

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives

SCS HCS HB 1831

entitled:

## AN ACT

To repeal section 210.211, RSMo, and to enact in lieu thereof one new section relating to child care facilities.

With SA 2

In which the concurrence of the House is respectfully requested.

Respectfully,

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Terry L. Spieler Secretary of the Senate

MAY 14 2014

5710S06.02S

	SENATE AMENDMENT NO. ∠					
	Offered by JUSTUS of 10th					
	Amend <u>SCS/HCS/House</u> Bill No. <u>1831</u> , Page <u>1</u> , Section <u>A</u> , Line <u>2</u> ,					
2	by inserting immediately after said line the following:					
3	"210.027. For child-care providers who receive state or					
4	federal funds for providing child-care [services in the home] <u>fee</u>					
5	assistance, either by direct payment or through reimbursement to					
6	a child-care beneficiary, the department of social services					
7	shall:					
8	(1) Establish publicly available website access to					
9	provider-specific information about any health and safety					
10	licensing or regulatory requirements for the providers, and					
11	including dates of inspections, history of violations, and					
12	compliance actions taken, as well as the consumer education					
13	information required under subdivision (12) of this section;					
14	(2) Establish or designate one hotline for parents to					
15	submit complaints about child care providers;					
16	(3) Be authorized to revoke the registration of a					
17	registered provider for due cause;					
18	[(2)] <u>(4)</u> Require providers to be at least eighteen years					
19	of age;					
20	[(3)] (5) Establish minimum requirements for building and					
21	physical premises to include:					
22	(a) Compliance with state and local fire, health, and					

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1	building codes, which shall include the ability to evacuate
2	children in the case of an emergency; and
3	(b) Emergency preparedness and response planning.
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5	Child care providers shall meet these minimum requirements prior
6	to receiving federal assistance. Where there are no local
7	ordinances or regulations regarding smoke detectors, <u>the</u>
8	<u>department_shall</u> require providers, by rule, to install and
9	maintain an adequate number of smoke detectors in the residence
10	or other building where child care is provided;
11	[(4)] (6) Require providers to be tested for tuberculosis
12	on the schedule required for employees in licensed facilities;
13	[(5)] (7) Require providers to notify parents if the
14	provider does not have immediate access to a telephone;
15	[(6)] <u>(8)</u> Make providers aware of local opportunities for
16	training in first aid and child care;
17	(9) Promulgate rules and regulations to define pre-service
18	training requirements for child care providers and employees
19	pursuant to applicable federal laws and regulations;
20	(10) Establish procedures for conducting unscheduled onsite
21	monitoring of child care providers prior to receiving state or
22	federal funds for providing child care services either by direct
23	payment or through reimbursement to a child care beneficiary, and
24	annually thereafter;
25	(11) Require child care providers who receive assistance
26	under applicable federal laws and regulations to report to the
27	department any serious injuries or death of children occurring in
28	<u>child care;</u>
29	(12) With input from statewide stakeholders such as

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1	parents, child care providers or administrators, and system
2	advocate groups, establish a transparent system of quality
3	indicators appropriate to the provider setting that shall provide
4	parents with a way to differentiate between child care providers
5	available in their communities as required by federal rules. The
6	system shall describe the standards used to assess the quality of
7	child care providers and the measurement approaches for such
8	assessment. The system shall indicate whether the provider meets
9	Missouri's registration or licensing standards, is in compliance
10	with applicable health and safety requirements, and the nature of
11	any violations related to registration or licensing requirements.
12	The system shall also indicate if the provider utilizes
13	nationally-recognized curricula and if the provider is in
14	compliance with staff educational requirements. Such system of
15	quality indicators established under this subdivision with the
16	input from stakeholders shall be promulgated by rules. Any rule
17	or portion of a rule, as that term is defined in section 536.010
18	that is created under the authority delegated in this section
19	shall become effective only if it complies with and is subject to
20	all of the provisions of chapter 536, and, if applicable, section
21	536.028. This section and chapter 536 are nonseverable and if
22	any of the powers vested with the general assembly pursuant to
23	<u>chapter 536, to review, to delay the effective date, or to</u>
24	disapprove and annul a rule are subsequently held
25	unconstitutional, then the grant of rulemaking authority and any
26	rule proposed or adopted after August 28, 2014, shall be invalid
27	and void. This subdivision shall not be construed as authorizing
28	the operation, establishment, maintenance, or mandating or
29	offering of incentives to participate in a quality rating system

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1 <u>unde</u>	<u>r section</u>	<u>161.216</u> .";	and
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Further amend the title and enacting clause accordingly.

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