SECOND REGULAR SESSION

SENATE BILL NO. 814

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR CARTER.

3901S.03I KRISTINA MARTIN, Secretary

AN ACT

To repeal sections 160.518, 160.522, and 161.092, RSMo, and to enact in lieu thereof three new sections relating to assessment of public elementary and secondary schools.

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

Section A. Sections 160.518, 160.522, and 161.092, RSMo,

- 2 are repealed and three new sections enacted in lieu thereof, to
- 3 be known as sections 160.518, 160.522, and 161.092, to read as
- 4 follows:

160.518. 1. Sections 160.518, 160.522, and 161.092

- 2 shall be known and may be cited as the "Education Freedom
- 3 Act".
- 4 2. Consistent with the provisions contained in section
- 5 160.526, the state board of education shall develop, modify,
- 6 and revise, as necessary, a statewide **summative** assessment
- 7 system that [provides maximum flexibility for local school
- 8 districts to determine the degree to which students in the
- 9 public schools of the state are proficient in the knowledge,
- skills, and competencies adopted by such board pursuant to
- 11 section 160.514. The statewide assessment system shall
- assess problem solving, analytical ability, evaluation,
- creativity, and application ability in the different content
- 14 areas and shall be performance-based to identify what
- 15 students know, as well as what they are able to do, and
- shall enable teachers to evaluate actual academic
- 17 performance. The statewide assessment system shall neither

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

promote nor prohibit rote memorization and shall not include 18 existing versions of tests approved for use pursuant to the 19 20 provisions of section 160.257, nor enhanced versions of such tests. After the state board of education adopts and 21 implements academic performance standards as required under 22 section 161.855, the state board of education shall develop 23 24 and adopt a standardized assessment instrument under this 25 section based on the academic performance standards adopted under section 161.855. The statewide assessment system 26 27 shall measure, where appropriate by grade level, a student's knowledge of academic subjects including, but not limited 28 to, reading skills, writing skills, mathematics skills, 29 30 world and American history, forms of government, geography and science] satisfies the pupil testing mandates in effect 31 32 under the federal Every Student Succeeds Act (P.L. 114-95), 33 as amended, for each school year. Results from the 34 assessment created under this subsection shall be used only 35 for the purpose of compliance with the requirements of such 36 federal law and for no other purpose except for determining performance districts under sections 163.011 and 163.031. 37 Results from such assessments shall not be used to classify 38 school districts and charter schools. 39 40 The statewide assessment system shall only permit the academic performance of students in each school in the 41 state to be tracked against prior academic performance in 42 43 the same school. 3. The state board of education shall suggest, but not 44 mandate, criteria for a school to demonstrate that its 45 students learn the knowledge, skills and competencies at 46 exemplary levels worthy of imitation by students in other 47 schools in the state and nation. Exemplary levels shall be 48 49 measured by the statewide assessment system developed

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pursuant to subsection 1 of this section, or until said
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    statewide assessment system is available, by indicators
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    approved for such use by the state board of education. The
    provisions of other law to the contrary notwithstanding, the
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    commissioner of education may, upon request of the school
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    district, present a plan for the waiver of rules and
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    regulations to any such school, to be known as "Outstanding
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    Schools Waivers", consistent with the provisions of
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    subsection 4 of this section.
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         4. For any school that meets the criteria established
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    by the state board of education for three successive school
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    years pursuant to the provisions of subsection 3 of this
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    section, by August first following the third such school
    year, the commissioner of education shall present a plan to
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    the superintendent of the school district in which such
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    school is located for the waiver of rules and regulations to
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    promote flexibility in the operations of the school and to
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    enhance and encourage efficiency in the delivery of
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    instructional services. The provisions of other law to the
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    contrary notwithstanding, the plan presented to the
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    superintendent shall provide a summary waiver, with no
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    conditions, for the pupil testing requirements pursuant to
    section 160.257, in the school. Further, the provisions of
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    other law to the contrary notwithstanding, the plan shall
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    detail a means for the waiver of requirements otherwise
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    imposed on the school related to the authority of the state
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    board of education to classify school districts pursuant to
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    subdivision (9) of section 161.092 and such other rules and
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    regulations as determined by the commissioner of education,
    excepting such waivers shall be confined to the school and
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    not other schools in the district unless such other schools
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meet the criteria established by the state board of

- 82 education consistent with subsection 3 of this section and
- 83 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
- 86 June thirtieth of any school year in which the school fails
- 87 to meet the criteria established by the state board of
- 88 education consistent with subsection 3 of this section.
- 5. The score on any assessment test developed pursuant
- 90 to this section or this chapter of any student for whom
- 91 English is a second language shall not be counted until such
- 92 time as such student has been educated for three full school
- 93 years in a school in this state, or in any other state, in
- 94 which English is the primary language.]
- 95 3. School districts and charter schools shall create,
- 96 purchase, or adopt an interim assessment system that
- 97 measures students' knowledge at the beginning of each school
- 98 year and measures academic growth throughout the same school
- 99 year.
- 100 4. The interim assessment system shall be:
- 101 (1) Authentic to student discipline-specific learning,
- 102 experience, and the demonstration of performance-based
- 103 learning;
- 104 (2) Related to curriculum taught in the school;
- 105 (3) Evaluated and graded in a manner that provides
- 106 students and teachers with meaningful feedback that can be
- 107 used for academic improvement;
- 108 (4) Developed in consultation with building level
- 109 administrators, teachers, students, parents, and the
- 110 community; and
- 111 (5) Available for demonstration and community
- inspection.

[6.] 5. The state board of education shall identify 113 114 or, if necessary, establish one or more developmentally 115 appropriate alternate assessments for students who receive special educational services, as that term is defined 116 pursuant to section 162.675. In the development of such 117 alternate assessments, the state board shall establish an 118 advisory panel consisting of a majority of active special 119 120 education teachers residing in Missouri and other education 121 professionals as appropriate to research available 122 assessment options. The advisory panel shall attempt to 123 identify preexisting developmentally appropriate alternate assessments but shall, if necessary, develop alternate 124 assessments and recommend one or more alternate assessments 125 126 for adoption by the state board. The state board shall 127 consider the recommendations of the advisory council in 128 establishing such alternate assessment or assessments. Any 129 student who receives special educational services, as that 130 term is defined pursuant to section 162.675, shall be 131 assessed by an alternate assessment established pursuant to this subsection upon a determination by the student's 132 individualized education program team that such alternate 133 assessment is more appropriate to assess the student's 134 knowledge, skills and competencies than the assessment 135 136 developed pursuant to subsection 1 of this section. 137 alternate assessment shall evaluate the student's independent living skills, which include how effectively the 138 student addresses common life demands and how well the 139 student meets standards for personal independence expected 140 141 for someone in the student's age group, sociocultural 142 background, and community setting. 143

[7.] 6. The state board of education shall also develop recommendations regarding alternate assessments for

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any military dependent who relocates to Missouri after the commencement of a school term, in order to accommodate such student while ensuring that he or she is proficient in the knowledge, skills, and competencies adopted under section 160.514.

160.522. 1. [The department of elementary and 2 secondary education shall produce or cause to be produced, 3 at least annually, a school accountability report card for 4 each public school district, each public school building in 5 a school district, and each charter school in the state. The report card shall be designed to satisfy state and 6 federal requirements for the disclosure of statistics about 7 8 students, staff, finances, academic achievement, and other 9 indicators. The purpose of the report card shall be to provide educational statistics and accountability 10 information for parents, taxpayers, school personnel, 11 legislators, and the print and broadcast news media in a 12 13 standardized, easily accessible form] School districts and 14 charter schools shall provide public reporting of information on an annual basis as provided in this section. 15 16 The school district and charter school reports shall be distributed to all media outlets serving the district or 17 charter school, and shall be made available to all district 18

2. [The department of elementary and secondary education shall develop a standard form for the school accountability report card.] The information reported shall include, but not be limited to, the district's [most recent] accreditation [rating] status, enrollment, rates of pupil attendance, high school dropout rate and graduation rate, the number and rate of suspensions of ten days or longer and expulsions of pupils, the district or charter school ratio

and charter school patrons, and to the department.

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of students to administrators and students to classroom 28 29 teachers, the average years of experience of professional 30 staff and advanced degrees earned, student achievement and growth as measured through the statewide and local 31 assessment [system] systems developed pursuant to section 32 160.518, student scores on the ACT, along with the 33 34 percentage of graduates taking the test, average teachers' and administrators' salaries compared to the state averages, 35 36 average per-pupil current expenditures for the district or 37 charter school as a whole and by attendance center as reported to the department of elementary and secondary 38 education, the adjusted tax rate of the district, assessed 39 valuation of the district, percent of the district or 40 charter school operating budget received from state, 41 federal, and local sources, the percent of students eligible 42 for free or reduced-price lunch, data on the percent of 43 students continuing their education in postsecondary 44 45 programs, information about the job placement rate for students who complete district or charter school vocational 46 education programs, whether the school district or charter 47 48 school currently has a state-approved gifted education program, and the percentage and number of students who are 49 currently being served in the district's or charter school's 50 state-approved gifted education program. 51 52 The report card shall permit the disclosure of data

- 3. The report card shall permit the disclosure of data on a school-by-school basis, but the reporting shall not be personally identifiable to any student or education professional in the state.
- 4. [The report card shall identify each school or attendance center that has been identified as a priority school under sections 160.720 and 161.092. The report also shall identify attendance centers that have been categorized

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under federal law as needing improvement or requiring specific school improvement strategies.

- The report card shall not limit or discourage other methods of public reporting and accountability by local school districts and charter schools. Districts and charter schools shall provide information included in the report card to parents, community members, and the print and broadcast news media[, and legislators] by December first annually or as soon thereafter as the information is available to the district or charter school, giving preference to methods that incorporate the reporting into substantive official communications such as student report cards. The school district or charter school shall provide a printed copy of the district-level or school-level report card to any patron upon request and shall make reasonable efforts to supply businesses such as, but not limited to, real estate and employment firms with copies or other information about the reports so that parents and businesses from outside the district who may be contemplating relocation have access.
- [6.] 5. For purposes of completing and distributing 80 the annual report card as prescribed in this section, a 81 school district may include the data from a charter school 82 83 located within such school district, provided the local board of education or special administrative board for such 84 85 district and the charter school reach mutual agreement for the inclusion of the data from the charter schools [and the 86 terms of such agreement are approved by the state board of 87 education]. The charter school shall not be required to be a 88 89 part of the local educational agency of such school district 90 and may maintain a separate local educational agency status.

161.092. The state board of education shall:

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2 (1) Adopt rules governing its own proceedings and 3 formulate policies for the guidance of the commissioner of 4 education and the department of elementary and secondary 5 education:

- 6 (2) Carry out the educational policies of the state 7 relating to public schools that are provided by law and 8 supervise instruction in the public schools;
- 9 (3) Direct the investment of all moneys received by 10 the state to be applied to the capital of any permanent fund 11 established for the support of public education within the jurisdiction of the department of elementary and secondary 12 education and see that the funds are applied to the branches 13 14 of educational interest of the state that by grant, gift, devise or law they were originally intended, and if 15 necessary institute suit for and collect the funds and 16 17 return them to their legitimate channels;
- 18 (4) Cause to be assembled information which will 19 reflect continuously the condition and management of the 20 public schools of the state;
 - (5) Require of county clerks or treasurers, boards of education or other school officers, recorders and treasurers of cities, towns and villages, copies of all records required to be made by them and all other information in relation to the funds and condition of schools and the management thereof that is deemed necessary;
 - (6) Provide blanks suitable for use by officials in reporting the information required by the board;
- 29 (7) When conditions demand, cause the laws relating to 30 schools to be published in a separate volume, with pertinent 31 notes and comments, for the guidance of those charged with 32 the execution of the laws;

33 (8) Grant, without fee except as provided in section 168.021, certificates of qualification and licenses to teach 34 35 in any of the public schools of the state, establish requirements therefor, formulate regulations governing the 36 issuance thereof, and cause the certificates to be revoked 37 for the reasons and in the manner provided in section 38 39 168.071; 40 (9) Classify the public schools of the state[, subject to limitations provided by law and subdivision (14) of this 41 42 section, establish requirements for the schools of each 43 class,] and formulate rules governing the inspection and accreditation of schools preparatory to classification, with 44 such requirements taking effect not less than two years from 45 the date of adoption of the proposed rule by the state board 46 of education, provided that this condition shall not apply 47 to any requirement for which a time line for adoption is 48 49 mandated in either federal or state law nor shall this condition apply to accreditation by an approved accrediting 50 agency identified under this subdivision. 51 Such rules shall [include a process to allow any district that is accredited 52 without provision that does not meet the state board's 53 54 promulgated criteria for a classification designation of accredited with distinction to propose alternative criteria 55 to the state board to be classified as accredited with 56 57 distinction] identify and recognize a minimum of two 58 national school accreditation agencies from which any district may seek to obtain accreditation and specify that 59 any district with current accreditation from at least one of 60 the identified national school accreditation agencies shall 61 62 be considered to have full accreditation status without provision for all purposes of law and rule. Nothing in this 63 64 subsection shall prohibit the state board from adopting a

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system of accreditation that school districts may choose to utilize for the purposes of accreditation; however, the state board is prohibited from utilizing any such system to issue any classification, ratings, accreditation status, or reports for districts that choose to utilize a national

school accreditation agency identified in this section;

- (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:
- 77 (a) A statement of the number of public schools in the 78 state, the number of pupils attending the schools, their 79 sex, and the branches taught;
- 80 (b) A statement of the number of teachers employed, 81 their sex, their professional training, and their average 82 salary;
- (c) A statement of the receipts and disbursements of public school funds of every description, their sources, and the purposes for which they were disbursed;
- 86 (d) Suggestions for the improvement of public schools;
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- (e) Any other information relative to the educational interests of the state that the law requires or the board deems important;
- 91 (11) Make an annual report to the general assembly and 92 the governor concerning coordination with other agencies and 93 departments of government that support family literacy 94 programs and other services which influence educational 95 attainment of children of all ages;

96 Require from the chief officer of each division of the department of elementary and secondary education, on 97 98 or before the thirty-first day of August of each year, reports containing information the board deems important and 99 100 desires for publication; 101 (13) Cause fifty copies of its annual report to be 102 reserved for the use of each division of the state 103 department of elementary and secondary education, and ten 104 copies for preservation in the state library; 105 (14)[Promulgate rules under which the board shall classify the public schools of the state; provided that the 106 appropriate scoring guides, instruments, and procedures used 107 in determining the accreditation status of a district shall 108 109 be subject to a public meeting upon notice in a newspaper of 110 general circulation in each of the three most populous cities in the state and also a newspaper that is a certified 111 112 minority business enterprise or woman-owned business 113 enterprise in each of the two most populous cities in the 114 state, and notice to each district board of education, each superintendent of a school district, and to the speaker of 115 the house of representatives, the president pro tem of the 116 senate, and the members of the joint committee on education, 117 at least fourteen days in advance of the meeting, which 118 119 shall be conducted by the department of elementary and 120 secondary education not less than ninety days prior to their 121 application in accreditation, with all comments received to

(15)] Have other powers and duties prescribed by law.

be reported to the state board of education;

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