SECOND REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 1656

94TH GENERAL ASSEMBLY

Reported from the Committee on Seniors, Families and Public Health, April 15, 2008, with recommendation that the Senate Committee Substitute do pass and be placed on the Consent Calendar.

4331S.02C TERRY L. SPIELER, Secretary.

AN ACT

To repeal sections 198.074, 198.075, and 208.819, RSMo, and to enact in lieu thereof three new sections relating to long-term care facilities.

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

Section A. Sections 198.074, 198.075, and 208.819, RSMo, are repealed

- 2 and three new sections enacted in lieu thereof, to be known as sections 198.074,
- 3 198.075, and 208.819, to read as follows:
 - 198.074. 1. Effective August 28, 2007, all new facilities licensed under
- 2 this chapter on or after August 28, 2007, or any [facilities completing a]
- 3 section of a facility licensed under this chapter in which a major
- 4 renovation [to the facility] has been completed on or after August 28, 2007, as
- 5 defined and approved by the department, [and which are licensed under this
- 3 chapter] shall install and maintain an approved sprinkler system in accordance
- 7 with National Fire Protection Association (NFPA) 13.
- 8 2. Facilities that were initially licensed and had an approved sprinkler
- 9 system prior to August 28, 2007, shall continue to meet all laws, rules, and
- 10 regulations for testing, inspection and maintenance of the sprinkler system that
- 11 were in effect for such facilities on August 27, 2007.
- 12 3. Multi-level assisted living facilities that accept or retain any individual
- 13 with a physical, cognitive, or other impairment that prevents the individual from
- 14 safely evacuating the facility with minimal assistance shall install and maintain
- 15 an approved sprinkler system in accordance with NFPA 13. Single-story assisted
- 16 living facilities that accept or retain any individual with a physical, cognitive, or
- 17 other impairment that prevents the individual from safely evacuating the facility

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with minimal assistance shall install and maintain an approved sprinkler system 19 in accordance with NFPA 13R.

- 20 4. All residential care and assisted living facilities [with] licensed for more than twenty [residents] beds not included in subsection 3 of this section, 22which are initially licensed under this chapter prior to August 28, 2007, and that 23do not have installed an approved sprinkler system in accordance with NFPA 13R prior to August 28, 2007, shall install and maintain an approved sprinkler system 24in accordance with NFPA 13R by December 31, 2012, unless the facility meets the 25safety requirements of Chapter 33 of existing residential board and care 26 occupancies of NFPA 101 life safety code. Any such facilities that do not 28have an approved sprinkler system in accordance with NFPA 13R by December 31, 2012, shall be required to install and maintain an 2930 approved sprinkler system in accordance with NFPA 13 by December 13, 2013.
- 5. All skilled nursing and intermediate care facilities not required prior to August 28, 2007, to install and maintain an approved sprinkler system shall install and maintain an approved sprinkler system in accordance with NFPA 13 by December 31, 2012, unless the facility receives an exemption from the 35 36 department and presents evidence in writing from a certified sprinkler system representative or licensed engineer that the facility is unable to install an approved [National Fire Protection Association] NFPA 13 system due to the unavailability of water supply requirements associated with this system or the facility meets the safety requirements of Chapter 33 of existing residential board 40 and care occupancies of NFPA 101 life safety code.
 - 6. Facilities that [take a substantial step] have submitted a plan for compliance, as [specified in] required by subsection [7] 10 of this section, to install an approved NFPA 13 or 13R system prior to December 31, 2012, may apply to the department for a loan in accordance with section 198.075 to install such system. All facilities described in subsections 3, 4, and 5 of this section shall be eligible for the loan. However, such loan shall [not] only be available [if by December 31, 2009,] until the average total reimbursement for the care of persons eligible for Medicaid public assistance in an assisted living facility and residential care facility is equal to or exceeds fifty-two dollars per day. The average total reimbursement includes room, board, and care delivered by the facility, but shall not include payments to the facility for care or services not provided by the facility. [If a facility under this subsection does not have an

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- approved sprinkler system installed by December 31, 2012, such facility shall be required to install and maintain an approved sprinkler system in accordance with NFPA 13 by December 31, 2013.] Such loans received under this subsection and in accordance with section 198.075, shall be paid in full as follows:
- 58 (1) Ten years for those facilities approved for the loan and whose average 59 total reimbursement rate for the care of persons eligible for Medicaid public 60 assistance is equal to forty-eight and no more than forty-nine dollars per day;
- 61 (2) Eight years for those facilities approved for the loan and whose 62 average total reimbursement rate for the care of persons eligible for Medicaid 63 public assistance is greater than forty-nine and no more than fifty-two dollars per 64 day; or
 - (3) Five years for those facilities approved for the loan and whose average total reimbursement rate for the care of persons eligible for Medicaid public assistance is greater than fifty-two dollars per day.
 - (4) No payments or interest shall be due until the average total reimbursement rate for the care of persons eligible for Medicaid public assistance is equal to or greater than forty-eight dollars.
- 7. (1) All facilities licensed under this chapter shall be equipped with a 71 complete fire alarm system in compliance with [NFPA 101, Life Safety Code for 7273 Detection, Alarm, and Communication Systems as referenced in NFPA 72, or 74shall maintain a system that was approved by the department when such facility was constructed so long as such system is a complete fire alarm system. A 7576 complete fire alarm system shall include, but not be limited to, interconnected smoke detectors throughout the facility, automatic transmission to the fire 77department, dispatching agency, or central monitoring company, manual pull 78 stations at each required exit and attendant's station, heat detectors, and audible 79 80 and visual alarm indicators.
- (2) In addition, each floor accessed by residents shall be divided into at 81 least two smoke sections by one-hour rated smoke partitions. No smoke section 82 shall exceed one hundred fifty feet in length. If neither the length nor the width 83 of the floor exceeds seventy-five feet, no smoke-stop partition shall be 84 85 required. Facilities with a complete fire alarm system and smoke sections meeting the requirements of this subsection prior to August 28, 2007, shall 86 87 continue to meet such requirements. Facilities initially licensed on or after August 28, 2007, shall comply with such requirements beginning August 28, 2007, 88 or on the effective date of licensure. 89

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- 90 (3) Except as otherwise provided in this subsection, the requirements for 91 complete fire alarm systems and smoke sections shall be enforceable on December 92 31, 2008.
- 93 8. The requirements of this section shall be construed to supersede the provisions of section 198.058 relating to the exemption of facilities from 94 95 construction standards.
- 96 9. Fire safety inspections of facilities licensed under this chapter for 97 compliance with this section shall be conducted annually by the state fire marshal 98 [if such inspections are not available to be conducted by local fire protection districts or fire departments. The provisions of this section shall be enforced by 99 the state fire marshal or by the local fire protection district or fire department, 100 depending on which entity conducted the inspection or by local fire 101 protection districts or fire departments if such districts or departments 102103 are deemed qualified to conduct facility inspections by the state fire marshal. The state fire marshal shall report the results of facility 104 inspections to the department in order for the department to make 105 106 licensure and other appropriate decisions.
- 107 10. By July 1, [2008] 2009, all facilities licensed under this chapter shall 108 submit a plan for compliance with the provisions of this section to the state fire 109 marshal.
- 198.075. 1. There is hereby created in the state treasury the "Fire Safety Standards Loan Fund", for implementing the provisions of subsection [3] 6 of section 198.074. Moneys deposited in the fund shall be considered state funds under article IV, section 15 of the Missouri Constitution. The state treasurer shall be custodian of the fund and may disburse moneys from the fund in accordance with sections 30.170 and 30.180, RSMo. Any moneys remaining in the fund at the end of the biennium shall revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund. 10
- 2. Qualifying facilities shall make an application to the department of health and senior services upon forms provided by the department. Such application and loan shall be available to facilities by January 1, 2009. Upon receipt of an application for a loan, the department shall review the application and advise the governor before state funds are allocated for a 16 loan. For purposes of this section, a "qualifying facility" shall mean a facility

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- licensed under this chapter that is in substantial compliance. "Substantial compliance" shall mean a facility that has no uncorrected deficiencies and is in compliance with department of health and senior services rules and regulations governing such facility.
- 3. The fund shall be a loan of which the interest rate shall not exceed two and one-half percent.
- 4. The fund shall be administered by the department of health and senior services.
- 208.819. 1. Subject to appropriations, persons institutionalized in nursing homes who are [Medicaid] MO HealthNet eligible and who wish to move back into the community shall be eligible for a one-time [Missouri] transition [to independence] grant. The [Missouri] transition [to independence] grant shall be limited to up to [fifteen] twenty-four hundred dollars to offset the initial down 5 payments [and], setup costs, and other expenditures associated with housing a senior or person with disabilities needing home and community-based services as such person moves out of a nursing home. Such grants shall be established and administered by the division of [vocational rehabilitation] senior 10 and disability services in consultation with the department of social services. The division of [vocational rehabilitation] senior and disability 11 12 services and the department of social services shall cooperate in actively seeking 13 federal and private grant moneys to further fund this program; except that, such 14 federal and private grant moneys shall not limit the general assembly's ability 15 to appropriate moneys for the [Missouri] transition [to independence] grants.
 - 2. The [division of medical services within the department of social services, the] department of health and senior services and the [division of vocational rehabilitation within the department of elementary and secondary education] department of mental health shall work together to develop information and training on community-based service options for residents transitioning into the community[. Representatives of disability-related community organizations shall complete such training before initiating contact with institutionalized individuals] and shall promulgate rules as needed.

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