HOUSE	AMENDMENT NO
	Offered By
AMEND House Committee	Substitute for Senate Committee Substitute for Senate Bill No. 758,
Page 9, Section 160.1990, L	ine 87, by inserting after all of said section and line the following:
"208.031. 1. Electro	onic benefit transfer transactions made by each applicant or recipient
who is otherwise eligible for	r temporary assistance for needy families benefits under this chapter
and who is found to have ma	ade a cash withdrawal at any casino, gambling casino, or gaming
establishment shall, after an	administrative hearing conducted by the department under the
provisions of chapter 536, b	be declared ineligible for temporary assistance for needy families
penefits for a period of three	e years from the date of the administrative hearing decision. For
purposes of this section, "ca	sino, gambling casino, or gaming establishment" does not include a
grocery store which sells gro	oceries including such staple foods and which also offers, or is located
within the same building or	complex as, casino, gambling, or gaming activities.
2. Other members o	of a household which includes a person who has been declared
neligible for temporary assi	istance for needy families assistance shall, if otherwise eligible,
continue to receive temporar	ry assistance for needy families benefits as protective or vendor
ayments to a third-party pa	yee for the benefit of the members of the household.
3. Any person who,	in good faith, reports a suspected violation of this section by a TANF
ecipient shall not be held ci	ivilly or criminally liable for reporting such suspected violation.
4. The department of	of social services shall promulgate rules to implement the provisions of
his section. Any rule or por	rtion of a rule, as that term is defined in section 536.010, that is
created under the authority of	delegated in this section shall become effective only if it complies with
and is subject to all of the pr	rovisions of chapter 536 and, if applicable, section 536.028. This
section and chapter 536 are	nonseverable and if any of the powers vested with the general
assembly pursuant to chapte	er 536 to review, to delay the effective date, or to disapprove and annul
a rule are subsequently held	unconstitutional, then the grant of rulemaking authority and any rule
proposed or adopted after A	august 28, 2012, shall be invalid and void.
208.032. 1. In accor	ordance with the Social Security Act, 42 U.S.C. Section 608(a)(12), the
department of social service	es shall implement and maintain policies and practices which prevent a
temporary assistance for nee	edy families electronic benefit transfer transaction in:
Action Taken	Date 1

(1) Any liquor store;	
(2) Any casino, gaml	bling casino, or gambling establishment; or
(3) Any retail establi	shment which provides adult-oriented entertainment in which
performers disrobe or perform	m in an unclothed state for entertainment.
2. As used in this sec	ction, the term:
(1) "Casino, gamblin	ng casino, or gaming establishment" shall not include:
(a) A grocery store w	which sells groceries including staple foods and which also offers, or
is located within the same bu	uilding or complex as, casino, gambling, or gaming activities;
(b) "Electronic benef	fit transfer transaction" means the use of a credit or debit card service
automated teller machine, po	pint-of-sale terminal, or access to an online system for the withdrawal
of funds or the processing of	a payment for merchandise or a service;
(c) "Liquor store" me	eans any retail establishment which sells exclusively or primarily
intoxicating liquor. Liquor s	store does not include a grocery store which sells both intoxicating
liquor and groceries includin	g staple foods within the meaning of Section 3(r) of the Food and
Nutrition Act of 2008, 7 U.S.	.C. Section 2012(r).
3. In accordance with	h 42 U.S.C. Section 602(a)(1)(A), the department of social services
shall:	
(1) Implement polici	es and procedures as necessary to prevent access to assistance
provided under Missouri's ter	mporary assistance for needy families (TANF) program through any
electronic fund transaction in	n an automated teller machine or point-of-sale device located in a
place described in subsection	ns 1 and 2 of this section, including a plan to ensure that recipients of
the assistance have adequate	access to their cash assistance; and
(2) Ensure that recipi	ients of assistance provided under Missouri's TANF program have
access to using or withdrawing	ng assistance with minimal fees or charges, including an opportunity
to access assistance with no f	fee or charges, and are provided information on applicable fees and
charges that apply to electron	nic fund transactions involving the assistance, and that such
information is made publicly	available.
4. On or before Dece	ember 31, 2013, the department shall submit a report to the governor
and the general assembly det	railing the policies and practices implemented in accordance with the
requirements of this section a	and the requirements of 42 U.S.C. Section 608(a)(12). In addition,
the department shall report M	Missouri's implementation of the policies and practices to the
Secretary of Health and Hum	nan Services as required under 42 U.S.C. Section 609(a)(16) within
two years of the enactment o	f such federal law."; and
Further amend said bill by an accordingly.	mending the title, enacting clause, and intersectional references
Action Taken	Date 2
1 ICHOH TAKCH	Date 2