## FIRST REGULAR SESSION

## **SENATE BILL NO. 600**

**102ND GENERAL ASSEMBLY** 

INTRODUCED BY SENATOR SCHROER.

KRISTINA MARTIN, Secretary

## AN ACT

To repeal section 34.378, RSMo, and to enact in lieu thereof one new section relating to contingency fee contracts with private attorneys.

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

	Section A. Section 34.378, RSMo, is repealed and one new
2	section enacted in lieu thereof, to be known as section 34.378,
3	to read as follows:
	34.378. 1. The state shall not enter into a
2	contingency fee contract with a private attorney unless the
3	attorney general makes a written determination prior to
4	entering into such a contract that contingency fee
5	representation is both cost effective and in the public
6	interest. Any written determination shall include specific
7	findings for each of the following factors:
8	(1) Whether there exists sufficient and appropriate
9	legal and financial resources within the attorney general's
10	office to handle the matter;
11	(2) The time and labor required; the novelty,
12	complexity, and difficulty of the questions involved; and
13	the skill requisite to perform the attorney services
14	properly;
15	(3) The geographic area where the attorney services
16	are to be provided; and
17	(4) The amount of experience desired for the
18	particular kind of attorney services to be provided and the

## **EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.**

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19 nature of the private attorney's experience with similar 20 issues or cases.

21 2. If the attorney general makes the determination described in subsection 1 of this section, the attorney 22 general shall request written proposals from private 23 24 attorneys to represent the state, unless the attorney 25 general determines that requesting proposals is not feasible 26 under the circumstances and sets forth the basis for this determination in writing. If a request for proposals is 27 28 issued, the attorney general shall choose the lowest and best bid or request that the office of administration 29 establish an independent panel to evaluate the proposals and 30 choose the lowest and best bid. 31

32 3. The state shall not enter into a contract for
33 contingency fee attorney services unless the following
34 requirements are met throughout the contract period and any
35 extensions to the contract:

36 (1) The government attorneys shall retain complete37 control over the course and conduct of the case;

38 (2) A government attorney with supervisory authority39 shall oversee the litigation;

40 (3) The government attorneys shall retain veto power41 over any decisions made by outside counsel;

42 (4) A government attorney with supervisory authority43 for the case shall attend all settlement conferences; and

44 (5) Decisions regarding settlement of the case shall
45 be reserved exclusively to the discretion of the attorney
46 general.

47 4. The attorney general shall develop a standard
48 addendum to every contract for contingent fee attorney
49 services that shall be used in all cases, describing in
50 detail what is expected of both the contracted private

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51 attorney and the state, including, without limitation, the 52 requirements listed in subsection 3 of this section.

53 5. Copies of any executed contingency fee contract and the attorney general's written determination to enter into a 54 55 contingency fee contract with the private attorney shall be posted on the attorney general's website for public 56 inspection within five business days after the date the 57 58 contract is executed and shall remain posted on the website for the duration of the contingency fee contract, including 59 60 any extensions or amendments to the contract. Any payment of contingency fees shall be posted on the attorney 61 general's website within fifteen days after the payment of 62 63 such contingency fees to the private attorney and shall remain posted on the website for at least three hundred 64 sixty-five days. 65

6. Any private attorney under contract to provide 66 67 services to the state on a contingency fee basis shall, from the inception of the contract until at least four years 68 69 after the contract expires or is terminated, maintain detailed current records, including documentation of all 70 expenses, disbursements, charges, credits, underlying 71 72 receipts and invoices, and other financial transactions that concern the provision of such attorney services. 73 The 74 private attorney shall maintain detailed contemporaneous 75 time records for the attorneys and paralegals working on the 76 matter in increments of no greater than one-tenth of an hour 77 and shall promptly provide these records to the attorney 78 general, upon request. Any request under chapter 610 for inspection and copying of such records shall be served upon 79 and responded to by the attorney general's office. 80

81 7. [Except as otherwise provided in subsection 8 of82 this section, a retained private attorney shall not be

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83 entitled to a fee, exclusive of any costs and expenses described in subsection 8 of this section, of more than: 84 85 (1)Fifteen percent of that portion of any amount recovered that is ten million dollars or less; 86 87 Ten percent of that portion of any amount (2) recovered that is more than ten million dollars but less 88 than or equal to fifteen million dollars; 89 90 (3) Five percent of that portion of any amount recovered that is more than fifteen million dollars but less 91 92 than or equal to twenty million dollars; and (4) Two percent of that portion of any amount 93 recovered that is more than twenty million dollars. 94 95 8. The total fee payable to all retained private attorneys in any matter that is the subject of a contingency 96 97 fee contract shall not exceed ten million dollars, exclusive of any costs and expenses provided by the contract and 98 99 actually incurred by the retained private attorneys, 100 regardless of the number of actions or proceedings or the 101 number of retained private attorneys involved in the matter. 9. A contingency fee: 102 Shall be payable only from moneys that are 103 (1)actually received under a judgment or settlement agreement; 104 105 and 106 (2)Shall not be based on any amount attributable to a 107 fine or civil penalty. 10. As used in this section, "amount recovered" does 108 109 not include any moneys paid as costs. By February first of each year, the attorney 110 11.] 111 general shall submit a report to the president pro tem of the senate and the speaker of the house of representatives 112

113 describing the use of contingency fee contracts with private

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114 attorneys in the preceding calendar year. At a minimum, the 115 report shall:

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(1) Identify all new contingency fee contracts entered into during the year and all previously executed contingency fee contracts that remain current during any part of the year, and for each contract describe:

(a) The name of the private attorney with whom the
department has contracted, including the name of the
attorney's law firm;

123 (b) The nature and status of the legal matter;

124 (c) The name of the parties to the legal matter;

125 (d) The amount of any recovery; and

126 (e) The amount of any contingency fee paid;

127 (2) Include copies of any written determinations made128 under subsections 1 and 2 of this section.

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