

FIRST REGULAR SESSION
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 89
95TH GENERAL ASSEMBLY

0448L.10C

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal sections 192.925, 197.500, 198.006, 198.070, 198.074, 198.075, 198.090, 198.096, 198.525, 198.527, 198.532, 208.819, 208.909, 208.912, 208.915, 210.900, 210.906, 210.933, 565.180, 565.182, 565.184, 565.188, 565.200, 570.223, 660.010, 660.050, 660.053, 660.054, 660.055, 660.057, 660.058, 660.060, 660.062, 660.067, 660.069, 660.070, 660.099, 660.250, 660.255, 660.260, 660.261, 660.263, 660.265, 660.270, 660.275, 660.280, 660.285, 660.290, 660.295, 660.300, 660.305, 660.310, 660.315, 660.317, 660.320, 660.321, 660.400, 660.403, 660.405, 660.407, 660.409, 660.411, 660.414, 660.416, 660.418, 660.420, 660.512, 660.600, 660.603, 660.605, 660.608, 660.620, 660.625, 660.725, and 701.355, RSMo, and to enact in lieu thereof seventy-one new sections relating to public safety, with penalty provisions.

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

Section A. Sections 192.925, 197.500, 198.006, 198.070, 198.074, 198.075, 198.090,
2 198.096, 198.525, 198.527, 198.532, 208.819, 208.909, 208.912, 208.915, 210.900, 210.906,
3 210.933, 565.180, 565.182, 565.184, 565.188, 565.200, 570.223, 660.010, 660.050, 660.053,
4 660.054, 660.055, 660.057, 660.058, 660.060, 660.062, 660.067, 660.069, 660.070, 660.099,
5 660.250, 660.255, 660.260, 660.261, 660.263, 660.265, 660.270, 660.275, 660.280, 660.285,
6 660.290, 660.295, 660.300, 660.305, 660.310, 660.315, 660.317, 660.320, 660.321, 660.400,
7 660.403, 660.405, 660.407, 660.409, 660.411, 660.414, 660.416, 660.418, 660.420, 660.512,
8 660.600, 660.603, 660.605, 660.608, 660.620, 660.625, 660.725, and 701.355, RSMo, are
9 repealed and seventy-one new sections enacted in lieu thereof, to be known as sections 67.281,

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.

10 192.925, 192.2000, 192.2001, 192.2003, 192.2006, 192.2009, 192.2012, 192.2015, 192.2020,
11 192.2025, 192.2030, 192.2033, 192.2035, 192.2040, 192.2100, 192.2103, 192.2106, 192.2109,
12 192.2112, 192.2115, 192.2118, 192.2121, 192.2124, 192.2127, 192.2130, 192.2150, 192.2153,
13 192.2175, 192.2178, 192.2181, 192.2184, 192.2187, 192.2200, 192.2203, 192.2206, 192.2209,
14 192.2212, 192.2215, 192.2218, 192.2221, 192.2224, 192.2227, 192.2250, 192.2253, 198.006,
15 198.074, 198.075, 198.090, 198.096, 198.187, 198.525, 198.527, 198.532, 198.545, 198.700,
16 198.703, 198.705, 198.708, 208.819, 208.909, 210.900, 210.906, 565.180, 565.182, 565.184,
17 565.188, 565.200, 570.223, 660.010, and 701.355, to read as follows:

2 **67.281. 1. On or before the date of entering into a purchase contract, any builder**
3 **of single-family dwellings or residences or multifamily dwellings of four or fewer units**
4 **shall offer to any purchaser the option to install or equip such dwellings or residences with**
5 **a fire sprinkler system at the purchaser's cost. Notwithstanding any other provision of law**
6 **to the contrary, no code, order, ordinance, rule, regulation, or resolution adopted by any**
7 **political subdivision shall be construed to deny any purchaser of any such dwelling or**
8 **residence the option to choose or decline the installation or equipping of such dwelling or**
9 **residence with a fire sprinkler system. Any code, order, ordinance, rule, regulation, or**
10 **resolution adopted by any political subdivision shall include a provision requiring each**
11 **builder to provide each purchaser of any such dwelling or residence with the option of**
12 **purchasing a fire sprinkler system for such dwelling or residence.**

13 **2. The provisions of this section shall expire on August 28, 2011.**

14 192.925. 1. To increase public awareness of the problem of elder abuse and neglect **and**
15 **financial exploitation of the elderly**, the department of health and senior services shall
2 implement an education and awareness program. Such program shall have the goal of reducing
3 the incidences of elder abuse and neglect **and financial exploitation of the elderly**, and may
4 focus on:

5 (1) The education and awareness of mandatory reporters on their responsibility to report
6 elder abuse and neglect **and financial exploitation of the elderly**;

7 (2) Targeted education and awareness for the public on the problem, identification and
8 reporting of elder abuse and neglect **and financial exploitation of the elderly**;

9 (3) Publicizing the elder abuse and neglect hot line telephone number;

10 (4) Education and awareness for law enforcement agencies and prosecutors on the
11 problem and identification of elder abuse and neglect **and financial exploitation of the elderly**,
12 and the importance of prosecuting cases pursuant to chapter 565, RSMo; and

13 (5) Publicizing the availability of background checks prior to hiring an individual for
14 caregiving purposes.
15

16 2. The department of social services and facilities licensed pursuant to chapters 197 and
17 198, RSMo, shall cooperate fully with the department of health and senior services in the
18 distribution of information pursuant to this program.

[660.050.] **192.2000.** 1. The "Division of Aging" is hereby transferred from the
2 department of social services to the department of health and senior services by a type I transfer
3 as defined in the Omnibus State Reorganization Act of 1974. **All references in the revised**
4 **statutes of Missouri to the division of aging shall include any division or divisions**
5 **established by the department as a successor division or divisions to the division of aging.**
6 The division shall aid and assist the elderly and low-income [handicapped] adults **with**
7 **disabilities** living in the state of Missouri to secure and maintain maximum economic and
8 personal independence and dignity. The division shall regulate adult long-term care facilities
9 pursuant to the laws of this state and rules and regulations of federal and state agencies, to
10 safeguard the lives and rights of residents in these facilities.

11 2. In addition to its duties and responsibilities enumerated pursuant to other provisions
12 of law, the division shall:

13 (1) Serve as advocate for the elderly by promoting a comprehensive, coordinated service
14 program through administration of Older Americans Act (OAA) programs (Title III) P.L. 89-73,
15 (42 U.S.C. 3001, et seq.), as amended;

16 (2) Assure that an information and referral system is developed and operated for the
17 elderly, including information on the Missouri care options program;

18 (3) Provide technical assistance, planning and training to local area agencies on aging;

19 (4) Contract with the federal government to conduct surveys of long-term care facilities
20 certified for participation in the Title XVIII program;

21 (5) Serve as liaison between the department of health and senior services and the Federal
22 Health Standards and Quality Bureau, as well as the Medicare and Medicaid portions of the
23 United States Department of Health and Human Services;

24 (6) Conduct medical review (inspections of care) activities such as utilization reviews,
25 independent professional reviews, and periodic medical reviews to determine medical and social
26 needs for the purpose of eligibility for Title XIX, and for level of care determination;

27 (7) Certify long-term care facilities for participation in the Title XIX program;

28 (8) Conduct a survey and review of compliance with P.L. 96-566 Sec. 505(d) for
29 Supplemental Security Income recipients in long-term care facilities and serve as the liaison
30 between the Social Security Administration and the department of health and senior services
31 concerning Supplemental Security Income beneficiaries;

32 (9) Review plans of proposed long-term care facilities before they are constructed to
33 determine if they meet applicable state and federal construction standards;

34 (10) Provide consultation to long-term care facilities in all areas governed by state and
35 federal regulations;

36 (11) Serve as the central state agency with primary responsibility for the planning,
37 coordination, development, and evaluation of policy, programs, and services for elderly persons
38 in Missouri consistent with the provisions of subsection 1 of this section and serve as the
39 designated state unit on aging, as defined in the Older Americans Act of 1965;

40 (12) With the advice of the governor's advisory council on aging, develop long-range
41 state plans for programs, services, and activities for elderly [and handicapped] persons **and long-**
42 **term care options for elderly persons and adults with disabilities.** State plans should be
43 revised annually and should be based on area agency on aging plans, statewide priorities, and
44 state and federal requirements;

45 (13) Receive and disburse all federal and state funds allocated to the division and solicit,
46 accept, and administer grants, including federal grants, or gifts made to the division or to the
47 state for the benefit of elderly persons in this state;

48 (14) Serve, within government and in the state at large, as an advocate for elderly
49 persons by holding hearings and conducting studies or investigations concerning matters
50 affecting the health, safety, and welfare of elderly persons and by assisting elderly persons to
51 assure their rights to apply for and receive services and to be given fair hearings when such
52 services are denied;

53 (15) Provide information and technical assistance to the governor's advisory council on
54 aging and keep the council continually informed of the activities of the division;

55 (16) After consultation with the governor's advisory council on aging, make
56 recommendations for legislative action to the governor and to the general assembly;

57 (17) Conduct research and other appropriate activities to determine the needs of elderly
58 persons in this state, including, but not limited to, their needs for social and health services, and
59 to determine what existing services and facilities, private and public, are available to elderly
60 persons to meet those needs;

61 (18) Maintain [and serve as a clearinghouse for] **information regarding resources that**
62 **provide** up-to-date information and technical assistance related to the needs and interests of
63 elderly persons and persons with Alzheimer's disease or related dementias, including information
64 on the Missouri care options program, dementia-specific training materials and dementia-specific
65 trainers. Such dementia-specific information and technical assistance shall be [maintained and]
66 provided in consultation with agencies, organizations and/or institutions of higher learning with
67 expertise in dementia care;

68 (19) Provide area agencies on aging with assistance in applying for federal, state, and
69 private grants and identifying new funding sources;

70 (20) Determine area agencies on aging annual allocations for Title XX and Title III of
71 the Older Americans Act expenditures;

72 (21) Provide transportation services, home-delivered and congregate meals, in-home
73 services, counseling and other services to the elderly and low-income [handicapped] adults **with**
74 **disabilities** as designated in the Social Services Block Grant Report, through contract with other
75 agencies, and shall monitor such agencies to ensure that services contracted for are delivered and
76 meet standards of quality set by the division;

77 (22) Monitor the process pursuant to the federal Patient Self-determination Act, 42
78 U.S.C. 1396a (w), in long-term care facilities by which information is provided to patients
79 concerning durable powers of attorney and living wills.

80 3. The division director, subject to the supervision of the director of the department of
81 health and senior services, shall be the chief administrative officer of the division and shall
82 exercise for the division the powers and duties of an appointing authority pursuant to chapter 36,
83 RSMo, to employ such administrative, technical and other personnel as may be necessary for the
84 performance of the duties and responsibilities of the division.

85 4. The division may withdraw designation of an area agency on aging only when it can
86 be shown the federal or state laws or rules have not been complied with, state or federal funds
87 are not being expended for the purposes for which they were intended, or the elderly are not
88 receiving appropriate services within available resources, and after consultation with the director
89 of the area agency on aging and the area agency board. Withdrawal of any particular program
90 of services may be appealed to the director of the department of health and senior services and
91 the governor. In the event that the division withdraws the area agency on aging designation in
92 accordance with the Older Americans Act, the division shall administer the services to clients
93 previously performed by the area agency on aging until a new area agency on aging is designated.

94 5. Any person hired by the department of health and senior services after August 13,
95 1988, to conduct or supervise inspections, surveys or investigations pursuant to chapter 198,
96 RSMo, shall complete at least one hundred hours of basic orientation regarding the inspection
97 process and applicable rules and statutes during the first six months of employment. Any such
98 person shall annually, on the anniversary date of employment, present to the department evidence
99 of having completed at least twenty hours of continuing education in at least two of the following
100 categories: communication techniques, skills development, resident care, or policy update.

101 The department of health and senior services shall by rule describe the curriculum and structure
102 of such continuing education.

103 6. The division may issue and promulgate rules to enforce, implement and effectuate the
104 powers and duties established in this section [and sections 198.070 and 198.090, RSMo, and
105 sections 660.250 and 660.300 to 660.320] , **section 192.2100, sections 192.2150 to 192.2187,**

106 **and section 198.090, RSMo.** Any rule or portion of a rule, as that term is defined in section
107 536.010, RSMo, that is created under the authority delegated in this section shall become
108 effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo,
109 and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are
110 nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536,
111 RSMo, to review, to delay the effective date or to disapprove and annul a rule are subsequently
112 held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted
113 after August 28, 2001, shall be invalid and void.

114 7. Missouri care options is a program, operated and coordinated by the [division of
115 aging] **department**, which informs individuals of the variety of care options available to them
116 when they may need long-term care.

117 8. The division shall, by January 1, 2002, establish minimum dementia-specific training
118 requirements for employees involved in the delivery of care to persons with Alzheimer's disease
119 or related dementias who are employed by skilled nursing facilities, intermediate care facilities,
120 residential care facilities, agencies providing in-home care services authorized by the [division
121 of aging] **department**, adult day-care programs, independent contractors providing direct care
122 to persons with Alzheimer's disease or related dementias and the [division of aging] **department**.
123 Such training shall be incorporated into new employee orientation and ongoing in-service
124 curricula for all employees involved in the care of persons with dementia. The department of
125 health and senior services shall, by January 1, 2002, establish minimum dementia-specific
126 training requirements for employees involved in the delivery of care to persons with Alzheimer's
127 disease or related dementias who are employed by home health and hospice agencies licensed
128 by chapter 197, RSMo. Such training shall be incorporated into the home health and hospice
129 agency's new employee orientation and ongoing in-service curricula for all employees involved
130 in the care of persons with dementia. The dementia training need not require additional hours
131 of orientation or ongoing in-service. Training shall include at a minimum, the following:

132 (1) For employees providing direct care to persons with Alzheimer's disease or related
133 dementias, the training shall include an overview of Alzheimer's disease and related dementias,
134 communicating with persons with dementia, behavior management, promoting independence in
135 activities of daily living, and understanding and dealing with family issues;

136 (2) For other employees who do not provide direct care for, but may have daily contact
137 with, persons with Alzheimer's disease or related dementias, the training shall include an
138 overview of dementias and communicating with persons with dementia.

139

140 As used in this subsection, the term "employee" includes persons hired as independent
141 contractors. The training requirements of this subsection shall not be construed as superceding
142 any other laws or rules regarding dementia-specific training.

143 **9. All powers, duties, and functions of the board of nursing home administrators**
144 **contained in chapter 344, RSMo, are transferred by type I transfer to the department of**
145 **health and senior services.**

[660.060.] **192.2001.** All authority, powers, duties, functions, records, personnel,
2 property, contracts, budgets, matters pending and other pertinent vestiges of the division of aging
3 shall be transferred to the department of health and senior services.

[660.053.] **192.2003.** As used in [section 199.025, RSMo, and sections 660.050 to
2 660.057 and 660.400 to 660.420] **sections 192.2000 to 192.2040 and sections 192.2200 to**
3 **192.2227**, the following terms mean:

4 (1) "Area agency on aging", the agency designated by the division in a planning and
5 service area to develop and administer a plan and administer available funds for a comprehensive
6 and coordinated system of services for the elderly and persons with disabilities who require
7 similar services;

8 (2) "Area agency board", the local policy-making board which directs the actions of the
9 area agency on aging under state and federal laws and regulations;

10 (3) **"Department", the department of health and senior services;**

11 (4) "Director", the director of the [division of aging of the Missouri] department of
12 [social] **health and senior services, or the director's designee;**

13 [(4) "Division", the division of aging of the Missouri department of social services;]

14 (5) "Elderly" or "elderly persons", persons who are sixty years of age or older;

15 (6) "Disability", a mental or physical impairment that substantially limits one or more
16 major life activities, whether the impairment is congenital or acquired by accident, injury or
17 disease, where such impairment is verified by medical findings;

18 (7) "Local government", a political subdivision of the state whose authority is general
19 or a combination of units of general purpose local governments;

20 (8) "Major life activities", functions such as caring for one's self, performing manual
21 tasks, walking, seeing, hearing, speaking, breathing, learning, and working;

22 (9) ["Medicaid"] **"MO HealthNet"**, medical assistance provided under section 208.151,
23 RSMo, et seq., in compliance with Title XIX, Public Law 89-97, 1965 amendments to the Social
24 Security Act (42 U.S.C. 301 et seq.), as amended;

25 (10) "Protective services", a service provided by the [Missouri division of aging in
26 response to the need for protection from harm or neglect to eligible adults under sections 660.250
27 to 660.295] **state or other governmental or private organizations or individuals to ensure**

28 **the safety and well being of elderly persons or adults with disabilities who are in danger**
29 **of being mistreated or neglected, and are unable to take care of themselves or protect**
30 **themselves from harm;**

31 (11) "Registered caregiver", a person who provides primary long-term care for an elderly
32 person and wishes to receive information, services or support from the shared care program;

33 (12) "Shared care", a program administered by the [division of aging] **department** in
34 which Missouri families who provide primary long-term care for an elderly person and register
35 as a shared care member with the [division of aging] **department** shall receive access to certain
36 supportive services and may receive a state tax credit;

37 (13) "Shared care community project", a project in a community that offers to help
38 support shared care participation through development of programs;

39 (14) "Shared care member", a registered caregiver or shared care provider who registers
40 with the [division of aging] **department** in order to participate in the shared care program;

41 (15) "Shared care provider", any state authorized long-term care provider in the state,
42 including, but not limited to, in-home, home health, hospice, adult day care, residential care
43 facility or assisted living facility, or nursing home, who voluntarily registers with the [division
44 of aging] **department** to be available as a resource for the shared care program;

45 (16) "Shared care tax credit", a tax credit to registered caregivers who meet the
46 requirements of section [660.055] **192.2009**.

[660.054.] **192.2006**. 1. The [division of aging of the department of social] **department**
2 **of health and senior** services shall establish a program to help families who provide the primary
3 long-term care for an elderly person. This program shall be known as "shared care" and has the
4 following goals:

5 (1) To provide services and support for families caring for an elderly person;

6 (2) To increase awareness of the variety of privately funded services which may be
7 available to those persons caring for an elderly person;

8 (3) To increase awareness of the variety of government services which may be available
9 to those caring for an elderly person;

10 (4) Recognition on an annual basis by the governor for those families participating in the
11 shared care program and community project groups participating in the shared care program;

12 (5) To provide a tax credit to members who meet the qualifications pursuant to section
13 [660.055] **192.2009**; and

14 (6) To promote community involvement by:

15 (a) Providing local communities information about the shared care program and to
16 encourage the establishment of support groups where none are available and to support existing

17 support groups, and other programs for shared care members and providers to share ideas,
18 information and resources on caring for an elderly person; and

19 (b) Encouraging local home care, adult day care or other long-term care providers, who
20 have regularly scheduled training sessions for paid caregivers, to voluntarily invite shared care
21 members to participate in education and training sessions at no cost to the registered caregivers.
22 Such providers shall not be held liable in any civil or criminal action related to or arising out of
23 the participation or training of shared care members in such sessions.

24 2. To further the goals of the shared care program, the director shall:

25 (1) Promulgate specific rules and procedures for the shared care program. Any rule or
26 portion of a rule, as that term is defined in section 536.010, RSMo, that is created under the
27 authority delegated in sections [660.050 to 660.057] **192.2000 to 192.2012** shall become
28 effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo,
29 and, if applicable, section 536.028, RSMo. All rulemaking authority delegated prior to August
30 28, 1999, is of no force and effect and repealed. Nothing in this section shall be interpreted to
31 repeal or affect the validity of any rule filed or adopted prior to August 28, 1999, if it fully
32 complied with all applicable provisions of law. This section and chapter 536, RSMo, are
33 nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536,
34 RSMo, to review, to delay the effective date or to disapprove and annul a rule are subsequently
35 held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted
36 after August 28, 1999, shall be invalid and void;

37 (2) Maintain a registry of names and addresses of shared care members and shared care
38 providers;

39 (3) [Compile a list, updated annually, of] **Maintain a web site with links to** public and
40 private resources, services and programs which may be available to assist and support the
41 registered caregiver with caring for the elderly. Such [list] **web site** shall be [given] **available**
42 to shared care members along with information on shared care providers in their community.
43 Private organizations and providers shall be responsible for [providing] **updating** information
44 to the [division of aging] **department** for inclusion on the [list] **web site**. The [division of
45 aging] **department** shall establish reporting procedures for private organizations and publicly
46 disseminate the [division's] **department's** guidelines statewide;

47 (4) [Compile and distribute to shared care members] **Post information on the Internet**
48 **regarding resources that contain** information about [the] services and benefits of the shared
49 care program [and a bibliography of] **with links to** resources and materials with information
50 helpful to such members. The [bibliography will give members an overview] **web links shall**
51 **provide access to an array** of available information and is not required to be comprehensive;

52 (5) Encourage shared care providers, consumer groups, churches and other philanthropic
53 organizations to help local communities develop local support systems where none are available
54 and to support existing support groups for persons caring for elderly persons and make [division]
55 **department** staff available, if possible;

56 (6) In conjunction with the director of revenue, develop a physician certification for
57 shared care tax credit form to be given to registered caregivers upon request. The form shall
58 require, but is not limited to:

59 (a) Identifying information about the registered caregiver for tax purposes, and the
60 signature of the registered caregiver certifying that he or she qualifies for the shared care tax
61 credit as provided in section [660.055] **192.2009**;

62 (b) Identifying information about the elderly person receiving care for verification
63 purposes;

64 (c) Identifying information about and the signature of the physician licensed pursuant
65 to the provisions of chapter 334, RSMo, for verification and certification purposes;

66 (d) A description by such physician of the physical or mental condition of the elderly
67 person that makes them incapable of living alone and lists the care, assistance with daily living
68 and oversight needed at home in order to prevent placement in a facility licensed pursuant to
69 chapter 198, RSMo; and

70 (e) A complete explanation of the shared care tax credit and its guidelines and directions
71 on completion of the form and how to file for the shared care tax credit with the department of
72 revenue; and

73 (7) In conjunction with the director of revenue, develop a [division of aging]
74 **department** certification for shared care tax credit form to be given at the request of the
75 registered caregivers when a [division of aging] **department** assessment has been completed for
76 other purposes. The form shall require, but is not limited to:

77 (a) Identifying information about the registered caregiver for tax purposes, and the
78 signature of the registered caregiver certifying that he or she qualifies for the shared care tax
79 credit as provided in section [660.055] **192.2009**;

80 (b) Identifying information about the elderly person receiving care for verification
81 purposes;

82 (c) Identifying information about and the signature of the [division of aging] **department**
83 staff for verification and certification purposes;

84 (d) A description by the [division of aging] **department** staff of the physical or mental
85 condition of the elderly person that makes them incapable of living alone and lists the care,
86 assistance with daily living and oversight needed at home in order to prevent placement in a
87 facility licensed pursuant to chapter 198, RSMo; and

88 (e) A complete explanation of the shared care tax credit and its guidelines and directions
89 for completing the form and how to file for the shared care tax credit with the department of
90 revenue.

91 3. Funds appropriated for the shared care program shall be appropriated to and
92 administered by the department of [social] **health and senior** services.

[660.055.] **192.2009.** 1. Any registered caregiver who meets the requirements of this
2 section shall be eligible for a shared care tax credit in an amount not to exceed five hundred
3 dollars to defray the cost of caring for an elderly person. In order to be eligible for a shared care
4 tax credit, a registered caregiver shall:

5 (1) Care for an elderly person, age sixty or older, who:

6 (a) Is physically or mentally incapable of living alone, as determined and certified by his
7 or her physician licensed pursuant to chapter 334, RSMo, or by the [division of aging]
8 **department** staff when an assessment has been completed for the purpose of qualification for
9 other services; and

10 (b) Requires assistance with activities of daily living to the extent that without care and
11 oversight at home would require placement in a facility licensed pursuant to chapter 198, RSMo;
12 and

13 (c) Under no circumstances, is able or allowed to operate a motor vehicle; and

14 (d) Does not receive funding or services through [Medicaid] **MO HealthNet** or social
15 services block grant funding;

16 (2) Live in the same residence to give protective oversight for the elderly person meeting
17 the requirements described in subdivision (1) of this subsection for an aggregate of more than
18 six months per tax year;

19 (3) Not receive monetary compensation for providing care for the elderly person meeting
20 the requirements described in subdivision (1) of this subsection; and

21 (4) File the original completed and signed physician certification for shared care tax
22 credit form or the original completed and signed [division of aging] **department** certification
23 for shared care tax credit form provided for in subsection 2 of section [660.054] **192.2006** along
24 with such caregiver's Missouri individual income tax return to the department of revenue.

25 2. The tax credit allowed by this section shall apply to any year beginning after
26 December 31, 1999.

27 3. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that
28 is created under the authority delegated in sections [660.050 to 660.057] **192.2000 to 192.2012**
29 shall become effective only if it complies with and is subject to all of the provisions of chapter
30 536, RSMo, and, if applicable, section 536.028, RSMo. All rulemaking authority delegated prior
31 to August 28, 1999, is of no force and effect and repealed. Nothing in this section shall be

32 interpreted to repeal or affect the validity of any rule filed or adopted prior to August 28, 1999,
33 if it fully complied with all applicable provisions of law. This section and chapter 536, RSMo,
34 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter
35 536, RSMo, to review, to delay the effective date or to disapprove and annul a rule are
36 subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed
37 or adopted after August 28, 1999, shall be invalid and void.

38 4. Any person who knowingly falsifies any document required for the shared care tax
39 credit shall be subject to the same penalties for falsifying other tax documents as provided in
40 chapter 143, RSMo.

[660.057.] **192.2012.** 1. On and after August 13, 1984, an area agency on aging shall
2 operate with local administrative responsibility for Title III of the Older Americans Act, and
3 other funds allocated to it by the [division] **department**. The area agency board shall be
4 responsible for all actions of an area agency on aging in its jurisdiction, including, but not limited
5 to, the accountability for funds and compliance with federal and state laws and rules. Such
6 responsibility shall include all geographic areas in which the area agency on aging is designated
7 to operate. The respective area agency board shall appoint a director of the area agency on aging
8 in its jurisdiction. [Beginning January 1, 1995,] The director of the area agency on aging shall
9 submit an annual performance report to the [division] **department** director, the speaker of the
10 house of representatives, the president pro tempore of the senate and the governor. Such
11 performance report shall give a detailed accounting of all funds which were available to and
12 expended by the area agency on aging from state, federal and private sources.

13 2. Each area agency on aging shall have an area agency on aging advisory council, which
14 shall:

15 (1) Recommend basic policy guidelines for the administration of the activities of the area
16 agencies on aging on behalf of elderly persons and advise the area agency on aging on questions
17 of policy;

18 (2) Advise the area agency on aging with respect to the development of the area plan and
19 budget, and review and comment on the completed area plan and budget before its transmittal
20 to the [division] **department**;

21 (3) Review and evaluate the effectiveness of the area agency on aging in meeting the
22 needs of elderly persons in the planning and service area;

23 (4) Meet at least quarterly, with all meetings being subject to sections 610.010 to
24 610.030, RSMo.

25 3. Each area agency board shall:

26 (1) Conduct local planning functions for Title III and Title XX, and such other funds as
27 may be available;

28 (2) Develop a local plan for service delivery, subject to review and approval by the
29 [division] **department**, that complies with federal and state requirements and in accord with
30 locally determined objectives consistent with the state policy on aging;

31 (3) Assess the needs of elderly persons within the planning and service delivery area for
32 service for social and health services, and determine what resources are currently available to
33 meet those needs;

34 (4) Assume the responsibility of determining services required to meet the needs of
35 elderly persons, assure that such services are provided within the resources available, and
36 determine when such services are no longer needed;

37 (5) Endeavor to coordinate and expand existing resources in order to develop within its
38 planning and service area a comprehensive and coordinated system for the delivery of social and
39 health services to elderly persons;

40 (6) Serve as an advocate within government and within the community at large for the
41 interests of elderly persons within its planning and service area;

42 (7) Make grants to or enter into contracts with any public or private agency for the
43 provision of social or health services not otherwise sufficiently available to elderly persons
44 within the planning and service area;

45 (8) Monitor and evaluate the activities of its service providers to ensure that the services
46 being provided comply with the terms of the grant or contract. Where a provider is found to be
47 in breach of the terms of its grant or contract, the area agency shall enforce the terms of the grant
48 or contract;

49 (9) Conduct research, evaluation, demonstration or training activities appropriate to the
50 achievement of the goal of improving the quality of life for elderly persons within its planning
51 and service area;

52 (10) Comply with [division] **department** requirements that have been developed in
53 consultation with the area agencies for client and fiscal information, and provide to the [division]
54 **department** information necessary for federal and state reporting, program evaluation, program
55 management, fiscal control and research needs.

56 4. [Beginning January 1, 1995,] The records of each area agency on aging shall be
57 audited at least every other year. All audits required by the Older Americans Act of 1965, as
58 amended, shall satisfy this requirement.

[660.058.] **192.2015.** 1. The [division of aging] **department** shall provide budget
2 allotment tables to each area agency on aging by January first of each year. Each area agency on
3 aging shall submit its area plan, area budget and service contracts to the [division of aging]
4 **department** by March first of each year. Each April, the area agencies on aging shall present
5 their plans to the [division of aging] **department** in a public hearing scheduled by the [division]

6 **department** and held in the area served by the area agency on aging. Within thirty days of such
7 hearing, the [division] **department** shall report findings and recommendations to the board of
8 directors for the area agency on aging, the area agency on aging advisory council, the members
9 of the senate [budget] **appropriations** committee and the members of the house [appropriations
10 committee for social services and corrections] **budget committee**.

11 2. Each area agency on aging shall include in its area plan performance measures and
12 outcomes to be achieved for each year covered by the plan. Such measures and outcomes shall
13 also be presented to the [division] **department** during the public hearing.

14 3. The [division of aging] **department** shall conduct on-site monitoring of each area
15 agency on aging at least once a year. The [division of aging] **department** shall send all
16 monitoring reports to the area agency on aging advisory council and the board of directors for
17 the area agency which is the subject of the reports.

[660.725.] **192.2020**. 1. Each area agency on aging may establish a program that
2 provides for volunteers to provide transportation within the geographic area of the agency to
3 elderly persons to health care facilities for scheduled appointments or for other health
4 care-related purposes.

5 2. Such volunteers shall utilize their own vehicles and shall be reimbursed for miles
6 driven to provide transportation for elderly persons under the program. The area agency on aging
7 may pay each volunteer a mileage allowance or reimbursement at the same rate as for state
8 employees under section 33.095, RSMo.

9 3. The area agency on aging may encourage passengers under the program to reimburse
10 the agency for all or part of the cost of providing such transportation services.

11 4. Any volunteer seeking a mileage allowance or reimbursement shall submit a monthly
12 report to the agency detailing the transportation services provided, the dates of such services, and
13 the miles driven. The agency may request further information from the volunteer on the monthly
14 report.

15 5. Subject to appropriations, each area agency on aging may request funding of up to one
16 thousand dollars annually per county for each county within the agency's jurisdiction from the
17 department of health and senior services to assist with the costs associated with administering
18 this program.

19 6. Pursuant to section 23.253, RSMo, of the Missouri sunset act:

20 (1) Any new program authorized under this section shall automatically sunset six years
21 after August 28, [2007] **2009**, unless reauthorized by an act of the general assembly; and

22 (2) If such program is reauthorized, the program authorized under this section shall
23 automatically sunset twelve years after the effective date of the reauthorization of this section;
24 and

25 (3) This section shall terminate on September first of the calendar year immediately
26 following the calendar year in which a program authorized under this section is sunset.

[660.062.] **192.2025.** 1. There is hereby created a "State Board of Senior Services"
2 which shall consist of seven members, who shall be appointed by the governor, by and with the
3 advice and consent of the senate. No member of the state board of senior services shall hold any
4 other office or employment under the state of Missouri other than in a consulting status relevant
5 to the member's professional status, licensure or designation. Not more than four of the members
6 of the state board of senior services shall be from the same political party.

7 2. Each member shall be appointed for a term of four years; except that of the members
8 first appointed, two shall be appointed for a term of one year, two for a term of two years, two
9 for a term of three years and one for a term of four years. The successors of each shall be
10 appointed for full terms of four years. No person may serve on the state board of senior services
11 for more than two terms. The terms of all members shall continue until their successors have
12 been duly appointed and qualified. One of the persons appointed to the state board of senior
13 services shall be a person currently working in the field of gerontology. One of the persons
14 appointed to the state board of senior services shall be a physician with expertise in geriatrics.
15 One of the persons appointed to the state board of senior services shall be a person with expertise
16 in nutrition. One of the persons appointed to the state board of senior services shall be a person
17 with expertise in rehabilitation services of persons with disabilities. One of the persons
18 appointed to the state board of senior services shall be a person with expertise in mental health
19 issues. In making the two remaining appointments, the governor shall give consideration to
20 individuals having a special interest in gerontology or disability-related issues, including senior
21 citizens. Four of the seven members appointed to the state board of senior services shall be
22 members of the governor's advisory council on aging. If a vacancy occurs in the appointed
23 membership, the governor may appoint a member for the remaining portion of the unexpired
24 term created by the vacancy. The members shall receive actual and necessary expenses plus
25 twenty-five dollars per day for each day of actual attendance.

26 3. The board shall elect from among its membership a chairman and a vice chairman,
27 who shall act as chairman in his or her absence. The board shall meet at the call of the chairman.
28 The chairman may call meetings at such times as he or she deems advisable, and shall call a
29 meeting when requested to do so by three or more members of the board.

30 4. The state board of senior services shall advise the department of health and senior
31 services in the:

32 (1) Promulgation of rules and regulations by the department of health and senior
33 services;

34 (2) Formulation of the budget for the department of health and senior services; and

35 (3) Planning for and operation of the department of health and senior services.

[660.067.] **192.2030.** As used in sections [660.067 to 660.070] **192.2030 to 192.2035,**
2 the following terms shall mean:

3 (1) "Adult day care", a group program that emphasizes appropriate services for persons
4 eighteen years of age or older [having Alzheimer's disease and related disorders] **who have**
5 **functional impairments** and that provides services for periods of less than twenty-four hours
6 but more than two hours per day in a place other than the adult's home;

7 (2) "Alzheimer's disease and related disorders", diseases resulting from significant
8 destruction of brain tissue and characterized by a decline of memory and other intellectual
9 functions. These diseases include but are not limited to progressive, degenerative and dementing
10 illnesses such as presenile and senile dementias, Alzheimer's disease and other related disorders;

11 (3) "Appropriate services", services that emphasize surveillance, safety, behavior
12 management and other techniques used to assist persons having Alzheimer's disease and related
13 disorders;

14 (4) "Director", the director of [the division of aging of] the department of [social] **health**
15 **and senior** services, **or the director's designee;**

16 (5) ["Division", the division of aging of the department of social services;

17 (6) "In-home companion", someone trained to provide appropriate services to persons
18 having Alzheimer's disease and related disorders and who provides those services in the home;

19 [(7)] (6) "Respite care", a program that provides temporary and short-term residential
20 care, sustenance, supervision and other appropriate services for persons having Alzheimer's
21 disease and related disorders who otherwise reside in their own or in a family home.

[660.069.] **192.2033.** 1. To encourage development of appropriate services for persons
2 having Alzheimer's disease and related disorders, the [division] **department** may make grants
3 to public and private entities for pilot projects from funds specifically appropriated for this
4 purpose. Pilot projects shall have the following goals:

5 (1) To prevent or postpone institutionalization of persons having Alzheimer's disease and
6 related disorders who currently live in their own home or in a family home;

7 (2) To offer services that emphasize safety, surveillance and behavior management rather
8 than, or in addition to, medical treatment, homemaker, chore or personal care services;

9 (3) To temporarily relieve family members or others who have assumed direct care
10 responsibilities by offering services that allow care givers to leave the home. These services
11 shall include but not be limited to adult day care, in-home companions and respite care;

12 (4) To test the practical and economic feasibility of providing services in settings and
13 at levels designed for varying needs; and

14 (5) To develop program models that can be adapted and operated by other public and
15 private entities.

16 2. The director, in accordance with chapter 536, RSMo, shall promulgate rules that
17 establish procedures for grant application, review, selection, monitoring and auditing of grants
18 made [pursuant to sections 660.067 to 660.070] **under this section and section 192.2035.**

19 3. The grants shall be limited to a duration of one year but may be renewable for one
20 additional year at the director's discretion and if funds are appropriated for this purpose.

[660.070.] **192.2035.** The commissioner of administration, in consultation with the
2 director of the [division of aging] **department**, shall promulgate rules that establish procedures
3 for contracting with grantees receiving funds under [sections 660.067 to 660.070] **this section**
4 **and section 192.2033.** No rule or portion of a rule promulgated under the authority of [sections
5 660.067 to 660.070] **this section and section 192.2033** shall become effective unless it has been
6 promulgated pursuant to the provisions of section 536.024, RSMo.

[660.099.] **192.2040.** 1. The general assembly may appropriate funds in addition to the
2 amount currently being provided per annum for nutrition services for the elderly. Funds so
3 designated to provide nutrition services for the elderly shall be allocated to the [Missouri]
4 department [of health and senior services] to be equitably distributed to each area agency on
5 aging throughout the state of Missouri based upon formulas promulgated by the department of
6 health and senior services.

7 2. The general assembly may appropriate funds in addition to the amount currently being
8 provided per annum through the Missouri elderly and handicapped transportation program.
9 Funds so designated to provide transportation for the elderly and developmentally disabled shall
10 be allocated to the [Missouri] department [of health and senior services] to be equitably
11 distributed to each area agency on aging throughout the state of Missouri based upon formulas
12 promulgated by the department of health and senior services.

13 3. The general assembly may appropriate funds in addition to the amount currently being
14 provided per annum for home-delivered meals for the elderly. Such additional funds shall be
15 allocated to the [Missouri] department [of health and senior services] to be equitably distributed
16 to each area agency on aging throughout the state of Missouri based upon formulas promulgated
17 by the department of health and senior services.

[660.250.] **192.2100.** As used in sections [660.250 to 660.321] **192.2100 to 192.2130**
2 **and sections 192.2175 to 192.2187**, the following terms mean:

3 (1) "Abuse", the infliction of physical, sexual, or emotional injury or harm including
4 financial exploitation by any person, firm or corporation;

5 (2) "Court", the circuit court;

6 (3) "Department", the department of health and senior services;

- 7 (4) "Director", director of the department of health and senior services or his or her
8 designees;
- 9 (5) "Eligible adult", a person sixty years of age or older who is unable to protect his or
10 her own interests or adequately perform or obtain services which are necessary to meet his or her
11 essential human needs or an adult with a disability, as defined in section [660.053] **192.2003**,
12 between the ages of eighteen and fifty-nine who is unable to protect his or her own interests or
13 adequately perform or obtain services which are necessary to meet his or her essential human
14 needs;
- 15 (6) "Home health agency", the same meaning as such term is defined in section 197.400,
16 RSMo;
- 17 (7) "Home health agency employee", a person employed by a home health agency;
- 18 (8) "Home health patient", an eligible adult who is receiving services through any home
19 health agency;
- 20 (9) "In-home services client", an eligible adult who is receiving services in his or her
21 private residence through any in-home services provider agency;
- 22 (10) "In-home services employee", a person employed by an in-home services provider
23 agency;
- 24 (11) "In-home services provider agency", a business entity under contract with the
25 department or with a [Medicaid] **MO HealthNet** participation agreement, which employs
26 persons to deliver any kind of services provided for eligible adults in their private homes;
- 27 (12) "Least restrictive environment", a physical setting where protective services for the
28 eligible adult and accommodation is provided in a manner no more restrictive of an individual's
29 personal liberty and no more intrusive than necessary to achieve care and treatment objectives;
- 30 (13) "Likelihood of serious physical harm", one or more of the following:
- 31 (a) A substantial risk that physical harm to an eligible adult will occur because of his or
32 her failure or inability to provide for his or her essential human needs as evidenced by acts or
33 behavior which has caused such harm or which gives another person probable cause to believe
34 that the eligible adult will sustain such harm;
- 35 (b) A substantial risk that physical harm will be inflicted by an eligible adult upon
36 himself or herself, as evidenced by recent credible threats, acts, or behavior which has caused
37 such harm or which places another person in reasonable fear that the eligible adult will sustain
38 such harm;
- 39 (c) A substantial risk that physical harm will be inflicted by another upon an eligible
40 adult as evidenced by recent acts or behavior which has caused such harm or which gives another
41 person probable cause to believe the eligible adult will sustain such harm;

42 (d) A substantial risk that further physical harm will occur to an eligible adult who has
43 suffered physical injury, neglect, sexual or emotional abuse, or other maltreatment or wasting
44 of his or her financial resources by another person;

45 (14) "Neglect", the failure to provide services to an eligible adult by any person, firm or
46 corporation with a legal or contractual duty to do so, when such failure presents either an
47 imminent danger to the health, safety, or welfare of the client or a substantial probability that
48 death or serious physical harm would result;

49 (15) "Protective services", services provided by the state or other governmental or private
50 organizations or individuals [which are necessary for the eligible adult to meet his or her
51 essential human needs] **to ensure the safety and well-being of elderly persons or adults with**
52 **disabilities who are in danger of being mistreated or neglected, and are unable to take care**
53 **of themselves or protect themselves from harm.**

[660.255.] **192.2103.** 1. Any person having reasonable cause to suspect that an eligible
2 adult presents a likelihood of suffering serious physical harm and is in need of protective services
3 shall report such information to the department.

4 2. The report shall be made orally or in writing. It shall include, if known:

5 (1) The name, age, and address of the eligible adult;

6 (2) The name and address of any person responsible for the eligible adult's care;

7 (3) The nature and extent of the eligible adult's condition; and

8 (4) Other relevant information.

9 3. Reports regarding persons determined not to be eligible adults as defined in section
10 [660.250] **192.2100** shall be referred to the appropriate state or local authorities.

11 4. The department shall maintain a statewide toll free phone number for receipt of
12 reports.

13 **5. Any person complying with this section in the making of a report or in**
14 **cooperating with the department in any of its activities under sections 192.2100 to 192.2130**
15 **shall be immune from any civil or criminal liability for making such a report or in**
16 **cooperating with the department, unless such person acted negligently, recklessly, in bad**
17 **faith, or with malicious purpose. Any person who purposely files a false report of elder**
18 **abuse or neglect is guilty of a crime under sections 565.186 and 565.188, RSMo.**

[660.260.] **192.2106.** 1. Upon receipt of a report, the department shall make a prompt
2 and thorough investigation to determine whether or not an eligible adult is facing a likelihood
3 of serious physical harm and is in need of protective services. The department shall provide for
4 any of the following:

5 (1) Identification of the eligible adult and determination that the eligible adult is eligible
6 for services;

- 7 (2) Evaluation and diagnosis of the needs of eligible adults;
- 8 (3) Provision of social casework, counseling or referral to the appropriate local or state
9 authority;
- 10 (4) Assistance in locating and receiving alternative living arrangements as necessary;
- 11 (5) Assistance in locating and receiving necessary protective services; or
- 12 (6) The coordination and cooperation with other state agencies and public and private
13 agencies in exchange of information and the avoidance of duplication of services.
- 14 [660.261.] **2.** Upon receipt of a report that an eligible adult between the ages of eighteen
15 and fifty-nine is facing a likelihood of serious physical harm, the department shall:
- 16 (1) Investigate or refer the report to appropriate law enforcement or state agencies; and
- 17 (2) Provide services or refer to local community or state agencies.
- [660.263.] **192.2109.** 1. Reports made pursuant to sections [660.250 to 660.295]
2 **192.2100 to 192.2130** shall be confidential and shall not be deemed a public record and shall not
3 be subject to the provisions of section 109.180, RSMo, or chapter 610, RSMo.
- 4 2. Such reports shall be accessible for examination and copying only to the following
5 persons or offices, or to their designees:
- 6 (1) The department or any person or agency designated by the department;
- 7 (2) The attorney general;
- 8 (3) The department of mental health for persons referred to that department;
- 9 (4) Any appropriate law enforcement agency; and
- 10 (5) The eligible adult or [his] **the eligible adult's** legal guardian.
- 11 3. The name of the reporter shall not be disclosed unless:
- 12 (1) Such reporter specifically authorizes disclosure of [his] **the reporter's** name; and
- 13 (2) The department determines that disclosure of the name of the reporter is necessary
14 in order to prevent further harm to an eligible adult.
- 15 4. Any person who violates the provisions of this section, or who permits or encourages
16 the unauthorized dissemination of information contained in the central registry and in reports and
17 records made pursuant to sections [660.250 to 660.295] **192.2100 to 192.2130**, shall be guilty
18 of a class A misdemeanor.
- 19 5. The department shall maintain a central registry capable of receiving and maintaining
20 reports received in a manner that facilitates rapid access and recall of the information reported,
21 and of subsequent investigations and other relevant information. The department shall
22 electronically record any telephone report of suspected abuse and neglect received by the
23 department and such recorded reports shall be retained by the department for a period of one year
24 after recording.

25 6. Although reports to the central registry may be made anonymously, the department
26 shall in all cases, after obtaining relevant information regarding the alleged abuse or neglect,
27 attempt to obtain the name and address of any person making a report.

 [660.265.] **192.2112.** When an eligible adult gives consent to receive protective services,
2 the department shall assist the adult in locating and arranging for necessary services in the least
3 restrictive environment reasonably available.

 [660.270.] **192.2115.** When the department receives a report that there has been abuse
2 or neglect, or that there otherwise is a likelihood of serious physical harm to an eligible adult and
3 that he or she is in need of protective services and the department is unable to conduct an
4 investigation because access to the eligible adult is barred by any person, the director may
5 petition the appropriate court for a warrant or other order to enter upon the described premises
6 and investigate the report or to produce the information. The application for the warrant or order
7 shall identify the eligible adult and the facts and circumstances which require the issuance of the
8 warrant or order. The director may also seek an order to enjoin the person from barring access
9 to an eligible adult or from interfering with the investigation. If the court finds that, based on
10 the report and relevant circumstances and facts, probable cause exists showing that the eligible
11 adult faces abuse or neglect, or otherwise faces a likelihood of serious physical harm and is in
12 need of protective services and the director has been prevented by another person from
13 investigating the report, the court may issue the warrant or enjoin the interference with the
14 investigation or both.

 [660.275.] **192.2118.** If an eligible adult gives consent to receive protective services and
2 any other person interferes with or prevents the delivery of such services, the director may
3 petition the appropriate court for an order to enjoin the interference with the delivery of the
4 services. The petition shall allege the consent of the eligible adult and shall allege specific facts
5 sufficient to show that the eligible adult faces a likelihood of serious physical harm and is in need
6 of the protective services and that delivery is barred by the person named in the petition. If the
7 court finds upon a preponderance of evidence that the allegations in the petition are true, the
8 court may issue an order enjoining the interference with the delivery of the protective services
9 and may establish such conditions and restrictions on the delivery as the court deems necessary
10 and proper under the circumstances.

 [660.280.] **192.2121.** When an eligible adult facing the likelihood of serious physical
2 harm and in need of protective services is unable to give consent because of incapacity or legal
3 disability and the guardian of the eligible adult refuses to provide the necessary services or allow
4 the provision of such services, the director shall inform the court having supervisory jurisdiction
5 over the guardian of the facts showing that the eligible adult faces the likelihood of serious
6 physical harm and is in need of protective services and that the guardian refuses to provide the

7 necessary services or allow the provision of such services under the provisions of sections
8 [660.250 to 660.295] **192.2100 to 192.2130**. Upon receipt of such information, the court may
9 take such action as it deems necessary and proper to insure that the eligible adult is able to meet
10 his essential human needs.

[660.285.] **192.2124**. 1. If the director determines after an investigation that an eligible
2 adult is unable to give consent to receive protective services and presents a likelihood of serious
3 physical harm, the director may initiate proceedings pursuant to chapter 202, RSMo, or chapter
4 475, RSMo, if appropriate.

5 2. In order to expedite adult guardianship and conservatorship cases, the department may
6 retain, within existing funding sources of the department, legal counsel on a case-by-case basis.

[660.290.] **192.2127**. 1. When a peace officer has probable cause to believe that an
2 eligible adult will suffer an imminent likelihood of serious physical harm if not immediately
3 placed in a medical facility for care and treatment, that the adult is incapable of giving consent,
4 and that it is not possible to follow the procedures in section [660.285] **192.2124**, the officer may
5 transport, or arrange transportation for, the eligible adult to an appropriate medical facility which
6 may admit the eligible adult and shall notify the next of kin, if known, and the director.

7 2. Where access to the eligible adult is barred and a substantial likelihood exists of
8 serious physical harm resulting to the eligible adult if he is not immediately afforded protective
9 services, the peace officer may apply to the appropriate court for a warrant to enter upon the
10 described premises and remove the eligible adult. The application for the warrant shall identify
11 the eligible adult and the circumstances and facts which require the issuance of the warrant.

12 3. If immediately upon admission to a medical facility, a person who is legally
13 authorized to give consent for the provision of medical treatment for the eligible adult, has not
14 given or refused to give such consent, and it is the opinion of the medical staff of the facility that
15 treatment is necessary to prevent serious physical harm, the director or the head of the medical
16 facility shall file a petition in the appropriate court for an order authorizing specific medical
17 treatment. The court shall hold a hearing and issue its decision forthwith. Notwithstanding the
18 above, if a licensed physician designated by the facility for such purpose examines the eligible
19 adult and determines that the treatment is immediately or imminently necessary and any delay
20 occasioned by the hearing provided in this subsection would jeopardize the life of the person
21 affected, the medical facility may treat the eligible adult prior to such court hearing.

22 4. The court shall conduct a hearing pursuant to chapter 475, RSMo, forthwith and, if
23 the court finds the eligible adult incapacitated, it shall appoint a guardian ad litem for the person
24 of the eligible adult to determine the nature and extent of the medical treatment necessary for the
25 benefit of the eligible adult and to supervise the rendition of such treatment. The guardian ad

26 litem shall promptly report the completion of treatment to the court, who shall thereupon conduct
 27 a restoration hearing or a hearing to appoint a permanent guardian.

28 5. The medical care under this section may not be rendered in a mental health facility
 29 unless authorized pursuant to the civil commitment procedures in chapter 632, RSMo.

30 6. Nothing contained in this section or [in any other section of sections 660.250 to
 31 660.295] **sections 192.2100 to 192.2130** shall be construed as requiring physician or medical
 32 care or hospitalization of any person who, because of religious faith or conviction, relies on
 33 spiritual means or prayer to cure or prevent disease or suffering nor shall any provision of
 34 sections [660.250 to 660.295] **192.2100 to 192.2130** be construed so as to designate any person
 35 as an eligible adult who presents a likelihood of suffering serious physical harm and is in need
 36 of protective services solely because such person, because of religious faith or conviction, relies
 37 on spiritual means or prayer to cure or prevent disease or suffering.

[660.295.] **192.2130.** If an eligible adult does not consent to the receipt of reasonable and
 2 necessary protective services, or if an eligible adult withdraws previously given consent, the
 3 protective services shall not be provided or continued; except that, if the director has reasonable
 4 cause to believe that the eligible adult lacks the capacity to consent, the director may seek a court
 5 order pursuant to the provisions of section [660.285] **192.2124.**

[198.070.] **192.2150.** 1. [When] **As used in sections 192.2150 to 192.2187, unless the**
 2 **context clearly indicates otherwise, the following terms mean:**

3 (1) **"Consumer", a consumer of personal care assistance services as defined in**
 4 **section 208.900, RSMo;**

5 (2) **"In-home services client", the same meaning as such term is defined in section**
 6 **192.2100 or a participant in a healthy children and youth program who receives in-home**
 7 **care authorized by the department in accordance with the provisions of Section 6403 of**
 8 **P.L. 101-239 and federal regulations promulgated thereunder;**

9 (3) **"Misappropriation", the dishonest conversion of property or moneys of a**
 10 **patient, resident, in-home services client, or consumer;**

11 (4) **"Patient", any patient of any entity licensed or certified under chapter 197,**
 12 **RSMo;**

13 (5) **"Personal care attendant", a person hired to provide personal care assistance**
 14 **services as defined in section 208.900, RSMo;**

15 (6) **"Principal", a provider officer, director, owner, partner, or other person with**
 16 **primary management or supervisory responsibilities;**

17 (7) **"Provider", any person or entity who:**

18 (a) **Is licensed or certified as an operator under chapter 197 or 198, RSMo;**

19 (b) **Provides in-home services under contract with the department;**

20 (c) **Employs health care staff for temporary or intermittent placement in health**
21 **care facilities;**

22 (d) **Is a licensed adult day care provider;**

23 (e) **Is a vendor as defined in section 208.900, RSMo; or**

24 (f) **Has a MO HealthNet participation agreement and employs persons to deliver**
25 **any kind of services provided for patients, in-home services clients, or consumers in their**
26 **private homes;**

27 (8) **"Resident", any resident of any entity licensed or certified under chapter 198,**
28 **RSMo, or a client of any adult day care provider, as defined in section 192.2200.**

29 2. Any adult day care worker; chiropractor; Christian Science practitioner; coroner;
30 dentist; embalmer; employee of the departments of social services, mental health, or health and
31 senior services; employee of a local area agency on aging or an organized area agency on aging
32 program; funeral director; home health agency or home health agency employee; hospital and
33 clinic personnel engaged in examination, care, or treatment of persons; in-home services owner,
34 provider, operator, or employee; law enforcement officer; long-term care facility administrator
35 or employee; medical examiner; medical resident or intern; mental health professional; minister;
36 nurse; nurse practitioner; optometrist; other health practitioner; peace officer; pharmacist;
37 physical therapist; physician; physician's assistant; podiatrist; probation or parole officer;
38 psychologist; social worker; **personal care attendant as defined in section 208.900, RSMo;**
39 **owner, operator, or employee of a vendor as defined in section 208.900, RSMo;** or other
40 person **charged** with the care of or **caring for** a person sixty years of age or older or an eligible
41 adult, **as defined in section 192.2100, who** has reasonable cause to believe that a [resident of
42 a facility] **patient, resident, in-home services client, or consumer** has been abused or
43 neglected, [he or she] **that misappropriation of property or moneys belonging to a patient,**
44 **resident, in-home services client, or consumer has occurred, or that the falsification of any**
45 **documents verifying service delivery of in-home services or consumer-directed services has**
46 **occurred** shall [immediately] report or cause a report to be made to the department **within**
47 **twenty-four hours after the act or discovery of the act by such person, whichever is later.**

48 [2.] 3. **In addition to those persons required to report under subsection 2 of this**
49 **section, any other person having reasonable cause to believe that a patient, resident, in-**
50 **home services client, or consumer has been abused or neglected, that misappropriation of**
51 **property or moneys belonging to a patient, resident, in-home services client, or consumer**
52 **has occurred, or that falsification of any documents verifying service delivery of in-home**
53 **services or consumer-directed services has occurred may report such information to the**
54 **department.**

55 **4. If a report is made by the patient's, in-home services client's, consumer's, or**
56 **resident's physician, the department shall provide information regarding the progress of**
57 **the investigation to the physician upon request.**

58 **5. The report shall contain:**

59 **(1) The name and address of the [facility, the name of the resident,] provider and the**
60 **patient, resident, in-home services client, or consumer;**

61 **(2) Information regarding the nature of the abuse or neglect, misappropriation, or**
62 **falsification of documents verifying service delivery;**

63 **(3) The name of the complainant[,] ; and**

64 **(4) Any other information which might be helpful in an investigation including the**
65 **alleged perpetrator or perpetrators, if known.**

66 [3. Any person required in subsection 1 of this section to report or cause a report to be
67 made to the department who knowingly fails to make a report within a reasonable time after the
68 act of abuse or neglect as required in this subsection is guilty of a class A misdemeanor.

69 4. In addition to the penalties imposed by this section, any administrator who knowingly
70 conceals any act of abuse or neglect resulting in death or serious physical injury, as defined in
71 section 565.002, RSMo, is guilty of a class D felony.

72 5. In addition to those persons required to report pursuant to subsection 1 of this section,
73 any other person having reasonable cause to believe that a resident has been abused or neglected
74 may report such information to the department.]

75 6. Upon receipt of a report **that indicates an imminent danger to the health, safety,**
76 **or welfare of a patient, resident, in-home services client, or consumer, or substantial**
77 **probability that death or serious physical injury will result,** the department shall [initiate an
78 investigation within twenty-four hours and] **make a prompt and thorough investigation. The**
79 **department shall initiate all other investigations as soon as practicable. As provided in**
80 **section 565.186, RSMo, substantiated reports of elder abuse shall be promptly reported by**
81 **the department to the appropriate law enforcement agency and prosecutor. In the case of**
82 **investigations alleging abuse, neglect, misappropriation, or exploitation of a resident of a**
83 **facility licensed under chapter 198, RSMo, by a facility employee or other resident:**

84 **(1) If the resident has been appointed a guardian or conservator, or both, under**
85 **chapter 475, RSMo, or if the resident has been certified to be incapacitated in accordance**
86 **with sections 404.800 to 404.872, RSMo, the department,** as soon as possible during the
87 course of the investigation, shall notify the resident's [next of kin or responsible party] **legal**
88 **representative** of the report [and] , the investigation, and [further notify them] whether the
89 report was substantiated or unsubstantiated unless such person is the alleged perpetrator [of the
90 abuse or neglect.] ;

91 **(2) The department may notify family members, guardians, or conservators of the**
92 **results of investigations in accordance with section 198.532, RSMo.**

93

94 [As provided in section 565.186, RSMo, substantiated reports of elder abuse shall be promptly
95 reported by the department to the appropriate law enforcement agency and prosecutor.]

96 7. If the investigation indicates possible abuse or neglect [of a resident],
97 **misappropriation of property or moneys, or falsification of documents verifying service**
98 **delivery of in-home services or consumer-directed services**, the investigator shall refer the
99 complaint together with the investigator's report to the department director or the director's
100 designee for appropriate action. **When information gained from an investigation indicates**
101 **a crime has occurred, the department shall report such information to the appropriate law**
102 **enforcement agency.**

103 8. If, during the investigation or at its completion, the department has reasonable cause
104 to believe that immediate [removal] **action** is necessary to protect the resident, **patient, in-home**
105 **services client, or consumer, or his or her assets**, from abuse or neglect, **or misappropriation**
106 **of property or moneys**, the department or the local prosecuting attorney may, or the attorney
107 general upon request of the department shall, file a petition for temporary care and protection of
108 the resident, **patient, in-home services client, or consumer, or his or her assets**, in a circuit
109 court of competent jurisdiction. The circuit court in which the petition is filed shall have
110 equitable jurisdiction to issue an ex parte order granting the department authority for the
111 temporary care and protection of the resident, **patient, in-home services client, or consumer,**
112 **or his or her assets** for a period not to exceed thirty days.

113 [8.] 9. Reports shall be confidential, [as provided pursuant to section 660.320, RSMo]
114 **shall not be deemed a public record, and shall not be subject to the provisions of section**
115 **109.180, RSMo, or chapter 610, RSMo. The name of the complainant or any person**
116 **mentioned in the reports shall not be disclosed unless:**

117 (1) **The complainant, patient, resident, in-home services client, or consumer**
118 **mentioned, or such person's legal representative agrees to disclosure of his or her name;**

119 (2) **The department determines that disclosure is necessary to prevent further abuse**
120 **or neglect, misappropriation of property or moneys, or falsification of any documents**
121 **verifying service delivery of in-home services or consumer-directed services;**

122 (3) **Release of a name is required for compliance with a lawful subpoena; except**
123 **that, the name of the complainant or reporter shall only be required after a court of**
124 **competent jurisdiction determines that it is necessary to avoid substantial and irreversible**
125 **prejudice to the party requesting the name of the complainant or reporter;**

126 **(4) Release of a name is required in connection with a review by the administrative**
127 **hearing commission in accordance with section 192.2187 or section 198.039, RSMo;**

128 **(5) The department determines that release of a name is appropriate when**
129 **forwarding a report of findings of an investigation to a licensing authority; or**

130 **(6) Release of a name is requested by the department of social services for the**
131 **purpose of licensure under chapter 210, RSMo.**

132 **10. Within five working days after a report required to be made under this section**
133 **is received, the person making the report shall be notified of its receipt and the initiation**
134 **of the investigation.**

135 **[9.] 11. Anyone, except any person who has abused or neglected a resident [in a facility]**
136 **, patient, in-home services client, or consumer, or who has benefited from the**
137 **misappropriation of property or moneys of a patient, resident, in-home services client, or**
138 **consumer, or who has falsified documents verifying service delivery of in-home services or**
139 **consumer-directed services, who makes a report pursuant to this section or who testifies in any**
140 **administrative or judicial proceeding arising from the report, or who cooperates with the**
141 **department in any activities under this section shall be immune from any civil or criminal**
142 **liability for making such a report or for testifying except for liability for perjury, unless such**
143 **person acted negligently, recklessly, in bad faith or with malicious purpose. It is a crime**
144 **pursuant to section 565.186 and 565.188, RSMo, for any person to purposely file a false report**
145 **of elder abuse or neglect.**

146 **[10. Within five working days after a report required to be made pursuant to this section**
147 **is received, the person making the report shall be notified in writing of its receipt and of the**
148 **initiation of the investigation.**

149 **11. No person who directs or exercises any authority in a facility shall evict, harass,**
150 **dismiss or retaliate against a resident or employee because such resident or employee or any**
151 **member of such resident's or employee's family has made a report of any violation or suspected**
152 **violation of laws, ordinances or regulations applying to the facility which the resident, the**
153 **resident's family or an employee has reasonable cause to believe has been committed or has**
154 **occurred. Through the existing department information and referral telephone contact line,**
155 **residents, their families and employees of a facility shall be able to obtain information about their**
156 **rights, protections and options in cases of eviction, harassment, dismissal or retaliation due to**
157 **a report being made pursuant to this section.**

158 **12. Any person who abuses or neglects a resident of a facility is subject to criminal**
159 **prosecution under section 565.180, 565.182, or 565.184, RSMo.**

160 **13.] 12. The department shall maintain the employee disqualification list and place on**
161 **the employee disqualification list the names of any persons who are or have been employed [in**

162 any facility] **by any provider or consumer** and who have been finally determined by the
163 department pursuant to section [660.315, RSMo,] **192.2175:**

164 (1) To have **purposely**, knowingly, or recklessly abused or neglected a resident, **patient,**
165 **in-home services client, or consumer.** For purposes of this section only, "**abuse**" and
166 "**neglect**" shall have the same meaning as such terms are defined in section **192.2100, and**
167 "**purposely**", "knowingly" and "recklessly" shall have the meanings [that are ascribed to them
168 in this section. A person acts "knowingly" with respect to the person's conduct when a
169 reasonable person should be aware of the result caused by his or her conduct. A person acts
170 "recklessly" when the person consciously disregards a substantial and unjustifiable risk that the
171 person's conduct will result in serious physical injury and such disregard constitutes a gross
172 deviation from the standard of care that a reasonable person would exercise in the situation] **as**
173 **such terms are defined in chapter 562, RSMo;**

174 (2) **To have falsified documents verifying service delivery to an in-home services**
175 **client or consumer;**

176 (3) **To have misappropriated property or moneys belonging to a patient, resident,**
177 **in-home services client, or consumer.**

178 **13. No person who directs or exercises any authority on behalf of a provider and**
179 **no personal care attendant, as defined in section 208.900, RSMo, shall evict, harass,**
180 **dismiss, or retaliate against a patient, resident, in-home services client, consumer, or**
181 **employee because such patient, resident, in-home services client, consumer, or employee,**
182 **or any member of such patient's, resident's, in-home services client's, consumer's, or**
183 **employee's family has made a report of any violation or suspected violation of laws,**
184 **standards, or regulations applying to the provider or attendant which the complainant has**
185 **reasonable cause to believe has been committed or has occurred. Through existing**
186 **department information and referral telephone contact line, patients, residents, in-home**
187 **services clients, consumers, their families, and employees of a provider may obtain**
188 **information regarding their rights, protections, and options in cases of eviction,**
189 **harassment, dismissal, or retaliation due to a report being made under this section.**

190 **14. In the case of investigations involving facilities licensed under chapter 198,**
191 **RSMo, the timely self-reporting of incidents to the central registry by a facility shall continue**
192 **to be investigated in accordance with department policy, and shall not be counted or reported by**
193 **the department as a hot-line call but rather a self-reported incident. If the self-reported incident**
194 **results in a regulatory violation, such incident shall be reported as a substantiated report.**

195 **15. Any potential consumer or in-home services client whose services are funded**
196 **by MO HealthNet shall be screened to ascertain if they are included on the Missouri sexual**
197 **offender registry maintained by the Missouri state highway patrol. If any potential**

198 consumer or in-home services client whose services are funded by MO HealthNet is listed
199 on the Missouri sexual offender registry, the department shall notify the provider at the
200 time of the referral.

2 **192.2153. 1. Any person required to report or cause a report to be made to the**
3 **department under subsection 2 of section 192.2150 who fails to make such a report or who**
4 **causes such a report to not be made of abuse or neglect, misappropriation of property or**
5 **moneys, or falsification of documents verifying service delivery of in-home services or**
6 **consumer-directed services within twenty-four hours after the act or discovery of the act**
7 **by such person, whichever is later, is guilty of a class A misdemeanor.**

8 **2. Any person who abuses or neglects an in-home services client, patient, resident,**
9 **or consumer is subject to criminal prosecution under section 565.180, 565.182, or 565.184,**
10 **RSMo. Any person who puts to his or her own use or the use of the provider, or otherwise**
11 **diverts from the in-home services client's, patient's, resident's, or consumer's use of any**
12 **personal property or moneys of the in-home services client, patient, resident, or consumer,**
13 **or falsifies any documents verifying service delivery of in-home services or consumer-**
14 **directed services is guilty of a class A misdemeanor.**

15 **3. In addition to any other penalties imposed by this section, any provider,**
16 **principal in the operation of a provider as defined in section 192.2150, or employee of a**
17 **provider who knowingly conceals any act of abuse or neglect that results in death or**
18 **serious physical injury, as defined in section 565.002, RSMo, is guilty of a class D felony.**

19 **4. If a provider willfully and knowingly fails to report abuse by an employee of the**
20 **provider and such employee is later found guilty or pleads guilty to a violation of section**
21 **565.180, 565.182, or 565.184, RSMo, the provider may be subject to an administrative**
22 **penalty of one thousand dollars per violation to be collected by the department. Any**
23 **moneys collected shall be transferred to the state school moneys fund established in section**
24 **166.051, RSMo, and distributed to the public schools of this state in the manner provided**
25 **in section 163.031, RSMo. Any provider that has an administrative penalty imposed by the**
26 **department may seek an administrative review of the department's action under chapter**
27 **621, RSMo. Any decision of the administrative hearing commission may be appealed to**
28 **the circuit court in the county where the violation occurred for judicial review as a**
contested case under chapter 536, RSMo.

[660.315.] **192.2175. 1. After an investigation and a determination has been made to**
2 **place a person's name on the employee disqualification list, that person shall be notified in**
3 **writing mailed to his or her last known address that:**

4 (1) An allegation has been made against the person, the substance of the allegation and
5 that an investigation has been conducted which tends to substantiate the allegation;

6 (2) The person's name will be included in the employee disqualification list of the
7 department;

8 (3) The consequences of being so listed including the length of time to be listed; and

9 (4) The person's rights and the procedure to challenge the allegation.

10 2. **Notice by mail to the last known address, as provided by the person to the**
11 **person's employer at the time of the allegation, shall satisfy the requirements of this**
12 **section. If the person has provided the department with a more recent address, notice shall**
13 **be sent to the more recent address. Notice shall be complete upon such mailing.** If no reply
14 has been received within thirty days of mailing the notice, the department may include the name
15 of such person on its list. The length of time the person's name shall appear on the employee
16 disqualification list shall be determined by the director or the director's designee, based upon the
17 criteria contained in subsection 9 of this section.

18 3. If the person so notified wishes to challenge the allegation, such person may file an
19 application for a hearing with the department. The department shall grant the application within
20 thirty days after receipt by the department and set the matter for hearing[, or the department shall
21 notify the applicant that, after review, the allegation has been held to be unfounded and the
22 applicant's name will not be listed].

23 4. If a person's name is included on the employee disqualification list without the
24 department providing notice as required under [subsection 1] **subsections 1 and 2** of this section,
25 such person may file a request with the department for removal of the name or for a hearing.
26 Within thirty days after receipt of the request, the department shall either remove the name from
27 the list or grant a hearing and set a date therefor.

28 5. Any hearing shall be conducted [in the county of the person's residence] by the
29 director of the department or the director's designee **in Cole County or the county of the**
30 **person's residence, or by telephone at the discretion of the director or the director's**
31 **designee.** The provisions of chapter 536, RSMo, for a contested case except those provisions
32 or amendments which are in conflict with this section shall apply to and govern the proceedings
33 contained in this section and the rights and duties of the parties involved. The person appealing
34 such an action shall be entitled to present evidence, pursuant to the provisions of chapter 536,
35 RSMo, relevant to the allegations.

36 6. Upon the record made at the hearing, the director of the department or the director's
37 designee shall determine all questions presented and shall determine whether the person shall
38 be listed on the employee disqualification list. The director of the department or the director's
39 designee shall clearly state the reasons for his or her decision and shall include a statement of
40 findings of fact and conclusions of law pertinent to the questions in issue.

41 7. A person aggrieved by the decision following the hearing shall be informed of his or
42 her right to seek judicial review as provided under chapter 536, RSMo. If the person fails to
43 appeal the director's findings, those findings shall constitute a final determination that the person
44 shall be placed on the employee disqualification list.

45 8. A decision by the director shall be inadmissible in any civil action brought against a
46 [facility or the in-home services provider agency] **provider or employee of such provider or**
47 **personal care attendant** and arising out of the facts and circumstances which brought about the
48 employment disqualification proceeding, unless the civil action is brought against the [facility
49 or the in-home services provider agency] **provider or employee of such provider or personal**
50 **care attendant** by the department of health and senior services or one of its divisions.

51 9. The length of time the person's name shall appear on the employee disqualification
52 list shall be determined by the director of the department of health and senior services or the
53 director's designee, based upon the following:

54 (1) Whether the person acted **purposely**, recklessly, or knowingly, as defined in chapter
55 562, RSMo;

56 (2) The degree of the physical, sexual, or emotional injury or harm; or the degree of the
57 imminent danger to the health, safety or welfare of [a resident or in-home services client] **the**
58 **alleged victim**;

59 (3) The degree of misappropriation of the property or funds, or falsification of any
60 documents for service delivery of [an in-home services client] **a patient, resident, in-home**
61 **services client, or consumer**;

62 (4) Whether the person has previously been listed on the employee disqualification list;

63 (5) Any mitigating circumstances;

64 (6) Any aggravating circumstances; and

65 (7) Whether alternative sanctions resulting in conditions of continued employment are
66 appropriate in lieu of placing a person's name on the employee disqualification list. Such
67 conditions of employment may include, but are not limited to, additional training and employee
68 counseling. Conditional employment shall terminate upon the expiration of the designated
69 length of time and the person's submitting documentation which fulfills the department of health
70 and senior services' requirements.

71 10. The removal of any person's name from the list under this section shall not prevent
72 the director from keeping records of all acts finally determined to have occurred under this
73 section.

74 11. The department shall [provide] **make available** the list maintained pursuant to this
75 section to other state departments upon request and to any person, corporation, organization, or
76 association who:

- 77 (1) Is licensed as an operator under chapter 198, RSMo;
78 (2) Provides in-home services under contract with the department;
79 (3) Employs [nurses and nursing assistants] **health care staff** for temporary or
80 intermittent placement [in health care facilities] **with providers**;
81 (4) Is approved by the department to issue certificates for nursing assistants training;
82 (5) Is an entity licensed under chapter 197, RSMo; or
83 (6) **Is a personal care assistance services vendor agency, as defined in section**
84 **208.900, RSMo**;
85 (7) **Is an adult day care provider licensed under sections 192.2200 to 192.2227; or**
86 (8) Is a recognized school of nursing, medicine, or other health profession **that receives**
87 **the list** for the purpose of [determining whether students scheduled to] **checking its students**
88 **who** participate in clinical rotations with entities described in [subdivision] **subdivisions (1)[,**
89 **(2), or (5)] to (7)** of this subsection [are included in the employee disqualification list].

90

91 The department shall inform any person listed above who inquires of the department whether or
92 not a particular name is on the list. The department may require that the request be made in
93 writing. **No person, corporation, or association who is entitled to access the employee**
94 **disqualification list shall disclose the information to any person, corporation, or association**
95 **who is not entitled to access the list. Any person, corporation, or association who is entitled**
96 **to access the employee disqualification list who discloses the information to any person,**
97 **corporation, or association who is not entitled to access the list is guilty of an infraction.**

98 12. The department shall, upon request, provide to the division of employment
99 security within the department of labor and industrial relations copies of the investigative
100 reports related to an employee being placed on the employee disqualification list.

101 13. No person, corporation, organization, or association who received the employee
102 disqualification list under subdivisions (1) to [(5)] (7) of subsection 11 of this section shall
103 knowingly employ any person who is on the employee disqualification list. **No person who is**
104 **listed on the employee disqualification list shall be paid from public moneys as a personal**
105 **care assistance services attendant.** Any person, corporation, organization, or association who
106 received the employee disqualification list under subdivisions (1) to [(5)] (7) of subsection 11
107 of this section, or any **consumer or** person responsible for providing health care service, who
108 declines to employ or terminates a person whose name is listed in this section shall be immune
109 from suit by that person or anyone else acting for or in behalf of that person for the failure to
110 employ or for the termination of the person whose name is listed on the employee
111 disqualification list.

112 [13.] **14.** Any employer who is required to discharge an employee because the employee
 113 was placed on [a] **the employee** disqualification list maintained by the department of health and
 114 senior services after the date of hire shall not be charged for unemployment insurance benefits
 115 based on wages paid to the employee for work prior to the date of discharge, pursuant to section
 116 288.100, RSMo.

117 [14.] **15.** Any person who has been listed on the employee disqualification list may
 118 request that the director remove his or her name from the employee disqualification list. The
 119 request shall be written and may not be made more than once every twelve months. The request
 120 will be granted by the director upon a clear showing, by written submission only, that the person
 121 will not commit additional acts of abuse, neglect, misappropriation of the property or funds, or
 122 the falsification of any documents [of] **verifying** service delivery to an in-home services client
 123 **or consumer**. The director may make conditional the removal of a person's name from the list
 124 on any terms that the director deems appropriate, and failure to comply with such terms may
 125 result in the person's name being relisted. The director's determination of whether to remove the
 126 person's name from the list is not subject to appeal.

[660.317.] **192.2178.** 1. For the purposes of this section, the term "provider" [means any
 2 person, corporation or association who:
 3 (1) Is licensed as an operator pursuant to chapter 198, RSMo;
 4 (2) Provides in-home services under contract with the department;
 5 (3) Employs nurses or nursing assistants for temporary or intermittent placement in
 6 health care facilities;
 7 (4) Is an entity licensed pursuant to chapter 197, RSMo;
 8 (5) Is a public or private facility, day program, residential facility or specialized service
 9 operated, funded or licensed by the department of mental health; or
 10 (6) Is a licensed adult day care provider] **has the same meaning as such term is defined**
 11 **in section 192.2150; except that, provider also includes a public or private facility, day**
 12 **program, residential facility, or specialized service operated, funded, or licensed by the**
 13 **department of mental health.**

14 2. For the purpose of this section "patient or resident" has the same meaning as such term
 15 is defined in section 43.540, RSMo, **"in-home services client" has the same meaning as such**
 16 **term is defined in section 192.2150, and "consumer" has the same meaning as such term**
 17 **is defined in section 208.900, RSMo.**

18 3. Prior to [allowing any person who has been hired as] **hiring** a full-time, part-time or
 19 temporary **employee for any** position to have contact with any patient [or] , resident, **in-home**
 20 **services client or consumer, or finding a personal care attendant eligible to have contact**
 21 **with a consumer, the provider shall[, or] make an inquiry to the department of health and**

22 **senior services whether the person is listed on the employee disqualification list as provided**
23 **in section 192.2175.** In the case of temporary employees hired through or contracted for an
24 employment agency, the employment agency, shall prior to sending a temporary employee to a
25 provider, **make an inquiry to the department of health and senior services whether the**
26 **person is listed on the employee disqualification list as provided in section 192.2175.**

27 **4. Prior to allowing any person who has been hired in a full-time, part-time, or**
28 **temporary position to have contact with any patient, resident, in-home services client, or**
29 **consumer, the provider shall or in the case of temporary employees hired through or**
30 **contracted for an employment agency, the employment agency, prior to sending a**
31 **temporary employee to a provider, shall:**

32 (1) Request a criminal background check as provided in section 43.540, RSMo.
33 Completion of an inquiry to the highway patrol **or family care safety registry** for criminal
34 records that are available for disclosure to a provider for the purpose of conducting an employee
35 criminal records background check shall be deemed to fulfill the provider's duty to conduct
36 employee criminal background checks pursuant to this section; except that, completing the
37 inquiries pursuant to this subsection shall not be construed to exempt a provider from further
38 inquiry pursuant to common law requirements governing due diligence. If an applicant has not
39 resided in this state for five consecutive years prior to the date of his or her application for
40 employment, the provider shall request a nationwide check for the purpose of determining if the
41 applicant has a prior criminal history in other states. The fingerprint [cards] **card** and any
42 required fees shall be sent to the highway patrol's criminal records division. The [first] set of
43 fingerprints shall be used for searching the state repository of criminal history information[. If
44 no identification is made, the second set of fingerprints] **and** shall be forwarded to the Federal
45 Bureau of Investigation, Identification Division, for the searching of the federal criminal history
46 files. The patrol shall notify the submitting state agency of any criminal history information or
47 lack of criminal history information discovered on the individual. The provisions relating to
48 applicants for employment who have not resided in this state for five consecutive years shall
49 apply only to persons who have no employment history with a licensed Missouri facility during
50 that five-year period. Notwithstanding the provisions of section 610.120, RSMo, all records
51 related to any criminal history information discovered shall be accessible and available to the
52 provider making the record request; and

53 (2) [Make an inquiry to the department of health and senior services whether the person
54 is listed on the employee disqualification list as provided in section 660.315] **Request of the**
55 **person a physical address where the person may be located in addition to any other**
56 **address provided by the person such as a post office box address; and**

57 **(3) Make an inquiry to the department of mental health to determine whether the**
58 **person is listed on the disqualification registry as provided in section 630.170, RSMo.**

59 **5. For any worker registered with the family care safety registry as required by**
60 **sections 210.900 to 210.936, RSMo, a provider may access the family care safety registry**
61 **in lieu of the requirements in subsections 3 and 4 of this section.**

62 [4.] **6.** When the provider requests a criminal background check pursuant to section
63 43.540, RSMo, the requesting entity may require that the applicant reimburse the provider for
64 the cost of such record check. When a provider requests a nationwide criminal background
65 check pursuant to subdivision (1) of subsection [3] **4** of this section, the total cost to the provider
66 of any background check required pursuant to this section shall not exceed five dollars which
67 shall be paid to the state. State funding and the obligation of a provider to obtain a nationwide
68 criminal background check shall be subject to the availability of appropriations.

69 [5.] **7.** An applicant for a position to have contact with patients, **in-home services**
70 **clients, consumers,** or residents of a provider shall:

71 (1) Sign a consent form as required by section 43.540, RSMo, so the provider may
72 request a criminal records review;

73 (2) Disclose the applicant's criminal history. For the purposes of this subdivision
74 "criminal history" includes any conviction or a plea of guilty **or nolo contendere** to a
75 misdemeanor or felony charge **in this state or any other state** and shall include any suspended
76 imposition of sentence, any suspended execution of sentence or any period of probation or
77 parole; and

78 (3) Disclose if the applicant is listed on the employee disqualification list as provided
79 in section [660.315] **192.2175 and disclose whether the applicant is a registered sexual**
80 **offender under section 589.400, RSMo, listed in the Missouri uniform law enforcement**
81 **system (MULES) and the patrol's sex offender registry web site.**

82 [6.] **8.** An applicant who knowingly fails to disclose his or her criminal history as
83 required in subsection [5] **7** of this section is guilty of a class A misdemeanor. A provider is
84 guilty of a class A misdemeanor if the provider knowingly hires or retains a person to have
85 contact with patients, **in-home services clients, consumers,** or residents and the person has been
86 convicted of, pled guilty to or nolo contendere in this state or any other state or has been found
87 guilty of a crime, which if committed in Missouri would be a class A or B felony violation of
88 chapter **195, 565, 566, 568,** or 569, RSMo, [or any violation of subsection 3 of section 198.070,
89 RSMo, or section 568.020, RSMo] **a violation of section 570.090, RSMo, a felony violation**
90 **or three or more misdemeanor violations of section 570.030, RSMo, a violation of section**
91 **570.145, RSMo, or any violation of subsection 1 of section 192.2153. For any person hired**
92 **on or after August 28, 2009, a provider shall not hire any person with a disqualifying**

93 **criminal history unless such person has first obtained a good cause waiver of the**
94 **disqualifying criminal history.**

95 **9. For any persons hired on or after August 28, 2009, a provider is guilty of a class**
96 **A misdemeanor if the provider knowingly hires or retains any person who is a registered**
97 **sex offender under section 589.400, RSMo, and whose name appears on the sexual offender**
98 **registry, or who has been convicted of an offense in this state or for an offense in any state,**
99 **foreign country, tribal or under federal or military jurisdiction which, if committed in this**
100 **state, would require registry under section 589.400, RSMo.**

101 **[7.] 10. Any in-home services provider agency [or] , consumer-directed services**
102 **vendor, home health agency [shall be] , or hospice is guilty of a class A misdemeanor if such**
103 **vendor, hospice, or agency knowingly [employs] hires or retains a person to provide in-home**
104 **services, consumer-directed services, hospice services, or home health services to any in-home**
105 **services client, consumer-directed services consumer, hospice patient, or home health patient,**
106 **or determines a personal care attendant eligible to have contact with a consumer, and such**
107 **person [either] refuses to register with the family care safety registry [or is listed on any of the**
108 **background check lists in] . Any in-home services provider agency, home health agency, or**
109 **hospice is guilty of a class A misdemeanor if such agency or hospice allows an employee to**
110 **have contact with a patient or in-home services client prior to requesting a background**
111 **screening from the family care safety registry pursuant to sections 210.900 to [210.937]**
112 **210.936, RSMo.**

113 **[8. The highway patrol shall examine whether protocols can be developed to allow a**
114 **provider to request a statewide fingerprint criminal records review check through local law**
115 **enforcement agencies.**

116 **9.] 11. A provider may use a private investigatory agency rather than the highway patrol**
117 **to do a criminal history records review check, and alternatively, the applicant pays the private**
118 **investigatory agency such fees as the provider and such agency shall agree.**

119 **[10.] 12. Except for the hiring restriction based on the department of health and senior**
120 **services employee disqualification list established pursuant to section [660.315] 192.2175, and**
121 **the registration as a sexual offender under section 589.400, RSMo, the department of health**
122 **and senior services shall promulgate rules and regulations to waive the hiring restrictions**
123 **pursuant to this section for good cause. For purposes of this section, "good cause" means the**
124 **department has made a determination by examining [the employee's prior work history and other]**
125 **relevant factors [that such employee does not present a risk to the health or safety of residents]**
126 **as established by rule and determined that the hiring restriction contained in subsections**
127 **8 and 10 of this section is removed and the hiring decision remains the responsibility of the**
128 **provider.**

[660.300.] **192.2181.** 1. [When any adult day care worker; chiropractor; Christian Science practitioner; coroner; dentist; embalmer; employee of the departments of social services, mental health, or health and senior services; employee of a local area agency on aging or an organized area agency on aging program; funeral director; home health agency or home health agency employee; hospital and clinic personnel engaged in examination, care, or treatment of persons; in-home services owner, provider, operator, or employee; law enforcement officer; long-term care facility administrator or employee; medical examiner; medical resident or intern; mental health professional; minister; nurse; nurse practitioner; optometrist; other health practitioner; peace officer; pharmacist; physical therapist; physician; physician's assistant; podiatrist; probation or parole officer; psychologist; or social worker has reasonable cause to believe that an in-home services client has been abused or neglected, as a result of in-home services, he or she shall immediately report or cause a report to be made to the department. If the report is made by a physician of the in-home services client, the department shall maintain contact with the physician regarding the progress of the investigation.

2.] When a report of deteriorating physical condition resulting in possible abuse or neglect of an in-home services client **or consumer** is received by the department, [the client's case manager and] the department nurse shall be notified. The [client's case manager] **department** shall investigate and immediately report the results of the investigation to the department nurse. The department may authorize [the] **an** in-home services provider nurse to assist [the case manager] with the investigation.

[3.] **2.** If requested, local area agencies on aging shall provide volunteer training to those persons listed in subsection [1 of this section] **2 of section 192.2150** regarding the detection and report of abuse and neglect [pursuant to this section.

4. Any person required in subsection 1 of this section to report or cause a report to be made to the department who fails to do so within a reasonable time after the act of abuse or neglect is guilty of a class A misdemeanor.

5. The report shall contain the names and addresses of the in-home services provider agency, the in-home services employee, the in-home services client, the home health agency, the home health agency employee, information regarding the nature of the abuse or neglect, the name of the complainant, and any other information which might be helpful in an investigation.

6. In addition to those persons required to report under subsection 1 of this section, any other person having reasonable cause to believe that an in-home services client or home health patient has been abused or neglected by an in-home services employee or home health agency employee may report such information to the department.

7. If the investigation indicates possible abuse or neglect of an in-home services client or home health patient, the investigator shall refer the complaint together with his or her report

37 to the department director or his or her designee for appropriate action. If, during the
38 investigation or at its completion, the department has reasonable cause to believe that immediate
39 action is necessary to protect the in-home services client or home health patient from abuse or
40 neglect, the department or the local prosecuting attorney may, or the attorney general upon
41 request of the department shall, file a petition for temporary care and protection of the in-home
42 services client or home health patient in a circuit court of competent jurisdiction. The circuit
43 court in which the petition is filed shall have equitable jurisdiction to issue an ex parte order
44 granting the department authority for the temporary care and protection of the in-home services
45 client or home health patient, for a period not to exceed thirty days.

46 8. Reports shall be confidential, as provided under section 660.320.

47 9. Anyone, except any person who has abused or neglected an in-home services client
48 or home health patient, who makes a report pursuant to this section or who testifies in any
49 administrative or judicial proceeding arising from the report shall be immune from any civil or
50 criminal liability for making such a report or for testifying except for liability for perjury, unless
51 such person acted negligently, recklessly, in bad faith, or with malicious purpose.

52 10. Within five working days after a report required to be made under this section is
53 received, the person making the report shall be notified in writing of its receipt and of the
54 initiation of the investigation.

55 11. No person who directs or exercises any authority in an in-home services provider
56 agency or home health agency shall harass, dismiss or retaliate against an in-home services client
57 or home health patient, or an in-home services employee or a home health agency employee
58 because he or any member of his or her family has made a report of any violation or suspected
59 violation of laws, standards or regulations applying to the in-home services provider agency or
60 home health agency or any in-home services employee or home health agency employee which
61 he has reasonable cause to believe has been committed or has occurred.

62 12. Any person who abuses or neglects an in-home services client or home health patient
63 is subject to criminal prosecution under section 565.180, 565.182, or 565.184, RSMo. If such
64 person is an in-home services employee and has been found guilty by a court, and if the
65 supervising in-home services provider willfully and knowingly failed to report known abuse by
66 such employee to the department, the supervising in-home services provider may be subject to
67 administrative penalties of one thousand dollars per violation to be collected by the department
68 and the money received therefor shall be paid to the director of revenue and deposited in the state
69 treasury to the credit of the general revenue fund. Any in-home services provider which has had
70 administrative penalties imposed by the department or which has had its contract terminated may
71 seek an administrative review of the department's action pursuant to chapter 621, RSMo. Any
72 decision of the administrative hearing commission may be appealed to the circuit court in the

73 county where the violation occurred for a trial de novo. For purposes of this subsection, the term
74 "violation" means a determination of guilt by a court.

75 13.] .

76 3. The department shall establish a quality assurance and supervision process for **in-**
77 **home services** clients that requires an in-home services provider agency to [conduct random
78 visits to] verify compliance with program standards and verify the accuracy of records kept by
79 an in-home services employee.

80 [14. The department shall maintain the employee disqualification list and place on the
81 employee disqualification list the names of any persons who have been finally determined by the
82 department, pursuant to section 660.315, to have recklessly, knowingly or purposely abused or
83 neglected an in-home services client or home health patient while employed by an in-home
84 services provider agency or home health agency. For purposes of this section only, "knowingly"
85 and "recklessly" shall have the meanings that are ascribed to them in this section. A person acts
86 "knowingly" with respect to the person's conduct when a reasonable person should be aware of
87 the result caused by his or her conduct. A person acts "recklessly" when the person consciously
88 disregards a substantial and unjustifiable risk that the person's conduct will result in serious
89 physical injury and such disregard constitutes a gross deviation from the standard of care that a
90 reasonable person would exercise in the situation.

91 15.] 4. At the time [a] **an in-home services** client has been assessed to determine the
92 level of care as required by rule and is eligible for in-home services, the department shall conduct
93 a "Safe at Home Evaluation" to determine the **in-home services** client's physical, mental, and
94 environmental capacity. The department shall develop the safe at home evaluation tool by rule
95 in accordance with chapter 536, RSMo. The purpose of the safe at home evaluation is to assure
96 that each **in-home services** client has the appropriate level of services and professionals involved
97 in the **in-home services** client's care. The plan of service or care for each in-home services client
98 shall be authorized by a nurse. The department may authorize the licensed in-home services
99 nurse, in lieu of the department nurse, to conduct the assessment of the **in-home services** client's
100 condition and to establish a plan of services or care. The department may use the expertise,
101 services, or programs of other departments and agencies on a case-by-case basis to establish the
102 plan of service or care.

103

104 The department may, as indicated by the safe at home evaluation, refer any **in-home services**
105 client to a mental health professional, as defined in 9 CSR 30-4.030, for evaluation and treatment
106 as necessary.

107 [16.] 5. Authorized nurse visits shall occur at least twice annually to assess [the client
108 and the client's plan of services] **each in-home services client or consumer and his or her plan**

109 **of care.** The [provider] nurse shall report the results of his or her visits to the [client's case
110 manager] **department.** If the [provider] nurse believes that the plan of [service] **care** requires
111 alteration, the department shall be notified and the department shall make [a client] **an**
112 evaluation. All authorized nurse visits shall be reimbursed to the in-home services provider. All
113 authorized nurse visits shall be reimbursed outside of the nursing home cap for in-home services
114 clients **or consumers** whose services have reached one hundred percent of the average statewide
115 charge for care and treatment in an intermediate care facility, provided that the services have
116 been preauthorized by the department.

117 [17.] **6.** All in-home services clients **and consumers** shall be advised of their rights **and**
118 **responsibilities** by the department **or the department's designee** at the initial evaluation. The
119 rights shall include, but not be limited to, the right to call the department for any reason,
120 including dissatisfaction with the provider or services. The department shall establish a process
121 to receive such nonabuse and neglect calls other than the elder abuse and neglect hotline.

122 [18.] **7.** Subject to appropriations, all nurse visits authorized in [sections 660.250 to
123 660.300] **this section and sections 192.2100 to 192.2130** shall be reimbursed to the in-home
124 services provider agency.

[660.321.] **192.2184.** Notwithstanding any other provision of law, the department shall
2 not disclose personally identifiable medical, social, personal, or financial records of any eligible
3 adult being served by the [division of senior services] **department** except when disclosed in a
4 manner that does not identify the eligible adult, or when ordered to do so by a court of competent
5 jurisdiction. Such records shall be accessible without court order for examination and copying
6 only to the following persons or offices, or to their designees:

7 (1) The department or any person or agency designated by the department for such
8 purposes as the department may determine;

9 (2) The attorney general, to perform his or her constitutional or statutory duties;

10 (3) The department of mental health for residents placed through that department, to
11 perform its constitutional or statutory duties;

12 (4) Any appropriate law enforcement agency, to perform its constitutional or statutory
13 duties;

14 (5) The eligible adult, his or her legal guardian or any other person designated by the
15 eligible adult; and

16 (6) The department of social services for individuals who receive [Medicaid] **MO**
17 **HealthNet** benefits, to perform its constitutional or statutory duties.

[660.310.] **192.2187.** 1. Notwithstanding any other provision of law, if the department
2 of health and senior services proposes to deny, suspend, place on probation, or terminate an
3 in-home services provider agency contract, the department of health and senior services shall

4 serve upon the applicant or contractor written notice of the proposed action to be taken. The
5 notice shall contain a statement of the type of action proposed, the basis for it, the date the action
6 will become effective, and a statement that the applicant or contractor shall have thirty days from
7 the date of mailing or delivery of the notice to file a complaint requesting a hearing before the
8 administrative hearing commission. The administrative hearing commission may consolidate
9 an applicant's or contractor's complaint with any proceeding before the administrative hearing
10 commission filed by such contractor or applicant pursuant to subsection 3 of section 208.156,
11 RSMo, involving a common question of law or fact. Upon the filing of the complaint, the
12 provisions of sections 621.110, 621.120, 621.125, 621.135, and 621.145, RSMo, shall apply.
13 With respect to cases in which the department has denied a contract to an in-home services
14 provider agency, the administrative hearing commission shall conduct a hearing to determine the
15 underlying basis for such denial. However, if the administrative hearing commission finds that
16 the contract denial is supported by the facts and the law, the case need not be returned to the
17 department. The administrative hearing commission's decision shall constitute affirmation of
18 the department's contract denial.

19 2. The department of health and senior services may issue letters of censure or warning
20 without formal notice or hearing.

21 3. The administrative hearing commission may stay the suspension or termination of an
22 in-home services provider agency's contract, or the placement of the contractor on probation,
23 pending the commission's findings and determination in the cause, upon such conditions, with
24 or without the agreement of the parties, as the commission deems necessary and appropriate,
25 including the posting of bond or other security except that the commission shall not grant a stay,
26 or if a stay has already been entered shall set aside its stay, unless the commission finds that the
27 contractor has established that servicing the department's clients pending the commission's final
28 determination would not present an imminent danger to the health, safety, or welfare of any
29 client or a substantial probability that death or serious physical harm would result. The
30 commission may remove the stay at any time that it finds that the contractor has violated any of
31 the conditions of the stay. Such stay shall remain in effect, unless earlier removed by the
32 commission, pending the decision of the commission and any subsequent departmental action
33 at which time the stay shall be removed. In any case in which the department has refused to issue
34 a contract, the commission shall have no authority to stay or to require the issuance of a contract
35 pending final determination by the commission.

36 4. Stays granted to contractors by the administrative hearing commission shall, as a
37 condition of the stay, require at a minimum that the contractor under the stay operate under the
38 same contractual requirements and regulations as are in effect, from time to time, as are
39 applicable to all other contractors in the program.

40 5. The administrative hearing commission shall make its final decision based upon the
41 circumstances and conditions as they existed at the time of the action of the department and not
42 based upon circumstances and conditions at the time of the hearing or decision of the
43 commission.

44 6. In any proceeding before the administrative hearing commission pursuant to this
45 section, the burden of proof shall be on the contractor or applicant seeking review.

46 7. Any person, including the department, aggrieved by a final decision of the
47 administrative hearing commission may seek judicial review of such decision as provided in
48 section 621.145, RSMo.

[660.400.] **192.2200.** As used in sections [199.025, RSMo, and 660.403 to 660.420]
2 **192.2203 to 192.2227**, unless the context clearly indicates otherwise, the following terms mean:

3 (1) "Adult", an individual over the age of eighteen;

4 (2) "Adult day care program", a group program designed to provide care and supervision
5 to meet the needs of functionally impaired adults for periods of less than twenty-four hours but
6 more than two hours per day in a place other than the adult's own home;

7 (3) "Adult day care provider", the person, corporation, partnership, association or
8 organization legally responsible for the overall operation of the adult day care program;

9 (4) "Department", the department of [social] **health and senior** services;

10 (5) "Director", the director of the [division of aging] **department of health and senior**
11 **services**;

12 (6) ["Division", the division of aging;

13 (7)] "Functionally impaired adult", an adult who by reason of age or infirmity requires
14 care and supervision;

15 [(8)] (7) "License", the document issued by the [division] **department** in accordance
16 with the provisions of sections [199.025, RSMo, and 660.403 to 660.420] **192.2203 to 192.2227**
17 to an adult day care program which authorizes the adult day care provider to operate the program
18 in accordance with the provisions of sections [199.025, RSMo, and 660.403 to 660.420]
19 **192.2203 to 192.2227** and the applicable rules promulgated pursuant thereto;

20 [(9)] (8) "Participant", a functionally impaired adult who is enrolled in an adult day care
21 program;

22 [(10)] (9) "Person", any individual, firm, corporation, partnership, association, agency,
23 or an incorporated or unincorporated organization regardless of the name used;

24 [(11)] (10) "Provisional license", the document issued by the [division] **department** in
25 accordance with the provisions of sections [199.025, RSMo, and 660.403 to 660.420] **192.2203**
26 **to 192.2227** to an adult day care provider which is not currently meeting the requirements
27 necessary to obtain a license;

28 [(12)] (11) "Related", any of the following by blood, marriage or adoption: parent, child,
29 grandchild, brother, sister, half-brother, half-sister, stepparent, uncle, aunt, niece, nephew, or first
30 cousin;

31 [(13)] (12) "Staff participant ratio", the number of adult care staff required by the
32 [division] **department** in relation to the number of adults being cared for by such staff.

[660.403.] **192.2203.** 1. It shall be unlawful for any person to establish, maintain, or
2 operate an adult day care program, or to advertise or hold himself out as being able to perform
3 any adult day care service, unless he has obtained the proper license.

4 2. All applications for licenses shall be made on forms provided by the [division]
5 **department** and in the manner prescribed by the [division] **department**. All forms provided
6 shall include a fee schedule.

7 3. The [division] **department** shall conduct an investigation of the adult day care
8 program, and the applicant, for which a license is sought in order to determine if such program
9 is complying with the following:

10 (1) Local fire safety requirements or fire safety requirements of the [division]
11 **department** if there are no local codes;

12 (2) Local or state sanitation requirements;

13 (3) Local building and zoning requirements, where applicable;

14 (4) Staff/adult ratios required by the [division] **department**; and

15 (5) Other applicable provisions of sections [199.025, RSMo, and 660.403 to 660.420]
16 **192.2203 to 192.2227** and all applicable rules promulgated pursuant thereto, including but not
17 limited to:

18 (a) The applicant's ability to render adult day care;

19 (b) The proposed plan for providing adult day care;

20 (c) The proposed plan of operation of the adult day care program, so that, in the
21 judgment of the [division] **department**, minimum standards are being met to insure the health
22 and safety of the participants.

23 4. Following completion of its investigation made pursuant to subsection 3 of this
24 section and a finding that the applicant for a license has complied with all applicable rules
25 promulgated pursuant to sections [199.025, RSMo, and 660.403 to 660.420 the division]
26 **192.2203 to 192.2227, the department** shall issue a license to such applicant. Such license shall
27 be valid for the period designated by the [division] **department**, which period shall not exceed
28 two years from the date of issuance, for the premises and persons named in the application.

29 5. Each license issued under sections [199.025, RSMo, and 660.403 to 660.420]
30 **192.2203 to 192.2227** shall include the name of the provider, owner and operator; the name of
31 the adult day care program; the location of the adult day care program; the hours of operations;

32 the number and any limitations or the type of participants who may be served; and the period for
33 which such license is valid.

34 6. The [division] **department** may issue a provisional license to an adult day care
35 program that is not currently meeting requirements for a license but which demonstrates the
36 potential capacity to meet full requirements for license; except that, no provisional license shall
37 be issued unless the director is satisfied that the operation of the adult day care program is not
38 detrimental to the health and safety of the participants being served. The provisional license
39 shall be nonrenewable and shall be valid for the period designated by the [division] **department**,
40 which period shall not exceed six months from the date of issuance. Upon issuance of a regular
41 license, a day care program's provisional license shall immediately be null and void.

[660.405.] **192.2206.** 1. The provisions of sections [199.025, RSMo, and 660.403 to
2 660.420] **192.2203 to 192.2227** shall not apply to the following:

3 (1) Any adult day care program operated by a person in which care is offered for no more
4 than two hours per day;

5 (2) Any adult day care program maintained or operated by the federal government except
6 where care is provided through a management contract;

7 (3) Any person who cares solely for persons related to the provider or who has been
8 designated as guardian of that person;

9 (4) Any adult day care program which cares for no more than four persons unrelated to
10 the provider;

11 (5) Any adult day care program licensed by the department of mental health under
12 chapter 630, RSMo, which provides care, treatment and habilitation exclusively to adults who
13 have a primary diagnosis of mental disorder, mental illness, mental retardation or developmental
14 disability as defined;

15 (6) Any adult day care program administered or maintained by a religious not-for-profit
16 organization serving a social or religious function if the adult day care program does not hold
17 itself out as providing the prescription or usage of physical or medical therapeutic activities or
18 as providing or administering medicines or drugs.

19 2. Nothing in this section shall prohibit any person listed in subsection 1 of this section
20 from applying for a license or receiving a license if the adult day care program owned or operated
21 by such person conforms to the provisions of sections [199.025, RSMo, and 660.403 to 660.420]
22 **192.2203 to 192.2227** and all applicable rules promulgated pursuant thereto.

[660.407.] **192.2209.** 1. The director, or his authorized representative, shall have the
2 right to enter the premises of an applicant for or holder of a license at any time during the hours
3 of operation of a center to determine compliance with provisions of sections [199.025, RSMo,
4 and 660.403 to 660.420] **192.2203 to 192.2227** and applicable rules promulgated pursuant

5 thereto. Entry shall also be granted for investigative purposes involving complaints regarding
6 the operations of an adult day care program. The [division] **department** shall make at least two
7 inspections per year, at least one of which shall be unannounced to the operator or provider. The
8 [division] **department** may make such other inspections, announced or unannounced, as it
9 deems necessary to carry out the provisions of sections [199.025, RSMo, and 660.403 to
10 660.420] **192.2203 to 192.2227**.

11 2. The applicant for or holder of a license shall cooperate with the investigation and
12 inspection by providing access to the adult day care program, records and staff, and by providing
13 access to the adult day care program to determine compliance with the rules promulgated
14 pursuant to sections [199.025, RSMo, and 660.403 to 660.420] **192.2203 to 192.2227**.

15 3. Failure to comply with any lawful request of the [division] **department** in connection
16 with the investigation and inspection is a ground for refusal to issue a license or for the
17 suspension or revocation of a license.

18 4. The [division] **department** may designate to act for it, with full authority of law, any
19 instrumentality of any political subdivision of the state of Missouri deemed by the [division]
20 **department** to be competent to investigate and inspect applicants for or holders of licenses.

[660.409.] **192.2212**. Each application for a license, or the renewal thereof, issued
2 pursuant to sections [199.025, RSMo, and 660.403 to 660.420] **192.2203 to 192.2227** shall be
3 accompanied by a nonrefundable fee in the amount required by the [division] **department**. The
4 fee, to be determined by the director [of the division], shall not exceed one hundred dollars and
5 shall be based on the licensed capacity of the applicant.

[660.411.] **192.2215**. The [division] **department** shall offer technical assistance or
2 consultation to assist applicants for or holders of licenses or provisional licenses in meeting the
3 requirements of sections [199.025, RSMo, and 660.403 to 660.420] **192.2203 to 192.2227**, staff
4 qualifications, and other aspects involving the operation of an adult day care program, and to
5 assist in the achievement of programs of excellence related to the provision of adult day care.

[660.414.] **192.2218**. 1. Whenever the [division] **department** is advised or has reason
2 to believe that any person is operating an adult day care program without a license, or provisional
3 license, or that any holder of license, or provisional license is not in compliance with the
4 provisions of sections [199.025, RSMo, and 660.403 to 660.420, the division] **192.2203 to**
5 **192.2227**, the **department** shall make an investigation and inspection to ascertain the facts. If
6 the [division] **department** is not permitted access to the adult day care program in question, the
7 [division] **department** may apply to the circuit court of the county in which the program is
8 located for an order authorizing entry for inspection. The court shall issue the order if it finds
9 reasonable grounds necessitating the inspection.

10 2. If the [division] **department** finds that the adult day care program is being operated
11 in violation of sections [199.025, RSMo, and 660.403 to 660.420] **192.2203 to 192.2227**, it may
12 seek, among other remedies, injunctive relief against the adult day care program.

[660.416.] **192.2221.** 1. Any person aggrieved by an official action of the [division]
2 **department** either refusing to issue a license or revoking or suspending a license may seek a
3 determination thereon by the administrative hearing commission [pursuant to the provisions of
4 section 161.272] **under section 621.045**, RSMo, et seq.; except that, the petition must be filed
5 with the administrative hearing commission within thirty days after the mailing or delivery of
6 notice to the applicant for or holder of such license or certificate. When the notification of the
7 official action is mailed to the applicant for or holder of such a license, there shall be included
8 in the notice a statement of the procedure whereby the applicant for or holder of such license may
9 appeal the decision of the [division] **department** before the administrative hearing commission.
10 It shall not be a condition to such determination that the person aggrieved seek a reconsideration,
11 a rehearing or exhaust any other procedure within the [division] **department**.

12 2. The administrative hearing commission may stay the revocation or suspension of such
13 certificate or license, pending the commission's findings and determination in the cause, upon
14 such conditions as the commission deems necessary and appropriate including the posting of
15 bond or other security; except that, the commission shall not grant a stay or if a stay has already
16 been entered shall set aside its stay, if, upon application of the [division] **department**, the
17 commission finds reason to believe that continued operation of the facility to which the
18 certificate or license in question applies pending the commission's final determination would
19 present an imminent danger to the health, safety or welfare of any person or a substantial
20 probability that death or serious physical harm would result. In any case in which the [division]
21 **department** has refused to issue a certificate or license, the commission shall have no authority
22 to stay or to require the issuance of a license pending final determination by the commission.

23 3. The administrative hearing commission shall make the final decision as to the
24 issuance, suspension, or revocation of a license. Any person aggrieved by a final decision of the
25 administrative hearing commission, including the [division] **department**, may seek judicial
26 review of such decision by filing a petition for review in the court of appeals for the district in
27 which the adult day care program to which the license in question applies is located. Review
28 shall be had in accordance with the provisions of sections [161.337 and 161.338] **621.189 and**
29 **621.193**, RSMo.

[660.418.] **192.2224.** The director [of the division] shall have the authority to promulgate
2 rules pursuant to this section and chapter 536, RSMo, in order to carry out the provisions of
3 sections [199.025, RSMo, and 660.403 to 660.420]. No rule or portion of a rule promulgated
4 under the authority of section 199.025, RSMo, and sections 660.403 to 660.420 shall become

5 effective unless it has been promulgated pursuant to the provisions of section 536.024, RSMo]
6 **192.2203 to 192.2227. Any rule or portion of a rule, as that term is defined in section**
7 **536.010, RSMo, that is created under the authority delegated in this section shall become**
8 **effective only if it complies with and is subject to all of the provisions of chapter 536,**
9 **RSMo, and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are**
10 **nonseverable and if any of the powers vested with the general assembly pursuant to**
11 **chapter 536, RSMo, to review, to delay the effective date, or to disapprove and annul a rule**
12 **are subsequently held unconstitutional, then the grant of rulemaking authority and any**
13 **rule proposed or adopted after August 28, 2009, shall be invalid and void.**

[660.420.] **192.2227.** 1. Any person who violates any provision of sections [199.025,
2 RSMo, and 660.403 to 660.420] **192.2203 to 192.2227**, or who, for himself or for any other
3 person, makes materially false statements in order to obtain a certificate or license, or the renewal
4 thereof, issued pursuant to sections [199.025, RSMo, and 660.403 to 660.420, shall be] **192.2203**
5 **to 192.2227**, is guilty of a class A misdemeanor.

6 2. Any person who is convicted pursuant to this section shall, in addition to all other
7 penalties provided by law, have any license issued to [him] **such person** under sections
8 [199.025, RSMo, and 660.403 to 660.420] **192.2203 to 192.2227** revoked, and shall not operate,
9 nor hold any license to operate, any adult day care program, or other entity governed by the
10 provisions of sections [199.025, RSMo, and 660.403 to 660.420] **192.2203 to 192.2227** for a
11 period of three years after such conviction.

[660.620.] **192.2250.** 1. There is hereby established an "Office of Advocacy and
2 Assistance for Senior Citizens" within the office of lieutenant governor.

3 2. The senior citizen advocate shall coordinate activities with the long-term care
4 ombudsman program, as defined in section [660.600] **198.700, RSMo**, on complaints made by
5 or on behalf of senior citizens residing in long-term care facilities.

6 3. The senior citizen advocate shall conduct a suitable investigation into any actions
7 complained of unless the senior citizen advocate finds that the complaint pertains to a matter
8 outside the scope of the authority of the senior citizen advocate, the complainant has no
9 substantive or procedural interest which is directly affected by the matter complained about, or
10 the complaint is trivial, frivolous, vexatious or not made in good faith.

11 4. After completing his investigation of a complaint, the senior citizen advocate shall
12 inform the complainant, the agency, official or employee of action recommended by the senior
13 citizen advocate. The senior citizen advocate shall make such reports and recommendations to
14 the affected agencies, the governor and the general assembly as he deems necessary to further
15 the purposes of sections [660.620 and 660.625] **192.2250 and 192.2253.**

16 5. The senior citizen advocate shall, in conjunction with the [division of senior services,
17 act as a clearinghouse for] **department, maintain** information pertaining to and of interest to
18 senior citizens and shall disseminate such information as is necessary to inform senior citizens
19 of their rights and of governmental and nongovernmental services available to them.

 [660.625.] **192.2253.** The senior citizen advocate shall maintain confidentiality with
2 respect to all matters, including the identities of the complainants or witnesses coming before
3 the senior citizen advocate unless the complainant consents to the use of his or her name in the
4 course of the investigation.

 198.006. As used in sections 198.003 to 198.186, unless the context clearly indicates
2 otherwise, the following terms mean:

- 3 (1) "Abuse", the infliction of physical, sexual, or emotional injury or harm, **or financial**
4 **exploitation by any person, firm, or corporation as defined in section 570.145, RSMo;**
5 (2) "Activities of daily living" or "ADL", one or more of the following activities of daily
6 living:
7 (a) Eating;
8 (b) Dressing;
9 (c) Bathing;
10 (d) Toileting;
11 (e) Transferring; and
12 (f) Walking;
13 (3) "Administrator", the person who is in general administrative charge of a facility;
14 (4) "Affiliate":
15 (a) With respect to a partnership, each partner thereof;
16 (b) With respect to a limited partnership, the general partner and each limited partner
17 with an interest of five percent or more in the limited partnership;
18 (c) With respect to a corporation, each person who owns, holds or has the power to vote
19 five percent or more of any class of securities issued by the corporation, and each officer and
20 director;
21 (d) With respect to a natural person, any parent, child, sibling, or spouse of that person;
22 (5) "Appropriately trained and qualified individual", an individual who is licensed or
23 registered with the state of Missouri in a health care-related field or an individual with a degree
24 in a health care-related field or an individual with a degree in a health care, social services, or
25 human services field or an individual licensed under chapter 344, RSMo, and who has received
26 facility orientation training under 19 CSR [30-86042(18)] **30-86.047(62)**, and dementia training
27 under section [660.050, RSMo] **192.2000**, and twenty-four hours of additional training, approved

28 by the department, consisting of definition and assessment of activities of daily living,
29 assessment of cognitive ability, service planning, and interview skills;

30 (6) "Assisted living facility", any premises, other than a residential care facility,
31 intermediate care facility, or skilled nursing facility, that is utilized by its owner, operator, or
32 manager to provide twenty-four-hour care and services and protective oversight to three or more
33 residents who are provided with shelter, board, and who may need and are provided with the
34 following:

35 (a) Assistance with any activities of daily living and any instrumental activities of daily
36 living;

37 (b) Storage, distribution, or administration of medications; and

38 (c) Supervision of health care under the direction of a licensed physician, provided that
39 such services are consistent with a social model of care;

40

41 Such term shall not include a facility where all of the residents are related within the fourth
42 degree of consanguinity or affinity to the owner, operator, or manager of the facility;

43 (7) "Community-based assessment", documented basic information and analysis
44 provided by appropriately trained and qualified individuals describing an individual's abilities
45 and needs in activities of daily living, instrumental activities of daily living, vision/hearing,
46 nutrition, social participation and support, and cognitive functioning using an assessment tool
47 approved by the department of health and senior services that is designed for community-based
48 services and that is not the nursing home minimum data set;

49 (8) "Dementia", a general term for the loss of thinking, remembering, and reasoning so
50 severe that it interferes with an individual's daily functioning, and may cause symptoms that
51 include changes in personality, mood, and behavior;

52 (9) "Department", the Missouri department of health and senior services;

53 (10) "Emergency", a situation, physical condition or one or more practices, methods or
54 operations which presents imminent danger of death or serious physical or mental harm to
55 residents of a facility;

56 (11) "Facility", any residential care facility, assisted living facility, intermediate care
57 facility, or skilled nursing facility;

58 (12) "Health care provider", any person providing health care services or goods to
59 residents and who receives funds in payment for such goods or services under [Medicaid] **MO**
60 **HealthNet**;

61 (13) "Instrumental activities of daily living", or "IADL", one or more of the following
62 activities:

63 (a) Preparing meals;

64 (b) Shopping for personal items;

65 (c) Medication management;

66 (d) Managing money;

67 (e) Using the telephone;

68 (f) Housework; and

69 (g) Transportation ability;

70 (14) "Intermediate care facility", any premises, other than a residential care facility,
71 assisted living facility, or skilled nursing facility, which is utilized by its owner, operator, or
72 manager to provide twenty-four-hour accommodation, board, personal care, and basic health and
73 nursing care services under the daily supervision of a licensed nurse and under the direction of
74 a licensed physician to three or more residents dependent for care and supervision and who are
75 not related within the fourth degree of consanguinity or affinity to the owner, operator or
76 manager of the facility;

77 (15) "Manager", any person other than the administrator of a facility who contracts or
78 otherwise agrees with an owner or operator to supervise the general operation of a facility,
79 providing such services as hiring and training personnel, purchasing supplies, keeping financial
80 records, and making reports;

81 (16) ["Medicaid"] "**MO HealthNet**", medical assistance under section 208.151, RSMo,
82 et seq., in compliance with Title XIX, Public Law 89-97, 1965 amendments to the Social
83 Security Act (42 U.S.C. 301, et seq.), as amended;

84 (17) "Neglect", the failure to provide, by those responsible for the care, custody, and
85 control of a resident in a facility, the services which are reasonable and necessary to maintain the
86 physical and mental health of the resident, when such failure presents either an imminent danger
87 to the health, safety or welfare of the resident or a substantial probability that death or serious
88 physical harm would result;

89 (18) "Operator", any person licensed or required to be licensed under the provisions of
90 sections 198.003 to 198.096 in order to establish, conduct or maintain a facility;

91 (19) "Owner", any person who owns an interest of five percent or more in:

92 (a) The land on which any facility is located;

93 (b) The structure or structures in which any facility is located;

94 (c) Any mortgage, contract for deed, or other obligation secured in whole or in part by
95 the land or structure in or on which a facility is located; or

96 (d) Any lease or sublease of the land or structure in or on which a facility is located.

97

98 "Owner" does not include a holder of a debenture or bond purchased at public issue nor does it
99 include any regulated lender unless the entity or person directly or through a subsidiary operates
100 a facility;

101 (20) "Protective oversight", an awareness twenty-four hours a day of the location of a
102 resident, the ability to intervene on behalf of the resident, the supervision of nutrition,
103 medication, or actual provisions of care, and the responsibility for the welfare of the resident,
104 except where the resident is on voluntary leave;

105 (21) "Resident", a person who by reason of aging, illness, disease, or physical or mental
106 infirmity receives or requires care and services furnished by a facility and who resides or boards
107 in or is otherwise kept, cared for, treated or accommodated in such facility for a period exceeding
108 twenty-four consecutive hours;

109 (22) "Residential care facility", any premises, other than an assisted living facility,
110 intermediate care facility, or skilled nursing facility, which is utilized by its owner, operator or
111 manager to provide twenty-four-hour care to three or more residents, who are not related within
112 the fourth degree of consanguinity or affinity to the owner, operator, or manager of the facility
113 and who need or are provided with shelter, board, and with protective oversight, which may
114 include storage and distribution or administration of medications and care during short-term
115 illness or recuperation, except that, for purposes of receiving supplemental welfare assistance
116 payments under section 208.030, RSMo, only any residential care facility licensed as a
117 residential care facility II immediately prior to August 28, 2006, and that continues to meet such
118 licensure requirements for a residential care facility II licensed immediately prior to August 28,
119 2006, shall continue to receive after August 28, 2006, the payment amount allocated immediately
120 prior to August 28, 2006, for a residential care facility II under section 208.030;

121 (23) "Skilled nursing facility", any premises, other than a residential care facility, an
122 assisted living facility, or an intermediate care facility, which is utilized by its owner, operator
123 or manager to provide for twenty-four-hour accommodation, board and skilled nursing care and
124 treatment services to at least three residents who are not related within the fourth degree of
125 consanguinity or affinity to the owner, operator or manager of the facility. Skilled nursing care
126 and treatment services are those services commonly performed by or under the supervision of
127 a registered professional nurse for individuals requiring twenty-four- hours-a-day care by
128 licensed nursing personnel including acts of observation, care and counsel of the aged, ill, injured
129 or infirm, the administration of medications and treatments as prescribed by a licensed physician
130 or dentist, and other nursing functions requiring substantial specialized judgment and skill;

131 (24) "Social model of care", long-term care services based on the abilities, desires, and
132 functional needs of the individual delivered in a setting that is more home-like than institutional
133 and promotes the dignity, individuality, privacy, independence, and autonomy of the individual.

134 Any facility licensed as a residential care facility II prior to August 28, 2006, shall qualify as
135 being more home-like than institutional with respect to construction and physical plant standards;

136 (25) "Vendor", any person selling goods or services to a health care provider;

137 (26) "Voluntary leave", an off-premise leave initiated by:

138 (a) A resident that has not been declared mentally incompetent or incapacitated by a
139 court; or

140 (b) A legal guardian of a resident that has been declared mentally incompetent or
141 incapacitated by a court.

198.074. 1. Effective August 28, 2007, all new facilities licensed **under this chapter**
2 on or after August 28, 2007, or any [facilities completing a] **section of a facility licensed under**
3 **this chapter in which a** major renovation [to the facility] **has been completed** on or after
4 August 28, 2007, as defined and approved by the department, [and which are licensed under this
5 chapter] shall install and maintain an approved sprinkler system in accordance with National Fire
6 Protection Association (NFPA) 13.

7 2. Facilities that were initially licensed and had an approved sprinkler system prior to
8 August 28, 2007, shall continue to meet all laws, rules, and regulations for testing, inspection and
9 maintenance of the sprinkler system that were in effect for such facilities on August 27, 2007.

10 3. Multi-level assisted living facilities that accept or retain any individual with a
11 physical, cognitive, or other impairment that prevents the individual from safely evacuating the
12 facility with minimal assistance shall install and maintain an approved sprinkler system in
13 accordance with NFPA 13. Single-story assisted living facilities that accept or retain any
14 individual with a physical, cognitive, or other impairment that prevents the individual from
15 safely evacuating the facility with minimal assistance shall install and maintain an approved
16 sprinkler system in accordance with NFPA 13R.

17 4. All residential care and assisted living facilities with more than twenty residents not
18 included in subsection 3 of this section, which are initially licensed under this chapter prior to
19 August 28, 2007, and that do not have installed an approved sprinkler system in accordance with
20 NFPA 13R **or 13** prior to August 28, 2007, shall install and maintain an approved sprinkler
21 system in accordance with NFPA 13R **or 13** by December 31, 2012, unless the facility meets the
22 safety requirements of Chapter 33 of existing residential board and care occupancies of NFPA
23 101 life safety code.

24 5. All skilled nursing and intermediate care facilities not required prior to August 28,
25 2007, to install and maintain an approved sprinkler system shall install and maintain an approved
26 sprinkler system in accordance with NFPA 13 by December 31, 2012, unless the facility receives
27 an exemption from the department and presents evidence in writing from a certified sprinkler
28 system representative or licensed engineer that the facility is unable to install an approved

29 National Fire Protection Association 13 system due to the unavailability of water supply
30 requirements associated with this system [or the facility meets the safety requirements of Chapter
31 33 of existing residential board and care occupancies of NFPA 101 life safety code].

32 6. Facilities that take a substantial step, as specified in [subsection 7] **subsections 4 and**
33 **5** of this section, to install an approved NFPA 13R **or 13** system prior to December 31, 2012,
34 may apply to the [department] **office of administration** for a loan in accordance with section
35 198.075 to install such system. However, such loan shall not be available if by December 31,
36 2009, the average total reimbursement for the care of persons eligible for Medicaid public
37 assistance in an assisted living facility and residential care facility is equal to or exceeds fifty-two
38 dollars per day. The average total reimbursement includes room, board, and care delivered by
39 the facility, but shall not include payments to the facility for care or services not provided by the
40 facility. If a facility under this subsection does not have an approved sprinkler system installed
41 by December 31, 2012, such facility shall be required to install and maintain an approved
42 sprinkler system in accordance with NFPA 13 by December 31, 2013. Such loans received under
43 this subsection and in accordance with section 198.075, shall be paid in full as follows:

44 (1) Ten years for those facilities approved for the loan and whose average total
45 reimbursement rate for the care of persons eligible for Medicaid public assistance is equal to
46 forty-eight and no more than forty-nine dollars per day;

47 (2) Eight years for those facilities approved for the loan and whose average total
48 reimbursement rate for the care of persons eligible for Medicaid public assistance is greater than
49 forty-nine and no more than fifty-two dollars per day; or

50 (3) Five years for those facilities approved for the loan and whose average total
51 reimbursement rate for the care of persons eligible for Medicaid public assistance is greater than
52 fifty-two dollars per day.

53 (4) No payments or interest shall be due until the average total reimbursement rate for
54 the care of persons eligible for Medicaid public assistance is equal to or greater than forty-eight
55 dollars.

56 7. (1) All facilities licensed under this chapter shall be equipped with a complete fire
57 alarm system in compliance with NFPA 101, Life Safety Code for Detection, Alarm, and
58 Communication Systems [as referenced in NFPA 72], or shall maintain a system that was
59 approved by the department when such facility was constructed so long as such system is a
60 complete fire alarm system. A complete fire alarm system shall include, but not be limited to,
61 interconnected smoke detectors [throughout the facility], automatic transmission to the fire
62 department, dispatching agency, or central monitoring company, manual pull stations at each
63 required exit and attendant's station, heat detectors, and audible and visual alarm indicators.

64 (2) In addition, each floor accessed by residents shall be divided into at least two smoke
65 sections by one-hour rated smoke partitions. No smoke section shall exceed one hundred fifty
66 feet in length. If neither the length nor the width of the floor exceeds seventy-five feet, no
67 smoke-stop partition shall be required. Facilities with a complete fire alarm system and smoke
68 sections meeting the requirements of this subsection prior to August 28, 2007, shall continue to
69 meet such requirements. Facilities initially licensed on or after August 28, 2007, shall comply
70 with such requirements beginning August 28, 2007, or on the effective date of licensure.

71 (3) Except as otherwise provided in this subsection, the requirements for complete fire
72 alarm systems and smoke sections shall be enforceable on December 31, 2008.

73 8. The requirements of this section shall be construed to supersede the provisions of
74 section 198.058 relating to the exemption of facilities from construction standards.

75 9. Fire safety inspections of facilities licensed under this chapter for compliance with this
76 section shall be conducted annually by the state fire marshal. If [such] inspections **of skilled**
77 **nursing or intermediate care facilities as required by this section** are not available to be
78 conducted by [local fire protection districts or fire departments] **the state fire marshal, the**
79 **department may conduct such inspections of those facilities.** The provisions of this section
80 shall be enforced by the state fire marshal or by the [local fire protection district or fire]
81 department, depending on which entity conducted the inspection.

82 10. By July 1, 2008, all facilities licensed under this chapter shall submit a plan for
83 compliance with the provisions of this section to the state fire marshal.

198.075. 1. There is hereby created in the state treasury the "Fire Safety Standards Loan
2 Fund", for implementing the provisions of [subsection 3] **subsections 4 and 5** of section
3 198.074. Moneys deposited in the fund shall be considered state funds under article IV, section
4 15 of the Missouri Constitution. The state treasurer shall be custodian of the fund and may
5 disburse moneys from the fund in accordance with sections 30.170 and 30.180, RSMo. Any
6 moneys remaining in the fund at the end of the biennium shall revert to the credit of the general
7 revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other
8 funds are invested. Any interest and moneys earned on such investments shall be credited to the
9 fund.

10 2. Qualifying facilities shall make an application to the [department of health and senior
11 services] **office of administration** upon forms provided by the [department] **office of**
12 **administration.** Upon receipt of an application for a loan, the [department] **office of**
13 **administration** shall review the application [and advise the governor] before state funds are
14 allocated for a loan. For purposes of this section, a "qualifying facility" shall mean a facility
15 licensed under this chapter that is in substantial compliance. "Substantial compliance" shall

16 mean a facility that has no uncorrected deficiencies and is in compliance with department of
17 health and senior services rules and regulations governing such facility.

18 3. The fund shall be a loan of which the interest rate shall not exceed two and one-half
19 percent.

20 4. The fund shall be administered by the [department of health and senior services] **office**
21 **of administration.**

198.090. 1. An operator may make available to any resident the service of holding in
2 trust personal possessions and funds of the resident and shall, as authorized by the resident,
3 expend the funds to meet the resident's personal needs. In providing this service the operator
4 shall:

5 (1) At the time of admission, provide each resident or his next of kin or legal guardian
6 with a written statement explaining the resident's rights regarding personal funds;

7 (2) Accept funds and personal possessions from or for a resident for safekeeping and
8 management, only upon written authorization by the resident or by his designee, or guardian in
9 the case of an adjudged incompetent;

10 (3) Deposit any personal funds received from or on behalf of a resident in an account
11 separate from the facility's funds, except that an amount to be established by rule of the [division
12 of aging] **department** may be kept in a petty cash fund for the resident's personal needs;

13 (4) Keep a written account, available to a resident and his designee or guardian,
14 maintained on a current basis for each resident, with written receipts, for all personal possessions
15 and funds received by or deposited with the facility and for all disbursements made to or on
16 behalf of the resident;

17 (5) Provide each resident or his designee or guardian with a quarterly accounting of all
18 financial transactions made on behalf of the resident;

19 (6) Within five days of the discharge of a resident, provide the resident, or his designee
20 or guardian, with an up-to-date accounting of the resident's personal funds and return to the
21 resident the balance of his funds and all his personal possessions;

22 (7) Upon the death of a resident who has been a recipient of aid, assistance, care,
23 services, or who has had moneys expended on his **or her** behalf by the department of social
24 services, provide the department **of social services** a complete account of all the resident's
25 personal funds within sixty days from the date of death.

26

27 The total amount paid to the decedent or expended upon his **or her** behalf by the department of
28 **social services** shall be a debt due the state and recovered from the available funds upon the
29 [department's] claim **by the department of social services** on such funds. The department of
30 **social services** shall make a claim on the funds within sixty days from the date of the accounting

31 of the funds by the facility. The nursing facility shall pay the claim made by the department of
32 social services from the resident's personal funds within sixty days. Where the name and address
33 are reasonably ascertainable, the department of social services shall give notice of the debt due
34 the state to the person whom the recipient had designated to receive the quarterly accounting of
35 all financial transactions made under this section, or the resident's guardian or conservator or the
36 person or persons listed in nursing home records as a responsible party or the fiduciary of the
37 resident's estate. If any funds are available after the [department's] claim **by the department of**
38 **social services**, the remaining provisions of this section shall apply to the balance, unless the
39 funds belonged to a person other than the resident, in which case the funds shall be paid to that
40 person;

41 (8) Upon the death of a resident who has not been a recipient of aid, assistance, care,
42 services, or who has not had moneys expended on his **or her** behalf by the department of social
43 services or the department **of social services** has not made a claim on the funds, provide the
44 fiduciary of resident's estate, at the fiduciary's request, a complete account of all the resident's
45 personal funds and possessions and deliver to the fiduciary all possessions of the resident and
46 the balance of the resident's funds. If, after one year from the date of death, no fiduciary makes
47 claim upon such funds or possessions, the operator shall notify the department that the funds
48 remain unclaimed. Such unclaimed funds or possessions shall be disposed of as follows:

49 (a) If the unclaimed funds or possessions have a value totaling one hundred and fifty
50 dollars or less, the funds or the proceeds of the sale of the possessions may be deposited in a fund
51 to be used for the benefit of all residents of the facility by providing the residents social or
52 educational activities. The facility shall keep an accounting of the acquisitions and expenditure
53 of these funds; or

54 (b) If the unclaimed funds or possessions have a value greater than one hundred and fifty
55 dollars, the funds or possessions shall be immediately presumed to be abandoned property under
56 sections 447.500 to 447.585, RSMo, and the procedures provided for in those sections shall
57 apply notwithstanding any other provisions of those sections which require a period greater than
58 two years for a presumption of abandonment;

59 (9) Upon ceasing to be the operator of a facility, all funds and property held in trust
60 pursuant to this section shall be transferred to the new operator in accordance with sound
61 accounting principles, and a closeout report signed by both the outgoing operator and the
62 successor operator shall be prepared. The closeout report shall include a list of current balances
63 of all funds held for residents respectively and an inventory of all property held for residents
64 respectively. If the outgoing operator refuses to sign the closeout report, he shall state in writing
65 the specific reasons for his failure to so sign, and the successor operator shall complete the report
66 and attach an affidavit stating that the information contained therein is true to the best of his

67 knowledge and belief. Such report shall be retained with all other records and accounts required
68 to be maintained under this section;

69 (10) Not be required to invest any funds received from or on behalf of a resident, nor to
70 increase the principal of any such funds.

71 2. Any owner, operator, manager, employee, or affiliate of an owner or operator who
72 receives any personal property or anything else of value from a resident, shall, if the thing
73 received has a value of ten dollars or more, make a written statement giving the date it was
74 received, from whom it was received, and its estimated value. Statements required to be made
75 pursuant to this subsection shall be retained by the operator and shall be made available for
76 inspection by the department, or by the department of mental health when the resident has been
77 placed by that department, and by the resident, and his designee or legal guardian. Any person
78 who fails to make a statement required by this subsection is guilty of a class C misdemeanor.

79 3. No owner, operator, manager, employee, or affiliate of an owner or operator shall in
80 one calendar year receive any personal property or anything else of value from the residents of
81 any facility which have a total estimated value in excess of one hundred dollars.

82 4. Subsections 2 and 3 of this section shall not apply if the property or other thing of
83 value is held in trust in accordance with subsection 1 of this section, is received in payment for
84 services rendered or pursuant to the terms of a lawful contract, or is received from a resident who
85 is related to the recipient within the fourth degree of consanguinity or affinity.

86 5. Any operator who fails to maintain records or who fails to maintain any resident's
87 personal funds in an account separate from the facility's funds as required by this section shall
88 be guilty of a class C misdemeanor.

89 6. Any operator, or any affiliate or employee of an operator, who puts to his own use or
90 the use of the facility or otherwise diverts from the resident's use any personal funds of the
91 resident shall be guilty of a class A misdemeanor.

92 [7. Any person having reasonable cause to believe that a misappropriation of a resident's
93 funds or property has occurred may report such information to the department.

94 8. For each report the division shall attempt to obtain the name and address of the
95 facility, the name of the facility employee, the name of the resident, information regarding the
96 nature of the misappropriation, the name of the complainant, and any other information which
97 might be helpful in an investigation.

98 9. Upon receipt of a report, the department shall initiate an investigation.

99 10. If the investigation indicates probable misappropriation of property or funds of a
100 resident, the investigator shall refer the complaint together with his report to the department
101 director or his designee for appropriate action.

102 11. Reports shall be confidential, as provided under section 660.320, RSMo.

103 12. Anyone, except any person participating in or benefiting from the misappropriation
104 of funds, who makes a report pursuant to this section or who testifies in any administrative or
105 judicial proceeding arising from the report shall be immune from any civil or criminal liability
106 for making such a report or for testifying except for liability for perjury, unless such person acted
107 negligently, recklessly, in bad faith, or with malicious purpose.

108 13. Within five working days after a report required to be made under this section is
109 received, the person making the report shall be notified in writing of its receipt and of the
110 initiation of the investigation.

111 14. No person who directs or exercises any authority in a facility shall evict, harass,
112 dismiss or retaliate against a resident or employee because he or any member of his family has
113 made a report of any violation or suspected violation of laws, ordinances or regulations applying
114 to the facility which he has reasonable cause to believe has been committed or has occurred.

115 15. The department shall maintain the employee disqualification list and place on the
116 employee disqualification list the names of any persons who have been finally determined by the
117 department, pursuant to section 660.315, RSMo, to have misappropriated any property or funds
118 of a resident while employed in any facility.]

198.096. 1. The operator of any facility who holds in trust personal funds of residents
2 as provided in section 198.090 shall obtain and file with the department a bond in a form
3 approved by the department in an amount equal to one and one-half times the average monthly
4 balance or average total of the monthly balances, rounded to the nearest one thousand dollars,
5 in the residents' personal funds account or accounts kept pursuant to subdivision (3) of
6 subsection 1 of section 198.090 for the preceding [calendar year] **twelve months**. In the case
7 of a new facility or of an operator not previously holding in trust the personal funds of residents,
8 the department shall determine the amount of bond to be required, taking into consideration the
9 size and type of facility, the number of residents, and the experience of comparable facilities.

10 2. The required bond shall be conditioned to secure to every resident or former resident,
11 or the estate of a former resident, the return of any moneys held in trust of which the resident has
12 been wrongfully deprived by acts of the operator or any affiliates or employees of the operator.
13 The liability of the surety to any and all persons shall not exceed the stated amount of the bond
14 regardless of the period of time the bond has been in effect.

15 3. Whenever the director determines that the amount of any bond which is filed pursuant
16 to this subsection is insufficient to adequately protect the money of residents which is being
17 handled, or whenever the amount of any such bond is impaired by any recovery against the bond,
18 the director may require the operator to file an additional bond in such amount as necessary to
19 adequately protect the money of residents being handled.

20 4. In the event that any such bond includes a provision allowing the surety to cancel after
21 notice, the bond shall provide for a minimum of sixty days' notice to the department.

22 5. The operator may, in lieu of a bond, place a cash deposit equal to the amount of the
23 bond required in this section with an insured lending institution pursuant to a noncancelable
24 escrow agreement with the lending institution if the written agreement is submitted to and
25 approved by the department. No escrow agreement shall be approved without verification of
26 cash deposit.

**198.187. Any long-term care facility licensed under this chapter may request
2 criminal background checks under chapter 43, RSMo, of a resident in such facility.**

198.525. 1. Except as otherwise provided pursuant to section 198.526, in order to
2 comply with sections 198.012 and 198.022, the department of health and senior services shall
3 inspect residential care facilities, assisted living facilities, intermediate care facilities, and skilled
4 nursing, including those facilities attached to acute care hospitals at least twice a year.

5 **2. The department shall not assign an individual to inspect or survey a long-term
6 care facility licensed under this chapter, for any purpose, in which the inspector or
7 surveyor was an employee of such facility within the preceding two years.**

8 **3. For any inspection or survey of a facility licensed under this chapter, regardless
9 of the purpose, the department shall require every newly hired inspector or surveyor at the
10 time of hiring or, with respect to any currently employed inspector or surveyor as of
11 August 28, 2009, to disclose:**

12 **(1) The name of every Missouri licensed long-term care facility in which he or she
13 has been employed; and**

14 **(2) The name of any member of his or her immediate family who has been
15 employed or is currently employed at a Missouri licensed long-term care facility.**

16 **The disclosures under paragraph (b) of this subdivision shall be disclosed to the
17 department whenever the event giving rise to disclosure first occurs.**

18 **4. For purposes of this section, the phrase "immediate family member" shall mean
19 husband, wife, natural or adoptive parent, child, sibling, stepparent, stepchild, stepbrother,
20 stepsister, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-
21 in-law, grandparent or grandchild.**

22 **5. The information called for in this section shall be a public record under the
23 provisions of subdivision (6) of section 610.010, RSMo.**

24 **6. Any person may notify the department if facts exist that would lead a reasonable
25 person to conclude that any inspector or surveyor has any personal or business affiliation
26 that would result in a conflict of interest in conducting an inspection or survey for a
27 facility. Upon receiving that notice, the department, when assigning an inspector or**

28 surveyor to inspect or survey a facility, for any purpose, shall take steps to verify the
29 information and, if the department has probable cause to believe that it is correct, shall not
30 assign the inspector or surveyor to the facility or any facility within its organization so as
31 to avoid an appearance of prejudice or favor to the facility or bias on the part of the
32 inspector or surveyor.

198.527. To ensure uniformity of application of regulation standards in long-term care
2 facilities throughout the state, the department of [social] **health and senior** services shall:

3 (1) Evaluate the requirements for inspectors or surveyors of facilities, including the
4 eligibility, training and testing requirements for the position. Based on the evaluation, the
5 department shall develop and implement additional training and knowledge standards for
6 inspectors and surveyors;

7 (2) Periodically evaluate the performance of the inspectors or surveyors regionally and
8 statewide to identify any deviations or inconsistencies in regulation application. At a minimum,
9 the Missouri on-site surveyor evaluation process, and the number and type of actions overturned
10 by the informal dispute resolution process **under section 198.545** and formal appeal shall be
11 used [in] **as part of** the evaluation. Based on such evaluation, the department shall develop
12 standards and a retraining process for the region, state, or individual inspector or surveyor, as
13 needed;

14 (3) In addition to the provisions of subdivisions (1) and (2) of this section, the
15 department shall develop a single uniform comprehensive and mandatory course of instruction
16 for inspectors/surveyors on the practical application of enforcement of statutes, rules and
17 regulations. Such course shall also be open to attendance by administrators and staff of facilities
18 licensed pursuant to this chapter.

198.532. 1. Complaints filed with the department of health and senior services against
2 a long-term care facility which allege that harm has occurred or is likely to occur to a resident
3 or residents of the facility due to actions or the lack of actions taken by the facility shall be
4 investigated within thirty days of receipt of such complaints. The purpose of such investigation
5 shall be to ensure the safety, protection and care of all residents of the facility likely to be
6 affected by the alleged action or inaction. Such investigation shall be in addition to the
7 investigation requirements for abuse and neglect reports pursuant to section [198.070] **192.2150,**
8 **RSMo.**

9 2. The department shall provide the results of all investigations in accordance with
10 section [660.320] **192.2150,** RSMo. The department shall provide the results of such
11 investigation in writing to all parties to the complaint, and if requested, to any of the facility's
12 residents, or their family members or guardians. Complaints and written results will be readily
13 available for public access and review at the department of health and senior services and at the

14 long-term care facility. Personal information identifying the resident will be blanked out, except
15 in regard to immediate family, the attorney-in-fact or the legal guardian of the resident in
16 question. This information will remain readily available for a period of time determined by the
17 department of health and senior services.

**198.545. 1. This section shall be known and may be cited as the "Missouri Informal
2 Dispute Resolution Act".**

3 2. As used in this section, the following terms shall mean:

**4 (1) "Deficiency", a facility's failure to meet a participation requirement or
5 standard, whether state or federal, supported by evidence gathered from observation,
6 interview, or record review;**

7 (2) "Department", the department of health and senior services;

8 (3) "Facility", a long-term care facility licensed under this chapter;

9 (4) "IDR", informal dispute resolution as provided for in this section;

**10 (5) "Independent third party", the federally designated Medicare Quality
11 Improvement Organization in this state;**

**12 (6) "Plan of correction", a facility's response to deficiencies which explains how
13 corrective action will be accomplished, how the facility will identify other residents who
14 may be affected by the deficiency practice, what measures will be used or systemic changes
15 made to ensure that the deficient practice will not re-occur, and how the facility will
16 monitor to ensure that solutions are sustained;**

**17 (7) "QIO", the federally designated Medicare Quality Improvement Organization
18 in this state.**

**19 3. The department of health and senior services shall contract with an independent
20 third party to conduct informal dispute resolution (IDR) for facilities licensed under this
21 chapter. The IDR process, including conferences, shall constitute an informal
22 administrative process and shall not be construed to be a formal evidentiary hearing. Use
23 of IDR under this section shall not waive the facility's right to pursue further or additional
24 legal actions.**

**25 4. The department shall establish an IDR process to determine whether a cited
26 deficiency as evidenced by a statement of deficiencies against a facility shall be upheld.
27 The department shall promulgate rules to incorporate by reference the provisions of 42
28 CFR 488.331 regarding the IDR process and to include the following minimum
29 requirements for the IDR process:**

**30 (1) Within ten working days of the end of the survey, the department shall by
31 certified mail transmit to the facility a statement of deficiencies committed by the facility.**

32 **Notification of the availability of an IDR and IDR process shall be included in the**
33 **transmittal;**

34 **(2) Within ten calendar days of receipt of the statement of deficiencies, the facility**
35 **shall return a plan of correction to the department. Within such ten-day period, the**
36 **facility may request in writing an IDR conference to refute the deficiencies cited in the**
37 **statement of deficiencies;**

38 **(3) Within ten working days of receipt for an IDR conference made by a facility,**
39 **the QIO shall hold an IDR conference unless otherwise requested by the facility. The IDR**
40 **conference shall provide the facility with an opportunity to provide additional information**
41 **or clarification in support of the facility's contention that the deficiencies were erroneously**
42 **cited. The facility may be accompanied by counsel during the IDR conference. The type**
43 **of IDR held shall be at the discretion of the facility, but shall be limited to:**

44 **(a) A desk review of written information submitted by the facility; or**

45 **(b) A telephonic conference; or**

46 **(c) A face-to-face conference held at the headquarters of the QIO or at the facility**
47 **at the request of the facility.**

48

49 **If the QIO determines the need for additional information, clarification, or discussion after**
50 **conclusion of the IDR conference, both parties, the department, and the facility shall be**
51 **present.**

52 **5. Within ten days of the IDR conference described in subsection 4 of this section,**
53 **the QIO shall make a determination, based upon the facts and findings presented, and**
54 **shall transmit the decision and rationale for the outcome in writing to the facility. If the**
55 **department disagrees with such determination, the department shall transmit the decision**
56 **and rationale for the reversal to the facility within such ten-day period.**

57 **6. If the QIO determines that the original statement of deficiencies should be**
58 **changed as a result of the IDR conference, the department shall transmit a revised**
59 **statement of deficiencies to the facility with the notification of the determination within ten**
60 **calendar days of the decision to change the statement of deficiencies.**

61 **7. Within ten calendar days of receipt of the determination made by the QIO and**
62 **the revised statement of deficiencies, the facility shall submit a plan of correction to the**
63 **department.**

64 **8. The department shall not post on its web site or enter into the Centers for**
65 **Medicare & Medicaid Services online Survey, Certification and Reporting System, or**
66 **report to any other agency any information about the deficiencies which are in dispute**

67 **unless the dispute determination is made and the facility has responded with a revised plan**
 68 **of correction, if needed.**

69 **9. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo,**
 70 **that is created under the authority delegated in this section shall become effective only if**
 71 **it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if**
 72 **applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable**
 73 **and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo,**
 74 **to review, to delay the effective date, or to disapprove and annul a rule are subsequently**
 75 **held unconstitutional, then the grant of rulemaking authority and any rule proposed or**
 76 **adopted after August 28, 2009, shall be invalid and void.**

[660.600.] **198.700.** As used in sections [660.600 to 660.608] **198.700 to 198.708**, the
 2 following terms mean:

- 3 (1) ["Division", the division of aging of] **"Department"**, the department of [social]
 4 **health and senior** services;
- 5 (2) "Long-term care facility", any facility licensed pursuant to chapter 198, RSMo, and
 6 long-term care facilities connected with hospitals licensed pursuant to chapter 197, RSMo;
- 7 (3) "Office", the office of the state ombudsman for long-term care facility residents;
- 8 (4) "Ombudsman", the state ombudsman for long-term care facility residents;
- 9 (5) "Regional ombudsman coordinators", designated individuals working for, or under
 10 contract with, the area agencies on aging, and who are so designated by the area agency on aging
 11 and certified by the ombudsman as meeting the qualifications established by the [division]
 12 **department;**
- 13 (6) "Resident", any person who is receiving care or treatment in a long-term care facility.

[660.603.] **198.703.** 1. There is hereby established within the department of health and
 2 senior services the "Office of State Ombudsman for Long-Term Care Facility Residents", for the
 3 purpose of helping to assure the adequacy of care received by residents of long-term care
 4 facilities and to improve the quality of life experienced by them, in accordance with the federal
 5 Older Americans Act, 42 U.S.C. 3001, et seq.

6 2. The office shall be administered by the state ombudsman, who shall devote his or her
 7 entire time to the duties of his or her position.

8 3. The office shall establish and implement procedures for receiving, processing,
 9 responding to, and resolving complaints made by or on behalf of residents of long-term care
 10 facilities relating to action, inaction, or decisions of providers, or their representatives, of
 11 long-term care services, of public agencies or of social service agencies, which may adversely
 12 affect the health, safety, welfare or rights of such residents.

13 4. The department shall establish and implement procedures for resolution of complaints.
14 The ombudsman or representatives of the office shall have the authority to:

15 (1) Enter any long-term care facility and have access to residents of the facility at a
16 reasonable time and in a reasonable manner. The ombudsman shall have access to review
17 resident records, if given permission by the resident or the resident's legal guardian. Residents
18 of the facility shall have the right to request, deny, or terminate visits with an ombudsman;

19 (2) Make the necessary inquiries and review such information and records as the
20 ombudsman or representative of the office deems necessary to accomplish the objective of
21 verifying these complaints.

22 5. The office shall acknowledge complaints, report its findings, make recommendations,
23 gather and disseminate information and other material, and publicize its existence.

24 6. The ombudsman may recommend to the relevant governmental agency changes in the
25 rules and regulations adopted or proposed by such governmental agency which do or may
26 adversely affect the health, safety, welfare, or civil or human rights of any resident in a facility.
27 The office shall analyze and monitor the development and implementation of federal, state and
28 local laws, regulations and policies with respect to long-term care facilities and services in the
29 state and shall recommend to the department changes in such laws, regulations and policies
30 deemed by the office to be appropriate.

31 7. The office shall promote community contact and involvement with residents of
32 facilities through the use of volunteers and volunteer programs directed by the regional
33 ombudsman coordinators.

34 8. The office shall develop and establish by regulation of the department statewide
35 policies and standards for implementing the activities of the ombudsman program, including the
36 qualifications and the training of regional ombudsman coordinators and ombudsman volunteers.

37 9. The office shall develop and propose programs for use, training and coordination of
38 volunteers in conjunction with the regional ombudsman coordinators and may:

39 (1) Establish and conduct recruitment programs for volunteers;

40 (2) Establish and conduct training seminars, meetings and other programs for volunteers;

41 and

42 (3) Supply personnel, written materials and such other reasonable assistance, including
43 publicizing their activities, as may be deemed necessary.

44 10. The regional ombudsman coordinators and ombudsman volunteers shall have the
45 authority to report instances of abuse and neglect to the ombudsman hotline operated by the
46 department.

47 11. If the regional ombudsman coordinator or volunteer finds that a nursing home
48 administrator is not willing to work with the ombudsman program to resolve complaints, the

49 state ombudsman shall be notified. The department shall establish procedures by rule in
50 accordance with chapter 536, RSMo, for implementation of this subsection.

51 12. The office shall prepare and distribute to each facility written notices which set forth
52 the address and telephone number of the office, a brief explanation of the function of the office,
53 the procedure to follow in filing a complaint and other pertinent information.

54 13. The administrator of each facility shall ensure that such written notice is given to
55 every resident or the resident's guardian upon admission to the facility and to every person
56 already in residence, or to his guardian. The administrator shall also post such written notice in
57 a conspicuous, public place in the facility in the number and manner set forth in the regulations
58 adopted by the department.

59 14. The office shall inform residents, their guardians or their families of their rights and
60 entitlements under state and federal laws and rules and regulations by means of the distribution
61 of educational materials and group meetings.

[660.605.] **198.705.** 1. Any files maintained by the ombudsman program shall be
2 disclosed only at the discretion of the ombudsman having authority over the disposition of such
3 files, except that the identity of any complainant or resident of a long-term care facility shall not
4 be disclosed by such ombudsman unless:

5 (1) Such complainant or resident, or the complainant's or resident's legal representative,
6 consents in writing to such disclosure; or

7 (2) Such disclosure is required by court order.

8 2. Any representative of the office conducting or participating in any examination of a
9 complaint who shall knowingly and willfully disclose to any person other than the office, or
10 those authorized by the office to receive it, the name of any witness examined or any information
11 obtained or given upon such examination, shall be guilty of a class A misdemeanor. However,
12 the ombudsman conducting or participating in any examination of a complaint shall disclose the
13 final result of the examination to the facility with the consent of the resident.

14 3. Any statement or communication made by the office relevant to a complaint received
15 by, proceedings before or activities of the office and any complaint or information made or
16 provided in good faith by any person, shall be absolutely privileged and such person shall be
17 immune from suit.

18 4. The office shall not be required to testify in any court with respect to matters held to
19 be confidential in this section except as the court may deem necessary to enforce the provisions
20 of sections [660.600 to 660.608] **198.700 to 198.708**, or where otherwise required by court order.

[660.608.] **198.708.** 1. Any regional coordinator or local program staff, whether an
2 employee or an unpaid volunteer, shall be treated as a representative of the office. No
3 representative of the office shall be held liable for good faith performance of his **or her** official

4 duties under the provisions of sections [660.600 to 660.608] **198.700 to 198.708** and shall be
5 immune from suit for the good faith performance of such duties. Every representative of the
6 office shall be considered a state employee under section 105.711, RSMo.

7 2. No reprisal or retaliatory action shall be taken against any resident or employee of a
8 long-term care facility for any communication made or information given to the office. Any
9 person who knowingly or willfully violates the provisions of this subsection shall be guilty of
10 a class A misdemeanor. Any person who serves or served on a quality assessment and assurance
11 committee required under 42 U.S.C. sec. 1396r(b)(1)(B) and 42 CFR sec. [483.75(r)] **483.75(o)**,
12 or as amended, shall be immune from civil liability only for acts done directly as a member of
13 such committee so long as the acts are performed in good faith, without malice and are required
14 by the activities of such committee as defined in 42 CFR sec. [483.75(r)] **483.75(o)**.

208.819. 1. **Subject to appropriations**, persons institutionalized in nursing homes who
2 are [Medicaid] **MO HealthNet** eligible and who wish to move back into the community shall
3 be eligible for a one-time [Missouri] transition [to independence] grant. The [Missouri]
4 transition [to independence] grant shall be limited to up to [fifteen] **twenty-four** hundred dollars
5 to offset the initial down payments [and] , setup costs, **and other expenditures** associated with
6 housing a **senior or** person with disabilities **needing home and community-based services** as
7 such person moves out of a nursing home. Such grants shall be established and administered by
8 the division of [vocational rehabilitation] **senior and disability services** in consultation with the
9 department of social services. The division of [vocational rehabilitation] **senior and disability**
10 **services** and the department of social services shall cooperate in actively seeking federal and
11 private grant moneys to **further** fund this program; except that, such federal and private grant
12 moneys shall not limit the general assembly's ability to appropriate moneys for the [Missouri]
13 transition [to independence] grants.

14 2. The [division of medical services within the department of social services, the]
15 department of health and senior services and the [division of vocational rehabilitation within the
16 department of elementary and secondary education] **department of mental health** shall work
17 together to develop information and training on community-based service options for residents
18 transitioning into the community[. Representatives of disability-related community
19 organizations shall complete such training before initiating contact with institutionalized
20 individuals] **and shall promulgate rules as necessary. Any rule or portion of a rule, as that**
21 **term is defined in section 536.010, RSMo, that is created under the authority delegated in**
22 **this section shall become effective only if it complies with and is subject to all of the**
23 **provisions of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. This section**
24 **and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general**
25 **assembly pursuant to chapter 536, RSMo, to review, to delay the effective date, or to**

26 **disapprove and annul a rule are subsequently held unconstitutional, then the grant of**
27 **rulemaking authority and any rule proposed or adopted after August 28, 2009, shall be**
28 **invalid and void.**

208.909. 1. Consumers receiving personal care assistance services shall be responsible
2 for:

- 3 (1) Supervising their personal care attendant;
- 4 (2) Verifying wages to be paid to the personal care attendant;
- 5 (3) Preparing and submitting time sheets, signed by both the consumer and personal care
6 attendant, to the vendor on a biweekly basis;
- 7 (4) Promptly notifying the department within ten days of any changes in circumstances
8 affecting the personal care assistance services plan or in the consumer's place of residence; and
- 9 (5) Reporting any problems resulting from the quality of services rendered by the
10 personal care attendant to the vendor. If the consumer is unable to resolve any problems
11 resulting from the quality of service rendered by the personal care attendant with the vendor, the
12 consumer shall report the situation to the department.

13 2. Participating vendors shall be responsible for:

- 14 (1) Collecting time sheets and certifying their accuracy;
- 15 (2) The [Medicaid] **MO HealthNet** reimbursement process, including the filing of
16 claims and reporting data to the department as required by rule;
- 17 (3) Transmitting the individual payment directly to the personal care attendant on behalf
18 of the consumer;
- 19 (4) Monitoring the performance of the personal care assistance services plan.

20 3. No state or federal financial assistance shall be authorized or expended to pay for
21 services provided to a consumer under sections 208.900 to 208.927, if the primary benefit of the
22 services is to the household unit, or is a household task that the members of the consumer's
23 household may reasonably be expected to share or do for one another when they live in the same
24 household, unless such service is above and beyond typical activities household members may
25 reasonably provide for another household member without a disability.

26 4. No state or federal financial assistance shall be authorized or expended to pay for
27 personal care assistance services provided by a personal care attendant who [is listed on any of
28 the background check lists in the family care safety registry under sections 210.900 to 210.937,
29 RSMo, unless a good cause waiver is first obtained from the department in accordance with
30 section 660.317, RSMo] :

31 **(1) Is listed on the employee disqualification list maintained by the department of**
32 **health and senior services under section 192.2150, RSMo;**

33 (2) **Is registered as a sexual offender under section 589.400, RSMo, and whose name**
34 **appears on the sexual offender registry; or**

35 (3) **Has a disqualifying criminal history under section 192.2178, RSMo, unless a**
36 **good cause waiver is first obtained from the department in accordance with section**
37 **192.2178, RSMo.**

210.900. 1. Sections 210.900 to 210.936 shall be known and may be cited as the
2 "Family Care Safety Act".

3 2. As used in sections 210.900 to 210.936, the following terms shall mean:

4 (1) "Child-care provider", any licensed or license-exempt child-care home, any licensed
5 or license-exempt child-care center, **in-home provider under contract with the department**
6 **of health and senior services**, child-placing agency, residential care facility for children, group
7 home, foster family group home, foster family home, employment agency that refers a child-care
8 worker to parents or guardians as defined in section 289.005, RSMo. The term "child-care
9 provider" does not include summer camps or voluntary associations designed primarily for
10 recreational or educational purposes;

11 (2) "Child-care worker", any person who is employed by a child-care provider, or
12 receives state or federal funds, either by direct payment, reimbursement or voucher payment, as
13 remuneration for child-care services;

14 (3) "Department", the department of health and senior services;

15 (4) "Elder-care provider", any operator licensed pursuant to chapter 198, RSMo, or any
16 person, corporation, or association who provides in-home services under contract with the
17 [division of aging] **department**, or any employer of nurses or nursing assistants of home health
18 agencies licensed pursuant to sections 197.400 to 197.477, RSMo, or any nursing assistants
19 employed by a hospice pursuant to sections 197.250 to 197.280, RSMo, or that portion of a
20 hospital for which subdivision (3) of subsection 1 of section 198.012, RSMo, applies;

21 (5) "Elder-care worker", any person who is employed by an elder-care provider, or who
22 receives state or federal funds, either by direct payment, reimbursement or voucher payment, as
23 remuneration for elder-care services;

24 (6) "Patrol", the Missouri state highway patrol;

25 (7) "Employer", any child-care provider, elder-care provider, or personal-care provider
26 as defined in this section;

27 (8) "Personal-care attendant" or "personal-care worker", a person who performs routine
28 services or supports necessary for a person with a physical or mental disability to enter and
29 maintain employment or to live independently;

30 (9) "Personal-care provider", any person, corporation, or association who provides
31 personal-care services or supports under contract with the department of mental health, [the

32 division of aging,] the department of health and senior services or the department of elementary
33 and secondary education;

34 (10) "Related child care", child care provided only to a child or children by such child's
35 or children's grandparents, great-grandparents, aunts or uncles, or siblings living in a residence
36 separate from the child or children;

37 (11) "Related elder care", care provided only to an elder by an adult child, a spouse, a
38 grandchild, a great-grandchild or a sibling of such elder;

39 **(12) "Related personal care", care provided for a person with a physical or mental**
40 **disability by an adult child, spouse, grandchild, great-grandchild, or sibling of such person.**

210.906. 1. Every child-care worker or elder-care worker hired on or after January 1,
2 2001, or personal-care worker hired on or after January 1, 2002, shall complete a registration
3 form provided by the department. The department shall make such forms available no later than
4 January 1, 2001, and may, by rule, determine the specific content of such form, but every form
5 shall:

6 (1) Request the valid Social Security number of the applicant;

7 (2) Include information on the person's right to appeal the information contained in the
8 registry pursuant to section 210.912;

9 (3) Contain the signed consent of the applicant for the background checks required
10 pursuant to this section; and

11 (4) Contain the signed consent for the release of information contained in the
12 background check for employment purposes only.

13 2. Every child-care worker or elder-care worker hired on or after January 1, 2001, and
14 every personal-care worker hired on or after January 1, 2002, shall complete a registration form
15 within fifteen days of the beginning of such person's employment. Any person employed as a
16 child-care, elder-care or personal-care worker who fails to submit a completed registration form
17 to the department of health and senior services as required by sections 210.900 to 210.936
18 without good cause, as determined by the department, is guilty of a class B misdemeanor.

19 3. The costs of the criminal background check may be paid by the individual applicant,
20 or by the provider if the applicant is so employed, or for those applicants receiving public
21 assistance, by the state through the terms of the self-sufficiency pact pursuant to section 208.325,
22 RSMo. Any moneys remitted to the patrol for the costs of the criminal background check shall
23 be deposited to the credit of the criminal record system fund as required by section 43.530,
24 RSMo.

25 4. Any person licensed pursuant to sections 210.481 to 210.565 shall be automatically
26 registered in the family care safety registry at no additional cost other than the costs required
27 pursuant to sections 210.481 to 210.565.

28 5. Any person not required to register pursuant to the provisions of sections 210.900 to
29 210.936 may also be included in the registry if such person voluntarily applies to the department
30 for registration and meets the requirements of this section and section 210.909, including
31 submitting to the background checks in subsection 1 of section 210.909.

32 6. The provisions of sections 210.900 to 210.936 shall not extend to related child care,
33 related elder care or related personal care **that is not reimbursed from state or federal moneys**
34 **directly or indirectly.**

 565.180. 1. A person commits the crime of elder abuse in the first degree if he attempts
2 to kill, knowingly causes or attempts to cause serious physical injury, as defined in section
3 565.002, to any person sixty years of age or older or an eligible adult as defined in section
4 [660.250] **192.2100**, RSMo.

5 2. Elder abuse in the first degree is a class A felony.

 565.182. 1. A person commits the crime of elder abuse in the second degree if [he] **such**
2 **person:**

3 (1) Knowingly causes, attempts to cause physical injury to any person sixty years of age
4 or older or an eligible adult, as defined in section [660.250] **192.2100**, RSMo, by means of a
5 deadly weapon or dangerous instrument; or

6 (2) Recklessly [and purposely] causes serious physical injury, as defined in section
7 565.002, to a person sixty years of age or older or an eligible adult as defined in section
8 [660.250] **192.2100**, RSMo.

9 2. Elder abuse in the second degree is a class B felony.

 565.184. 1. A person commits the crime of elder abuse in the third degree if [he] **such**
2 **person:**

3 (1) Knowingly causes or attempts to cause physical contact with any person sixty years
4 of age or older or an eligible adult as defined in section [660.250] **192.2100**, RSMo, knowing
5 the other person will regard the contact as harmful or provocative; or

6 (2) Purposely engages in conduct involving more than one incident that causes grave
7 emotional distress to a person sixty years of age or older or an eligible adult, as defined in section
8 [660.250] **192.2100**, RSMo. The course of conduct shall be such as would cause a reasonable
9 person age sixty years of age or older or an eligible adult, as defined in section [660.250]
10 **192.2100**, RSMo, to suffer substantial emotional distress; or

11 (3) Purposely or knowingly places a person sixty years of age or older or an eligible
12 adult, as defined in section [660.250] **192.2100**, RSMo, in apprehension of immediate physical
13 injury; or

14 (4) Intentionally fails to provide care, goods or services to a person sixty years of age or
15 older or an eligible adult, as defined in section [660.250] **192.2100**, RSMo. The result of the

16 conduct shall be such as would cause a reasonable person age sixty or older or an eligible adult,
17 as defined in section [660.250] **192.2100**, RSMo, to suffer physical or emotional distress; or

18 (5) Knowingly acts or knowingly fails to act in a manner which results in a grave risk
19 to the life, body or health of a person sixty years of age or older or an eligible adult, as defined
20 in section [660.250] **192.2100**, RSMo.

21 2. Elder abuse in the third degree is a class A misdemeanor.

565.188. 1. When any adult day care worker; chiropractor; Christian Science
2 practitioner; coroner; dentist; embalmer; employee of the departments of social services, mental
3 health, or health and senior services; employee of a local area agency on aging or an organized
4 area agency on aging program; funeral director; home health agency or home health agency
5 employee; hospital and clinic personnel engaged in examination, care, or treatment of persons;
6 in-home services owner, provider, operator, or employee; law enforcement officer; long-term
7 care facility administrator or employee; medical examiner; medical resident or intern; mental
8 health professional; minister; nurse; nurse practitioner; optometrist; other health practitioner;
9 peace officer; pharmacist; physical therapist; physician; physician's assistant; podiatrist;
10 probation or parole officer; psychologist; social worker; **personal care attendant as defined in**
11 **section 208.900, RSMo; owner, operator, or employee of a vendor as defined in section**
12 **208.900, RSMo; or other person with responsibility for the care of a person sixty years of age**
13 **or older, or an eligible adult, as defined in section 192.2100, RSMo, has reasonable cause to**
14 **suspect that such a person has been subjected to abuse or neglect, or financial exploitation by**
15 **any person, firm, or corporation as defined in section 570.145, RSMo, or observes such a**
16 **person being subjected to conditions or circumstances which would reasonably result in abuse**
17 **or neglect or financial exploitation by any person, firm, or corporation as defined in section**
18 **570.145, RSMo, he or she shall immediately report or cause a report to be made to the**
19 **department in accordance with the provisions of sections [660.250 to 660.295] 192.2100 to**
20 **192.2130, RSMo. Any other person who becomes aware of circumstances which may**
21 **reasonably be expected to be the result of or result in abuse or neglect, or financial exploitation**
22 **by any person, firm, or corporation as defined in section 570.145, RSMo, may report to the**
23 **department.**

24 2. Any person who knowingly fails to make a report as required in subsection 1 of this
25 section is guilty of a class A misdemeanor.

26 3. Any person who purposely files a false report of elder abuse or neglect, **or financial**
27 **exploitation by any person, firm, or corporation as defined in section 570.145, RSMo, is**
28 **guilty of a class [A misdemeanor] D felony.**

29 4. Every person who has been previously convicted of or pled guilty to making a false
30 report to the department and who is subsequently convicted of making a false report under
31 subsection 3 of this section is guilty of a class [D] **C felony**.

32 5. Evidence of prior convictions of false reporting shall be heard by the court, out of the
33 hearing of the jury, prior to the submission of the case to the jury, and the court shall determine
34 the existence of the prior convictions.

 565.200. 1. Any owner or employee of a skilled nursing facility, as defined in section
2 198.006, RSMo, or an Alzheimer's special unit or program, as defined in section 198.505,
3 RSMo, who:

4 (1) Has sexual contact, as defined in section 566.010, RSMo, with a resident is guilty
5 of a class [B] **A misdemeanor**. Any person who commits a second or subsequent violation of
6 this subdivision is guilty of a class [A misdemeanor] **D felony**; or

7 (2) Has sexual intercourse or deviate sexual intercourse, as defined in section 566.010,
8 RSMo, with a resident is guilty of a class [A misdemeanor] **C felony**. Any person who commits
9 a second or subsequent violation of this subdivision is guilty of a class [D] **B felony**.

10 2. The provisions of this section shall not apply to an owner or employee of a skilled
11 nursing facility or Alzheimer's special unit or program who engages in sexual conduct, as defined
12 in section 566.010, RSMo, with a resident to whom the owner or employee is married.

13 3. Consent of the victim is not a defense to a prosecution pursuant to this section.

 570.223. 1. A person commits the crime of identity theft if he or she knowingly and with
2 the intent to deceive or defraud obtains, possesses, transfers, uses, or attempts to obtain, transfer
3 or use, one or more means of identification not lawfully issued for his or her use.

4 2. The term "means of identification" as used in this section includes, but is not limited
5 to, the following:

6 (1) Social Security numbers;

7 (2) Drivers license numbers;

8 (3) Checking account numbers;

9 (4) Savings account numbers;

10 (5) Credit card numbers;

11 (6) Debit card numbers;

12 (7) Personal identification (PIN) code;

13 (8) Electronic identification numbers;

14 (9) Digital signatures;

15 (10) Any other numbers or information that can be used to access a person's financial
16 resources;

17 (11) Biometric data;

- 18 (12) Fingerprints;
19 (13) Passwords;
20 (14) Parent's legal surname prior to marriage;
21 (15) Passports; or
22 (16) Birth certificates.

23 3. A person found guilty of identity theft shall be punished as follows:

24 (1) Identity theft or attempted identity theft which does not result in the theft or
25 appropriation of credit, money, goods, services, or other property is a class B misdemeanor;

26 (2) Identity theft which results in the theft or appropriation of credit, money, goods,
27 services, or other property not exceeding five hundred dollars in value is a class A misdemeanor;

28 (3) Identity theft which results in the theft or appropriation of credit, money, goods,
29 services, or other property exceeding five hundred dollars and not exceeding five thousand
30 dollars in value is a class C felony;

31 (4) Identity theft which results in the theft or appropriation of credit, money, goods,
32 services, or other property exceeding five thousand dollars and not exceeding fifty thousand
33 dollars in value is a class B felony;

34 (5) Identity theft which results in the theft or appropriation of credit, money, goods,
35 services, or other property exceeding fifty thousand dollars in value is a class A felony;

36 **(6) Any person who commits the offense of identity theft against an individual who**
37 **is an elderly or disabled person as defined in section 570.145 at the time of the offense may**
38 **be punished by a fine of up to one and one-half times the maximum fine otherwise**
39 **authorized for the offense and may be imprisoned for a term of up to one and one-half**
40 **times the maximum term of imprisonment otherwise authorized for the offense, or both.**

41 4. In addition to the provisions of subsection 3 of this section, the court may order that
42 the defendant make restitution to any victim of the offense. Restitution may include payment
43 for any costs, including attorney fees, incurred by the victim:

44 (1) In clearing the credit history or credit rating of the victim; and

45 (2) In connection with any civil or administrative proceeding to satisfy any debt, lien,
46 or other obligation of the victim arising from the actions of the defendant.

47 5. In addition to the criminal penalties in subsections 3 and 4 of this section, any person
48 who commits an act made unlawful by subsection 1 of this section shall be liable to the person
49 to whom the identifying information belonged for civil damages of up to five thousand dollars
50 for each incident, or three times the amount of actual damages, whichever amount is greater. A
51 person damaged as set forth in subsection 1 of this section may also institute a civil action to
52 enjoin and restrain future acts that would constitute a violation of subsection 1 of this section.

53 The court, in an action brought under this subsection, may award reasonable attorneys' fees to
54 the plaintiff.

55 6. If the identifying information of a deceased person is used in a manner made unlawful
56 by subsection 1 of this section, the deceased person's estate shall have the right to recover
57 damages pursuant to subsection 5 of this section.

58 7. Civil actions under this section must be brought within five years from the date on
59 which the identity of the wrongdoer was discovered or reasonably should have been discovered.

60 8. Civil action pursuant to this section does not depend on whether a criminal
61 prosecution has been or will be instituted for the acts that are the subject of the civil action. The
62 rights and remedies provided by this section are in addition to any other rights and remedies
63 provided by law.

64 9. This section and section 570.224 shall not apply to the following activities:

65 (1) A person obtains the identity of another person to misrepresent his or her age for the
66 sole purpose of obtaining alcoholic beverages, tobacco, going to a gaming establishment, or
67 another privilege denied to minors. Nothing in this subdivision shall affect the provisions of
68 subsection 10 of this section;

69 (2) A person obtains means of identification or information in the course of a bona fide
70 consumer or commercial transaction;

71 (3) A person exercises, in good faith, a security interest or right of offset by a creditor
72 or financial institution;

73 (4) A person complies, in good faith, with any warrant, court order, levy, garnishment,
74 attachment, or other judicial or administrative order, decree, or directive, when any party is
75 required to do so;

76 (5) A person is otherwise authorized by law to engage in the conduct that is the subject
77 of the prosecution.

78 10. Any person who obtains, transfers, or uses any means of identification for the
79 purpose of manufacturing and providing or selling a false identification card to a person under
80 the age of twenty-one for the purpose of purchasing or obtaining alcohol shall be guilty of a class
81 A misdemeanor.

82 11. Notwithstanding the provisions of subdivision (1) or (2) of subsection 3 of this
83 section, every person who has previously pled guilty to or been found guilty of identity theft or
84 attempted identity theft, and who subsequently pleads guilty to or is found guilty of identity theft
85 or attempted identity theft of credit, money, goods, services, or other property not exceeding five
86 hundred dollars in value is guilty of a class D felony and shall be punished accordingly.

87 12. The value of property or services is its highest value by any reasonable standard at
88 the time the identity theft is committed. Any reasonable standard includes, but is not limited to,
89 market value within the community, actual value, or replacement value.

90 13. If credit, property, or services are obtained by two or more acts from the same person
91 or location, or from different persons by two or more acts which occur in approximately the same
92 location or time period so that the identity thefts are attributable to a single scheme, plan, or
93 conspiracy, the acts may be considered as a single identity theft and the value may be the total
94 value of all credit, property, and services involved.

 660.010. 1. There is hereby created a "Department of Social Services" in charge of a
2 director appointed by the governor, by and with the advice and consent of the senate. All the
3 powers, duties and functions of the director of the department of public health and welfare,
4 chapters 191 and 192, RSMo and others, not previously reassigned by executive reorganization
5 plan number 2 of 1973 as submitted by the governor under chapter 26, RSMo, except those
6 assigned to the department of mental health, are transferred by type I transfer to the director of
7 the department of social services and the office of the director, department of public health and
8 welfare is abolished. The department of public health and welfare is abolished. All employees
9 of the department of social services shall be covered by the provisions of chapter 36, RSMo,
10 except the director of the department and his secretary, all division directors and their secretaries,
11 and no more than three additional positions in each division which may be designated by the
12 division director.

13 2. It is the intent of the general assembly in establishing the department of social
14 services, as provided herein, to authorize the director of the department to coordinate the state's
15 programs devoted to those unable to provide for themselves and for the rehabilitation of victims
16 of social disadvantage. The director shall use the resources provided to the department to
17 provide comprehensive programs and leadership striking at the roots of dependency, disability
18 and abuse of society's rules with the purpose of improving service and economical operations.
19 The department is directed to take all steps possible to consolidate and coordinate the field
20 operations of the department to maximize service to the citizens of the state.

21 3. All the powers, duties and functions of the division of welfare, chapters 205, 207, 208,
22 209, and 210, RSMo, and others, are transferred by type I transfer to the "Division of Family
23 Services" which is hereby created in the department of social services. The director of the
24 division shall be appointed by the director of the department. All references to the division of
25 welfare shall hereafter be construed to mean the division of family services of the department
26 of social services.

27 4. [All the powers, duties and functions of the board of nursing home administrators,
28 chapter 344, RSMo, are transferred by type I transfer to the department of social services. The
29 public members of the board shall be appointed by the director of the department.

30 5.] The state's responsibility under public law 452 of the eighty-eighth Congress and
31 others, pertaining to the Office of Economic Opportunity, is transferred by type I transfer to the
32 department of social services.

33 [6. The state's responsibility under public law 73, Older Americans Act of 1965, of the
34 eighty-ninth Congress is transferred by type I transfer to the department of social services.

35 7.] 5. All the powers, duties and functions vested by law in the curators of the University
36 of Missouri relating to crippled children's services, chapter 201, RSMo, are transferred by type
37 I transfer to the department of social services.

38 [8.] 6. All the powers, duties and functions vested in the state board of training schools,
39 chapter 219, RSMo, and others, are transferred by type I transfer to the "Division of Youth
40 Services" hereby authorized in the department of social services headed by a director appointed
41 by the director of the department. The state board of training schools shall be reconstituted as
42 an advisory board on youth services, appointed by the director of the department. The advisory
43 board shall visit each facility of the division as often as possible, shall file a written report with
44 the director of the department and the governor on conditions they observed relating to the care
45 and rehabilitative efforts in behalf of children assigned to the facility, the security of the facility
46 and any other matters pertinent in their judgment. Copies of these reports shall be filed with the
47 legislative library. Members of the advisory board shall receive reimbursement for their
48 expenses and twenty-five dollars a day for each day they engage in official business relating to
49 their duties. The members of the board shall be provided with identification means by the
50 director of the division permitting immediate access to all facilities enabling them to make
51 unannounced entrance to facilities they wish to inspect.

701.355. The board shall have the following powers:

2 (1) To consult with engineering authorities and organizations who are studying and
3 developing elevator safety codes;

4 (2) To adopt a code of rules and regulations governing **licenses of elevator mechanics**
5 **and elevator contractors**, construction, maintenance, testing, and inspection of both new and
6 existing installations and. The board shall have the power to adopt a safety code only for those
7 types of equipment defined in the rule. In promulgating the elevator safety code the board may
8 consider any existing or future American National Standards Institute safety code affecting
9 elevators as defined in sections 701.350 to 701.380, or any other nationally acceptable standard;

10 (3) To certify state, municipal inspectors and political subdivision inspectors, and special
11 inspectors, who shall enforce the provisions of a safety code adopted pursuant to sections
12 701.350 to 701.380;

13 (4) To appoint a chief safety inspector together with a staff for the purpose of ensuring
14 compliance with any safety code established pursuant to sections 701.350 to 701.380.

[197.500. 1. The department shall maintain an employee disqualification
2 list and place on the employee disqualification list the names of any persons who
3 are or who have been employed by any entity licensed pursuant to this chapter
4 and who have been finally determined by the department pursuant to section
5 660.315, RSMo, to have knowingly or recklessly abused or neglected a patient.
6 For the purpose of this section, "abuse" and "neglect" shall have the same
7 meanings as such terms are defined in section 198.006, RSMo. For purposes of
8 this section only, "knowingly" and "recklessly" shall have the meanings that are
9 ascribed to them in this section. A person acts "knowingly" with respect to the
10 person's conduct when a reasonable person should be aware of the result caused
11 by his or her conduct. A person acts "recklessly" when the person consciously
12 disregards a substantial and unjustifiable risk that the person's conduct will result
13 in serious physical injury and such disregard constitutes a gross deviation from
14 the standard of care that a reasonable person would exercise in the situation.

15 2. The department shall compile and maintain an employee
16 disqualification list in the same manner as the employee disqualification list
17 compiled and maintained by the department pursuant to section 660.315, RSMo.]
18

[208.912. 1. When any adult day care worker; chiropractor, Christian
2 Science practitioner, coroner, dentist, embalmer, employee of the departments of
3 social services, mental health, or health and senior services; employee of a local
4 area agency on aging or an organized area agency on aging program; funeral
5 director; home health agency or home health agency employee; hospital and
6 clinic personnel engaged in examination, care, or treatment of persons; in-home
7 services owner, provider, operator, or employee; law enforcement officer;
8 long-term care facility administrator or employee; medical examiner; medical
9 resident or intern; mental health professional; minister; nurse; nurse practitioner;
10 optometrist; other health practitioner; peace officer; pharmacist; physical
11 therapist; physician; physician's assistant; podiatrist; probation or parole officer;
12 psychologist; vendor as defined in section 208.900; personal care attendant; or
13 social worker has reasonable cause to believe that a consumer has been abused
14 or neglected as defined in section 660.250, RSMo, as a result of the delivery of
15 or failure to deliver personal care assistance services, he or she shall immediately
16 report or cause a report to be made to the department. If the report is made by a
17 physician of the consumer, the department shall maintain contact with the
18 physician regarding the progress of the investigation.

19 2. When a report of deteriorating physical condition resulting in possible
20 abuse or neglect of a consumer is received by the department, the department's
21 case manager and the department nurse shall be notified. The case manager shall
22 investigate and immediately report the results of the investigation to the
23 department nurse.

24 3. If requested, local area agencies on aging shall provide volunteer
25 training to those persons listed in subsection 1 of this section regarding the
26 detection and reporting of abuse and neglect under this section.

27 4. Any person required in subsection 1 of this section to report or cause
28 a report to be made to the department who fails to do so within a reasonable time
29 after the act of abuse or neglect is guilty of a class A misdemeanor.

30 5. The report shall contain the names and addresses of the vendor, the
31 personal care attendant, and the consumer, and information regarding the nature
32 of the abuse or neglect, the name of the complainant, and any other information
33 which might be helpful in an investigation.

34 6. In addition to those persons required to report under subsection 1 of
35 this section, any other person having reasonable cause to believe that a consumer
36 has been abused or neglected by a personal care attendant may report such
37 information to the department.

38 7. If the investigation indicates possible abuse or neglect of a consumer,
39 the investigator shall refer the complaint together with his or her report to the
40 department director or his or her designee for appropriate action. If, during the
41 investigation or at its completion, the department has reasonable cause to believe
42 that immediate action is necessary to protect the consumer from abuse or neglect,
43 the department or the local prosecuting attorney may, or the attorney general
44 upon request of the department shall, file a petition for temporary care and
45 protection of the consumer in a circuit court of competent jurisdiction. The
46 circuit court in which the petition is filed shall have equitable jurisdiction to issue
47 an ex parte order granting the department authority for the temporary care and
48 protection of consumer, for a period not to exceed thirty days.

49 8. Reports shall be confidential, as provided under section 660.320,
50 RSMo.

51 9. Anyone, except any person who has abused or neglected a consumer,
52 who makes a report pursuant to this section or who testifies in any administrative
53 or judicial proceeding arising from the report shall be immune from any civil or
54 criminal liability for making such a report or for testifying, except for liability for
55 perjury, unless such person acted negligently, recklessly, in bad faith, or with
56 malicious purpose.

57 10. Within five working days after a report required to be made under
58 this section is received, the person making the report shall be notified of its
59 receipt and of the initiation of the investigation.

60 11. No person who directs or exercises any authority as a vendor, and no
61 personal care attendant, shall harass, dismiss or retaliate against a consumer

62 because he or she or any member of his or her family has made a report of any
63 violation or suspected violation of laws, standards or regulations applying to the
64 vendor or personal care attendant which he or she has reasonable cause to believe
65 has been committed or has occurred.

66 12. The department shall place on the employee disqualification list
67 established in section 660.315, RSMo, the names of any persons who have been
68 finally determined by the department to have recklessly, knowingly or purposely
69 abused or neglected a consumer while employed by a vendor, or employed by a
70 consumer as a personal care attendant.

71 13. The department shall provide the list maintained pursuant to section
72 660.315, RSMo, to vendors as defined in section 208.900.

73 14. Any person, corporation or association who received the employee
74 disqualification list under subsection 13 of this section, or any person responsible
75 for providing health care service, who declines to employ or terminates a person
76 whose name is listed in this section shall be immune from suit by that person or
77 anyone else acting for or in behalf of that person for the failure to employ or for
78 the termination of the person whose name is listed on the employee
79 disqualification list.]
80

2 [208.915. 1. Any person having reasonable cause to believe that a
3 misappropriation of a consumer's property or funds, or the falsification of any
4 documents verifying personal care assistance services delivery to the consumer,
5 has occurred may report such information to the department.

6 2. For each report the department shall attempt to obtain the name and
7 address of the vendor, the personal care attendant, the personal care assistance
8 services consumer, information regarding the nature of the misappropriation or
9 falsification, the name of the complainant, and any other information which
10 might be helpful in an investigation.

11 3. Any personal care assistance services vendor, or personal care
12 attendant who puts to his or her own use or the use of the personal care assistance
13 services vendor or otherwise diverts from the personal care assistance services
14 consumer's use any personal property or funds of the consumer, or falsifies any
15 documents for service delivery, is guilty of a class A misdemeanor.

16 4. Upon receipt of a report, the department shall immediately initiate an
17 investigation and report information gained from such investigation to
18 appropriate law enforcement authorities.

19 5. If the investigation indicates probable misappropriation of property or
20 funds, or falsification of any documents for service delivery of a personal care
21 assistance services consumer, the investigator shall refer the complaint together
22 with the investigator's report to the department director or the director's designee
23 for appropriate action.

24 6. Reports shall be confidential, as provided under section 660.320,
RSMo.

25 7. Anyone, except any person participating in or benefitting from the
26 misappropriation of funds, who makes a report under this section or who testifies
27 in any administrative or judicial proceeding arising from the report shall be
28 immune from any civil or criminal liability for making such a report or for
29 testifying except for liability for perjury, unless such person acted negligently,
30 recklessly, in bad faith, or with malicious purpose.

31 8. Within five working days after a report required to be made under this
32 section is received, the person making the report shall be notified in writing of
33 its receipt and of the initiation of the investigation.

34 9. No person who directs or exercises any authority in a personal care
35 assistance services vendor agency shall harass, dismiss or retaliate against a
36 personal care assistance services consumer or a personal care attendant because
37 he or she or any member of his or her family has made a report of any violation
38 or suspected violation of laws, ordinances or regulations applying to the personal
39 care assistance services vendor or any personal care attendant which he or she has
40 reasonable cause to believe has been committed or has occurred.

41 10. The department shall maintain the employee disqualification list and
42 place on the employee disqualification list the names of any personal care
43 attendants who are or have been employed by a personal care assistance services
44 consumer, and the names of any persons who are or have been employed by a
45 vendor as defined in subdivision (10) of section 208.900, and who have been
46 finally determined by the department under section 660.315, RSMo, to have
47 misappropriated any property or funds, or falsified any documents for service
48 delivery to a personal care assistance services consumer and who came to be
49 known to the consumer, directly or indirectly by virtue of the consumer's
50 participation in the personal care assistance services program.]

51

2 [210.933. For any elder-care worker listed in the registry or who has
3 submitted the registration form as required by sections 210.900 to 210.936, an
4 elder-care provider may access the registry in lieu of the requirements established
5 pursuant to section 660.315, RSMo, or to subsections 3, 4 and 5 of section
6 660.317, RSMo.]

2 [660.305. 1. Any person having reasonable cause to believe that a
3 misappropriation of an in-home services client's property or funds, or the
4 falsification of any documents verifying service delivery to the in-home services
5 client has occurred, may report such information to the department.

6 2. For each report the department shall attempt to obtain the names and
7 addresses of the in-home services provider agency, the in-home services
8 employee, the in-home services client, information regarding the nature of the
9 misappropriation or falsification, the name of the complainant, and any other
information which might be helpful in an investigation.

10 3. Any in-home services provider agency or in-home services employee
11 who puts to his or her own use or the use of the in-home services provider agency
12 or otherwise diverts from the in-home services client's use any personal property
13 or funds of the in-home services client, or falsifies any documents for service
14 delivery, is guilty of a class A misdemeanor.

15 4. Upon receipt of a report, the department shall immediately initiate an
16 investigation and report information gained from such investigation to
17 appropriate law enforcement authorities.

18 5. If the investigation indicates probable misappropriation of property or
19 funds, or falsification of any documents for service delivery of an in-home
20 services client, the investigator shall refer the complaint together with the
21 investigator's report to the department director or the director's designee for
22 appropriate action.

23 6. Reports shall be confidential, as provided under section 660.320.

24 7. Anyone, except any person participating in or benefiting from the
25 misappropriation of funds, who makes a report pursuant to this section or who
26 testifies in any administrative or judicial proceeding arising from the report shall
27 be immune from any civil or criminal liability for making such a report or for
28 testifying except for liability for perjury, unless such person acted negligently,
29 recklessly, in bad faith, or with malicious purpose.

30 8. Within five working days after a report required to be made under this
31 section is received, the person making the report shall be notified in writing of
32 its receipt and of the initiation of the investigation.

33 9. No person who directs or exercises any authority in an in-home
34 services provider agency shall harass, dismiss or retaliate against an in-home
35 services client or employee because he or she or any member of his or her family
36 has made a report of any violation or suspected violation of laws, ordinances or
37 regulations applying to the in-home services provider agency or any in-home
38 services employee which he or she has reasonable cause to believe has been
39 committed or has occurred.

40 10. The department shall maintain the employee disqualification list and
41 place on the employee disqualification list the names of any persons who are or
42 have been employed by an in-home service provider agency and who have been
43 finally determined by the department to, pursuant to section 660.315, have
44 misappropriated any property or funds, or falsified any documents for service
45 delivery of an in-home services client and who came to be known to the person,
46 directly, or indirectly while employed by an in-home services provider agency.]

47

2 [660.320. 1. Reports confidential under section 198.070, RSMo, and
3 sections 660.300 to 660.315 shall not be deemed a public record and shall not be
4 subject to the provisions of section 109.180, RSMo, or chapter 610, RSMo. The
5 name of the complainant or any person mentioned in the reports shall not be
disclosed unless:

- 6 (1) The complainant, resident or the in-home services client mentioned
- 7 agrees to disclosure of his or her name;
- 8 (2) The department determines that disclosure is necessary in order to
- 9 prevent further abuse, neglect, misappropriation of property or funds, or
- 10 falsification of any documents verifying service delivery to an in-home services
- 11 client;
- 12 (3) Release of a name is required for conformance with a lawful
- 13 subpoena;
- 14 (4) Release of a name is required in connection with a review by the
- 15 administrative hearing commission in accordance with section 198.039, RSMo;
- 16 (5) The department determines that release of a name is appropriate when
- 17 forwarding a report of findings of an investigation to a licensing authority; or
- 18 (6) Release of a name is requested by the division of family services for
- 19 the purpose of licensure under chapter 210, RSMo.
- 20 2. The department shall, upon request, provide to the division of
- 21 employment security within the department of labor and industrial relations
- 22 copies of the investigative reports that led to an employee being placed on the
- 23 disqualification list.]
- 24

2 [660.512. No rule or portion of a rule promulgated under the authority of

3 chapter 210, RSMo, shall become effective unless it has been promulgated

pursuant to the provisions of section 536.024, RSMo.]

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