## SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1443

## 99TH GENERAL ASSEMBLY

4561H.02C

D. ADAM CRUMBLISS, Chief Clerk

## AN ACT

To repeal sections 208.024 and 208.182, RSMo, and to enact in lieu thereof one new section relating to temporary assistance for needy families benefits, with penalty provisions.

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

Section A. Sections 208.024 and 208.182, RSMo, are repealed and one new section 2 enacted in lieu thereof, to be known as section 208.024, to read as follows:

208.024. 1. Eligible recipients of temporary assistance for needy families (TANF) or [supplementary] supplemental nutrition assistance program (SNAP) benefits shall not use such 2 funds in any electronic benefit transfer transaction in any [liquor store, casino, gambling casino, 3 or gaming establishment, any retail establishment which provides adult-oriented entertainment 4 5 in which performers disrobe or perform in an unclothed state for entertainment] prohibited establishment, or in any place for [the purchase of alcoholic beverages, lottery tickets, or 6 7 tobacco products or for any item the department determines by rule is primarily marketed for or used by adults eighteen or older and is not in the best interests of the child or household] a 8 prohibited purchase. An eligible recipient of TANF or SNAP assistance who makes a purchase 9 10 in violation of this section shall reimburse the department of social services for such purchase. For any third or subsequent offense, a TANF recipient shall lose his or her TANF benefits 11 12 for a period of two years. 13 2. An individual, store owner or proprietor of an establishment shall not knowingly 14 accept TANF cash assistance or [supplementary nutrition assistance program (SNAP)] SNAP 15 funds held on electronic benefit transfer cards for [the purchase of alcoholic beverages, lottery 16 tickets, or tobacco products] a prohibited purchase or [for use in any electronic benefit transfer transaction] in any [liquor store, casino, gambling casino, or gaming establishment, any retail 17

18 establishment which provides adult-oriented entertainment in which performers disrobe 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.

19 perform in an unclothed state for entertainment, or in any place for the purchase of alcoholic 20 beverages, lottery tickets, or tobacco products or for any item the department determines by rule 21 is primarily marketed for or used by adults eighteen or older and is not in the best interests of the 22 child or household] prohibited establishment. No store owner or proprietor of any [liquor 23 store, casino, gambling casino, gaming establishment, or any retail establishment which provides adult-oriented entertainment in which performers disrobe or perform in an unclothed state for 24 25 entertainment prohibited establishment shall adopt any policy, either explicitly or implicitly, 26 which encourages, permits, or acquiesces in its employees knowingly accepting electronic 27 benefit transfer cards in violation of this section. This section shall not be construed to require 28 any store owner or proprietor of an establishment which is not a [liquor store, casino, gambling casino, gaming establishment, or retail establishment which provides adult-oriented 29 30 entertainment in which performers disrobe or perform in an unclothed state for entertainment] prohibited establishment to check the source of payment from every individual who [purchases 31 alcoholic beverages, lottery tickets, tobacco products, or any item the department determines by 32 rule is primarily marketed for or used by adults eighteen or older and is not in the best interests 33 of the child or household] makes a prohibited purchase. An individual, store owner or 34 35 proprietor of an establishment who knowingly accepts electronic benefit transfer cards in violation of this section shall be punished by a fine of not more than five hundred dollars for the 36 first offense, a fine of not less than five hundred dollars nor more than one thousand dollars for 37 38 the second offense, and a fine of not less than one thousand dollars for the third or subsequent 39 offense.

3. Any recipient of TANF or SNAP benefits who does not make at least one electronic 40 41 benefit transfer transaction within the state for a period of ninety days shall have his or her benefit payments to the electronic benefit account temporarily suspended, pending an 42 43 investigation by the department of social services to determine if the recipient is no longer a 44 Missouri resident. If the department finds that the recipient is no longer a Missouri resident, it 45 shall close the recipient's case. Closure of a recipient's case shall trigger the automated benefit eligibility process under section 208.238. A recipient may appeal the closure of his or her case 46 47 to the director under section 208.080.

48 4. A recipient who does not make an electronic benefit transfer transaction within the 49 state for a period of sixty days shall be provided notice of the possibility of the suspension of 50 funds if no electronic benefit transfer transaction occurs in the state within another thirty days 51 after the date of the notice.

52 5. (1) The department shall apply for a waiver from the federal Department of 53 Health and Human Services authorizing the implementation of subdivision (2) of this 54 subsection. HCS HB 1443

55 (2) No recipient of TANF or SNAP benefits shall use his or her electronic benefit 56 transfer (EBT) card at any automated teller machine (ATM), to receive cash back on a 57 purchase, or to otherwise access the benefits as cash.

- 58 **6.** For purposes of this section:
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(1) The following terms shall mean:

(a) "Electronic benefit transfer transaction", the use of a credit or debit card service,
automated teller machine, point-of-sale terminal, or access to an online system for the
withdrawal of funds or the processing of a payment for merchandise or a service; [and]

(b) "Liquor store", any retail establishment which sells exclusively or primarily
intoxicating liquor. Such term does not include a grocery store which sells both intoxicating
liquor and groceries including staple foods as outlined under the Food and Nutrition Act of 2008;

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## (c) "Pornography", any of the following:

a. Any obscene material or performance depicting sexual conduct, sexual contact
 as defined in section 566.010, or a sexual performance; or

b. Any visual depiction, including any photograph, film, video, picture, or
computer or computer-generated image or picture, whether made or produced by
electronic, mechanical, or other means, of sexually explicit conduct;

(d) "Prohibited establishment", any liquor store, casino, gambling casino, gaming
establishment, or any retail establishment that provides adult-oriented entertainment in
which performers disrobe or perform in an unclothed state for entertainment;

(e) "Prohibited purchase", alcoholic beverages, lottery tickets, pornography, or
tobacco products, or any item the department determines by rule is primarily marketed
for or used by adults eighteen or older and is not in the best interests of a child or
household;

(f) "Tobacco products", cigarettes, cigarette papers, cigars, smokeless tobacco,
 smoking tobacco, vapor products, or any other form of tobacco products or products made
 with tobacco substitute containing nicotine;

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(2) Casinos, gambling casinos, or gaming establishments shall not include:

(a) A grocery store which sells groceries including staple foods, and which also offers,
or is located within the same building or complex as a casino, gambling, or gaming activities;

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(b) Any other establishment that offers casino, gambling, or gaming activities incidentalto the principal purpose of the business.

[208.182. 1. The family support division shall establish pilot projects in2St. Louis City and in any county with a population of six hundred thousand or3more, which shall provide for a system of electronic transfer of benefits to public4assistance recipients. Such system shall allow recipients to obtain cash from

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automated teller machines or point of sale terminals. If less than the total amount
 of benefits is withdrawn, the recipient shall be given a receipt showing the
 current status of his or her account.

2. The disclosure of any information provided to a financial institution,
 business or vendor by the family support division under this section is prohibited.
 Such financial institution, business or vendor may not use or sell such
 information and may not divulge the information without a court order.
 Violation of this subsection is a class A misdemeanor.

3. Subject to appropriations and subject to receipt of waivers from the
 federal government to prevent the loss of any federal funds, the department of
 social services shall require the use of photographic identification on electronic
 benefit transfer cards issued to recipients in this system. Such photographic
 identification electronic benefit transfer card shall be in a form approved by the
 department of social services.

4. The family support division shall promulgate rules and regulations
 necessary to implement the provisions of this section pursuant to section 660.017
 and chapter 536.

5. The delivery of electronic benefits and the electronic eligibility
 verification, including, but not limited to, aid to families with dependent children
 (AFDC), women, infants and children (WIC), early periodic screening diagnosis
 and treatment (EPSDT), food stamps, supplemental security income (SSI),
 including Medicaid, child support, and other programs, shall reside in one card
 that may be enabled by function from time to time in a convenient manner.]

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