FIRST REGULAR SESSION

SENATE BILL NO. 80

94TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR SHIELDS.

Pre-filed December 1, 2006, and ordered printed.

0468S.02I

TERRY L. SPIELER, Secretary.

AN ACT

To repeal section 191.331, RSMo, and to enact in lieu thereof one new section relating to the metabolic distribution formula program.

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

Section A. Section 191.331, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 191.331, to read as follows:

- enacted in lieu thereof, to be known as section 191.331, to read as follows:

 191.331. 1. Every infant who is born in this state shall be tested for
- 2 phenylketonuria and such other metabolic or genetic diseases as are prescribed
- 3 by the department. The test used by the department shall be dictated by
- 4 accepted medical practice and such tests shall be of the types approved by the
- 5 department. All newborn screening tests required by the department shall be
- 6 performed by the department of health and senior services laboratories. The
- 7 attending physician, certified nurse midwife, public health facility, ambulatory
- 8 surgical center or hospital shall assure that appropriate specimens are collected
- 9 and submitted to the department of health and senior services laboratories.
- 10 2. All physicians, certified nurse midwives, public health nurses and
- 11 administrators of ambulatory surgical centers or hospitals shall report to the
- 12 department all diagnosed cases of phenylketonuria and other metabolic or genetic
- 13 diseases as designated by the department. The department shall prescribe and
- 14 furnish all necessary reporting forms.
- 15 3. The department shall develop and institute educational programs
- 16 concerning phenylketonuria and other metabolic and genetic diseases and assist
- 17 parents, physicians, hospitals and public health nurses in the management and
- 18 basic treatment of these diseases.
- 19 4. The provisions of this section shall not apply if the parents of such
- 20 child object to the tests or examinations provided in this section on the grounds

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21 that such tests or examinations conflict with their religious tenets and practices.

- 5. As provided in subsection 4 of this section, the parents of any child who fail to have such test or examination administered after notice of the requirement for such test or examination shall be required to document in writing such refusal. All physicians, certified nurse midwives, public health nurses and administrators of ambulatory surgical centers or hospitals shall provide to the parents or guardians a written packet of educational information developed and supplied by the department of health and senior services describing the type of specimen, how it is obtained, the nature of diseases being screened, and the consequences of treatment and nontreatment. The attending physician, certified nurse midwife, public health facility, ambulatory surgical center or hospital shall obtain the written refusal and make such refusal part of the medical record of the infant.
- 34 6. Notwithstanding the provisions of section 192.015, RSMo, to the contrary, the department may, by rule, annually determine and impose a 35 reasonable fee for each newborn screening test made in any of its 36 laboratories. The department may collect the fee from any entity or individual 37 described in subsection 1 of this section in a form and manner established by the 38 department. Such fee shall be considered as a cost payable to such entity by a 39 40 health care third party payer, including, but not limited to, a health insurer 41 operating pursuant to chapter 376, RSMo, a domestic health services corporation 42 or health maintenance organization operating pursuant to chapter 354, RSMo, 43 and a governmental or entitlement program operating pursuant to state law. Such fee shall not be considered as part of the internal laboratory costs of 44 the persons and entities described in subsection 1 of this section by such health 45 care third party payers. No individual shall be denied screening because of 46 inability to pay. Such fees shall be deposited in a separate account in the public 47 health services fund created in section 192.900, RSMo, and funds in such account 48 shall be used for the support of the newborn screening program and activities 49 50 related to the screening, diagnosis, and treatment, including special dietary products, of persons with metabolic and genetic diseases; and follow-up activities 5152that ensure that diagnostic evaluation, treatment and management is available 53 and accessible once an at-risk family is identified through initial screening; and 54 for no other purpose. These programs may include education in these areas and the development of new programs related to these diseases. 55
 - 7. Subject to appropriations provided for formula for the treatment of

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inherited diseases of amino acids and organic acids, the department shall provide 57 58 such formula to persons with inherited diseases of amino acids and organic acids subject to the conditions described in this subsection. State assistance pursuant 59 to this subsection shall be available to an applicant only after the applicant has 60 shown that the applicant has exhausted all benefits from third party payers, 61 including, but not limited to, health insurers, domestic health services 62 corporations, health maintenance organizations, Medicare, Medicaid and other 63 government assistance programs. The department shall establish an 64 income-based means test to be used to determine eligibility for the formula made 65 available pursuant to this section for applicants above the age of 66 nineteen. Such assistance under this section shall be provided to 68 applicants between the ages of six to eighteen whose family income is 69 below three hundred percent of the federal poverty level.

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Bill

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