FIRST REGULAR SESSION

SENATE BILL NO. 11

101ST GENERAL ASSEMBLY

INTRODUCED BY SENATOR SCHATZ.

ADRIANE D. CROUSE, Secretary

AN ACT

To amend chapter 324, RSMo, by adding thereto eleven new sections relating to statewide mechanical contractor licenses, with penalty provisions.

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

	Section A. Chapter 324, RSMo, is amended by adding thereto
2	eleven new sections, to be known as sections 324.950, 324.953,
3	324.956, 324.959, 324.962, 324.965, 324.968, 324.971, 324.977,
4	324.980, and 324.983, to read as follows:
	324.950. 1. Sections 324.950 to 324.983 shall be
2	known and may be cited as the "Missouri Statewide Mechanical
3	Contractor Licensing Act".
4	2. As used in sections 324.950 to 324.983, unless the
5	context clearly indicates otherwise, the following terms
6	shall mean:
7	(1) "Division", the division of professional
8	registration within the department of commerce and insurance;
9	(2) "Field employee", any person who is an employee of
10	a mechanical contractor and is engaged in mechanical work at
11	a jobsite within Missouri;
12	(3) "License holder", any person who is granted a
13	statewide license by the division;
14	(4) "Local license", a valid business or occupational
15	license issued by a Missouri political subdivision;
16	(5) "Mechanical contractor", a company engaged in
17	mechanical contracting work per the International Code

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18	Council (ICC) and National Fire Protection Association
19	(NFPA), including the design, installation, maintenance,
20	construction, alteration, repair, and inspection of any:
21	(a) HVAC system;
22	(b) HVAC duct system;
23	(c) Exhaust systems;
24	(d) Combustion air or make up air;
25	(e) Chimneys and vents;
26	(f) Hydronic piping systems that are part of an HVAC
27	system;
28	(g) Boilers, water heaters, and pressure vessels;
29	(h) Process piping systems;
30	(i) Fuel gas distribution piping;
31	(j) Fuel gas-fired, fuel, and oil-fired appliances;
32	(k) Fuel oil piping and storage vessels;
33	(1) Fuel gas-fired and fuel oil-fired appliance
34	venting systems;
35	(m) Equipment and appliances intended to utilize solar
36	energy for space heating or cooling;
37	(n) Domestic hot water heating, swimming pool heating,
38	or process heating;
39	(o) Refrigeration systems, including all equipment and
40	components thereof;
41	(p) Backflow preventers;
42	(q) Medical gas piping;
43	(r) Air, oxygen, and vacuum piping;
44	(s) Fire suppression systems; and
45	(t) Chillers and cooling towers.
46	"Mechanical contractor" shall not include design, service,
47	maintenance, installation, and inspection of solid-fuel and
48	gas-fueled hearth appliances, such as wood stoves and

49 fireplaces, including manufacturer specified venting 50 systems, fireplace chimneys, outdoor cooking appliances with 51 manufacturer specified venting systems, outdoor fireplaces 52 and outdoor firepits. Additional certification may be 53 required by the division for a particular scope of 54 mechanical work;

55 (6) "Office", the office of mechanical contractors 56 within the division of professional registration;

57 (7) "Person", an individual, corporation, partnership, 58 association, or other legal entity;

"Statewide mechanical contractor license", a valid 59 (8) license issued by the division that allows the mechanical 60 contractor and any of its employees or manufacturers' 61 62 representatives or subcontractors to practice in any 63 jurisdiction in Missouri regardless of local licensing 64 requirements. Political subdivisions shall not require any 65 member of the work force of a licensed statewide mechanical contractor to obtain an individual occupational license. 66

324.953. 1. The division shall adopt, implement, 2 rescind, amend, and administer such rules as may be 3 necessary to carry out the provisions of sections 324.950 to 324.983. The division may promulgate necessary rules 4 5 authorized or as required to explain or clarify sections 6 324.950 to 324.983 including, but not limited to, rules 7 relating to professional conduct, continuing competency requirements for the renewal of licenses, approval of 8 continuing competency programs, fees, and the establishment 9 of ethical standards of business practice for persons 10 holding a license under sections 324.950 to 324.983. Any 11 12 rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority 13 delegated in this section shall become effective only if it 14

15 complies with and is subject to all of the provisions of 16 chapter 536 and, if applicable, section 536.028. This 17 section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 18 536 to review, to delay the effective date, or to disapprove 19 20 and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed 21 22 or adopted after August 28, 2021, shall be invalid and void.

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23 2. For the purpose of sections 324.950 to 324.983, the
24 division shall:

(1) Establish all applicable fees, set at an amount
which shall not substantially exceed the cost of
administering sections 324.950 to 324.983; and

(2) Deposit all fees collected under sections 324.950
to 324.983 by transmitting such funds to the department of
revenue for deposit to the state treasury to the credit of
the Missouri mechanical contractor licensing fund.

324.956. There is hereby created the "Office of 2 Mechanical Contractors" to be housed within the division of 3 professional registration. The division shall:

4 (1) Employ, within the limits of the funds
5 appropriated, persons as are necessary to carry out the
6 provisions of sections 324.950 to 324.983, including both
7 administrative and professional staff and legal counsel,
8 with the discretion to hire experts in mechanical
9 contracting to advise the division on technical matters
10 related to mechanical contracting;

(2) Exercise all budgeting, purchasing, reporting, and
 related management functions;

(3) Conduct investigations to determine compliance
 with sections 324.950 to 324.983; and

15	(4) File suit in its own name on behalf of the office
16	to enforce the provisions of sections 324.950 to 324.983.
	324.959. 1. The applicant for a statewide mechanical
2	license shall satisfy the following requirements:
3	(1) Be at least twenty-one years of age;
4	(2) Provide proof of liability insurance in the amount
5	of one million dollars and post bond with each political
6	subdivision in which he or she will perform work as required
7	by that political subdivision. If a political subdivision
8	requires any license holder to be named on a document,
9	including but not limited to the bond, the license holder of
10	the mechanical contractor shall be allowed to provide
11	services in the political subdivision;
12	(3) Pass one of the following standardized and
13	nationally offered mechanical assessment tests:
14	(a) International Code Council;
15	(b) Prometric; or
16	(c) International Association of Plumbing and
17	Mechanical Officials (IAPMO); or
18	a similar test that is administered by an independent
19	professional testing agency not affiliated with any
20	political subdivision or the state of Missouri and is
21	approved by the division. The applicant shall pay for all
22	costs associated with the examinations;
23	(4) Complete the application form provided by the
24	division and pay any applicable application fees; and
25	(5) Have completed seven thousand five hundred hours
26	of verifiable field experience in mechanical contracting
27	work or a bachelor's or further advanced degree in
28	mechanical or civil engineering from an accredited college
29	or university with a minimum of three years verifiable

experience directing and supervising at least one field
 employee.

32 2. Any applicant for licensure who holds a local license, or other license authorizing him or her to engage 33 in mechanical contracting, who has seven thousand five 34 35 hundred hours of verifiable field experience in mechanical contracting work, and who is otherwise eligible for 36 37 licensure shall be issued a statewide mechanical license. 38 The provisions of this subsection shall apply only to 39 licenses issued by a political subdivision with the legal 40 authority to issue such licenses.

If a corporation, firm, institution, organization, 41 3. 42 company, or representative thereof desires to engage in 43 mechanical contracting under sections 324.950 to 324.985, it shall have in its employ at least one statewide license 44 holder in accordance with sections 324.950 to 324.983. A 45 46 statewide mechanical license holder shall represent only one corporation, firm, institution, organization, or company at 47 A mechanical contractor shall have one license 48 one time. 49 holder responsible for offering Missouri based field 50 employees eight contact hours of industry training per year; 51 such mechanical contractor shall be responsible for 52 providing proof of training to the division upon request. 53 In the event of a loss of a license holder, a mechanical 54 contractor shall remain in good standing with the division 55 for six months after notifying the division of the change in status. Within the six-month period, a new license holder 56 shall be registered with the division. If no license holder 57 is registered within such six-month period, the division 58 59 shall declare the mechanical contractor inactive.

4. The division may issue a mechanical contractor
license to any person who holds a current and active license

to engage in the practice of a mechanical contractor or as a master pipefitter or master plumber issued by any other state, the District of Columbia, or territories of the United States that require standards for licensure, registration, or certification considered to be equivalent or more stringent than the requirements for licensure under sections 324.950 to 324.983.

69 5. Where the contact information of a mechanical 70 contractor's employees is required to fulfill the 71 obligations of a license, such contact information shall be 72 considered a trade secret and therefore not a public record 73 under chapter 610.

324.962. 1. Political subdivisions shall not be 2 prohibited from establishing their own local mechanical 3 contractor's license but shall recognize a statewide license 4 in lieu of a local license for the purposes of performing 5 contracting work or obtaining permits to perform work within such political subdivision. No political subdivision shall 6 7 require the employees of a statewide licensed mechanical 8 contractor or its subcontractors' or manufacturers' 9 representatives to obtain journeyman licenses, apprentice 10 licenses, or occupation licenses that require passing any examination or any special requirements to assess 11 12 proficiency or mastery of the mechanical trade. The 13 workforce of a statewide licensee shall be deemed eligible 14 to perform mechanical contracting work and to obtain permits to perform such work from any political subdivision within 15 the state of Missouri. 16

17 2. If a political subdivision does not recognize a
18 statewide license in lieu of a local license for the
19 purposes of performing contracting work or obtaining permits
20 to perform work within the political subdivision, a

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21 statewide mechanical contractor licensee may file a 22 complaint with the division. The division shall perform an 23 investigation into the complaint, and if the division finds 24 that the political subdivision failed to recognize a statewide license in accordance with this section, the 25 26 division shall notify the political subdivision that the 27 political subdivision has violated the provisions of this 28 section and has thirty days to comply with this section. If 29 after thirty days the political subdivision still does not 30 recognize a statewide license, the division shall notify the 31 director of the department of revenue, who shall withhold any moneys the noncompliant political subdivision would 32 otherwise be entitled to from local sales tax, as defined in 33 34 section 32.085, until the director has received notice from the division that the political subdivision is in compliance 35 36 with this section. Upon the political subdivision coming 37 into compliance with the provisions of this section, the division shall notify the director of the department of 38 revenue, who shall disburse all funds held under this 39 40 subsection. Moneys held by the director of the department 41 of revenue under this subsection shall not be deemed to be state funds and shall not be commingled with any funds of 42 the state. 43

3. The provisions of this section shall not prohibit
any political subdivision in this state from:

46 (1) Enforcing any technical code or law contained in
47 this section;

48 (2) Requiring a business license to perform mechanical
 49 contracting work;

50 (3) Issuing mechanical contracting permits;
51 (4) Enforcing technical codes of the political
52 subdivision; and

53 (5) Inspecting the work of a statewide mechanical
 54 contractor.

4. Political subdivisions that do not have the authority to issue or require mechanical contractor licenses prior to August 28, 2021, shall not be granted such authority under the provisions of this section.

324.965. There is hereby created in the state treasury 2 the "Missouri Mechanical Contractor Licensing Fund", which 3 shall consist of moneys collected under sections 324.950 to 4 324.983. The state treasurer shall be custodian of the fund and may approve disbursements from the fund in accordance 5 with sections 30.170 and 30.180. Upon appropriation, moneys 6 7 in the fund shall be used solely for the administration of 8 sections 324.950 to 324.983. The provisions of section 9 33.080 to the contrary notwithstanding, moneys in this fund 10 shall not be transferred and placed to the credit of general 11 revenue until the amount in the fund at the end of the 12 biennium exceeds three times the amount of the appropriation 13 from the fund for the preceding fiscal year. The amount, if any, in the fund which shall lapse is that amount in the 14 15 fund which exceeds the appropriate multiple of the appropriations from the fund for the preceding fiscal year. 16 17 The state treasurer shall invest moneys in the fund in the 18 same manner as other funds are invested. Any interest and 19 moneys earned on such investments shall be credited to the 20 fund.

324.968. 1. Licenses shall expire on a renewal date established by the division. The term of licensure shall be twenty-four months. The division shall mail a renewal notice to the last known address of each person licensed under sections 324.950 to 324.983 prior to the renewal date. Failure to provide the division with the information

7 required for renewal or to pay the required fee after such 8 notice shall result in the license being declared inactive. 9 The licensee shall not practice until he or she applies for 10 reinstatement and pays the required fees. The license shall 11 be restored if the application for reinstatement is received 12 within two years of the renewal date.

13 2. In addition to other requirements provided by
14 sections 324.950 to 324.983 and established by the division,
15 in order to renew such license under this section, the
16 person shall have at least sixteen contact hours of industry17 related training.

324.971. Any person operating as a mechanical contractor in a political subdivision that does not require the mechanical contractor to hold a local license, or who operates as a mechanical contractor in a political subdivision that requires a local license possessed by that person, shall not be required to possess a statewide license under sections 324.950 to 324.983 to operate as a mechanical contractor in such political subdivision.

324.977. The statewide license shall be regulated by the division of professional registration and not a stateappointed licensing board.

324.980. 1. The division may refuse to issue any 2 certificate of registration or authority, permit, or license 3 required under sections 324.950 to 324.983 for one or any combination of causes stated in subsection 2 of this 4 The division shall notify the applicant in writing 5 section. of the reasons for the refusal and shall advise the 6 7 applicant of his or her right to file a complaint with the 8 administrative hearing commission as provided by chapter 621.

9 2. The division may cause a complaint to be filed with 10 the administrative hearing commission as provided by chapter

11 621 against any holder of any certificate of registration or 12 authority, permit, or license required by sections 324.950 13 to 324.983, or any person who has failed to renew or has 14 surrendered his or her certificate of registration or 15 authority, permit, or license for any one or any combination 16 of the following causes:

(1) Use of any controlled substance, as defined in
chapter 195, or alcoholic beverage to an extent that such
use impairs a person's ability to perform the work of any
profession licensed or regulated by sections 324.950 to
324.983;

(2) The person has been finally adjudicated and found 22 23 guilty, or entered a plea of guilty or nolo contendere, in a 24 criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the 25 qualifications, functions, or duties of any profession 26 27 licensed or regulated under sections 324.950 to 324.983, for any offense involving a controlled substance, or for any 28 offense an essential element of which is fraud, dishonesty, 29 30 or an act of violence;

(3) Use of fraud, deception, misrepresentation, or
bribery in securing any certificate of registration or
authority, permit, or license issued under sections 324.950
to 324.983 or in obtaining permission to take any
examination given or required under sections 324.950 to
324.983;

37 (4) Obtaining or attempting to obtain any fee, charge,
 38 tuition, or other compensation by fraud, deception, or
 39 misrepresentation;

40 (5) Incompetency, misconduct, gross negligence, fraud,
 41 misrepresentation, or dishonesty in the performance of the

42 functions or duties of any profession licensed or regulated
43 by sections 324.950 to 324.983;

(6) Violation of, or assisting or enabling any person
to violate, any provision of sections 324.950 to 324.983, or
of any lawful rule or regulation adopted thereunder;

47 (7) Impersonation of any person holding a certificate
48 of registration or authority, permit, or license or allowing
49 any person to use his or her certificate of registration or
50 authority, permit, license, or diploma from any school;

(8) Disciplinary action against the holder of a license or other right to practice any profession regulated by sections 324.950 to 324.983 granted by another political subdivision, state, territory, federal agency, or country upon grounds for which revocation or suspension is authorized in this state;

57 (9) A person is finally adjudged mentally incompetent 58 by a court of competent jurisdiction;

(10) Assisting or enabling any person to practice or
offer to practice any profession licensed or regulated by
sections 324.950 to 324.983 who is not licensed or
registered and currently eligible to practice thereunder;

(11) Issuance of a certificate of registration or
authority, permit, or license based upon a material mistake
of fact;

66 (12) Failure to maintain liability coverage as
67 required for initial licensure;

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(13) Violation of any professional trust or confidence;

(14) Use of any advertisement or solicitation which is
false, misleading, or deceptive to the general public or
persons to whom the advertisement or solicitation is
primarily directed; or

73 (15) Failure to post bond as required by any local74 jurisdiction.

After the filing of such complaint, the proceedings 75 3. shall be conducted in accordance with the provisions of 76 77 chapter 621. Upon a finding by the administrative hearing 78 commission that the grounds provided in subsection 2 of this section for disciplinary action are met, the division may, 79 80 singly or in combination, censure or place the person named 81 in the complaint on probation on such terms and conditions 82 as the division deems appropriate for a period not to exceed 83 five years, or may suspend, for a period not to exceed three years, or revoke any certificate of registration or 84 authority, permit, or license issued under sections 324.950 85 to 324,983. 86

87 4. An individual whose certificate of registration or 88 authority, permit, or license has been revoked shall wait 89 three years from the date of revocation to apply for any certificate of registration or authority, permit, or license 90 under sections 324.950 to 324.983. Any certificate of 91 registration or authority, permit, or license shall be 92 issued at the discretion of the board after compliance with 93 all the requirements of sections 324.950 to 324.983 relative 94 95 to the licensing or registration of the applicant for the 96 first time.

5. The division may file suit to enforce compliance,
including the authority to seek injunctions and restraining
orders to enjoin any person from:

(1) Offering to engage or engaging in the performance
of any acts or practices for which a license is required
upon a showing that such acts or practices were performed or
offered to be performed without a certificate of
registration or authority, permit, or license;

105 (2) Engaging in the practice of business authorized by
106 a license issued under a building trades contractor law upon
107 a showing that the license holder presents a substantial
108 probability of serious harm to the health, safety, or
109 welfare of any resident of this state or owner or lessee of
110 real property within this state; or

(3) Refusing to recognize a statewide license as a
valid license within any political subdivision, or requiring
journeymen or apprentices to be individually licensed or
requiring subcontractors' and manufacturers'
representatives, or other members of the contractor's
workforce to be licensed.

117 6. The division may assess fines for violations of any
118 of the provisions of sections 324.950 to 324.983 in an
119 amount not to exceed five thousand dollars per occurrence
120 upon a judicial or administrative finding of violation of
121 law.

122 7. The division may compel the production of 123 documents, things, or persons by subpoena.

8. The division may refer any violations of the provisions of any state law or local ordinance relating to the work performed by a licensee to the appropriate state or local official.

324.983. 1. Any person that knowingly violates any 2 provision of sections 324.950 to 324.983 is guilty of a 3 class B misdemeanor.

2. Any officer or agent of a corporation or member or agent of a partnership or association who knowingly and personally participates in or is an accessory to any violation of sections 324.950 to 324.983 is guilty of a class B misdemeanor.

9 3. The division may file suit for any violation of
10 sections 324.950 to 324.983 in any court of competent
11 jurisdiction and perform such other acts as may be necessary
12 to enforce the provisions of sections 324.950 to 324.983.