## FIRST REGULAR SESSION HOUSE BILL NO. 1055

## 94TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES SANDER (Sponsor), TILLEY, HARRIS (110), EMERY, WELLS, SCHOELLER, FISHER, STREAM, WILSON (130), CUNNINGHAM (145), FAITH, MOORE, VIEBROCK, WRIGHT, DENISON, PRATT, FLOOK, DUSENBERG, GRISAMORE, DETHROW, NOLTE, ONDER, MUNZLINGER, JONES (89), COX, RUZICKA, YAEGER, LOEHNER, SELF, NANCE, WILSON (119),
WETER, PORTWOOD, SMITH (14), JETTON, STEVENSON, DIXON, MUSCHANY, DAVIS, KINGERY, KELLY, McGHEE, BAKER (123), CUNNINGHAM (86), SCHLOTTACH, RICHARD, NIEVES,
THRELKELD, DAY, DEEKEN, MEINERS, PEARCE, BEARDEN, LEMBKE, BIVINS, SATER, RUCKER, SPRENG, WALSH, SUTHERLAND, SWINGER, BRUNS, DEMPSEY, WOOD, LIPKE, HOBBS,
RUESTMAN, COOPER (158), FUNDERBURK, HUNTER, PARSON, YATES, SILVEY, JONES (117), ERVIN, SCHOEMEHL, WILDBERGER, SHIVELY, BRINGER, SCHARNHORST, SCHIEFFER, ICET, FRANZ, CASEY, VILLA, SALVA, COOPER (155), POLLOCK, MEADOWS, QUINN (9), SCAVUZZO, ROBINSON, SCHAD, SMITH (150), COOPER (120) AND CORCORAN (Co-sponsors).

Read 1st time March 6, 2007 and copies ordered printed.

D. ADAM CRUMBLISS, Chief Clerk

2503L.01I

## **AN ACT**

To amend chapter 188, RSMo, by adding thereto two new sections relating to abortions.

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

Section A. Chapter 188, RSMo, is amended by adding thereto two new sections, to be 2 known as sections 188.325 and 188.335, to read as follows:

188.325. 1. There is hereby established the "Missouri Alternatives to Abortion Services Program" which shall be administered by a state agency or agencies, as designated by appropriations to such or each agency. The alternatives to abortion services program shall consist of services or counseling to pregnant women and continuing for one year after birth to assist women in carrying their unborn children to term instead of having abortions, and to assist women in caring for their dependent children or placing their

7 children for adoption.

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.

H.B. 1055

8	2. Services provided under the alternatives to abortion program shall include, but
9	not be limited to the following:
10	(1) Prenatal care;
11	(2) Medical and mental health care;
12	(3) Parenting skills;
13	(4) Drug and alcohol testing and treatment;
14	(5) Child care, and newborn and infant care;
15	(6) Housing and utilities;
16	(7) Educational services;
17	(8) Food, clothing, and supplies relating to pregnancy, newborn care, and
18	parenting;
19	(9) Adoption assistance;
20	(10) Job training and placement;
21	(11) Establishing and promoting responsible paternity;
22	(12) Ultrasound services;
23	(13) Case management;
24	(14) Domestic abuse protection; and
25	(15) Transportation.
26	3. Actual provision and delivery of services and counseling shall be dependent on
27	client needs and not otherwise prioritized by the agency or agencies administering the
28	program. Services and counseling shall be available only during pregnancy and continuing
29	for one year after birth, and shall exclude any family planning services. The agency or
30	agencies administering the program may contract with other public or private agencies or
31	entities to provide the services or counseling on behalf of the agency or agencies
32	administering the program. Such other public or private agencies or entities may provide
33	additional services or counseling, or services or counseling for more than one year after
34	birth, that are not funded under the alternatives to abortion services program, as long as
35	such services or counseling are not inconsistent with the provisions of this section.
36	Contractors for the alternatives to abortion services program may also be contractors for
37	the alternatives to abortion public awareness program established in section 188.335.
38	4. The agency or agencies administering the program shall to the greatest extent

4. The agency of agencies administering the program shall to the greatest extent possible supplement and match moneys appropriated for the alternatives to abortion services program with federal and other public moneys and with private moneys. The agency or agencies administering the program shall prioritize such additional federal, other public, and private moneys so that they are used preferentially for the alternatives to abortion services program and the alternatives to abortion public awareness program.

## H.B. 1055

3

5. The alternatives to abortion services program and the moneys expended under this section shall not be used to perform or induce, assist in the performing or inducing of or refer for abortions. Moneys expended under this section shall not be granted to organizations or affiliates of organizations that perform or induce, assist in the performing or inducing of or refer for abortions.

188.335. 1. There is hereby established the "Missouri Alternatives to Abortion
Public Awareness Program" which shall be administered by a state agency or agencies, as
designated by appropriations to such or each agency.

4 2. The agency or agencies by which the alternatives to abortion public awareness 5 program is administered shall establish and implement an ongoing advertising campaign publicizing alternatives to abortion services within the state, including alternatives to 6 7 abortion agencies within the state and the alternatives to abortion services program established in section 188.325. Such advertising campaign may utilize, but shall not be 8 9 limited to, the following media: television, radio, outdoor advertising, newspapers, magazines, and other print media, web sites, and the Internet. The agency or agencies 10 administering the program may contract with other public or private agencies or entities 11 to conduct such advertising campaign on behalf of the agency or agencies administering 12 the program. Contractors for the alternatives to abortion public awareness program may 13 14 also be contractors for the alternatives to abortion services program established in section 15 188.325.

16 3. The agency or agencies administering the program shall to the greatest extent possible supplement and match moneys appropriated for the alternatives to abortion 17 public awareness program with federal and other public moneys and with private moneys. 18 19 The agency or agencies administering the program shall prioritize such additional federal, other public, and private moneys so that they are used preferentially for the alternatives 20 21 to abortion public awareness program and the alternatives to abortion services program. 22 4. The alternatives to abortion public awareness program and the moneys expended 23 under this section shall not be used to perform or induce, assist in the performing or 24 inducing of or refer for abortions. Moneys expended under this section shall not be 25 granted to organizations or affiliates of organizations that perform or induce, assist in the 26 performing or inducing of or refer for abortions.

1