FIRST REGULAR SESSION [TRULY AGREED TO AND FINALLY PASSED] HOUSE COMMITTEE SUBSTITUTE FOR SENATE SUBSTITUTE FOR

SENATE BILL NO. 252

97TH GENERAL ASSEMBLY

2013

0626H.06T

AN ACT

To repeal sections 105.711, 301.067, 301.3031, and 302.183, RSMo, and to enact in lieu thereof nine new sections relating to the department of revenue, with a penalty provision, and an emergency clause for certain sections.

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

Section A. Sections 105.711, 301.067, 301.3031, and 302.183, RSMo, are repealed and nine new sections enacted in lieu thereof, to be known as sections 105.711, 301.067, 301.3031, 301.3033, 302.065, 302.183, 302.189, 571.500, and 1, to read as follows:

105.711. 1. There is hereby created a "State Legal Expense Fund" which
2 shall consist of moneys appropriated to the fund by the general assembly and
3 moneys otherwise credited to such fund pursuant to section 105.716.

4 2. Moneys in the state legal expense fund shall be available for the
5 payment of any claim or any amount required by any final judgment rendered by
6 a court of competent jurisdiction against:

7 (1) The state of Missouri, or any agency of the state, pursuant to section
8 536.050 or 536.087 or section 537.600;

9 (2) Any officer or employee of the state of Missouri or any agency of the 10 state, including, without limitation, elected officials, appointees, members of state 11 boards or commissions, and members of the Missouri National Guard upon 12 conduct of such officer or employee arising out of and performed in connection 13 with his or her official duties on behalf of the state, or any agency of the state, 14 provided that moneys in this fund shall not be available for payment of claims 15 made under chapter 287;

16 (3) (a) Any physician, psychiatrist, pharmacist, podiatrist, dentist, nurse, or other health care provider licensed to practice in Missouri under the provisions 1718of chapter 330, 332, 334, 335, 336, 337 or 338 who is employed by the state of Missouri or any agency of the state under formal contract to conduct disability 1920reviews on behalf of the department of elementary and secondary education or provide services to patients or inmates of state correctional facilities on a 2122part-time basis, and any physician, psychiatrist, pharmacist, podiatrist, dentist, 23nurse, or other health care provider licensed to practice in Missouri under the provisions of chapter 330, 332, 334, 335, 336, 337, or 338 who is under formal 2425contract to provide services to patients or inmates at a county jail on a part-time 26basis;

27(b) Any physician licensed to practice medicine in Missouri under the 28provisions of chapter 334 and his professional corporation organized pursuant to chapter 356 who is employed by or under contract with a city or county health 29department organized under chapter 192 or chapter 205, or a city health 30 department operating under a city charter, or a combined city-county health 3132department to provide services to patients for medical care caused by pregnancy, delivery, and child care, if such medical services are provided by the physician 33 34pursuant to the contract without compensation or the physician is paid from no 35other source than a governmental agency except for patient co-payments required 36 by federal or state law or local ordinance;

37(c) Any physician licensed to practice medicine in Missouri under the provisions of chapter 334 who is employed by or under contract with a federally 38funded community health center organized under Section 315, 329, 330 or 340 of 39the Public Health Services Act (42 U.S.C. 216, 254c) to provide services to 40patients for medical care caused by pregnancy, delivery, and child care, if such 41 medical services are provided by the physician pursuant to the contract or 4243employment agreement without compensation or the physician is paid from no other source than a governmental agency or such a federally funded community 4445health center except for patient co-payments required by federal or state law or 46local ordinance. In the case of any claim or judgment that arises under this 47paragraph, the aggregate of payments from the state legal expense fund shall be 48limited to a maximum of one million dollars for all claims arising out of and judgments based upon the same act or acts alleged in a single cause against any 49such physician, and shall not exceed one million dollars for any one claimant; 50

 $\mathbf{2}$

86

paragraph;

51(d) Any physician licensed pursuant to chapter 334 who is affiliated with 52and receives no compensation from a nonprofit entity qualified as exempt from federal taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as 5354amended, which offers a free health screening in any setting or any physician, nurse, physician assistant, dental hygienist, dentist, or other health care 5556professional licensed or registered under chapter 330, 331, 332, 334, 335, 336, 337, or 338 who provides health care services within the scope of his or her 5758license or registration at a city or county health department organized under 59chapter 192 or chapter 205, a city health department operating under a city charter, or a combined city-county health department, or a nonprofit community 60 health center qualified as exempt from federal taxation under Section 501(c)(3)61of the Internal Revenue Code of 1986, as amended, if such services are restricted 62 to primary care and preventive health services, provided that such services shall 63 not include the performance of an abortion, and if such health services are 64 provided by the health care professional licensed or registered under chapter 330, 65331, 332, 334, 335, 336, 337, or 338 without compensation. MO HealthNet or 66 67 Medicare payments for primary care and preventive health services provided by a health care professional licensed or registered under chapter 330, 331, 332, 334, 68 335, 336, 337, or 338 who volunteers at a free health clinic is not compensation 69 70for the purpose of this section if the total payment is assigned to the free health 71clinic. For the purposes of the section, "free health clinic" means a nonprofit 72community health center qualified as exempt from federal taxation under Section 73501 (c)(3) of the Internal Revenue Code of 1987, as amended, that provides 74primary care and preventive health services to people without health insurance coverage for the services provided without charge. In the case of any claim or 75judgment that arises under this paragraph, the aggregate of payments from the 76state legal expense fund shall be limited to a maximum of five hundred thousand 77dollars, for all claims arising out of and judgments based upon the same act or 78acts alleged in a single cause and shall not exceed five hundred thousand dollars 79for any one claimant, and insurance policies purchased pursuant to the provisions 80 of section 105.721 shall be limited to five hundred thousand dollars. Liability or 81 82malpractice insurance obtained and maintained in force by or on behalf of any health care professional licensed or registered under chapter 330, 331, 332, 334, 83 335, 336, 337, or 338 shall not be considered available to pay that portion of a 84 judgment or claim for which the state legal expense fund is liable under this 85

87 (e) Any physician, nurse, physician assistant, dental hygienist, or dentist 88 licensed or registered to practice medicine, nursing, or dentistry or to act as a physician assistant or dental hygienist in Missouri under the provisions of 89 90 chapter 332, 334, or 335, or lawfully practicing, who provides medical, nursing, or dental treatment within the scope of his license or registration to students of 91 92a school whether a public, private, or parochial elementary or secondary school 93 or summer camp, if such physician's treatment is restricted to primary care and preventive health services and if such medical, dental, or nursing services are 9495provided by the physician, dentist, physician assistant, dental hygienist, or nurse without compensation. In the case of any claim or judgment that arises under 96 97this paragraph, the aggregate of payments from the state legal expense fund shall be limited to a maximum of five hundred thousand dollars, for all claims arising 98 out of and judgments based upon the same act or acts alleged in a single cause 99 100 and shall not exceed five hundred thousand dollars for any one claimant, and insurance policies purchased pursuant to the provisions of section 105.721 shall 101

102 be limited to five hundred thousand dollars; or

103 (f) Any physician licensed under chapter 334, or dentist licensed under chapter 332, providing medical care without compensation to an individual 104referred to his or her care by a city or county health department organized under 105106 chapter 192 or 205, a city health department operating under a city charter, or 107a combined city-county health department, or nonprofit health center qualified 108 as exempt from federal taxation under Section 501(c)(3) of the Internal Revenue 109Code of 1986, as amended, or a federally funded community health center organized under Section 315, 329, 330, or 340 of the Public Health Services Act, 110 42 U.S.C. Section 216, 254c; provided that such treatment shall not include the 111 performance of an abortion. In the case of any claim or judgment that arises 112under this paragraph, the aggregate of payments from the state legal expense 113fund shall be limited to a maximum of one million dollars for all claims arising 114out of and judgments based upon the same act or acts alleged in a single cause 115116and shall not exceed one million dollars for any one claimant, and insurance policies purchased under the provisions of section 105.721 shall be limited to one 117118million dollars. Liability or malpractice insurance obtained and maintained in 119force by or on behalf of any physician licensed under chapter 334, or any dentist 120licensed under chapter 332, shall not be considered available to pay that portion 121of a judgment or claim for which the state legal expense fund is liable under this paragraph; 122

123

(4) Staff employed by the juvenile division of any judicial circuit;

124(5) Any attorney licensed to practice law in the state of Missouri who practices law at or through a nonprofit community social services center qualified 125126 as exempt from federal taxation under Section 501(c)(3) of the Internal Revenue 127Code of 1986, as amended, or through any agency of any federal, state, or local 128government, if such legal practice is provided by the attorney without 129 compensation. In the case of any claim or judgment that arises under this 130 subdivision, the aggregate of payments from the state legal expense fund shall be 131limited to a maximum of five hundred thousand dollars for all claims arising out 132of and judgments based upon the same act or acts alleged in a single cause and 133 shall not exceed five hundred thousand dollars for any one claimant, and insurance policies purchased pursuant to the provisions of section 105.721 shall 134be limited to five hundred thousand dollars; [or] 135

136 (6) Any social welfare board created under section 205.770 and the members and officers thereof upon conduct of such officer or employee while 137138 acting in his or her capacity as a board member or officer, and any physician, 139 nurse, physician assistant, dental hygienist, dentist, or other health care professional licensed or registered under chapter 330, 331, 332, 334, 335, 336, 140337, or 338 who is referred to provide medical care without compensation by the 141142board and who provides health care services within the scope of his or her license 143or registration as prescribed by the board; or

144 (7) Any person who is selected or appointed by the state director 145 of revenue under subsection 2 of section 136.055, to act as an agent of 146 the department of revenue, to the extent that such agent's actions or 147 inactions upon which such claim or judgment is based were performed 148 in the course of the person's official duties as an agent of the 149 department of revenue and in the manner required by state law or 150 department of revenue rules.

1513. The department of health and senior services shall promulgate rules 152regarding contract procedures and the documentation of care provided under paragraphs (b), (c), (d), (e), and (f) of subdivision (3) of subsection 2 of this 153154section. The limitation on payments from the state legal expense fund or any policy of insurance procured pursuant to the provisions of section 105.721, 155156provided in subsection 7 of this section, shall not apply to any claim or judgment 157arising under paragraph (a), (b), (c), (d), (e), or (f) of subdivision (3) of subsection 2 of this section. Any claim or judgment arising under paragraph (a), (b), (c), (d), 158

(e), or (f) of subdivision (3) of subsection 2 of this section shall be paid by the 159160 state legal expense fund or any policy of insurance procured pursuant to section 105.721, to the extent damages are allowed under sections 538.205 to 161 162538.235. Liability or malpractice insurance obtained and maintained in force by any health care professional licensed or registered under chapter 330, 331, 332, 163164334, 335, 336, 337, or 338 for coverage concerning his or her private practice and 165assets shall not be considered available under subsection 7 of this section to pay 166 that portion of a judgment or claim for which the state legal expense fund is liable under paragraph (a), (b), (c), (d), (e), or (f) of subdivision (3) of subsection 1672 of this section. However, a health care professional licensed or registered under 168chapter 330, 331, 332, 334, 335, 336, 337, or 338 may purchase liability or 169malpractice insurance for coverage of liability claims or judgments based upon 170care rendered under paragraphs (c), (d), (e), and (f) of subdivision (3) of subsection 1712 of this section which exceed the amount of liability coverage provided by the 172state legal expense fund under those paragraphs. Even if paragraph (a), (b), (c), 173(d), (e), or (f) of subdivision (3) of subsection 2 of this section is repealed or 174modified, the state legal expense fund shall be available for damages which occur 175while the pertinent paragraph (a), (b), (c), (d), (e), or (f) of subdivision (3) of 176subsection 2 of this section is in effect. 177

1784. The attorney general shall promulgate rules regarding contract 179procedures and the documentation of legal practice provided under subdivision (5) of subsection 2 of this section. The limitation on payments from the state 180legal expense fund or any policy of insurance procured pursuant to section 181 105.721 as provided in subsection 7 of this section shall not apply to any claim 182or judgment arising under subdivision (5) of subsection 2 of this section. Any 183claim or judgment arising under subdivision (5) of subsection 2 of this section 184shall be paid by the state legal expense fund or any policy of insurance procured 185pursuant to section 105.721 to the extent damages are allowed under sections 186187538.205 to 538.235. Liability or malpractice insurance otherwise obtained and 188maintained in force shall not be considered available under subsection 7 of this section to pay that portion of a judgment or claim for which the state legal 189expense fund is liable under subdivision (5) of subsection 2 of this 190191section. However, an attorney may obtain liability or malpractice insurance for 192coverage of liability claims or judgments based upon legal practice rendered under subdivision (5) of subsection 2 of this section that exceed the amount of 193liability coverage provided by the state legal expense fund under subdivision (5) 194

195 of subsection 2 of this section. Even if subdivision (5) of subsection 2 of this 196 section is repealed or amended, the state legal expense fund shall be available for 197 damages that occur while the pertinent subdivision (5) of subsection 2 of this 198 section is in effect.

1995. All payments shall be made from the state legal expense fund by the 200commissioner of administration with the approval of the attorney 201 general. Payment from the state legal expense fund of a claim or final judgment award against a health care professional licensed or registered under chapter 330, 202203331, 332, 334, 335, 336, 337, or 338, described in paragraph (a), (b), (c), (d), (e), 204or (f) of subdivision (3) of subsection 2 of this section, or against an attorney in 205subdivision (5) of subsection 2 of this section, shall only be made for services rendered in accordance with the conditions of such paragraphs. In the case of 206207any claim or judgment against an officer or employee of the state or any agency 208of the state based upon conduct of such officer or employee arising out of and performed in connection with his or her official duties on behalf of the state or 209any agency of the state that would give rise to a cause of action under section 210211537.600, the state legal expense fund shall be liable, excluding punitive damages, 212for:

213

(1) Economic damages to any one claimant; and

214(2) Up to three hundred fifty thousand dollars for noneconomic 215damages. The state legal expense fund shall be the exclusive remedy and shall 216preclude any other civil actions or proceedings for money damages arising out of 217or relating to the same subject matter against the state officer or employee, or the officer's or employee's estate. No officer or employee of the state or any agency 218of the state shall be individually liable in his or her personal capacity for conduct 219220 of such officer or employee arising out of and performed in connection with his or 221her official duties on behalf of the state or any agency of the state. The 222provisions of this subsection shall not apply to any defendant who is not an officer 223or employee of the state or any agency of the state in any proceeding against an 224officer or employee of the state or any agency of the state. Nothing in this 225subsection shall limit the rights and remedies otherwise available to a claimant 226under state law or common law in proceedings where one or more defendants is 227not an officer or employee of the state or any agency of the state.

6. The limitation on awards for noneconomic damages provided for in this subsection shall be increased or decreased on an annual basis effective January first of each year in accordance with the Implicit Price Deflator for Personal 231 Consumption Expenditures as published by the Bureau of Economic Analysis of 232 the United States Department of Commerce. The current value of the limitation 233 shall be calculated by the director of the department of insurance, financial 234 institutions and professional registration, who shall furnish that value to the 235 secretary of state, who shall publish such value in the Missouri Register as soon 236 after each January first as practicable, but it shall otherwise be exempt from the 237 provisions of section 536.021.

2387. Except as provided in subsection 3 of this section, in the case of any 239claim or judgment that arises under sections 537.600 and 537.610 against the state of Missouri, or an agency of the state, the aggregate of payments from the 240241state legal expense fund and from any policy of insurance procured pursuant to the provisions of section 105.721 shall not exceed the limits of liability as 242provided in sections 537.600 to 537.610. No payment shall be made from the 243state legal expense fund or any policy of insurance procured with state funds 244pursuant to section 105.721 unless and until the benefits provided to pay the 245claim by any other policy of liability insurance have been exhausted. 246

8. The provisions of section 33.080 notwithstanding, any moneys remaining to the credit of the state legal expense fund at the end of an appropriation period shall not be transferred to general revenue.

2509. Any rule or portion of a rule, as that term is defined in section 536.010, 251that is promulgated under the authority delegated in sections 105.711 to 105.726 252shall become effective only if it has been promulgated pursuant to the provisions 253of chapter 536. Nothing in this section shall be interpreted to repeal or affect the 254validity of any rule filed or adopted prior to August 28, 1999, if it fully complied with the provisions of chapter 536. This section and chapter 536 are 255nonseverable and if any of the powers vested with the general assembly pursuant 256to chapter 536 to review, to delay the effective date, or to disapprove and annul 257a rule are subsequently held unconstitutional, then the grant of rulemaking 258259authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void. 260

301.067. 1. For each trailer or semitrailer there shall be paid an annual fee of seven dollars fifty cents, and in addition thereto such permit fee authorized by law against trailers used in combination with tractors operated under the supervision of the motor carrier and railroad safety division of the department of economic development. The fees for tractors used in any combination with trailers or semitrailers or both trailers and semitrailers (other than on passenger-carrying trailers or semitrailers) shall be computed on the total gross weight of the vehicles in

8 the combination with load.

9 2. Any trailer or semitrailer may at the option of the registrant be registered
10 for a period of three years upon payment of a registration fee of twenty-two dollars
11 and fifty cents.

3. Any trailer as defined in section 301.010 or semitrailer which is operated coupled to a towing vehicle by a fifth wheel and kingpin assembly or by a trailer converter dolly may, at the option of the registrant, be registered permanently upon the payment of a registration fee of fifty-two dollars and fifty cents. The permanent plate and registration fee is vehicle specific. The plate and the registration fee paid is nontransferable and nonrefundable, except those covered under the provisions of section 301.442.

301.3031. 1. Whenever a vehicle owner pursuant to this chapter makes an application for a military license plate, the director of revenue shall notify the applicant that the applicant may make a voluntary contribution of ten dollars to the World War II memorial trust fund established pursuant to this section. The director shall transfer all contributions collected to the state treasurer for credit to and deposit in the trust fund. **Beginning August 28, 2013, the director of revenue shall no longer collect the contribution authorized by this section.**

9 2. There is established in the state treasury the "World War II Memorial 10 Trust Fund". The state treasurer shall credit to and deposit in the World War II 11 memorial trust fund all amounts received pursuant to this section, and any other 12 amounts which may be received from grants, gifts, bequests, the federal 13 government, or other sources granted or given for purposes of this section.

3. The Missouri veterans' commission shall administer the trust
fund. The trust fund shall be used to participate in the funding of the National
World War II Memorial to be located at a site dedicated on November 11, 1995,
on the National Mall in Washington, D.C.

184. The state treasurer shall invest moneys in the trust fund in the same manner as surplus state funds are invested pursuant to section 30.260. All 19 20earnings resulting from the investment of moneys in the trust fund shall be credited to the trust fund. The general assembly may appropriate moneys 2122annually from the trust fund to the department of revenue to offset costs incurred 23for collecting and transferring contributions pursuant to subsection 1 of this 24section. The provisions of section 33.080 requiring all unexpended balances remaining in various state funds to be transferred and placed to the credit of the 25ordinary revenue fund of this state at the end of each biennium shall not apply 26

27 to the trust fund.

301.3033. 1. Whenever a vehicle owner pursuant to this chapter 2makes an application for a military license plate, the director of revenue shall notify the applicant that the applicant may make a voluntary 3 contribution of ten dollars to the World War I memorial trust fund 4 established pursuant to this section. Whenever a vehicle owner pursuant 5to this chapter makes an application for a license plate, other than a 6 7 military license plate previously described, the director of revenue shall 8 notify the applicant that the applicant may make a voluntary contribution of one dollar to the World War I memorial trust fund established pursuant 9 to this section. The director shall transfer all contributions collected to the 1011 state treasurer for credit to and deposit in the trust fund.

2. There is established in the state treasury the "World War I Memorial Trust Fund". The state treasurer shall credit to and deposit in the World War I memorial trust fund all amounts received pursuant to subsection 1 of this section and any other amounts which may be received from grants, gifts, bequests, the federal government, or other sources granted or given for purposes of this section.

3. The Missouri veterans' commission shall administer the trust fund established pursuant to this section. The trust fund shall be used for the sole purpose of restoration, renovation, and maintenance of a memorial or museum or both dedicated to World War I in any home rule city with more than four hundred thousand inhabitants and located in more than one county.

244. The state treasurer shall invest moneys in the trust fund in the 25same manner as surplus state funds are invested pursuant to section 2630.260. All earnings resulting from the investment of moneys in the 27trust fund shall be credited to the trust fund. The general assembly 28may appropriate moneys annually from the trust fund to the 29department of revenue to offset costs incurred for collecting and 30 transferring contributions pursuant to subsection 1 of this section. The 31provisions of section 33.080 requiring all unexpended balances 32 remaining in various state funds to be transferred and placed to the 33 credit of the general revenue fund of this state at the end of each 34 biennium shall not apply to the trust fund.

302.065. 1. Notwithstanding section 32.090 or any other provision 2 of the law to the contrary, and except as provided in subsection 4 of

28

3 this section, the department of revenue shall not retain copies, in any 4 format, of source documents presented by individuals applying for or 5 holding driver's licenses or nondriver's licenses. The department of 6 revenue shall not use technology to capture digital images of source 7 documents so that the images are capable of being retained in 8 electronic storage in a transferable format.

9 2. By December 31, 2013, the department of revenue shall 10 securely destroy so as to make irretrievable any source documents that 11 have been obtained from driver's license or nondriver's license 12 applicants after September 1, 2012.

13 3. As long as the department of revenue has the authority to issue a concealed carry endorsement, the department shall not retain 14copies of any certificate of qualification for a concealed carry 15endorsement presented to the department for an endorsement on a 16driver's license or nondriver's license under section 571.101. The 17department of revenue shall not use technology to capture digital 18 19 images of a certificate of qualification nor shall the department retain 20digital or electronic images of such certificates. The department of 21revenue shall merely verify whether the applicant for a driver's license 22or nondriver's license has presented a certificate of qualification which 23will allow the applicant to obtain a concealed carry endorsement. By December 31, 2013, the department of revenue shall securely destroy so 2425as to make irretrievable any copies of certificates of qualification that 26have been obtained from driver's license or nondriver's license 27applicants.

4. The provisions of this section shall not apply to:

(1) Original application forms, which may be retained but notscanned;

31 (2) Test score documents issued by state highway patrol driver
 32 examiners;

33 (3) Documents demonstrating lawful presence of any applicant who
34 is not a citizen of the United States, including documents demonstrating
35 duration of the person's lawful presence in the United States: and

36 (4) Any document required to be retained under federal motor
37 carrier regulations in Title 49, Code of Federal Regulations, including
38 but not limited to documents required by federal law for the issuance
39 of a commercial driver's license and a commercial driver instruction

40 permit; and

(5) Any other document at the request of and for the convenience
of the applicant where the applicant requests the department of
revenue review alternative documents as proof required for issuance
of a driver license, nondriver license, or instruction permit.

5. As used in this section, the term "source documents" means 45original or certified copies, where applicable, of documents presented 46by an applicant as required under 6 CFR Part 37 to the department of 47revenue to apply for a driver's license or nondriver's license. Source 48documents shall also include any documents required for the issuance, 49renewal, or replacement of driver's licenses or nondriver's licenses by 50the department of revenue under the provisions of this chapter or 5152accompanying regulations.

536. Any person harmed or damaged by any violation of section 302.065 may bring a civil action for damages, including non-economic and punitive 5455damages, as well as injunctive relief, in the circuit court where that person 56resided at the time of the violation or in the circuit court or the circuit 57court of Cole County to recover such damages from the department of revenue and any persons participating in such violation. Sovereign 5859immunity shall not be available as a defense for the department of revenue in such an action. In the event the plaintiff prevails on any count of his or 60 61her claim, the plaintiff shall be entitled to recover reasonable attorney fees 62from the defendants.

302.183. 1. Notwithstanding any provision of this chapter that requires an applicant to provide reasonable proof of residence for issuance or renewal of a noncommercial driver's license, noncommercial instruction permit, or a nondriver's license, an applicant shall not have his or her privacy rights violated in order to obtain or renew a Missouri noncommercial driver's license, noncommercial instruction permit, or a nondriver's license.

72. Any data derived from a person's application shall not be sold for commercial purposes to any other organization or any other state without the 8 express permission of the applicant without a court order; except such 9 information may be shared with a law enforcement agency, judge, prosecuting 10attorney, or officer of the court, or with another state for the limited purposes set 11 out in section 302.600 or for conducting driver history checks in compliance with 12the Motor Carrier Safety Improvement Act, 49 U.S.C. 31309. The state of 1314Missouri shall protect the privacy of its citizens when handling any written,

digital, or electronic data, and shall not participate in any standardized identification system using driver's and nondriver's license records. For purposes of this subsection, "commercial purposes" does not include data used or compiled solely to be used for, or obtained or compiled solely for purposes expressly allowed under the Missouri or federal Drivers Privacy Protection Act.

3. The department of revenue shall not amend procedures for applying for a driver's license or identification card in order to comply with the goals or standards of the federal REAL ID Act of 2005, any rules or regulations promulgated under the authority granted in such act, or any requirements adopted by the American Association of Motor Vehicle Administrators for furtherance of the act.

4. Any biometric data previously collected, obtained, or retained in 26 connection with motor vehicle registration or operation, the issuance or renewal 27of driver's licenses, or the issuance or renewal of any identification cards by any 28department or agency of the state charged with those activities shall be retrieved 29and deleted from all databases. [The provisions of this subsection shall not apply 30 to any data collected, obtained, or retained for a purpose other than compliance 31with the federal REAL ID Act of 2005.] For purposes of this section, "biometric 32data" includes, but is not limited to: 33

34

(1) Facial feature pattern characteristics;

35 (2) Voice data used for comparing live speech with a previously created
36 speech model of a person's voice;

37

(3) Iris recognition data containing color or texture patterns or codes;

38 (4) Retinal scans, reading through the pupil to measure blood vessels39 lining the retina;

40 (5) Fingerprint, palm prints, hand geometry, measuring of any and all
41 characteristics of biometric information, including shape and length of fingertips
42 or recording ridge pattern or fingertip characteristics;

43 (6) Eye spacing;

- 44 (7) Characteristic gait or walk;
- 45 (8) DNA;

46 (9) Keystroke dynamics, measuring pressure applied to key pads or other47 digital receiving devices.

5. No citizen of this state shall have his or her privacy compromised by the state or agents of the state. The state shall within reason protect the sovereignty of the citizens the state is entrusted to protect.

302.189. 1. The department of revenue shall not use, collect, obtain, share, or retain biometric data nor shall the department use biometric technology, including, but not limited to, retinal scanning, facial recognition or fingerprint technology, to produce a driver's license or nondriver's license or to uniquely identify licensees or license applicants for whatever purpose. This section shall not apply to digital images nor licensee signatures required for the issuance of driver's licenses and nondriver's license pursuant to section 302.181.

9 2. As used in this section, the term "biometric data" or "biometric 10 technology" includes, but is not limited to:

11 (1) Facial feature pattern characteristics;

12 (2) Voice data used for comparing live speech with a previously
13 created speech model of a person's voice;

14 (3) Iris recognition data containing color or texture patterns or15 codes;

16 (4) Retinal scans, reading through the pupil to measure blood17 vessels lining the retina;

(5) Fingerprints, palm prints, hand geometry, measuring of any
and all characteristics of biometric information, including shape and
length of fingertips or recording ridge pattern or fingertip
characteristics;

22 (6) Eye spacing;

23 (7) Characteristic gait or walk;

24 (8) DNA; or

25 (9) Keystroke dynamics, measuring pressure applied to key pads
26 or other digital receiving devices.

571.500. No state agency or department, or contractor or agent working for the state, shall construct, enable by providing or sharing records to, maintain, participate in, or develop, or cooperate or enable the federal government in developing, a database or record of the number or type of firearms, ammunition, or firearms accessories that an individual possesses.

Section 1. Notwithstanding any other state law to the contrary, no state agency shall disclose to the federal government the statewide list of persons who have obtained a concealed carry endorsement or permit. Nothing in this section shall be construed to restrict access to individual records by any criminal justice agency authorized to access the Missouri

6 uniform law enforcement system.

Section B. Because of the need to ensure that the privacy of Missouri citizens is protected and not violated by the agencies of this state, the enactment of sections 302.065, 302.189 and 571.500 and the repeal and reenactment of section 302.183 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of sections 302.065, 302.189 and 571.500 and the repeal and reenactment of section 302.183 of this act shall be in full force and effect upon its passage and approval.