

FIRST REGULAR SESSION  
HOUSE COMMITTEE SUBSTITUTE FOR  
**SENATE BILL NO. 155**  
**102ND GENERAL ASSEMBLY**

1129H.04C

DANA RADEMAN MILLER, Chief Clerk

---

**AN ACT**

To repeal sections 21.851, 100.265, 104.160, 162.261, 162.471, 162.481, 162.492, 162.601, 162.611, 169.070, 169.560, 169.596, 182.645, 190.100, 190.134, 190.142, 190.327, 191.305, 192.745, 194.300, 204.300, 204.610, 215.020, 251.034, 262.217, 650.320, and 650.340, RSMo, and to enact in lieu thereof twenty-nine new sections relating to certain administrative entities.

---

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

Section A. Sections 21.851, 100.265, 104.160, 162.261, 162.471, 162.481, 162.492, 2 162.601, 162.611, 169.070, 169.560, 169.596, 182.645, 190.100, 190.134, 190.142, 190.327, 3 191.305, 192.745, 194.300, 204.300, 204.610, 215.020, 251.034, 262.217, 650.320, and 4 650.340, RSMo, are repealed and twenty-nine new sections enacted in lieu thereof, to be 5 known as sections 21.851, 21.950, 67.2727, 100.265, 104.160, 115.062, 162.261, 162.471, 6 162.481, 162.492, 162.601, 162.611, 169.070, 169.560, 169.596, 182.645, 190.100, 190.142, 7 190.327, 191.305, 192.745, 194.300, 204.300, 204.610, 215.020, 251.034, 262.217, 650.320, 8 and 650.340, to read as follows:

21.851. 1. There is hereby established a **permanent** joint committee of the general 2 assembly, which shall be known as the "Joint Committee on Disaster Preparedness and 3 Awareness" and shall be composed of the following members:

4 (1) Three members of the senate to be appointed by the president pro tempore of the 5 senate;

6 (2) Two members of the senate to be appointed by the minority floor leader of the 7 senate;

8 (3) Three members of the house of representatives to be appointed by the speaker of 9 the house of representatives; **and**

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.

10 (4) Two members of the house of representatives to be appointed by the minority  
11 floor leader of the house of representatives[;]

12 ~~(5) The director of the department of public safety, or his or her designee;~~

13 ~~(6) The director of the department of agriculture, or his or her designee; and~~

14 ~~(7) The adjutant general of the state, or his or her designee].~~

15 2. A majority of the members of the committee shall constitute a quorum, but the  
16 concurrence of a majority of the members shall be required for the determination of any  
17 matter within the committee's duties.

18 3. The joint committee shall make a continuous study and investigation into issues  
19 relating to disaster preparedness and awareness including, but not limited to, the following  
20 areas:

21 (1) Natural and manmade disasters;

22 (2) State and local preparedness for floods;

23 (3) State and local preparedness for tornados, blizzards, and other severe storms;

24 (4) Food and energy resiliency;

25 (5) Cybersecurity;

26 (6) The budget reserve fund established under Article IV, Section 27(a) of the  
27 Missouri Constitution;

28 (7) The protection of vulnerable populations in intermediate care facilities and skilled  
29 nursing facilities as those terms are defined in section 198.006; and

30 (8) Premises that have been previously contaminated with radioactive material.

31 4. **The joint committee shall collect information from the department of public  
32 safety, the department of agriculture, and the office of adjutant general.**

33 5. The joint committee shall compile a full report of its activities for submission to the  
34 general assembly. The report shall be submitted not later than January first of even-numbered  
35 years and may include any recommendations which the committee may have for legislative  
36 action. The report may also include an analysis and statement of the manner in which  
37 statutory provisions relating to disaster preparedness and awareness are being executed.

38 ~~[5-]~~ 6. The joint committee may employ such personnel as it deems necessary to carry  
39 out the duties imposed by this section, within the limits of any appropriation for such purpose.

40 ~~[6-]~~ 7. The members of the committee shall serve without compensation, but any  
41 actual and necessary expenses incurred in the performance of the committee's official duties  
42 by the joint committee, its members, and any staff assigned to the committee shall be paid  
43 from the joint contingent fund.

44 ~~[7- This section shall expire on December 31, 2022]~~

45           **8. The joint committee shall select a chairperson and vice-chairperson, one of**  
46 **whom shall be a member of the senate and the other a member of the house of**  
47 **representatives, to serve for a two-year term.**

**21.950. 1. When a convention is called to propose amendments to the United**  
2 **States Constitution pursuant to Article V of the United States Constitution, the selection**  
3 **and participation of commissioners from Missouri to such convention shall be governed**  
4 **by this section.**

5           **2. (1) Missouri shall have a number of commissioners equal to the number of**  
6 **congressional districts in the state at the time with one commissioner from each**  
7 **congressional district and a number of alternate commissioners equal to the number of**  
8 **congressional districts in the state at the time with one alternate commissioner from**  
9 **each congressional district.**

10           **(2) Commissioners and alternates shall be citizens of the state of Missouri and**  
11 **shall otherwise meet the same qualifications necessary to hold office in the Missouri**  
12 **house of representatives. Commissioners and alternates may include persons holding**  
13 **public office, subject to further limits described below, except that no person will be**  
14 **eligible who is:**

15           **(a) A member of the United States House of Representatives or Senate;**

16           **(b) An employee of the United States;**

17           **(c) An employee or other representative of a contractor with the United States;**

18 **or**

19           **(d) An elected official holding a statewide office.**

20

21 **Commissioners and alternates are also subject to those existing ethics rules that apply to**  
22 **members of the general assembly.**

23           **(3) The house of representatives and senate shall select, by adoption of a**  
24 **concurrent resolution, the commissioners and alternates who meet the eligibility**  
25 **requirements described in this section and who are submitted to the house of**  
26 **representatives and the senate by the joint legislative committee as provided in**  
27 **subsection 4 of this section. Of the commissioners, at least one-third shall not be sitting**  
28 **members of the general assembly. Of the alternate commissioners, at least one-third**  
29 **shall not be sitting members of the general assembly.**

30           **(4) A majority of the commissioners shall constitute a quorum for all decisions**  
31 **made by the delegation, and no commissioner may give his or her vote by proxy or**  
32 **otherwise to any other commissioner. The commissioners shall select a chair to**  
33 **administer the work of the commissioners.**

34           **3. (1) Each commissioner and alternate shall, by oath or affirmation as a**  
35 **condition of participating in the convention, agree to faithfully and impartially**  
36 **discharge all the duties incumbent upon a commissioner, including the duty to abide by**  
37 **instructions established by concurrent resolution of the general assembly for**  
38 **participation in the convention and the duty to act only within the scope of the**  
39 **general assembly's application for the convention if Missouri applied for the convention**  
40 **in which the commissioners are participating. Each commissioner and alternate shall**  
41 **further agree to immediately notify the joint legislative committee if he or she believes**  
42 **that any Missouri commissioner or alternate has violated his or her oath or instructions**  
43 **while participating in the convention.**

44           **(2) Prior to the Article V convention, the general assembly shall consider**  
45 **"Recommended Commissioner Instructions" presented to it by the joint legislative**  
46 **committee as discussed further in subsection 4 of this section and shall by concurrent**  
47 **resolution provide duly approved instructions to the commissioners and alternates**  
48 **regarding the scope of matters the commissioners may consider and vote on at the**  
49 **convention, including rules of procedure and proposed amendments. Such instructions**  
50 **may be changed by the general assembly prior to or during the convention. These**  
51 **instructions shall include, but shall not be limited to:**

52           **(a) An instruction that the commissioners shall not support any voting rule other**  
53 **than the rule whereby each state exercises one vote; and**

54           **(b) An instruction that on all voting matters at the convention, the decision of a**  
55 **simple majority of the Missouri commissioners shall constitute a single vote for the state**  
56 **of Missouri.**

57           **(3) Any vote cast by a commissioner or alternate at an Article V convention that**  
58 **is outside the scope of any of the following is an unauthorized vote and is therefore void:**

59           **(a) The instructions established by any concurrent resolution adopted under this**  
60 **section; or**

61           **(b) Any limits identified in the Missouri general assembly's application for the**  
62 **convention.**

63           **4. (1) After or near the time an Article V convention is called, a joint legislative**  
64 **committee shall be duly authorized by the general assembly for the purposes described**  
65 **in this section. The joint legislative committee shall be comprised of five members of the**  
66 **senate appointed by the president pro tempore of the senate, with three members from**  
67 **the majority party and two members from the minority party, and five members of the**  
68 **house of representatives appointed by the speaker of the house of representatives, with**  
69 **three members from the majority party and two members from the minority party, and**  
70 **shall have the initial task of recommending eligible commissioners to the house of**

71 representatives and the senate for consideration of appointment as commissioners. The  
72 joint legislative committee shall submit at least three persons from each congressional  
73 district who are eligible, as provided in this section, to serve as commissioners and at  
74 least three different persons from each congressional district who are eligible, as  
75 provided in this section, to serve as alternate commissioners. The house of  
76 representatives and the senate shall select a commissioner and alternate commissioner  
77 from each congressional district from the names submitted by the joint legislative  
78 committee. The joint legislative committee shall also be charged with presenting  
79 "Recommended Commissioner Instructions" to the full general assembly for  
80 consideration leading to a concurrent resolution as discussed in subdivision (2) of  
81 subsection 3 of this section. Such commissioner instructions shall define the scope of  
82 matters the commissioners may consider and vote on at the Article V convention,  
83 including rules of procedure and proposed amendments as discussed more fully in  
84 subsection 3 of this section. All recommendations that secure a simple majority vote of  
85 the members present shall be deemed approved "Recommended Commissioner  
86 Instructions" to be submitted to the full general assembly for its consideration.

87 (2) After commissioners have been selected, the joint legislative committee may  
88 recall any commissioner and revoke such commissioner's authority. However, the joint  
89 legislative committee shall recall and revoke the authority only in the event the  
90 commissioner casts or attempts to cast an unauthorized vote as described in this section.  
91 The joint legislative committee shall also appoint one of the selected alternates to take  
92 the place of a commissioner so recalled. The joint legislative committee shall promptly  
93 investigate any notice that a commissioner or alternate has cast an unauthorized vote or  
94 otherwise exceeded the scope of the general assembly's application for the convention or  
95 the general assembly's instructions to the commissioners. The joint legislative  
96 committee shall act to ensure that the commissioners remain faithful to the terms of  
97 the convention application and the general assembly's instructions. Before or during  
98 the Article V convention, the joint legislative committee may advise the commissioners  
99 on questions that arise regarding the scope of the convention and the legislative  
100 instructions to commissioners.

101 (3) By concurrent resolution, the general assembly may change or supersede any  
102 action of the joint legislative committee or recall commissioners or alternates to the  
103 convention, or appoint new commissioners or alternates.

104 (4) The joint legislative committee shall be authorized to conduct its business via  
105 telephone or by electronic communication.

106           **5. If the provisions of this section conflict with the rules or procedures**  
107 **established by the Article V convention, the general assembly may, by concurrent**  
108 **resolution, conform these provisions to such rules or procedures.**

**67.2727. 1. For purposes of this section, the following terms mean:**

2           **(1) "Governing body", the governing body of a political subdivision;**

3           **(2) "Meeting", any meeting of a governing body;**

4           **(3) "Political subdivision", any county, city, town, or village.**

5           **2. Before July 1, 2024, each governing body shall adopt a meeting speaker policy**  
6 **to ensure that the requirements listed in this subsection are followed at each meeting of**  
7 **the governing body:**

8           **(1) Each governing body shall designate a time for public comment at the**  
9 **beginning of each regular public meeting. Such public comment period shall be**  
10 **available to residents, businesses, and taxpayers of the political subdivision and shall be**  
11 **subject to reasonable rules requiring decorum and civility in the meeting space;**

12           **(2) No governing body shall restrict the category or content of remarks during**  
13 **such public comment period;**

14           **(3) A governing body may set a time limit on any individual who desires to speak**  
15 **at a meeting. Each such time limit shall designate not less than three minutes per**  
16 **speaker. The governing body may limit the public comment period to one hour of actual**  
17 **testimony or twenty speakers, whichever is less based on the number of minutes**  
18 **designated per speaker. If the time designated for the public comment period expires**  
19 **and additional speakers were not afforded the time to speak, such additional speakers**  
20 **shall have the opportunity to speak at the public comment period of the next regular**  
21 **public meeting and the governing body shall provide an alternate method of**  
22 **communicating such additional speakers' concerns to the governing body;**

23           **(4) Each governing body may request identifying information of each individual**  
24 **desiring to speak, but shall not require any information other than the name and**  
25 **address of the individual as a condition of speaking;**

26           **(5) No governing body shall ban an individual from attending or remove an**  
27 **individual from participating in a meeting unless such individual is banned or removed**  
28 **because such individual commits the offense of peace disturbance as provided in section**  
29 **574.010, has previously been removed from a meeting and issued a summons for the**  
30 **offense of peace disturbance under section 574.010, or is prohibited from being on**  
31 **property of the political subdivision under state law; and**

32           **(6) Each governing body shall provide a method for an individual who is unable**  
33 **to attend the public comment period of a meeting to submit a written statement. Any**  
34 **such written statement submitted before the beginning of the meeting shall be provided**

35 **to the governing body and made available to all individuals attending such meeting and**  
36 **to the public upon request unless such written statement violates the policies or rules**  
37 **established for the public comment period.**

38 **3. If it is necessary to hold a meeting on less than twenty-four hours' notice, or if**  
39 **the meeting will be conducted exclusively electronically, or at a time that is not**  
40 **reasonably convenient to the public, the nature of the good cause justifying that**  
41 **departure from the normal requirements shall be stated in the minutes. Meetings held**  
42 **in person and not otherwise subject to being closed under section 610.021 shall be**  
43 **conducted in a manner that allows physical in-person public attendance.**

100.265. 1. There is hereby created within the department of economic development  
2 the "Missouri Development Finance Board", which shall constitute a body corporate and  
3 politic and shall consist of ~~twelve~~ **sixteen** members, including the lieutenant governor, the  
4 director of the department of economic development, the director of the department of natural  
5 resources, ~~and~~ the director of the department of agriculture, **two members of the senate,**  
6 **one of which shall be from the majority party appointed by the president pro tempore of**  
7 **the senate and one of which shall be from the minority party appointed by the minority**  
8 **leader, and two members of the house of representatives, one of which shall be from the**  
9 **majority party appointed by the speaker of the house of representatives and one of**  
10 **which shall be from the minority party appointed by the minority leader.** No more than  
11 five members appointed by the governor to the board shall be of the same political party.  
12 Except for the lieutenant governor, the director of the department of economic development,  
13 the director of the department of natural resources, ~~and~~ the director of the department of  
14 agriculture, **and members of the general assembly,** all members shall be appointed by the  
15 governor by and with the advice and consent of the senate, and shall serve for terms of four  
16 years. The persons serving as members of the Missouri economic development, export and  
17 infrastructure board on August 28, 1994, shall become members of the Missouri development  
18 finance board for terms to expire at the same time their terms would have expired if they had  
19 remained members of the Missouri economic development, export and infrastructure board.  
20 The Missouri development finance board shall replace the Missouri economic development,  
21 export and infrastructure board. All moneys, property, any other assets or liabilities of the  
22 Missouri economic development, export and infrastructure board on August 28, 1994, shall  
23 be transferred to the Missouri development finance board. All powers, duties and functions  
24 performed by the Missouri economic development, export and infrastructure board pursuant  
25 to sections 100.250 to 100.297 shall be transferred to the Missouri development finance  
26 board.

27 **2. Each member of the board appointed by the governor shall have resided in this**  
28 **state for at least five years prior to appointment. Except for the lieutenant governor, director**

29 of the department of economic development, the director of the department of natural  
30 resources, ~~and~~ the director of the department of agriculture, **and members of the general**  
31 **assembly**, no person may be appointed to the board who is an elected officer or employee of  
32 the state, or any agency, board, commission, or authority established by the state.

33 3. The governor shall designate one of the members of the board to serve as chairman.  
34 The board shall meet at such times and places it shall designate. ~~Seven~~ **Nine** members shall  
35 constitute a quorum. No vacancy in the membership shall impair the right of a quorum of the  
36 members to exercise all of the rights and powers and to perform all of the duties of the board.

37 4. Members of the board shall serve without compensation but shall be reimbursed  
38 for their reasonable and necessary expenses incurred in the performance of their duties.

104.160. The board of trustees shall consist of three members of the state highways  
2 and transportation commission elected by the members of the commission. The  
3 superintendent of the highway patrol and the director of the department of transportation  
4 shall serve as members by virtue of their respective offices, and their successors shall succeed  
5 them as members of the board of trustees. In addition, one member of the senate appointed  
6 by the president pro tem of the senate and one member of the house of representatives,  
7 appointed by the speaker of the house shall serve as members of the board of trustees. In  
8 addition to the appointed legislators, two active employee members of the system shall be  
9 elected by a plurality vote of the active employee members of the system, herein designated  
10 for four-year terms to commence July 1, 1982, and every four years thereafter. One elected  
11 member shall be elected from the active employees of the department of transportation and  
12 one elected member shall be elected from the active employees of the civilian or uniformed  
13 highway patrol. **The terms of the active employee representatives serving on the board**  
14 **on August 28, 2026, shall continue until June 30, 2028. All terms of elected active**  
15 **employee representatives shall be for four years after June 30, 2028.** In addition to the  
16 two active employee members, two retirees of the system shall be elected to serve on the  
17 board by a plurality vote of the retirees of the system. One retiree shall be elected by the  
18 retired employees of the transportation department and one retiree shall be elected by the  
19 retired employees of the civilian or uniformed highway patrol. The retiree serving on the  
20 board on August 28, 2007, shall continue to serve on the board as the representative of the  
21 retired employees of the transportation department until June 30, 2010. An election shall be  
22 held prior to January 1, 2008, for the retiree to be elected by the retired employees of the  
23 civilian or uniformed highway patrol with said term to commence on January 1, 2008, and  
24 expire on June 30, 2010. All terms of elected retired employees shall be for four years after  
25 June 30, 2010. The board shall determine the procedures for nomination and election of the  
26 elective board members. Nominations may be entered by any member of the system,  
27 provided members of the system have a reasonable opportunity to vote.

115.062. 1. Before June first immediately following a municipal election for  
2 members of the board of education of a seven-director school district, a metropolitan  
3 school district, or a municipal election for members of the board of directors of an  
4 urban school district, such school district shall submit to the election authority with  
5 jurisdiction over the area in which the majority of such school district is located a report  
6 containing the following information:

7 (1) The name of such school district;

8 (2) The name of each school board member or director serving such district;

9 (3) The length and expiration date of the term of each school board member or  
10 director; and

11 (4) The direct hyperlink to a publicly accessible webpage on the school district's  
12 website that contains the requirements and process that an individual shall follow to file  
13 as a candidate for election to the board of education or board of directors of such school  
14 district. If such a webpage does not exist, the school district shall provide such  
15 information in writing to the election authority with jurisdiction over the area in which  
16 the majority of such school district is located.

17 2. Before July first of each year, an election authority that receives the  
18 information required under subsection 1 of this section shall report to the secretary of  
19 state's office such information for each school district located primarily within such  
20 election authority's jurisdiction.

21 3. (1) Each school district shall report to the election authority with jurisdiction  
22 over the area in which the majority of such school district is located a resignation,  
23 removal, or death of a board of education member or board of directors member and a  
24 change or appointment made to fill a vacancy on such board of education or board of  
25 directors. Such report shall be submitted within seven days of such vacancy.

26 (2) The election authority shall report to the secretary of state's office  
27 information received under subdivision (1) of this subsection within thirty days of  
28 receiving such information.

29 4. The secretary of state's office shall post on its website a list containing all  
30 information received from election authorities under subsection 3 of this section. Such  
31 list shall be posted before August first of each year in a format that is easily viewable  
32 and shall be revised as changes occur.

162.261. 1. The government and control of a seven-director school district, other  
2 than an urban district, is vested in a board of education of seven members, who hold their  
3 office for three years, except as provided in sections 162.241 and 162.563, and until their  
4 successors are duly elected and qualified. Any vacancy occurring in the board shall be filled  
5 by the remaining members of the board; except that if there are more than two vacancies at

6 any one time, the county commission upon receiving written notice of the vacancies shall fill  
7 the vacancies by appointment. If there are more than two vacancies at any one time in a  
8 county without a county commission, the county executive upon receiving written notice of  
9 the vacancies shall fill the vacancies, with the advice and consent of the county council, by  
10 appointment. The person appointed shall hold office until the next municipal election, when a  
11 director shall be elected for the unexpired term.

12 2. No seven-director, urban, or metropolitan school district board of education shall  
13 hire a spouse of any member of such board for a vacant or newly created position unless the  
14 position has been advertised pursuant to board policy and the superintendent of schools  
15 submits a written recommendation for the employment of the spouse to the board of  
16 education. The names of all applicants as well as the name of the applicant hired for the  
17 position shall be included in the board minutes.

18 3. The provisions of Article VII, Section 6 of the Missouri Constitution apply to  
19 school districts.

20 **4. Each school district shall report information about such school district and**  
21 **the board of education members as required under section 115.062.**

162.471. 1. The government and control of an urban school district is vested in a  
2 board of seven directors.

3 2. Except as provided in section 162.563, each director shall be a voter of the district  
4 who has resided within this state for one year next preceding the director's election or  
5 appointment and who is at least twenty-four years of age. All directors, except as otherwise  
6 provided in sections 162.481, 162.492, and 162.563, shall hold their offices for six years and  
7 until their successors are duly elected and qualified. All vacancies occurring in the board;  
8 ~~except as provided in section 162.492,~~ shall be filled by appointment by the board as soon as  
9 practicable, and the person appointed shall hold office until the next school board election,  
10 when a successor shall be elected for the remainder of the unexpired term. The power of the  
11 board to perform any official duty during the existence of a vacancy continues unimpaired  
12 thereby.

162.481. 1. Except as otherwise provided in this section and sections 162.492 and  
2 162.563, all elections of school directors in urban school districts shall be held biennially at  
3 the same times and places as municipal elections.

4 2. Except as otherwise provided in subsections 3, 4, and 5 of this section, hereafter  
5 when a seven-director district becomes an urban school district, the directors of the prior  
6 seven-director district shall continue as directors of the urban school district until the  
7 expiration of the terms for which they were elected and until their successors are elected as  
8 provided in this subsection. The first biennial school election for directors shall be held in the  
9 urban school district at the time provided in subsection 1 which is on the date of or

10 subsequent to the expiration of the terms of the directors of the prior district which are first to  
11 expire, and directors shall be elected to succeed the directors of the prior district whose terms  
12 have expired. If the terms of two directors only have expired, the directors elected at the first  
13 biennial school election in the urban school district shall be elected for terms of six years. If  
14 the terms of four directors have expired, two directors shall be elected for terms of six years  
15 and two shall be elected for terms of four years. At the next succeeding biennial election held  
16 in the urban school district, successors for the remaining directors of the prior seven-director  
17 district shall be elected. If only two directors are to be elected they shall be elected for terms  
18 of six years each. If four directors are to be elected, two shall be elected for terms of six years  
19 and two shall be elected for terms of two years. After seven directors of the urban school  
20 district have been elected under this subsection, their successors shall be elected for terms of  
21 six years.

22         3. In any school district in which a majority of the district is located in any home rule  
23 city with more than one hundred fifty-five thousand but fewer than two hundred thousand  
24 inhabitants, elections shall be held annually at the same times and places as general municipal  
25 elections for all years where one or more terms expire, and the terms shall be for three years  
26 and until their successors are duly elected and qualified for all directors elected on and after  
27 August 28, 1998.

28         4. For any school district which becomes an urban school district by reason of the  
29 2000 federal decennial census, elections shall be held annually at the same times and places  
30 as general municipal elections for all years where one or more terms expire, and the terms  
31 shall be for three years and until their successors are duly elected and qualified for all  
32 directors elected on and after August 28, 2001.

33         5. In any school district in any county with a charter form of government and with  
34 more than three hundred thousand but fewer than four hundred fifty thousand inhabitants  
35 which becomes an urban school district by reason of the 2010 federal decennial census,  
36 elections shall be held annually at the same times and places as general municipal elections  
37 for all years where one or more terms expire, and the terms shall be for three years and until  
38 their successors are duly elected and qualified for all directors elected on and after April 2,  
39 2012.

40         6. In any urban school district in a county of the first classification with more than  
41 eighty-three thousand but fewer than ninety-two thousand inhabitants and with a home rule  
42 city with more than seventy-six thousand but fewer than ninety-one thousand inhabitants as  
43 the county seat, elections shall be held annually at the same times and places as general  
44 municipal elections for all years where one or more terms expire, and upon expiration of any  
45 term after August 28, 2015, the term of office shall be for three years and until their  
46 successors are duly elected and qualified.

47           **7. Each school district shall report information about such school district and**  
48 **the board of education directors as required under section 115.062.**

162.492. 1. In all urban districts containing the greater part of the population of a city  
2 which has more than three hundred thousand inhabitants, the election authority of the city in  
3 which the greater portion of the school district lies, and of the county if the district includes  
4 territory not within the city limits, shall serve ex officio as a redistricting commission. The  
5 commission shall on or before November 1, 2018, divide the school district into five  
6 subdistricts, all subdistricts being of compact and contiguous territory and as nearly equal in  
7 the number of inhabitants as practicable and thereafter the board shall redistrict the district  
8 into subdivisions as soon as practicable after each United States decennial census. In  
9 establishing the subdistricts each member shall have one vote and a majority vote of the total  
10 membership of the commission is required to make effective any action of the commission.

11           2. School elections for the election of directors shall be held on municipal election  
12 days in 2014 and 2016. At the election in 2014, directors shall be elected to hold office until  
13 2019 and until their successors are elected and qualified. At the election in 2016, directors  
14 shall be elected until 2019 and until their successors are elected and qualified. Beginning in  
15 2019, school elections for the election of directors shall be held on the local election date as  
16 specified in the charter of a home rule city with more than four hundred thousand inhabitants  
17 and located in more than one county. Beginning at the election for school directors in 2019,  
18 the number of directors on the board shall be reduced from nine to seven. Two directors shall  
19 be at-large directors and five directors shall represent the subdistricts, with one director from  
20 each of the subdistricts. At the 2019 election, one of the at-large directors and the directors  
21 from subdistricts one, three, and five shall be elected for a two-year term, and the other at-  
22 large director and the directors from subdistricts two and four shall be elected for a four-year  
23 term. Thereafter, all seven directors shall serve a four-year term. Directors shall serve until  
24 the next election and until their successors, then elected, are duly qualified as provided in this  
25 section. In addition to other qualifications prescribed by law, each member elected from a  
26 subdistrict shall be a resident of the subdistrict from which he or she is elected. The  
27 subdistricts shall be numbered from one to five.

28           3. The five candidates, one from each of the subdistricts, who receive a plurality of  
29 the votes cast by the voters of that subdistrict and the at-large candidates receiving a plurality  
30 of the at-large votes shall be elected. The name of no candidate for nomination shall be  
31 printed on the ballot unless the candidate has at least sixty days prior to the election filed a  
32 declaration of candidacy with the secretary of the board of directors containing the signatures  
33 of at least two hundred fifty registered voters who are residents of the subdistrict within which  
34 the candidate for nomination to a subdistrict office resides, and in case of at-large candidates

35 the signatures of at least five hundred registered voters. The election authority shall  
36 determine the validity of all signatures on declarations of candidacy.

37 4. In any election either for at-large candidates or candidates elected by the voters of  
38 subdistricts, if there are more than two candidates, a majority of the votes are not required to  
39 elect but the candidate having a plurality of the votes shall be elected.

40 5. The names of all candidates shall appear upon the ballot without party designation  
41 and in the order of the priority of the times of filing their petitions of nomination. No  
42 candidate may file both at large and from a subdistrict and the names of all candidates shall  
43 appear only once on the ballot, nor may any candidate file more than one declaration of  
44 candidacy. All declarations shall designate the candidate's residence and whether the  
45 candidate is filing at large or from a subdistrict and the numerical designation of the  
46 subdistrict or at-large area.

47 6. The provisions of all sections relating to seven-director school districts shall also  
48 apply to and govern urban districts in cities of more than three hundred thousand inhabitants,  
49 to the extent applicable and not in conflict with the provisions of those sections specifically  
50 relating to such urban districts.

51 7. Vacancies which occur on the school board ~~[between the dates of election shall be~~  
52 ~~filled by special election if such vacancy happens more than six months prior to the time of~~  
53 ~~holding an election as provided in subsection 2 of this section. The state board of education~~  
54 ~~shall order a special election to fill such a vacancy. A letter from the commissioner of~~  
55 ~~education, delivered by certified mail to the election authority or authorities that would~~  
56 ~~normally conduct an election for school board members shall be the authority for the election~~  
57 ~~authority or authorities to proceed with election procedures. If a vacancy occurs less than six~~  
58 ~~months prior to the time of holding an election as provided in subsection 2 of this section, no~~  
59 ~~special election shall occur and the vacancy shall be filled at the next election day on which~~  
60 ~~local elections are held as specified in the charter of any home rule city with more than four~~  
61 ~~hundred thousand inhabitants and located in more than one county] shall be filled in the~~  
62 **manner provided in section 162.471.**

162.601. 1. Elected members of the board in office on August 28, 1998, shall hold  
2 office for the length of term for which they were elected, and any members appointed  
3 pursuant to section 162.611 to fill vacancies left by elected members in office on August 28,  
4 1998, shall serve for the remainder of the term to which the replaced member was elected.

5 2. No board members shall be elected at the first municipal election in an odd-  
6 numbered year next following August 28, 1998.

7 3. Three board members shall be elected at the second municipal election in an odd-  
8 numbered year next following August 28, 1998, to serve four-year terms.

9           4. Four board members shall be elected at the third municipal election in an odd-  
10 numbered year next following August 28, 1998, and two of such members shall be elected to  
11 four-year terms and two of such members shall be elected to three-year terms. For the two  
12 members elected at the municipal election in 2006, the terms of such members shall expire  
13 after their successors are elected and qualified pursuant to subsection 6 of this section.

14           5. Beginning with the fourth municipal election in an odd-numbered year next  
15 following August 28, 1998, and at each succeeding municipal election in a year during which  
16 board member terms expire, there shall be elected members of the board of education, who  
17 shall assume the duties of their office at the first regular meeting of the board of education  
18 after their election, and who shall hold office for four years, and until their successors are  
19 elected and qualified.

20           6. For the two board members who are elected at the municipal election in 2006, their  
21 successors thereafter shall be elected at the general election in the year in which their terms  
22 expire.

23           7. Members of the board of directors shall be elected to represent seven subdistricts.  
24 The subdistricts shall be established by the state board of education to be compact, contiguous  
25 and as nearly equal in population as practicable. The subdistricts shall be revised by the state  
26 board of education after each decennial census and at any other time the state board  
27 determines that the district's demographics have changed sufficiently to warrant redistricting.

28           8. A member shall reside in and be elected in the subdistrict which the member is  
29 elected to represent. Subdistrict 1 shall be comprised of wards 1, 2, 22 and 27. Subdistrict 2  
30 shall be comprised of wards 3, 4, 5 and 21. Subdistrict 3 shall be comprised of wards 18, 19,  
31 20 and 26. Subdistrict 4 shall be comprised of wards 6, 7, 17 and 28. Subdistrict 5 shall be  
32 comprised of wards 9, 10, 11 and 12. Subdistrict 6 shall be comprised of wards 13, 14, 16 and  
33 25. Subdistrict 7 shall be comprised of wards 8, 15, 23 and 24.

34           **9. Each school district shall report information about such school district and**  
35 **the board of education members as required under section 115.062.**

162.611. Any member failing to attend the meetings of the board for three  
2 consecutive regular meetings, unless excused by the board for reasons satisfactory to the  
3 board, shall be deemed to have vacated his **or her** seat; and the secretary of the board shall  
4 certify that fact to the ~~[mayor]~~ **board**. The secretary shall likewise certify to the ~~[mayor]~~  
5 **board** any other vacancy occurring in the board. Any vacancy shall be filled by the ~~[mayor]~~  
6 **board** by appointment for the remainder of the term.

169.070. 1. The retirement allowance of a member whose age at retirement is sixty  
2 years or more and whose creditable service is five years or more, or whose sum of age and  
3 creditable service equals eighty years or more, or who has attained age fifty-five and whose  
4 creditable service is twenty-five years or more or whose creditable service is thirty years or

5 more regardless of age, may be the sum of the following items, not to exceed one hundred  
6 percent of the member's final average salary:

7 (1) Two and five-tenths percent of the member's final average salary for each year of  
8 membership service;

9 (2) Six-tenths of the amount payable for a year of membership service for each year  
10 of prior service not exceeding thirty years.

11

12 In lieu of the retirement allowance otherwise provided in subdivisions (1) and (2) of this  
13 subsection, a member may elect to receive a retirement allowance of:

14 (3) Two and four-tenths percent of the member's final average salary for each year of  
15 membership service, if the member's creditable service is twenty-nine years or more but less  
16 than thirty years, and the member has not attained age fifty-five;

17 (4) Two and thirty-five-hundredths percent of the member's final average salary for  
18 each year of membership service, if the member's creditable service is twenty-eight years or  
19 more but less than twenty-nine years, and the member has not attained age fifty-five;

20 (5) Two and three-tenths percent of the member's final average salary for each year of  
21 membership service, if the member's creditable service is twenty-seven years or more but less  
22 than twenty-eight years, and the member has not attained age fifty-five;

23 (6) Two and twenty-five-hundredths percent of the member's final average salary for  
24 each year of membership service, if the member's creditable service is twenty-six years or  
25 more but less than twenty-seven years, and the member has not attained age fifty-five;

26 (7) Two and two-tenths percent of the member's final average salary for each year of  
27 membership service, if the member's creditable service is twenty-five years or more but less  
28 than twenty-six years, and the member has not attained age fifty-five;

29 (8) [~~Between July 1, 2001, and July 1, 2014,~~] Two and fifty-five hundredths percent  
30 of the member's final average salary for each year of membership service, if the member's  
31 creditable service is ~~[thirty-one]~~ **thirty-two** years or more regardless of age.

32 2. In lieu of the retirement allowance provided in subsection 1 of this section, a  
33 member whose age is sixty years or more on September 28, 1975, may elect to have the  
34 member's retirement allowance calculated as a sum of the following items:

35 (1) Sixty cents plus one and five-tenths percent of the member's final average salary  
36 for each year of membership service;

37 (2) Six-tenths of the amount payable for a year of membership service for each year  
38 of prior service not exceeding thirty years;

39 (3) Three-fourths of one percent of the sum of subdivisions (1) and (2) of this  
40 subsection for each month of attained age in excess of sixty years but not in excess of age  
41 sixty-five.



79 the one hundred twenty payments paid to the retired individual and the beneficiary of the  
80 retired individual is less than the total of the member's accumulated contributions, the  
81 difference shall be paid to the beneficiary in a lump sum; or

82 **Option 6.**

83 Upon the death of the member prior to the member having received sixty monthly  
84 payments of the member's reduced allowance, the remainder of the sixty monthly payments  
85 of the reduced allowance shall be paid to such beneficiary as the member shall have  
86 nominated in the member's election of the option or in a subsequent nomination. If there is no  
87 beneficiary so nominated who survives the member for the remainder of the sixty monthly  
88 payments, the total of the remainder of such sixty monthly payments shall be paid to the  
89 surviving spouse, surviving children in equal shares, surviving parents in equal shares, or  
90 estate of the last person, in that order of precedence, to receive a monthly allowance in a lump  
91 sum payment. If the total of the sixty payments paid to the retired individual and the  
92 beneficiary of the retired individual is less than the total of the member's accumulated  
93 contributions, the difference shall be paid to the beneficiary in a lump sum.

94 ~~[(2)]~~ **(1)** The election of an option may be made only in the application for retirement  
95 and such application must be filed prior to the date on which the retirement of the member is  
96 to be effective. If either the member or the person nominated to receive the survivorship  
97 payments dies before the effective date of retirement, the option shall not be effective,  
98 provided that:

99 (a) If the member or a person retired on disability retirement dies after acquiring  
100 twenty-five or more years of creditable service or after attaining the age of fifty-five years and  
101 acquiring five or more years of creditable service and before retirement, except retirement  
102 with disability benefits, and the person named by the member as the member's beneficiary has  
103 an insurable interest in the life of the deceased member, the designated beneficiary may elect  
104 to receive either survivorship benefits under option 2 or a payment of the accumulated  
105 contributions of the member. If survivorship benefits under option 2 are elected and the  
106 member at the time of death would have been eligible to receive an actuarial equivalent of the  
107 member's retirement allowance, the designated beneficiary may further elect to defer the  
108 option 2 payments until the date the member would have been eligible to receive the  
109 retirement allowance provided in subsection 1 or 2 of this section;

110 (b) If the member or a person retired on disability retirement dies before attaining age  
111 fifty-five but after acquiring five but fewer than twenty-five years of creditable service, and  
112 the person named as the member's beneficiary has an insurable interest in the life of the  
113 deceased member, the designated beneficiary may elect to receive either a payment of the  
114 member's accumulated contributions, or survivorship benefits under option 2 to begin on the  
115 date the member would first have been eligible to receive an actuarial equivalent of the

116 member's retirement allowance, or to begin on the date the member would first have been  
117 eligible to receive the retirement allowance provided in subsection 1 or 2 of this section.

118         4. If the total of the retirement or disability allowance paid to an individual before the  
119 death of the individual is less than the accumulated contributions at the time of retirement, the  
120 difference shall be paid to the beneficiary of the individual, or to the surviving spouse,  
121 surviving children in equal shares, surviving parents in equal shares, or estate of the  
122 individual in that order of precedence. If an optional benefit as provided in option 2, 3 or 4 in  
123 subsection 3 of this section had been elected, and the beneficiary dies after receiving the  
124 optional benefit, and if the total retirement allowance paid to the retired individual and the  
125 beneficiary of the retired individual is less than the total of the contributions, the difference  
126 shall be paid to the surviving spouse, surviving children in equal shares, surviving parents in  
127 equal shares, or estate of the beneficiary, in that order of precedence, unless the retired  
128 individual designates a different recipient with the board at or after retirement.

129         5. If a member dies and his or her financial institution is unable to accept the final  
130 payment or payments due to the member, the final payment or payments shall be paid to the  
131 beneficiary of the member or, if there is no beneficiary, to the surviving spouse, surviving  
132 children in equal shares, surviving parents in equal shares, or estate of the member, in that  
133 order of precedence, unless otherwise stated. If the beneficiary of a deceased member dies  
134 and his or her financial institution is unable to accept the final payment or payments, the final  
135 payment or payments shall be paid to the surviving spouse, surviving children in equal shares,  
136 surviving parents in equal shares, or estate of the member, in that order of precedence, unless  
137 otherwise stated.

138         6. If a member dies before receiving a retirement allowance, the member's  
139 accumulated contributions at the time of the death of the member shall be paid to the  
140 beneficiary of the member or, if there is no beneficiary, to the surviving spouse, surviving  
141 children in equal shares, surviving parents in equal shares, or to the estate of the member, in  
142 that order of precedence; except that, no such payment shall be made if the beneficiary elects  
143 option 2 in subsection 3 of this section, unless the beneficiary dies before having received  
144 benefits pursuant to that subsection equal to the accumulated contributions of the member, in  
145 which case the amount of accumulated contributions in excess of the total benefits paid  
146 pursuant to that subsection shall be paid to the surviving spouse, surviving children in equal  
147 shares, surviving parents in equal shares, or estate of the beneficiary, in that order of  
148 precedence.

149         7. If a member ceases to be a public school employee as herein defined and certifies  
150 to the board of trustees that such cessation is permanent, or if the membership of the person is  
151 otherwise terminated, the member shall be paid the member's accumulated contributions with  
152 interest.

153           8. Notwithstanding any provisions of sections 169.010 to 169.141 to the contrary, if a  
154 member ceases to be a public school employee after acquiring five or more years of  
155 membership service in Missouri, the member may at the option of the member leave the  
156 member's contributions with the retirement system and claim a retirement allowance any time  
157 after reaching the minimum age for voluntary retirement. When the member's claim is  
158 presented to the board, the member shall be granted an allowance as provided in sections  
159 169.010 to 169.141 on the basis of the member's age, years of service, and the provisions of  
160 the law in effect at the time the member requests the member's retirement to become  
161 effective.

162           9. The retirement allowance of a member retired because of disability shall be nine-  
163 tenths of the allowance to which the member's creditable service would entitle the member if  
164 the member's age were sixty, or fifty percent of one-twelfth of the annual salary rate used in  
165 determining the member's contributions during the last school year for which the member  
166 received a year of creditable service immediately prior to the member's disability, whichever  
167 is greater, except that no such allowance shall exceed the retirement allowance to which the  
168 member would have been entitled upon retirement at age sixty if the member had continued to  
169 teach from the date of disability until age sixty at the same salary rate.

170           10. Notwithstanding any provisions of sections 169.010 to 169.141 to the contrary,  
171 from October 13, 1961, the contribution rate pursuant to sections 169.010 to 169.141 shall be  
172 multiplied by the factor of two-thirds for any member of the system for whom federal Old  
173 Age and Survivors Insurance tax is paid from state or local tax funds on account of the  
174 member's employment entitling the person to membership in the system. The monetary  
175 benefits for a member who elected not to exercise an option to pay into the system a  
176 retroactive contribution of four percent on that part of the member's annual salary rate which  
177 was in excess of four thousand eight hundred dollars but not in excess of eight thousand four  
178 hundred dollars for each year of employment in a position covered by this system between  
179 July 1, 1957, and July 1, 1961, as provided in subsection 10 of this section as it appears in  
180 RSMo, 1969, shall be the sum of:

181           (1) For years of service prior to July 1, 1946, six-tenths of the full amount payable for  
182 years of membership service;

183           (2) For years of membership service after July 1, 1946, in which the full contribution  
184 rate was paid, full benefits under the formula in effect at the time of the member's retirement;

185           (3) For years of membership service after July 1, 1957, and prior to July 1, 1961, the  
186 benefits provided in this section as it appears in RSMo, 1959; except that if the member has at  
187 least thirty years of creditable service at retirement the member shall receive the benefit  
188 payable pursuant to that section as though the member's age were sixty-five at retirement;

189 (4) For years of membership service after July 1, 1961, in which the two-thirds  
190 contribution rate was paid, two-thirds of the benefits under the formula in effect at the time of  
191 the member's retirement.

192 11. The monetary benefits for each other member for whom federal Old Age and  
193 Survivors Insurance tax is or was paid at any time from state or local funds on account of the  
194 member's employment entitling the member to membership in the system shall be the sum of:

195 (1) For years of service prior to July 1, 1946, six-tenths of the full amount payable for  
196 years of membership service;

197 (2) For years of membership service after July 1, 1946, in which the full contribution  
198 rate was paid, full benefits under the formula in effect at the time of the member's retirement;

199 (3) For years of membership service after July 1, 1957, in which the two-thirds  
200 contribution rate was paid, two-thirds of the benefits under the formula in effect at the time of  
201 the member's retirement.

202 12. Any retired member of the system who was retired prior to September 1, 1972, or  
203 beneficiary receiving payments under option 1 or option 2 of subsection 3 of this section, as  
204 such option existed prior to September 1, 1972, will be eligible to receive an increase in the  
205 retirement allowance of the member of two percent for each year, or major fraction of more  
206 than one-half of a year, which the retired member has been retired prior to July 1, 1975. This  
207 increased amount shall be payable commencing with January, 1976, and shall thereafter be  
208 referred to as the member's retirement allowance. The increase provided for in this  
209 subsection shall not affect the retired member's eligibility for compensation provided for in  
210 section 169.580 or 169.585, nor shall the amount being paid pursuant to these sections be  
211 reduced because of any increases provided for in this section.

212 13. If the board of trustees determines that the cost of living, as measured by  
213 generally accepted standards, increases two percent or more in the preceding fiscal year, the  
214 board shall increase the retirement allowances which the retired members or beneficiaries are  
215 receiving by two percent of the amount being received by the retired member or the  
216 beneficiary at the time the annual increase is granted by the board with the provision that the  
217 increases provided for in this subsection shall not become effective until the fourth January  
218 first following the member's retirement or January 1, 1977, whichever later occurs, or in the  
219 case of any member retiring on or after July 1, 2000, the increase provided for in this  
220 subsection shall not become effective until the third January first following the member's  
221 retirement, or in the case of any member retiring on or after July 1, 2001, the increase  
222 provided for in this subsection shall not become effective until the second January first  
223 following the member's retirement. Commencing with January 1, 1992, if the board of  
224 trustees determines that the cost of living has increased five percent or more in the preceding  
225 fiscal year, the board shall increase the retirement allowances by five percent. The total of the

226 increases granted to a retired member or the beneficiary after December 31, 1976, may not  
227 exceed eighty percent of the retirement allowance established at retirement or as previously  
228 adjusted by other subsections. If the cost of living increases less than five percent, the board  
229 of trustees may determine the percentage of increase to be made in retirement allowances, but  
230 at no time can the increase exceed five percent per year. If the cost of living decreases in a  
231 fiscal year, there will be no increase in allowances for retired members on the following  
232 January first.

233         14. The board of trustees may reduce the amounts which have been granted as  
234 increases to a member pursuant to subsection 13 of this section if the cost of living, as  
235 determined by the board and as measured by generally accepted standards, is less than the  
236 cost of living was at the time of the first increase granted to the member; except that, the  
237 reductions shall not exceed the amount of increases which have been made to the member's  
238 allowance after December 31, 1976.

239         15. Any application for retirement shall include a sworn statement by the member  
240 certifying that the spouse of the member at the time the application was completed was aware  
241 of the application and the plan of retirement elected in the application.

242         16. Notwithstanding any other provision of law, any person retired prior to September  
243 28, 1983, who is receiving a reduced retirement allowance under option 1 or option 2 of  
244 subsection 3 of this section, as such option existed prior to September 28, 1983, and whose  
245 beneficiary nominated to receive continued retirement allowance payments under the elected  
246 option dies or has died, shall upon application to the board of trustees have his or her  
247 retirement allowance increased to the amount he or she would have been receiving had the  
248 option not been elected, actuarially adjusted to recognize any excessive benefits which would  
249 have been paid to him or her up to the time of application.

250         17. Benefits paid pursuant to the provisions of the public school retirement system of  
251 Missouri shall not exceed the limitations of Section 415 of Title 26 of the United States Code  
252 except as provided pursuant to this subsection. Notwithstanding any other law to the  
253 contrary, the board of trustees may establish a benefit plan pursuant to Section 415(m) of Title  
254 26 of the United States Code. Such plan shall be created solely for the purpose described in  
255 Section 415(m)(3)(A) of Title 26 of the United States Code. The board of trustees may  
256 promulgate regulations necessary to implement the provisions of this subsection and to create  
257 and administer such benefit plan.

258         18. Notwithstanding any other provision of law to the contrary, any person retired  
259 before, on, or after May 26, 1994, shall be made, constituted, appointed and employed by the  
260 board as a special consultant on the matters of education, retirement and aging, and upon  
261 request shall give written or oral opinions to the board in response to such requests. As  
262 compensation for such duties the person shall receive an amount based on the person's years

263 of service so that the total amount received pursuant to sections 169.010 to 169.141 shall be at  
264 least the minimum amounts specified in subdivisions (1) to (4) of this subsection. In  
265 determining the minimum amount to be received, the amounts in subdivisions (3) and (4) of  
266 this subsection shall be adjusted in accordance with the actuarial adjustment, if any, that was  
267 applied to the person's retirement allowance. In determining the minimum amount to be  
268 received, beginning September 1, 1996, the amounts in subdivisions (1) and (2) of this  
269 subsection shall be adjusted in accordance with the actuarial adjustment, if any, that was  
270 applied to the person's retirement allowance due to election of an optional form of retirement  
271 having a continued monthly payment after the person's death. Notwithstanding any other  
272 provision of law to the contrary, no person retired before, on, or after May 26, 1994, and no  
273 beneficiary of such a person, shall receive a retirement benefit pursuant to sections 169.010 to  
274 169.141 based on the person's years of service less than the following amounts:

- 275 (1) Thirty or more years of service, one thousand two hundred dollars;
- 276 (2) At least twenty-five years but less than thirty years, one thousand dollars;
- 277 (3) At least twenty years but less than twenty-five years, eight hundred dollars;
- 278 (4) At least fifteen years but less than twenty years, six hundred dollars.

279 19. Notwithstanding any other provisions of law to the contrary, any person retired  
280 prior to May 26, 1994, and any designated beneficiary of such a retired member who was  
281 deceased prior to July 1, 1999, shall be made, constituted, appointed and employed by the  
282 board as a special consultant on the matters of education, retirement or aging and upon  
283 request shall give written or oral opinions to the board in response to such requests.  
284 Beginning September 1, 1996, as compensation for such service, the member shall have  
285 added, pursuant to this subsection, to the member's monthly annuity as provided by this  
286 section a dollar amount equal to the lesser of sixty dollars or the product of two dollars  
287 multiplied by the member's number of years of creditable service. Beginning September 1,  
288 1999, the designated beneficiary of the deceased member shall as compensation for such  
289 service have added, pursuant to this subsection, to the monthly annuity as provided by this  
290 section a dollar amount equal to the lesser of sixty dollars or the product of two dollars  
291 multiplied by the member's number of years of creditable service. The total compensation  
292 provided by this section including the compensation provided by this subsection shall be used  
293 in calculating any future cost-of-living adjustments provided by subsection 13 of this section.

294 20. Any member who has retired prior to July 1, 1998, and the designated beneficiary  
295 of a deceased retired member shall be made, constituted, appointed and employed by the  
296 board as a special consultant on the matters of education, retirement and aging, and upon  
297 request shall give written or oral opinions to the board in response to such requests. As  
298 compensation for such duties the person shall receive a payment equivalent to eight and  
299 seven-tenths percent of the previous month's benefit, which shall be added to the member's or

300 beneficiary's monthly annuity and which shall not be subject to the provisions of subsections  
301 13 and 14 of this section for the purposes of the limit on the total amount of increases which  
302 may be received.

303         21. Any member who has retired shall be made, constituted, appointed and employed  
304 by the board as a special consultant on the matters of education, retirement and aging, and  
305 upon request shall give written or oral opinions to the board in response to such request. As  
306 compensation for such duties, the beneficiary of the retired member, or, if there is no  
307 beneficiary, the surviving spouse, surviving children in equal shares, surviving parents in  
308 equal shares, or estate of the retired member, in that order of precedence, shall receive as a  
309 part of compensation for these duties a death benefit of five thousand dollars.

310         22. Any member who has retired prior to July 1, 1999, and the designated beneficiary  
311 of a retired member who was deceased prior to July 1, 1999, shall be made, constituted,  
312 appointed and employed by the board as a special consultant on the matters of education,  
313 retirement and aging, and upon request shall give written or oral opinions to the board in  
314 response to such requests. As compensation for such duties, the person shall have added,  
315 pursuant to this subsection, to the monthly annuity as provided by this section a dollar amount  
316 equal to five dollars times the member's number of years of creditable service.

317         23. Any member who has retired prior to July 1, 2000, and the designated beneficiary  
318 of a deceased retired member shall be made, constituted, appointed and employed by the  
319 board as a special consultant on the matters of education, retirement and aging, and upon  
320 request shall give written or oral opinions to the board in response to such requests. As  
321 compensation for such duties, the person shall receive a payment equivalent to three and five-  
322 tenths percent of the previous month's benefit, which shall be added to the member or  
323 beneficiary's monthly annuity and which shall not be subject to the provisions of subsections  
324 13 and 14 of this section for the purposes of the limit on the total amount of increases which  
325 may be received.

326         24. Any member who has retired prior to July 1, 2001, and the designated beneficiary  
327 of a deceased retired member shall be made, constituted, appointed and employed by the  
328 board as a special consultant on the matters of education, retirement and aging, and upon  
329 request shall give written or oral opinions to the board in response to such requests. As  
330 compensation for such duties, the person shall receive a dollar amount equal to three dollars  
331 times the member's number of years of creditable service, which shall be added to the  
332 member's or beneficiary's monthly annuity and which shall not be subject to the provisions of  
333 subsections 13 and 14 of this section for the purposes of the limit on the total amount of  
334 increases which may be received.

169.560. 1. Any person retired and currently receiving a retirement allowance  
2 pursuant to sections 169.010 to 169.141, other than for disability, may be employed in any

3 capacity for an employer included in the retirement system created by those sections on either  
4 a part-time or temporary-substitute basis not to exceed a total of five hundred fifty hours in  
5 any one school year, and through such employment may earn up to fifty percent of the annual  
6 compensation payable under the employer's salary schedule for the position or positions filled  
7 by the retiree, given such person's level of experience and education, without a  
8 discontinuance of the person's retirement allowance. If the employer does not utilize a  
9 salary schedule, or if the position in question is not subject to the employer's salary schedule,  
10 a retiree employed in accordance with the provisions of this subsection may earn up to fifty  
11 percent of the annual compensation paid to the person or persons who last held such position  
12 or positions. If the position or positions did not previously exist, the compensation limit shall  
13 be determined in accordance with rules duly adopted by the board of trustees of the retirement  
14 system; provided that, it shall not exceed fifty percent of the annual compensation payable for  
15 the position by the employer that is most comparable to the position filled by the retiree. In  
16 any case where a retiree fills more than one position during the school year, the fifty-percent  
17 limit on permitted earning shall be based solely on the annual compensation of the highest  
18 paid position occupied by the retiree for at least one-fifth of the total hours worked during the  
19 year. Such a person shall not contribute to the retirement system or to the public education  
20 employee retirement system established by sections 169.600 to 169.715 because of earnings  
21 during such period of employment. If such a person is employed in any capacity by such an  
22 employer in excess of the limitations set forth in this subsection, the person shall not be  
23 eligible to receive the person's retirement allowance for any month during which the person is  
24 so employed. In addition, such person shall contribute to the retirement system if the person  
25 satisfies the retirement system's membership eligibility requirements. In addition to the  
26 conditions set forth above, this subsection shall apply to any person retired and currently  
27 receiving a retirement allowance under sections 169.010 to 169.141, other than for disability,  
28 who is employed by a third party or is performing work as an independent contractor, if such  
29 person is performing work for an employer included in the retirement system as a temporary  
30 or long-term substitute teacher or in any other position that would normally require that  
31 person to be duly certificated under the laws governing the certification of teachers in  
32 Missouri if such person was employed by the district. The retirement system may require the  
33 employer, the third-party employer, the independent contractor, and the retiree subject to this  
34 subsection to provide documentation showing compliance with this subsection. If such  
35 documentation is not provided, the retirement system may deem the retiree to have exceeded  
36 the limitations provided in this subsection.

37         2. Notwithstanding any other provision of this section, any person retired and  
38 currently receiving a retirement allowance in accordance with sections 169.010 to 169.141,  
39 other than for disability, may be employed by an employer included in the retirement system

40 created by those sections in a position that does not normally require a person employed in  
41 that position to be duly certificated under the laws governing the certification of teachers in  
42 Missouri, and through such employment may earn, **beginning on August 28, 2023, and**  
43 **ending on June 30, 2028**, up to [~~sixty percent of the minimum teacher's salary as set forth in~~  
44 ~~section 163.172~~] **one hundred thirty-three percent of the annual earnings exemption**  
45 **amount applicable to a Social Security recipient before the calendar year of attainment**  
46 **of full retirement age under 20 CFR 404.430, and, after June 30, 2028, up to the annual**  
47 **earnings exemption amount applicable to a Social Security retirement recipient before**  
48 **the calendar year of attainment of full retirement age under 20 CFR 404.430**, without a  
49 discontinuance of the person's retirement allowance **from the retirement system. The**  
50 **Social Security annual earnings exemption amount applied shall be the exemption**  
51 **amount in effect for the calendar year in which the school year begins.** Such person shall  
52 not contribute to the retirement system or to the public education employee retirement system  
53 established by sections 169.600 to 169.715 because of earnings during such period of  
54 employment, and such person shall not earn membership service for such employment. The  
55 employer's contribution rate shall be paid by the hiring employer into the public education  
56 employee retirement system established by sections 169.600 to 169.715. If such a person is  
57 employed in any capacity by an employer in excess of the limitations set forth in this  
58 subsection, the person shall not be eligible to receive the person's retirement allowance for  
59 any month during which the person is so employed. In addition, such person shall become a  
60 member of and contribute to any retirement system described in this subsection if the person  
61 satisfies the retirement system's membership eligibility requirements. The provisions of this  
62 subsection shall not apply to any person retired and currently receiving a retirement  
63 allowance in accordance with sections 169.010 to 169.141 employed by a public community  
64 college **or employer under subsection 4 of section 169.130.**

169.596. 1. Notwithstanding any other provision of this chapter to the contrary, a  
2 retired certificated teacher receiving a retirement benefit from the retirement system  
3 established pursuant to sections 169.010 to 169.141 may, without losing his or her retirement  
4 benefit, teach full time for up to [~~two~~] **four** years for a school district covered by such  
5 retirement system; provided that the school district has a shortage of certified teachers, as  
6 determined by the school district, and provided that no such retired certificated teacher shall  
7 be employed as a superintendent. The total number of such retired certificated teachers shall  
8 not exceed, at any one time, the [~~lesser of ten~~] **greater of one** percent of the total [~~teacher~~]  
9 **certificated teachers and noncertificated** staff for that school district, or five certificated  
10 teachers.

11 2. Notwithstanding any other provision of this chapter to the contrary, a person  
12 receiving a retirement benefit from the retirement system established pursuant to sections

13 169.600 to 169.715 may, without losing his or her retirement benefit, be employed full time  
14 for up to ~~[two]~~ **four** years for a school district covered by such retirement system; provided  
15 that the school district has a shortage of noncertificated employees, as determined by the  
16 school district. The total number of such retired noncertificated employees shall not exceed,  
17 at any one time, the lesser of ten percent of the total noncertificated staff for that school  
18 district, or five employees.

19 3. The employer's contribution rate shall be paid by the hiring school district.

20 4. In order to hire teachers and noncertificated employees pursuant to the provisions  
21 of this section, the school district shall:

22 (1) Show a good faith effort to fill positions with nonretired certificated teachers or  
23 nonretired noncertificated employees;

24 (2) Post the vacancy for at least one month;

25 (3) Have not offered early retirement incentives for either of the previous two years;

26 (4) Solicit applications through the local newspaper, other media, or teacher  
27 education programs;

28 (5) Determine there is an insufficient number of eligible applicants for the advertised  
29 position; and

30 (6) Declare a critical shortage of certificated teachers or noncertificated employees  
31 that is active for one year.

32 5. Any person hired pursuant to this section shall be included in the State Directory of  
33 New Hires for purposes of income and eligibility verification pursuant to 42 U.S.C. Section  
34 1320b-7.

182.645. 1. The fiscal year for each consolidated public library district shall be July  
2 first to June thirtieth **unless otherwise set by the board of trustees**, and each year the  
3 librarian shall submit to the board of trustees a budget for the forthcoming fiscal year. The  
4 board shall approve the budget after making any changes therein that it deems necessary. The  
5 budget shall be approved on or before ~~[June thirtieth]~~ **the last day of the fiscal year**  
6 preceding the fiscal year for which the budget was prepared. The board on its own motion or  
7 at the request of the librarian, from time to time, may amend or modify the approved budget.  
8 A copy of the approved budget shall be filed with each county commission or county  
9 executive office of the counties comprising the consolidated public library district, and with  
10 the state auditor.

11 2. The treasurer of the board of trustees of a consolidated public library district shall  
12 receive and be the custodian of all money belonging to the district from whatever source  
13 derived. All funds of the consolidated public library district derived from local taxation to be  
14 used for normal operations of the district and received from the county collector, shall be kept  
15 in a consolidated library operating fund. All funds belonging to the district which are to be

16 used for building purposes shall be kept in a consolidated library building fund; all funds  
17 derived from state aid or federal grants, other than land, building and furnishing grants, shall  
18 be kept in the consolidated library operating fund; and the board may establish any other  
19 funds that it deems necessary. The treasurer shall deposit all moneys belonging to the  
20 consolidated public library district in the depositories that are selected by the board of  
21 trustees. The treasurer shall also be the custodian of all bonds or other securities belonging to  
22 the consolidated public library district.

23         3. Consolidated public library district moneys shall be disbursed by the treasurer by  
24 appropriate instrument of payment only upon due authorization of the consolidated public  
25 library district board of trustees and duly certified for payment by the president. The  
26 certification shall specify the amount to be paid, to whom payment is to be made and the  
27 purpose for which payment is being made. The board by resolution may direct that the  
28 signature of the president or treasurer be a facsimile signature in the manner provided by  
29 sections 105.273 to 105.278.

30         4. No authorization or certification shall be made, and no instrument of payment  
31 issued for the payment of any consolidated public library district indebtedness unless there is  
32 sufficient money in the treasury and the proper fund for the payment of the indebtedness and  
33 be in the proper form.

34         5. The treasurer of the board of trustees shall submit to the board of trustees, at each  
35 regularly scheduled meeting of the board, an accounting reflecting receipt and disbursement  
36 of funds belonging to the consolidated public library district.

190.100. As used in sections 190.001 to 190.245 and section 190.257, the following  
2 words and terms mean:

3         (1) "Advanced emergency medical technician" or "AEMT", a person who has  
4 successfully completed a course of instruction in certain aspects of advanced life support care  
5 as prescribed by the department and is licensed by the department in accordance with sections  
6 190.001 to 190.245 and rules and regulations adopted by the department pursuant to sections  
7 190.001 to 190.245;

8         (2) "Advanced life support (ALS)", an advanced level of care as provided to the adult  
9 and pediatric patient such as defined by national curricula, and any modifications to that  
10 curricula specified in rules adopted by the department pursuant to sections 190.001 to  
11 190.245;

12         (3) "Ambulance", any privately or publicly owned vehicle or craft that is specially  
13 designed, constructed or modified, staffed or equipped for, and is intended or used,  
14 maintained or operated for the transportation of persons who are sick, injured, wounded or  
15 otherwise incapacitated or helpless, or who require the presence of medical equipment being  
16 used on such individuals, but the term does not include any motor vehicle specially designed,

17 constructed or converted for the regular transportation of persons who are disabled,  
18 handicapped, normally using a wheelchair, or otherwise not acutely ill, or emergency vehicles  
19 used within airports;

20 (4) "Ambulance service", a person or entity that provides emergency or  
21 nonemergency ambulance transportation and services, or both, in compliance with sections  
22 190.001 to 190.245, and the rules promulgated by the department pursuant to sections  
23 190.001 to 190.245;

24 (5) "Ambulance service area", a specific geographic area in which an ambulance  
25 service has been authorized to operate;

26 (6) "Basic life support (BLS)", a basic level of care, as provided to the adult and  
27 pediatric patient as defined by national curricula, and any modifications to that curricula  
28 specified in rules adopted by the department pursuant to sections 190.001 to 190.245;

29 (7) "Council", the state advisory council on emergency medical services;

30 (8) "Department", the department of health and senior services, state of Missouri;

31 (9) "Director", the director of the department of health and senior services or the  
32 director's duly authorized representative;

33 (10) "Dispatch agency", any person or organization that receives requests for  
34 emergency medical services from the public, by telephone or other means, and is responsible  
35 for dispatching emergency medical services;

36 (11) "Emergency", the sudden and, at the time, unexpected onset of a health condition  
37 that manifests itself by symptoms of sufficient severity that would lead a prudent layperson,  
38 possessing an average knowledge of health and medicine, to believe that the absence of  
39 immediate medical care could result in:

40 (a) Placing the person's health, or with respect to a pregnant woman, the health of the  
41 woman or her unborn child, in significant jeopardy;

42 (b) Serious impairment to a bodily function;

43 (c) Serious dysfunction of any bodily organ or part;

44 (d) Inadequately controlled pain;

45 (12) "Emergency medical dispatcher", a person who receives emergency calls from  
46 the public and has successfully completed an emergency medical dispatcher course [~~meeting~~  
47 ~~or exceeding the national curriculum of the United States Department of Transportation and~~  
48 ~~any modifications to such curricula specified by the department through rules adopted~~  
49 ~~pursuant to sections 190.001 to 190.245]~~ **and any ongoing training requirements under**  
50 **section 650.340;**

51 (13) "Emergency medical responder", a person who has successfully completed an  
52 emergency first response course meeting or exceeding the national curriculum of the U.S.  
53 Department of Transportation and any modifications to such curricula specified by the

54 department through rules adopted under sections 190.001 to 190.245 and who provides  
55 emergency medical care through employment by or in association with an emergency medical  
56 response agency;

57 (14) "Emergency medical response agency", any person that regularly provides a  
58 level of care that includes first response, basic life support or advanced life support, exclusive  
59 of patient transportation;

60 (15) "Emergency medical services for children (EMS-C) system", the arrangement of  
61 personnel, facilities and equipment for effective and coordinated delivery of pediatric  
62 emergency medical services required in prevention and management of incidents which occur  
63 as a result of a medical emergency or of an injury event, natural disaster or similar situation;

64 (16) "Emergency medical services (EMS) system", the arrangement of personnel,  
65 facilities and equipment for the effective and coordinated delivery of emergency medical  
66 services required in prevention and management of incidents occurring as a result of an  
67 illness, injury, natural disaster or similar situation;

68 (17) "Emergency medical technician", a person licensed in emergency medical care in  
69 accordance with standards prescribed by sections 190.001 to 190.245, and by rules adopted  
70 by the department pursuant to sections 190.001 to 190.245;

71 (18) "Emergency medical technician-basic" or "EMT-B", a person who has  
72 successfully completed a course of instruction in basic life support as prescribed by the  
73 department and is licensed by the department in accordance with standards prescribed by  
74 sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001  
75 to 190.245;

76 (19) "Emergency medical technician-community paramedic", "community  
77 paramedic", or "EMT-CP", a person who is certified as an emergency medical technician-  
78 paramedic and is certified by the department in accordance with standards prescribed in  
79 section 190.098;

80 (20) "Emergency medical technician-paramedic" or "EMT-P", a person who has  
81 successfully completed a course of instruction in advanced life support care as prescribed by  
82 the department and is licensed by the department in accordance with sections 190.001 to  
83 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;

84 (21) "Emergency services", health care items and services furnished or required to  
85 screen and stabilize an emergency which may include, but shall not be limited to, health care  
86 services that are provided in a licensed hospital's emergency facility by an appropriate  
87 provider or by an ambulance service or emergency medical response agency;

88 (22) "Health care facility", a hospital, nursing home, physician's office or other fixed  
89 location at which medical and health care services are performed;

90 (23) "Hospital", an establishment as defined in the hospital licensing law, subsection  
91 2 of section 197.020, or a hospital operated by the state;

92 (24) "Medical control", supervision provided by or under the direction of physicians,  
93 or their designated registered nurse, including both online medical control, instructions by  
94 radio, telephone, or other means of direct communications, and offline medical control  
95 through supervision by treatment protocols, case review, training, and standing orders for  
96 treatment;

97 (25) "Medical direction", medical guidance and supervision provided by a physician  
98 to an emergency services provider or emergency medical services system;

99 (26) "Medical director", a physician licensed pursuant to chapter 334 designated by  
100 the ambulance service, **dispatch agency**, or emergency medical response agency and who  
101 meets criteria specified by the department by rules pursuant to sections 190.001 to 190.245;

102 (27) "Memorandum of understanding", an agreement between an emergency medical  
103 response agency or dispatch agency and an ambulance service or services within whose  
104 territory the agency operates, in order to coordinate emergency medical services;

105 (28) "Patient", an individual who is sick, injured, wounded, diseased, or otherwise  
106 incapacitated or helpless, or dead, excluding deceased individuals being transported from or  
107 between private or public institutions, homes or cemeteries, and individuals declared dead  
108 prior to the time an ambulance is called for assistance;

109 (29) "Person", as used in these definitions and elsewhere in sections 190.001 to  
110 190.245, any individual, firm, partnership, copartnership, joint venture, association,  
111 cooperative organization, corporation, municipal or private, and whether organized for  
112 profit or not, state, county, political subdivision, state department, commission, board, bureau  
113 or fraternal organization, estate, public trust, business or common law trust, receiver, assignee  
114 for the benefit of creditors, trustee or trustee in bankruptcy, or any other service user or  
115 provider;

116 (30) "Physician", a person licensed as a physician pursuant to chapter 334;

117 (31) "Political subdivision", any municipality, city, county, city not within a county,  
118 ambulance district or fire protection district located in this state which provides or has  
119 authority to provide ambulance service;

120 (32) "Professional organization", any organized group or association with an ongoing  
121 interest regarding emergency medical services. Such groups and associations could include  
122 those representing volunteers, labor, management, firefighters, EMT-B's, nurses, EMT-P's,  
123 physicians, communications specialists and instructors. Organizations could also represent  
124 the interests of ground ambulance services, air ambulance services, fire service organizations,  
125 law enforcement, hospitals, trauma centers, communication centers, pediatric services, labor  
126 unions and poison control services;

127 (33) "Proof of financial responsibility", proof of ability to respond to damages for  
128 liability, on account of accidents occurring subsequent to the effective date of such proof,  
129 arising out of the ownership, maintenance or use of a motor vehicle in the financial amount  
130 set in rules promulgated by the department, but in no event less than the statutory minimum  
131 required for motor vehicles. Proof of financial responsibility shall be used as proof of self-  
132 insurance;

133 (34) "Protocol", a predetermined, written medical care guideline, which may include  
134 standing orders;

135 (35) "Regional EMS advisory committee", a committee formed within an emergency  
136 medical services (EMS) region to advise ambulance services, the state advisory council on  
137 EMS and the department;

138 (36) "Specialty care transportation", the transportation of a patient requiring the  
139 services of an emergency medical technician-paramedic who has received additional training  
140 beyond the training prescribed by the department. Specialty care transportation services shall  
141 be defined in writing in the appropriate local protocols for ground and air ambulance services  
142 and approved by the local physician medical director. The protocols shall be maintained by  
143 the local ambulance service and shall define the additional training required of the emergency  
144 medical technician-paramedic;

145 (37) "Stabilize", with respect to an emergency, the provision of such medical  
146 treatment as may be necessary to attempt to assure within reasonable medical probability that  
147 no material deterioration of an individual's medical condition is likely to result from or occur  
148 during ambulance transportation unless the likely benefits of such transportation outweigh the  
149 risks;

150 (38) "State advisory council on emergency medical services", a committee formed to  
151 advise the department on policy affecting emergency medical service throughout the state;

152 (39) "State EMS medical directors advisory committee", a subcommittee of the state  
153 advisory council on emergency medical services formed to advise the state advisory council  
154 on emergency medical services and the department on medical issues;

155 (40) "STEMI" or "ST-elevation myocardial infarction", a type of heart attack in which  
156 impaired blood flow to the patient's heart muscle is evidenced by ST-segment elevation in  
157 electrocardiogram analysis, and as further defined in rules promulgated by the department  
158 under sections 190.001 to 190.250;

159 (41) "STEMI care", includes education and prevention, emergency transport, triage,  
160 and acute care and rehabilitative services for STEMI that requires immediate medical or  
161 surgical intervention or treatment;

162 (42) "STEMI center", a hospital that is currently designated as such by the department  
163 to care for patients with ST-segment elevation myocardial infarctions;

164 (43) "Stroke", a condition of impaired blood flow to a patient's brain as defined by the  
165 department;

166 (44) "Stroke care", includes emergency transport, triage, and acute intervention and  
167 other acute care services for stroke that potentially require immediate medical or surgical  
168 intervention or treatment, and may include education, primary prevention, acute intervention,  
169 acute and subacute management, prevention of complications, secondary stroke prevention,  
170 and rehabilitative services;

171 (45) "Stroke center", a hospital that is currently designated as such by the department;

172 (46) "Time-critical diagnosis", trauma care, stroke care, and STEMI care occurring  
173 either outside of a hospital or in a center designated under section 190.241;

174 (47) "Time-critical diagnosis advisory committee", a committee formed under section  
175 190.257 to advise the department on policies impacting trauma, stroke, and STEMI center  
176 designations; regulations on trauma care, stroke care, and STEMI care; and the transport of  
177 trauma, stroke, and STEMI patients;

178 (48) "Trauma", an injury to human tissues and organs resulting from the transfer of  
179 energy from the environment;

180 (49) "Trauma care" includes injury prevention, triage, acute care and rehabilitative  
181 services for major single system or multisystem injuries that potentially require immediate  
182 medical or surgical intervention or treatment;

183 (50) "Trauma center", a hospital that is currently designated as such by the  
184 department.

190.142. 1. (1) For applications submitted before the recognition of EMS personnel  
2 licensure interstate compact under sections 190.900 to 190.939 takes effect, the department  
3 shall, within a reasonable time after receipt of an application, cause such investigation as it  
4 deems necessary to be made of the applicant for an emergency medical technician's license.

5 (2) For applications submitted after the recognition of EMS personnel licensure  
6 interstate compact under sections 190.900 to 190.939 takes effect, an applicant for initial  
7 licensure as an emergency medical technician in this state shall submit to a background check  
8 by the Missouri state highway patrol and the Federal Bureau of Investigation through a  
9 process approved by the department of health and senior services. Such processes may  
10 include the use of vendors or systems administered by the Missouri state highway patrol. The  
11 department may share the results of such a criminal background check with any emergency  
12 services licensing agency in any member state, as that term is defined under section 190.900,  
13 in recognition of the EMS personnel licensure interstate compact. The department shall not  
14 issue a license until the department receives the results of an applicant's criminal background  
15 check from the Missouri state highway patrol and the Federal Bureau of Investigation, but,  
16 notwithstanding this subsection, the department may issue a temporary license as provided

17 under section 190.143. Any fees due for a criminal background check shall be paid by the  
18 applicant.

19 (3) The director may authorize investigations into criminal records in other states for  
20 any applicant.

21 2. The department shall issue a license to all levels of emergency medical technicians,  
22 for a period of five years, if the applicant meets the requirements established pursuant to  
23 sections 190.001 to 190.245 and the rules adopted by the department pursuant to sections  
24 190.001 to 190.245. The department may promulgate rules relating to the requirements for an  
25 emergency medical technician including but not limited to:

26 (1) Age requirements;

27 (2) Emergency medical technician and paramedic education and training  
28 requirements based on respective National Emergency Medical Services Education  
29 Standards and any modification to such curricula specified by the department through rules  
30 adopted pursuant to sections 190.001 to 190.245;

31 (3) Paramedic accreditation requirements. Paramedic training programs shall be  
32 accredited [~~by the Commission on Accreditation of Allied Health Education Programs~~  
33 ~~(CAAHEP) or hold a CAAHEP letter of review~~] **as required by the National Registry of**  
34 **Emergency Medical Technicians;**

35 (4) Initial licensure testing requirements. Initial EMT-P licensure testing shall be  
36 through the national registry of EMTs;

37 (5) Continuing education and relicensure requirements; and

38 (6) Ability to speak, read and write the English language.

39 3. Application for all levels of emergency medical technician license shall be made  
40 upon such forms as prescribed by the department in rules adopted pursuant to sections  
41 190.001 to 190.245. The application form shall contain such information as the department  
42 deems necessary to make a determination as to whether the emergency medical technician  
43 meets all the requirements of sections 190.001 to 190.245 and rules promulgated pursuant to  
44 sections 190.001 to 190.245.

45 4. All levels of emergency medical technicians may perform only that patient care  
46 which is:

47 (1) Consistent with the training, education and experience of the particular emergency  
48 medical technician; and

49 (2) Ordered by a physician or set forth in protocols approved by the medical director.

50 5. No person shall hold themselves out as an emergency medical technician or  
51 provide the services of an emergency medical technician unless such person is licensed by the  
52 department.

53           6. Any rule or portion of a rule, as that term is defined in section 536.010, that is  
54 created under the authority delegated in this section shall become effective only if it complies  
55 with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028.  
56 This section and chapter 536 are nonseverable and if any of the powers vested with the  
57 general assembly pursuant to chapter 536 to review, to delay the effective date, or to  
58 disapprove and annul a rule are subsequently held unconstitutional, then the grant of  
59 rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid  
60 and void.

190.327. 1. Immediately upon the decision by the commission to utilize a portion of  
2 the emergency telephone tax for central dispatching and an affirmative vote of the telephone  
3 tax, the commission shall appoint the initial members of a board which shall administer the  
4 funds and oversee the provision of central dispatching for emergency services in the county  
5 and in municipalities and other political subdivisions which have contracted for such service.  
6 Beginning with the general election in 1992, all board members shall be elected according to  
7 this section and other applicable laws of this state. At the time of the appointment of the  
8 initial members of the board, the commission shall relinquish to the board and no longer  
9 exercise the duties prescribed in this chapter with regard to the provision of emergency  
10 telephone service and in chapter 321, with regard to the provision of central dispatching  
11 service, and such duties shall be exercised by the board.

12           2. Elections for board members may be held on general municipal election day, as  
13 defined in subsection 3 of section 115.121, after approval by a simple majority of the county  
14 commission.

15           3. For the purpose of providing the services described in this section, the board shall  
16 have the following powers, authority and privileges:

17           (1) To have and use a corporate seal;

18           (2) To sue and be sued, and be a party to suits, actions and proceedings;

19           (3) To enter into contracts, franchises and agreements with any person, partnership,  
20 association or corporation, public or private, affecting the affairs of the board;

21           (4) To acquire, construct, purchase, maintain, dispose of and encumber real and  
22 personal property, including leases and easements;

23           (5) To have the management, control and supervision of all the business affairs of the  
24 board and the construction, installation, operation and maintenance of any improvements;

25           (6) To hire and retain agents and employees and to provide for their compensation  
26 including health and pension benefits;

27           (7) To adopt and amend bylaws and any other rules and regulations;

28           (8) To fix, charge and collect the taxes and fees authorized by law for the purpose of  
29 implementing and operating the services described in this section;

30 (9) To pay all expenses connected with the first election and all subsequent elections;  
31 and

32 (10) To have and exercise all rights and powers necessary or incidental to or implied  
33 from the specific powers granted in this subsection. Such specific powers shall not be  
34 considered as a limitation upon any power necessary or appropriate to carry out the purposes  
35 and intent of sections 190.300 to 190.329.

36 4. (1) Notwithstanding the provisions of subsections 1 and 2 of this section to the  
37 contrary, the county commission may elect to appoint the members of the board to administer  
38 the funds and oversee the provision of central dispatching for emergency services in the  
39 counties, municipalities, and other political subdivisions which have contracted for such  
40 service upon the request of the municipalities and other political subdivisions. Upon  
41 appointment of the initial members of the board, the commission shall relinquish all powers  
42 and duties to the board and no longer exercise the duties prescribed in this chapter with regard  
43 to the provision of central dispatching service and such duties shall be exercised by the board.

44 (2) The board shall consist of seven members appointed without regard to political  
45 affiliation. The members shall include:

46 (a) Five members who shall serve for so long as they remain in their respective  
47 county or municipal positions as follows:

48 a. The county sheriff, or his or her designee;

49 b. The heads of the municipal police department who have contracted for central  
50 dispatching service in the two largest municipalities wholly contained within the county, or  
51 their designees; or

52 c. The heads of the municipal fire departments or fire divisions who have contracted  
53 for central dispatching service in the two largest municipalities wholly contained within the  
54 county, or their designees;

55 (b) Two members who shall serve two-year terms appointed from among the  
56 following:

57 a. The head of any of the county's fire protection districts who have contracted for  
58 central dispatching service, or his or her designee;

59 b. The head of any of the county's ambulance districts who have contracted for central  
60 dispatching service, or his or her designee;

61 c. The head of any of the municipal police departments located in the county who  
62 have contracted for central dispatching service, or his or her designee, excluding those  
63 mentioned in subparagraph b. of paragraph (a) of this subdivision; and

64 d. The head of any of the municipal fire departments in the county who have  
65 contracted for central dispatching service, or his or her designee, excluding those mentioned  
66 in subparagraph c. of paragraph (a) of this subdivision.

67 (3) Upon the appointment of the board under this subsection, the board shall have the  
 68 powers provided in subsection 3 of this section and the commission shall relinquish all  
 69 powers and duties relating to the provision of central dispatching service under this chapter to  
 70 the board.

71 ~~[5. — An emergency services board originally organized under section 190.325~~  
 72 ~~operating within a county with a charter form of government and with more than two hundred~~  
 73 ~~thousand but fewer than three hundred fifty thousand inhabitants shall not have a sales tax for~~  
 74 ~~emergency services or for providing central dispatching for emergency services greater than~~  
 75 ~~one-quarter of one percent. If on July 9, 2019, such tax is greater than one-quarter of one~~  
 76 ~~percent, the board shall lower the tax rate.]~~

191.305. 1. The "Missouri Genetic Advisory Committee", consisting of fifteen  
 2 members, is hereby created to advise the department in all genetic programs including  
 3 metabolic disease screening programs, hemophilia, sickle cell anemia, and cystic fibrosis  
 4 programs. Members of the committee shall be appointed by the ~~[governor, by and with the~~  
 5 ~~advice and consent of the senate]~~ **director of the department of health and senior services.**  
 6 The first appointments to the committee shall consist of five members to serve three-year  
 7 terms, five members to serve two-year terms, and five members to serve one-year terms as  
 8 designated by the governor. Each member of the committee shall serve for a term of three  
 9 years thereafter.

10 2. The committee shall be composed of persons who reside in the state of Missouri,  
 11 and a majority shall be licensed physicians. At least one member shall be a specialist in  
 12 genetics; at least one member shall be a licensed obstetrician/gynecologist; at least one  
 13 member shall be a licensed pediatrician in private practice; at least one member shall be a  
 14 consumer, family member of a consumer or representative of a consumer group; at least one  
 15 member shall be a licensed physician experienced in the study and treatment of hemophilia; at  
 16 least one member shall be a specialist in sickle cell anemia; and at least one member shall be a  
 17 specialist in cystic fibrosis.

18 3. Members of the committee shall not receive any compensation for their services,  
 19 but they shall, subject to appropriations, be reimbursed for actual and necessary expenses  
 20 incurred in the performance of their duties from funds appropriated for that purpose.

192.745. 1. The "Missouri Brain Injury Advisory Council" is hereby established in  
 2 the department of health and senior services. The members of the council ~~[that are serving on~~  
 3 ~~February 2, 2005, shall continue to fulfill their current terms. Through attrition, the council~~  
 4 ~~shall decrease from the present twenty-five members to fifteen members. Thereafter, the~~  
 5 ~~successors to each of these members]~~ shall serve a three-year term and until the member's  
 6 successor is appointed by the ~~[governor with the advice and consent of the senate]~~ **director of**  
 7 **the department of health and senior services.** The members appointed by the ~~[governor]~~

8 **director** shall include: four people with brain injuries or relatives of persons with brain  
9 injuries, and eleven other individuals from professional groups, health institutions,  
10 community groups, and private industry. In addition to the fifteen council members,  
11 individuals representing state agencies with services that impact brain injury survivors and  
12 their families shall participate on the council in an ex officio nonvoting capacity. These  
13 individuals shall be appointed by the respective agency.

14 2. The Missouri brain injury advisory council is assigned to the department of health  
15 and senior services. The department shall submit estimates of requirements for  
16 appropriations on behalf of the council for the necessary staff and expenses to carry out  
17 the duties and responsibilities assigned by the council.

18 3. Meetings of the full council shall be held at least four times a year or at the call of  
19 the council chairperson, who shall be elected by the council. Subcommittees may meet on an  
20 as-needed basis.

21 4. Members of the council shall not receive any compensation for their services, but  
22 they shall, subject to appropriations, be reimbursed for actual and necessary expenses  
23 incurred in the performance of their duties from funds appropriated for this purpose.

24 5. The council shall adopt written procedures to govern its activities.

25 6. The council, under the direction of the department, shall make recommendations to  
26 the department director for developing and administering a state plan to provide services for  
27 brain-injured persons.

28 7. No member of the council may participate in or seek to influence a decision or vote  
29 of the council if the member would be directly involved with the matter or if the member  
30 would derive income from it. A violation of the prohibition contained herein shall be grounds  
31 for a person to be removed as a member of the council by the department director.

32 8. The council shall be advisory and shall:

33 (1) Promote meetings and programs for the discussion of reducing the debilitating  
34 effects of brain injuries and disseminate information in cooperation with any other  
35 department, agency or entity on the prevention, evaluation, care, treatment and rehabilitation  
36 of persons affected by brain injuries;

37 (2) Study and review current prevention, evaluation, care, treatment and rehabilitation  
38 technologies and recommend appropriate preparation, training, retraining and distribution of  
39 manpower and resources in the provision of services to brain-injured persons through private  
40 and public residential facilities, day programs and other specialized services;

41 (3) Recommend specific methods, means and procedures to improve and upgrade the  
42 state's service delivery system for brain-injured citizens of this state;

43 (4) Participate in developing and disseminating criteria and standards which may be  
 44 required for future funding or licensing of facilities, day programs and other specialized  
 45 services for brain-injured persons in this state; **and**

46 (5) Report annually to the department director on its activities, and on the results of  
 47 its studies and the recommendations of the council.

48 9. The department may accept on behalf of the council federal funds, gifts and  
 49 donations from individuals, private organizations and foundations, and any other funds that  
 50 may become available.

194.300. 1. There is established within the department of health and senior services  
 2 the "Organ Donation Advisory Committee", which shall consist of the following members  
 3 appointed by the ~~[governor with the advice and consent of the senate]~~ **director of the**  
 4 **department of health and senior services:**

5 (1) Four representatives of organ and tissue procurement organizations;

6 (2) Four members representative of organ recipients, families of organ recipients,  
 7 organ donors and families of organ donors;

8 (3) One health care representative from a hospital located in Missouri; and

9 (4) One representative of the department of health and senior services.

10 2. Members of the advisory committee shall receive no compensation for their  
 11 services, but may be reimbursed for the reasonable and necessary expenses incurred in the  
 12 performance of their duties out of appropriations made for that purpose. Members shall serve  
 13 for five year terms and shall serve at the pleasure of the governor.

204.300. 1. In all counties except counties of the first classification which have a  
 2 charter form of government and which contain all or any portion of a city with a population of  
 3 three hundred fifty thousand or more inhabitants, the governing body of the county, by  
 4 resolution, order, or ordinance, shall appoint five trustees, the majority of whom shall reside  
 5 within the boundaries of the district. In the event the district extends into any county  
 6 bordering the county in which the greater portion of the district lies, the presiding  
 7 commissioner or other chief executive officer of the adjoining county shall be an additional  
 8 member of the appointed board of trustees. **Subject to the provisions of section 105.454, the**  
 9 ~~trustees may be paid reasonable compensation by the district for their services[; except that,~~  
 10 ~~any compensation schedule shall be approved by resolution of the board of trustees]~~ **outside**  
 11 **their duties as trustees. Each trustee of the board may receive an attendance fee not to**  
 12 **exceed one hundred dollars for attending each regularly called board meeting, or special**  
 13 **meeting, but shall not be paid for attending more than two meetings in any calendar**  
 14 **month, except that in a county of the first classification, a trustee shall not be paid for**  
 15 **attending more than four meetings in any calendar month. However, no trustee shall be**  
 16 **paid more than one attendance fee if such trustee attends more than one board meeting**

17 **in a calendar week. Each trustee of the board shall be reimbursed for his or her actual**  
18 **expenditures in the performance of his or her duties on behalf of the district.** The board  
19 of trustees shall be responsible for the control and operation of the sewer district. The term of  
20 each board member shall be five years; except that, members of the governing body of the  
21 county sitting upon the board shall not serve beyond the expiration of their term as members  
22 of such governing body of the county. The first board of trustees shall be appointed for terms  
23 ranging from one to five years so as to establish one vacancy per year thereafter. If the  
24 governing body of the county with the right of appointment under this section fails to appoint  
25 a trustee to fill a vacancy on the board within sixty days after receiving written notice from  
26 the common sewer district of the existence of such vacancy, then the vacancy may be filled by  
27 a majority of the remaining members then in office of the board of trustees of such common  
28 sewer district. **Subject to the provisions of section 105.454,** the trustees may be paid  
29 reasonable compensation by the district for their services~~]; except that, any compensation~~  
30 ~~schedule shall be approved by resolution, order, or ordinance of the governing body of the~~  
31 ~~county. Any and all expenses incurred in the performance of their duties shall be reimbursed~~  
32 ~~by the district]~~ **outside their duties as trustees. Each trustee of the board may receive an**  
33 **attendance fee not to exceed one hundred dollars for attending each regularly called**  
34 **board meeting, or special meeting, but shall not be paid for attending more than two**  
35 **meetings in any calendar month, except that in a county of the first classification, a**  
36 **trustee shall not be paid for attending more than four meetings in any calendar month.**  
37 **However, no trustee shall be paid more than one attendance fee if such trustee attends**  
38 **more than one board meeting in a calendar week. Each trustee of the board shall be**  
39 **reimbursed for his or her actual expenditures in the performance of his or her duties on**  
40 **behalf of the district.** The board of trustees shall have the power to employ and fix the  
41 compensation of such staff as may be necessary to discharge the business and purposes of the  
42 district, including clerks, attorneys, administrative assistants, and any other necessary  
43 personnel. The board of trustees shall select a treasurer, who may be either a member of the  
44 board of trustees or another qualified individual. The treasurer selected by the board shall  
45 give such bond as may be required by the board of trustees. The board of trustees shall  
46 appoint the sewer engineer for the county in which the greater part of the district lies as chief  
47 engineer for the district, and the sewer engineer shall have the same powers, responsibilities  
48 and duties in regard to planning, construction and maintenance of the sewers, and treatment  
49 facilities of the district as he now has by virtue of law in regard to the sewer facilities within  
50 the county for which he is elected. If there is no sewer engineer in the county in which the  
51 greater part of the district lies, the board of trustees may employ a registered professional  
52 engineer as chief engineer for the district under such terms and conditions as may be  
53 necessary to discharge the business and purposes of the district. The provisions of this

54 subsection shall not apply to any county of the first classification which has a charter form of  
55 government and which contains all or any portion of a city with a population of three hundred  
56 fifty thousand or more inhabitants.

57         2. In any county of the first classification which has a charter form of government and  
58 which contains all or any portion of a city with a population of three hundred fifty thousand or  
59 more inhabitants, [~~and in any county of the first classification without a charter form of~~  
60 ~~government and which has a population of more than sixty three thousand seven hundred but~~  
61 ~~less than seventy five thousand,~~] there shall be a ten-member board of trustees to consist of  
62 the county executive, the mayors of the five cities constituting the largest users by flow  
63 during the previous fiscal year, the mayors of three cities which are not among the five largest  
64 users and who are members of the advisory board of the district established pursuant to  
65 section 204.310, and one member of the county legislature to be appointed by the county  
66 executive, with the concurrence of the county legislature. If the county executive does not  
67 appoint such members of the county legislature to the board of trustees within sixty days, the  
68 county legislature shall make the appointments. The advisory board members shall be  
69 appointed annually by the advisory board. In the event the district extends into any county  
70 bordering the county in which the greater portion of the district lies, the number of members  
71 on the board of trustees shall be increased to a total of eleven and the presiding commissioner  
72 or county executive of the adjoining county shall be an additional member of the board of  
73 trustees. **The trustees of a district with an eleven-member board and located in two**  
74 **counties** shall receive no compensation for their services[;] but may be compensated for their  
75 reasonable expenses normally incurred in the performance of their duties. **Each trustee of a**  
76 **ten-member board may receive an attendance fee not to exceed one hundred dollars for**  
77 **attending each regularly called board meeting, or special meeting, but shall not be paid**  
78 **for attending more than two meetings in any calendar month. However, no trustee of a**  
79 **ten-member board shall be paid more than one attendance fee if such trustee attends**  
80 **more than one board meeting in a calendar week. Each trustee of a ten-member board**  
81 **shall be reimbursed for his or her actual expenditures in the performance of his or her**  
82 **duties on behalf of the district. Subject to the provisions of section 105.454, the trustees**  
83 **of a ten-member board may be paid reasonable compensation by the district for their**  
84 **services outside their duties as trustees.** The board of trustees may employ and fix the  
85 compensation of such staff as may be necessary to discharge the business and purposes of the  
86 district, including clerks, attorneys, administrative assistants, and any other necessary  
87 personnel. The board of trustees may employ and fix the duties and compensation of an  
88 administrator for the district. The administrator shall be the chief executive officer of the  
89 district subject to the supervision and direction of the board of trustees and shall exercise the  
90 powers, responsibilities and duties heretofore exercised by the chief engineer prior to

91 September 28, 1983. The administrator of the district may, with the approval of the board of  
92 trustees, retain consulting engineers for the district under such terms and conditions as may be  
93 necessary to discharge the business and purposes of the district. The provisions of this  
94 subsection shall only apply to counties of the first classification which have a charter form of  
95 government and which contain all or any portion of a city with a population of three hundred  
96 fifty thousand or more inhabitants.

204.610. 1. There shall be five trustees, appointed or elected as provided for in the  
2 circuit court decree or amended decree of incorporation for a reorganized common sewer  
3 district, who shall reside within the boundaries of the district. Each trustee shall be a voter of  
4 the district and shall have resided in said district for twelve months immediately prior to the  
5 trustee's election or appointment. A trustee shall be at least twenty-five years of age and shall  
6 not be delinquent in the payment of taxes at the time of the trustee's election or appointment.  
7 Regardless of whether or not the trustees are elected or appointed, in the event the district  
8 extends into any county bordering the county in which the greater portion of the district lies,  
9 the presiding commissioner or other chief executive officer of the adjoining county shall be  
10 an additional member of the board of trustees, or the governing body of such bordering  
11 county may appoint a citizen from such county to serve as an additional member of the board  
12 of trustees. Said additional trustee shall meet the qualifications set forth in this section for a  
13 trustee.

14 2. ~~[The trustees shall receive no compensation for their services but may be~~  
15 ~~compensated for reasonable expenses normally incurred in the performance of their duties.]~~  
16 **Each trustee of the board may receive an attendance fee not to exceed one hundred**  
17 **dollars for attending each regularly called board meeting, or special meeting, but shall**  
18 **not be paid for attending more than two meetings in any calendar month. However, no**  
19 **trustee shall be paid more than one attendance fee if such trustee attends more than one**  
20 **board meeting in a calendar week. Each trustee of the board shall be reimbursed for his**  
21 **or her actual expenditures in the performance of his or her duties on behalf of the**  
22 **district. Subject to the provisions of section 105.454, the trustees may be paid**  
23 **reasonable compensation by the district for their services outside their duties as**  
24 **trustees.** The board of trustees may employ and fix the compensation of such staff as may be  
25 necessary to discharge the business and purposes of the district, including clerks, attorneys,  
26 administrative assistants, and any other necessary personnel. The board of trustees may  
27 employ and fix the duties and compensation of an administrator for the district. The  
28 administrator shall be the chief executive officer of the district subject to the supervision and  
29 direction of the board of trustees. The administrator of the district may, with the approval of  
30 the board of trustees, retain consulting engineers for the district under such terms and  
31 conditions as may be necessary to discharge the business and purposes of the district.

32           3. Except as provided in subsection 1 of this section, the term of office of a trustee  
33 shall be five years. The remaining trustees shall appoint a person qualified under this section  
34 to fill any vacancy on the board. The initial trustees appointed by the circuit court shall serve  
35 until the first Tuesday after the first Monday in June or until the first Tuesday after the first  
36 Monday in April, depending upon the resolution of the trustees. In the event that the trustees  
37 are elected, said elections shall be conducted by the appropriate election authority under  
38 chapter 115. Otherwise, trustees shall be appointed by the county commission in accordance  
39 with the qualifications set forth in subsection 1 of this section.

40           4. Notwithstanding any other provision of law, if there is only one candidate for the  
41 post of trustee, then no election shall be held, and the candidate shall assume the  
42 responsibilities of office at the same time and in the same manner as if elected. If there is no  
43 candidate for the post of trustee, then no election shall be held for that post and it shall be  
44 considered vacant, to be filled under the provisions of subsection 3 of this section.

215.020. 1. There is hereby created and established as a governmental  
2 instrumentality of the state of Missouri the "Missouri Housing Development Commission"  
3 which shall constitute a body corporate and politic.

4           2. The commission shall consist of the governor, lieutenant governor, the state  
5 treasurer, the state attorney general, **two members of the senate, one of which shall be from**  
6 **the majority party appointed by the president pro tempore of the senate and one of**  
7 **which shall be from the minority party appointed by the minority leader, and two**  
8 **members of the house of representatives, one of which shall be from the majority party**  
9 **appointed by the speaker of the house of representatives and one of which shall be from**  
10 **the minority party appointed by the minority leader,** and six members to be selected by  
11 the governor, with the advice and consent of the senate. The persons to be selected by the  
12 governor shall be individuals knowledgeable in the areas of housing, finance or construction.  
13 Not more than four of the members appointed by the governor shall be from the same political  
14 party. The members of the commission appointed by the governor shall serve the following  
15 terms: Two shall serve two years, two shall serve three years, and two shall serve four years,  
16 respectively. Thereafter, each appointment shall be for a term of four years. If for any reason  
17 a vacancy occurs, the governor, with the advice and consent of the senate, shall appoint a new  
18 member to fill the unexpired term. Members are eligible for reappointment.

19           3. [~~Six~~] **Eight** members of the commission shall constitute a quorum. No vacancy in  
20 the membership of the commission shall impair the right of a quorum to exercise all the rights  
21 and perform all the duties of the commission. No action shall be taken by the commission  
22 except upon the affirmative vote of at least [~~six~~] **eight** of the members of the commission.

23           4. Each member of the commission appointed by the governor is entitled to  
24 compensation of fifty dollars per diem plus his reasonable and necessary expenses actually  
25 incurred in discharging his duties under sections 215.010 to 215.250.

          251.034. Payments made under sections 251.032 to 251.038 to the various regional  
2 planning commissions shall be distributed on a matching basis of one-half state funds for one-  
3 half of local funds. No local unit shall receive any payment without providing the matching  
4 funds required. The state funds so allocated shall not exceed the sum of ~~[sixty-five]~~ **one**  
5 **hundred thirty** thousand dollars for the East-West Gateway Coordinating Council and for the  
6 Mid-America Regional Council. The remaining allocated state funds shall not exceed the  
7 sum of ~~[twenty-five]~~ **fifty** thousand dollars for each of the following regional planning  
8 commissions: South Central Ozark, Ozark Foothills, Green Hills, ~~[Show Me,]~~ Bootheel,  
9 ~~[Missouri Valley, Ozark Gateway,]~~ Mark Twain, ~~[ABCD,]~~ Southeast Missouri, Boonslick,  
10 Northwest Missouri, Mid-Missouri, Kaysinger Basin, Lake of the Ozarks, Meramec,  
11 Northeast Missouri, **Harry S Truman, MO-Kan, Pioneer Trails,** and ~~[Lakes-Country]~~  
12 **Southwest Missouri. Beginning July 1, 2025, and each year after, the maximum grant**  
13 **amount for each regional planning commission shall be adjusted with the consumer**  
14 **price index.**

          262.217. Effective September 1, 1995, there is created a "State Fair Commission"  
2 whose domicile for the purposes of sections 262.215 to 262.280 shall be the department of  
3 agriculture of this state. The commission shall consist of ~~[nine]~~ **twelve** members, ~~[two of~~  
4 ~~whom shall be active farmers, two of whom shall be either current members or past presidents~~  
5 ~~of county or regional fair boards,]~~ one of whom shall be the director of the department of  
6 agriculture~~], one of whom shall be employed in agribusiness, and three at-large members who~~  
7 ~~shall be Missouri residents].~~ The director of the department of agriculture ~~[shall be the~~  
8 ~~chairman of the commission until January 31, 1997, and]~~ shall not be counted against  
9 membership from a congressional district~~], at which time].~~ The ~~[chairman]~~ **chair** shall be  
10 elected from among the members of the commission by the commission members. Such  
11 officer shall serve for a term of two years. Commissioners shall be reimbursed for their actual  
12 and necessary expenses incurred when attending meetings of the commission, to be paid from  
13 appropriations made therefor. Commissioners shall be appointed by the governor, with the  
14 advice and consent of the senate. ~~[The county fair association in the state may submit to the~~  
15 ~~governor a list of nominees for appointment, three from each congressional district, for those~~  
16 ~~commission members who are required to be current members or past presidents of county~~  
17 ~~fair boards. Not more than four commissioners excluding the director of agriculture shall be~~  
18 ~~members of the same political party.]~~ Each commissioner shall be a resident of the state for  
19 five years prior to ~~[his]~~ **the commissioner's** appointment. The eight initial commissioners  
20 shall be appointed as follows: two shall be appointed for terms of one year, two for terms of

21 two years, two for terms of three years and two for terms of four years. Their successors shall  
 22 be appointed for terms of four years. A commissioner shall continue to serve until ~~his~~ a  
 23 successor is appointed and qualified. Whenever any vacancy occurs on the commission, the  
 24 governor shall fill the vacancy by appointment for the remainder of the term of the  
 25 commissioner who was replaced. There shall be no more than ~~two~~ **three** commission  
 26 members from any congressional district.

650.320. For the purposes of sections 650.320 to 650.340, the following terms mean:

- 2 (1) **"Ambulance service", the same meaning given to the term in section 190.100;**
- 3 (2) "Board", the Missouri 911 service board established in section 650.325;
- 4 ~~(2)~~ (3) **"Dispatch agency", the same meaning given to the term in section**
- 5 **190.100;**
- 6 (4) **"Medical director", the same meaning given to the term in section 190.100;**
- 7 (5) **"Memorandum of understanding", the same meaning given to the term in**
- 8 **section 190.100;**
- 9 (6) "Public safety answering point", the location at which 911 calls are answered;
- 10 ~~(3)~~ (7) "Telecommunicator", any person employed as an emergency telephone
- 11 worker, call taker or public safety dispatcher whose duties include receiving, processing or
- 12 transmitting public safety information received through a 911 public safety answering point.

650.340. 1. The provisions of this section may be cited and shall be known as the  
 2 "911 Training and Standards Act".

3 2. Initial training requirements for telecommunicators who answer 911 calls that  
 4 come to public safety answering points shall be as follows:

- 5 (1) Police telecommunicator, 16 hours;
- 6 (2) Fire telecommunicator, 16 hours;
- 7 (3) Emergency medical services telecommunicator, 16 hours;
- 8 (4) Joint communication center telecommunicator, 40 hours.

9 3. All persons employed as a telecommunicator in this state shall be required to  
 10 complete ongoing training so long as such person engages in the occupation as a  
 11 telecommunicator. Such persons shall complete at least twenty-four hours of ongoing  
 12 training every three years by such persons or organizations as provided in subsection 6 of this  
 13 section.

14 4. Any person employed as a telecommunicator on August 28, 1999, shall not be  
 15 required to complete the training requirement as provided in subsection 2 of this section. Any  
 16 person hired as a telecommunicator after August 28, 1999, shall complete the training  
 17 requirements as provided in subsection 2 of this section within twelve months of the date such  
 18 person is employed as a telecommunicator.

19           5. The training requirements as provided in subsection 2 of this section shall be  
20 waived for any person who furnishes proof to the committee that such person has completed  
21 training in another state which is at least as stringent as the training requirements of  
22 subsection 2 of this section.

23           6. The board shall determine by administrative rule the persons or organizations  
24 authorized to conduct the training as required by subsection 2 of this section.

25           7. ~~[This section shall not apply to an emergency medical dispatcher or agency as~~  
26 ~~defined in section 190.100, or a person trained by an entity accredited or certified under~~  
27 ~~section 190.131, or a person who provides prearrival medical instructions who works for an~~  
28 ~~agency which meets the requirements set forth in section 190.134.]~~ **The board shall be**  
29 **responsible for the approval of training courses for emergency medical dispatchers.**  
30 **The board shall develop necessary rules and regulations in collaboration with the state**  
31 **EMS medical director's advisory committee, as described in section 190.103, which may**  
32 **provide recommendations relating to the medical aspects of prearrival medical**  
33 **instructions.**

34           8. **A dispatch agency is required to have a memorandum of understanding with**  
35 **all ambulance services that it dispatches. If a dispatch agency provides prearrival**  
36 **medical instructions, it is required to have a medical director whose duties include the**  
37 **maintenance of standards and approval of protocols or guidelines.**

2           ~~[190.134. A dispatch agency is required to have a memorandum of~~  
3 ~~understanding with all ambulance services that it dispatches. If a dispatch~~  
4 ~~agency provides prearrival medical instructions, it is required to have a~~  
5 ~~medical director, whose duties include the maintenance of standards and~~  
~~protocol approval.]~~

✓