House	Amendment NO
	Offered By
AMEND House Committee	ee Substitute for Senate Committee Substitute for Senate Bill No. 380,
Page 9, Section 192.926, 1	Line 47, by inserting immediately after said line the following:
"197.600. 1. For	purposes of this section, the term "pain management clinic" shall mean a
	cility, or office in which health care providers provide chronic
nonmalignant pain treatme	ent through pharmacotherapy to a majority of its patients for ninety days or
more in a twelve-month p	eriod or a privately owned clinic, facility, or office which advertises in any
medium for chronic pain i	management services through pharmacotherapy. Chronic nonmalignant
pain treatment through ph	armacotherapy shall not include, and shall not be construed to include,
	sthesia services, postoperative pain control, or interventional pain
management procedures a	and techniques. For purposes of determining if a clinic, facility, or office
	ement clinic under this section, the entire clinic, facility, or office caseload
	nealth care services from all physicians, advanced practice registered
nurses, physician assistant	ts, and assistant physicians who serve in the clinic, facility, or office shall
be counted.	
2. No owner or en	nployee of a pain management clinic shall have previously been denied or
	prescribe, dispense, administer, supply, or sell a controlled substance or
been subject to disciplinar	ry action by any licensing entity for conduct that was a result of
inappropriately prescribin	g, dispensing, administering, supplying, or selling a controlled substance.
	ement clinic as defined in this section shall operate in the state unless it has
	ement clinic certificate by the department of health and senior services after
	inic meets the requirements of this section and any other requirements the
	y regulation. Any pain management clinic operating on the effective date
	ninety days to obtain a certificate from the department.
	t of health and senior services shall promulgate rules and regulations to
	of this section pertaining to the operation and licensure of pain
-	h rules and regulations shall include, but not be limited to:
	on process and any required fees;
(2) Required hour	· · ·
~ <i>-</i>	uses and certifications of staff and staffing levels;
	and patient chart requirements;
· · · · · · · · · · · · · · · · · · ·	to participate in any prescription drug monitoring program in Missouri.
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Any rule or portion of a ru	ale, as that term is defined in section 536.010, that is created under the
	section shall become effective only if it complies with and is subject to all
	er 536 and, if applicable, section 536.028. This section and chapter 536 are
	Date
	Date

nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 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 August 28, 2015, shall be invalid and void."; and

Further amend said bill, Page 15, Section 301.142, Line 217, by inserting immediately after said line the following:

 "Section 1. Certified music therapists who have completed the education and clinical training requirements established by the American Music Therapy Association and have passed the Certification Board for Music Therapists certification examination shall be deemed as licensed by the department of elementary and secondary education for the purposes of providing services to the first steps program under sections 160.900 to 160.925."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.