procedure for the 160 reimbursement of the cost of tuition, and fees for any dualcredit or dual-enrollment course offered to a student in 161 162 high school in association with an institution of higher 163 education or vocational or technical school, subject to the 164 requirements of subsection 11 of this section, for any 165 student who meets the requirements established in subsection 8 of this section immediately before taking the course for 166 167 which reimbursement is sought.
- 10. The commissioner of education shall develop a
  169 procedure for evaluating the effectiveness of the program
  170 described in this section. Such evaluation shall be
  171 conducted annually with the results of the evaluation
  172 provided to the governor, speaker of the house, and
  173 president pro tempore of the senate.
  - 11. For a two-year private vocational or technical school to obtain reimbursements under subsection 8 or 9 of this section, the following requirements shall be satisfied:
- 177 (1) Such two-year private vocational or technical 178 school shall be a member of the North Central Association 179 and be accredited by the Higher Learning Commission as of 180 July 1, 2008, and maintain such accreditation;

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- 181 (2) Such two-year private vocational or technical 182 school shall be designated as a 501(c)(3) nonprofit 183 organization under the Internal Revenue Code of 1986, as 184 amended;
- 185 (3) No two-year private vocational or technical school
  186 shall receive tuition reimbursements in excess of the
  187 tuition rate charged by a public community college for
  188 course work offered by the private vocational or technical
  189 school within the service area of such college; and
- 190 (4) The reimbursements provided to any two-year
  191 private vocational or technical school shall not violate the
  192 provisions of Article IX, Section 8, or Article I, Section
  193 7, of the Missouri Constitution or the first amendment of
  194 the United States Constitution.
- 195 12. The department of higher education and workforce 196 development shall distribute reimbursements in the following 197 manner:
- 198 (1) To community college or vocational or technical 199 school students;
- 200 (2) After all students from subdivision (1) of this 201 subsection have been reimbursed, to any dual-credit or dual-202 enrollment student on the basis of financial need.
  - 161.092. <u>1. As used in this section, "attendance</u>

    2 <u>center" means any individual public elementary or secondary</u>

    3 school or charter school.
    - 2. The state board of education shall:

- 5 (1) Adopt rules governing its own proceedings and 6 formulate policies for the guidance of the commissioner of 7 education and the department of elementary and secondary 8 education;
- 9 (2) Carry out the educational policies of the state
  10 relating to [public schools] attendance centers and school
  11 districts that are provided by law and supervise instruction

- 12 in the [public schools] attendance centers and school districts; 13
- 14 (3) Direct the investment of all moneys received by the state to be applied to the capital of any permanent fund 15 established for the support of public education within the 16 jurisdiction of the department of elementary and secondary 17 18 education and see that the funds are applied to the branches 19 of educational interest of the state that by grant, gift, 20 devise or law they were originally intended, and if
- 23 (4) Cause to be assembled information which will 24 reflect continuously the condition and management of the [public schools] attendance centers and school districts of 25 26 the state;

necessary institute suit for and collect the funds and

return them to their legitimate channels;

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- 27 (5) Require of county clerks or treasurers, boards of 28 education or other [school] attendance center or school 29 district officers, recorders and treasurers of cities, towns and villages, copies of all records required to be made by 30 them and all other information in relation to the funds and 31 32 condition of [schools] attendance centers and school districts and the management thereof that is deemed 33 34 necessary;
- (6) Provide blanks suitable for use by officials in reporting the information required by the board; 36
- When conditions demand, cause the laws relating to 37 [schools] attendance centers and school districts to be 38 published in a separate volume, with pertinent notes and 39 comments, for the guidance of those charged with the 40 execution of the laws; 41
- (8) Grant, without fee except as provided in section 42 168.021, certificates of qualification and licenses to teach 43 44 in any of the [public schools] attendance centers or school

districts of the state, establish requirements therefor,
 formulate regulations governing the issuance thereof, and
 cause the certificates to be revoked for the reasons and in

the manner provided in section 168.071;

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- 49 (9) Classify the [public schools] attendance centers 50 and school districts of the state, subject to limitations provided by law and subdivision (14) of this [section] 51 52 subsection, establish requirements for the [schools] attendance centers of each class, and formulate rules 53 54 governing the inspection and accreditation of [schools] attendance centers and school districts preparatory to 55 classification, with such requirements taking effect not 56 less than [two years] one year from the date of adoption of 57 the proposed rule by the state board of education, provided 58 that this condition shall not apply to any requirement for 59 60 which a time line for adoption is mandated in either federal 61 or state law. Such rules shall include a process to allow any attendance center or school district that is accredited 62
- accredited with distinction to propose alternative criteria,

  subject to the limitations provided in subdivision (14) of

  this subsection, to the state board to be classified as

  accredited with distinction;

without provision that does not meet the state board's

promulgated criteria for a classification designation of

- (10) Make an annual report on or before the first Wednesday after the first day of January to the general assembly or, when it is not in session, to the governor for publication and transmission to the general assembly. The report shall be for the last preceding school year, and shall include:
- 75 (a) A statement of the number of [public schools]
  76 attendance centers in the state[,]; the number of pupils

- 77 attending the [schools,] attendance centers; their sex,
- 78 race, and ethnicity; and the branches taught;
- 79 (b) A statement of the number of teachers employed[,];
- 80 their sex, race, and ethnicity; their professional
- 81 training[,]; and their average salary;
- 82 (c) A statement of the receipts and disbursements of
- 83 [public school] <u>attendance center and school district</u> funds
- 84 of every description, their sources, and the purposes for
- 85 which they were disbursed;
- 86 (d) Research-based and cited suggestions for the
- 87 improvement of [public schools] attendance centers and
- 88 school districts; and
- 89 (e) Any other information relative to the educational
- 90 interests of the state that the law requires or the board
- 91 deems important;
- 92 (11) Make an annual report to the general assembly and
- 93 the governor concerning coordination with other agencies and
- 94 departments of government that support family literacy
- 95 programs and other services [which] that influence
- 96 educational attainment of children of all ages;
- 97 (12) Require from the chief officer of each division
- 98 of the department of elementary and secondary education, on
- 99 or before the thirty-first day of August of each year,
- 100 reports containing information the board deems important and
- 101 desires for publication;
- 102 (13) Cause fifty copies of its annual report to be
- 103 reserved for the use of each division of the state
- 104 department of elementary and secondary education, and ten
- 105 copies for preservation in the state library;
- 106 (14) Promulgate rules under which the board shall
- 107 classify the [public schools] attendance centers and school
- 108 districts of the state; provided that:

109	(a) For purposes of accreditation, such
110	classifications shall include only the categories of
111	unaccredited, provisionally accredited, accredited, and
112	accredited with distinction;
113	(b) At least seventy percent of any rubric or scoring
114	methodology used to make an accreditation determination
115	shall be based on academic performance as measured by
116	achievement on state standardized tests and measures of
117	student growth;
118	(c) Any attendance center or school district
119	performing in the bottom ten percent of the state
120	distribution of accreditation scores shall be classified as
121	unaccredited;
122	(d) Any attendance center or school district
123	performing in the bottom twenty-five percent of the state
124	distribution of accreditation scores shall be classified as
125	provisionally accredited or unaccredited;
126	(e) Only attendance centers or school districts
127	performing in the top ten percent of the total accreditation
128	score shall be classified as accredited with distinction; and
129	(f) The appropriate scoring guides, instruments, and
130	procedures used in determining the accreditation status of
131	[a] an attendance center or school district shall be subject
132	to a public meeting upon notice in a newspaper of general
133	circulation in each of the three most populous cities in the
134	state and also a newspaper that is a certified minority
135	business enterprise or woman-owned business enterprise in
136	each of the two most populous cities in the state, and
137	notice to each attendance center and each school district
138	board of education, each superintendent of a school
139	district, and to the speaker of the house of
140	representatives, the president pro tem of the senate, and
141	the members of the joint committee on education, at least

fourteen days in advance of the meeting, which shall be 142 143 conducted by the department of elementary and secondary 144 education not less than ninety days prior to their application in accreditation, with all comments received to 145 be reported to the state board of education; 146 147 (15) Have other powers and duties prescribed by law. 3. Rules promulgated under this section shall address 148 149 the following: 150 (1) Rules relating to academic achievement and 151 academic performance under paragraph (b) of subdivision (14) 152 of subsection 2 of this section shall require that: (a) Academic growth shall account for no less than 153 154 forty percent of the total accreditation score; 155 (b) Points shall be awarded for statistically 156 significant positive growth only if such growth has a normal 157 curve equivalent of greater than fifty; and 158 (c) The total academic performance shall be computed 159 by dividing the points gained for academic achievement and 160 the points gained for academic growth by the total possible points in each category and adding the two quotients; 161 (2) Rules related to local educational agencies under 162 paragraph (c) of subdivision (14) of subsection 2 of this 163 section shall require that: 164 165 (a) For every unaccredited attendance center, the 166 local education agency in partnership with independent 167 school improvement experts shall produce a research-based 168 improvement plan to achieve at least provisional accreditation in collaboration with parents and teachers. 169 Such plan shall be presented to the school district board or 170 171 the governing board no later than sixty days after the

designation is received. Plans shall contain three-year

goals for math and reading proficiency and three-year goals

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- for growth by subgroup and by grade level, and shall be approved by the school district board or governing board;
- 176 (b) Local education agencies shall be encouraged to
- 177 place unaccredited schools into an innovation zone governed
- 178 by a nonprofit board and to partner with nonprofit
- 179 organizations with expertise in school redesign and
- 180 improvement. Any attendance center that is a charter school
- 181 and that is unaccredited for four consecutive years shall be
- 182 reconstituted in partnership with an accredited charter
- 183 organization or be closed; and
- 184 (c) Any local education agency with fifty percent or
- 185 more of its attendance centers classified as unaccredited
- 186 shall be classified only as "unaccredited";
- 187 (3) Rules related to local educational agencies under
- 188 paragraph (d) of subdivision (14) of subsection 2 of this
- 189 section shall require that:
- 190 (a) For every provisionally accredited attendance
- 191 center, the local education agency in partnership with
- 192 independent school improvement experts shall produce a
- 193 research-based improvement plan to achieve accreditation in
- 194 collaboration with parents and teachers. Such plan shall be
- 195 presented to the school district board or governing board no
- 196 later than sixty days after the designation is received.
- 197 Plans shall contain three-year goals for math and reading
- 198 proficiency and three-year goals for growth by subgroup and
- 199 grade level, and shall be approved by the school district
- 200 board or governing board;
- 201 (b) Local education agencies shall be encouraged to
- 202 place provisionally accredited schools into an innovation
- 203 zone governed by a nonprofit board and to partner with
- 204 nonprofit organizations with expertise in school redesign
- 205 and improvement;

- 206 (c) Local education agencies provide students 207 attending any attendance center that has been provisionally 208 accredited for five consecutive years the option to transfer to an accredited attendance center within the district; and 209 (d) Any local education agency with fifty percent or 210 211 more of its attendance centers classified as provisionally accredited or unaccredited shall be classified only as 212 213 provisionally accredited or unaccredited. Any local
- education agency with twenty-five percent or more of its
- attendance centers classified as unaccredited shall be
- classified only as provisionally accredited or unaccredited;
- **217** <u>and</u>
- 218 (4) Rules relating to attendance centers or school
  219 districts classified as accredited with distinction under
  220 paragraph (e) of subdivision (14) of subsection 2 of this
  221 section shall require the department of elementary and
  222 secondary education to recognize and publish, on its own or
  223 in partnership, the top ten percent of attendance centers as
  224 measured by statistically significant academic growth in
- both mathematics and reading as "fast improving schools" and
- to produce an annual report highlighting the lessons from
- these schools so that others may learn about the practices
- that are driving learning growth.
  - 161.097. 1. The state board of education shall

    establish standards and procedures by which it will evaluate

    all teacher training institutions in this state for the

    approval of teacher education programs. The state board of

    education shall not require teacher training institutions to
  - 6 meet national or regional accreditation as a part of its
  - 7 standards and procedures in making those evaluations, but it
  - 8 may accept such accreditations in lieu of such approval if
  - ${f 9}$  standards and procedures set thereby are at least as
  - 10 stringent as those set by the board. The state board of

- 11 education's standards and procedures for evaluating teacher
- 12 training institutions shall equal or exceed those of
- 13 national or regional accrediting associations.
- 14 2. There is hereby established within the department
- of elementary and secondary education the "Missouri Advisory
- 16 Board for Educator Preparation", hereinafter referred to as
- 17 "MABEP". The MABEP shall advise the state board of
- 18 education and the coordinating board for higher education
- 19 regarding matters of mutual interest in the area of quality
- 20 educator preparation programs in Missouri.
- 3. Upon approval by the state board of education of
- 22 the teacher education program at a particular teacher
- 23 training institution, any person who graduates from that
- 24 program, and who meets other requirements which the state
- 25 board of education shall prescribe by rule, regulation and
- 26 statute shall be granted a certificate or license to teach
- 27 in the public schools of this state. However, no such rule
- 28 or regulation shall require that the program from which the
- 29 person graduates be accredited by any national or regional
- 30 accreditation association.
- 31 4. The state board of education shall require literacy
- 32 and reading instruction coursework for teacher education
- 33 programs aligned to certification in early childhood
- 34 education, elementary education, middle school education
- 35 with subject area certification in language arts, secondary
- 36 education with subject area certification in English,
- 37 special reading, and special education to include training
- 38 in:
- 39 (1) The core components of reading, such as phonemic
- 40 awareness, phonics, fluency, comprehension, morphology,
- 41 syntax, and vocabulary;
- 42 (2) Oral and written language development;

- 43 (3) Identification of reading deficiencies, dyslexia,
- 44 and other language difficulties; and
- 45 (4) The administration and interpretation of
- 46 assessments and how to translate assessment results into
- 47 <u>effective practice in the classroom specific to the needs of</u>
- 48 students.
- 49 5. Any rule or portion of a rule, as that term is
- 50 defined in section 536.010, that is created under the
- 51 authority delegated in this section shall become effective
- 52 only if it complies with and is subject to all of the
- 53 provisions of chapter 536 and, if applicable, section
- 54 536.028. This section and chapter 536 are nonseverable and
- if any of the powers vested with the general assembly
- 56 pursuant to chapter 536 to review, to delay the effective
- 57 date, or to disapprove and annul a rule are subsequently
- 58 held unconstitutional, then the grant of rulemaking
- 59 authority and any rule proposed or adopted after August 28,
- 60 2014, shall be invalid and void.
  - 162.084. If any attendance center, individual public
- 2 elementary or secondary school, charter school, or school
- 3 district is classified or reclassified as provisionally
- 4 accredited or unaccredited, such attendance center, school,
- 5 or district shall mail a letter to the parents and guardians
- 6 of each student in such attendance center, school, or
- 7 district informing such parents and guardians:
- 8 (1) That the attendance center, school, or district is
- 9 classified as provisionally accredited or unaccredited;
- 10 (2) What options are available to such students as a
- 11 result of the classification or reclassification; and
- 12 (3) What plans the attendance center, school, or
- 13 district has for school improvement including, but not
- 14 limited to, academic proficiency and growth goals in reading
- 15 and math for the next three years.

- 162.720. 1. (1) This subdivision shall apply to all
- 2 school years ending on or before June 30, 2023. Where a
- 3 sufficient number of children are determined to be gifted
- 4 and their development requires programs or services beyond
- 5 the level of those ordinarily provided in regular public
- 6 school programs, districts may establish special programs
- 7 for such gifted children.
- 8 (2) For all school years beginning on or after July 1,
- 9 2023, if three percent or more of students enrolled in a
- 10 school district are determined to be gifted and their
- 11 development requires programs or services beyond the level
- of those ordinarily provided in regular public school
- 13 programs, the district shall establish a state-approved
- 14 gifted program for gifted children.
- 15 2. For all school years beginning on or after July 1,
- 16 2023, any teacher providing gifted services to students in
- 17 districts with an average daily attendance of more than
- 18 three hundred fifty students shall be certificated in gifted
- 19 education. In districts with an average daily attendance of
- 20 three hundred fifty students or fewer, any teacher providing
- 21 gifted services shall not be required to be certificated to
- 22 teach gifted education but such teacher shall annually
- 23 participate in at least six clock hours of professional
- 24 development focused on gifted services.
- 25 3. The state board of education shall determine
- 26 standards for such gifted programs and gifted services.
- 27 Approval of [such] gifted programs shall be made by the
- 28 state department of elementary and secondary education based
- 29 upon project applications submitted [by July fifteenth of
- 30 each year] at a time and in a form determined by the
- 31 department of elementary and secondary education.
- 32 [3.]  $\underline{4.}$  No district shall make a determination as to
- 33 whether a child is gifted based on the child's participation

- in an advanced placement course or international
- 35 baccalaureate course. Districts shall determine a child is
- 36 gifted only if the child meets the definition of gifted
- 37 children as provided in section 162.675.
- 38 [4.] 5. Any district with a gifted education program
- 39 approved under subsection [2]  $\underline{3}$  of this section shall have a
- 40 policy, approved by the board of education of the district,
- 41 that establishes a process that outlines the procedures and
- 42 conditions under which parents or guardians may request a
- 43 review of the decision that determined that their child did
- 44 not qualify to receive services through the district's
- 45 gifted education program.
- 46 [5.] 6. School districts and school district employees
- 47 shall be immune from liability for any and all acts or
- 48 omissions relating to the decision that a child did not
- 49 qualify to receive services through the district's gifted
- 50 education program.
- 7. The department of elementary and secondary
- 52 education may promulgate rules to implement the provisions
- 53 of this section and may develop a process to certify
- 54 teachers in gifted education. Any rule or portion of a
- 55 rule, as that term is defined in section 536.010, that is
- 56 created under the authority delegated in this section shall
- 57 become effective only if it complies with and is subject to
- 58 all of the provisions of chapter 536 and, if applicable,
- 59 section 536.028. This section and chapter 536 are
- 60 nonseverable and if any of the powers vested with the
- 61 general assembly pursuant to chapter 536 to review, to delay
- 62 the effective date, or to disapprove and annul a rule are
- 63 subsequently held unconstitutional, then the grant of
- 64 rulemaking authority and any rule proposed or adopted after
- 65 August 28, 2021, shall be invalid and void.

- 163.011. As used in this chapter unless the context requires otherwise:
- 3 (1) "Adjusted operating levy", the sum of tax rates 4 for the current year for teachers' and incidental funds for 5 a school district as reported to the proper officer of each 6 county pursuant to section 164.011;
- "Average daily attendance", the quotient or the 7 8 sum of the quotients obtained by dividing the total number 9 of hours attended in a term by resident pupils between the 10 ages of five and twenty-one by the actual number of hours school was in session in that term. To the average daily 11 attendance of the following school term shall be added the 12 13 full-time equivalent average daily attendance of summer school students. "Full-time equivalent average daily 14 attendance of summer school students" shall be computed by 15 dividing the total number of hours, except for physical 16 17 education hours that do not count as credit toward graduation for students in grades nine, ten, eleven, and 18 19 twelve, attended by all summer school pupils by the number of hours required in section 160.011 in the school term. 20 For purposes of determining average daily attendance under 21 22 this subdivision, the term "resident pupil" shall include all children between the ages of five and twenty-one who are 23 24 residents of the school district and who are attending kindergarten through grade twelve in such district. If a 25 26 child is attending school in a district other than the 27 district of residence and the child's parent is teaching in the school district or is a regular employee of the school 28 district which the child is attending, then such child shall 29 30 be considered a resident pupil of the school district which the child is attending for such period of time when the 31 district of residence is not otherwise liable for tuition. 32

Average daily attendance for students below the age of five

- years for which a school district may receive state aid
  based on such attendance shall be computed as regular school
  term attendance unless otherwise provided by law;
  - (3) "Current operating expenditures":

- For the fiscal year 2007 calculation, "current 38 (a) 39 operating expenditures" shall be calculated using data from fiscal year 2004 and shall be calculated as all expenditures 40 41 for instruction and support services except capital outlay and debt service expenditures minus the revenue from federal 42 43 categorical sources; food service; student activities; categorical payments for transportation costs pursuant to 44 section 163.161; state reimbursements for early childhood 45 special education; the career ladder entitlement for the 46 district, as provided for in sections 168.500 to 168.515; 47 the vocational education entitlement for the district, as 48 provided for in section 167.332; and payments from other 49 50 districts;
- In every fiscal year subsequent to fiscal year 51 52 2007, current operating expenditures shall be the amount in paragraph (a) of this subdivision plus any increases in 53 state funding pursuant to sections 163.031 and 163.043 54 55 subsequent to fiscal year 2005, not to exceed five percent, per recalculation, of the state revenue received by a 56 57 district in the 2004-05 school year from the foundation formula, line 14, gifted, remedial reading, exceptional 58 59 pupil aid, fair share, and free textbook payments for any 60 district from the first preceding calculation of the state 61 adequacy target;
- 62 (4) "District's tax rate ceiling", the highest tax 63 rate ceiling in effect subsequent to the 1980 tax year or 64 any subsequent year. Such tax rate ceiling shall not 65 contain any tax levy for debt service;

- (5) "Dollar-value modifier", an index of the relative purchasing power of a dollar, calculated as one plus fifteen percent of the difference of the regional wage ratio minus one, provided that the dollar value modifier shall not be applied at a rate less than 1.0:
  - (a) "County wage per job", the total county wage and salary disbursements divided by the total county wage and salary employment for each county and the City of St. Louis as reported by the Bureau of Economic Analysis of the United States Department of Commerce for the fourth year preceding the payment year;
  - (b) "Regional wage per job":

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- 78 a. The total Missouri wage and salary disbursements of 79 the metropolitan area as defined by the Office of Management 80 and Budget divided by the total Missouri metropolitan wage 81 and salary employment for the metropolitan area for the 82 county signified in the school district number or the City of St. Louis, as reported by the Bureau of Economic Analysis 83 84 of the United States Department of Commerce for the fourth year preceding the payment year and recalculated upon every 85 decennial census to incorporate counties that are newly 86 87 added to the description of metropolitan areas; or if no such metropolitan area is established, then: 88
  - b. The total Missouri wage and salary disbursements of the micropolitan area as defined by the Office of Management and Budget divided by the total Missouri micropolitan wage and salary employment for the micropolitan area for the county signified in the school district number, as reported by the Bureau of Economic Analysis of the United States Department of Commerce for the fourth year preceding the payment year, if a micropolitan area for such county has been established and recalculated upon every decennial

98 census to incorporate counties that are newly added to the 99 description of micropolitan areas; or

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- c. If a county is not part of a metropolitan or micropolitan area as established by the Office of Management and Budget, then the county wage per job, as defined in paragraph (a) of this subdivision, shall be used for the school district, as signified by the school district number;
  - (c) "Regional wage ratio", the ratio of the regional wage per job divided by the state median wage per job;
- 107 (d) "State median wage per job", the fifty-eighth
  108 highest county wage per job;
- 109 "Free and reduced price lunch pupil count", for 110 school districts not eligible for and those that do not choose the USDA Community Eligibility Option, the number of 111 pupils eligible for free and reduced price lunch on the last 112 113 Wednesday in January for the preceding school year who were 114 enrolled as students of the district, as approved by the department in accordance with applicable federal 115 116 regulations. For eligible school districts that choose the USDA Community Eligibility Option, the free and reduced 117 price lunch pupil count shall be the percentage of free and 118 reduced price lunch students calculated as eligible on the 119 120 last Wednesday in January of the most recent school year 121 that included household applications to determine free and 122 reduced price lunch count multiplied by the district's 123 average daily attendance figure;
  - (7) "Free and reduced price lunch threshold" shall be calculated by dividing the total free and reduced price lunch pupil count of every performance district that falls entirely above the bottom five percent and entirely below the top five percent of average daily attendance, when such districts are rank-ordered based on their current operating expenditures per average daily attendance, by the total

- average daily attendance of all included performance
  districts;
- 133 (8) "Limited English proficiency pupil count", the
- 134 number in the preceding school year of pupils aged three
- through twenty-one enrolled or preparing to enroll in an
- 136 elementary school or secondary school who were not born in
- 137 the United States or whose native language is a language
- 138 other than English or are Native American or Alaskan native,
- or a native resident of the outlying areas, and come from an
- 140 environment where a language other than English has had a
- 141 significant impact on such individuals' level of English
- 142 language proficiency, or are migratory, whose native
- 143 language is a language other than English, and who come from
- 144 an environment where a language other than English is
- 145 dominant; and have difficulties in speaking, reading,
- 146 writing, or understanding the English language sufficient to
- 147 deny such individuals the ability to meet the state's
- 148 proficient level of achievement on state assessments
- described in Public Law [107-10] 107-110, the ability to
- 150 achieve successfully in classrooms where the language of
- 151 instruction is English, or the opportunity to participate
- 152 fully in society;
- 153 (9) "Limited English proficiency threshold" shall be
- 154 calculated by dividing the total limited English proficiency
- 155 pupil count of every performance district that falls
- 156 entirely above the bottom five percent and entirely below
- 157 the top five percent of average daily attendance, when such
- 158 districts are rank-ordered based on their current operating
- 159 expenditures per average daily attendance, by the total
- 160 average daily attendance of all included performance
- 161 districts;
- 162 (10) "Local effort":

163 For the fiscal year 2007 calculation, "local 164 effort" shall be computed as the equalized assessed 165 valuation of the property of a school district in calendar year 2004 divided by one hundred and multiplied by the 166 performance levy less the percentage retained by the county 167 168 assessor and collector plus one hundred percent of the amount received in fiscal year 2005 for school purposes from 169 170 intangible taxes, fines, escheats, payments in lieu of taxes 171 and receipts from state-assessed railroad and utility tax, 172 one hundred percent of the amount received for school purposes pursuant to the merchants' and manufacturers' taxes 173 under sections 150.010 to 150.370, one hundred percent of 174 the amounts received for school purposes from federal 175 176 properties under sections 12.070 and 12.080 except when such 177 amounts are used in the calculation of federal impact aid pursuant to P.L. 81-874, fifty percent of Proposition C 178 179 revenues received for school purposes from the school district trust fund under section 163.087, and one hundred 180 181 percent of any local earnings or income taxes received by the district for school purposes. Under this paragraph, for 182 a special district established under sections 162.815 to 183 162.940 in a county with a charter form of government and 184 with more than one million inhabitants, a tax levy of zero 185 186 shall be utilized in lieu of the performance levy for the 187 special school district; In every year subsequent to fiscal year 2007, 188 189

(b) In every year subsequent to fiscal year 2007, "local effort" shall be the amount calculated under paragraph (a) of this subdivision plus any increase in the amount received for school purposes from fines. If a district's assessed valuation has decreased subsequent to the calculation outlined in paragraph (a) of this subdivision, the district's local effort shall be calculated using the district's current assessed valuation in lieu of

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- 196 the assessed valuation utilized in the calculation outlined
- 197 in paragraph (a) of this subdivision. When a change in a
- 198 school district's boundary lines occurs because of a
- 199 boundary line change, annexation, attachment, consolidation,
- reorganization, or dissolution under section 162.071,
- 201 162.081, sections 162.171 to 162.201, section 162.221,
- 202 162.223, 162.431, 162.441, or 162.451, or in the event that
- 203 a school district assumes any territory from a district that
- 204 ceases to exist for any reason, the department of elementary
- 205 and secondary education shall make a proper adjustment to
- 206 each affected district's local effort, so that each
- 207 district's local effort figure conforms to the new boundary
- 208 lines of the district. The department shall compute the
- 209 local effort figure by applying the calendar year 2004
- 210 assessed valuation data to the new land areas resulting from
- 211 the boundary line change, annexation, attachment,
- 212 consolidation, reorganization, or dissolution and otherwise
- 213 follow the procedures described in this subdivision;
- 214 (11) "Membership" shall be the average of:
- 215 (a) The number of resident full-time students and the
- 216 full-time equivalent number of part-time students who were
- 217 enrolled in the public schools of the district on the last
- 218 Wednesday in September of the previous year and who were in
- 219 attendance one day or more during the preceding ten school
- 220 days; and
- 221 (b) The number of resident full-time students and the
- 222 full-time equivalent number of part-time students who were
- 223 enrolled in the public schools of the district on the last
- 224 Wednesday in January of the previous year and who were in
- 225 attendance one day or more during the preceding ten school
- 226 days, plus the full-time equivalent number of summer school
- 227 pupils. "Full-time equivalent number of part-time students"
- 228 is determined by dividing the total number of hours for

- 229 which all part-time students are enrolled by the number of 230 hours in the school term. "Full-time equivalent number of summer school pupils" is determined by dividing the total 231 number of hours for which all summer school pupils were 232 233 enrolled by the number of hours required pursuant to section 234 160.011 in the school term. Only students eligible to be counted for average daily attendance shall be counted for 235 236 membership;
- (12) "Operating levy for school purposes", the sum of
  tax rates levied for teachers' and incidental funds plus the
  operating levy or sales tax equivalent pursuant to section
  162.1100 of any transitional school district containing the
  school district, in the payment year, not including any
  equalized operating levy for school purposes levied by a
  special school district in which the district is located;

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- (13) "Performance district", any district that has met performance standards and indicators as established by the department of elementary and secondary education for purposes of accreditation under section 161.092 and as reported on the final annual performance report for that district each year; for calculations to be utilized for payments in fiscal years subsequent to fiscal year 2018, the number of performance districts shall not exceed twenty-five percent of all public school districts;
- 253 (14) "Performance levy", three dollars and forty-three cents;
- 255 (15) "School purposes" pertains to teachers' and incidental funds;
- 257 (16) "Special education pupil count", the number of
  258 public school students with a current individualized
  259 education program or services plan and receiving services
  260 from the resident district as of December first of the
  261 preceding school year, except for special education services

- 262 provided through a school district established under 263 sections 162.815 to 162.940 in a county with a charter form 264 of government and with more than one million inhabitants, in which case the sum of the students in each district within 265 266 the county exceeding the special education threshold of each 267 respective district within the county shall be counted within the special district and not in the district of 268 269 residence for purposes of distributing the state aid derived 270 from the special education pupil count;
- 271 (17)"Special education threshold" shall be calculated 272 by dividing the total special education pupil count of every performance district that falls entirely above the bottom 273 274 five percent and entirely below the top five percent of 275 average daily attendance, when such districts are rank-276 ordered based on their current operating expenditures per average daily attendance, by the total average daily 277 278 attendance of all included performance districts;
- "State adequacy target", the sum of the current 279 280 operating expenditures of every performance district that falls entirely above the bottom five percent and entirely 281 282 below the top five percent of average daily attendance, when 283 such districts are rank-ordered based on their current 284 operating expenditures per average daily attendance, divided 285 by the total average daily attendance of all included 286 performance districts. The department of elementary and 287 secondary education shall first calculate the state adequacy target for fiscal year 2007 and recalculate the state 288 adequacy target every two years using the most current 289 available data. The recalculation shall never result in a 290 291 decrease from the state adequacy target as calculated for 292 fiscal years 2017 and 2018 and any state adequacy target 293 figure calculated subsequent to fiscal year 2018. Should a 294 recalculation result in an increase in the state adequacy

- target amount, fifty percent of that increase shall be included in the state adequacy target amount in the year of recalculation, and fifty percent of that increase shall be included in the state adequacy target amount in the subsequent year. The state adequacy target may be adjusted to accommodate available appropriations as provided in subsection 7 of section 163.031;
- 302 "Teacher", any teacher, teacher-secretary, 303 substitute teacher, supervisor, principal, supervising 304 principal, superintendent or assistant superintendent, school nurse, social worker, counselor or librarian who 305 shall, regularly, teach or be employed for no higher than 306 307 grade twelve more than one-half time in the public schools 308 and who is certified under the laws governing the 309 certification of teachers in Missouri;
- "Weighted average daily attendance", the average 310 (20)311 daily attendance plus the product of [twenty-five hundredths] two hundred seventy-five thousandths multiplied 312 313 by the free and reduced price lunch pupil count that exceeds the free and reduced price lunch threshold, plus the product 314 of seventy-five hundredths multiplied by the number of 315 special education pupil count that exceeds the special 316 education threshold, plus the product of six-tenths 317 318 multiplied by the number of limited English proficiency 319 pupil count that exceeds the limited English proficiency 320 threshold. For special districts established under sections 321 162.815 to 162.940 in a county with a charter form of government and with more than one million inhabitants, 322 323 weighted average daily attendance shall be the average daily 324 attendance plus the product of [twenty-five hundredths] two 325 hundred seventy-five thousandths multiplied by the free and reduced price lunch pupil count that exceeds the free and 326 327 reduced price lunch threshold, plus the product of seventy-

328 five hundredths multiplied by the sum of the special 329 education pupil count that exceeds the threshold for each 330 county district, plus the product of six-tenths multiplied by the limited English proficiency pupil count that exceeds 331 332 the limited English proficiency threshold. None of the 333 districts comprising a special district established under sections 162.815 to 162.940 in a county with a charter form 334 335 of government and with more than one million inhabitants[,] 336 shall use any special education pupil count in calculating 337 their weighted average daily attendance.

1. Commencing September 1, 1997, a school 2 district that has an operating levy for school purposes as defined in section 163.011, of less than the minimum value 3 required by section 163.021, shall be classified as 4 5 unaccredited by the state board of education and shall be 6 deemed to be an unclassified school district for all 7 purposes under force of law, pursuant to the authority of the state board of education to classify school districts 8 pursuant to section 161.092, except that no school district 9 10 shall be classified as unaccredited or deemed to be an unclassified school district pursuant to this section if 11 such district is ineligible to receive state aid under 12 section 163.031, exclusive of categorical add-ons, because 13 14 the district's local effort is greater than its weighted average daily attendance multiplied by the state adequacy 15 target multiplied by the dollar value modifier. 16 district, except a district [which] that is ineligible to 17 receive state aid under section 163.031, exclusive of 18 categorical add-ons, because the district's local effort is 19 20 greater than its weighted average daily attendance multiplied by the state adequacy target multiplied by the 21 dollar value modifier, may be classified or reclassified as 22

accredited until such district has an operating levy for

- 24 school purposes [which] that is equal to or greater than the
- 25 minimum value required by section 163.021. Beginning July
- 26 1, 1998, the state board of education shall consider the
- 27 results for a school district from the statewide assessment
- 28 system developed pursuant to the provisions of section
- 29 160.518 when classifying a school district as authorized by
- 30 subdivision (9) of <u>subsection 2 of</u> section 161.092.
- 31 Further, the state board of education shall consider the
- 32 condition and adequacy of facilities of a school district
- 33 when determining such classification.
- 2. For any school district classified unaccredited for
- 35 any school year, the state board of education shall conduct
- 36 procedures to classify said school district for the first
- 37 school year following.
  - 166.700. As used in sections 166.700 to 166.725, the
- following terms mean:
- 3 (1) "Board", the Missouri empowerment scholarship
- 4 board established in section 135.712;
- 5 (2) "Curriculum", a complete course of study for a
- 6 particular content area or grade level, including any
- 7 supplemental materials;
- 8 (3) "Department", the department of elementary and
- 9 secondary education;
- 10 (4) "Educational assistance organization", the same
- 11 meaning as used in section 135.712;
- 12 (5) "Parent", the same meaning as used in section
- **13** 135.712;
- 14 (6) "Private school", a school that is not a part of
- 15 the public school system of the state of Missouri and that
- 16 charges tuition for the rendering of elementary or secondary
- 17 educational services;
- 18 (7) "Program", the Missouri empowerment scholarship
- 19 accounts program;

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"Qualified school", a charter school as defined in
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    section 160.400, a home school as defined in section
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    167.031, a private school as defined in this subsection, a
    public school as defined in section 160.011, or a public or
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    private virtual school that is incorporated in Missouri.
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    Charter schools, public schools, and public virtual schools
    are "qualified schools" only to the extent that moneys
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    deposited in a qualified student's scholarship account shall
    be used for specific services or individual classes
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    consistent with the provisions of subdivision (4) of
    subsection 1 of section 166.705;
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              "Qualified student", a resident of this state who:
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         (a)
              Attended a public school as a full-time student
    for at least one semester from the previous twelve months;
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              Previously participated in the Missouri
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    empowerment scholarship accounts program;
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              Is a child who is eligible to begin kindergarten
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    under sections 160.051 to 160.055;
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          (d)
              Is attending school for the first time;
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         (e) Is a child of a parent in active military service;
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    or
         (f) Attended a public school as a full-time student
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    for any period of time during the 2019-2020 or 2020-2021
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    school years.
         166.705. 1. A parent of a qualified student may
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    establish a Missouri empowerment scholarship account for the
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    student by entering into a written agreement with an
    educational assistance organization designated by the board
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    to administer the qualified student's scholarship account.
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    The agreement shall provide that:
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         (1) The qualified student shall enroll in a qualified
    school and receive an education in at least the subjects of
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- 9 English language arts, mathematics, social studies, and 10 science; 11 (2) The qualified student shall not be enrolled in a school operated by the qualified student's district of 12 residence or a charter school, except for a qualified 13 student that is in the custody of the state, and shall 14 release the district of residence from all obligations to 15 16 educate the qualified student while the qualified student is enrolled in the program; except that, this subdivision shall 17 18 not relieve the student's district of residence from the obligation to conduct an evaluation for disabilities; 19 20 (3) The qualified student shall receive a grant, in 21 the form of money deposited pursuant to section 135.714, in the qualified student's Missouri empowerment scholarship 22 23 account; (4) 24 The money deposited in the qualified student's 25 Missouri empowerment scholarship account shall be used only 26 for the following expenses of the qualified student: 27 (a) Tuition or fees at a qualified school; 28 (b) Textbooks required by a qualified school; 29 Educational therapies or services for the (C) qualified student from a licensed or accredited practitioner 30 or provider, including licensed or accredited 31 32 paraprofessionals or educational aides; 33 (d) Tutoring services; 34 (e) Curriculum; 35 (f)Tuition or fees for a private virtual school; Fees for a nationally standardized norm-referenced 36 (q) achievement test, advanced placement examinations, 37 international baccalaureate examinations, or any exams 38 related to college or university admission; 39
- 40 (h) Fees for management of the empowerment scholarship
  41 account by firms selected by the board or the educational

- 42 <u>assistance organization designated to administer the</u>
- scholarship account;
- (i) Services provided by a public school, including
- individual classes and extracurricular programs;
- (j) Computer hardware or other technological devices
- 47 that are used to help meet a qualified student's educational
- needs and that are approved by the boardarship account;
- (k) Fees for summer education programs and specialized
  after-school education programs; and
- (1) Other expenses related to home school instruction;
- 52 (5) Moneys deposited in the qualified student's
- 53 account shall not be used for the following:
- (a) Consumable educational supplies including, but not
- 55 limited to, paper, pens, pencils, or markers; and
- 56 (b) Tuition at a private school located outside of the 57 state of Missouri.
- 2. Missouri empowerment scholarship accounts are
- 59 renewable on an annual basis upon request of the parent of a
- 60 qualified student. Notwithstanding any changes to the
- 61 qualified student's multidisciplinary evaluation team plan,
- 62 a student who has previously qualified for a Missouri
- empowerment scholarship account shall remain eligible to
- apply for renewal until the student completes high school
- and submits scores from a nationally standardized norm-
- 66 referenced achievement test, advanced placement examination,
- 67 international baccalaureate examination, or any exam related
- 68 to college or university admission purchased with Missouri
- 69 empowerment scholarship account funds to the board or to the
- 70 educational assistance organization assigned to administer
- 71 the student's scholarship account.
- 72 3. A signed agreement under this section shall satisfy
- 73 the compulsory school attendance requirements of section
- <u>167.031.</u>

- 75 4. A qualified school or a provider of services
- 76 purchased under this section shall not share, refund, or
- 77 rebate any Missouri empowerment scholarship account moneys
- 78 with the parent or qualified student in any manner.
- 79 5. If a qualified student withdraws from the program
- 80 by enrolling in a school other than a qualified school, or
- 81 is disqualified from the program under the provisions of
- 82 section 166.710, the qualified student's Missouri
- 83 empowerment scholarship account shall be closed and any
- 84 remaining funds shall be returned to the Missouri
- 85 empowerment scholarship accounts program fund established
- 86 under section 135.715. Under such circumstances, the
- 87 <u>obligation to provide an education for such student shall</u>
- 88 transfer back to the student's district of residence.
- 89 6. Any funds remaining in a qualified student's
- 90 scholarship account at the end of a school year shall remain
- 91 in the account. Any funds remaining in a qualified
- 92 student's scholarship account upon graduation from a
- 93 qualified school shall be returned to the Missouri
- 94 empowerment scholarship accounts program fund.
- 95 7. Moneys received under sections 135.712 to 135.719
- 96 and 166.700 to 166.725 shall not constitute Missouri taxable
- 97 income to the parent to the qualified student.
  - 166.710. 1. Beginning in the 2023-2024 school year,
- 2 the board shall conduct or contract for annual audits of
- 3 empowerment scholarship accounts to ensure compliance with
- 4 the requirements of subsection 1 of section 166.705. The
- 5 board shall also conduct or contract for random, quarterly,
- 6 and annual audits of empowerment scholarship accounts as
- 7 needed to ensure compliance with the requirements of
- 8 subsection 1 of section 166.705.
- 9 2. A parent or qualified student or vendor may be
- 10 disqualified from program participation if the board finds

- 11 the party has committed an intentional program violation
- 12 consisting of any misrepresentation or other act that
- 13 materially violates any law or rule governing the program.
- 14 The board may remove any parent or qualified student from
- 15 eligibility for a Missouri empowerment scholarship program
- 16 account. A parent may appeal the board's decision to the
- 17 administrative hearing commission. A parent may appeal the
- 18 <u>administrative hearing commission's decision to the circuit</u>
- 19 court of the county in which the student resides.
- 20 3. The board may refer cases of substantial misuse of
- 21 moneys to the attorney general for investigation if the
- 22 board obtains evidence of fraudulent use of an account.
- 4. The board shall promulgate the following rules to
- 24 implement and administer the Missouri empowerment
- 25 scholarship accounts program:
- 26 (1) Rules for conducting examinations of use of
- 27 account funds;
- 28 (2) Rules for conducting random, quarterly, and annual
- 29 reviews of accounts;
- 30 (3) Creating an online anonymous fraud reporting
- 31 service; and
- 32 (4) Creating an anonymous telephone hotline for fraud
- 33 reporting.
- 34 5. Any rule or portion of a rule, as that term is
- 35 defined in section 536.010, that is created under the
- 36 authority delegated in this section shall become effective
- 37 only if it complies with and is subject to all of the
- 38 provisions of chapter 536 and, if applicable, section
- 39 536.028. This section and chapter 536 are nonseverable and
- 40 if any of the powers vested with the general assembly
- 41 pursuant to chapter 536 to review, to delay the effective
- 42 date, or to disapprove and annul a rule are subsequently
- 43 held unconstitutional, then the grant of rulemaking

- 44 authority and any rule proposed or adopted after August 28,
- 45 2021, shall be invalid and void.
  - 166.715. 1. A person commits a class A misdemeanor if
- 2 he or she is found to have knowingly used moneys granted
- 3 under section 135.714 for purposes other than those provided
- 4 for in sections 166.700 to 166.725.
- 5 2. No financial institution shall be liable in any
- 6 civil action for providing a savings account's financial
- 7 information to the board unless the information provided is
- 8 false and the financial institution providing the false
- 9 information does so knowingly and with malice.
  - 166.720. 1. Sections 166.700 to 166.725 do not permit
- 2 any governmental agency to exercise control or supervision
- 3 over any qualified school in which a qualified student
- 4 enrolls other than a qualified school that is a public
- 5 school.
- 6 2. A qualified school, other than a qualified school
- 7 that is a public school, that accepts a payment from a
- 8 parent under sections 166.700 to 166.725 shall not be
- 9 considered an agent of the state or federal government.
- 10 3. A qualified school shall not be required to alter
- 11 its creed, practices, admissions policy, or curriculum in
- order to accept students whose parents pay tuition or fees
- 13 from an empowerment scholarship account to participate as a
- 14 qualified school.
- 4. In any legal proceeding challenging the application
- of sections 166.700 to 166.725 to a qualified school, the
- 17 state shall bear the burden of establishing that the law is
- 18 necessary and does not impose any undue burden on qualified
- 19 schools.
  - 166.725. All personally identifiable information
- 2 concerning eligible students and the parents of eligible
- 3 students within the Missouri empowerment scholarship

- 4 accounts program pursuant to sections 135.712 to 135.719 and
- 5 sections 166.700 to 166.725 shall be confidential, and any
- 6 disclosure of such information shall be restricted to
- 7 purposes directly connected with administration of the
- 8 program.
- 167.263. 1. A program to provide teacher assistants
- 2 in regular classrooms in grades kindergarten through three
- 3 is established. For the purposes of this section a "teacher
- 4 assistant" is defined as a qualified person employed by a
- 5 school district to assist a certificated teacher in
- 6 classroom instruction and management. No teacher assistant
- 7 shall be counted as a teacher for the purposes of
- 8 establishing ratios of teachers to pupils in a classroom,
- 9 school or school district. Any public elementary school
- 10 containing such grades which meets the criteria pursuant to
- 11 this section shall be eligible for a state financial
- 12 supplement to employ teacher assistants. Eligibility
- 13 criteria are that the school shall have a breakfast program,
- 14 the school shall serve at least forty percent of its lunches
- 15 to pupils who are eligible for free or reduced price meals
- 16 according to federal guidelines, and the school shall have a
- 17 reading [intervention] success plan for any student who
- 18 requires such a plan pursuant to section 167.268.
- 19 2. A school district which contains such eligible
- 20 schools may apply to the department of elementary and
- 21 secondary education for a state financial supplement to
- 22 employ teacher assistants in those schools named in the
- 23 application and in no other schools of the district. The
- 24 state full-time equivalent financial supplement shall be
- 25 three thousand dollars per teacher assistant. No more than
- one assistant per classroom shall be supplemented by the
- 27 state pursuant to this section. Teacher assistants thus
- 28 employed pursuant to this section shall assist teachers in

- 29 grades kindergarten through three and in no other grades.
- 30 School districts shall not apply for or assign teacher
- 31 assistants employed pursuant to this section in classrooms
- 32 designated as special education or compensatory education
- 33 classrooms.
- 3. The state board of education shall promulgate rules
- 35 and regulations for the implementation of this section.
- 36 Such rules shall include identifying minimum qualifications
- 37 for teacher assistants which may include teacher education
- 38 students, determining the minimum number of pupils per
- 39 classroom to be eligible for a teacher assistant,
- 40 establishing application procedures for school districts,
- 41 and determining a method of awarding state financial
- 42 supplements in the event that the number of applications
- 43 exceeds the amounts appropriated therefor. No rule or
- 44 portion of a rule promulgated under the authority of this
- 45 chapter shall become effective unless it has been
- 46 promulgated pursuant to the provisions of section 536.024.
  - 167.268. 1. The state board of education, in
- 2 collaboration with the coordinating board for higher
- 3 education and the literacy advisory council established
- 4 pursuant to section 186.080, shall develop a plan to
- 5 establish a comprehensive system of services for reading
- 6 instruction.
- 7 2. Each local school district and charter school shall
- 8 have on file a policy for reading [intervention] success
- 9 plans for any pupils of the district or charter school in
- 10 grades kindergarten through [three] four pursuant to the
- 11 provisions of this section. Such plans shall identify
- 12 strategies to be followed by the district or charter school
- 13 teachers to raise a pupil identified as reading below grade
- 14 level by recognized methods to reading at grade level by the
- 15 end of the [third] fourth grade. Recognized methods of

- 16 identification may include but need not be limited to the
- 17 scores of the pupil obtained through any established
- 18 standardized testing program currently administered by the
- 19 district or charter school, observations of classroom
- 20 teachers, and documented classroom performance. The local
- 21 policy shall be aligned with the guidelines developed by the
- 22 department of elementary and secondary education for reading
- success plans.
- [2.] 3. The [state board of] department of elementary
- 25 and secondary education shall develop guidelines to assist
- 26 districts and charter schools in formulating policies for
- 27 reading [intervention] success plans. Such guidelines may
- 28 include, but are not limited to, measures of reading
- 29 proficiency, strategies for addressing reading deficiencies
- 30 and disorders, timelines for measuring pupil improvement in
- 31 reading[,] and information on screening for and treatment of
- 32 [auditory] dyslexia[, and information on the Lindamood
- 33 Auditory Conceptualization Test and the Auditory
- 34 Discrimination in Depth Program] and other reading
- 35 deficiencies. In addition, any guidelines for instruction
- 36 shall meet the needs of the students by ensuring that
- 37 instruction is explicit, systematic, and diagnostic and
- 38 based on phonological awareness, phonics, fluency,
- 39 vocabulary, comprehension, morphology, syntax, and
- 40 semantics. Such guidelines may also identify performance
- 41 levels for pupils identified as handicapped or severely
- 42 handicapped and conditions under which such pupils [are] may
- 43 be exempt from the provisions of this section.
- 44 [3.] 4. Each local school district [enrolling a pupil
- 45 identified as reading below grade level shall develop an
- 46 individual plan of reading intervention for such pupil. The
- 47 individual pupil's plan may include individual or group
- 48 reading development activities. The plan may be developed

- 49 after consultation with the pupil's parent or legal
- 50 guardian] and charter school shall provide supplemental
- 51 reading instruction under a reading success plan created
- 52 pursuant to section 167.645 to any enrolled student who
- 53 exhibits a reading deficiency.
  - 167.645. 1. For purposes of this section, the
- 2 following terms mean:
- 3 (1) "Dyslexia", the same meaning given to the term in
- 4 section 633.420;
- 5 (2) "Evidence-based reading instruction", any research-
- 6 validated program that has successful evidence to
- 7 demonstrate adequate gains in reading achievement where such
- 8 evidence is:
- 9 (a) Objective data that any evaluator would identify
- and interpret similarly;
- 11 (b) Valid and reliable data on the tasks children need
- 12 to accomplish to be successful readers that will remain
- 13 essentially unchanged if collected on a different day or by
- 14 a different person;
- (c) Systematic data that is collected according to a
- 16 rigorous design of either observation or experimentation; and
- 17 (d) Peer-reviewed data that has been approved for
- 18 publication by a panel of independent reviewers;
- 19 (3) "Reading assessment", a recognized method of
- 20 judging a student's reading ability, with results expressed
- 21 as reading at a particular grade level. The term reading
- 22 assessment shall include, but is not limited to, standard
- 23 checklists designed for use as a student reads out loud,
- 24 paper-and-pencil tests promulgated by nationally recognized
- 25 organizations and other recognized methods of determining a
- 26 student's reading accuracy, expression, fluency and
- 27 comprehension in order to make a determination of the
- 28 student's grade-level reading ability. Assessments [which]

- 29 that do not give a grade-level result may be used in
- 30 combination with other assessments to reach a grade-level
- 31 determination. Districts and charter schools are encouraged
- 32 but not required to select assessment methods identified
- pursuant to section 167.346. Districts and charter schools
- 34 are [also] encouraged to use multiple methods of assessment;
- 35 [(2)] (4) "Structured literacy", an evidence-based
- 36 reading instruction that addresses phonology, sound-symbol
- 37 association, syllable instruction, morphology, syntax, and
- 38 semantics when such instruction is taught through
- 39 systematic, cumulative, explicit, and diagnostic methods;
- 40 (5) "Summer school", for reading instruction purposes,
- 41 a minimum of forty hours of reading instruction and
- 42 practice. A school district or charter school may arrange
- 43 the hours and days of instruction to coordinate with its
- 44 regular program of summer school.
- 45 2. For purposes of this section, methods of reading
- 46 assessment shall be determined by each school district and
- 47 charter school. Each school district and charter school
- 48 shall provide training on the administration of reading
- 49 assessments to all kindergarten through fifth grade teachers
- 50 and any other personnel who provide literacy instruction.
- 51 Unless a student has been determined in the [current]
- 52 previous school year to be reading at grade level or above,
- 53 each school district and charter school shall administer a
- 54 reading assessment or set of assessments to each student
- 55 within [forty-five days of the end of the third-grade year]
- 56 the first thirty calendar days of school for grades one
- 57 through four, and by January thirty-first for kindergarten,
- 58 except that the provisions of this subsection shall not
- 59 apply to students receiving special education services under
- 60 an individualized education plan pursuant to sections
- 61 162.670 to 162.999, to students receiving services pursuant

- 62 to Section 504 of the Rehabilitation Act of 1973 whose services plan includes an element addressing reading or to 63 64 students determined to have limited English proficiency or to students who have been determined, prior to the beginning 65 of any school year, to have a cognitive ability insufficient 66 to meet the reading requirement set out in this section, 67 provided that districts and charter schools shall provide 68 69 reading [improvement] success plans for students with an 70 individualized education plan that have a reading 71 deficiency, for students receiving services under Section 504 of the Rehabilitation Act of 1973 whose service plan 72 includes an element addressing reading, and to students 73 determined to have such insufficient cognitive ability. 74 The assessment required by this subsection shall also be 75 required for students who enter a school district or charter 76 school in grades four, five  $\underline{\phantom{a}}$  or six unless such student has 77 78 been determined in the current school year to be reading at grade level or above. 79
  - 3. [Beginning with school year 2002-03, for each student whose third-grade reading assessment determines that such student is reading below second-grade level, the school district shall design a reading improvement plan for the student's fourth-grade year. Such reading improvement plan shall include, at a minimum, thirty hours of additional reading instruction or practice outside the regular school day during the fourth-grade year.]

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89 reading success plan to each student in grades kindergarten
90 through four who exhibits a reading deficiency, has been
91 identified as being at risk for dyslexia in the statewide
92 dyslexia screening requirement, or has a formal diagnosis of
93 dyslexia to ensure students can read at or above grade level
94 by the end of the fourth grade. The reading success plan

- 95 shall be provided in addition to core reading instruction
- 96 that is provided to all students in the general education
- 97 classroom. The reading success plan shall:
- 98 (a) Include, at a minimum, thirty hours of additional
- 99 reading instruction or practice outside the regular school
- 100 day during the fourth-grade year;
- 101 (b) Be provided to all students in grades kindergarten
- 102 through four identified with a reading deficiency as
- 103 determined by the school district or charter school using
- 104 local or statewide screening assessments administered within
- 105 the first thirty days of school for grades one through four,
- 106 and by January thirty-first for kindergarten;
- 107 (c) Provide explicit and systematic multisensory
- 108 instruction in phonological awareness, phonics, fluency,
- 109 vocabulary, and comprehension as applicable to each student;
- 110 (d) Monitor the reading progress of each student's
- 111 reading skills throughout the school year and adjust
- instruction according to the student's needs; and
- 113 (e) Be implemented during regular school hours.
- 114 (2) A structured literacy reading program shall be
- 115 provided to any student with a formal diagnosis of dyslexia
- 116 or for a student who was found to be at risk for dyslexia in
- 117 the statewide dyslexia screening.
- 118 (3) If a student who is provided a reading success
- 119 plan is determined to not be reading at or above grade level
- 120 by the end of second grade, the student shall receive
- 121 structured literacy instruction as well as additional
- 122 support and services including but not limited to:
- 123 (a) Frequent, targeted reading intervention based on
- 124 the student's needs and provided in a small-group or one-on-
- one setting;
- 126 (b) Frequent monitoring of the student's reading
- 127 skills throughout the school year; and

- 128 (c) Adjustment of the structured literacy instruction
  129 and reading interventions according to the student's needs.
- 130 (4) For students in grades six through twelve, school
  131 districts and charter schools shall continue to address the
  132 reading deficiencies of any student for whom the deficiency
  133 creates a barrier to success in school.
- 4. A reading success plan shall be created for a student within forty-five days following the identification of a reading deficiency by such student's teacher and other pertinent school personnel, after consultation with the student's parent or legal guardian, and shall describe the evidence-based reading intervention services the student shall receive to remedy the deficiency. The reading success plan shall specify whether the student was found to be at risk for dyslexia in the local or statewide dyslexia screening requirement or whether the student has a formal diagnosis of dyslexia. Each student shall receive appropriate reading intervention until the student no longer has a deficiency in reading.

5. The school district or charter school shall determine the [method of reading instruction] specific structured literacy curriculum necessary to enforce this subsection. The school district or charter school may also require the student to attend summer school for reading instruction as a condition of promotion to fourth grade. The department of elementary and secondary education may, from funds appropriated for the purpose, reimburse school districts and charter schools for additional instructional personnel costs incurred in the implementation and execution of the thirty hours of additional reading instruction minus the revenue generated by the school district or charter school through the foundation formula for the additional reading instruction average daily attendance.

- 161 [4.] 6. Each student for whom a reading [improvement] 162 success plan has been designed pursuant to subsection 3 of 163 this section shall be given another reading assessment, to be administered within forty-five days of the end of such 164 165 student's fourth-grade year. If such student is determined 166 to be reading below third-grade level at the end of the third grade, the student shall be [required to attend summer 167 168 school to receive reading instruction. At the end of such 169 summer school instruction, such student shall be given another reading assessment. If such student is determined 170 to be reading below third-grade level, the district shall 171 notify the student's parents or quardians, and the student 172 shall not be promoted to fifth grade. No student shall be 173 174 denied promotion more than once solely for inability to meet 175 the reading standards set out in this section.
- 176 5. The process described in subsections 3 and 4 of 177 this section shall be repeated as necessary through the end of the sixth grade, with the target grade level rising 178 179 accordingly. Mandatory retention in grade shall not apply 180 to grades subsequent to fourth grade] referred for an evaluation for an individualized education plan (IEP) and 181 182 the district shall provide appropriate intensive structured 183 literacy instruction on a one-to-one individualized basis. 184 If the student does not qualify for an IEP under the state quidelines for qualification, the student shall continue to 185 186 receive appropriate intensive structured literacy 187 instruction on a one-to-one individualized basis until the student is reading at grade level. 188
  - [6. The mandatory process of additional reading instruction pursuant to this section shall cease at the end of the sixth grade. The permanent record of students who are determined to be reading below the fifth-grade level at the end of sixth grade shall carry a notation advising that

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- such student has not met minimal reading standards. The
  notation shall stay on the student's record until such time
  as the district determines that a student has met minimal
  reading standards.1
- 7. Each school district and charter school shall be required to offer summer school reading instruction to any student with a reading [improvement] success plan.

  Districts and charter schools may fulfill the requirement of this section through cooperative arrangements with neighboring districts[; provided that such districts shall timely make all payments provided pursuant to such
- 206 8. A school district or charter school may adopt a
  207 policy that requires retention in grade of any student who
  208 has been determined to require summer school instruction in
  209 reading and who does not fulfill the summer school
  210 attendance requirement.

cooperative agreements].

- 9. Nothing in this section shall preclude a school district or charter school from retaining any student in grade when a determination is made in accordance with district or charter school policy that retention is in the best interests of the student.
- The state board of education shall not incorporate 216 217 information about the number of students receiving 218 additional instruction pursuant to this section into any 219 element of any standard of the Missouri school improvement 220 program or its successor accreditation program; provided, however, each district or charter school shall make 221 available, upon the request of any parent, patron, advocacy 222 223 group, or media outlet [within the district], the number and 224 percentage of students receiving remediation pursuant to this section. The information shall be presented in a way 225

- that does not permit personal identification of any student or educational personnel.
- 228 11. Each school district and charter school shall make
- 229 a systematic effort to inform parents of the methods and
- 230 materials used to teach reading in kindergarten through
- 231 [fourth] fifth grade, in terms understandable to a layperson
- 232 [and shall similarly inform parents of students for whom a
- 233 reading improvement plan is required pursuant to this
- 234 section]. The parent or legal guardian of any student in
- 235 kindergarten through the fifth grade who exhibits a
- 236 deficiency in reading or has screened positive for the
- characteristics of dyslexia at any time during the school
- 238 year, as determined by the school, shall be notified in
- 239 writing that the child has a reading deficiency or has
- 240 screened positive for the characteristics of dyslexia no
- 241 later than thirty calendar days after the identification of
- 242 the reading deficiency as determined by the school district
- or charter school. Such written notification shall include
- the following:
- 245 (1) A statement that the student has been identified
- 246 as having a deficiency in reading or has screened positive
- 247 for the characteristics of dyslexia and that a reading
- 248 success plan shall be developed by the teacher and other
- 249 pertinent school personnel;
- (2) A description of the current services that are
- 251 provided to the student;
- 252 (3) A description of the proposed evidence-based
- 253 interventions and supplemental instructional services and
- 254 supports that shall be provided to the student that are
- 255 designed to remedy the identified area or areas of reading
- 256 deficiency;
- 257 (4) A statement that the parent or legal guardian
- 258 shall be informed in writing of the student's progress

- toward grade-level reading on a quarterly basis, at a
- 260 minimum; and
- (5) Strategies that a parent or legal guardian should
- use at home to help the student succeed in reading.
- 12. The department of elementary and secondary
- 264 education may promulgate rules to implement the provisions
- of this section. Any rule or portion of a rule, as that
- term is defined in section 536.010, that is created under
- the authority delegated in this section shall become
- 268 effective only if it complies with and is subject to all of
- the provisions of chapter 536 and, if applicable, section
- 270 536.028. This section and chapter 536 are nonseverable, and
- 271 if any of the powers vested with the general assembly
- 272 pursuant to chapter 536 to review, to delay the effective
- 273 date, or to disapprove and annul a rule are subsequently
- 274 held unconstitutional, then the grant of rulemaking
- 275 authority and any rule proposed or adopted after August 28,
- 276 2021, shall be invalid and void.
  - 167.790. 1. In order to receive funds under section
  - 2 163.031, no school district shall be a member of, or remit
  - 3 any funds to, any statewide activities association that:
  - 4 (1) Prohibits a student who is receiving instruction
  - 5 at a home school as defined in section 167.031, from the
  - 6 opportunity to participate in any event or activity offered
  - 7 by the school district or an attendance center of the school
  - 8 district in which the student resides and where the
  - 9 statewide activities association exercises authority, rules,
- 10 or guidelines for participating in such events or activities
- 11 for any reason relating to such student's home instruction;
- **12** or
- 13 (2) Requires a student who is receiving instruction at
- 14 a home school as defined in section 167.031 to attend the
- 15 public school of residence for any portion of a school day

- in order to participate in any event or activity offered by
- 17 the school district or an attendance center of the school
- 18 district in which the student resides where the statewide
- 19 activities association exercises authority, rules, or
- 20 guidelines for participating in such events or activities.
- 21 This subdivision shall not be construed as applying to seat
- 22 time or the number of classes taken or required unless a
- 23 specific class is required for the participation and is
- 24 directly related to the participation in an association
- 25 activity or in a club, extracurricular activity, or sport.
- 2. The department of elementary and secondary
- 27 education shall withhold payments under section 163.031 for
- 28 any district in violation of this section. The department
- 29 shall release any withheld funds under this section upon the
- 30 district providing satisfactory proof to the state board of
- 31 education that the school district has ceased membership in
- 32 the association and has ceased remission of any funds to
- 33 said association.
- 3. A statewide activities association shall not
- 35 prohibit or restrict any school district which is a member
- 36 of such association from participating in any events
- 37 sanctioned, authorized, or regulated by such association
- 38 with any school that is not a member of the association.
  - 170.341. 1. Any school district may offer students:
- 2 (1) An elective social studies course on the Hebrew
- 3 Scriptures, the Old Testament of the Bible;
- 4 (2) An elective social studies course on the New
- 5 Testament of the Bible; or
- 6 (3) An elective social studies course on the Hebrew
- 7 Scriptures and the New Testament of the Bible.
- 8 2. The purpose of a course under this section is to:
- 9 (1) Teach students knowledge of biblical content,
- 10 characters, poetry, and narratives that are prerequisites to

- 11 understanding contemporary society and culture, including
- 12 literature, art, music, mores, oratory, and public policy;
- **13** and
- 14 (2) Familiarize students with, as applicable:
- 15 (a) The contents of the Hebrew Scriptures or New
- 16 Testament;
- 17 (b) The history of the Hebrew Scriptures or New
- 18 Testament;
- 19 (c) The literary style and structure of the Hebrew
- 20 Scriptures or New Testament; and
- 21 (d) The influence of the Hebrew Scriptures or New
- 22 Testament on law, history, government, literature, art,
- 23 music, customs, morals, values, and culture.
- 3. A student shall not be required to use a specific
- 25 translation as the sole text of the Hebrew Scriptures or New
- 26 Testament and may use as the basic textbook a different
- 27 translation of the Hebrew Scriptures or New Testament from
- 28 that chosen by the school district.
- 29 4. A course offered under this section shall follow
- 30 applicable law and all federal and state guidelines in
- 31 maintaining religious neutrality and accommodating the
- 32 diverse religious views, traditions, and perspectives of
- 33 students in the school. A course offered under this section
- 34 shall not endorse, favor, or promote, or disfavor or show
- 35 hostility toward, any particular religion or nonreligious
- 36 faith or religious perspective.
- 37 5. School districts, in complying with this section,
- 38 shall not violate any provision of the Constitution of the
- 39 United States or federal law, the Constitution of Missouri
- 40 or any state law, or any administrative regulations of the
- 41 department of elementary and secondary education or the
- 42 United States Department of Education.

- 171.033. 1. "Inclement weather", for purposes of this section, shall be defined as ice, snow, extreme cold, excessive heat, flooding, or a tornado.
- (1) A district shall be required to make up the first six days of school lost or cancelled due to inclement weather and half the number of days lost or cancelled in excess of six days if the makeup of the days is necessary to ensure that the district's students will attend a minimum of one hundred forty-two days and a minimum of one thousand forty-four hours for the school year except as otherwise provided in this section. Schools with a four-day school week may schedule such make-up days on Fridays.

- (2) Notwithstanding subdivision (1) of this subsection, in school year 2019-20 and subsequent years, a district shall be required to make up the first thirty-six hours of school lost or cancelled due to inclement weather and half the number of hours lost or cancelled in excess of thirty-six if the makeup of the hours is necessary to ensure that the district's students attend a minimum of one thousand forty-four hours for the school year, except as otherwise provided under subsections 3 and 4 of this section.
- 3. (1) In the 2009-10 school year and subsequent years, a school district may be exempt from the requirement to make up days of school lost or cancelled due to inclement weather in the school district when the school district has made up the six days required under subsection 2 of this section and half the number of additional lost or cancelled days up to eight days, resulting in no more than ten total make-up days required by this section.
- (2) In school year 2019-20 and subsequent years, a school district may be exempt from the requirement to make up school lost or cancelled due to inclement weather in the school district when the school district has made up the

- thirty-six hours required under subsection 2 of this section and half the number of additional lost or cancelled hours up to forty-eight, resulting in no more than sixty total makeup hours required by this section.
- The commissioner of education may provide, for any 38 39 school district that cannot meet the minimum school calendar requirement of at least one hundred seventy-four days for 40 41 schools with a five-day school week or one hundred forty-two days for schools with a four-day school week and one 42 43 thousand forty-four hours of actual pupil attendance or, in school year 2019-20 and subsequent years, one thousand forty-44 four hours of actual pupil attendance, upon request, a 45 waiver to be excused from such requirement. This waiver 46 shall be requested from the commissioner of education and 47 may be granted if the school was closed due to circumstances 48 49 beyond school district control, including inclement weather 50 or fire.
- Except as otherwise provided in this 51 52 subsection, in school year 2020-21 and subsequent years, a 53 district shall not be required to make up any hours of school lost or cancelled due to exceptional or emergency 54 circumstances during a school year if the district has an 55 alternative methods of instruction plan approved by the 56 57 department of elementary and secondary education for such 58 school year. Exceptional or emergency circumstances shall include, but not be limited to, inclement weather, a utility 59 outage, or an outbreak of a contagious disease. 60 department of elementary and secondary education shall not 61 62 approve any such plan unless the district demonstrates that the plan will not negatively impact teaching and learning in 63 the district. 64
  - (2) If school is closed due to exceptional or emergency circumstances and the district has an approved

- 67 alternative methods of instruction plan, the district shall notify students and parents on each day of the closure 68 69 whether the alternative methods of instruction plan is to be implemented for that day. If the plan is to be implemented 70 71 on any day of the closure, the district shall ensure that 72 each student receives assignments for that day in hard copy form or receives instruction through virtual learning or 73 another method of instruction. 74
- 75 (3) A district with an approved alternative methods of 76 instruction plan shall not use alternative methods of instruction as provided for in the plan for more than thirty-77 six hours during a school year. A district that has used 78 such alternative methods of instruction for thirty-six hours 79 during a school year shall be required, notwithstanding 80 subsections 2 and 3 of this section, to make up any 81 82 subsequent hours of school lost or cancelled due to 83 exceptional or emergency circumstances during such school 84 year.
- 85 (4) The department of elementary and secondary 86 education shall give districts with approved alternative 87 methods of instruction plans credit for the hours in which 88 they use alternative methods of instruction by considering 89 such hours as hours in which school was actually in session.
  - (5) Any district wishing to use alternative methods of instruction under this subsection shall submit an application to the department of elementary and secondary education. The application shall describe:
- 94 (a) The manner in which the district intends to 95 strengthen and reinforce instructional content while 96 supporting student learning outside the classroom 97 environment;

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(b) The process the district intends to use to communicate to students and parents the decision to

- implement alternative methods of instruction on any day of a
  closure;
- 102 (c) The manner in which the district intends to
  103 communicate the purpose and expectations for a day in which
  104 alternative methods of instruction will be implemented to
  105 students and parents;
- 106 (d) The assignments and materials to be used within
  107 the district for days in which alternative methods of
  108 instruction will be implemented to effectively facilitate
  109 teaching and support learning for the benefit of the
  110 students;
- 111 (e) The manner in which student attendance will be
  112 determined for a day in which alternative methods of
  113 instruction will be implemented. The method chosen shall be
  114 linked to completion of lessons and activities;
- 115 (f) The instructional methods, which shall include 116 instruction through electronic means and instruction through 117 other means for students who have no access to internet 118 services or a computer;
  - (g) Instructional plans for students with individualized education programs; and

- (h) The role and responsibility of certified personnel to be available to communicate with students.
- 6. For the 2018-19 school year, a district shall be exempt from the requirements of subsections 2 and 3 of this section, and only be required to make up the first six days of school lost or cancelled due to inclement weather.
- 7. Notwithstanding the provisions of this section or section 171.031 to the contrary, in school year 2021-2022
- and subsequent years, no school district shall be granted a
- waiver of or exemption from any requirement for such
- district or any attendance center in such district to
- provide in-person instruction or to make up lost or

- 133 cancelled days of school, and the department of elementary
- and secondary education shall not approve or waive any
- 135 requirement for an alternative methods of instruction plan
- 136 pursuant to subsection 5 of this section for such district
- or attendance center, based on the COVID-19 pandemic unless
- 138 such district demonstrates to the department:
- (1) That the school district offers in-person
- instruction for at least four days per week as an option to
- 141 all students who are not otherwise exempt from in-person
- instruction; or
- 143 (2) That the school district or attendance center has
- 144 a specific need to temporarily suspend all in-person
- instruction based on district-specific or attendance center-
- specific data, including:
- 147 (a) The number of school personnel, including
- 148 teachers, administrators, food service workers, bus drivers,
- 149 and custodial staff, currently in quarantine due to COVID-19
- 150 exposure or infection; and
- 151 (b) The availability of substitute teachers and other
- 152 substitute personnel required to meet the day-to-day needs
- of the school district or attendance center.
- 154 8. For purposes of subsection 7 of this section,
- 155 "COVID-19" shall mean any disease, health condition, or
- 156 threat of harm caused by the severe acute respiratory
- 157 syndrome coronavirus 2 or a virus mutating therefrom.
  - 186.080. 1. There is hereby established within the
  - 2 department of elementary and secondary education the
  - 3 "Literacy Advisory Council", which shall be composed of at
  - 4 least twelve and no more than twenty members to be appointed
  - 5 by the commissioner of education. The members of the
  - 6 council shall include at least:
  - 7 (1) One public school board member;
  - 8 (2) One charter school representative;

9 (3) One public school district superintendent; (4) 10 One elementary or secondary school principal; 11 (5) Two teachers with expertise in reading instruction, each of whom has been certified by the Center 12 for Effective Reading Instruction or has completed all 13 levels of the Language Essentials for Teachers of Reading 14 15 and Spelling training program; 16 (6) One special education teacher; 17 (7) One parent of an elementary or secondary school 18 student who has been diagnosed with dyslexia; (8) One representative from Decoding Dyslexia Missouri; 19 (9) One representative from an institution of 20 21 postsecondary education which offers approved teacher 22 preparation programs; One representative from an independent private 23 (10)provider or nonprofit organization serving individuals with 24 25 dyslexia; (11)One representative from the Missouri branch of 26 27 the International Dyslexia Association; 28 One certified academic language therapist 29 recommended by the Academic Language Therapy Association who 30 is a resident of this state; 31 (13) One professional with experience diagnosing 32 dyslexia, such as a school psychologist or neuropsychologist, who is licensed under chapter 337; and 33 34 (14) One dyslexia specialist from the department of 35 elementary and secondary education. 2. The advisory council shall meet biannually to 36 review best practices in literacy instruction and related 37 policies. 38 3. The advisory council shall periodically provide 39 recommendations to the commissioner and the state board of 40

education regarding any identified improvements to literacy

- 42 instruction and policy for elementary and secondary
- 43 students. The recommendations may include recommendations
- 44 for changes to state law, and the commissioner shall furnish
- any such recommendations to the joint committee on education.

Section B. The enactment of sections 135.712, 135.713,

- 2 135.714, 135.715, 135.716, 135.719, 166.700, 166.705,
- 3 166.710, 166.715, 166.720, and 166.725 of section A of this
- 4 act shall only become effective when the amount appropriated
- 5 and expended for pupil transportation under section 163.161
- 6 equals or exceeds forty percent of the allowable costs of
- 7 providing pupil transportation as provided in said section
- 8 and shall remain effective in all school years thereafter,
- 9 irrespective of the amount appropriated under section
- 10 163.161 in any succeeding year.