HOUSE AMENDMENT NO
Offered By
AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee
Substitute for Senate Bill No. 62, Page 3, Section 208.480, Line 2 by inserting after all of said
section and line the following:
"210.101. 1. There is hereby established the "Missouri Children's Services Commission", which shall be composed of the following members:
(1) The director or [deputy director of the department of labor and industrial relations and
the director or deputy director of each state agency, department, division, or other entity which
provides services or programs for children, including, but not limited to, the department of mental
health, the department of elementary and secondary education, the department of social services,
the department of public safety and the department of health and senior services] the director's
designee of the following departments: labor and industrial relations, corrections, elementary and
secondary education, higher education, health and senior services, mental health, public safety,
and social services;
(2) One judge of a family or juvenile court, who shall be appointed by the chief justice of
the supreme court;
(3) [One judge of a family court, who shall be appointed by the chief justice of the
supreme court;
(4) Four] Two members, [two] one from each political party, of the house of
representatives, who shall be appointed by the speaker of the house of representatives;
[(5) Four] (4) Two members, [two] one from each political party, of the senate, who shall
be appointed by the president pro tempore of the senate;
(5) Five at-large members who shall be appointed by the governor with the advice and
consent of the senate, with one member representing each of the following: pediatricians, family
physicians, hospital administrators, children's advocacy organizations, and parents of minor
children.
All members shall serve for as long as they hold the position which made them eligible for
appointment to the Missouri children's services commission under this subsection. All members
shall serve without compensation but may be reimbursed for all actual and necessary expenses
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incurred in the performance of their official duties for the commission.

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- 2. All meetings of the Missouri children's services commission shall be open to the public and shall, for all purposes, be deemed open public meetings under the provisions of sections 610.010 to 610.030. The Missouri children's services commission shall meet no less than once every two months, and shall hold its first meeting no later than sixty days after September 28, 1983]. Notice of all meetings of the commission shall be given to the general assembly in the same manner required for notifying the general public of meetings of the general assembly.
- 3. The Missouri children's services commission may make all rules it deems necessary to enable it to conduct its meetings, elect its officers, and set the terms and duties of its officers.
- 4. The commission shall elect from amongst its members a chairman, vice chairman, a secretary-reporter, and such other officers as it deems necessary.
- 5. The services of the personnel of any agency from which the director or deputy director is a member of the commission shall be made available to the commission at the discretion of such director or deputy director. All meetings of the commission shall be held in the state of Missouri.
- 6. The officers of the commission may hire an executive director. Funding for the executive director may be provided from the Missouri children's services commission fund or other sources provided by law.
- 7. The commission, by majority vote, may invite individuals representing local and federal agencies or private organizations and the general public to serve as ex officio members of the commission. Such individuals shall not have a vote in commission business and shall serve without compensation but may be reimbursed for all actual and necessary expenses incurred in the performance of their official duties for the commission.
 - 210.102. 1. It shall be the duty of the Missouri children's services commission to:
- (1) Make recommendations which will encourage greater interagency coordination, cooperation, more effective utilization of existing resources and less duplication of effort in activities of state agencies which affect the legal rights and well-being of children in Missouri;
- (2) Develop an integrated state plan for the care provided to children in this state through state programs;
- (3) Develop a plan to improve the quality of children's programs statewide. Such plan shall include, but not be limited to:
- (a) Methods for promoting geographic availability and financial accessibility for all children and families in need of such services;
- (b) Program recommendations for children's services which include child development, education, supervision, health and social services.

ucation, supervision, health and social services,							
(c) Goals with measurable outcomes for state agencies with respect to childr							
(d) Policy recommendations to the governor and general assembly;							
(4) Design and implement evaluation of the activities of the commission in fulfilling the							
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duties as set out in this section; (5) Report annually to the governor with five copies each to the house of representatives and senate about its activities including, but not limited to the following: (a) A general description of the activities pertaining to children of each state agency having a member on the commission; (b) A general description of the plans and goals, as they affect children, of each state agency having a member on the commission; (c) Recommendations for statutory and appropriation initiatives to implement the integrated state plan; (d) A report from the commission regarding the state of children in Missouri. 2. There is hereby established within the children's services commission the "Coordinating Board for Early Childhood", which shall constitute a body corporate and politic, and shall include but not be limited to the following members: (1) A representative from the governor's office; (2) A representative from each of the following departments: health and senior services, mental health, social services, and elementary and secondary education; (3) A representative of the judiciary: (4) A representative of the family and community trust board (FACT); (5) A representative from the head start program; (6) Nine members appointed by the governor with the advice and consent of the senate who are representatives of the groups, such as business, philanthropy, civic groups, faith-based organizations, parent groups, advocacy organizations, early childhood service providers, and other stakeholders. The coordinating board may make all rules it deems necessary to enable it to conduct its meetings, elect its officers, and set the terms and duties of its officers. The coordinating board shall elect from amongst its members a chairperson, vice chairperson, a secretary-reporter, and such other officers as it deems necessary. Members of the board shall serve without compensation but may be reimbursed for actual expenses necessary to the performance of their official duties for the board. 3. The coordinating board for early childhood shall have the power to: (1) Develop a comprehensive statewide long-range strategic plan for a cohesive early childhood system; (2) Confer with public and private entities for the purpose of promoting and improving the development of children from birth through age five of this state; (3) Identify legislative recommendations to improve services for children from birth through age five; (4) Promote coordination of existing services and programs across public and private entities; (5) Promote research-based approaches to services and ongoing program evaluation;

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1 (6) Identify service gaps and advise public and private entities on methods to close such 2 gaps; (7) Apply for and accept gifts, grants, appropriations, loans, or contributions to the 3 4 coordinating board for early childhood fund from any source, public or private, and enter into contracts or other transactions with any federal or state agency, any private organizations, or any 5 other source in furtherance of the purpose of subsections 2 and 3 of this section, and take any and 6 7 all actions necessary to avail itself of such aid and cooperation; 8 (8) Direct disbursements from the coordinating board for early childhood fund as 9 provided in this section; 10 (9) Administer the coordinating board for early childhood fund and invest any portion of the moneys not required for immediate disbursement in obligations of the United States or any 11 12 agency or instrumentality of the United States, in obligations of the state of Missouri and its 13 political subdivisions, in certificates of deposit and time deposits, or other obligations of banks 14 and savings and loan associations, or in such other obligations as may be prescribed by the board; (10) Purchase, receive, take by grant, gift, devise, bequest or otherwise, lease, or 15 16 otherwise acquire, own, hold, improve, employ, use, and otherwise deal with real or personal property or any interests therein, wherever situated; 17 (11) Sell, convey, lease, exchange, transfer or otherwise dispose of all or any of its 18 property or any interest therein, wherever situated; 19 20 (12) Employ and fix the compensation of an executive director and such other agents or 21 employees as it considers necessary; (13) Adopt, alter, or repeal by its own bylaws, rules, and regulations governing the 22 23 manner in which its business may be transacted; 24 (14) Adopt and use an official seal; 25 (15) Assess or charge fees as the board determines to be reasonable to carry out its 26 purposes; 27 (16) Make all expenditures which are incident and necessary to carry out its purposes; 28 (17) Sue and be sued in its official name; 29 (18) Take such action, enter into such agreements, and exercise all functions necessary or appropriate to carry out the duties and purposes set forth in this section. 30 31 4. There is hereby created the "Coordinating Board for Early Childhood Fund" which 32 shall consist of the following: (1) Any moneys appropriated by the general assembly for use by the board in carrying out 33 the powers set out in subsections 2 and 3 of this section; 34 (2) Any moneys received from grants or which are given, donated, or contributed to the 35 fund from any source; 36 37 (3) Any moneys received as fees authorized under subsections 2 and 3 of this section; 38 (4) Any moneys received as interest on deposits or as income on approved investments of Action Taken _____ Date _____ 4

the fund;	
(5)	Any moneys obtained from any other available source. Notwithstanding the provisions
of section 3	33.080 to the contrary, any moneys remaining in the coordinating board for early
childhood f	fund at the end of the biennium shall not revert to the credit of the general revenue
fund.	
<u>210</u>	0.105. 1. The general assembly finds and declares:
(1)	Premature or preterm birth is the leading cause of infant death in Missouri. Premature
infants are	more than fifteen times as likely as other infants to die in the first year of life;
(2)	Infants born preterm are more than twice as likely as full-term infants to have major
birth defect	ts <u>;</u>
(3)	Birth defects are the second leading cause of infant death in Missouri;
(4)	Missouri ranks thirty-third in the nation in the rate of infant mortality, with a statewide
rate of seve	en and four-tenths deaths per one thousand live births;
(5)	Between 2004 and 2008, prematurity conditions accounted for six and one-half deaths
per one tho	busand live births in Missouri;
(6)	Approximately eight babies, twelve and three-tenths percent born in Missouri, are
born prema	aturely, or more than ten thousand babies born prior to thirty-seven weeks gestation
annually;	
(7)	In 2006, the Institute of Medicine's Preterm Birth report found that annual United
States costs	s associated with prematurity totaled twenty-six and one-half billion dollars or an
average of	fifty-one thousand six hundred dollars per premature infant, more than tenfold greater
than the thr	ree thousand three hundred twenty-five dollar average medical costs of a full-term
infant;	
(8)	The average length of hospital stay in 2005 was nearly nine times as long for a preterm
infant, or th	nirteen days, compared with an average one and one-half day stay for an infant born at
term;	
(9)	Preterm babies have an increased risk of short-term and long-term medical and
developme	ntal problems, such as intellectual disabilities, blindness, chronic lung disease and
cerebral pa	lsy, in comparison to full-term infants. Children born prematurely are also more likely
to be enroll	led in special education classes compared to children born at term;
(10)	Approximately seventy percent of premature births occur in the late preterm period
between thi	irty-four weeks and thirty-six weeks gestation;
(11)) Standard practices of clinicians during the late preterm period vary across the state;
(12)) Smoking, a modifiable risk factor, is the leading behavioral contributor to
prematurity	y and in 2006, seventeen and six-tenths percent of Missouri pregnant women smoked.
Smoking-a	ttributable neonatal health care costs for Medicaid are approximately seven hundred
thirty-eight	dollars per pregnant smoker;
(13)) Smoking during pregnancy is linked to some birth defects and the sudden infant
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death syndrome, the th	hird leading cause of infant mortality;	
(14) Women v	who receive prenatal care are more likely to have access to:	
(a) Health ser	vices that identify problems early;	
(b) Manageme	ents for developing and existing problems; and	
(c) Education,	, counseling, and referral to reduce risky behaviors, including but not l	<u>imited</u>
to substance abuse and	d poor nutrition; and	
(15) Effective	e neonatal care improves the health of both mothers and infants.	
2. There is her	reby created the "Missouri Task Force on Prematurity and Infant Morta	ality"
within the children's s	services commission to consist of the following twenty-three members:	<u>-</u>
(1) The follow	wing six members of the general assembly:	
(a) Three men	mbers of the house of representatives, with two members to be appoint	ed by
the speaker of the hou	ise and one member to be appointed by the minority leader of the house	<u>e;</u>
(b) Three mer	mbers of the senate, with two members to be appointed by the presiden	t pro
em of the senate and	one member to be appointed by the minority leader of the senate;	
(2) The direct	tor of the department of health and senior services, or the director's des	ignee;
(3) The direct	tor of the department of social services, or the director's designee;	
(4) The direct	tor of the department of insurance, financial institutions and profession	<u>al</u>
registration, or the dire	rector's designee;	
(5) One memb	ber representing the March of Dimes, Greater Missouri Chapter;	
(6) One memb	ber representing the American College of Obstetrics and Gynecology;	
(7) One memb	ber representing the American Academy of Pediatrics;	
(8) One memb	ber representing the American Academy of Family Physicians;	
(9) One memb	ber representing the American Board of Perinatal Medicine who is a	
practicing perinatolog	çist <u>;</u>	
(10) One men	mber representing the Association of Women's Health, Obstetric and	
Neonatal Nurses;		
(11) One men	nber representing the Missouri Hospital Association;	
(12) One men	mber representing the Missouri hospital members of the National Associated	ciation
of Children's Hospital	ls and Related Institutions (NACHRI);	
(13) One men	mber representing the American Board of Perinatal Medicine who is a	
practicing neonatologi	ist;	
(14) Two cons	sumer representatives who are parents of individuals born prematurely	,
including one parent of	of an individual under the age of eighteen;	_
	mbers representing insurance providers in the state of Missouri; and	
	mber representing the Mother and Child Health Coalition of Kansas Cit	ty,
Missouri.		
Members of the task f	force, other than the legislative members and directors of state agencies	s. shall
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be appointed by the governor with the advice and consent of the senate by September 15, 201	<u>I.</u>
3. Members of the task force shall serve at the pleasure of the appointing authority.	
4. A majority of a quorum from among the task force membership shall elect co-chain	s of
the task force.	
5. A majority vote of a quorum of the task force is required for any action.	
6. The chairperson of the children's services commission shall convene the initial med	ting
of the task force by no later than October 15, 2011. The task force shall meet at least quarterl	<u>y;</u>
except that the task force shall meet at least twice prior to the end of calendar year 2011.	
Meetings may be held by telephone or video conference at the discretion of the co-chairs.	
7. Members shall serve on the commission without compensation, but may, subject to)
appropriation, be reimbursed for actual and necessary expenses incurred in the performance of	f
their official duties as members of the task force.	_
8. The goal of the task force is to measurably reduce Missouri's preterm birth and infa	nt
mortality rates through advocacy of evidence-based approaches facilitated through proposals	 for
legislation, regulation, and public policy change.	
9. The task force shall:	
(1) Collaborate with and make recommendations to the general assembly;	
(2) Review appropriate and relevant evidence-based research regarding the causes and	1
effects of prematurity and birth defects in Missouri;	_
(3) Examine existing public and private entities currently associated with the prevent	on
and treatment of prematurity and infant mortality in Missouri;	
(4) Develop strategies to reduce prematurity and infant mortality, including but not	
imited to:	
(a) Smoking cessation programs specifically targeting pregnant women;	
(b) Standards for care for premature infants born less than thirty-seven weeks gestation	nal
age, including recommendations to improve hospital discharge and follow-up care procedures	
(c) Identify gaps in public reporting measures and possible effects of such measures of	
prematurity rates;	_
(d) Coordinate and execute an information and communications program among the	
appropriate professional communities on the causes and effects of premature births; and	
(e) Identify evidence-based strategies to reduce the number of later preterm infants	
delivered in Missouri; and	
(5) Issue findings and propose to the appropriate public and private organizations goa	ls,
objectives, strategies, and tactics designed to reduce prematurity and infant mortality in Misso	
including drafting legislation on public policy for consideration during the next appropriate	
session of the general assembly.	
10. (1) On or before March 1, 2012, the task force shall submit a report on the current	t
state of prematurity in Missouri to the governor and general assembly.	_
state of prematurity in Missouri to the governor and general assembly.	
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3	general assembly.				
4	(3) On or before January 15, 2015, the task force sl	nall submit a final report evaluatin	g the		
5	impact of the implementation of the recommendations from	n the report required under subdivi	sion		
6	(2) of this subsection.				
7	11. The task force shall expire on January 31, 2015	, or upon submission of a final rep	ort		
8	under subdivision (3) of subsection 10 of this section, which	hever is earlier.; and			
9					
10	Further amend said bill by amending the title, enacting clau	ise, and intersectional references			
11	accordingly.				
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