SECOND REGULAR SESSION

[TRULY AGREED TO AND FINALLY PASSED]

HOUSE COMMITTEE SUBSTITUTE FOR

SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 567

97TH GENERAL ASSEMBLY

2014

4341H.06T

AN ACT

To repeal sections 174.335, 660.400, 660.403, 660.405, 660.407, 660.409, 660.411, 660.414, 660.416, 660.418, and 660.420, RSMo, and to enact in lieu thereof nineteen new sections relating to public health, with penalty provisions.

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

Section A. Sections 174.335, 660.400, 660.403, 660.405, 660.407, 660.409,

- 2 660.411, 660.414, 660.416, 660.418, and 660.420, RSMo, are repealed and
- 3 nineteen new sections enacted in lieu thereof, to be known as sections 174.335,
- 4 191.761, 197.168, 660.400, 660.403, 660.404, 660.405, 660.406, 660.407, 660.409,
- 5 660.411, 660.414, 660.416, 660.417, 660.418, 660.420, 660.422, 660.423, and
- 6 660.424, to read as follows:

174.335. 1. Beginning with the 2004-2005 school year and for each school

- 2 year thereafter, every public institution of higher education in this state shall
- 3 require all students who reside in on-campus housing to [sign a written waiver
- 4 stating that the institution of higher education has provided the student, or if the
- 5 student is a minor, the student's parents or guardian, with detailed written
- 6 information on the risks associated with meningococcal disease and the
- 7 availability and effectiveness of] have received the meningococcal vaccine
- 8 unless a signed statement of medical or religious exemption is on file
- 9 with the institution's administration. A student shall be exempted from
- 10 the immunization requirement of this section upon signed certification
- 11 by a physician licensed under chapter 334, indicating that either the
- 12 immunization would seriously endanger the student's health or life or
- 13 the student has documentation of the disease or laboratory evidence of
- 14 immunity to the disease. A student shall be exempted from the
- 15 immunization requirement of this section if he or she objects in writing

to the institution's administration that immunization violates his or herreligious beliefs.

- 2. [Any student who elects to receive the meningococcal vaccine shall not be required to sign a waiver referenced in subsection 1 of this section and shall present a record of said vaccination to the institution of higher education.
- 3.] Each public university or college in this state shall maintain records on the meningococcal vaccination status of every student residing in on-campus housing at the university or college[, including any written waivers executed pursuant to subsection 1 of this section].
- [4.] 3. Nothing in this section shall be construed as requiring any institution of higher education to provide or pay for vaccinations against meningococcal disease.
- 191.761. 1. Beginning July 1, 2015, the department of health and senior services shall provide a courier service to transport collected, donated umbilical cord blood samples to a nonprofit umbilical cord blood bank located in a city not within a county in existence as of the effective date of this section. The collection sites shall only be those facilities designated and trained by the blood bank in the collection and handling of umbilical cord blood specimens.
- 2. The department may promulgate rules to implement the 8 9 provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated 10 in this section shall become effective only if it complies with and is 11 subject to all of the provisions of chapter 536 and, if applicable, section 1213 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly under chapter 536 to 14review, to delay the effective date, or to disapprove and annul a rule 15are subsequently held unconstitutional, then the grant of rulemaking 17authority and any rule proposed or adopted after August 28, 2014, shall be invalid and void. 18
 - 197.168. Each year between October first and March first and in accordance with the latest recommendations of the Advisory Committee on Immunization Practices of the Centers for Disease Control and Prevention, each hospital licensed under this chapter shall offer, prior to discharge and with the approval of the attending physician or other practitioner authorized to order vaccinations or as authorized by physician-approved hospital policies or protocols for influenza vaccinations pursuant to state hospital regulations, immunizations

9 against influenza virus to all inpatients sixty-five years of age and 10 older unless contraindicated for such patient and contingent upon the 11 availability of the vaccine.

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

- 3 (1) "Abuse", the infliction of physical, sexual, or emotional injury 4 or harm;
- 5 (2) "Adult", an individual over the age of eighteen;
- [(2)] (3) "Adult day care program", a group program designed to provide care and supervision to meet the needs of functionally impaired adults for periods of less than twenty-four hours but more than two hours per day in a place other than the adult's own home;
- [(3)] (4) "Adult day care provider", the person, corporation, partnership, association or organization legally responsible for the overall operation of the adult day care program;
- 13 [(4)] (5) "Department", the department of [social services] health and senior services;
- 15 [(5) "Director", the director of the division of aging;
- 16 (6) "Division", the division of aging;
- 17 (7)] (6) "Functionally impaired adult", an adult who by reason of age or 18 infirmity requires care and supervision;
- [(8)] (7) "License", the document issued by the [division] department in accordance with the provisions of sections [199.025 and] 660.403 to 660.420 to an adult day care program which authorizes the adult day care provider to operate the program in accordance with the provisions of sections [199.025 and] 660.403 to 660.420 and the applicable rules promulgated pursuant thereto;
- 24 (8) "Operator", any person licensed or required to be licensed 25 under the provisions of sections 660.400 to 660.420 in order to establish, 26 conduct, or maintain an adult day care program;
- 27 (9) "Participant", a functionally impaired adult who is enrolled in an adult 28 day care program;
- 29 (10) "Person", any individual, firm, corporation, partnership, association, 30 agency, or an incorporated or unincorporated organization regardless of the name 31 used;
- 32 (11) ["Provisional license", the document issued by the division in 33 accordance with the provisions of sections 199.025 and 660.403 to 660.420 to an 34 adult day care provider which is not currently meeting the requirements 35 necessary to obtain a license;

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- 36 (12)] "Related", any of the following by blood, marriage or adoption: 37 parent, child, grandchild, brother, sister, half-brother, half-sister, stepparent, 38 uncle, aunt, niece, nephew, or first cousin;
- 39 [(13)] (12) "Staff participant ratio", the number of adult care staff 40 required by the [division] department in relation to the number of adults being cared for by such staff; 41
- 42 (13) "Substantial noncompliance", any violation of a class I or 43 class II standard or twenty or more violations of class III standards.
 - 660.403. 1. It shall be unlawful for any person to establish, maintain, or operate an adult day care program, or to advertise or hold himself out as being able to perform any adult day care service, unless he has obtained the proper license.
- 5 2. All applications for licenses shall be made on forms provided by the 6 [division] department and in the manner prescribed by the [division] 7 **department**. All forms provided shall include a fee schedule.
- 3. The applicant shall submit all documents required by the 8 department under this section attesting by signature that the statements contained in the application are true and correct to the best of the applicant's knowledge and belief, and that all required 11 documents are either included with the application or are currently on 13 file with the department.
 - 4. Within ten working days of the effective date of any document that replaces, succeeds, or amends any of the documents required by the department to be filed pursuant to this section, an operator shall file with the department a copy of such document. The operator shall attest by signature that the document is true and correct.
- 5. If an operator fails to file documents or amendments to 20 documents as required pursuant to this section and such failure is part of a pattern or practice of concealment, such failure shall be sufficient 2122grounds for revocation of a license or disapproval of an application for a license.
- 6. Upon receipt of an application for a license to operate an 24adult day care program, the [division] department shall [conduct an 25investigation of the adult day care program, and the applicant, for which a license 26 is sought in order to determine if such program is complying with the following] review the application, investigate the applicant and the statements 2829sworn to in the application for license and conduct any necessary inspections. A license shall be issued if the following requirements are 30

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- 32 (1) [Local fire safety requirements or fire safety requirements of the 33 division if there are no local codes] The statements in the application are 34 true and correct;
- 35 (2) [Local or state sanitation requirements] The adult day care 36 program and the operator are in substantial compliance with the 37 provisions of sections 660.400 to 660.420 and the standards established 38 thereunder;
 - (3) [Local building and zoning requirements, where applicable] Neither the operator nor any principals in the operation of the adult day care program have ever been convicted of a felony offense concerning the operation of an adult day care program, long-term health care facility or other health care facility;
- (4) [Staff/adult ratios required by the division] Neither the operator or any principals in the operation of the adult day care program are listed on the employee disqualification list maintained by the department; and
- 48 (5) [Other applicable provisions of sections 199.025 and 660.403 to 49 660.420 and all applicable rules promulgated pursuant thereto, including but not 50 limited to:
 - (a) The applicant's ability to render adult day care;
 - (b) The proposed plan for providing adult day care;
- 53 (c) The proposed plan of operation of the adult day care program, so that, 54 in the judgment of the division, minimum standards are being met to insure the 55 health and safety of the participants] All fees due to the state have been 56 paid.
- [4. Following completion of its investigation made pursuant to subsection 3 of this section and a finding that the applicant for a license has complied with 4 all applicable rules promulgated pursuant to sections 199.025 and 660.403 to 6 660.420 the division shall issue a license to such applicant.]
- 7. Such license shall be valid for the period designated by the [division]
 department, which period shall not exceed two years from the date of issuance,
 for the premises and persons named in the application.
 - 8. Upon denial of any application for a license, the department shall notify the applicant in writing, set forth therein the reasons and grounds for denial.
- [5.] 9. Each license issued under sections [199.025 and] 660.403 to 68 660.420 shall include the name of the [provider, owner and] operator; the name

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of the adult day care program; the location of the adult day care program; the hours of operations; the number [and any limitations or the type] of participants who may be served; and the period for which such license is valid.

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

10. The department may grant an operator a temporary operating permit in order to allow for state review of the application and inspection for the purposes of relicensure if the application review and inspection process has not been completed prior to the expiration of a license and the applicant is not at fault for the failure to complete the application review and inspection process.

660.404. 1. Whenever a duly authorized representative of the department finds upon an inspection of an adult day care program that it is not in compliance with the provisions of sections 660.400 to 660.420 and the standards established thereunder, the operator shall be informed of the deficiencies in an exit interview conducted with the operator or his designee. The department shall inform the operator or designee, in writing, of any violation of a class I standard at the time the determination is made. If there was a violation of any class I standard, immediate corrective action shall be taken by the operator or designee and a written plan of correction shall be submitted to the 10 11 department. A written report shall be prepared of any deficiency and a copy of such report and a written correction order shall be sent to the operator or designee by certified mail or other delivery service that 13 provides a dated receipt of delivery at the adult day care program 14address within ten working days after the inspection, stating separately 15each deficiency and the specific statute or regulation violated. 16

2. The operator or designee shall have five working days following receipt of a written report and correction order regarding a violation of a class I standard and ten working days following receipt

of the report and correction order regarding violations of class II or class III standards to submit a plan of correction for the department's approval which contains specific dates for achieving compliance. Within five working days after receiving a plan of correction regarding a violation of a class I standard and within ten working days after receiving a plan of correction regarding a violation of a class II or III standard, the department shall give its written approval or rejection of the plan.

3. If there was a violation of a class I standard, an unannounced reinspection shall be conducted within twenty calendar days of the exit interview to determine if deficiencies have been corrected. If there was a violation of any class II standard and the plan of correction is acceptable, an unannounced reinspection shall be conducted between forty and ninety calendar days from the date of the exit conference to determine the status of all previously cited deficiencies. If there was a violation of class III standards sufficient to establish that the adult day care program was not in substantial compliance, an unannounced reinspection shall be conducted within one hundred twenty days of the exit interview to determine the status of previously identified deficiencies.

4. In establishing standards for each type of adult day care program, the department shall classify the standards into three categories as follows:

(1) Class I standards are standards the violation of which would present either an imminent danger to the health, safety or welfare of any participant or a substantial probability that death or serious physical harm would result;

(2) Class II standards are standards which have a direct or immediate relationship to the health, safety or welfare of any participant, but which do not create imminent danger;

(3) Class III standards are standards which have an indirect or a potential impact on the health, safety or welfare of any participant.

5. Every adult day care program shall make available the most recent inspection report of the adult day care program. If the operator determines that the inspection report of the adult day care program contains individually identifiable health information, the operator may redact such information prior to making the inspection report available.

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- 6. If an adult day care program submits satisfactory documentation that establishes correction of any deficiency contained within the written report of deficiency required by section 600.404, an on-site revisit of such deficiency may not be required.
- 7. If, following the reinspection, the adult day care program is found not in substantial compliance with sections 660.400 to 660.420 and the standards established thereunder or the operator is not correcting the noncompliance in accordance with the plan of correction, the department shall issue a notice of noncompliance, which shall be sent by certified mail or other delivery service that provides a dated receipt of delivery to the operator of the adult day care program, according to the most recent information or documents on file with the department.
- 8. The notice of noncompliance shall inform the operator or administrator that the department may seek the imposition of any other action authorized by law.
- 9. At any time after an inspection is conducted, the operator may choose to enter into a consent agreement with the department to obtain a probationary license. The consent agreement shall include a provision that the operator will voluntarily surrender the license if substantial compliance is not reached in accordance with the terms and deadlines established under the agreement. The agreement shall specify the stages, actions and time span to achieve substantial compliance.
 - 10. Whenever a notice of noncompliance has been issued, the operator shall post a copy of the notice of noncompliance and a copy of the most recent inspection report in a conspicuous location in the adult day care program, and the department shall send a copy of the notice of noncompliance to concerned federal, state or local governmental agencies.
 - 660.405. 1. The department may revoke a license in any case in which it finds that:
- 3 (1) The operator failed or refused to comply with class I or II 4 standards, as established by the department pursuant to section 5 660.404; or failed or refused to comply with class III standards as 6 established by the department pursuant to section 660.404, where the 7 aggregate effect of such noncompliances presents either an imminent 8 danger to the health, safety or welfare of any participant or a

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9 substantial probability that death or serious physical harm would 10 result;

- (2) The operator refused to allow representatives of the 11 department to inspect the adult day care program for compliance with 12standards or denied representatives of the department access to 13 participants and employees necessary to carry out the duties set forth 14in this chapter and rules promulgated thereunder, except where 15employees of the adult day care program are in the process of 16 17 rendering immediate care to a participant of such adult day care 18 program;
- 19 (3) The operator demonstrated financial incapacity to operate 20 and conduct the adult day care program in accordance with the 21 provisions of sections 660.400 to 660.420;
 - (4) The operator or any principals in the operation of the adult day care program have ever been convicted of, or pled guilty or nolo contendere to a felony offense concerning the operation of an adult day care program, long-term health care facility or other health care facility; or
- 27 (5) The operator or any principals in the operation of the adult 28 day care program are listed on the EDL maintained by the department.
 - 2. Upon revocation of a license, the department shall so notify the operator in writing, setting forth the reason and grounds for the revocation. Notice of such revocation shall be sent either by certified mail, return receipt requested, to the operator at the address of the adult day care program, or served personally upon the operator. The department shall provide the operator notice of such revocation at least ten calendar days prior to its effective date.

[660.405.] **660.406.** 1. The provisions of sections [199.025 and] 660.403 to 660.420 shall not apply to the following:

- 3 (1) Any adult day care program operated by a person in which care is 4 offered for no more than two hours per day;
- 5 (2) Any adult day care program maintained or operated by the federal 6 government except where care is provided through a management contract;
- 7 (3) Any person who cares solely for persons related to the provider or who 8 has been designated as guardian of that person;
- 9 (4) Any adult day care program which cares for no more than four persons 10 unrelated to the provider;
- 11 (5) Any adult day care program licensed by the department of mental

- health under chapter 630 which provides care, treatment and habilitation exclusively to adults who have a primary diagnosis of mental disorder, mental illness, [mentalretardation] intellectual disability, or developmental disability
- 15 as defined;

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- 16 (6) Any adult day care program administered or maintained by a religious not-for-profit organization serving a social or religious function if the adult day care program does not hold itself out as providing the prescription or usage of physical or medical therapeutic activities or as providing or administering 20 medicines or drugs.
- 2. Nothing in this section shall prohibit any person listed in subsection 1 of this section from applying for a license or receiving a license if the adult day 23 care program owned or operated by such person conforms to the provisions of 24 sections [199.025 and] 660.403 to 660.420 and all applicable rules promulgated 25 pursuant thereto.
- shall have the right to enter the premises of an applicant for or holder of a license at any time during the hours of operation of a center to determine compliance with provisions of sections [199.025 and] 660.403 to 660.420 and applicable rules promulgated pursuant thereto. Entry shall also be granted for investigative purposes involving complaints regarding the operations of an adult day care program. The [division] department shall make at least two inspections per year, at least one of which shall be unannounced to the operator or provider. The [division] department may make such other inspections, announced or unannounced, as it deems necessary to carry out the provisions of sections [199.025 and] 660.403 to 660.420.
 - 2. The department may reduce the frequency of inspections to once a year if an adult day care program is found to be in substantial compliance. The basis for such determination shall include, but not be limited to, the following:
 - (1) Previous inspection reports;
 - (2) The adult day care program's history of compliance with rules promulgated pursuant to this chapter; and
- 19 (3) The number and severity of complaints received about the 20 adult day care program.
- 3. The applicant for or holder of a license shall cooperate with the investigation and inspection by providing access to the adult day care program, records and staff, and by providing access to the adult day care program to determine compliance with the rules promulgated pursuant to sections [199.025]

- 25 and 660.403 to 660.420.
- [3.] 4. Failure to comply with any lawful request of the [division] department in connection with the investigation and inspection is a ground for refusal to issue a license or for the [suspension or] revocation of a license.
- [4.] 5. The [division] department may designate to act for it, with full authority of law, any instrumentality of any political subdivision of the state of Missouri deemed by the [division] department to be competent to investigate and inspect applicants for or holders of licenses.
- 660.409. Each application for a license, or the renewal thereof, issued pursuant to sections [199.025 and] 660.403 to 660.420 shall be accompanied by a nonrefundable fee in the amount required by the [division] department. The fee, to be determined by the [director of the division] department, shall not exceed one hundred dollars and shall be based on the licensed capacity of the applicant.
- care program manual in partnership with the provider association to establish uniformity across the state and shall offer regional training sessions in order to provide technical assistance or consultation to assist applicants for or holders of licenses [or provisional licenses] in meeting the requirements of sections [199.025 and] 660.403 to 660.420, staff qualifications, and other aspects involving the operation of an adult day care program, and to assist in the achievement of programs of excellence related to the provision of adult day care. The program manual and regional training sessions required under this section shall be made available to adult day care programs by January 1, 2015.
- 660.414. 1. Whenever the [division] department is advised or has reason to believe that any person is operating an adult day care program without a license, [or provisional license,] or that any holder of license[, or provisional license] is not in compliance with the provisions of sections [199.025 and] 660.403 to 660.420, the [division] department shall make an investigation and inspection to ascertain the facts. If the [division] department is not permitted access to the adult day care program in question, the [division] department may apply to the circuit court of the county in which the program is located for an order authorizing entry for inspection. The court shall issue the order if it finds reasonable grounds necessitating the inspection.
- 2. If the [division] **department** finds that the adult day care program is being operated in violation of sections [199.025 and] 660.403 to 660.420, it may seek, among other remedies, injunctive relief against the adult day care program.

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660.416. 1. Any person aggrieved by an official action of the [division] department either refusing to issue a license or revoking [or suspending] a license may seek a determination thereon by the administrative hearing commission pursuant to the provisions of section [161.272, et seq.] 621.045; except that, the petition must be filed with the administrative hearing commission within thirty calendar days after the [mailing or] delivery of notice to the applicant for or holder of such license or certificate. When the notification of the official action is mailed to the applicant for or holder of such a license, there shall be included in the notice a statement of the procedure whereby the 10 applicant for or holder of such license may appeal the decision of the [division] department before the administrative hearing commission. It shall not be a 11 condition to such determination that the person aggrieved seek a reconsideration, 12 a rehearing or exhaust any other procedure within the [division] department. 13

- 2. The administrative hearing commission may stay the revocation [or suspension] of such certificate or license, pending the commission's findings and determination in the cause, upon such conditions as the commission deems necessary and appropriate including the posting of bond or other security; except that, the commission shall not grant a stay or if a stay has already been entered shall set aside its stay, if, upon application of the [division] department, the commission finds reason to believe that continued operation of the [facility] adult day care program to which the certificate or license in question applies pending the commission's final determination would present an imminent danger to the health, safety or welfare of any person or a substantial probability that death or serious physical harm would result. In any case in which the [division] department has refused to issue a certificate or license, the commission shall have no authority to stay or to require the issuance of a license pending final determination by the commission.
- 3. The administrative hearing commission shall make the final decision as to the issuance [, suspension,] or revocation of a license. Any person aggrieved by a final decision of the administrative hearing commission, including the [division] department, may seek judicial review of such decision by filing a petition for review in the court of appeals for the district in which the adult day care program to which the license in question applies is located. Review shall be had, except as provided in this section, in accordance with the provisions of sections [161.337 and 161.338] 621.189 and 621.193.

660.417. The department shall promulgate reasonable standards and regulations for adult day care programs. The standards and regulations shall relate to licensure requirements, staffing

- 4 requirements, program policies and participant care requirements,
- 5 participant right requirements, record keeping requirements, fire
- 6 safety requirements and physical plant requirements.
- 660.418. The [director of the division] department shall have the
- 2 authority to promulgate rules pursuant to this section and chapter 536 in order
- 3 to carry out the provisions of sections [199.025 and] 660.403 to 660.420. No rule
- 4 or portion of a rule promulgated under the authority of section [199.025 and]
- 5 sections 660.403 to 660.420 shall become effective unless it has been promulgated
- 6 pursuant to the provisions of section 536.024.
- 660.420. 1. Any person who violates any provision of sections [199.025]
- 2 and] 660.403 to 660.420, or who, for himself or for any other person, makes
- 3 materially false statements in order to obtain a certificate or license, or the
- 4 renewal thereof, issued pursuant to sections [199.025 and] 660.403 to 660.420,
- 5 shall be guilty of a class A misdemeanor. Any person violating this
- 6 subsection wherein abuse or neglect of a participant of the program
- has occurred is guilty of a class D felony.
- 8 2. Any person who is convicted pursuant to this section shall, in addition
- 9 to all other penalties provided by law, have any license issued to him under
- 10 sections [199.025 and] 660.403 to 660.420 revoked, and shall not operate, nor
- 11 hold any license to operate, any adult day care program, or other entity governed
- 12 by the provisions of sections [199.025 and] 660.403 to 660.420 for a period of
- 13 three years after such conviction.
 - 660.422. 1. The department may provide through its internet
 - 2 website:
 - 3 (1) The most recent inspection of every adult day care program
 - 4 licensed in this state and any such findings of deficiencies and the
 - 5 effect the deficiency would have on such program. If such inspection
- 6 is in dispute, the inspection shall not be posted on the website until the
- 7 program's informal dispute resolution process resolves the dispute; and
- 8 (2) The program's proposed plan of correction.
- 9 2. Nothing in this section shall be construed as requiring the
- 10 department to post any information on its internet website that is
- 11 prohibited from disclosure pursuant to the federal Health Insurance
- 12 Portability and Accountability Act, as amended.
 - 660.423. 1. As used in this section, the following terms shall
 - 2 mean:
 - 3 (1) "Deficiency", a program's failure to meet a participation
 - requirement or standard supported by evidence gathered from

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- 5 observation, interview, or record review;
- 6 (2) "IDR", informal dispute resolution as provided for in this 7 section;
- 8 (3) "Independent third party", the federally designated Medicare
 9 Quality Improvement Organization in this state;
- (4) "Plan of correction", a program's response to deficiencies which explains how corrective action will be accomplished, how the program will identify other participants who may be affected by the deficiency practice, what measures will be used or systemic changes made to ensure that the deficient practice will not reoccur, and how the program will monitor to ensure that solutions are sustained.
 - 2. The department may contract with an independent third party to conduct informal dispute resolution (IDR) for programs licensed under sections 660.403 to 660.420. The IDR process, including conferences, shall constitute an informal administrative process and shall not be construed to be a formal evidentiary hearing. Use of IDR under this section shall not waive the program's right to pursue further or additional legal actions.
 - 3. The department shall establish an IDR process to determine whether a cited deficiency as evidenced by a statement of deficiencies against a program shall be upheld. The IDR process shall include the following minimum requirements:
 - (1) Within ten working days of the end of the inspection, the department shall transmit to the program a statement of deficiencies committed by the program. Notification of the availability of an IDR and IDR process shall be included in the transmittal;
 - (2) Within ten working days of receipt of the statement of deficiencies, the program shall return a plan of correction to the department. Within such ten-day period, the program may request in writing an IDR conference to refute the deficiencies cited in the statement of deficiencies;
- 36 (3) Within ten working days of receipt for an IDR conference 37 made by an adult day care program, the department shall hold an IDR 38 conference unless otherwise requested by the program. The IDR 39 conference shall provide the program with an opportunity to provide 40 additional information or clarification in support of the program's 41 contention that the deficiencies were erroneously cited. The program 42 may be accompanied by counsel during the IDR conference. The type

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43 of IDR held shall be at the discretion of the program, but shall be 44 limited to:

- 45 (a) A desk review of written information submitted by the 46 program; or
 - (b) A telephonic conference; or
 - (c) A face-to-face conference.
- 4. Within ten calendar days of the IDR conference described in subsection 3 of this section, the department shall make a determination, based upon the facts and findings presented, and shall transmit the decision and rationale for the outcome in writing to the program.
 - 5. If the original statement of deficiencies should be changed as a result of the IDR conference, the department shall transmit a revised statement of deficiencies to the program with the notification of the determination within ten calendar days of the decision to change the statement of deficiencies.
- 6. Within ten working days of receipt of the determination and the revised statement of deficiencies, the program shall submit a plan of correction to the department.
- 7. The department shall not post on its website any information about the deficiencies which are in dispute unless the dispute determination is made and the program has responded with a revised plan of correction, if needed.
- 66 8. Any rule or portion of a rule, as that term is defined in section 67 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of 68 the provisions of chapter 536, and, if applicable, section 536.028. This 69 section and chapter 536 are nonseverable and if any of the powers 70 vested with the general assembly pursuant to chapter 536, to review, to 71delay the effective date, or to disapprove and annul a rule are 7273 subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall 75 be invalid and void.

660.424. Adult day care programs licensed under sections 660.403
to 660.420 shall evaluate the program rate structure in FY 2015 and
determine a cost-based uniform rate for services to be presented as a
budget line item in the Department of Health and Senior Services FY
budget request for adult day programs which provide care,

- 6 treatment, rehabilitation, and habilitation exclusively to adults and
- 7 seniors with physical disabilities, mental, neurological, and cognitive
- 8 disorders such as brain injuries, dementia, and other intellectual
- 9 impairments, excluding in the budget request, the cost for individuals
- 10 already funded by a department of mental health waiver.

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