FIRST REGULAR SESSION [P E R F E C T E D] SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 16

94TH GENERAL ASSEMBLY

Reported from the Committee on Seniors, Families and Public Health, February 22, 2007, with recommendation that the Senate Committee Substitute do pass.

Senate Committee Substitute for Senate Bill No. 16, adopted March 7, 2007.

Taken up for Perfection March 7, 2007. Bill declared Perfected and Ordered Printed.

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TERRY L. SPIELER, Secretary.

AN ACT

To repeal section 192.935, RSMo, and to enact in lieu thereof three new sections relating to vision examinations for school children.

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

Section A. Section 192.935, RSMo, is repealed and three new sections 2 enacted in lieu thereof, to be known as sections 167.194, 167.195, and 192.935, 3 to read as follows:

167.194. 1. Beginning July 1, 2008, every child enrolling in kindergarten or first grade in a public elementary school in this state shall receive one comprehensive vision examination performed by a state licensed optometrist or physician. Evidence of the examination shall be submitted to the school no later than January first of the first year in which the student is enrolled at the school, provided that the evidence submitted in no way violates any provisions of Public Law 104-191, 42 U.S.C. 201 et seq, Health Insurance Portability and Accountability Act of 1996.

2. The state board of education, in conjunction with the department of health and senior services, shall promulgate rules establishing the criteria for meeting the requirements of subsection 1 of this section, which may include, but are not limited to, forms or other proof of such examination, or other rules as are necessary for the enforcement of this section. The form or other proof of such examination shall include but not be limited to identifying the result of the examinations performed under subsection 4 of this section, the
cost for the examination, the examiner's qualifications, and method of
payment through either:

20 (1) Insurance;

21 (2) The state Medicaid program;

22 (3) Complimentary; or

23 (4) Other form of payment.

243. The department of elementary and secondary education, in 25conjunction with the department of health and senior services, shall compile and maintain a list of sources to which children who may need 26vision examinations or children who have been found to need further 27examination or vision correction may be referred for treatment on a 28free or reduced cost basis. The sources may include individuals, and 29federal, state, local government, and private programs. The department 30of elementary and secondary education shall ensure that the 3132superintendent of schools, the principal of each elementary school, the school nurse or other person responsible for school health services, and 3334the parent organization for each district elementary school receives an 35updated copy of the list each year prior to school opening. Professional 36 and service organizations concerned with vision health may assist in 37gathering and disseminating the information, at the direction of the department of elementary and secondary education. 38

4. For purposes of this section, the following comprehensive
vision examinations shall include but not be limited to:

41 (1) Complete case history;

42 (2) Visual acuity at distance (aided and unaided);

43 (3) External examination and internal examination
44 (ophthalmoscopic examination);

(4) Subjective refraction to best visual acuity.

5. Findings from the evidence of examination shall be provided
to the department of health and senior service and kept by the
optometrist or physician for a period of seven years.

6. In the event that a parent or legal guardian of a child subject
to this section shall submit to the appropriate school administrator a
written request that the child be excused from taking a vision
examination as provided in this section, that child shall be so excused.
7. Pursuant to section 23.253, RSMo, of the Missouri sunset act:

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(1) The provisions of the new program authorized under this
section shall automatically sunset on June 30, 2012, unless reauthorized
by an act of the general assembly; and

57 (2) If such program is reauthorized, the program authorized 58 under this section shall automatically sunset eight years after the 59 effective date of the reauthorization of this section; and

60 (3) This section shall terminate on September first of the 61 calendar year immediately following the calendar year in which the 62 program authorized under this section is sunset.

167.195. 1. Beginning July 1, 2008, and continuing through the 2 2010-2011 school year unless extended by act of the general assembly, 3 all public school districts shall conduct an eye screening for each 4 student once before the completion of first grade and again before the 5 completion of third grade. The eye screening method utilized shall be 6 one approved by the children's vision commission and shall be 7 performed by an appropriately trained school nurse or other trained 8 and qualified employee of the school district.

9 2. Results of each eye screening shall be recorded on a form 10 provided by the department of health and senior services, developed 11 and approved by the children's vision commission established under 12 this section.

13 (1) The screening results, with all individual identifying 14 information removed, shall be sent to the state department of health 15 and senior services via electronic form and shall compile the data 16 contained in the reports for review and analysis by the commission or 17 other interested parties;

18(2) When a student fails the eye screening, the school district 19shall send a notice developed by the commission to the parent or guardian notifying them of the results of the eye screening and propose 20that the student receive a complete eye examination from an 21optometrist or physician. Such notice shall have a place for the parent 22to acknowledge receipt along with an indication as to whether the 23student has received a complete eye examination and the results of the 2425examination. Evidence of an examination provided by an optometrist or physician within the year preceding the school eye screening shall 26be sufficient for meeting the requirements of this section. The notice 27completed by the parent or guardian is to be returned to the school and 28

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shall be retained in the student's file and a copy shall be sent to the 2930 department of health and senior services;

31(3) Notwithstanding any law to the contrary, nothing in this 32section shall violate any provisions of Public Law 104-191, 42 U.S.C. et seq, Health Insurance Portability and Accountability Act of 1996. 33

343. The "Children's Vision Commission" is hereby established which shall cease to exist on June 30, 2012, unless renewed by act of the 35general assembly. 36

37(1) The commission shall be composed of seven members appointed by the governor: two ophthalmologists to be determined 38from a list of recommended ophthalmologists by the Missouri society 39of eye physicians and surgeons; two optometrists to be determined from 40a list of recommended optometrists by the Missouri optometric 41 association; one school nurse; one representative from the department 42of elementary and secondary education; and one representative from 43the Missouri state school boards association. Each ophthalmologist and 44optometrist shall serve a one-year term as 45chair of the 46 commission. Members of the commission shall serve without compensation, but may be reimbursed for reasonable and necessary 4748expenses associated with carrying out their duties.

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(2) Duties of the commission shall be as follows:

50(a) Analyze and adopt one or more standardized eye screening 51and eye examination tests to carry out the requirements of this section 52to be used in all schools beginning with the 2008-2009 school year which, in the commission's estimation, have a reasonable expectation 53of identifying vision problems in children; 54

55(b) Develop, in conjunction with the department of health and 56senior services, a standardized reporting form which shall be used by all school districts in carrying out the requirements of this section; 57

58(c) Design and coordinate appropriate training programs for school district staff who conduct the screening exams. Such training 59programs may utilize the volunteer services of nonprofit professional 60 organizations which, in the opinion of the commission, are qualified to 6162carry out those responsibilities associated with providing the training 63 required;

64 (d) Conduct a pilot project to track the results of the eye screenings versus eye examinations conducted based on the reports 65

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66 submitted by school districts to the department of health and senior
67 services;

68 (e) Develop, in conjunction with the Missouri Optometric Association (MOA) and the Missouri Society of Eye Physicians and 69 Surgeons (MOSEPS), guidelines outlining the benefits and ongoing eye 70care for children and summarizing the signs and symptoms of vision 71disorders in order for the guidelines to be made available on the MOA 72and MOSEPS website. The commission shall also consult with MOA and 73 74MOSEPS in the organizations' education and promotion of the guidelines: 75

(f) By December 31, 2011, the commission shall submit a report to the general assembly detailing the results and findings of the study, including but not limited to the total number of eye screenings and eye examinations, the number of students who received a follow-up examination from an optometrist, opthalmologist, physician, or doctor of osteopathy and the results of those examinations to determine the effectiveness of eye examinations versus eye screenings.

4. The department of health and senior services shall make a reasonable accommodation for public review and inspection of the data collected as part of the eye screening pilot project provided that no information is revealed that could identify any individual student who was screened or examined.

5. In the event that a parent or legal guardian of a child objects to the child's participation in the eye screening program, the child shall be excused upon receipt by the appropriate school administrator of a written request.

92 6. The department of health and senior services shall provide
93 staff support to the commission.

192.935. 1. There is hereby created in the state treasury the "Blindness 2 Education, Screening and Treatment Program Fund". The fund shall consist of 3 moneys donated pursuant to subsection 7 of section 301.020, RSMo, and 4 subsection 3 of section 302.171, RSMo. Unexpended balances in the fund at the 5 end of any fiscal year shall not be transferred to the general revenue fund or any 6 other fund, the provisions of section 33.080, RSMo, to the contrary 7 notwithstanding.

8 2. Subject to the availability of funds in the blindness education,9 screening and treatment program fund, the department shall develop a blindness

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education, screening and treatment program to provide blindness prevention
education and to provide screening and treatment for persons who do not have
adequate coverage for such services under a health benefit plan.

13 3. The program shall provide for:

14 (1) Public education about blindness and other eye conditions;

15 (2) Screenings and eye examinations to identify conditions that may cause
16 blindness; [and]

(3) Treatment procedures necessary to prevent blindness; and

18(4) Any additional costs for vision examinations under section 19167.195, RSMo, that are not covered by existing public health 20insurance. Subject to appropriations, moneys from the fund shall be 21used to pay for those additional costs, provided that the costs do not 22exceed ninety-nine thousand dollars per year. Payment from the fund 23for vision examinations under section 167.195, RSMo, shall not exceed the allowable state Medicaid reimbursement amount for vision 2425examinations.

4. The department may contract for program development with any
department-approved nonprofit organization dealing with regional and community
blindness education, eye donor and vision treatment services.

5. The department may adopt rules to prescribe eligibility requirementsfor the program.

6. No rule or portion of a rule promulgated pursuant to the authority of
this section shall become effective unless it has been promulgated pursuant to the
provisions of chapter 536, RSMo.

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