SENATE SUBSTITUTE

FOR

SENATE COMMITTEE SUBSTITUTE

FOR

SENATE BILL NO. 40

AN ACT

To repeal sections 43.539, 43.540, and 210.493, RSMo, and to enact in lieu thereof five new sections relating to background checks, with existing penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows: Sections 43.539, 43.540, and 210.493, RSMo, Section A. 2 are repealed and five new sections enacted in lieu thereof, to be known as sections 43.539, 43.540, 171.097, 195.817, and 3 210.493, to read as follows: 4 43.539. 1. As used in this section, the following 2 terms mean: "Applicant", a person who: 3 (1)4 Is actively employed by or seeks employment with a (a) qualified entity; 5 Is actively licensed or seeks licensure with a 6 (b) qualified entity; 7 8 (C) Actively volunteers or seeks to volunteer with a 9 qualified entity; 10 (d) Is actively contracted with or seeks to contract with a qualified entity; or 11 12 (e) Owns or operates a qualified entity; "Care", the provision of care, treatment, (2)13 education, training, instruction, supervision, or recreation 14 15 to children, the elderly, or disabled persons; "Missouri criminal record review", a review of 16 (3) 17 criminal history records and sex offender registration

18 records under sections 589.400 to 589.425 maintained by the 19 Missouri state highway patrol in the Missouri criminal 20 records repository;

(4) "Missouri Rap Back program", any type of automatic
notification made by the Missouri state highway patrol to a
qualified entity indicating that an applicant who is
employed, licensed, or otherwise under the purview of that
entity has been arrested for a reported criminal offense in
Missouri as required under section 43.506;

(5) "National criminal record review", a review of the
criminal history records maintained by the Federal Bureau of
Investigation;

30 (6) "National Rap Back program", any type of automatic notification made by the Federal Bureau of Investigation 31 through the Missouri state highway patrol to a qualified 32 entity indicating that an applicant who is employed, 33 licensed, or otherwise under the purview of that entity has 34 been arrested for a reported criminal offense outside the 35 36 state of Missouri and the fingerprints for that arrest were 37 forwarded to the Federal Bureau of Investigation by the 38 arresting agency;

39 (7) "Patient or resident", a person who by reason of 40 age, illness, disease, or physical or mental infirmity 41 receives or requires care or services furnished by an 42 applicant, as defined in this section, or who resides or 43 boards in, or is otherwise kept, cared for, treated, or 44 accommodated in a facility as defined in section 198.006, 45 for a period exceeding twenty-four consecutive hours;

46 (8) "Qualified entity", a person, business, or
47 organization that provides care, care placement, or
48 educational services for children, the elderly, or persons
49 with disabilities as patients or residents, including a

50 business or organization that licenses or certifies others 51 to provide care or care placement services;

52 (9) "Youth services agency", any agency, school, or
53 association that provides programs, care, or treatment for
54 or exercises supervision over minors.

2. The central repository shall have the authority to 55 56 submit applicant fingerprints to the National Rap Back program to be retained for the purpose of being searched 57 against future submissions to the National Rap Back program, 58 59 including latent fingerprint searches. Qualified entities may conduct Missouri and national criminal record reviews on 60 applicants and participate in Missouri and National Rap Back 61 programs for the purpose of determining suitability or 62 fitness for a permit, license, or employment, and shall 63 abide by the following requirements: 64

(1) The qualified entity shall register with the
Missouri state highway patrol prior to submitting a request
for screening under this section. As part of the
registration, the qualified entity shall indicate if it
chooses to enroll applicants in the Missouri and National
Rap Back programs;

(2) Qualified entities shall notify applicants subject to a criminal record review under this section that the applicant's fingerprints shall be retained by the state central repository and the Federal Bureau of Investigation and shall be searched against other fingerprints on file, including latent fingerprints;

(3) Qualified entities shall notify applicants subject to enrollment in the National Rap Back program that the applicant's fingerprints, while retained, may continue to be compared against other fingerprints submitted or retained by the Federal Bureau of Investigation, including latent fingerprints;

83 (4) The criminal record review and Rap Back process described in this section shall be voluntary and conform to 84 85 the requirements established in the National Child Protection Act of 1993, as amended, and other applicable 86 state or federal law. As a part of the registration, the 87 qualified entity shall agree to comply with state and 88 89 federal law and shall indicate so by signing an agreement 90 approved by the Missouri state highway patrol. The Missouri 91 state highway patrol may periodically audit qualified 92 entities to ensure compliance with federal law and this 93 section;

94 (5) A qualified entity shall submit to the Missouri 95 state highway patrol a request for screening on applicants 96 covered under this section using a completed fingerprint 97 card;

98 (6) Each request shall be accompanied by a reasonable
99 fee, as provided in section 43.530, plus the amount
100 required, if any, by the Federal Bureau of Investigation for
101 the national criminal record review and enrollment in the
102 National Rap Back program in compliance with the National
103 Child Protection Act of 1993, as amended, and other
104 applicable state or federal laws;

(7) The Missouri state highway patrol shall provide,
directly to the qualified entity, the applicant's state
criminal history records that are not exempt from disclosure
under chapter 610 or otherwise confidential under law;

109 (8) The national criminal history data shall be 110 available to qualified entities to use only for the purpose 111 of screening applicants as described under this section. 112 The Missouri state highway patrol shall provide the 113 applicant's national criminal history record information 114 directly to the qualified entity;

115 (9) The determination whether the criminal history 116 record shows that the applicant has been convicted of or has 117 a pending charge for any crime that bears upon the fitness of the applicant to have responsibility for the safety and 118 119 well-being of children, the elderly, or disabled persons 120 shall be made solely by the qualified entity. This section shall not require the Missouri state highway patrol to make 121 122 such a determination on behalf of any qualified entity;

123 (10) The qualified entity shall notify the applicant, 124 in writing, of his or her right to obtain a copy of any criminal record review, including the criminal history 125 records, if any, contained in the report and of the 126 applicant's right to challenge the accuracy and completeness 127 128 of any information contained in any such report and obtain a 129 determination as to the validity of such challenge before a 130 final determination regarding the applicant is made by the 131 qualified entity reviewing the criminal history information. A qualified entity that is required by law to 132 apply screening criteria, including any right to contest or 133 request an exemption from disgualification, shall apply such 134 screening criteria to the state and national criminal 135 history record information received from the Missouri state 136 highway patrol for those applicants subject to the required 137 138 screening; and

139 (11) Failure to obtain the information authorized 140 under this section, with respect to an applicant, shall not 141 be used as evidence in any negligence action against a qualified entity. The state, any political subdivision of 142 the state, or any agency, officer, or employee of the state 143 144 or a political subdivision shall not be liable for damages for providing the information requested under this section. 145 The criminal record review shall include the 146 3.

147 submission of fingerprints to the Missouri state highway

patrol, who shall conduct a Missouri criminal record review, including closed record information under section 610.120. The Missouri state highway patrol shall also forward a copy of the applicant's fingerprints to the Federal Bureau of Investigation for a national criminal record review.

4. The applicant subject to a criminal record reviewshall provide the following information to the qualifiedentity:

(1) Consent to obtain the applicant's fingerprints,
conduct the criminal record review, and participate in the
Missouri and National Rap Back programs;

(2) Consent to obtain the identifying information
required to conduct the criminal record review, which may
include, but not be limited to:

- 162 (a) Name;
- 163 (b) Date of birth;
- 164 (c) Height;
- 165 (d) Weight;
- 166 (e) Eye color;
- 167 (f) Hair color;
- 168 (g) Gender;
- 169 (h) Race;
- 170 (i) Place of birth;

171 (j) Social Security number; and

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172 (k) The applicant's photo.
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Any information received by an authorized state 173 5. 174 agency or a qualified entity under the provisions of this section shall be used solely for internal purposes in 175 determining the suitability of an applicant. 176 The 177 dissemination of criminal history information from the 178 Federal Bureau of Investigation beyond the authorized state agency or related governmental entity is prohibited. All 179 180 criminal record check information shall be confidential, and

181 any person who discloses the information beyond the scope 182 allowed is guilty of a class A misdemeanor.

183 6. A qualified entity enrolled in either the Missouri or National Rap Back program shall be notified by the 184 Missouri state highway patrol that a new arrest has been 185 186 reported on an applicant who is employed, licensed, or otherwise under the purview of the qualified entity. Upon 187 receiving the Rap Back notification, if the qualified entity 188 189 deems that the applicant is still serving in an active 190 capacity, the entity may request and receive the 191 individual's updated criminal history record. This process 192 shall only occur if:

(1) The entity has abided by all procedures and rules
promulgated by the Missouri state highway patrol and Federal
Bureau of Investigation regarding the Missouri and National
Rap Back programs;

197 (2) The individual upon whom the Rap Back notification
198 is being made has previously had a Missouri and national
199 criminal record review completed for the qualified entity
200 under this section [within the previous six years]; and

(3) The individual upon whom the Rap Back notification
is being made is a current employee, licensee, or otherwise
still actively under the purview of the qualified entity.

7. The Missouri state highway patrol shall make
available or approve the necessary forms, procedures, and
agreements necessary to implement the provisions of this
section.

43.540. 1. As used in this section, the following2 terms mean:

3

(1) "Applicant", a person who:

4 (a) Is actively employed by or seeks employment with a5 qualified entity;

6 (b) Is actively licensed or seeks licensure with a7 qualified entity;

8 (c) Actively volunteers or seeks to volunteer with a9 qualified entity; or

10 (d) Is actively contracted with or seeks to contract11 with a qualified entity;

(2) "Missouri criminal record review", a review of
criminal history records and sex offender registration
records pursuant to sections 589.400 to 589.425 maintained
by the Missouri state highway patrol in the Missouri
criminal records repository;

17 (3) "Missouri Rap Back program", shall include any 18 type of automatic notification made by the Missouri state 19 highway patrol to a qualified entity indicating that an 20 applicant who is employed, licensed, or otherwise under the 21 purview of that entity has been arrested for a reported 22 criminal offense in Missouri as required under section 23 43.506;

(4) "National criminal record review", a review of the
criminal history records maintained by the Federal Bureau of
Investigation;

27 "National Rap Back program", shall include any (5) type of automatic notification made by the Federal Bureau of 28 29 Investigation through the Missouri state highway patrol to a 30 qualified entity indicating that an applicant who is 31 employed, licensed, or otherwise under the purview of that 32 entity has been arrested for a reported criminal offense outside the state of Missouri and the fingerprints for that 33 arrest were forwarded to the Federal Bureau of Investigation 34 by the arresting agency; 35

36 (6) "Qualified entity", an entity that is:
37 (a) An office or division of state, county, or
38 municipal government, including a political subdivision or a

39 board or commission designated by statute or approved local 40 ordinance, to issue or renew a license, permit, 41 certification, or registration of authority;

42 (b) An office or division of state, county, or
43 municipal government, including a political subdivision or a
44 board or commission designated by statute or approved local
45 ordinance, to make fitness determinations on applications
46 for state, county, or municipal government employment; or

47 (c) Any entity that is authorized to obtain criminal48 history record information under 28 CFR 20.33.

The central repository shall have the authority to 49 2. submit applicant fingerprints to the National Rap Back 50 51 program to be retained for the purpose of being searched against future submissions to the National Rap Back program, 52 including latent fingerprint searches. Qualified entities 53 54 may conduct Missouri and national criminal record reviews on applicants and participate in Missouri and National Rap Back 55 programs for the purpose of determining suitability or 56 57 fitness for a permit, license, or employment, and shall abide by the following requirements: 58

(1) The qualified entity shall register with the Missouri state highway patrol prior to submitting a request for screening under this section. As part of such registration, the qualified entity shall indicate if it chooses to enroll their applicants in the Missouri and National Rap Back programs;

65 (2) Qualified entities shall notify applicants subject
66 to a criminal record review under this section that the
67 applicant's fingerprints shall be retained by the state
68 central repository and the Federal Bureau of Investigation
69 and shall be searched against other fingerprints on file,
70 including latent fingerprints;

(3) Qualified entities shall notify applicants subject to enrollment in the National Rap Back program that the applicant's fingerprints, while retained, may continue to be compared against other fingerprints submitted or retained by the Federal Bureau of Investigation, including latent fingerprints;

The criminal record review and Rap Back process 77 (4) 78 described in this section shall be voluntary and conform to 79 the requirements established in Pub. L. 92-544 and other 80 applicable state or federal law. As a part of the registration, the qualified entity shall agree to comply 81 with state and federal law and shall indicate so by signing 82 83 an agreement approved by the Missouri state highway patrol. The Missouri state highway patrol may periodically audit 84 qualified entities to ensure compliance with federal law and 85 86 this section;

87 (5) A qualified entity shall submit to the Missouri
88 state highway patrol a request for screening on applicants
89 covered under this section using a completed fingerprint
90 card;

91 (6) Each request shall be accompanied by a reasonable 92 fee, as provided in section 43.530, plus the amount 93 required, if any, by the Federal Bureau of Investigation for 94 the national criminal record review and enrollment in the 95 National Rap Back program in compliance with applicable 96 state or federal laws;

97 (7) The Missouri state highway patrol shall provide,
98 directly to the qualified entity, the applicant's state
99 criminal history records that are not exempt from disclosure
100 under chapter 610 or are otherwise confidential under law;

101 (8) The national criminal history data shall be
102 available to qualified entities to use only for the purpose
103 of screening applicants as described under this section.

104 The Missouri state highway patrol shall provide the 105 applicant's national criminal history record information 106 directly to the qualified entity;

107 (9) This section shall not require the Missouri state
108 highway patrol to make an eligibility determination on
109 behalf of any qualified entity;

The qualified entity shall notify the applicant, 110 (10)111 in writing, of his or her right to obtain a copy of any criminal record review, including the criminal history 112 113 records, if any, contained in the report, and of the applicant's right to challenge the accuracy and completeness 114 of any information contained in any such report and to 115 obtain a determination as to the validity of such challenge 116 117 before a final determination regarding the applicant is made by the qualified entity reviewing the criminal history 118 information. A qualified entity that is required by law to 119 120 apply screening criteria, including any right to contest or request an exemption from disqualification, shall apply such 121 screening criteria to the state and national criminal 122 history record information received from the Missouri state 123 highway patrol for those applicants subject to the required 124 125 screening; and

(11) Failure to obtain the information authorized
under this section with respect to an applicant shall not be
used as evidence in any negligence action against a
qualified entity. The state, any political subdivision of
the state, or any agency, officer, or employee of the state
or a political subdivision shall not be liable for damages
for providing the information requested under this section.

3. The criminal record review shall include the
submission of fingerprints to the Missouri state highway
patrol, who shall conduct a Missouri criminal record review,
including closed record information under section 610.120.

137 The Missouri state highway patrol shall also forward a copy138 of the applicant's fingerprints to the Federal Bureau of139 Investigation for a national criminal record review.

140 4. The applicant subject to a criminal record review141 shall provide the following information to the qualified142 entity:

(1) Consent to obtain the applicant's fingerprints,
conduct the criminal record review, and participate in the
Missouri and National Rap Back programs;

146 (2) Consent to obtain the identifying information
147 required to conduct the criminal record review, which may
148 include, but not be limited to:

- 149 (a) Name;
- 150 (b) Date of birth;
- 151 (c) Height;
- 152 (d) Weight;
- 153 (e) Eye color;
- 154 (f) Hair color;
- 155 (g) Gender;
- 156 (h) Race;
- 157 (i) Place of birth;
- 158 (j) Social Security number; and
- (k) The applicant's photo.

160 5. Any information received by an authorized state 161 agency or a qualified entity pursuant to the provisions of 162 this section shall be used solely for internal purposes in 163 determining the suitability of an applicant. The dissemination of criminal history information from the 164 Federal Bureau of Investigation beyond the authorized state 165 166 agency or related governmental entity is prohibited. All criminal record check information shall be confidential and 167 any person who discloses the information beyond the scope 168 169 allowed is guilty of a class A misdemeanor.

170 6. A qualified entity enrolled in either the Missouri 171 or National Rap Back programs shall be notified by the 172 Missouri state highway patrol that a new arrest has been reported on an applicant who is employed, licensed, or 173 174 otherwise under the purview of the qualified entity. Upon 175 receiving the Rap Back notification, if the qualified entity deems that the applicant is still serving in an active 176 177 capacity, the entity may request and receive the 178 individual's updated criminal history record. This process 179 shall only occur if:

180 (1) The agency has abided by all procedures and rules
181 promulgated by the Missouri state highway patrol and Federal
182 Bureau of Investigation regarding the Missouri and National
183 Rap Back programs;

184 (2) The individual upon whom the Rap Back notification
185 is being made has previously had a Missouri and national
186 criminal record review completed for the qualified entity
187 under this section [within the previous six years]; and

188 (3) The individual upon whom the Rap Back notification
189 is being made is a current employee, licensee, or otherwise
190 still actively under the purview of the qualified entity.

191 7. The highway patrol shall make available or approve
192 the necessary forms, procedures, and agreements necessary to
193 implement the provisions of this section.

171.097. 1. School districts shall ensure that a 2 state criminal history background check consisting of open 3 records is conducted on any person who is eighteen years of age or older, who is not counted by the district for 4 purposes of average daily attendance under section 163.011, 5 6 and who requests enrollment in a course that takes place on 7 school district property during regular school hours and includes students counted by the district for purposes of 8 9 average daily attendance under section 163.011.

10	2. The state criminal history background check
11	required under this section shall be processed through the
12	Missouri state highway patrol prior to enrollment. The
13	person requesting enrollment in a course as described in
14	this section shall pay the fee for the state criminal
15	history background check pursuant to section 43.530.
16	3. If, as a result of the criminal history background
17	check required under this section, it is determined that a
18	person who requested enrollment has been convicted of a
19	crime or offense listed in subsection 6 of section 168.071,
20	or a similar crime or offense committed in another state,
21	the United States, or any other country, regardless of
22	imposition of sentence, the school district shall prohibit
23	such person from enrolling in any course for which a state
24	criminal history background check is required under this
25	section.
	195.817. 1. The department of health and senior
2	services shall require all employees, contractors, owners,
3	and volunteers of marijuana facilities to submit
4	fingerprints to the Missouri state highway patrol for the
5	purpose of conducting a state and federal fingerprint-based
6	criminal background check.
7	2. The department may require that such fingerprint
8	submissions be made as part of a marijuana facility
9	application, a marijuana facility renewal application, and
10	an individual's application for a license or permit
11	authorizing that individual to be an employee, contractor,
12	owner, or volunteer of a marijuana facility.
13	3. Fingerprint cards and any required fees shall be
14	sent to the Missouri state highway patrol's central
15	repository. The fingerprints shall be used for searching
16	the state criminal records repository and shall also be
17	forwarded to the Federal Bureau of Investigation for a

18	federal criminal records search under section 43.540. The
19	Missouri state highway patrol shall notify the department of
20	any criminal history record information or lack of criminal
21	history record information discovered on the individual.
22	Notwithstanding the provisions of section 610.120 to the
23	contrary, all records related to any criminal history
24	information discovered shall be accessible and available to
25	the department.
26	4. As used in this section, the following terms shall
27	mean:
28	(1) "Contractor", a person performing work or service
29	of any kind for a marijuana facility for more than fourteen
30	days in a calendar year in accordance with a contract with
31	that facility;
32	(2) "Marijuana facility", an entity licensed or
33	certified by the department of health and senior services to
34	cultivate, manufacture, test, transport, dispense, or
35	conduct research on marijuana or marijuana products;
36	(3) "Owner", an individual who has a financial
37	interest or voting interest in ten percent or greater of a
38	marijuana facility.
	210.493. 1. [Officers, managers,] As used in this
2	section, the following terms mean:
3	(1) "Applicant", any individual who applies or is
4	required to successfully complete the background check
5	requirements for employment or presence at a licensed
6	residential care facility, license-exempt residential care
7	facility, or child placing agency. For the purposes of
8	background checks conducted by the Missouri state highway
9	patrol, the term "applicant" is further defined in section
10	43.540;
11	(2) "Contractor", a person who contracts to do work
12	for or supply goods to a licensed residential care facility,

13 license-exempt residential care facility, or child placing 14 agency; 15 (3) "Employee", an individual who works in the service of a licensed residential care facility, license-exempt 16 residential care facility, or child placing agency under an 17 express or implied contract for hire, whether written or 18 unwritten or full time or part time, under which the 19 20 licensed residential care facility, license-exempt 21 residential care facility, or child placing agency has the 22 right to control, in whole or in part, the details of the 23 individual's work performance; 24 (4) "Owner", an individual who holds an equity 25 interest in a licensed residential care facility, licenseexempt residential care facility, or child placing agency; 26 (5) 27 "Volunteer", an individual who performs a service 28 for or on behalf of a licensed residential care facility, 29 license-exempt residential care facility, or child placing 30 agency of the individual's own free will without obligation 31 or without any expectation of a reward or compensation. 2. Contractors, volunteers with access to children, 32 and employees[, and other support staff] of licensed 33 34 residential care facilities and licensed child placing agencies in accordance with sections 210.481 to 210.536; 35 36 owners of such residential care facilities who will have 37 access to the facilities; and owners of such child placing 38 agencies who will have access to children shall submit 39 fingerprints and any information that the department requires to complete the background checks, as specified in 40 regulations established by the department, to the Missouri 41 42 state highway patrol for the purpose of conducting state and federal fingerprint-based background checks. 43

44 [2. Officers, managers,]

45 3. Contractors, volunteers with access to children, and employees[, and other support staff] of residential care 46 47 facilities subject to the notification requirements under sections 210.1250 to 210.1286; any person eighteen years of 48 49 age or older who resides at or on the property of such 50 residential care facility; any person who has unsupervised contact with a resident of the residential care facility; 51 52 and owners of such residential care facilities who will have access to the facilities shall submit fingerprints and any 53 54 information that the department requires to complete the background checks, as specified in regulations established 55 by the department, to the Missouri state highway patrol for 56 the purpose of conducting state and federal fingerprint-57 based background checks. 58

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[3.] 4. A background check shall include:

60 (1) A state and Federal Bureau of Investigation
61 fingerprint check; and

62 (2) A search of the [National Crime Information63 Center's] National Sex Offender Registry; and

64 (3) A search of the following registries,
65 repositories, or databases in Missouri, the state where the
66 applicant resides, and each state where such applicant
67 resided during the preceding five years:

(a) The state criminal registry or repository, with
the use of fingerprints being required in the state where
the applicant resides and optional in other states;

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(b) The state sex offender registry or repository;

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(c) The state family care safety registry; and

73 (d) The state-based child abuse and neglect registry74 and database.

75 [4.] <u>5.</u> For the purposes this section and
76 notwithstanding any other provision of law, "department"
77 means the department of social services.

78 [5.] <u>6.</u> The department shall be responsible for
79 background checks as part of a residential care facility or
80 child placing agency application for licensure, renewal of
81 licensure, or for license monitoring.

82 [6.] 7. The department shall be responsible for
83 background checks for residential care facilities subject to
84 the notification requirements of sections 210.1250 to
85 210.1286.

86 [7.] 8. Fingerprint cards and any required fees shall 87 be sent to the Missouri state highway patrol's central repository. The fingerprints shall be used for searching 88 the state criminal records repository and shall also be 89 forwarded to the Federal Bureau of Investigation for a 90 federal criminal records search under section 43.540. 91 The 92 Missouri state highway patrol shall notify the department of 93 any criminal history record information or lack of criminal 94 history record information discovered on the individual. Notwithstanding the provisions of section 610.120, all 95 records related to any criminal history information 96 discovered shall be accessible and available to the 97 department. 98

99 [8.] <u>9.</u> Fingerprints submitted to the Missouri state
100 highway patrol for the purpose of conducting state and
101 federal fingerprint-based background checks under this
102 section shall be valid for a period of five years.

103 [9.] <u>10.</u> The department shall provide the results of 104 the background check to the applicant in a statement that 105 indicates whether the applicant is eligible or ineligible 106 for employment or presence at the licensed residential care 107 facility or licensed child placing agency. The department 108 shall not reveal to the residential care facility or the 109 child placing agency any disqualifying offense or other

110 related information regarding the applicant. The applicant 111 shall have the opportunity to appeal an ineligible finding.

112 [10.] 11. The department shall provide the results of the background check to the applicant in a statement that 113 indicates whether the applicant is eligible or ineligible 114 115 for employment or presence at the residential care facility subject to the notification requirements of sections 116 117 210.1250 to 210.1286. The department shall not reveal to the residential care facility any disqualifying offense or 118 119 other related information regarding the applicant. The 120 applicant shall have the opportunity to appeal an ineligible finding. 121

122 [11.] <u>12.</u> An applicant shall be ineligible if the 123 applicant:

124 (1) Refuses to consent to the background check as125 required by this section;

126 (2) Knowingly makes a materially false statement in 127 connection with the background check as required by this 128 section;

(3) Is registered, or is required to be registered, on
a state sex offender registry or repository or the National
Sex Offender Registry;

(4) Is listed as a perpetrator of child abuse or
neglect under sections 210.109 to 210.183 or any other
finding of child abuse or neglect based on any other state's
registry or database; or

(5) Has pled guilty or nolo contendere to or beenfound guilty of:

(a) Any felony for an offense against the person asdefined in chapter 565;

(b) Any other offense against the person involving theendangerment of a child as prescribed by law;

142 (c) Any misdemeanor or felony for a sexual offense as143 defined in chapter 566;

144 (d) Any misdemeanor or felony for an offense against145 the family as defined in chapter 568;

146 (e) Burglary in the first degree as defined in section 147 569.160;

148 (f) Any misdemeanor or felony for robbery as defined 149 in chapter 570;

(g) Any misdemeanor or felony for pornography orrelated offense as defined in chapter 573;

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(h) Any felony for arson as defined in chapter 569;

(i) Any felony for armed criminal action as defined in section 571.015, unlawful use of a weapon as defined in section 571.030, unlawful possession of a firearm as defined in section 571.070, or the unlawful possession of an explosive as defined in section 571.072;

(j) Any felony for making a terrorist threat as defined in section 574.115, 574.120, or 574.125;

160 (k) A felony drug-related offense committed during the161 preceding five years; or

162 (1) Any similar offense in any federal, state, or
163 other court of similar jurisdiction of which the department
164 has knowledge.

165 [12.] <u>13.</u> Any person aggrieved by a decision of the 166 department shall have the right to seek an administrative 167 review. The review shall be filed with the department 168 within fourteen days from the mailing of the notice of 169 ineligibility. Any decision not timely appealed shall be 170 final.

171 [13.] <u>14.</u> Any required fees shall be paid by the
172 individual applicant, facility, or agency.

173 [14.] <u>15.</u> The department is authorized to promulgate
174 rules, including emergency rules, to implement the

provisions of this section. Any rule or portion of a rule, 175 as that term is defined in section 536.010, that is created 176 under the authority delegated in this section shall become 177 effective only if it complies with and is subject to all of 178 179 the provisions of chapter 536 and, if applicable, section 180 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly 181 pursuant to chapter 536 to review, to delay the effective 182 183 date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking 184 authority and any rule proposed or adopted after July 14, 185 2021, shall be invalid and void. 186