FIRST REGULAR SESSION

SENATE BILL NO. 689

103RD GENERAL ASSEMBLY

INTRODUCED BY SENATOR COLEMAN.

KRISTINA MARTIN, Secretary

AN ACT

To repeal section 198.022, RSMo, and to enact in lieu thereof one new section relating to inspections of certain long-term care facilities.

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

2746S.01I

	Section A. Section 198.022, RSMo, is repealed and one new
2	section enacted in lieu thereof, to be known as section 198.022,
3	to read as follows:
	198.022. 1. Upon receipt of an application for a
2	license to operate a facility, the department shall review
3	the application, investigate the applicant and the
4	statements sworn to in the application for license and
5	conduct any necessary inspections. A license shall be
6	issued if the following requirements are met:
7	(1) The statements in the application are true and
8	correct;
9	(2) The facility and the operator are in substantial
10	compliance with the provisions of sections 198.003 to
11	198.096 and the standards established thereunder;
12	(3) The applicant has the financial capacity to
13	operate the facility;
14	(4) The administrator of an assisted living facility,
15	a skilled nursing facility, or an intermediate care facility
16	is currently licensed under the provisions of chapter 344;
17	(5) Neither the operator nor any principals in the
18	operation of the facility have ever been convicted of a

19 felony offense concerning the operation of a long-term 20 health care facility or other health care facility or ever 21 knowingly acted or knowingly failed to perform any duty which materially and adversely affected the health, safety, 22 welfare or property of a resident, while acting in a 23 24 management capacity. The operator of the facility or any 25 principal in the operation of the facility shall not be 26 under exclusion from participation in the Title XVIII 27 (Medicare) or Title XIX (Medicaid) program of any state or 28 territory;

(6) Neither the operator nor any principals involved
in the operation of the facility have ever been convicted of
a felony in any state or federal court arising out of
conduct involving either management of a long-term care
facility or the provision or receipt of health care;

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(7) All fees due to the state have been paid.

35 2. Upon denial of any application for a license, the
36 department shall so notify the applicant in writing, setting
37 forth therein the reasons and grounds for denial.

38 3. The department may inspect any facility and any records and may make copies of records, at the facility, at 39 the department's own expense, required to be maintained by 40 sections 198.003 to 198.096 or by the rules and regulations 41 42 promulgated thereunder at any time if a license has been issued to or an application for a license has been filed by 43 the operator of such facility. Copies of any records 44 45 requested by the department shall be prepared by the staff of such facility within two business days or as determined 46 by the department. The department shall not remove or 47 disassemble any medical record during any inspection of the 48 facility, but may observe the photocopying or may make its 49 own copies if the facility does not have the technology to 50

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51 make the copies. In accordance with the provisions of 52 section 198.525, the department shall make at least one 53 inspection per year, which shall be unannounced to the 54 operator. The department may make such other inspections, 55 announced or unannounced, as it deems necessary to carry out 56 the provisions of sections 198.003 to 198.136.

57 4. Whenever the department has reasonable grounds to 58 believe that a facility required to be licensed under sections 198.003 to 198.096 is operating without a license, 59 60 and the department is not permitted access to inspect the facility, or when a licensed operator refuses to permit 61 access to the department to inspect the facility, the 62 63 department shall apply to the circuit court of the county in which the premises is located for an order authorizing entry 64 for such inspection, and the court shall issue the order if 65 it finds reasonable grounds for inspection or if it finds 66 67 that a licensed operator has refused to permit the 68 department access to inspect the facility.

69 5. Whenever the department is inspecting a facility in 70 response to an application from an operator located outside 71 of Missouri not previously licensed by the department, the 72 department may request from the applicant the past five 73 years compliance history of all facilities owned by the 74 applicant located outside of this state.

75 6. If a licensee of a residential care facility or assisted living facility is accredited by a recognized 76 accrediting entity, then the licensee may submit to the 77 78 department documentation of the licensee's current 79 accreditation status. If a licensee submits to the 80 department documentation from a recognized accrediting 81 entity that the licensee is in good standing, then the 82 department shall not conduct an annual onsite inspection of

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the licensee. Nothing in this subsection shall preclude the 83 department from conducting inspections for violations of 84 standards or requirements contained within this chapter or 85 any other applicable law or regulation. As used in this 86 87 subsection, the term "recognized accrediting entity" shall 88 mean the Joint Commission or another nationally-recognized 89 accrediting entity approved by the department that has specific residential care facility or assisted living 90 91 facility program standards equivalent to the standards established by the department under this chapter. 92

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