FIRST REGULAR SESSION

HOUSE BILL NO. 467

103RD GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE DOLL.

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DANA RADEMAN MILLER, Chief Clerk

AN ACT

To amend chapter 167, RSMo, by adding thereto one new section relating to hearing screenings in schools.

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

Section A. Chapter 167, RSMo, is amended by adding thereto one new section, to be known as section 167.192, to read as follows:

167.192. 1. As used in this section, the following terms mean:

- 2 (1) "Parent", a student's parent, guardian, or other person having control or 3 custody of the student;
- 4 (2) "Student", a child who is enrolled for the first time in either kindergarten or 5 grade one.
 - 2. For the 2026-27 school year and all subsequent school years, each public, private, parochial, or parish school shall conduct a hearing screening for each student as provided in this section.
 - 3. (1) Before August first of the school year in which a student is required to receive a hearing screening under this section, the school board shall provide the student's parent with information about the school district's hearing screening program.
- 12 (2) The hearing screening shall occur before November first of the school year in which the hearing screening is required to occur under this section.
- 14 (3) The school board may:
 - (a) Conduct any element of the hearing screening program;
- 16 **(b)** Contract with any individual or governmental entity to provide any element 17 of the hearing screening program;

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

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18 (c) Request the student's parent to obtain any element of the hearing screening program from a provider selected by the parent; or

- (d) Provide the hearing screening by any combination of the methods described in paragraphs (a) to (c) of this subdivision.
- (4) If the board itself conducts the hearing screening or contracts for the hearing screening, the hearing screening shall be conducted as required under state law.
- (5) (a) If the school board chooses to request the student's parent to obtain any element of the hearing screening program, the school board shall provide a list of providers to the student's parent with information about hearing screening services available in the community to parents who cannot afford such services.
- (b) A parent requested to obtain any element of the hearing screening program may sign a written statement indicating that the parent declines the hearing screening for the parent's student. Upon receiving the written request, the school board shall refrain from conducting the hearing screening on the student.
- 4. If the results of the hearing screening reveal a possible need for special educational services, the school board shall conduct further assessment as required under state law.
- 5. A student shall be exempt from the hearing screening required under this section if the student's parent presents to the school board a certificate or similar written notice that the student has been examined by a regularly licensed physician during the twelve months immediately preceding the date of the hearing screening required under this section.
- 6. The department of elementary and secondary education, in consultation with the department of health and senior services, shall develop a model hearing screening program that satisfies all requirements of this section. A school district may adopt or adapt such model policy to conduct the hearing screenings required under this section.
- 7. The department of elementary and secondary education, in consultation with the department of health and senior services, may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority

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and any rule proposed or adopted after the effective date of this section shall be invalid
and void.

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