SECOND REGULAR SESSION

[P E R F E C T E D]

SENATE SUBSTITUTE FOR

SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 912

93RD GENERAL ASSEMBLY

INTRODUCED BY SENATOR GOODMAN.

Offered April 10, 2006.

Senate Substitute adopted, April 10, 2006.

Taken up for Perfection April 10, 2006. Bill declared Perfected and Ordered Printed.

4591S.03P

TERRY L. SPIELER, Secretary.

AN ACT

To amend chapter 161, RSMo, by adding thereto one new section relating to the establishment of a virtual public school.

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

Section A. Chapter 161, RSMo, is amended by adding thereto one new 2 section, to be known as section 161.670, to read as follows:

161.670. 1. Notwithstanding any other law, prior to July 1, 2007, the state board of education shall establish a virtual public school to serve school-age students residing in the state. The virtual public school shall offer instruction in a virtual setting using technology, intranet, and/or Internet methods of communication. Any student under the age of twenty-one in grades kindergarten through twelve who resides in this state shall be eligible to enroll in the virtual public school regardless of the student's physical location.

9 2. For purposes of calculation and distribution of state school 10 aid, students enrolled in a virtual public school shall be included, at 11 the choice of the student's parent or guardian, in the student 12 enrollment of the school district in which the student physically 13 resides. The virtual public school shall report to the district of 14 residence the following information about each student served by the 15 virtual public school: name, address, eligibility for free or reduced-16 price lunch, limited English proficiency status, special education needs,

and the number of courses in which the student is enrolled. The virtual 1718public school shall promptly notify the resident district when a student 19discontinues enrollment. A "full-time equivalent student" is a student who successfully has completed the instructional equivalent of six 20credits per regular term. Each virtual course shall count as one class 2122and shall generate that portion of a full-time equivalent that a comparable course offered by the school district would generate. In no 23case shall more than the full-time equivalency of a regular term of 2425attendance for a single student be used to claim state aid. Full-time equivalent student credit completed shall be reported to the 26department of elementary and secondary education in the manner 27prescribed by the department. Nothing in this section shall prohibit 2829students from enrolling in additional courses under a separate 30 agreement that includes terms for paying tuition or course fees.

3. When a school district has one or more resident students 3132enrolled in a virtual public school program authorized by this section, whose parent or guardian has chosen to include such student in the 33 34district's enrollment, the department of elementary and secondary 35education shall disburse an amount corresponding to fifteen percent of 36 the state aid under sections 163.031 and 163.043, RSMo, attributable to 37such student to the resident district. Subject to an annual appropriation by the general assembly, the department shall disburse 3839 an amount corresponding to eighty-five percent of the state adequacy 40target attributable to such student to the virtual public school.

41 4. Except as specified in this section and as may be specified by 42 rule of the state board of education, the virtual public school shall 43 comply with all state laws and regulations applicable to school 44 districts, including but not limited to the Missouri school improvement 45 program (MSIP), adequate yearly progress (AYP), annual performance 46 report (APR), teacher certification, and curriculum standards.

5. The state board of education through the rulemaking process and the department of elementary and secondary education in its policies and procedures shall ensure that multiple content providers are allowed.

6. Any rule or portion of a rule, as that term is defined in section
536.010, RSMo, that is created under the authority delegated in this
section shall become effective only if it complies with and is subject to

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all of the provisions of chapter 536, RSMo, and, if applicable, section 55 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general assembly pursuant to 57 chapter 536, RSMo, to review, to delay the effective date, or to 58 disapprove and annul a rule are subsequently held unconstitutional, 59 then the grant of rulemaking authority and any rule proposed or 60 adopted after August 28, 2006, shall be invalid and void.

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Bill