

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed



1405S06.01F

SCS HCS HB 464

entitled:

AN ACT

To repeal sections 8.650, 8.900, 21.475, 21.780, 26.600, 26.603, 26.605, 26.607, 26.609, 26.611, 26.614, 32.250, 32.260, 105.1006, 105.1010, 105.1012, 162.1000, 162.1060, 166.200, 166.201, 166.203, 166.205, 166.207, 166.209, 166.212, 166.215, 166.218, 166.220, 166.222, 166.225, 166.228, 166.231, 166.233, 166.235, 166.237, 166.240, 166.242, 190.176, 192.350, 192.352, 192.355, 192.735, 192.737, 192.739, 192.742, 192.745, 199.001, 199.003, 199.007, 199.009, 199.010, 199.029, 199.031, 199.037, 199.039, 199.041, 199.043, 199.051, 208.175, 208.195, 208.275, 208.530, 208.533, 208.535, 208.792, 208.955, 210.101, 210.102, 210.496, 260.372, 260.705, 260.720, 260.725, 260.735, 286.001, 286.005, 286.200, 286.205, 286.210, 302.136, 304.028, 320.094, 320.205, 324.600, 324.603, 324.606, 324.609, 324.612, 324.615, 324.618, 324.621, 324.624, 324.627, 324.630, 324.635, 324.1100, 324.1102, 324.1103, 324.1104, 324.1106, 324.1108, 324.1110, 324.1112, 324.1114, 324.1116, 324.1118, 324.1120, 324.1122, 324.1124, 324.1128, 324.1130, 324.1132, 324.1134, 324.1136, 324.1138, 324.1144, 344.060, 344.105, 344.108, 361.070, 361.092, 361.093, 361.094, 361.095, 361.096, 361.097, 361.098, 361.105, 362.040, 362.111, 362.325, 369.014, 369.024, 369.144, 369.159, 369.294, 369.299, 369.304, 369.309, 369.314, 369.319, 369.329, 371.060, 371.090, 371.240, 536.310, 620.638, 620.641, 620.644, 620.647, 620.650, 620.653, 630.900, 630.910, 630.915, 632.020, 660.010, and 701.302, RSMo, section 362.105 as enacted by senate committee substitute for senate bill no. 630, ninety-fifth general assembly, second regular session, and section 362.105 as enacted by senate committee substitute for house committee substitute for house bill no. 221 merged with house substitute for senate committee substitute for senate bill no. 346, ninety-second general assembly, first regular session, and to enact in lieu thereof one hundred nine new sections relating to repealing and revising certain state boards, councils, committees, and commissions, with existing penalty provisions.

WITH SA 1, 2, SA 1 to SA 3, SA 3aa, SA 4, 5, 6, 7,
In which the concurrence of the House is respectfully requested.

Respectfully,

Terry L. Spieler
Secretary of the Senate

MAY 12 2011

SENATE AMENDMENT NO. 1Offered by Schoaf of BuchananAmend SS/HCS/House Bill No. 404, Page 27-33, Section 208.955, Line 3,
SS/SCS/HCS/House

by striking all of said section and inserting in lieu thereof
of said page, by inserting after all of said line the following:

"208.955. 1. There is hereby established in the department
of social services the "MO HealthNet Oversight Committee", which
shall be appointed by January 1, 2008, and shall consist of
[eighteen] nineteen members as follows:

(1) Two members of the house of representatives, one from
each party, appointed by the speaker of the house of
representatives and the minority floor leader of the house of
representatives;

(2) Two members of the Senate, one from each party,
appointed by the president pro tem of the senate and the minority
floor leader of the senate;

(3) One consumer representative who has no financial
interest in the health care industry and who has not been an
employee of the state within the last five years;

(4) Two primary care physicians, licensed under chapter
334, [recommended by any Missouri organization or association
that represents a significant number of physicians licensed in
this state,] who care for participants, not from the same
geographic area, chosen in the same manner as described in
section 334.120;

offered 5-9-11
adopted 5-9-11

1 (5) Two physicians, licensed under chapter 334, who care
2 for participants but who are not primary care physicians and are
3 not from the same geographic area, [recommended by any Missouri
4 organization or association that represents a significant number
5 of physicians licensed in this state] chosen in the same manner
6 as described in section 334.120;

7 (6) One representative of the state hospital association;

8 (7) [One] Two nonphysician health care [professional]
9 professionals, the first nonphysician health care professional
10 licensed under chapter 335 and the second nonphysician health
11 care professional licensed under chapter 337, who [cares] care
12 for participants[, recommended by the director of the department
13 of insurance, financial institutions and professional
14 registration];

15 (8) One dentist, who cares for participants[. The dentist
16 shall be recommended by any Missouri organization or association
17 that represents a significant number of dentists licensed in this
18 state], chosen in the same manner as described in section
19 332.021;

20 (9) Two patient advocates who have no financial interest in
21 the health care industry and who have not been employees of the
22 state within the last five years;

23 (10) One public member who has no financial interest in the
24 health care industry and who has not been an employee of the
25 state within the last five years; and

26 (11) The directors of the department of social services,
27 the department of mental health, the department of health and
28 senior services, or the respective directors' designees, who
29 shall serve as ex-officio members of the committee.

1 2. The members of the oversight committee, other than the
2 members from the general assembly and ex-officio members, shall
3 be appointed by the governor with the advice and consent of the
4 senate. A chair of the oversight committee shall be selected by
5 the members of the oversight committee. Of the members first
6 appointed to the oversight committee by the governor, eight
7 members shall serve a term of two years, seven members shall
8 serve a term of one year, and thereafter, members shall serve a
9 term of two years. Members shall continue to serve until their
10 successor is duly appointed and qualified. Any vacancy on the
11 oversight committee shall be filled in the same manner as the
12 original appointment. Members shall serve on the oversight
13 committee without compensation but may be reimbursed for their
14 actual and necessary expenses from moneys appropriated to the
15 department of social services for that purpose. The department
16 of social services shall provide technical, actuarial, and
17 administrative support services as required by the oversight
18 committee. The oversight committee shall:

19 (1) Meet on at least four occasions annually, including at
20 least four before the end of December of the first year the
21 committee is established. Meetings can be held by telephone or
22 video conference at the discretion of the committee;

23 (2) Review the participant and provider satisfaction
24 reports and the reports of health outcomes, social and behavioral
25 outcomes, use of evidence-based medicine and best practices as
26 required of the health improvement plans and the department of
27 social services under section 208.950;

28 (3) Review the results from other states of the relative
29 success or failure of various models of health delivery

1 attempted;

2 (4) Review the results of studies comparing health plans
3 conducted under section 208.950;

4 (5) Review the data from health risk assessments collected
5 and reported under section 208.950;

6 (6) Review the results of the public process input
7 collected under section 208.950;

8 (7) Advise and approve proposed design and implementation
9 proposals for new health improvement plans submitted by the
10 department, as well as make recommendations and suggest
11 modifications when necessary;

12 (8) Determine how best to analyze and present the data
13 reviewed under section 208.950 so that the health outcomes,
14 participant and provider satisfaction, results from other states,
15 health plan comparisons, financial impact of the various health
16 improvement plans and models of care, study of provider access,
17 and results of public input can be used by consumers, health care
18 providers, and public officials;

19 (9) Present significant findings of the analysis required
20 in subdivision (8) of this subsection in a report to the general
21 assembly and governor, at least annually, beginning January 1,
22 2009;

23 (10) Review the budget forecast issued by the legislative
24 budget office, and the report required under subsection (22) of
25 subsection 1 of section 208.151, and after study:

26 (a) Consider ways to maximize the federal drawdown of
27 funds;

28 (b) Study the demographics of the state and of the MO
29 HealthNet population, and how those demographics are changing;

1 (c) Consider what steps are needed to prepare for the
2 increasing numbers of participants as a result of the baby boom
3 following World War II;

4 (11) Conduct a study to determine whether an office of
5 inspector general shall be established. Such office would be
6 responsible for oversight, auditing, investigation, and
7 performance review to provide increased accountability,
8 integrity, and oversight of state medical assistance programs, to
9 assist in improving agency and program operations, and to deter
10 and identify fraud, abuse, and illegal acts. The committee shall
11 review the experience of all states that have created a similar
12 office to determine the impact of creating a similar office in
13 this state; and

14 (12) Perform other tasks as necessary, including but not
15 limited to making recommendations to the division concerning the
16 promulgation of rules and emergency rules so that quality of
17 care, provider availability, and participant satisfaction can be
18 assured.

19 3. By July 1, 2011, the oversight committee shall issue
20 findings to the general assembly on the success and failure of
21 health improvement plans and shall recommend whether or not any
22 health improvement plans should be discontinued.

23 4. The oversight committee shall designate a subcommittee
24 devoted to advising the department on the development of a
25 comprehensive entry point system for long-term care that shall:

26 (1) Offer Missourians an array of choices including
27 community-based, in-home, residential and institutional services;

28 (2) Provide information and assistance about the array of
29 long-term care services to Missourians;

1 (3) Create a delivery system that is easy to understand and
2 access through multiple points, which shall include but shall not
3 be limited to providers of services;

4 (4) Create a delivery system that is efficient, reduces
5 duplication, and streamlines access to multiple funding sources
6 and programs;

7 (5) Strengthen the long-term care quality assurance and
8 quality improvement system;

9 (6) Establish a long-term care system that seeks to achieve
10 timely access to and payment for care, foster quality and
11 excellence in service delivery, and promote innovative and
12 cost-effective strategies; and

13 (7) Study one-stop shopping for seniors as established in
14 section 208.612.

15 5. The subcommittee shall include the following members:

16 (1) The lieutenant governor or his or her designee, who
17 shall serve as the subcommittee chair;

18 (2) One member from a Missouri area agency on aging,
19 designated by the governor;

20 (3) One member representing the in-home care profession,
21 designated by the governor;

22 (4) One member representing residential care facilities,
23 predominantly serving MO HealthNet participants, designated by
24 the governor;

25 (5) One member representing assisted living facilities or
26 continuing care retirement communities, predominantly serving MO
27 HealthNet participants, designated by the governor;

28 (6) One member representing skilled nursing facilities,
29 predominantly serving MO HealthNet participants, designated by

1 the governor;

2 (7) One member from the office of the state ombudsman for
3 long-term care facility residents, designated by the governor;

4 (8) One member representing Missouri centers for
5 independent living, designated by the governor;

6 (9) One consumer representative with expertise in services
7 for seniors or [the disabled] persons with a disability,
8 designated by the governor;

9 (10) One member with expertise in Alzheimer's disease or
10 related dementia;

11 (11) One member from a county developmental disability
12 board, designated by the governor;

13 (12) One member representing the hospice care profession,
14 designated by the governor;

15 (13) One member representing the home health care
16 profession, designated by the governor;

17 (14) One member representing the adult day care profession,
18 designated by the governor;

19 (15) One member gerontologist, designated by the governor;

20 (16) Two members representing the aged, blind, and disabled
21 population, not of the same geographic area or demographic group
22 designated by the governor;

23 (17) The directors of the departments of social services,
24 mental health, and health and senior services, or their
25 designees; and

26 (18) One member of the house of representatives and one
27 member of the senate serving on the oversight committee,
28 designated by the oversight committee chair.
29

1 Members shall serve on the subcommittee without compensation but
2 may be reimbursed for their actual and necessary expenses from
3 moneys appropriated to the department of health and senior
4 services for that purpose. The department of health and senior
5 services shall provide technical and administrative support
6 services as required by the committee.

7 6. By October 1, 2008, the comprehensive entry point system
8 subcommittee shall submit its report to the governor and general
9 assembly containing recommendations for the implementation of the
10 comprehensive entry point system, offering suggested legislative
11 or administrative proposals deemed necessary by the subcommittee
12 to minimize conflict of interests for successful implementation
13 of the system. Such report shall contain, but not be limited to,
14 recommendations for implementation of the following consistent
15 with the provisions of section 208.950:

16 (1) A complete statewide universal information and
17 assistance system that is integrated into the web-based
18 electronic patient health record that can be accessible by phone,
19 in-person, via MO HealthNet providers and via the Internet that
20 connects consumers to services or providers and is used to
21 establish consumers' needs for services. Through the system,
22 consumers shall be able to independently choose from a full range
23 of home, community-based, and facility-based health and social
24 services as well as access appropriate services to meet
25 individual needs and preferences from the provider of the
26 consumer's choice;

27 (2) A mechanism for developing a plan of service or care
28 via the web-based electronic patient health record to authorize
29 appropriate services;

1 (3) A preadmission screening mechanism for MO HealthNet
2 participants for nursing home care;

3 (4) A case management or care coordination system to be
4 available as needed; and

5 (5) An electronic system or database to coordinate and
6 monitor the services provided which are integrated into the
7 web-based electronic patient health record.

8 7. Starting July 1, 2009, and for three years thereafter,
9 the subcommittee shall provide to the governor, lieutenant
10 governor and the general assembly a yearly report that provides
11 an update on progress made by the subcommittee toward
12 implementing the comprehensive entry point system.

13 8. The provisions of section 23.253 shall not apply to
14 sections 208.950 to 208.955."; and

15 Further amend said bill, Page ⁶⁴ 2, Section ^{324.1144} ~~324.014~~, Line ⁶ 7 of
16 said page, by inserting after all of said line the following:

17 "332.021. 1. "The Missouri Dental Board" shall consist of
18 seven members including five registered and currently licensed
19 dentists, one registered and currently licensed dental hygienist
20 with voting authority as limited in subsection 4 of this section,
21 and one voting public member. Any currently valid certificate of
22 registration or currently valid specialist's certificate issued
23 by the Missouri dental board as constituted pursuant to prior law
24 shall be a valid certificate of registration or a valid
25 specialist's certificate, as the case may be, upon October 13,
26 1969, and such certificates shall be valid so long as the holders
27 thereof comply with the provisions of this chapter.

28 2. Any person other than the public member appointed to the
29 board as hereinafter provided shall be a dentist or a dental

1 hygienist who is registered and currently licensed in Missouri,
2 is a United States citizen, has been a resident of this state for
3 one year immediately preceding his or her appointment, has
4 practiced dentistry or dental hygiene for at least five
5 consecutive years immediately preceding his or her appointment,
6 shall have graduated from an accredited dental school or dental
7 hygiene school, and at the time of his or her appointment or
8 during his or her tenure on the board has or shall have no
9 connection with or interest in, directly or indirectly, any
10 dental college, dental hygiene school, university, school,
11 department, or other institution of learning wherein dentistry or
12 dental hygiene is taught, or with any dental laboratory or other
13 business enterprise directly related to the practice of dentistry
14 or dental hygiene.

15 3. The governor shall appoint members to the board by and
16 with the advice and consent of the senate when a vacancy thereon
17 occurs either by the expiration of a term or otherwise; provided,
18 however, that any board member shall serve until his or her
19 successor is appointed and has qualified. Each appointee, except
20 where appointed to fill an unexpired term, shall be appointed for
21 a term of five years. The president of the Missouri Dental
22 Association in office at the time shall, at least ninety days
23 prior to the expiration of the term of a board member other than
24 the dental hygienist or public member, or as soon as feasible
25 after a vacancy on the board otherwise occurs, submit to the
26 director of the division of professional registration a list of
27 five dentists qualified and willing to fill the vacancy in
28 question, with the request and recommendation that the governor
29 appoint one of the five persons so listed, and with the list so

1 submitted, the president of the Missouri Dental Association shall
2 include in his or her letter of transmittal a description of the
3 method by which the names were chosen by that association.

4 4. The public member shall be at the time of his or her
5 appointment a citizen of the United States; a resident of this
6 state for a period of one year and a registered voter; a person
7 who is not and never was a member of any profession licensed or
8 regulated pursuant to this chapter or the spouse of such person;
9 and a person who does not have and never has had a material,
10 financial interest in either the providing of the professional
11 services regulated by this chapter, or an activity or
12 organization directly related to any profession licensed or
13 regulated pursuant to this chapter. All members, including
14 public members, shall be chosen from lists submitted by the
15 director of the division of professional registration. The list
16 of dentists submitted to the governor shall include the names
17 submitted to the director of the division of professional
18 registration by the president of the Missouri Dental Association.
19 This list shall be a public record available for inspection and
20 copying under chapter 610. Lists of dental hygienists submitted
21 to the governor may include names submitted to the director of
22 the division of professional registration by the president of the
23 Missouri Dental Hygienists' Association. The duties of the
24 dental hygienist member shall not include participation in the
25 determination for or the issuance of a certificate of
26 registration or a license to practice as a dentist. The duties
27 of the public member shall not include the determination of the
28 technical requirements to be met for licensure or whether any
29 person meets such technical requirements or of the technical

1 competence or technical judgment of a licensee or a candidate for
2 licensure.

3 5. The board shall have a seal which shall be in circular
4 form and which shall impress the word "SEAL" in the center and
5 around said word the words "Missouri Dental Board". The seal
6 shall be affixed to such instruments as hereinafter provided and
7 to any other instruments as the board shall direct.

8 6. The board may sue and be sued as the Missouri dental
9 board, and its members need not be named as parties. Members of
10 the board shall not be personally liable, either jointly or
11 severally, for any act or acts committed in the performance of
12 their official duties as board members; nor shall any board
13 member be personally liable for any court costs which accrue in
14 any action by or against the board. ~~and~~

15 ~~Further amend said bill, Page 13, Section 333.171, Line 19~~
16 ~~of said page, by inserting after all of said line the following:~~

17 ~~§334.120.~~ 1. There is hereby created and established a
18 board to be known as "The State Board of Registration for the
19 Healing Arts" for the purpose of registering, licensing and
20 supervising all physicians and surgeons, and midwives in this
21 state. The board shall consist of nine members, including one
22 voting public member, to be appointed by the governor by and with
23 the advice and consent of the senate, at least five of whom shall
24 be graduates of professional schools accredited by the Liaison
25 Committee on Medical Education or recognized by the Educational
26 Commission for Foreign Medical Graduates, and at least two of
27 whom shall be graduates of professional schools approved and
28 accredited as reputable by the American Osteopathic Association,
29 and all of whom, except the public member, shall be duly licensed

1 and registered as physicians and surgeons pursuant to the laws of
2 this state. Each member must be a citizen of the United States
3 and must have been a resident of this state for a period of at
4 least one year next preceding his or her appointment and shall
5 have been actively engaged in the lawful and ethical practice of
6 the profession of physician and surgeon for at least five years
7 next preceding his or her appointment. Not more than four
8 members shall be affiliated with the same political party. All
9 members shall be appointed for a term of four years. Each member
10 of the board shall receive as compensation an amount set by the
11 board not to exceed fifty dollars for each day devoted to the
12 affairs of the board, and shall be entitled to reimbursement of
13 his or her expenses necessarily incurred in the discharge of his
14 or her official duties. The president of the Missouri State
15 Medical Association, for all medical physician appointments, or
16 the president of the Missouri Association of Osteopathic
17 Physicians and Surgeons, for all osteopathic physician
18 appointments, in office at the time shall, at least ninety days
19 prior to the expiration of the term of the respective board
20 member, other than the public member, or as soon as feasible
21 after the appropriate vacancy on the board otherwise occurs,
22 submit to the director of the division of professional
23 registration a list of five physicians and surgeons qualified and
24 willing to fill the vacancy in question, with the request and
25 recommendation that the governor appoint one of the five persons
26 so listed, and with the list so submitted, the president of the
27 Missouri State Medical Association or the Missouri Association of
28 Osteopathic Physicians and Surgeons, as appropriate, shall
29 include in his or her letter of transmittal a description of the

1 method by which the names were chosen by that association.

2 2. The public member shall be at the time of his or her
3 appointment a citizen of the United States; a resident of this
4 state for a period of one year and a registered voter; a person
5 who is not and never was a member of any profession licensed or
6 regulated pursuant to this chapter or the spouse of such person;
7 and a person who does not have and never has had a material,
8 financial interest in either the providing of the professional
9 services regulated by this chapter, or an activity or
10 organization directly related to any profession licensed or
11 regulated pursuant to this chapter. All members, including
12 public members, shall be chosen from lists submitted by the
13 director of the division of professional registration. The list
14 of medical physicians or osteopathic physicians submitted to the
15 governor shall include the names submitted to the director of the
16 division of professional registration by the president of the
17 Missouri State Medical Association or the Missouri Association of
18 Osteopathic Physicians and Surgeons, respectively. This list
19 shall be a public record available for inspection and copying
20 under chapter 610. The duties of the public member shall not
21 include the determination of the technical requirements to be met
22 for licensure or whether any person meets such technical
23 requirements or of the technical competence or technical judgment
24 of a licensee or a candidate for licensure."; and

25 Further amend the title and enacting clause accordingly.

SENATE AMENDMENT NO. 2Offered by Chappelle-Nadal of 14Amend SCS/HCS/House Bill No. 464, Page 38, Section 210.496, Lines 1-21,

- 2 by striking all of said section from the bill; and
- 3 Further amend said bill, page 132, section 208.530 lines 1-
- 4 13, by striking all of said section from the bill; and
- 5 Further amend said bill, pages 132-133, section 208.533 by
- 6 striking all of said section from the bill; and
- 7 Further amend said bill, pages 133-135, section 208.535 by
- 8 striking all of said section from the bill; and
- 9 Further amend the title and enacting clause accordingly.

offered 5-9-11
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adopted 5-12-11

SA 1

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SENATE AMENDMENT NO. 3

Offered by

Ridgway

of

Clay

Amend SA³ to SCS/HCS/House Bill No. 464, Page 3, Section _____, Lines 20,

- 2 by striking the words "drafting legislation" and inserting in
3 lieu thereof the following:
4 "recommendations".

offered 5-12-11
adopted 5-12-11

SENATE AMENDMENT NO. 4Offered by Wasson of 20Amend SCS/HCS/House Bill No. 464, Page 151, Section 324.635, Line 5,2. by inserting after all of ~~said~~ line the following:

3 "[324.1140. 1. The board of private investigator
4 examiners shall license persons who are qualified to
5 train private investigators.

6 2. Persons wishing to become licensed trainers
7 shall make application to the board of private
8 investigator examiners on a form prescribed by the
9 board and accompanied by a fee determined by the board.
10 The application shall contain a statement of the plan
11 of operation of the training offered by the applicant
12 and the materials and aids to be used and any other
13 information required by the board.

14 3. A license shall be granted to a trainer if the
15 board finds that the applicant:

16 (1) Has sufficient knowledge of private
17 investigator business in order to train private
18 investigators sufficiently;

19 (2) Has supplied all required information to the
20 board; and

21 (3) Has paid the required fee.

22 4. The license issued under this section shall be
23 valid for two years and shall be renewable biennially
24 upon application and payment of the renewal fee
25 established by the board. An application for renewal
26 of license shall be mailed to every person to whom a
27 license was issued or renewed during the current
28 licensing period. The applicant shall complete the
29 application and return it to the board by the renewal
30 date with a renewal fee in an amount to be set by the
31 board and with evidence of continuing education under
32 section 324.1122. Any licensee who practices during
33 the time the license has expired shall be considered
34 engaging in prohibited acts under section 324.1104 and
35 shall be subject to the penalties provided for the
36 violation of the provisions of sections 324.1100 to
37 324.1148. If a person is otherwise eligible to renew
38 the person's certification or license, the person may

offered 5-12-11
adopted 5-12-11

1 renew an expired certification or license within two
2 years from the date of expiration. To renew such
3 expired certificate or license, the person shall submit
4 an application for renewal, pay the renewal fee, pay a
5 delinquent renewal fee as established by the board, and
6 present evidence in the form prescribed by the board of
7 having completed the continuing education requirements
8 for renewal specified in section 324.1122. Upon a
9 finding of extenuating circumstances, the commission
10 may waive the payment of the delinquent fee. If a
11 person has failed to renew the person's license within
12 two years of its expiration, the license shall be
13 void.]" ; and

14 Further amend the title and enacting clause accordingly.

SENATE AMENDMENT NO. 5Offered by SEN GREEN of 13THAmend SCS/HCS/House Bill No. 464, Page 46, Section 320.094, Line 78,

2 by striking the word "shall" and further amend line 79, by
3 striking "be a person with expertise in fire prevention" and
4 inserting in lieu thereof the following: "who provides fire
5 safety appliances or equipment".
6

offered 5-12-11
adopted 5-12-11

SENATE AMENDMENT NO. 6Offered by Ridgway of ClayAmend SCS/HCS/House Bill No. 464, Page 98, Section 536.310, Line 25,

2 by inserting after the word "appropriations," the following:

3 "by a majority vote of the board,"; and further amend line
4 27, by striking all of said line and inserting in lieu thereof
5 the following: "employee with total salaries funded from the
6 department of economic development appropriations up to one
7 hundred fifty thousand dollars adjusted annually for inflation
8 for professional positions to:"; and

9 Further amend said bill and section, page 99, line 53 by
10 striking the word "and" as it appears the second time on said
11 line; and further amend line 54 by inserting immediately after
12 the word "costs" the following: "; and

13 (6) Expenses and equipment for the one and one half full
14 time equivalent employee of the board.

15 5. A majority vote of the board members shall be required
16 for the hiring, retention, and termination of board employees.
17 All duties of board employees shall be dedicated solely to the
18 support of and for the furtherance of the purpose and mission of
19 the board"; and

20 Further amend said bill, pages 99-100, section 536.312,
21 lines 1-13, by striking all of said section from the bill; and

22 Further amend the title and enacting clause accordingly.

offered 5-12-11
adopted 5-12-11

SENATE AMENDMENT NO. 7Offered by KEAVENY of 4Amend SCS/HCS/House Bill No. 464, Page 6, Section 37.745, Line 3,

2 by inserting after all of said line the following:

3 "90.101. 1. Notwithstanding any law to the contrary, the
4 board of commissioners of Tower Grove Park shall have the
5 authority to adjust the size of its membership, provided that any
6 such adjustment shall be approved by a majority vote of the board
7 members.

8 2. Notwithstanding any law to the contrary, in case of any
9 vacancy occurring in the membership of the board of commissioners
10 of Tower Grove Park from death, resignation, or disqualification
11 to act, the vacancy shall be filled by appointment from the
12 remaining members of the board, or a majority of them, for the
13 balance of the term then vacant, and all vacancies caused by the
14 expiration of the term of office shall be filled by appointment
15 from the judges of the supreme court of the state of Missouri, or
16 a majority of them or if said judges are unable or unwilling to
17 so act, which shall be presumed by their failure to act within
18 thirty days following delivery to the court of a slate of
19 appointees, by the majority vote of the remaining board
20 members."; and

21 Further amend the title and enacting clause accordingly.

offered 5-12-11
adopted 5-12-11

SENATE AMENDMENT NO. 3

Offered by Schmidt of 15th

Amend SCS/HCS/House Bill No. 464, Page 34, Section 210.101, Line 22-26

by striking all of said lines; and

Further amend said bill, Page 35 to 38, Section 210.102, by striking said section from the bill; and

Further amend said bill, Section 210.102, Page 38, Line 113, by inserting after all of said line the following:

"210.105. 1. There is hereby created the "Missouri Task Force on Prematurity and Infant Mortality" within the children's services commission to consist of the following eighteen members:

(1) The following six members of the general assembly:

(a) Three members of the house of representatives, with two members to be appointed by the speaker of the house and one member to be appointed by the minority leader of the house;

(b) Three members of the senate, with two members to be appointed by the president pro tem of the senate and one member to be appointed by the minority leader of the senate;

(2) The director of the department of health and senior services, or the director's designee;

(3) The director of the department of social services, or the director's designee;

(4) The director of the department of insurance, financial institutions and professional registration, or the director's

*offered 5-12-11
adapted 5-12-11*

1 designee;

2 (5) One member representing a not-for-profit organization
3 specializing in prematurity and infant mortality;

4 (6) Two members who shall be either a physician or nurse
5 practitioner specializing in obstetrics and gynecology, family
6 medicine, pediatrics or perinatology;

7 (7) Two consumer representatives who are parents of
8 individuals born prematurely, including one parent of an
9 individual under the age of eighteen;

10 (8) Two members representing insurance providers in the
11 state;

12 (9) One small business advocate; and

13 (10) One member of the small business regulatory fairness
14 board.

15
16 Members of the task force, other than the legislative members and
17 directors of state agencies, shall be appointed by the governor
18 with the advice and consent of the senate by September 15, 2011.

19 2. A majority of a quorum from among the task force
20 membership shall elect a chair and vice-chair of the task force.

21 3. A majority vote of a quorum of the task force is
22 required for any action.

23 4. The chairperson of the children's services commission
24 shall convene the initial meeting of the task force by no later
25 than October 15, 2011. The task force shall meet at least
26 quarterly; except that the task force shall meet at least twice
27 prior to the end of 2011. Meetings may be held by telephone or
28 video conference at the discretion of the chair.

29 5. Members shall serve on the commission without

1 compensation, but may, subject to appropriation, be reimbursed
2 for actual and necessary expenses incurred in the performance of
3 their official duties as members of the task force.

4 6. The goal of the task force is to seek evidence-based and
5 cost-effective approaches to reduce Missouri's preterm birth and
6 infant mortality rates.

7 7. The task force shall:

8 (1) Submit findings to the general assembly;

9 (2) Review appropriate and relevant evidence-based research
10 regarding the causes and effects of prematurity and birth defects
11 in Missouri;

12 (3) Examine existing public and private entities currently
13 associated with the prevention and treatment of prematurity and
14 infant mortality in Missouri;

15 (4) Develop cost-effective strategies to reduce prematurity
16 and infant mortality; and

17 (5) Issue findings and propose to the appropriate public
18 and private organizations goals, objectives, strategies, and
19 tactics designed to reduce prematurity and infant mortality in
20 Missouri, including drafting legislation on public policy for
21 consideration during the next appropriate session of the general
22 assembly.

23 8. On or before December 31, 2013, the task force shall
24 submit a report on their findings to the governor and general
25 assembly. The report shall include any dissenting opinions in
26 addition to any majority opinions.

27 9. The task force shall expire on January 1, 2015, or upon
28 submission of a report under subsection 8 of this section,
29 whichever is earlier."; and

1

Further amend the title and enacting clause accordingly.