## FIRST REGULAR SESSION HOUSE BILL NO. 157

## 99TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE FREDERICK.

D. ADAM CRUMBLISS, Chief Clerk

## AN ACT

To repeal section 334.253, RSMo, and to enact in lieu thereof one new section relating to physical therapists.

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

Section A. Section 334.253, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 334.253, to read as follows:

334.253. 1. A physician may not make a referral to an entity for the furnishing of any
physical therapy services with whom the physician, physician's employer, or immediate family
member of such referring physician has a financial relationship. A financial relationship exists
if the referring physician, the referring physician's employer, or immediate family member:
(1) Has a direct or indirect ownership or investment interest in the entity whether through
equity, debt, or other means; or
(2) Receives remuneration from a compensation arrangement from the entity for the

7 (2) Receives remuneration from a compensation arrangement from the entity for the8 referral.

9 2. The following financial arrangements shall be exempt from disciplinary action under 10 this section:

11 (1) [When] If the entity with whom the referring physician has an ownership or 12 investment interest is the sole provider of the physical therapy service within a rural area;

(2) [When] If the referring physician owns registered securities issued by a publicly held corporation or publicly traded limited partnership, the shares of which are traded on a national exchange or the over-the-counter market, provided that such referring physician's interest in the publicly held corporation or publicly traded limited partnership is less than five percent and the referring physician does not receive any compensation from such publicly held corporation or

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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18 publicly traded limited partnership other than as any other owner of the shares of such publicly

19 held corporation or publicly traded limited partnership;

(3) [When] If the referring physician has an interest in real property resulting in a
landlord-tenant relationship between the physician and the entity in which the equity interest is
held, unless the rent is determined, in whole or in part, by the business volume or profitability
of the tenant or is otherwise unrelated to fair market value;

(4) [When] If the indirect ownership in the entity is by means of a bona fide debt incurred in the purchase or acquisition of the entity for a price which does not in any manner reflect the potential source of referrals from the physician with the indirect interest in the entity and the terms of the debt are fair market value, and neither the amount or the terms of the debt in any manner, directly or indirectly, constitutes a form of compensating such physician for the source of his business;

30 (5) [When] If such physician's employer is a health maintenance organization as defined 31 in subdivision (6) of section 376.960 and such health maintenance organization owns or controls 32 other organizations which furnish physical therapy services so long as the referral is to such 33 owned or controlled organization and the physician does not also have a direct or indirect 34 ownership or investment interest in such organization, physical therapy services or the health 35 maintenance organization and the referring physician does not receive any remuneration as the 36 result of the referral;

(6) [When] If such physician's employer is a hospital defined in section 197.020 and such hospital owns or controls other organizations which furnish physical therapy services so long as the referral is to such owned or controlled organization and the physician does not also have a direct or indirect ownership or investment interest in such organization, physical therapy service, or the hospital and the referring physician does not receive any remuneration as the result of the referral;

(7) If the entity with whom the referring physician has an ownership or investment
interest is compliant with the limitation of physician referrals as provided in 42 U.S.C.
Section 1395nn.

3. The provisions of sections 334.252 and 334.253 shall become effective January 1,
1995.

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