SENATE AMENDMENT NO.

Offered by	Of	
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Amend SS/HS/House Bill No. 297, Page 13, Section 166.502, Line 35,

by inserting after all of said line the following: 2 3 "170.029. 1. The state board of education shall develop a statewide plan for career and technical education 4 (CTE) that ensures sustainability, viability, and relevance 5 by matching workforce needs with appropriate educational 6 7 resources. 2. The state board of education, in consultation with 8 9 the career and technical education advisory council as established in section 178.550, shall establish minimum 10 requirements for a [career and technical education (CTE)] 11 CTE certificate that a student can earn in addition to [his 12 or her] the student's high school graduation diploma. 13 Students entering high school in school year 2017-18 and 14 15 thereafter shall be eligible to earn a CTE certificate. 16 [2.] 3. The [state board of education] statewide plan shall establish CTE requirements intended to provide 17 students with the necessary technical employability skills 18 to be prepared for an entry-level career in a technical 19 field or additional training in a technical field. The 20 21 provisions of this section shall not be considered a means for tracking students in order to impel students to 22 23 particular vocational, career, or college paths. The state board of education shall work with local school districts to 24 ensure that tracking does not occur. For purposes of this 25 section, "tracking" means separating pupils by academic 26

ability into groups for all subjects or certain classes andcurriculum.

[3.] 4. Each local school district shall determine the 29 curriculum, programs of study, and course offerings based on 30 31 the needs and interests of the students in the district and 32 meeting the requirements of the statewide plan. As required by Missouri's state plan for career education and the 33 34 Missouri school improvement program, the state board of education shall work in cooperation with individual school 35 36 districts to stipulate the minimum number of CTE offerings. Each local school district shall strive to offer programs of 37 study that are economically feasible for students in the 38 39 district. In establishing CTE offerings, the district may rely on standards, technical coursework, and skills 40 assessments developed for industry-recognized certificates 41 42 or credentials.

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5. To enable school districts to offer CTE programs of study that are current with business and industry standards, the department of elementary and secondary education shall convene work groups from each program area to develop and recommend rigorous and relevant performance standards or course competencies for each program of study. The work groups shall include, but not be limited to, educators providing instruction in each CTE program area, advisors from each CTE program area from the department of elementary and secondary education, the department of higher education and workforce development, business and industry, and institutions of higher education. The department of elementary and secondary education shall develop written model curriculum frameworks relating to CTE program areas that may be used by school districts. The requirements of section 160.514 shall not apply to this section.

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[4.] <u>6.</u> No later than January 1, 2017, the department of elementary and secondary education shall develop a process for recognition of a school district's career and technical education program that offers a career and technical education certificate.

[5.] <u>7.</u> The department of elementary and secondary
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education shall promulgate all necessary rules and 65 66 regulations for the administration of this section. 67 rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority 68 69 delegated in this section shall become effective only if it complies with and is subject to all of the provisions of 70 chapter 536 and, if applicable, section 536.028. This 71 section and chapter 536 are nonseverable and if any of the 72 73 powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove 74 75 and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed 76 or adopted after August 28, 2016, shall be invalid and 77 void."; and 78

79 Further amend the title and enacting clause accordingly.