House \_\_\_\_\_

Amendment NO.

## **Offered By**

1 AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, 2 Page 34, Section 182.660, Line 38, by inserting the following after all of said section and line: 3 4 "190.103. 1. One physician with expertise in emergency medical services from each of the 5 EMS regions shall be elected by that region's EMS medical directors to serve as a regional EMS 6 medical director. The regional EMS medical directors shall constitute the state EMS medical 7 director's advisory committee and shall advise the department and their region's ambulance services 8 on matters relating to medical control and medical direction in accordance with sections 190.001 to 9 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The regional EMS medical director shall serve a term of four years. The southwest, northwest, and Kansas City 10 regional EMS medical directors shall be elected to an initial two-year term. The central, east 11 12 central, and southeast regional EMS medical directors shall be elected to an initial four-year term. 13 All subsequent terms following the initial terms shall be four years. The state EMS medical director 14 shall be elected by the members of the regional EMS medical director's advisory committee, shall 15 serve a term of four years, and shall seek to coordinate EMS services between the EMS regions, 16 promote educational efforts for agency medical directors, represent Missouri EMS nationally in the 17 role of the state EMS medical director, and seek to incorporate the EMS system into the health care system serving Missouri. 18 19 2. A medical director is required for all ambulance services and emergency medical 20 response agencies that provide: advanced life support services; basic life support services utilizing 21 medications or providing assistance with patients' medications; or basic life support services performing invasive procedures including invasive airway procedures. The medical director shall 22 provide medical direction to these services and agencies in these instances. 23 24 3. The medical director, in cooperation with the ambulance service or emergency medical 25 response agency administrator, shall have the responsibility and the authority to ensure that the 26 personnel working under their supervision are able to provide care meeting established standards of 27 care with consideration for state and national standards as well as local area needs and resources. 28 The medical director, in cooperation with the ambulance service or emergency medical response 29 agency administrator, shall establish and develop triage, treatment and transport protocols, which 30 may include authorization for standing orders. 31 4. All ambulance services and emergency medical response agencies that are required to

Action Taken Date

Page 1 of 6

1 have a medical director shall establish an agreement between the service or agency and their 2 medical director. The agreement will include the roles, responsibilities and authority of the medical 3 director beyond what is granted in accordance with sections 190.001 to 190.245 and rules adopted 4 by the department pursuant to sections 190.001 to 190.245. The agreement shall also include 5 grievance procedures regarding the emergency medical response agency or ambulance service, 6 personnel and the medical director. 7 5. Regional EMS medical directors and the state EMS medical director elected as provided 8 under subsection 1 of this section shall be considered public officials for purposes of sovereign 9 immunity, official immunity, and the Missouri public duty doctrine defenses. 10 6. The state EMS medical director's advisory committee shall be considered a peer review 11 committee under section 537.035. 12 7. Regional EMS medical directors may act to provide online telecommunication medical 13 direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics and provide offline medical 14 direction per standardized treatment, triage, and transport protocols when EMS personnel, including 15 EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, are providing care to special needs 16 patients or at the request of a local EMS agency or medical director. 17 8. When developing treatment protocols for special needs patients, regional EMS medical 18 directors may promulgate such protocols on a regional basis across multiple political subdivisions' 19 jurisdictional boundaries and such protocols may be used by multiple agencies including, but not 20 limited to, ambulance services, emergency response agencies, and public health departments. 21 Treatment protocols shall include steps to ensure the receiving hospital is informed of the pending 22 arrival of the special needs patient, the condition of the patient, and the treatment instituted. 23 9. Multiple EMS agencies including, but not limited to, ambulance services, emergency 24 response agencies, and public health departments shall take necessary steps to follow the regional 25 EMS protocols established as provided under subsection 8 of this section in cases of mass casualty 26 or state-declared disaster incidents. 27 10. When regional EMS medical directors develop and implement treatment protocols for 28 patients or provide online medical direction for such patients, such activity shall not be construed as 29 having usurped local medical direction authority in any manner. 11. Notwithstanding any other provision of law, when regional EMS medical directors are 30 31 providing either online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and 32 community paramedics, or offline medical direction per standardized EMS treatment, triage, and 33 transport protocols for patients, those medical directions or treatment protocols may include the 34 administration of the patient's own prescription medications. 190.142. 1. The department shall, within a reasonable time after receipt of an application, 35 36 cause such investigation as it deems necessary to be made of the applicant for an emergency medical 37 technician's license. The director may authorize investigations into criminal records in other states 38 for any applicant. 39 2. The department shall issue a license to all levels of emergency medical technicians, for a 40 period of five years, if the applicant meets the requirements established pursuant to sections 190.001 41 to 190.245 and the rules adopted by the department pursuant to sections 190.001 to 190.245. The

1 department may promulgate rules relating to the requirements for an emergency medical technician 2 including but not limited to: 3 (1) Age requirements; 4 (2) Education and training requirements based on respective [national curricula of the 5 United States Department of Transportation] National Emergency Medical Services Education 6 Standards and any modification to such curricula specified by the department through rules adopted 7 pursuant to sections 190.001 to 190.245; 8 (3) EMT-P programs must be accredited by the Commission on Accreditation of Allied 9 Health Education Programs (CAAHEP) or hold Committee on Accreditation of Education Programs 10 for the Emergency Medical Services Professions (CoAEMSP) letter of review; 11 (4) Initial licensure testing requirements. Initial EMT-P licensure testing shall be through 12 the national registry of EMTs or examinations developed and administered by the department of 13 health and senior services; 14 [(4)] (5) Continuing education and relicensure requirements; and 15 [(5)] (6) Ability to speak, read and write the English language. 16 3. Application for all levels of emergency medical technician license shall be made upon 17 such forms as prescribed by the department in rules adopted pursuant to sections 190.001 to 18 190.245. The application form shall contain such information as the department deems necessary to 19 make a determination as to whether the emergency medical technician meets all the requirements of 20 sections 190.001 to 190.245 and rules promulgated pursuant to sections 190.001 to 190.245. 21 4. All levels of emergency medical technicians may perform only that patient care which is: 22 (1) Consistent with the training, education and experience of the particular emergency 23 medical technician; and (2) Ordered by a physician or set forth in protocols approved by the 24 medical director. 25 5. No person shall hold themselves out as an emergency medical technician or provide the 26 services of an emergency medical technician unless such person is licensed by the department. 27 6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created 28 under the authority delegated in this section shall become effective only if it complies with and is 29 subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and 30 chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to 31 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 32 33 August 28, 2002, shall be invalid and void. 34 190.144. 1. No emergency medical technician licensed under section 190.142 or 190.143, if acting in good faith and without gross negligence, shall be liable for: 35 36 (1) Transporting a person for whom an application for detention for evaluation and 37 treatment has been filed under section 631.115 or 632.305; [or-] 38 (2) Physically or chemically restraining an at-risk behavioral health patient as that term is 39 defined under section 190.240 if such restraint is to ensure the safety of the patient or technician; or 40 (3) The administration of a patient's personal medication when deemed necessary. 41 2. Nothing in this section shall be construed as creating an exception to sovereign immunity,

1

official immunity, or the Missouri public duty doctrine defenses.

2 190.165. 1. The department may refuse to issue or deny renewal of any certificate, permit 3 or license required pursuant to sections 190.100 to 190.245 for failure to comply with the provisions 4 of sections 190.100 to 190.245 or any lawful regulations promulgated by the department to 5 implement its provisions as described in subsection 2 of this section. The department shall notify 6 the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621. 7 8 2. The department may cause a complaint to be filed with the administrative hearing 9 commission as provided by chapter 621 against any holder of any certificate, permit or license required by sections 190.100 to 190.245 or any person who has failed to renew or has surrendered 10 11 his or her certificate, permit or license for failure to comply with the provisions of sections 190.100 12 to 190.245 or any lawful regulations promulgated by the department to implement such sections. 13 Those regulations shall be limited to the following: 14 (1) Use or unlawful possession of any controlled substance, as defined in chapter 195, or 15 alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any 16 activity licensed or regulated by sections 190.100 to 190.245;

(2) Being finally adjudicated and found guilty, or having entered a plea of guilty or nolo 17 18 contendere, in a criminal prosecution under the laws of any state or of the United States, for any 19 offense reasonably related to the qualifications, functions or duties of any activity licensed or 20 regulated pursuant to sections 190.100 to 190.245, for any offense an essential element of which is 21 fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not 22 sentence is imposed;

23 (3) Use of fraud, deception, misrepresentation or bribery in securing any certificate, permit 24 or license issued pursuant to sections 190.100 to 190.245 or in obtaining permission to take any 25 examination given or required pursuant to sections 190.100 to 190.245;

26 (4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by 27 fraud, deception or misrepresentation;

28 (5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in 29 the performance of the functions or duties of any activity licensed or regulated by sections 190.100 30 to 190.245;

31 (6) Violation of, or assisting or enabling any person to violate, any provision of sections 32 190.100 to 190.245, or of any lawful rule or regulation adopted by the department pursuant to 33 sections 190.100 to 190.245;

34 (7) Impersonation of any person holding a certificate, permit or license or allowing any 35 person to use his or her certificate, permit, license or diploma from any school;

36 (8) Disciplinary action against the holder of a license or other right to practice any activity 37 regulated by sections 190.100 to 190.245 granted by another state, territory, federal agency or 38 country upon grounds for which revocation or suspension is authorized in this state;

39 (9) For an individual being finally adjudged insane or incompetent by a court of competent 40 jurisdiction;

41

(10) Assisting or enabling any person to practice or offer to practice any activity licensed or

1 regulated by sections 190.100 to 190.245 who is not licensed and currently eligible to practice 2 pursuant to sections 190.100 to 190.245; 3 (11) Issuance of a certificate, permit or license based upon a material mistake of fact; 4 (12) Violation of any professional trust, confidence, or legally protected privacy rights of a 5 patient by means of an unauthorized or unlawful disclosure; 6 (13) Use of any advertisement or solicitation which is false, misleading or deceptive to the 7 general public or persons to whom the advertisement or solicitation is primarily directed; 8 (14) Violation of the drug laws or rules and regulations of this state, any other state or the 9 federal government; 10 (15) Refusal of any applicant or licensee to respond to reasonable department of health and senior services' requests for necessary information to process an application or to determine license 11 12 status or license eligibility; 13 (16) Any conduct or practice which is or might be harmful or dangerous to the mental or 14 physical health or safety of a patient or the public; 15 (17) Repeated acts of negligence or recklessness in the performance of the functions or 16 duties of any activity licensed or regulated by sections 190.100 to 190.245. 17 3. If the department conducts investigations, the department, prior to interviewing a licensee 18 who is the subject of the investigation, shall explain to the licensee that he or she has the right to: 19 (1) Consult legal counsel or have legal counsel present; 20 (2) Have anyone present whom he or she deems to be necessary or desirable, except for 21 any holder of any certificate, permit, or license required by sections 190.100 to 190.245]; and 22 (3) Refuse to answer any question or refuse to provide or sign any written statement. 23 24 The assertion of any right listed in this subsection shall not be deemed by the department to be a failure to cooperate with any department investigation. 25 26 4. After the filing of such complaint, the proceedings shall be conducted in accordance with 27 the provisions of chapter 621. Upon a finding by the administrative hearing commission that the 28 grounds, provided in subsection 2 of this section, for disciplinary action are met, the department 29 may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the department deems appropriate for a period not to exceed five years, 30 31 or may suspend, for a period not to exceed three years, or revoke the license, certificate or permit. Notwithstanding any provision of law to the contrary, the department shall be authorized to impose 32 33 a suspension or revocation as a disciplinary action only if it first files the requisite complaint with 34 the administrative hearing commission. The administrative hearing commission shall hear all 35 relevant evidence on remediation activities of the licensee and shall make a recommendation to the 36 department of health and senior services as to licensure disposition based on such evidence. 37 5. An individual whose license has been revoked shall wait one year from the date of 38 revocation to apply for relicensure. Relicensure shall be at the discretion of the department after compliance with all the requirements of sections 190.100 to 190.245 relative to the licensing of an 39 40 applicant for the first time. Any individual whose license has been revoked twice within a ten-year 41 period shall not be eligible for relicensure.

1 6. The department may notify the proper licensing authority of any other state in which the 2 person whose license was suspended or revoked was also licensed of the suspension or revocation. 3 7. Any person, organization, association or corporation who reports or provides information 4 to the department pursuant to the provisions of sections 190.100 to 190.245 and who does so in 5 good faith shall not be subject to an action for civil damages as a result thereof. 6 8. The department of health and senior services may suspend any certificate, permit or 7 license required pursuant to sections 190.100 to 190.245 simultaneously with the filing of the 8 complaint with the administrative hearing commission as set forth in subsection 2 of this section, if 9 the department finds that there is an imminent threat to the public health. The notice of suspension 10 shall include the basis of the suspension and notice of the right to appeal such suspension. The 11 licensee may appeal the decision to suspend the license, certificate or permit to the department. The 12 appeal shall be filed within ten days from the date of the filing of the complaint. A hearing shall be 13 conducted by the department within ten days from the date the appeal is filed. The suspension shall 14 continue in effect until the conclusion of the proceedings, including review thereof, unless sooner 15 withdrawn by the department, dissolved by a court of competent jurisdiction or stayed by the 16 administrative hearing commission."; and 17

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

19 accordingly.