## SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE

# **SENATE BILL NO. 1247**

## 92ND GENERAL ASSEMBLY

Reported from the Committee on Judiciary, April 29, 2004, with recommendation that the House Committee Substitute for Senate Bill No. 1247 Do Pass.

STEPHEN S. DAVIS, Chief Clerk

#### 3581L.05C

## AN ACT

To repeal section 105.711, RSMo, and to enact in lieu thereof one new section relating to the state legal expense fund.

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

Section A. Section 105.711, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 105.711, to read as follows:

105.711. 1. There is hereby created a "State Legal Expense Fund" which shall consist
of moneys appropriated to the fund by the general assembly and moneys otherwise credited to
such fund pursuant to section 105.716.

2. Moneys in the state legal expense fund shall be available for the payment of any claim
or any amount required by any final judgment rendered by a court of competent jurisdiction
against:

7 (1) The state of Missouri, or any agency of the state, pursuant to section 536.050 or 8 536.087, RSMo, or section 537.600, RSMo;

9 (2) Any officer or employee of the state of Missouri or any agency of the state, including, 10 without limitation, elected officials, appointees, members of state boards or commissions, and 11 members of the Missouri national guard upon conduct of such officer or employee arising out 12 of and performed in connection with his or her official duties on behalf of the state, or any 13 agency of the state, provided that moneys in this fund shall not be available for payment of 14 claims made under chapter 287, RSMo; or

EXPLANATION — Matter enclosed in bold faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law. Matter in boldface type in the above law is proposed language.

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(3) (a) Any physician, psychiatrist, pharmacist, podiatrist, dentist, nurse, or other health
care provider licensed to practice in Missouri under the provisions of chapter 330, 332, 334, 335,
336, 337 or 338, RSMo, who is employed by the state of Missouri or any agency of the state,
under formal contract to conduct disability reviews on behalf of the department of elementary
and secondary education or provide services to patients or inmates of state correctional facilities
on a part-time basis;

21 (b) Any physician licensed to practice medicine in Missouri under the provisions of 22 chapter 334, RSMo, and his professional corporation organized pursuant to chapter 356, RSMo, 23 who is employed by or under contract with a city or county health department organized under 24 chapter 192, RSMo, or chapter 205, RSMo, or a city health department operating under a city 25 charter, or a combined city-county health department to provide services to patients for medical 26 care caused by pregnancy, delivery, and child care, if such medical services are provided by the 27 physician pursuant to the contract without compensation or the physician is paid from no other 28 source than a governmental agency except for patient co-payments required by federal or state 29 law or local ordinance;

30 (c) Any physician licensed to practice medicine in Missouri under the provisions of 31 chapter 334, RSMo, who is employed by or under contract with a federally funded community health center organized under Section 315, 329, 330 or 340 of the Public Health Services Act (42 32 33 U.S.C. 216, 254c) to provide services to patients for medical care caused by pregnancy, delivery, 34 and child care, if such medical services are provided by the physician pursuant to the contract 35 or employment agreement without compensation or the physician is paid from no other source 36 than a governmental agency or such a federally funded community health center except for 37 patient co-payments required by federal or state law or local ordinance. In the case of any claim 38 or judgment that arises under this paragraph, the aggregate of payments from the state legal 39 expense fund shall be limited to a maximum of one million dollars for all claims arising out of 40 and judgments based upon the same act or acts alleged in a single cause against any such 41 physician, and shall not exceed one million dollars for any one claimant;

42 (d) Any physician, nurse, physician assistant, dental hygienist, or dentist licensed or 43 registered pursuant to chapter 332, RSMo, chapter 334, RSMo, or chapter 335, RSMo, who 44 provides medical, dental, or nursing treatment within the scope of his license or registration at 45 a city or county health department organized under chapter 192, RSMo, or chapter 205, RSMo, 46 a city health department operating under a city charter, or a combined city-county health department, or a nonprofit community health center qualified as exempt from federal taxation 47 48 under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, if such treatment is 49 restricted to primary care and preventive health services, provided that such treatment shall not 50 include the performance of an abortion, and if such medical, dental, or nursing services are

51 provided by the physician, dentist, physician assistant, dental hygienist, or nurse without 52 compensation. In the case of any claim or judgment that arises under this paragraph, the 53 aggregate of payments from the state legal expense fund shall be limited to a maximum of five 54 hundred thousand dollars, for all claims arising out of and judgments based upon the same act 55 or acts alleged in a single cause and shall not exceed five hundred thousand dollars for any one 56 claimant, and insurance policies purchased pursuant to the provisions of section 105.721 shall 57 be limited to five hundred thousand dollars; or

58 (e) Any physician, nurse, physician assistant, dental hygienist, or dentist licensed or 59 registered to practice medicine, nursing, or dentistry or to act as a physician assistant or dental hygienist in Missouri under the provisions of chapter 332, RSMo, chapter 334, RSMo, or chapter 60 335, RSMo, who provides medical, nursing, or dental treatment within the scope of his license 61 62 or registration to students of a school whether a public, private, or parochial elementary or 63 secondary school, if such physician's treatment is restricted to primary care and preventive health 64 services and if such medical, dental, or nursing services are provided by the physician, dentist, physician assistant, dental hygienist, or nurse without compensation. In the case of any claim 65 or judgment that arises under this paragraph, the aggregate of payments from the state legal 66 67 expense fund shall be limited to a maximum of five hundred thousand dollars, for all claims arising out of and judgments based upon the same act or acts alleged in a single cause and shall 68 not exceed five hundred thousand dollars for any one claimant, and insurance policies purchased 69 70 pursuant to the provisions of section 105.721 shall be limited to five hundred thousand dollars; 71 or

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## (4) Staff employed by the juvenile division of any judicial circuit; or

73 (5) Any attorney licensed to practice law in the state of Missouri who practices law 74 at or through a nonprofit community social services center qualified as exempt from 75 federal taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, 76 or through any agency of any federal, state, or local government, if such legal practice is 77 provided by the attorney without compensation. In the case of any claim or judgment that 78 arises under this subdivision, the aggregate of payments from the state legal expense fund 79 shall be limited to a maximum of five hundred thousand dollars for all claims arising out 80 of and judgments based upon the same act or acts alleged in a single cause and shall not 81 exceed five hundred thousand dollars for any one claimant, and insurance policies 82 purchased pursuant to the provisions of section 105.721 shall be limited to five hundred 83 thousand dollars.

3. The department of health and senior services shall promulgate rules regarding contract procedures and the documentation of care provided under paragraphs (b), (c), (d), and (e) of subdivision (3) of subsection 2 of this section. The limitation on payments from the state legal

87 expense fund or any policy of insurance procured pursuant to the provisions of section 105.721,

88 provided in subsection [5] 6 of this section, shall not apply to any claim or judgment arising

89 under paragraph (a), (b), (c), (d), or (e) of subdivision (3) of subsection 2 of this section. Any

90 claim or judgment arising under paragraph (a), (b), (c), (d), or (e) of subdivision (3) of subsection
91 2 of this section shall be paid by the state legal expense fund or any policy of insurance procured

2 of this section shall be paid by the state legal expense fund or any policy of insurance procured
pursuant to section 105.721, to the extent damages are allowed under sections 538.205 to

538.235, RSMo. Liability or malpractice insurance obtained and maintained in force by any
physician, dentist, physician assistant, dental hygienist, or nurse for coverage concerning his or
her private practice and assets shall not be considered available under subsection [5] 6 of this

section to pay that portion of a judgment or claim for which the state legal expense fund is liable
under paragraph (a), (b), (c), (d), or (e) of subdivision (3) of subsection 2 of this section.
However, a physician, nurse, dentist, physician assistant, or dental hygienist may purchase

99 liability or malpractice insurance for coverage of liability claims or judgments based upon care

100 rendered under paragraphs (c), (d), and (e) of subdivision (3) of subsection 2 of this section 101 which exceed the amount of liability coverage provided by the state legal expense fund under

102 those paragraphs. Even if paragraph (a), (b), (c), (d), or (e) of subdivision (3) of subsection 2 of 103 this section is repealed or modified, the state legal expense fund shall be available for damages 104 which accurately the participant paragraph (a), (b), (c), (d), ar(a) of subdivision (2) of subsection

which occur while the pertinent paragraph (a), (b), (c), (d), or (e) of subdivision (3) of subsection 2 + 64 is preferred.

105 2 of this section is in effect.

106 4. The attorney general shall promulgate rules regarding contract procedures and 107 the documentation of legal practice provided under subdivision (5) of subsection 2 of this 108 section. The limitation on payments from the state legal expense fund or any policy of 109 insurance procured pursuant to section 105.721 as provided in subsection 6 of this section 110 shall not apply to any claim or judgment arising under subdivision (5) of subsection 2 of 111 this section. Any claim or judgment arising under subdivision (5) of subsection 2 of this 112 section shall be paid by the state legal expense fund or any policy of insurance procured pursuant to section 105.721. Liability or malpractice insurance otherwise obtained and 113 114 maintained in force shall not be considered available under subsection 6 of this section to 115 pay that portion of a judgment or claim for which the state legal expense fund is liable 116 under subdivision (5) of subsection 2 of this section. However, an attorney may obtain 117 liability or malpractice insurance for coverage of liability claims or judgments based upon 118 legal practice rendered under subdivision (5) of subsection 2 of this section that exceed the 119 amount of liability coverage provided by the state legal expense fund under subdivision (5) 120 of subsection 2 of this section. Even if subdivision (5) of subsection 2 of this section is 121 repealed or amended, the state legal expense fund shall be available for damages that occur 122 while the pertinent subdivision (5) of subsection 2 of this section is in effect.

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**5.** All payments shall be made from the state legal expense fund by the commissioner of administration with the approval of the attorney general. Payment from the state legal expense fund of a claim or final judgment award against a physician, dentist, physician assistant, dental hygienist, or nurse described in paragraph (a), (b), (c), (d), or (e) of subdivision (3) of subsection

127 2 of this section, or against an attorney in subdivision (5) of subsection 2 of this section, shall
128 only be made for services rendered in accordance with the conditions of such paragraphs.

129 [5.] 6. Except as provided in subsection 3 of this section, in the case of any claim or 130 judgment that arises under sections 537.600 and 537.610, RSMo, against the state of Missouri, 131 or an agency of the state, the aggregate of payments from the state legal expense fund and from 132 any policy of insurance procured pursuant to the provisions of section 105.721 shall not exceed 133 the limits of liability as provided in sections 537.600 to 537.610, RSMo. No payment shall be 134 made from the state legal expense fund or any policy of insurance procured with state funds 135 pursuant to section 105.721 unless and until the benefits provided to pay the claim by any other 136 policy of liability insurance have been exhausted.

[6.] 7. The provisions of section 33.080, RSMo, notwithstanding, any moneys remaining
to the credit of the state legal expense fund at the end of an appropriation period shall not be
transferred to general revenue.

140 [7.] 8. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, 141 that is promulgated under the authority delegated in sections 105.711 to 105.726 shall become 142 effective only if it has been promulgated pursuant to the provisions of chapter 536, RSMo. 143 Nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or 144 adopted prior to August 28, 1999, if it fully complied with the provisions of chapter 536, RSMo. 145 This section and chapter 536, RSMo, are nonseverable and if any of the powers vested with the 146 general assembly pursuant to chapter 536, RSMo, to review, to delay the effective date, or to 147 disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking 148 authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void.

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