FIRST REGULAR SESSION

SENATE BILL NO. 571

103RD GENERAL ASSEMBLY

INTRODUCED BY SENATOR COLEMAN.

KRISTINA MARTIN, Secretary

AN ACT

To repeal section 210.221, RSMo, and to enact in lieu thereof one new section relating to child care facility licenses.

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

	Section A. Section 210.221, RSMo, is repealed and one new
2	section enacted in lieu thereof, to be known as section 210.221,
3	to read as follows:
	210.221. 1. The department of elementary and
2	secondary education shall have the following powers and
3	duties:
4	(1) After inspection, to grant licenses to persons to
5	operate child-care facilities if satisfied as to the good
6	character and intent of the applicant and that such
7	applicant is qualified and equipped to render care or
8	service conducive to the welfare of children. Each license
9	shall specify its effective dates and whether it is
10	temporary, the kind of child-care services the licensee is
11	authorized to perform, the number of children that can be
12	received or maintained, and their ages;
13	(2) To inspect the conditions of the homes and other
14	places in which the applicant operates a child-care
15	facility, inspect their books and records, premises and
16	children being served, examine their officers and agents,
17	deny, suspend, place on probation or revoke the license of
18	such persons as fail to obey the provisions of sections

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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19 210.201 to 210.245 or the rules and regulations made by the 20 department of elementary and secondary education. The 21 commissioner also may revoke or suspend a license when the 22 licensee surrenders the license;

To promulgate and issue rules and regulations the 23 (3) department deems necessary or proper in order to establish 24 25 standards of service and care to be rendered by such 26 licensees to children. No rule or regulation promulgated by the department shall in any manner restrict or interfere 27 28 with any religious instruction, philosophies or ministries provided by the facility and shall not apply to facilities 29 operated by religious organizations which are not required 30 to be licensed; 31

32 (4) To approve training concerning the safe sleep
33 recommendations of the American Academy of Pediatrics in
34 accordance with section 210.223; [and]

35 (5) To determine what records shall be kept by such
36 persons and the form thereof, and the methods to be used in
37 keeping such records, and to require reports to be made to
38 the department at regular intervals; and

39 To grant a temporary child care license to a child (6) care provider who is not on probation or who does not have a 40 current letter of censure, upon submittal of a complete 41 42 license application to the department of elementary and 43 secondary education to expand an existing site or to add a new location; provided, that the child care provider 44 completes any background check required for licensure and 45 also submits a fire safety and a sanitation inspection 46 47 approved for the site being expanded or added. Temporary 48 licenses shall be valid for a duration of no longer than 49 twelve months from the date of issuance or until the 50 department makes a final determination on full licensure.

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51 2. Any child-care facility may request a variance from 52 a rule or regulation promulgated pursuant to this section. 53 The request for a variance shall be made in writing to the department of elementary and secondary education and shall 54 55 include the reasons the facility is requesting the variance. The department shall approve any variance request 56 57 that does not endanger the health or safety of the children 58 served by the facility. The burden of proof at any appeal 59 of a disapproval of a variance application shall be with the 60 department of elementary and secondary education. Local inspectors may grant a variance, subject to approval by the 61 department of elementary and secondary education. 62

63 3. The department shall deny, suspend, place on probation or revoke a license if it receives official 64 written notice that the local governing body has found that 65 license is prohibited by any local law related to the health 66 67 and safety of children. The department may deny an application for a license if the department determines that 68 69 a home or other place in which an applicant would operate a child-care facility is located within one thousand feet of 70 any location where a person required to register under 71 72 sections 589.400 to 589.425 either resides, as that term is 73 defined in subsection 3 of section 566.147, or regularly 74 receives treatment or services, excluding any treatment or 75 services delivered in a hospital, as that term is defined in section 197.020, or in facilities owned or operated by a 76 hospital system. The department may, after inspection, find 77 the licensure, denial of licensure, suspension or revocation 78 to be in the best interest of the state. 79

4. Any rule or portion of a rule, as that term is
defined in section 536.010, that is created under the
authority delegated in sections 210.201 to 210.245 shall

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become effective only if it complies with and is subject to 83 all of the provisions of chapter 536 and, if applicable, 84 section 536.028. All rulemaking authority delegated prior 85 to August 28, 1999, is of no force and effect and repealed. 86 Nothing in this section shall be interpreted to repeal or 87 88 affect the validity of any rule filed or adopted prior to August 28, 1999, if it fully complied with all applicable 89 90 provisions of law. This section and chapter 536 are 91 nonseverable and if any of the powers vested with the 92 general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are 93 subsequently held unconstitutional, then the grant of 94 rulemaking authority and any rule proposed or adopted after 95 August 28, 1999, shall be invalid and void. 96

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