#### FIRST REGULAR SESSION

### [PERFECTED]

### SENATE COMMITTEE SUBSTITUTE FOR

# **SENATE BILL NO. 308**

## 94TH GENERAL ASSEMBLY

Reported from the Committee on Financial and Governmental Organizations and Elections, February 22, 2007, with recommendation that the Senate Committee Substitute do pass and be placed on the Consent Calendar.

Senate Committee Substitute adopted March 7, 2007.

Taken up March 7, 2007. Read 3rd time and placed upon its final passage; bill passed.

1150S.03P

TERRY L. SPIELER, Secretary.

## AN ACT

To repeal sections 345.015, 345.030, 345.045, 345.055, 346.015, 346.030, 346.035, 346.055, 346.060, and 346.110, RSMo, and to enact in lieu thereof eleven new sections relating to hearing instrument dispensing, with penalty provisions and an effective date.

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

Section A. Sections 345.015, 345.030, 345.045, 345.055, 346.015, 346.030, 2 346.035, 346.055, 346.060, and 346.110, RSMo, are repealed and eleven new 3 sections enacted in lieu thereof, to be known as sections 345.015, 345.030, 4 345.033, 345.045, 345.055, 346.015, 346.030, 346.035, 346.055, 346.060, and 5 346.110, to read as follows:

345.015. As used in sections 345.010 to 345.080, the following terms 2 mean:

3 (1) "Audiologist", a person who is licensed as an audiologist pursuant to
4 sections 345.010 to 345.080 to practice audiology;

5 (2) "Audiology aide", a person who is registered as an audiology aide by 6 the board, who does not act independently but works under the direction and 7 supervision of a licensed audiologist. Such person assists the audiologist with 8 activities which require an understanding of audiology but do not require formal 9 training in the relevant academics. To be eligible for registration by the board, **SCS SB 308** 

10 each applicant shall submit a registration fee, be of good moral and ethical11 character; and:

12 (a) Be at least eighteen years of age;

13 (b) Furnish evidence of the person's educational qualifications which shall14 be at a minimum:

a. Certification of graduation from an accredited high school or itsequivalent; and

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b. On-the-job training;

18 (c) Be employed in a setting in which direct and indirect supervision are19 provided on a regular and systematic basis by a licensed audiologist.

20However, the aide shall not administer or interpret hearing screening or diagnostic tests, fit or dispense hearing instruments, make ear impressions, make 2122diagnostic statements, determine case selection, present written reports to anyone 23other than the supervisor without the signature of the supervisor, make referrals to other professionals or agencies, use a title other than speech-language 24pathology aide or clinical audiology aide, develop or modify treatment plans, 25discharge clients from treatment or terminate treatment, disclose clinical 26information, either orally or in writing, to anyone other than the supervising 27speech-language pathologist/audiologist, or perform any procedure for which he 2829or she is not qualified, has not been adequately trained or both;

30 (3) "Board", the state board of registration for the healing arts;

31 (4) "Clinical fellowship", the supervised professional employment period
32 following completion of the academic and practicum requirements of an accredited
33 training program as defined in sections 345.010 to 345.080;

34 (5) "Commission", the advisory commission for speech-language
35 pathologists and audiologists;

(6) "Hearing instrument" or "hearing aid", any wearable device or
instrument designed for or offered for the purpose of aiding or compensating for
impaired human hearing and any parts, attachments or accessories, including ear
molds, but excluding batteries, cords, receivers and repairs;

40 (7) "Person", any individual, organization, or corporate body, except that
41 only individuals may be licensed pursuant to sections 345.010 to 345.080;

42 (8) "Practice of audiology":

43 (a) The application of accepted audiologic principles, methods and
44 procedures for the measurement, testing, interpretation, appraisal and prediction
45 related to disorders of the auditory system, balance system or related structures

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46 and systems;

47 (b) Provides consultation, counseling to the patient, client, student, their48 family or interested parties;

49 (c) Provides academic, social and medical referrals when appropriate;

50 (d) Provides for establishing goals, implementing strategies, methods and 51 techniques, for habilitation, rehabilitation or aural rehabilitation, related to 52 disorders of the auditory system, balance system or related structures and 53 systems;

(e) Provides for involvement in related research, teaching or publiceducation;

56 (f) Provides for rendering of services or participates in the planning, 57 directing or conducting of programs which are designed to modify audition, 58 communicative, balance or cognitive disorder, which may involve speech and 59 language or education issues;

60 (g) Provides and interprets behavioral and neurophysiologic
61 measurements of auditory balance, cognitive processing and related functions,
62 including intraoperative monitoring;

63 (h) Provides involvement in any tasks, procedures, acts or practices that
64 are necessary for evaluation of audition, hearing, training in the use of
65 amplification or assistive listening devices;

(i) Provides selection [and], assessment, fitting, programming, and
dispensing of hearing instruments, assistive listening devices, and other
amplification systems;

(j) Provides for taking impressions of the ear, making custom ear molds,
ear plugs, swim molds and industrial noise protectors;

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(k) Provides assessment of external ear and cerumen management;

72 (1) Provides advising, fitting, mapping assessment of implantable devices73 such as cochlear or auditory brain stem devices;

(m) Provides information in noise control and hearing conservation
including education, equipment selection, equipment calibration, site evaluation
and employee evaluation;

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(n) Provides performing basic speech-language screening test;

(o) Provides involvement in social aspects of communication, including
challenging behavior and ineffective social skills, lack of communication
opportunities;

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(p) Provides support and training of family members and other

82 communication partners for the individual with auditory balance, cognitive and83 communication disorders;

84 (q) Provides aural rehabilitation and related services to individuals with
85 hearing loss and their families;

86 (r) Evaluates, collaborates and manages audition problems in the 87 assessment of the central auditory processing disorders and providing 88 intervention for individuals with central auditory processing disorders;

89 (s) Develops and manages academic and clinical problems in90 communication sciences and disorders;

91 (t) Conducts, disseminates and applies research in communication92 sciences and disorders;

93 (9) "Practice of speech-language pathology":

94 (a) Provides screening, identification, assessment, diagnosis, treatment,
95 intervention, including but not limited to prevention, restoration, amelioration
96 and compensation, and follow-up services for disorders of:

a. Speech: articulation, fluency, voice, including respiration, phonationand resonance;

b. Language, involving the parameters of phonology, morphology, syntax,
semantics and pragmatic; and including disorders of receptive and expressive
communication in oral, written, graphic and manual modalities;

102 c. Oral, pharyngeal, cervical esophageal and related functions, such as
103 dysphagia, including disorders of swallowing and oral functions for feeding;
104 orofacial myofunctional disorders;

d. Cognitive aspects of communication, including communication disability
and other functional disabilities associated with cognitive impairment;

e. Social aspects of communication, including challenging behavior,
ineffective social skills, lack of communication opportunities;

109 (b) Provides consultation and counseling and makes referrals when110 appropriate;

(c) Trains and supports family members and other communication
partners of individuals with speech, voice, language, communication and
swallowing disabilities;

(d) Develops and establishes effective augmentative and alternative
communication techniques and strategies, including selecting, prescribing and
dispensing of augmentative aids and devices; and the training of individuals,
their families and other communication partners in their use;

(e) Selects, fits and establishes effective use of appropriate
prosthetic/adaptive devices for speaking and swallowing, such as
tracheoesophageal valves, electrolarynges, or speaking valves;

(f) Uses instrumental technology to diagnose and treat disorders of
communication and swallowing, such as videofluoroscopy, nasendoscopy,
ultrasonography and stroboscopy;

(g) Provides aural rehabilitative and related counseling services toindividuals with hearing loss and to their families;

(h) Collaborates in the assessment of central auditory processing disorders
in cases in which there is evidence of speech, language or other cognitive
communication disorders; provides intervention for individuals with central
auditory processing disorders;

(i) Conducts pure-tone air conduction hearing screening and screeningtympanometry for the purpose of the initial identification or referral;

(j) Enhances speech and language proficiency and communication
effectiveness, including but not limited to accent reduction, collaboration with
teachers of English as a second language and improvement of voice, performance
and singing;

136 (k) Trains and supervises support personnel;

137 (l) Develops and manages academic and clinical programs in138 communication sciences and disorders;

(m) Conducts, disseminates and applies research in communicationsciences and disorders;

(n) Measures outcomes of treatment and conducts continuous evaluation
of the effectiveness of practices and programs to improve and maintain quality
of services;

(10) "Speech-language pathologist", a person who is licensed as a
speech-language pathologist pursuant to sections 345.010 to 345.080; who engages
in the practice of speech-language pathology as defined in sections 345.010 to
345.080;

(11) "Speech-language pathology aide", a person who is registered as a speech-language aide by the board, who does not act independently but works under the direction and supervision of a licensed speech-language pathologist. Such person assists the speech-language pathologist with activities which require an understanding of speech-language pathology but do not require formal training in the relevant academics. To be eligible for registration by the

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154 board, each applicant shall submit a registration fee, be of good moral and ethical155 character; and:

156 (a) Be at least eighteen years of age;

(b) Furnish evidence of the person's educational qualifications which shallbe at a minimum:

a. Certification of graduation from an accredited high school or itsequivalent; and

161 b. On-the-job training;

162(c) Be employed in a setting in which direct and indirect supervision is provided on a regular and systematic basis by a licensed speech-language 163164pathologist. However, the aide shall not administer or interpret hearing screening or diagnostic tests, fit or dispense hearing instruments, make ear 165impressions, make diagnostic statements, determine case selection, present 166167written reports to anyone other than the supervisor without the signature of the supervisor, make referrals to other professionals or agencies, use a title other 168than speech-language pathology aide or clinical audiology aide, develop or modify 169treatment plans, discharge clients from treatment or terminate treatment, 170disclose clinical information, either orally or in writing, to anyone other than the 171supervising speech-language pathologist/audiologist, or perform any procedure for 172173which he or she is not qualified, has not been adequately trained or both;

174(12) "Speech-language pathology assistant", a person who is registered as 175a speech-language pathology assistant by the board, who does not act 176independently but works under the direction and supervision of a licensed speech-language pathologist and whose activities require both academic and 177practical training in the field of speech-language pathology although less training 178than those established by sections 345.010 to 345.080 as necessary for licensing 179as a speech-language pathologist. To be eligible for registration by the board, 180each applicant shall submit the registration fee, be of good moral character and 181182furnish evidence of the person's educational qualifications which meet the 183following:

(a) Hold a bachelor's level degree in the field of speech-language pathology
from an institution accredited or approved by a regional accrediting body
recognized by the United States Department of Education or its equivalent; and
(b) Submit official transcripts from one or more accredited colleges or
universities presenting evidence of the completion of bachelor's level course work
and clinical practicum requirements equivalent to that required or approved by

190 a regional accrediting body recognized by the United States Department of191 Education or its equivalent.

345.030. 1. The board shall administer, coordinate, and enforce the 2 provisions of sections 345.010 to 345.080, evaluate the qualifications of 3 applicants, supervise the examination of applicants, issue licenses, and shall 4 investigate persons engaging in practices which appear to violate the provisions 5 of sections 345.010 to 345.080.

6 2. The board shall conduct such hearings and keep such records and 7 minutes as shall be necessary to an orderly dispatch of business.

8 3. The board shall adopt reasonable rules and regulations which establish 9 ethical standards of practice and may amend or repeal the same. Rules and 10 regulations shall be adopted that ensure consumer protection related 11 to hearing instrument dispensing that meet or exceed those provided 12 under sections 346.007 to 346.250, RSMo, and rules and regulations 13 promulgated pursuant thereto.

4. Regular meetings of the commission shall be held at such times and places as it prescribes, and special meetings may be held upon the call of the chairperson or by request of at least two other members of the commission, but at least one regular meeting shall be held each year.

5. No rule or portion of a rule promulgated pursuant to the authority of
sections 345.010 to 345.080 shall become effective unless it has been promulgated
pursuant to the provisions of chapter 536, RSMo.

345.033. 1. Any person licensed under sections 345.010 to 345.080 who dispenses products associated with professional practice to clients  $\mathbf{2}$ for remuneration shall deliver to each person supplied with a product 3 a completed purchase agreement which shall include the terms of the 4 sale clearly stated using ordinary English language and terminology 5which is easily understood by the purchaser. If a product which is not 6 new is sold, the purchase agreement and the container thereof shall be 7 clearly marked as "used", "recased", or "reconditioned", whichever is 8 applicable, with terms of guarantee, if any. 9

2. Any audiologist licensed under sections 345.010 to 345.080 who
 dispenses hearing instruments shall include in the purchase agreement
 for a hearing instrument the following:

13 (1) The licensee's signature, business address, and license14 number;

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15 (2) The specifications of the hearing instrument dispensed
16 including make, model, and serial number;

17 (3) The exact amount of any down payment;

18 (4) The length of any trial period provided;

19 (5) The amount of any charges or service fees connected with any20 trial period;

21 (6) A description of the right of the purchaser to return the 22 hearing instrument or written notification that no such right exists;

(7) The name of the manufacturer of the component parts and
the assembler or reassembler of the hearing instrument when the
product sold is remanufactured or assembled by someone other than
the manufacturer of the component parts.

345.045. 1. Except as otherwise provided in this section, all moneys received pursuant to sections 345.010 to 345.080 shall be collected by the division of professional registration and shall be transmitted to the department of revenue for deposit in the state treasury to the credit of the board of registration for the healing arts fund.

6 2. Effective July 1, 2008, the board shall, in every odd numbered year, transfer from the "Board of Registration for the Healing Arts 7 8 Fund" to the "Hearing Instrument Specialist Fund" an amount not to exceed sixty-one thousand dollars per transfer as necessary to replace 9 decreased renewal fees received by the board of examiners for hearing 10 instrument specialists as a result of the decrease in licensees under 11 subsection 2 of section 346.060, RSMo. The initial transfer amount shall 12be equal to the license renewal fees paid during fiscal years 2006 and 132007 by individuals licensed under subsection 2 of section 346.060, 14RSMo. The amount of subsequent transfers may decrease each odd 15numbered year. Any decrease shall be no more than twenty-five 16percent of the initial transfer amount. The transfer amount shall be 17requested through the legislative budget process by the director of the 18division of professional registration, with the advice and consultation 19of the board and the board of examiners for hearing instrument 2021specialists.

3. Moneys collected and deposited under this section may be
used to assist in the enforcement of the statutes relating to the fitting
and dispensing of hearing aids by unlicensed individuals.

345.055. 1. The board shall charge a license or registration renewal fee

for each license or registration renewed. Persons possessing the required training  $\mathbf{2}$ 3 and qualifications to be licensed or registered as both a speech-language pathologist and audiologist shall receive both licenses, which for the purposes of 4 5this section shall be considered as a single license or certificate. Duplicate licenses or certificates shall be issued without additional charge to persons 6 7 practicing in more than one location. Persons who allow their licenses to lapse 8 shall submit a reinstatement fee, and if the license has lapsed for more than a 9 three-year period, the board may require reexamination.

2. The fees prescribed by section 345.051 and this section shall be exclusive, and notwithstanding any other provision of law, no municipality may require any person licensed pursuant to the provisions of sections 345.010 to 345.080 to furnish any bond, pass any examination, or pay any license fee or occupational tax.

3. The board shall set the amount of the fees which sections 345.010 to
345.080 authorize and require by rules and regulations promulgated pursuant to
section 536.021, RSMo. The fees shall be set at a level to produce:

18 (1) Revenue which shall not substantially exceed the cost and expense of
19 administering sections 345.010 to 345.080; and

20 (2) Effective July 1, 2008, any transfer required from the board 21 under subsection 2 of section 345.045.

346.015. 1. No person shall engage in the practice of fitting hearing  $\mathbf{2}$ instruments or display a sign or in any other way advertise or represent such person by any other words, letters, abbreviations or insignia indicating or 3 implying that the person practices the fitting of hearing instruments unless the 4 person holds a valid license issued by the division as provided in this 5chapter. The license shall be conspicuously posted in the person's office or place 6 of business. Duplicate licenses shall be issued by the department to valid license 7 holders operating more than one office, without additional payment. A license 8 9 under this chapter shall confer upon the holder the right to select, fit and sell 10hearing instruments.

2. Each person licensed pursuant to sections 346.010 to 346.250 shall display the license in an appropriate and public manner and shall keep the board informed of the licensee's current address. A license issued pursuant to sections 346.010 to 346.250 is the property of the division and must be surrendered on demand in the event of expiration or after a final determination is made with respect to revocation, suspension or probation. **SCS SB 308** 

173. Nothing in this chapter shall prohibit a corporation, partnership, trust, 18 association or other like organization maintaining an established business address from engaging in the business of selling or offering for sale hearing 19 20instruments at retail, provided that it employ only properly licensed hearing instrument specialists or properly licensed audiologists in the direct sale 2122and fitting of such instruments. Each corporation, partnership, trust, association 23or other like organization shall file annually with the board on a form provided by the board, a list of all licensed hearing instrument specialists employed by 2425it. Each organization shall also file with the division a statement, on a form provided by the division, that it agrees to comply with the rules and regulations 2627of the division and the provisions of this chapter.

4. Any person who violates any provision of this section is guilty of a classB misdemeanor.

346.030. Sections 346.010 to 346.250 [are not intended to prevent] shall
not apply to any audiologist licensed pursuant to chapter 345, RSMo, [from
engaging in the practice of measuring human hearing for the purpose of selection
of hearing aids, provided such audiologist, or organization employing such
audiologist, does not sell hearing instruments, or accessories thereto, except in
the case of earmolds provided by an audiologist to be used only for the purpose
of audiologic evaluation] while practicing exclusively under that license.
346.035. [1.] Sections 346.010 to 346.250 shall not apply to a person who

2 is a physician licensed to practice in Missouri pursuant to chapter 334, RSMo.

3 [2. Sections 346.010 to 346.250 shall not apply to an audiologist, provided
4 such person or organization employing such person does not engage in the sale
5 of hearing aids.]

346.055. 1. An applicant may obtain a license by successfully passing a
qualifying examination of the type described in sections 346.010 to 346.250,
provided the applicant:

(1) Is at least twenty-one years of age;

5 (2) Is of good moral character; and

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6 (3) **Until December 31, 2008,** has an education equivalent to at least 7 a high school diploma from an accredited high school.

8 2. Beginning January 1, 2009, an applicant for a hearing 9 instrument specialist license or a hearing instrument specialist-in-10 training permit shall demonstrate successful completion of a minimum 11 of sixty semester hours, or its equivalent, at a state or regionally

12 accredited institution of higher education.

3. Beginning January 1, 2011, an applicant for a hearing
instrument specialist license or a hearing instrument specialist-intraining permit shall hold an associate's level degree or higher from a
state or regionally accredited institution of higher education.

4. Beginning January 1, 2013, or any date thereafter when an associate degree program in hearing instrument sciences is available from a state or regionally accredited institution within Missouri, an applicant for a hearing instrument specialist license or a hearing instrument specialist-in-training permit shall hold:

(1) An associate's degree or higher in hearing instrumentsciences; or

(2) A master's or doctoral degree in audiology from a state or
 regionally accredited institution.

5. The provisions of subsections 2, 3, and 4 of this section shall not apply to any person holding a valid Missouri hearing instrument specialist license under this chapter when applying for the renewal of that license. These provisions shall apply to any person holding a hearing instrument specialist-in-training permit at the time of their application for licensure or renewal of said permit.

346.060. [1.] An applicant for license by examination shall appear at a time, place, and before such persons as the board may designate to be examined by means of written and practical tests in order to demonstrate that the applicant is qualified to engage in the practice of fitting hearing instruments. Nothing in this examination shall imply that the applicant shall possess the degree of medical competence normally expected of physicians.

7 [2. Notwithstanding the provisions of subsection 1 of this section, any 8 applicant who is an audiologist licensed pursuant to chapter 345, RSMo, and who 9 holds the certification of clinical competence or is completing the clinical 10 fellowship year offered by the American Speech-Language-Hearing Association 11 shall not be required to pass either the written exam or the practical exam for 12 licensure as a hearing instrument specialist in this state.]

346.110. No person shall:

2 (1) Sell through the mails, hearing instruments without prior fitting and
3 testing by a hearing instrument specialist licensed under this chapter or an
4 audiologist licensed under chapter 345, RSMo;

5 (2) Sell, barter, or offer to sell or barter a license;

6 (3) Purchase or procure by barter a license with intent to use it as 7 evidence of the holder's qualification to engage in the practice of fitting hearing 8 instruments;

9 (4) Alter a license with fraudulent intent;

10 (5) Use or attempt to use as a valid license a license which has been
11 purchased, fraudulently obtained, counterfeited or materially altered;

12 (6) Willfully make a false statement in an application for license or 13 application for renewal of a license.

Section B. Section A of this act shall become effective on July 1, 2008.