FIRST REGULAR SESSION HOUSE BILL NO. 717

93RD GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE RUPP.

Read 1st time March 03, 2005 and copies ordered printed.

STEPHEN S. DAVIS, Chief Clerk

1996L.01I

AN ACT

To repeal section 33.103, RSMo, and to enact in lieu thereof one new section relating to cafeteria plans for state employees.

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

Section A. Section 33.103, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 33.103, to read as follows:

33.103. 1. Whenever the employees of any state department, division or agency establish 2 any voluntary retirement plan, or participate in any group hospital service plan, group life insurance plan, medical service plan or other such plan, or if they are members of an employee 3 4 collective bargaining organization, or if they participate in a group plan for uniform rental, the commissioner of administration may deduct from such employees' compensation warrants the 5 6 amount necessary for each employee's participation in the plan or collective bargaining dues, provided that such dues deductions shall be made only from those individuals agreeing to such 7 8 deductions. Before such deductions are made, the person in charge of the department, division 9 or agency shall file with the commissioner of administration an authorization showing the names 10 of participating employees, the amount to be deducted from each such employee's compensation, and the agent authorized to receive the deducted amounts. The amount deducted shall be paid 11 to the authorized agent in the amount of the total deductions by a warrant issued as provided by 12 13 law. 14 2. The commissioner of administration may, in the same manner, deduct from any state

15 employee's compensation warrant:

16 (1) Any amount authorized by the employee for the purchase of shares in a state

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

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17 employees' credit union in Missouri;

(2) Any amount authorized by the employee for contribution to a fund resulting from a
united, joint community-wide solicitation or to a fund resulting from a nationwide solicitation
by charities rendering services or otherwise fulfilling charitable purposes if the fund is
administered in a manner requiring public accountability and public participation in policy
decisions;

(3) Any amount authorized by the employee for the payment of dues in an employeeassociation;

(4) Any amount determined to be owed by the employee to the state in accordance with
guidelines established by the commissioner of administration which shall include notice to the
employee and an appeal process;

(5) Any amount voluntarily assigned by the employee for payment of child support
 obligations determined pursuant to chapter 452 or 454, RSMo; and

30 (6) Any amount authorized by the employee for contributions to any "qualified state
31 tuition program" pursuant to Section 529 of the Internal Revenue Code of 1986, as amended,
32 sponsored by the state of Missouri.

33 3. The commissioner of administration may establish a cafeteria plan in accordance with 34 Section 125 of Title 26 United States Code for state employees. The commissioner of 35 administration must file a written plan document to be filed in accordance with chapter 536, 36 RSMo. Employees must be furnished with a summary plan description one hundred twenty days 37 prior to the effective date of the plan. In connection with such plans, the commissioner may:

(1) Include as an option in the plan any employee benefit, otherwise available to stateemployees, administered by a statutorily created retirement system;

40 (2) Provide and administer, or select companies on the basis of competitive bids or 41 proposals to provide or administer, any group insurance, or other plan which may be included 42 as part of a cafeteria plan, provided such plan is not duplicative of any other plan, otherwise 43 available to state employees, administered by a statutorily created retirement system; [and]

(3) Include products from vendors if the product is eligible under Section 125 of the
 United States Internal Revenue Code of 1986, as amended, the vendor is approved by the
 office of administration to provide benefits on a payroll-deduction basis, and the vendor
 is receiving in excess of five hundred thousand dollars annually from state employees

48 through voluntary payroll deductions; and

(4) Reduce each participating employee's compensation warrant by the amount necessary
for each employee's participation in the cafeteria plan, provided that such salary reduction shall
be made only with respect to those individuals agreeing to such reduction. No such reduction
in salary for the purpose of participation in a cafeteria plan shall have the effect of reducing the

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53 compensation amount used in calculating the state employee's retirement benefit under a

54 statutorily created retirement system or reducing the compensation amount used in calculating

55 the state employee's compensation or wages for purposes of any workers' compensation claim

56 governed by chapter 287, RSMo.

57 4. Employees may authorize deductions as provided in this section in writing or by 58 electronic enrollment.