FIRST REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 606

103RD GENERAL ASSEMBLY

1735H.02C

JOSEPH ENGLER, Chief Clerk

AN ACT

To repeal sections 23.295, 160.575, 170.012, 173.005, 173.095, 173.100, 173.105, 173.110, 173.115, 173.125, 173.130, 173.141, 173.150, 173.160, 173.170, 173.180, 173.186, 173.187, 173.236, 173.262, 173.264, 173.265, 173.475, 173.775, 173.778, 173.781, 173.784, 173.787, 173.790, 173.793, 173.796, 178.550, 178.585, 186.019, 288.040, 620.010, 620.484, 620.490, 620.511, 620.512, 620.513, 620.515, 620.552, 620.554, 620.556, 620.558, 620.560, 620.562, 620.564, 620.566, 620.568, 620.570, 620.572, and 620.574, RSMo, and section 167.910 as enacted by house bill no. 1606, ninety-ninth general assembly, second regular session, and section 167.910 as enacted by house bill no. 1415, ninety-ninth general assembly, second regular session, and to enact in lieu thereof fourteen new sections relating to higher education.

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

Section A. Sections 23.295, 160.575, 170.012, 173.005, 173.095, 173.100, 173.105, 173.110, 173.115, 173.125, 173.130, 173.141, 173.150, 173.160, 173.170, 173.180, 173.186, 173.187, 173.236, 173.262, 173.264, 173.265, 173.475, 173.775, 173.778, 173.781, 173.784, 173.787, 173.790, 173.793, 173.796, 178.550, 178.585, 186.019, 288.040, 620.010, 620.484, 620.490, 620.511, 620.512, 620.513, 620.515, 620.552, 620.554, 620.556, 620.558, 620.560, 620.562, 620.564, 620.566, 620.568, 620.570, 620.572, and 620.574, RSMo, and section 167.910 as enacted by house bill no. 1606, ninety-ninth general assembly, second regular session, and section 167.910 as enacted by house bill no. 1415, ninety-ninth general assembly, second regular session, are repealed and fourteen new sections enacted in lieu thereof, to be known as sections 23.295, 160.575, 173.005, 173.2565, 173.2566, 173.2570, 173.2571, 173.2572, 178.550, 178.585, 186.019, 288.040, 620.010, and 620.515, to read as follows:

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.

23.295. If an employee is displaced because a program is sunset, reorganized, or continued, the state agency and the [division] office of workforce development in the department of [economic] higher education and workforce development shall make a reasonable effort to relocate the displaced employee.

160.575. 1. The department of elementary and secondary education shall develop a 2 "ready to work" endorsement program that enables high schools to endorse a certificate for 3 students who meet certain standards that demonstrate that such students are deemed ready to 4 work. The program shall be available no later than June 30, 2007.

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2. The program shall include, but not be limited to, the following:

(1) Voluntary participation by high school seniors who choose to participate;

7 (2) Academic components;

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(3) Work readiness components;

9 (4) Assessment tools and techniques for a third-party, independent, and objective 10 assessment and endorsement of individual student achievement through an existing workforce 11 investment service delivery system; and

12 (5) An easily identifiable guarantee to potential employers that the entry-level 13 employee is ready to work.

In developing such standards, the department shall involve representatives of the
 [division] office of workforce development, employers, students, career center providers,
 local workforce investment boards, and school district personnel.

173.005. 1. There is hereby created a "Department of Higher Education and 2 Workforce Development", and the division of higher education of the department of 3 education is abolished and all its powers, duties, functions, personnel and property are 4 transferred as provided by the Reorganization Act of 1974, Appendix B, RSMo.

5 2. The commission on higher education is abolished and all its powers, duties, personnel and property are transferred by type I transfer to the "Coordinating Board for 6 Higher Education", which is hereby created, and the coordinating board shall be the head of 7 8 the department. The coordinating board shall consist of nine members appointed by the 9 governor with the advice and consent of the senate, and not more than five of its members shall be of the same political party. None of the members shall be engaged professionally as 10 an educator or educational administrator with a public or private institution of higher 11 education at the time appointed or during his term. Moreover, no person shall be appointed to 12 the coordinating board who shall not be a citizen of the United States, and who shall not have 13 been a resident of the state of Missouri two years next prior to appointment, and at least one 14 15 but not more than two persons shall be appointed to said board from each congressional district. The term of service of a member of the coordinating board shall be six years and said 16 members, while attending the meetings of the board, shall be reimbursed for their actual 17

expenses. Notwithstanding any provision of law to the contrary, nothing in this section 18 19 relating to a change in the composition and configuration of congressional districts in this 20 state shall prohibit a member who is serving a term on August 28, 2011, from completing his 21 or her term. The coordinating board may, in order to carry out the duties prescribed for it in 22 subsections 1, 2, 3, 7, and 8 of this section, employ such professional, clerical and research 23 personnel as may be necessary to assist it in performing those duties, but this staff shall not, in 24 any fiscal year, exceed twenty-five full-time equivalent employees regardless of the source of 25 funding. In addition to all other powers, duties and functions transferred to it, the 26 coordinating board for higher education shall have the following duties and responsibilities:

(1) The coordinating board for higher education may approve, not approve, or provisionally approve proposed new degree programs to be offered by the state institutions of higher education. The coordinating board may authorize a degree program outside an institution's coordinating board-approved mission only when the coordinating board has received clear evidence that the institution proposing to offer the program:

32 (a) Made a good-faith effort to explore the feasibility of offering the program in 33 collaboration with an institution the mission of which includes offering the program;

34 (b) Is contributing substantially to the goals in the coordinating board's coordinated35 plan for higher education;

36 (c) Has the existing capacity to ensure the program is delivered in a high-quality37 manner;

(d) Has demonstrated that the proposed program is needed;

(e) Has a clear plan to meet the articulated workforce need; and

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(f) Such other factors deemed relevant by the coordinating board;

41 (2) The governing board of each public institution of higher education in the state shall have the power and authority to confer degrees in chiropractic, osteopathic medicine, 42 43 and podiatry only in collaboration with the University of Missouri, provided that such 44 collaborative agreements are approved by the governing board of each institution and that in 45 these instances the University of Missouri will be the degree-granting institution. Should the 46 University of Missouri decline to collaborate in the offering of such programs, any of these institutions may seek approval of the program through the coordinating board for higher 47 48 education's comprehensive review process when doing so would not unnecessarily duplicate 49 an existing program, collaboration is not feasible or a viable means of meeting the needs of 50 students and employers, and the institution has the academic and financial capacity to offer 51 the program in a high quality manner;

52 (3) The coordinating board for higher education may promote and encourage the 53 development of cooperative agreements between Missouri public four-year institutions of 54 higher education which do not offer graduate degrees and Missouri public four-year

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55 institutions of higher education which do offer graduate degrees for the purpose of offering 56 graduate degree programs on campuses of those public four-year institutions of higher 57 education which do not otherwise offer graduate degrees. Such agreements shall identify the obligations and duties of the parties, including assignment of administrative responsibility. 58 59 Any diploma awarded for graduate degrees under such a cooperative agreement shall include the names of both institutions inscribed thereon. Any cooperative agreement in place as of 60 61 August 28, 2003, shall require no further approval from the coordinating board for higher 62 education. Any costs incurred with respect to the administrative provisions of this subdivision may be paid from state funds allocated to the institution assigned the 63 64 administrative authority for the program. The provisions of this subdivision shall not be 65 construed to invalidate the provisions of subdivision (1) of this subsection;

66 (4) In consultation with the heads of the institutions of higher education affected and 67 against a background of carefully collected data on enrollment, physical facilities, manpower 68 needs, and institutional missions, the coordinating board for higher education shall establish 69 guidelines for appropriation requests by those institutions of higher education; however, other 70 provisions of the Reorganization Act of 1974 notwithstanding, all funds shall be appropriated 71 by the general assembly to the governing board of each public four-year institution of higher 72 education which shall prepare expenditure budgets for the institution;

73 (5) No new [state-supported senior] public colleges or [residence centers] 74 universities shall be established except as provided by law and with approval of the 75 coordinating board for higher education;

(6) The coordinating board for higher education shall establish admission guidelinesconsistent with institutional missions;

(7) The coordinating board for higher education shall require all public two-year and four-year higher education institutions to replicate best practices in remediation identified by the coordinating board and institutions from research undertaken by regional educational laboratories, higher education research organizations, and similar organizations with expertise in the subject, and identify and reduce methods that have been found to be ineffective in preparing or retaining students or that delay students from enrollment in college-level courses;

85 (8) The coordinating board shall establish policies and procedures for institutional 86 decisions relating to the residence status of students;

87 (9) The coordinating board shall establish guidelines to promote and facilitate the 88 transfer of students between institutions of higher education within the state and, with the 89 assistance of the committee on transfer and articulation, shall require all public two-year and 90 four-year higher education institutions to create by July 1, 2014, a statewide core transfer 91 library of at least twenty-five lower division courses across all institutions that are

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92 transferable among all public higher education institutions. The coordinating board shall 93 establish policies and procedures to ensure such courses are accepted in transfer among public 94 institutions and treated as equivalent to similar courses at the receiving institutions. The coordinating board shall develop a policy to foster reverse transfer for any student who has 95 accumulated enough hours in combination with at least one public higher education 96 97 institution in Missouri that offers an associate degree and one public four-year higher 98 education institution in the prescribed courses sufficient to meet the public higher education 99 institution's requirements to be awarded an associate degree. The department of elementary and secondary education shall maintain the alignment of the assessments found in section 100 101 160.518 and successor assessments with the competencies previously established under this 102 subdivision for entry-level collegiate courses in English, mathematics, foreign language, 103 sciences, and social sciences associated with an institution's general education core;

104 (10) The coordinating board shall collect the necessary information and develop 105 comparable data for all institutions of higher education in the state. The coordinating board 106 shall use this information to delineate the areas of competence of each of these institutions 107 and for any other purposes deemed appropriate by the coordinating board;

108 (11) Compliance with requests from the coordinating board for institutional 109 information and the other powers, duties and responsibilities, herein assigned to the 110 coordinating board, shall be a prerequisite to the receipt of any funds which the coordinating 111 board is responsible for administering;

112 (12) If any institution of higher education in this state, public or private, willfully fails 113 or refuses to follow any lawful guideline, policy or procedure established or prescribed by the coordinating board, or knowingly deviates from any such guideline, or knowingly acts 114 115 without coordinating board approval where such approval is required, or willfully fails to 116 comply with any other lawful order of the coordinating board, the coordinating board may, 117 after a public hearing, withhold or direct to be withheld from that institution any funds the disbursement of which is subject to the control of the coordinating board, or may remove the 118 119 approval of the institution as an approved institution within the meaning of section 173.1102. 120 If any such public institution willfully disregards board policy, the commissioner of higher 121 education may order such institution to remit a fine in an amount not to exceed one percent of 122 the institution's current fiscal year state operating appropriation to the board. The board shall 123 hold such funds until such time that the institution, as determined by the commissioner of 124 higher education, corrects the violation, at which time the board shall refund such amount to 125 the institution. If the commissioner determines that the institution has not redressed the 126 violation within one year, the fine amount shall be deposited into the general revenue fund, 127 unless the institution appeals such decision to the full coordinating board, which shall have 128 the authority to make a binding and final decision, by means of a majority vote, regarding the

129 matter. However, nothing in this section shall prevent any institution of higher education in 130 this state from presenting additional budget requests or from explaining or further clarifying 131 its budget requests to the governor or the general assembly;

(13) In recognition of institutions that meet the requirements of subdivision (2), (3), or (4) of subsection 1 of section 173.616, are established by name as an educational institution in Missouri, and are authorized to operate programs beyond secondary education for purposes of authorization under 34 CFR 600.9, the coordinating board for higher education shall maintain and publish on its website a list of such postsecondary educational institutions; and

(14) (a) As used in this subdivision, the term "out-of-state public institution of highereducation" shall mean an education institution located outside of Missouri that:

a. Is controlled or administered directly by a public agency or political subdivision oris classified as a public institution by the state;

b. Receives appropriations for operating expenses directly or indirectly from a stateother than Missouri;

c. Provides a postsecondary course of instruction at least six months in length leading
to or directly creditable toward a degree or certificate;

d. Meets the standards for accreditation by an accrediting body recognized by theUnited States Department of Education or any successor agency; and

147 e. Permits faculty members to select textbooks without influence or pressure by any148 religious or sectarian source.

149 (b) No later than July 1, 2008, the coordinating board shall promulgate rules 150 regarding:

151 a. The board's approval process of proposed new degree programs and course 152 offerings by any out-of-state public institution of higher education seeking to offer degree 153 programs or course work within the state of Missouri; and

154 b. The board's approval process of degree programs and courses offered by any out-155 of-state public institutions of higher education that, prior to July 1, 2008, were approved by 156 the board to operate a school in compliance with the provisions of sections 173.600 to 157 173.618. The rules shall ensure that, as of July 1, 2008, all out-of-state public institutions 158 seeking to offer degrees and courses within the state of Missouri are evaluated in a manner 159 similar to Missouri public higher education institutions. Such out-of-state public institutions 160 shall be held to standards no lower than the standards established by the coordinating board 161 for program approval and the policy guidelines of the coordinating board for data collection, 162 cooperation, and resolution of disputes between Missouri institutions of higher education 163 under this section. Any such out-of-state public institutions of higher education wishing to 164 continue operating within this state must be approved by the board under the rules promulgated under this subdivision. The coordinating board may charge and collect fees 165

166 from out-of-state public institutions to cover the costs of reviewing and assuring the quality of 167 programs offered by out-of-state public institutions. Any rule or portion of a rule, as that term 168 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 536 169 170 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly under chapter 536 to review, to delay the 171 172 effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then 173 the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, 174 shall be invalid and void.

(c) Nothing in this subdivision or in section 173.616 shall be construed or interpreted
so that students attending an out-of-state public institution are considered to be attending a
Missouri public institution of higher education for purposes of obtaining student financial
assistance.

179 3. The coordinating board shall meet at least four times annually with an advisory committee who shall be notified in advance of such meetings. The coordinating board shall 180 181 have exclusive voting privileges. The advisory committee shall consist of thirty-two 182 members, who shall be the president or other chief administrative officer of the University of 183 Missouri; the chancellor of each campus of the University of Missouri; the president of each 184 state-supported four-year college or university, including Harris-Stowe State University, 185 Missouri Southern State University, Missouri Western State University, and Lincoln 186 University; the president of State Technical College of Missouri; the president or 187 chancellor of each public community college district; and representatives of each of five accredited private institutions selected biennially, under the supervision of the coordinating 188 189 board, by the presidents of all of the state's privately supported institutions; but always to include at least one representative from one privately supported community college, one 190 191 privately supported four-year college, and one privately supported university. The 192 conferences shall enable the committee to advise the coordinating board of the views of 193 the institutions on matters within the purview of the coordinating board.

4. The University of Missouri, Lincoln University, and all other state-governed colleges and universities, chapters 172, 174, 175, and others, are transferred by type III transfers to the department of higher education and workforce development subject to the provisions of subsection 2 of this section.

198 5. The state historical society, chapter 183, is transferred by type III transfer to the 199 University of Missouri.

200 6. The state anatomical board, chapter 194, is transferred by type II transfer to the 201 department of higher education and workforce development.

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202 7. All the powers, duties and functions vested in the division of public schools and 203 state board of education relating to community college state aid and the supervision, 204 formation of districts and all matters otherwise related to the state's relations with community 205 college districts and matters pertaining to community colleges in public school districts, 206 chapters 163, 178, and others, are transferred to the coordinating board for higher education 207 by type I transfer. Provided, however, that all responsibility for administering the federal-208 state programs of vocational-technical education, except for the 1202a postsecondary 209 educational amendments of 1972 program, shall remain with the department of elementary 210 and secondary education. The department of elementary and secondary education and the 211 coordinating board for higher education shall cooperate in developing the various plans for 212 vocational-technical education; however, the ultimate responsibility will remain with the state 213 board of education.

8. All the powers, duties, functions, and properties of the state poultry experiment station, chapter 262, are transferred by type I transfer to the University of Missouri, and the state poultry association and state poultry board are abolished. In the event the University of Missouri shall cease to use the real estate of the poultry experiment station for the purposes of research or shall declare the same surplus, all real estate shall revert to the governor of the state of Missouri and shall not be disposed of without legislative approval.

[620.484.] 173.2565. The provisions of the Wagner-Peyser Act (29 U.S.C.A. Sec. 49 et seq.), as amended, are hereby accepted by this state and the [division] office of workforce development of the department of [economic] higher education and workforce development is hereby designated and constituted the agency of this state for the purposes of said act. The [division] office shall establish and maintain free public employment offices in such number and in such places as may be necessary for the proper administration of this chapter and for the purposes of performing such functions as are within the purview of the Wagner-Peyser Act.

[620.490.] **173.2566**. The department of [economic] higher education and workforce development shall promulgate rules providing for the coordination of state and 2 federal job training resources administered by the department of [economic] higher 3 education and workforce development, including the local workforce investment areas 4 established in the state to administer federal funds pursuant to the federal Workforce 5 Investment Act or its successor, for the provision of assistance to businesses in this state 6 relating to the creation of new jobs in the state. The department shall include in these rules 7 the methods to be followed by any business engaged in the creation of new jobs in state to 8 9 ensure that economically disadvantaged citizens receive opportunities for employment in the new jobs created. No rule or portion of a rule promulgated pursuant to the authority of this 10

section shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

[620.511.] **173.2570.** 1. There is hereby established the "Missouri Workforce 2 Development Board", formerly known as the Missouri workforce investment board, and 3 hereinafter referred to as "the board" in sections [620.511 to 620.513] **173.2570 to 173.2572**.

2. The purpose of the board is to provide workforce investment activities, through statewide and local workforce investment systems, that increase the employment, retention, and earnings of participants, and increase occupational skill attainment by participants, and, as a result, improve the quality of the workforce, reduce welfare dependency, and enhance the productivity and competitiveness of the state of Missouri. The board shall be the state's advisory board pertaining to workforce preparation policy.

3. The board shall meet the requirements of the federal Workforce Innovation and
 Opportunity Act, hereinafter referred to as the "WIOA", P.L. 113-128, as amended. Should
 another federal law supplant the WIOA, all references in sections [620.511 to 620.513]
 173.2570 to 173.2572 to the WIOA shall apply as well to the new federal law.

4. Composition of the board shall comply with the WIOA. Board members appointed
by the governor shall be subject to the advice and consent of the senate. Consistent with the
requirements of the WIOA, the governor shall designate one member of the board to be its
chairperson.

5. Each member of the board shall serve for a term of four years, subject to the pleasure of the governor, and until a successor is duly appointed. In the event of a vacancy on the board, the vacancy shall be filled in the same manner as the original appointment and said replacement shall serve the remainder of the original appointee's unexpired term.

6. Of the members initially appointed to the WIOA, formerly known as the WIA, board, one-fourth shall be appointed for a term of four years, one-fourth shall be appointed for a term of three years, one-fourth shall be appointed for a term of two years, and one-fourth shall be appointed for a term of one year.

7. WIOA board members shall receive no compensation, but shall be reimbursed forall necessary expenses actually incurred in the performance of their duties.

8. The department may include on its website a list of the names of the members of the board, including the names of members of local workforce development boards, along with information on how to contact such boards.

[620.512.] 173.2571. 1. The board shall establish bylaws governing its organization, 2 operation, and procedure consistent with sections [620.511 to 620.513] 173.2570 to 3 173.2572, and consistent with the WIOA.

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2. The board shall meet at least four times each year at the call of the chairperson.

5 3. In order to assure objective management and oversight, the board shall not operate programs or provide services directly to eligible participants, but shall exist solely to plan, 6 7 coordinate, and monitor the provisions of such programs and services. A member of the board may not vote on a matter under consideration by the board that regards the provision of 8 services by the member or by an entity that the member represents or would provide direct 9 financial benefit to the member or the immediate family of the member. A member of the 10 11 board may not engage in any other activity determined by the governor to constitute a conflict 12 of interest.

4. The composition and the roles and responsibilities of the board membership may
be amended to comply with any succeeding federal or state legislative or regulatory
requirements governing workforce investment activities, except that the procedure for such
change shall be outlined in state rules and regulations and adopted in the bylaws of the board.

5. The department of [economic] higher education and workforce development,
office of workforce development, shall provide professional, technical, and clerical staff for
the board.

20 6. The board may promulgate any rules and regulations necessary to administer the provisions of sections [620.511 to 620.513] 173.2570 to 173.2572. Any rule or portion of a 21 22 rule, as that term is defined in section 536.010, that is created under the authority delegated in 23 this section shall become effective only if it complies with and is subject to all of the 24 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 25 26 chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are 27 subsequently held unconstitutional, then the grant of rulemaking authority and any rule 28 proposed or adopted after August 28, 2007, shall be invalid and void.

[620.513.] 173.2572. 1. The board shall assist the governor with the functions 2 described in Section 101(d) of the WIOA, 29 U.S.C. Section [311d] 3111(d), and any 3 regulations issued pursuant to the WIOA.

2. The board shall submit an annual report of its activities to the governor, the speaker
of the house of representatives, and the president pro tem of the senate no later than January
thirty-first of each year.

3. Nothing in sections [620.511 to 620.513] 173.2570 to 173.2572 shall be construed
to require or allow the board to assume or supersede the statutory authority granted to, or
impose any duties or requirements on, the state coordinating board for higher education, the
governing boards of the state's public colleges and universities, the state board of education,
or any local educational agencies.

178.550. 1. This section shall be known and may be cited as the "Career and 2 Technical Education Student Protection Act". There is hereby established the "Career and

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Technical Education Advisory Council" within the department of elementary and secondary

education. 4 5 2. The advisory council shall be composed of sixteen members who shall be Missouri residents. The director of the department of economic development, or his or her designee, 6 7 shall be a member. The commissioner of education shall appoint the following members: 8 (1) A director or administrator of a career and technical education center; 9 (2) An individual from the business community with a background in commerce; 10 (3) A representative from State Technical College of Missouri; (4) Three current or retired career and technical education teachers who also serve or 11 served as an advisor to any of the nationally recognized career and technical education 12 student organizations of: 13

- 14 (a) DECA;
- 15 (b) Future Business Leaders of America (FBLA);
- 16 (c) FFA;
- 17 (d) Family, Career and Community Leaders of America (FCCLA);

18 (e) Health Occupations Students of America (HOSA);

- 19 (f) SkillsUSA; or
- 20 (g) Technology Student Association (TSA);
- 21 (5) A representative from a business organization, association of businesses, or a 22 business coalition;
- 23 (6) A representative from a Missouri community college;

24 (7) A representative from Southeast Missouri State University or the University of Central Missouri; 25

26 (8) An individual participating in an apprenticeship recognized by the department of labor and industrial relations or approved by the United States Department of Labor's Office 27 28 of Apprenticeship;

29 (9) A school administrator or school superintendent of a school that offers career and 30 technical education.

31 3. Members appointed by the commissioner of education shall serve a term of five years except for the initial appointments, which shall be for the following lengths: 32

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- (1) One member shall be appointed for a term of one year;
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- (2) Two members shall be appointed for a term of two years; (3) Two members shall be appointed for a term of three years; 35
- 36 (4) Three members shall be appointed for a term of four years;
- 37 (5) Three members shall be appointed for a term of five years.
- 38 4. Four members shall be from the general assembly. The president pro tempore of the senate shall appoint two members of the senate of whom not more than one shall be of the 39

40 same party. The speaker of the house of representatives shall appoint two members of the 41 house of representatives of whom not more than one shall be of the same party. The 42 legislative members shall serve on the advisory council until such time as they resign, are no 43 longer members of the general assembly, or are replaced by new appointments.

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5. The advisory council shall have three nonvoting ex officio members:

45 (1) A director of guidance and counseling services at the department of elementary 46 and secondary education, or a similar position if such position ceases to exist;

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(2) The director of the [division] office of workforce development; and

48 (3) A member of the coordinating board for higher education, as selected by the 49 coordinating board.

50 6. The assistant commissioner for the office of college and career readiness of the 51 department of elementary and secondary education shall provide staff assistance to the 52 advisory council.

7. The advisory council shall meet at least four times annually. The advisory council may make all rules it deems necessary to enable it to conduct its meetings, elect its officers, and set the terms and duties of its officers. The advisory council shall elect from among its members a chairperson, vice chairperson, a secretary-reporter, and such other officers as it deems necessary. Members of the advisory council shall serve without compensation but may be reimbursed for actual expenses necessary to the performance of their official duties for the advisory council.

60 8. Any business to come before the advisory council shall be available on the 61 advisory council's internet website at least seven business days prior to the start of each meeting. All records of any decisions, votes, exhibits, or outcomes shall be available on the 62 63 advisory council's internet website within forty-eight hours following the conclusion of every meeting. Any materials prepared for the members shall be delivered to the members at least 64 five days before the meeting, and to the extent such materials are public records as defined in 65 section 610.010 and are not permitted to be closed under section 610.021, shall be made 66 67 available on the advisory council's internet website at least five business days in advance of 68 the meeting.

9. The advisory council shall make an annual written report to the state board of
education and the commissioner of education regarding the development, implementation,
and administration of the state budget for career and technical education.

10. The advisory council shall annually submit written recommendations to the state
board of education and the commissioner of education regarding the oversight and procedures
for the handling of funds for student career and technical education organizations.

75 11. The advisory council shall:

(1) Develop a comprehensive statewide short- and long-range strategic plan for careerand technical education;

(2) Identify service gaps and provide advice on methods to close such gaps as they
 relate to youth and adult employees, workforce development, and employers on training
 needs;

81 (3) Confer with public and private entities for the purpose of promoting and 82 improving career and technical education;

83 84 (4) Identify legislative recommendations to improve career and technical education;

(5) Promote coordination of existing career and technical education programs;

85 (6) Adopt, alter, or repeal by its own bylaws, rules and regulations governing the 86 manner in which its business may be transacted.

87 12. For purposes of this section, the department of elementary and secondary
88 education shall provide such documentation and information as to allow the advisory council
89 to be effective.

90 13. For purposes of this section, "advisory council" shall mean the career and 91 technical education advisory council.

178.585. 1. Under rules and regulations of the state board of education, the commissioner of education, in cooperation with the [director of the division] office of workforce development of the department of [economic] higher education and workforce development, shall establish procedures to provide grants to public high schools, vocationaltechnical schools, State Technical College of Missouri, and community colleges solely for the purpose of new programs, curriculum enhancement, equipment and facilities so as to upgrade vocational and technical education in the state.

8 2. Each vocational-technical school, community college, State Technical College of 9 Missouri, and school district of any public high school receiving a grant authorized by this 10 section shall have an advisory committee composed of local business persons, labor leaders, 11 parents, senior citizens, community leaders and teachers to establish a plan to ensure that 12 students who graduate from the vocational-technical school, community college, State 13 Technical College of Missouri, or public high school proceed to a four-year college or high-14 wage job with workplace-skill development opportunities.

15 3. The [director of the] department of [economic] higher education and workforce 16 development shall provide annually to the commissioner of education a listing of demand 17 occupations in the state including substate projections. The listing shall include those 18 occupations for which, in the judgment of the [director of the] department of [economic] 19 higher education and workforce development, there is a critical shortage to meet present or 20 future employment needs necessary to the economic growth and competitiveness of the state.

4. In any fiscal year, at least seventy-five percent of all moneys for the grant awards authorized by this section shall be to public high schools, vocational-technical schools, State Technical College of Missouri, or community colleges for new programs, curriculum enhancement or equipment necessary to address demand occupations identified pursuant to subsection 3 of this section.

186.019. 1. Prior to April first of each year, starting in 1992, the information described in subdivisions (1), (2), (3) and (4) of this subsection shall be delivered in report form to the Missouri women's council, the governor's office, the secretary of the senate, and the chief clerk of the house of representatives. The information shall apply only to activities which occurred during the previous calendar year. Reports shall be required from the following:

7 (1) The department of labor and industrial relations, and the [division] office of 8 workforce development of the department of [economic] higher education and workforce 9 development, who shall assemble all available data and report on all business start-ups and 10 business failures which are fifty-one percent or more owned by women. The reports shall 11 distinguish, as best as possible, those businesses which are sole proprietorships, partnerships, 12 or corporations;

13 (2) The department of economic development, who shall assemble all available data 14 and report on financial assistance or other incentives given to all businesses which are fifty-15 one percent or more owned by women. The report shall contain information relating to 16 assistance or incentives awarded for the retention of existing businesses, the expansion of 17 existing businesses, or the start-up of new businesses;

(3) The department of revenue, who shall assemble all available data and report on
the number, gross receipts and net income of all businesses which are fifty-one percent or
more owned by women. The reports shall distinguish those businesses which are sole
proprietorships, partnerships or corporations;

(4) The division of purchasing of the office of administration, who shall assemble all
available data and report on businesses which are fifty-one percent or more owned by women
which are recipients of contracts awarded by the state of Missouri.

25 2. Prior to December first of each year, starting in 1990, the information described in 26 subdivisions (1) and (2) of this subsection shall be delivered in report form to the Missouri 27 women's council, the governor's office, the secretary of the senate, and the chief clerk of the 28 house of representatives. The information shall apply only to activities which occurred 29 during the previous school year. Reports shall be required from the following:

(1) The department of elementary and secondary education shall assemble all
 available data from the Vocational and Education Data System (VEDS) on class enrollments
 by Instruction Program Codes (CIP); by secondary and postsecondary schools; and,

secondary, postsecondary, and adult level classes; and by gender. This data shall also bereported by classes of traditional and nontraditional occupational areas;

(2) The coordinating board for higher education shall assemble all available data and report on higher education degrees awarded by academic discipline; type of degree; type of school; and gender. All available data shall also be reported on salaries received upon completion of degree program and subsequent hire, as well as any data available on follow-up salaries.

288.040. 1. A claimant who is unemployed and has been determined to be an insured 2 worker shall be eligible for benefits for any week only if the deputy finds that:

3 (1) The claimant has registered for work at and thereafter has continued to report at an
4 employment office in accordance with such regulations as the division may prescribe;

5 (2) The claimant is able to work and is available for work. No person shall be 6 deemed available for work unless such person has been and is actively and earnestly seeking work. Upon the filing of an initial or renewed claim, and prior to the filing of each weekly 7 claim thereafter, the deputy shall notify each claimant of the number of work search contacts 8 9 required to constitute an active search for work. Unless the deputy directs otherwise, a 10 claimant shall make a minimum of three work search contacts during any week for which he 11 or she claims benefits. No person shall be considered not available for work, pursuant to this subdivision, solely because he or she is a substitute teacher or is on jury duty. A claimant 12 13 shall not be determined to be ineligible pursuant to this subdivision because of not actively 14 and earnestly seeking work if:

(a) The claimant is participating in training approved pursuant to Section 236 of the
Trade Act of 1974, as amended, (19 U.S.C.A. Sec. 2296, as amended);

17 (b) The claimant is temporarily unemployed through no fault of his or her own and 18 has a definite recall date within eight weeks of his or her first day of unemployment; however, 19 upon application of the employer responsible for the claimant's unemployment, such eight-20 week period may be extended not to exceed a total of sixteen weeks at the discretion of the 21 director;

(3) The claimant has reported to an office of the division as directed by the deputy,
but at least once every four weeks, except that a claimant shall be exempted from the
reporting requirement of this subdivision if:

(a) The claimant is claiming benefits in accordance with division regulations dealingwith partial or temporary total unemployment; or

(b) The claimant is temporarily unemployed through no fault of his or her own andhas a definite recall date within eight weeks of his or her first day of unemployment; or

29 (c) The director of the division of employment security has determined that the 30 claimant belongs to a group or class of workers whose opportunities for reemployment will

31 not be enhanced by reporting, or is prevented from reporting due to emergency conditions that

32 limit access by the general public to an office that serves the area where the claimant resides,

33 but only during the time such circumstances exist.

34

Ineligibility pursuant to this subdivision shall begin on the first day of the week which the claimant was scheduled to claim and shall end on the last day of the week preceding the week during which the claimant does report to the division's office;

38 (4) Prior to the first week of a period of total or partial unemployment for which the 39 claimant claims benefits he or she has been totally or partially unemployed for a waiting period of one week. No more than one waiting week will be required in any benefit year. 40 During calendar year 2008 and each calendar year thereafter, the one-week waiting period 41 42 shall become compensable once his or her remaining balance on the claim is equal to or less than the compensable amount for the waiting period. No week shall be counted as a week of 43 total or partial unemployment for the purposes of this subsection unless it occurs within the 44 45 benefit year which includes the week with respect to which the claimant claims benefits;

46 (5) The claimant has made a claim for benefits within fourteen days from the last day
47 of the week being claimed. The fourteen-day period may, for good cause, be extended to
48 twenty-eight days;

49 (6) The claimant has reported to an employment office to participate in a 50 reemployment assessment and reemployment services as directed by the deputy or designated 51 staff of an employment office, unless the deputy determines that good cause exists for the 52 claimant's failure to participate in such reemployment assessment and reemployment services. 53 For purposes of this section, "reemployment services" may include, but not be limited to, the 54 following:

(a) Providing an orientation to employment office services;

55 56

(b) Providing job search assistance; and

(c) Providing labor market statistics or analysis;

57 58

59 Ineligibility under this subdivision shall begin on the first day of the week which the claimant 60 was scheduled to report for the reemployment assessment or reemployment services and shall 61 end on the last day of the week preceding the week during which the claimant does report in 62 person to the employment office for such reemployment assessment or reemployment 63 services;

64 (7) The claimant is participating in reemployment services, such as job search 65 assistance services, as directed by the deputy if the claimant has been determined to be likely 66 to exhaust regular benefits and to need reemployment services pursuant to a profiling system 67 established by the division, unless the deputy determines that: 68

(a) The individual has completed such reemployment services; or

69 (b) There is justifiable cause for the claimant's failure to participate in such 70 reemployment services.

2. A claimant shall be ineligible for waiting week credit or benefits for any week for
which the deputy finds he or she is or has been suspended by his or her most recent employer
for misconduct connected with his or her work. Suspensions of four weeks or more shall be
treated as discharges.

3. (1) Benefits based on "service in employment", described in subsections 7 and 8 of
section 288.034, shall be payable in the same amount, on the same terms and subject to the
same conditions as compensation payable on the basis of other service subject to this law;
except that:

79 (a) With respect to service performed in an instructional, research, or principal administrative capacity for an educational institution, benefits shall not be paid based on such 80 services for any week of unemployment commencing during the period between two 81 82 successive academic years or terms, or during a similar period between two regular but not 83 successive terms, or during a period of paid sabbatical leave provided for in the individual's 84 contract, to any individual if such individual performs such services in the first of such 85 academic years (or terms) and if there is a contract or a reasonable assurance that such individual will perform services in any such capacity for any educational institution in the 86 87 second of such academic years or terms;

(b) With respect to services performed in any capacity (other than instructional, research, or principal administrative capacity) for an educational institution, benefits shall not be paid on the basis of such services to any individual for any week which commences during a period between two successive academic years or terms if such individual performs such services in the first of such academic years or terms and there is a contract or a reasonable assurance that such individual will perform such services in the second of such academic years or terms;

95 (c) With respect to services described in paragraphs (a) and (b) of this subdivision, 96 benefits shall not be paid on the basis of such services to any individual for any week which 97 commences during an established and customary vacation period or holiday recess if such 98 individual performed such services in the period immediately before such vacation period or 99 holiday recess, and there is reasonable assurance that such individual will perform such 100 services immediately following such vacation period or holiday recess;

101 (d) With respect to services described in paragraphs (a) and (b) of this subdivision, 102 benefits payable on the basis of services in any such capacity shall be denied as specified in 103 paragraphs (a), (b), and (c) of this subdivision to any individual who performed such services 104 at an educational institution while in the employ of an educational service agency, and for this

105 purpose the term "educational service agency" means a governmental agency or 106 governmental entity which is established and operated exclusively for the purpose of 107 providing such services to one or more educational institutions.

108 (2) If compensation is denied for any week pursuant to paragraph (b) or (d) of 109 subdivision (1) of this subsection to any individual performing services at an educational institution in any capacity (other than instructional, research or principal administrative 110 111 capacity), and such individual was not offered an opportunity to perform such services for the 112 second of such academic years or terms, such individual shall be entitled to a retroactive 113 payment of the compensation for each week for which the individual filed a timely claim for 114 compensation and for which compensation was denied solely by reason of paragraph (b) or 115 (d) of subdivision (1) of this subsection.

4. (1) A claimant shall be ineligible for waiting week credit, benefits or shared work
benefits for any week for which he or she is receiving or has received remuneration exceeding
his or her weekly benefit amount or shared work benefit amount in the form of:

(a) Compensation for temporary partial disability pursuant to the workers'compensation law of any state or pursuant to a similar law of the United States;

121 (b) A governmental or other pension, retirement or retired pay, annuity, or other 122 similar periodic payment which is based on the previous work of such claimant to the extent 123 that such payment is provided from funds provided by a base period or chargeable employer 124 pursuant to a plan maintained or contributed to by such employer; but, except for such 125 payments made pursuant to the Social Security Act or the Railroad Retirement Act of 1974 126 (or the corresponding provisions of prior law), the provisions of this paragraph shall not apply 127 if the services performed for such employer by the claimant after the beginning of the base 128 period (or remuneration for such services) do not affect eligibility for or increase the amount 129 of such pension, retirement or retired pay, annuity or similar payment.

(2) If the remuneration referred to in this subsection is less than the benefits which
would otherwise be due, the claimant shall be entitled to receive for such week, if otherwise
eligible, benefits reduced by the amount of such remuneration, and, if such benefit is not a
multiple of one dollar, such amount shall be lowered to the next multiple of one dollar.

(3) Notwithstanding the provisions of subdivisions (1) and (2) of this subsection, if a claimant has contributed in any way to the Social Security Act or the Railroad Retirement Act of 1974, or the corresponding provisions of prior law, no part of the payments received pursuant to such federal law shall be deductible from the amount of benefits received pursuant to this chapter.

A claimant shall be ineligible for waiting week credit or benefits for any week for
which or a part of which he or she has received or is seeking unemployment benefits pursuant
to an unemployment insurance law of another state or the United States; provided, that if it be

142 finally determined that the claimant is not entitled to such unemployment benefits, such 143 ineligibility shall not apply.

144 6. (1) A claimant shall be ineligible for waiting week credit or benefits for any week 145 for which the deputy finds that such claimant's total or partial unemployment is due to a 146 stoppage of work which exists because of a labor dispute in the factory, establishment or other 147 premises in which such claimant is or was last employed. In the event the claimant secures 148 other employment from which he or she is separated during the existence of the labor dispute, 149 the claimant must have obtained bona fide employment as a permanent employee for at least 150 the major part of each of two weeks in such subsequent employment to terminate his or her 151 ineligibility. If, in any case, separate branches of work which are commonly conducted as 152 separate businesses at separate premises are conducted in separate departments of the same 153 premises, each such department shall for the purposes of this subsection be deemed to be a 154 separate factory, establishment or other premises. This subsection shall not apply if it is 155 shown to the satisfaction of the deputy that:

(a) The claimant is not participating in or financing or directly interested in the labordispute which caused the stoppage of work; and

158 (b) The claimant does not belong to a grade or class of workers of which, 159 immediately preceding the commencement of the stoppage, there were members employed at 160 the premises at which the stoppage occurs, any of whom are participating in or financing or 161 directly interested in the dispute.

162 (2) "Stoppage of work" as used in this subsection means a substantial diminution of 163 the activities, production or services at the establishment, plant, factory or premises of the employing unit. This definition shall not apply to a strike where the employees in the 164 165 bargaining unit who initiated the strike are participating in the strike. Such employees shall not be eligible for waiting week credit or benefits during the period when the strike is in 166 167 effect, regardless of diminution, unless the employer has been found guilty of an unfair labor practice by the National Labor Relations Board or a federal court of law for an act or actions 168 169 preceding or during the strike.

170 7. On or after January 1, 1978, benefits shall not be paid to any individual on the basis 171 of any services, substantially all of which consist of participating in sports or athletic events 172 or training or preparing to so participate, for any week which commences during the period 173 between two successive sport seasons (or similar periods) if such individual performed such 174 services in the first of such seasons (or similar periods) and there is a reasonable assurance 175 that such individual will perform such services in the later of such seasons (or similar 176 periods).

8. Benefits shall not be payable on the basis of services performed by an alien, unlesssuch alien is an individual who was lawfully admitted for permanent residence at the time

179 such services were performed, was lawfully present for purposes of performing such services,

180 or was permanently residing in the United States under color of law at the time such services 181 were performed (including an alien who was lawfully present in the United States as a result 182 of the application of the provisions of Section 212(d)(5) of the Immigration and Nationality 183 Act).

(1) Any data or information required of individuals applying for benefits to determine
whether benefits are not payable to them because of their alien status shall be uniformly
required from all applicants for benefits.

187 (2) In the case of an individual whose application for benefits would otherwise be 188 approved, no determination that benefits to such individual are not payable because of such 189 individual's alien status shall be made except upon a preponderance of the evidence.

9. A claimant shall be ineligible for waiting week credit or benefits for any week such
claimant has an outstanding penalty which was assessed based upon an overpayment of
benefits, as provided for in subsection 9 of section 288.380.

193 10. The directors of the division of employment security and the [division] office of 194 workforce development shall submit to the governor, the speaker of the house of 195 representatives, and the president pro tem of the senate no later than October 15, 2006, a 196 report outlining their recommendations for how to improve work search verification and 197 claimant reemployment activities. The recommendations shall include, but not limited to 198 how to best utilize "greathires.org", and how to reduce the average duration of unemployment 199 insurance claims. Each calendar year thereafter, the directors shall submit a report containing 200 their recommendations on these issues by December thirty-first of each year.

201 11. For purposes of this section, a claimant may satisfy reporting requirements 202 provided under this section by reporting by internet communication or any other means 203 deemed acceptable by the division of employment security.

620.010. 1. There is hereby created a "Department of Economic Development" to be 2 headed by a director appointed by the governor, by and with the advice and consent of the 3 senate. All of the general provisions, definitions and powers enumerated in section 1 of the 4 Omnibus State Reorganization Act of 1974 shall continue to apply to this department and its 5 divisions, agencies and personnel.

6 2. The powers, duties and functions vested in the public service commission, chapters 7 386, 387, 388, 389, 390, 392, 393, and others, and the administrative hearing commission, 8 sections 621.015 to 621.198 and others, are transferred by type III transfers to the department 9 of economic development. The director of the department is directed to provide and 10 coordinate staff and equipment services to these agencies in the interest of facilitating the 11 work of the bodies and achieving optimum efficiency in staff services common to all the 12 bodies. Nothing in the Reorganization Act of 1974 shall prevent the chairman of the public 13 service commission from presenting additional budget requests or from explaining or 14 clarifying its budget requests to the governor or general assembly.

3. The powers, duties and functions vested in the office of the public counsel are
transferred by type III transfer to the department of economic development. Funding for the
general counsel's office shall be by general revenue.

4. The public service commission is authorized to employ such staff as it deems
necessary for the functions performed by the general counsel other than those powers, duties
and functions relating to representation of the public before the public service commission.

5. All the powers, duties and functions vested in the tourism commission, chapter 258 and others, are transferred to the "Division of Tourism", which is hereby created, by type III transfer.

24 6. All the powers, duties and functions of the department of community affairs, 25 chapter 251 and others, not otherwise assigned, are transferred by type I transfer to the department of economic development, and the department of community affairs is abolished. 26 27 The director of the department of economic development may assume all the duties of the 28 director of community affairs or may establish within the department such subunits and 29 advisory committees as may be required to administer the programs so transferred. The 30 director of the department shall appoint all members of such committees and heads of subunits. 31

The Missouri housing development commission, chapter 215, is assigned to the
 department of economic development, but shall remain a governmental instrumentality of the
 state of Missouri and shall constitute a body corporate and politic.

35 8. [All the authority, powers, duties, functions, records, personnel, property, matters pending and other pertinent vestiges of the division of manpower planning of the department 36 of social services are transferred by a type I transfer to the "Division of Workforce 37 Development", which is hereby created, within the department of economic development. 38 The division of manpower planning within the department of social services is abolished. 39 The provisions of section 1 of the Omnibus State Reorganization Act of 1974, Appendix B, 40 41 relating to the manner and procedures for transfers of state agencies shall apply to the transfers provided in this section. 42 43 9. All the authority, powers, functions, records, personnel, property, contracts, matters

44 pending and other pertinent vestiges of the division of employment security within the 45 department of labor and industrial relations related to job training and labor exchange that are 46 funded with or based upon Wagner-Peyser funds, and other federal and state workforce 47 development programs administered by the division of employment security are transferred 48 by a type I transfer to the division of workforce development within the department of 49 economic development.

50 10.] 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 51 52 with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. 53 This section and chapter 536 are nonseverable and if any of the powers vested with the 54 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 55 56 rulemaking authority and any rule proposed or adopted after August 28, 2008, shall be invalid 57 and void.

620.515. 1. This section shall be known and may be cited as the "Show-Me Heroes" 2 program, the purpose of which is to:

3 (1) Assist the spouse of an active duty National Guard or reserve component service 4 member reservist and active duty United States military personnel to address immediate 5 needs and employment in an attempt to keep the family from falling into poverty while the 6 primary income earner is on active duty, and [during the five year period] following discharge 7 from deployment; and

8 (2) Assist returning National Guard troops or reserve component service member 9 reservists and recently separated United States military personnel with finding work in 10 situations where an individual needs to rebuild business clientele or where an individual's job 11 has been eliminated while such individual was deployed, or where the individual otherwise 12 cannot return to his or her previous employment.

Subject to appropriation, the department of higher education and workforce
 development shall operate the Show-Me heroes program through existing programs.
 Eligibility for the program shall be based on the following criteria:

16

(1) Eligible participants in the program shall be those families where:

17 (a) The primary income earner was called to active duty in defense of the United18 States for a period of more than four months;

19

(b) The family's primary income is no longer available;

20

(c) The family is experiencing significant hardship due to financial burdens; and

21 22 (d) The family has no outside resources available to assist with such hardships;
(2) Services that may be provided to the family will be aimed at ameliorating the immediate crisis and providing a path for economic stability while the primary income is not

23 immediate crisis and providing a path for economic stability while the primary income is not 24 available due to the active military commitment. Services shall be made available [up to five 25 years] following discharge from deployment. Services may include, but not be limited to the

26 following:

27

(a) Financial assistance to families facing financial crisis from overdue bills;

28 (b) Help paying day care costs to pursue training and or employment;

29 (c) Help covering the costs of transportation to training and or employment;

30 (d) Vocational evaluation and vocational counseling to help the individual choose a31 visible employment goal;

(e) Vocational training to acquire or upgrade skills needed to be marketable in theworkforce;

34 35 (f) Paid internships and subsidized employment to train on the job; and

(g) Job placement assistance for those who don't require skills training.

36 3. (1) In addition to the benefits provided to those meeting the criteria established by 37 subsection 2 of this section, the department of higher education and workforce development 38 may award grants from the Show-Me heroes program or programs administering the Show-39 Me heroes program to one or more nonprofit organizations that facilitate the participation in 40 apprenticeship training programs of veterans and active duty United States military personnel 41 who are transitioning into civilian employment.

42 (2) A grant awarded pursuant to this subsection shall be used only to recruit or assist
43 veterans or active duty United States military personnel who are transitioning into civilian
44 employment to participate in an apprenticeship training program in this state.

45 (3) As used in this subsection, the term "apprenticeship training program" means a 46 training program that provides on-the-job training, preparatory instruction, supplementary 47 instruction, or related instruction in a trade that has been certified as an apprenticeable 48 occupation by the Office of Apprenticeship of the United States Department of Labor.

49 4. The department shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under 50 51 the authority delegated in this section shall become effective only if it complies with and is 52 subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section 53 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 54 55 rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void. 56

	[167.910. 1. There is hereby established the "Career Readiness Course
2	Task Force" to explore the possibility of a course covering the topics described
3	in this section being offered in the public schools to students in eighth grade or
4	ninth grade. Task force members shall be chosen to represent the geographic
5	diversity of the state. All task force members shall be appointed before
6	October 31, 2018. The task force members shall be appointed as follows:
7	(1) A parent of a student attending elementary school, appointed by
8	the joint committee on education;
9	(2) A parent of a student attending a grade not lower than the sixth nor
10	higher than the eighth grade, appointed by the joint committee on education;
11	(3) A parent of a student attending high school, appointed by the joint
12	committee on education;

13	(4) An elementary education professional from an accredited school
14	district, appointed by the joint committee on education from names submitted
15	by statewide education employee organizations;
16	(5) Two education professionals giving instruction in a grade or grades
17	not lower than the sixth nor higher than the eighth grade in accredited school
18	districts, appointed by the joint committee on education from names submitted
19	by statewide education employee organizations;
20	(6) Two secondary education professionals from accredited school
21	districts, appointed by the joint committee on education from names submitted
22	by statewide education employee organizations;
23	(7) A career and technical education professional who has experience
24	serving as an advisor to a statewide career and technical education
25	organization, appointed by a statewide career and technical education
26	organization;
27	(8) An education professional from an accredited technical high
28	school, appointed by a statewide career and technical education organization;
29	(9) A public school board member, appointed by a statewide
30	association of school boards;
31	(10) A secondary school principal, appointed by a statewide
32	association of secondary school principals;
33	(11) A principal of a school giving instruction in a grade or grades not
34	lower than the sixth nor higher than the eighth grade, appointed by a statewide
35	association of secondary school principals;
36	(12) An elementary school counselor, appointed by a statewide
37	association of school counselors;
38	(13) Two school counselors from a school giving instruction in a grade
39	or grades not lower than the sixth nor higher than the eighth grade, appointed
40	by a statewide association of school counselors;
41	(14) A secondary school counselor, appointed by a statewide
42	association of school counselors;
43	(15) A secondary school career and college counselor, appointed by a
44	statewide association of school counselors;
45	(16) An apprenticeship professional, appointed by the division of
46	workforce development of economic development;
47	(17) A representative of Missouri Project Lead the Way, appointed by
48	the statewide Project Lead the Way organization;
49	(18) A representative of the state technical college, appointed by the
50	state technical college;
51	(19) A representative of a public community college, appointed by a
52	statewide organization of community colleges; and
53	(20) A representative of a public four year institution of higher
54	education, appointed by the commissioner of higher education.
55	2. The members of the task force established under subsection 1 of this
56	section shall elect a chair from among the membership of the task force. The
57	task force shall meet as needed to complete its consideration of the course
58	described in subsection 5 of this section and provide its findings and
59	recommendations as described in subsection 6 of this section. Members of the
60	task force shall serve without compensation. No school district policy or
00	ask love shan serve whole compensation. The school district poncy of

61 administrative action shall require any education employee member to use 62 personal leave or incur a reduction in pay for participating on the task force. 63 3. The task force shall hold at least three public hearings to provide an 64 opportunity to receive public testimony including, but not limited to, testimony 65 from educators, local school boards, parents, representatives from business 66 and industry, labor and community leaders, members of the general assembly, 67 and the general public. 68 4. The department of elementary and secondary education shall 69 provide such legal, research, clerical, and technical services as the task force 70 may require in the performance of its duties. 71 5. The task force established under subsection 1 of this section shall 72 consider a course that: 73 (1) Gives students an opportunity to explore various career and 74 educational opportunities by: 75 (a) Administering career surveys to students and helping students use 76 Missouri Connections to determine their career interests and develop plans to 77 meet their career goals; 78 (b) Explaining the differences between types of colleges, including 79 two-year and four-year colleges and noting the availability of registered 80 apprenticeship programs as alternatives to college for students; (c) Describing technical degrees offered by colleges; 81 82 (d) Explaining the courses and educational experiences offered at 83 community colleges; 84 (e) Describing the various certificates and credentials available to earn 85 at the school or other schools including, but not limited to, career and technical 86 education certificates described under section 170.029 and industry-87 recognized certificates and credentials; 88 (f) Advising students of any advanced placement courses that they 89 may take at the school; 90 (g) Describing any opportunities at the school for dual enrollment; 91 (h) Advising students of any Project Lead the Way courses offered at 92 the school and explaining how Project Lead the Way courses help students 93 learn valuable skills; 94 (i) Informing students of the availability of funding for postsecondary 95 education through the A+ schools program described under section 160.545; 96 (j) Describing the availability of virtual courses; 97 (k) Describing the types of skills and occupations most in demand in 98 the current job market and those skills and occupations likely to be in high 99 demand in future years; 100 (1) Describing the typical salaries for occupations, salary trends, and 101 opportunities for advancement in various occupations; 102 (m) Emphasizing the opportunities available in careers involving 103 science, technology, engineering, and math; 104 (n) Advising students of the resources offered by workforce or job 105 centers: 106 (o) Preparing students for the ACT assessment or the ACT WorkKeys 107 assessments required for the National Career Readiness Certificate;

108	(p) Administering a practice ACT assessment or practice ACT
109	WorkKeys assessments required for the National Career Readiness Certificate
110	to students;
111	(q) Advising students of opportunities to take the SAT and the Armed
112	Services Vocational Aptitude Battery;
113	(r) Administering a basic math test to students so that they can assess
114	their math skills;
115	(s) Administering a basic writing test to students so that they can
116	assess their writing skills;
117	(t) Helping each student prepare a personal plan of study that outlines
118	a sequence of courses and experiences that concludes with the student reaching
119	his or her postsecondary goals; and
120	(u) Explaining how to complete college applications and the Free
121	Application for Federal Student Aid;
122	(2) Focuses on career readiness and emphasizes the importance of
123	work ethic, communication, collaboration, critical thinking, and creativity;
124	(3) Demonstrates that graduation from a four-year college is not the
125	only pathway to success by describing to students at least sixteen pathways to
126	success in detail and including guest visitors who represent each pathway
127	described. In exploring how these pathways could be covered in the course,
128	the task force shall consider how instructors for the course may be able to rely
129	on assistance from Missouri's career pathways within the department of
130	elementary and secondary education;
131	(4) Provides student loan counseling; and
132	(5) May include parent-student meetings.
133	6. Before December 1, 2019, the task force established under
134	subsection 1 of this section shall present its findings and recommendations to
135	the speaker of the house of representatives, the president pro tempore of the
136	senate, the joint committee on education, and the state board of education.
137	Upon presenting the findings and recommendations as described in this
138	subsection, the task force shall dissolve.]
2	[167.910. 1. There is hereby established the "Career Readiness Course
2	Task Force" to explore the possibility of a course covering the topics described
3	in this section being offered in the public schools to students in eighth grade or
4	ninth grade. Task force members shall be chosen to represent the geographic
5	diversity of the state. All task force members shall be appointed before
6	October 31, 2018. The task force members shall be appointed as follows:
7	(1) A parent of a student attending elementary school, appointed by a
8	statewide association of parents and teachers;
9	(2) A parent of a student attending a grade not lower than the sixth nor (1)
10	higher than the eighth grade, appointed by a statewide association of parents
11	and teachers;
12	(3) A parent of a student attending high school, appointed by a
13	statewide association of parents and teachers;
14	(4) An elementary education professional from an accredited school
15	district, appointed by agreement among the Missouri State Teachers

16 Association, the Missouri National Education Association, and the American 17 Federation of Teachers of Missouri; 18 (5) An education professional giving instruction in a grade or grades 19 not lower than the sixth nor higher than the eighth grade in an accredited 20 school district, appointed by agreement among the Missouri State Teachers 21 Association, the Missouri National Education Association, and the American 22 Federation of Teachers of Missouri; 23 (6) A secondary education professional from an accredited school 24 district, appointed by agreement among the Missouri State Teachers 25 Association, the Missouri National Education Association, and the American 26 Federation of Teachers of Missouri; 27 (7) A career and technical education professional who has experience 28 serving as an advisor to a statewide career and technical education 29 organization, appointed by a statewide career and technical education 30 organization; 31 (8) An education professional from an accredited technical high 32 school, appointed by a statewide career and technical education organization; 33 (9) A public school board member, appointed by a statewide 34 association of school boards; 35 (10) A secondary school principal, appointed by a statewide 36 association of secondary school principals; 37 (11) A principal of a school giving instruction in a grade or grades not 38 lower than the sixth nor higher than the eighth grade, appointed by a statewide 39 association of secondary school principals; 40 (12) An elementary school counselor, appointed by a statewide association of school counselors; 41 42 (13) A school counselor from a school giving instruction in a grade or 43 grades not lower than the sixth nor higher than the eighth grade, appointed by 44 a statewide association of school counselors; 45 -A secondary school counselor, appointed by a statewide (14)46 association of school counselors; 47 (15) A secondary school career and college counselor, appointed by a 48 statewide association of school counselors; 49 (16) An apprenticeship professional, appointed by the division of 50 workforce development of the department of economic development; 51 (17) A representative of Missouri Project Lead the Way, appointed by the statewide Project Lead the Way organization; 52 53 (18) A representative of the State Technical College of Missouri, 54 appointed by the State Technical College of Missouri; 55 (19) A representative of a public community college, appointed by a 56 statewide organization of community colleges; and 57 (20) A representative of a public four-year institution of higher 58 education, appointed by the commissioner of higher education. 59 2. The members of the task force established under subsection 1 of this 60 section shall elect a chair from among the membership of the task force. The 61 task force shall meet as needed to complete its consideration of the course 62 described in subsection 5 of this section and provide its findings and 63 recommendations as described in subsection 6 of this section. Members of the

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task force shall serve without compensation. No school district policy or administrative action shall require any education employee member to use personal leave or incur a reduction in pay for participating on the task force. 3. The task force shall hold at least three public hearings to provide an opportunity to receive public testimony including, but not limited to, testimony from educators, local school boards, parents, representatives from business and industry, labor and community leaders, members of the general assembly, and the general public. 4. The department of elementary and secondary education shall provide such legal, research, clerical, and technical services as the task force may require in the performance of its duties. 5. The task force established under subsection 1 of this section shall consider a course that: (1) Gives students an opportunity to explore various career and educational opportunities by: (a) Administering career surveys to students and helping students use Missouri Connections to determine their career interests and develop plans to meet their career goals; (b) Explaining the differences between types of colleges, including two-year and four-year colleges, and noting the availability of registered apprenticeship programs as alternatives to college for students; (c) Describing technical degrees offered by colleges; (d) Explaining the courses and educational experiences offered at community colleges; (e) Describing the various certificates and credentials available to earn at the school or other schools including, but not limited to, career and technical education certificates described under section 170.029 and industryrecognized certificates and credentials; (f) Advising students of any advanced placement courses that they may take at the school; (g) Describing any opportunities at the school for dual enrollment; (h) Advising students of any Project Lead the Way courses offered at the school and explaining how Project Lead the Way courses help students learn valuable skills; (i) Informing students of the availability of funding for postsecondary education through the A+ schools program described under section 160.545; (i) Describing the availability of virtual courses; (k) Describing the types of skills and occupations most in demand in

101(k) Describing the types of skills and occupations most in demand in102the current job market and those skills and occupations likely to be in high103demand in future years;

104 (1) Describing the typical salaries for occupations, salary trends, and 105 opportunities for advancement in various occupations;

106(m) Emphasizing the opportunities available in careers involving107science, technology, engineering, and math;

108 (n) Advising students of the resources offered by workforce or job 109 centers;

110(o) Preparing students for the ACT assessment or the ACT WorkKeys111assessments required for the National Career Readiness Certificate;

112	(p) Administering a practice ACT assessment or practice ACT
113	WorkKeys assessments required for the National Career Readiness Certificate
114	to students;
115	(q) Advising students of opportunities to take the SAT and the Armed
116	Services Vocational Aptitude Battery;
117 118	(r) Administering a basic math test to students so that they can assess their math skills;
118	(s) Administering a basic writing test to students so that they can
120	assess their writing skills;
120	(t) Helping each student prepare a personal plan of study that outlines
121	a sequence of courses and experiences that concludes with the student reaching
123	his or her postsecondary goals; and
124	(u) Explaining how to complete college applications and the Free
125	Application for Federal Student Aid;
126	(2) Focuses on career readiness and emphasizes the importance of
127	work ethic, communication, collaboration, critical thinking, and creativity;
128	(3) Demonstrates that graduation from a four-year college is not the
129	only pathway to success by describing to students at least sixteen pathways to
130	success in detail and including guest visitors who represent each pathway
131	described. In exploring how these pathways could be covered in the course,
132	the task force shall consider how instructors for the course may be able to rely
133	on assistance from Missouri Career Pathways within the department of
134	elementary and secondary education;
135	(4) Provides student loan counseling; and
136	(5) May include parent-student meetings.
137	6. Before December 1, 2019, the task force established under
138	subsection 1 of this section shall present its findings and recommendations to
139	the speaker of the house of representatives, the president pro tempore of the
140	senate, the joint committee on education, and the state board of education.
141 142	Upon presenting the findings and recommendations as described in this subsection, the task force shall disselve l
142	subsection, the task force shall dissolve.]
	[170.012. 1. Any graduate student who did not receive both his
2	primary and secondary education in a nation or territory in which English is
3	the primary language shall not be given a teaching appointment during his or
4	her first semester of enrollment at any public institution of higher education in
5	the state of Missouri. Exceptions may be granted in special cases upon
6	approval of the chief academic and executive officers of the institution.
7	2. All graduate students who did not receive both their primary and
8	secondary education in a nation or territory in which English is the primary
9	language shall be tested for their ability to communicate orally in English in a
10	classroom setting prior to receiving a teaching appointment. Such testing shall
11 12	be made available by the public institution at no cost to the graduate student.
12	3. All graduate students prior to filling a teaching assistant position as
13 14	a graduate student, who have not previously lived in the United States shall be given a cultural orientation to prepare them for such teaching appointment.
14	4. All public institutions of higher education in this state shall provide
16	to the coordinating board for higher education on a biennial basis a report on

- 17 the number and language background of all teaching assistants, including a 18 copy of the institutions current policy for selection of graduate teaching 19 assistants.
- 20 5. The provisions of this section and sections 174.310 and 175.021 21 shall not apply to any person employed under a contract of employment in 22 existence prior to August 13, 1986.]

[173.095. In recognition of the role of education in modern society and its influence upon whether or not a citizen will beneficially contribute to his 2 3 state and community by his talents and developed abilities, and in recognition 4 that educational opportunity should not be limited by the financial means of 5 the student, and in further recognition of the public purposes designated by the 6 United States through the Higher Education Act of 1965, P.L. 89-329, as 7 amended, and the National Vocational Student Loan Insurance Act of 1965, 8 P.L. 89 287, the general assembly of the state of Missouri declares that state 9 assistance to postsecondary students will benefit the state economically and 10 eulturally and is a public purpose of great importance.]

> [173.100. As used in sections 173.095 to 173.187 the following terms mean:

(1) "Board", the Missouri coordinating board for higher education;

(2) "Borrower", any person who has become legally obligated to repay a loan made under the student loan program or that person's guardian, trustee, estate, or other person legally responsible for defending against or satisfying borrower's obligations under the student loan program;

(3) "Department", the Missouri department of higher education and workforce development;

(4) "Earnings", compensation paid or payable for personal services, whether denominated wages, salary, commission, bonus, or otherwise;

(5) "Eligible borrower", any person attending or the parent of a dependent attending an eligible institution;

(6) "Eligible institution", any institution of postsecondary education, including a university, college, vocational and technical school, and other postsecondary institution, which has been approved for purposes of participation in the Missouri student loan program by the department and the United States Secretary of Education;

(7) "Eligible lender", any bank, savings and loan association, credit union, insurance company, pension fund, eligible educational institution lender, or the department, or the federal Student Loan Marketing Association or other secondary market operation;

(8) "Employer", any person, partnership, association, corporation, institution, governmental body, unit or agency, school district or municipal corporation, or any other entity employing one or more persons for a salary, wage, commission or other compensation, or any self-employed borrower;

(9) "Fund", the state guaranty student loan fund;

(10) "LLR fund", the lender of last resort revolving fund established in section 173.187;

(11) "Program", the Missouri guaranteed student loan program.]

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	[173.105. 1. The board shall determine the basic policies for the loan
2	program and shall promulgate rules and regulations necessary to establish the
3	loan program and to carry out the purposes of sections 173.095 to 173.180.
4	The basic policies of the board and all rules and regulations promulgated
5	pursuant to sections 173.095 to 173.180 shall be designed to encourage
6	maximum involvement and participation by lenders and financial institutions
7	in the student loan program. Lenders and financial institutions shall be
8	encouraged by institutions of higher education to maximize the number of
9	loans available to students. It shall be the responsibility of the coordinating
10	board for higher education to establish guidelines and criteria for institutions
11	of higher education for usage in maximizing the availability of student loans.
12	The department shall be the administrative agency for the implementation of
13	the program, and may employ such personnel as is necessary, in excess of the
14	number provided in subsection 2 of section 6 of the omnibus state
15	reorganization act of 1974, to administer the provisions of sections 173.095
16	to 173.230.

- All reports relating to the program which are now or may hereafter
 be required by the federal government shall also be submitted to the director of
 the office of administration and to the senate and house appropriations
 committees.]
- [173.110. 1. The department is authorized to issue certificates of guarantee covering student loans by eligible lenders which meet the requirements of sections 173.095 to 173.180 and the regulations of the board adopted hereunder to eligible borrowers, and to pay from the fund to an eligible lender the amount established by federal law in the event the student defaults. Upon payment of the loss the department shall be subrogated to all the rights of the eligible lender.
- 8 2. The department shall charge for each guaranteed loan a special loan 9 insurance premium established by federal law which shall be paid to the 10 department by the borrower. Amounts so received shall be used by the 11 department to pay the costs of administering the program and to guarantee 12 student loans.
- 3. The department is authorized to originate loans, including lender of
 last resort loans. All moneys to originate loans, including lender of last resort
 loans, shall be paid from a fund established for that purpose, including the
 lender of last resort revolving fund created under section 173.187.
- 17 4. The total outstanding guaranteed loans shall at no time exceed an
 18 amount which, according to sound actuarial judgment as determined by the
 19 state auditor, can be guaranteed by the fund.]
- [173.115. 1. After the department has paid a loss on a defaulted loan and has entered a statement of claim in which it determines and sets forth the existence, nature and amount of the money due it by the defaulting borrower and a proposed payment schedule, the department may issue an order directing any employer of the borrower to withhold or pay over to the department money due or to become due to the department.

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2. Before issuing the order as provided in subsection 1 of this section, the department shall serve on the borrower the statement of claim and shall inform the borrower that the department intends to initiate proceedings to collect the debt through deductions from earnings. The department shall also provide a copy of this section or an explanation of the borrower's rights under this section.

3. The department shall provide the borrower with an opportunity to inspect and copy records related to the defaulted loans.

4. The department shall provide the borrower with the opportunity to enter into a written agreement with the department under terms agreeable to the department to establish a schedule for the repayment of the debt.

18 5. The department shall provide the borrower with the opportunity to 19 have a hearing before an impartial hearing officer appointed by the department 20 but who is not under the control or supervision of the board or department. 21 The procedures for the hearing shall be the same as those for contested cases 22 under chapter 536. Upon the borrower's filing of a request for a hearing in 23 compliance with the rules of the board, the department shall stay the 24 commencement of collection proceedings for the debt described in the 25 statement of claim until the department issues an order provided for in 26 subsection 6, 7, or 8, of this section.

27 6. At the earliest practicable date but not later than sixty days after the 28 filing of the request for the hearing, the hearing officer shall file with the 29 department his written decision which states specifically his findings in regard 30 to those matters set forth in the department's statement of claim. The hearing 31 officer shall also determine and include in his decision the terms of the 32 repayment schedule which shall be the same as that set forth by the department 33 in its statement of claim unless he finds no good cause to enter that schedule. 34 Upon receipt of the hearing officer's decision, the department shall issue an 35 order to pay debt which adopts the findings in the decision as to the existence, 36 nature and amount of the debt and as to the repayment schedule.

37 7. When a borrower properly requests a hearing under the board's rules 38 and when the hearing officer does not issue a decision within sixty days of the 39 department's having received the request for the hearing, the department shall 40 issue an order withdrawing the statement of claim and serve it upon the 41 borrower with a copy of this subsection. After such an order is entered, the 42 department shall not use the provisions of this section in regard to the loans set 43 forth in the statement of claim, but may use any other remedy provided by law 44 to recover the moneys owed the department. The order issued by the 45 department shall not have the effect of precluding any other administrative or 46 judicial tribunal from deciding any claim brought by the department or other 47 party against the borrower or from deciding any factual or legal issue relevant 48 to such claim.

49 8. When a borrower does not make a proper timely request for a
50 hearing, the department may issue and serve on the borrower an order to pay
51 debt which contains as its provisions the content of the statement of claim
52 including the proposed repayment schedule.

53 9. The borrower may seek judicial review of any order to pay debt 54 under sections 536.100 to 536.140. 55

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10. Upon issuing an order to pay debt, but not less than thirty days after the statement of claim was served on the borrower, the department may issue an order to withhold earnings which directs any employer of the borrower to withhold and pay over to the department money due or to become due the borrower. The employer shall withhold from the earnings the amount specified in the order, except that the total amount withheld shall not exceed ten percent of the borrower's earnings after deduction from those earnings of any amount required by law to be withheld. When the borrower voluntarily makes a written request that money due or to become due him be withheld or applied to the debt or that more than the ten percent maximum be withheld from his earnings, the employer shall comply with that request as if so ordered by the department.

67 11. Subject to the provisions of section 454.505, an order to withhold
 68 earnings shall have the same force and effect in regard to the employer as any
 69 other garnishment.

12. No employer or other payor who complies with an order to
 withhold carnings shall be liable to the borrower, or to any other person
 claiming rights derived from the borrower, for wrongful withholding. An
 employer who fails or refuses to withhold or pay the amounts as ordered under
 this section shall be liable to the department in an amount equal to the amount
 which became due the department during the relevant period and which, under
 the order, should have been withheld and paid over.

An employer shall not discharge, refuse to hire or otherwise
 discipline an employee as a result of an order to withhold and pay over certain
 money authorized by this section. Any employer who does so is guilty of an
 infraction.

14. Service on the borrower or on the employer pursuant to this section 81 82 or pursuant to rules promulgated under this section may be made on the 83 borrower or employer, respectively or on other party in the manner provided 84 for service of process in a civil action by a duly authorized process server 85 appointed by the department, or by certified mail, return receipt requested, to 86 the borrower's last known address or to the employer's address. The 87 department may appoint any disinterested party, including, but not necessarily 88 limited to, employees of the department, to serve such process. For purposes 89 of this section, a borrower or an employer who does not accept receipt of 90 service by certified mail or a borrower who has not provided the department 91 his new or correct address is deemed to have been served as of the date on 92 which the certified mail is mailed.

9315. The board may promulgate rules to carry out the provisions of this94section, including, but not limited to, rules pertaining to proceedings before the95hearing officer and before the department and rules pertaining to procedures to96be followed by employers to comply with the order to withhold and pay over97earnings.

[173.125. As a condition of receiving state funds, every public institution of higher education shall agree to submit to binding dispute resolution with regard to disputes among public institutions of higher education that involve jurisdictional boundaries or the use or expenditure of

HCS HB	606 34
5 6 7 8 9 10 11	any state resources whatsoever, as determined by the coordinating board. In all cases, the arbitrator shall be the commissioner of higher education or his or her designee, whose decision shall be binding on all parties. Any institution aggrieved by a decision of the commissioner may appeal such decision, in which instance the case shall be reviewed by the full coordinating board, at which time the full coordinating board shall have the authority to make a binding and final decision, by means of a majority vote, regarding the matter.]
2 3 4 5	[173.130. Moneys in the fund, both unobligated and obligated as a reserve, which in the judgment of the board are not currently needed for the payment of defaults of guaranteed loans, may be invested by the state treasurer, and any income therefrom shall be deposited to the credit of the fund.]
_	[173.141. The board may:
2 3 4	(1) Enter into agreements with and receive grants from the United States government in connection with federal programs of assistance to students of postsecondary education;
5 6 7	(2) Contract with public agencies or private persons or organizations for the purpose of carrying out the administrative functions imposed upon it by sections 173.095 to 173.180;
8 9 10	(3) Call upon agencies of the state which have actuarial or financial expertise for consultation and advice, and upon any agency of the state for assistance in the location of delinquent borrowers.]
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2 3 4 5 6 7	[173.150. The board, by rules and regulations, shall determine the policy of collections and recovery of loans, including the use of private collection agencies or assigning loans to the United States Secretary of Education. Pursuant to the rules and regulations of the board the department may institute action to recover any amount due the program in any loan transaction, use private collection agencies, or otherwise carry out the policy set by the board.]
2	[173.160. The board shall adopt and promulgate regulations establishing standards for determining eligible institutions, eligible lenders,
3 4 5	and eligible borrowers under sections 173.095 to 173.180. These standards shall include, but are not limited to, the following: (1) The student's enrollment in an eligible institution, where his good
6 7	standing and workload meet the criteria of the institution; (2) The total guaranteed loans made to a student for one academic
8 9	year; (3) The aggregate insured unpaid principal of all guaranteed loans
10 11	made to any student; (4) The loans received by the student other than those guaranteed
12 13	under the provisions of sections 173.095 to 173.180; (5) The need of the student for the loan;
13 14 15	(5) The proportion of guaranteed outstanding student loans in default or potential default status from individual institutions or lenders;

16	(7) The manual field $f(t) = 0$ (1) $1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 $
16 17	(7) The percentage of the enrolled students at an institution who have guaranteed student loans and then withdraw; and
18	(8) The proportion of students at an institution having received
18	guaranteed loans.]
19	guaranteeu toans.
	[173.170. 1. The board shall adopt regulations establishing standards
2	for determining eligibility of loan agreements to be guaranteed under the
$\frac{2}{3}$	provisions of sections 173.095 to 173.180. The regulations shall provide for,
4	but shall not be limited to, the following:
5	(1) The requirement or nonrequirement of security or endorsement;
6	(2) The manner and time of repayment of the principal and interest;
7	(3) The maximum rate of interest;
8	(4) The right of the borrower to accelerate payments without penalty;
9	(5) The amount of the guarantee charge;
10	(6) The effective period of the guarantee;
11	(7) The percent of the loan covered by the guarantee;
12	(8) The assignability of loans by the lender;
13	(9) Procedures in the event of default by the borrower;
14	(10) The due diligence effort on the part of lenders for collection of
15	guaranteed loans;
16	(11) Collection assistance and supplemental preclaims assistance to be
17	provided to lenders; and
18	(12) The extension of the guarantee in consideration of eligible
19	deferments or forbearances.
20	2. The eligibility of any person for a student loan under the provisions
21	of sections 173.095 to 173.180 shall not be determined or otherwise affected
22	by any considerations of that person's race, religion, sex, creed, color, location
23	of residence, or choice of eligible institution.]
	[172, 180. The reculations of the board for the preserve shall be filed
r	[173.180. The regulations of the board for the program shall be filed
23	with the secretary of state as provided by statute before they shall become effective.]
3	enective.j
	[173.186. Independent or private guarantors of student loans of
2	Missouri residents attending Missouri postsecondary educational institutions
$\frac{2}{3}$	shall be subject to the following provisions in order to be eligible to guaranty
4	such loans:
5	(1) No such loan shall be guaranteed for attendance at a
6	correspondence school, at a school which has been suspended or terminated
7	from eligibility for the Missouri guaranteed student loan program by the
8	Missouri guaranty agency, at a school which is not designated as an eligible
9	institution for the Missouri guaranteed student loan program by the Missouri
10	guaranty agency or at a school which has been designated as an eligible
11	institution but does not participate;
12	(2) Each such guarantor of student loans shall file an annual report by
13	each August fifteenth with the Missouri coordinating board for higher
14	education giving, for the immediately preceding period of July first through
15	June thirtieth and for each month therein and for each Missouri postsecondary

16 institution attended by Missouri residents for which loans were guaranteed, the 17 total number of loans guaranteed and the total dollar amount of such loans;

18 (3) The coordinating board for higher education shall develop and 19 promulgate rules pursuant to and shall administer the provisions of these 20 requirements. The coordinating board shall take reasonable action to identify 21 and notify affected guaranty agencies, lenders and postsecondary educational 22 institutions.]

[173.187. 1. The "Lender of Last Resort Revolving Fund" is hereby 2 established in the state treasury and shall consist of funds received from the 3 United States Secretary of Education, charges, gifts, grants, and bequests from 4 federal, private or other sources made for the purpose of assisting students in 5 financing their education. No portion of the fund shall be transferred to the 6 general revenue fund.

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2. The fund shall be administered by the program.]

[173.236. 1. As used in this section, unless the context clearly requires otherwise, the following terms mean:

(1) "Board", the coordinating board for higher education;

(2) "Grant", the Vietnam veteran's survivors grant as established in this section;

(3) "Institution of postsecondary education", any approved public or private institution as defined in section 173.205;

(4) "Survivor", a child or spouse of a Vietnam veteran as defined in this section;

(5) "Tuition", any tuition or incidental fee or both charged by an institution of postsecondary education, as defined in this section, for attendance at the institution by a student as a resident of this state;

(6) "Vietnam veteran", a person who served in the military in Vietnam or the war zone in Southeast Asia and to whom the following criteria shall apply:

(a) The veteran was a Missouri resident when first entering the military service and at the time of death;

(b) The veteran's death was attributable to illness that could possibly 19 be a result of exposure to toxic chemicals during the Vietnam Conflict; and 20

(c) The veteran served in the Vietnam theater between 1961 and 1972. Within the limits of the amounts appropriated therefor, the

coordinating board for higher education shall award annually up to twelve grants to survivors of Vietnam veterans to attend institutions of postsecondary education in this state. If the waiting list of eligible survivors exceeds fifty, the coordinating board may petition the general assembly to expand the quota. If the quota is not expanded the eligibility of survivors on the waiting list shall be extended.

28 3. A survivor may receive a grant pursuant to this section only so long 29 as the survivor is enrolled in a program leading to a certificate, or an associate 30 or baccalaureate degree. In no event shall a survivor receive a grant beyond 31 the completion of the first baccalaureate degree, regardless of age. No

32	survivor shall receive more than one hundred percent of tuition when
33	combined with similar funds made available to such survivor.
34	4. The coordinating board for higher education shall:
35	(1) Promulgate all necessary rules and regulations for the
36	implementation of this section;
37	(2) Determine minimum standards of performance in order for a
38	survivor to remain eligible to receive a grant under this program;
39	(3) Make available on behalf of a survivor an amount toward the
40	survivor's tuition which is equal to the grant to which the survivor is entitled
41	under the provisions of this section;
42	(4) Provide the forms and determine the procedures necessary for a
43	survivor to apply for and receive a grant under this program.
44	5. In order to be eligible to receive a grant pursuant to this section, a
45	survivor shall be certified as eligible by a Missouri state veterans service
46	officer. Such certification shall be made upon qualified medical certification
47	by a Veterans Administration medical authority that exposure to toxic
48	chemicals contributed to or was the cause of death of the veteran, as defined in
49	subsection 1 of this section.
50	6. A survivor who is enrolled or has been accepted for enrollment as
51	an undergraduate postsecondary student at an approved institution of
52	postsecondary education shall receive a grant in an amount not to exceed
53	the least of the following:
54	(1) The actual tuition, as defined in this section, charged at an
55	approved institution where the child is enrolled or accepted for enrollment; or
56	(2) The average amount of tuition charged a Missouri resident at the
57	institutions identified in section 174.020 for attendance as a full-time student,
58	as defined in section 173.205.
59	7. A survivor who is a recipient of a grant may transfer from one
60	approved public or private institution of postsecondary education to another
61	without losing his entitlement under this section. The board shall make
62	necessary adjustments in the amount of the grant. If a grant recipient at any
63	time withdraws from the institution of postsecondary education so that under
64	the rules and regulations of that institution he is entitled to a refund of any
65	tuition, fees, or other charges, the institution shall pay the portion of the refund
66	to which he is entitled attributable to the grant for that semester or similar
67	grading period to the board.
68	8. If a survivor is granted financial assistance under any other student
69	aid program, public or private, the full amount of such aid shall be reported to
70	the board by the institution and the eligible survivor.
71	9. Nothing in this section shall be construed as a promise or guarantee
72	that a person will be admitted to an institution of postsecondary education or to
73	a particular institution of postsecondary education, will be allowed to continue
74 75	to attend an institution of postsecondary education after having been admitted,
75 76	or will be graduated from an institution of postsecondary education.
76 77	10. The benefits conferred by this section shall be available to any
77 78	academically qualified surviving children and spouses of Vietnam veterans as defined in subsection 1 of this section, recordless of the survivor's age, until
78 79	defined in subsection 1 of this section, regardless of the survivor's age, until December 31, 1995. After December 31, 1995, the benefits conferred by this
17	December 31, 1773. After December 31, 1773, the benefits conferred by this

- 80 section shall not be available to such persons who are twenty-five years of age 81 or older, except spouses will remain eligible until the fifth anniversary after the 82 death of the veteran.
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11. This section shall expire on December 31, 2015.

[173.262. 1. There is hereby established the "Marguerite Ross Barnett Competitiveness Scholarship Program", and any moneys appropriated by the general assembly for this program shall be used to provide scholarships for Missouri citizens to attend a Missouri college or university of their choice pursuant to the provisions of this section.

- 6 2. The definitions of terms set forth in section 173.205 shall be 7 applicable to such terms as used in this section. The term "competitiveness 8 scholarship" means an amount of money paid by the state of Missouri to a 9 qualified college or university student pursuant to the provisions of this 10 section.
 - 3. The coordinating board for higher education shall be the administrative agency for the implementation of the program established by this section, and shall:
- 14 (1) Promulgate reasonable rules and regulations for the exercise of its 15 functions and the effectuation of the purposes of this section;
 - (2) Prescribe the form and the time and method of awarding competitiveness scholarships, and shall supervise the processing thereof; and
- 18 (3) Select qualified recipients to receive competitiveness scholarships, 19 make such awards of competitiveness scholarships to qualified recipients and 20 determine the manner and method of payment to the recipient.
 - 4. A student shall be eligible for initial or renewed competitiveness scholarship if, at the time of his application and throughout the period during which he is receiving such assistance, he is a part-time student who:
 - (1) Is eighteen years of age or older;
 - (2) Is employed twenty hours or more per week;
 - (3) Is a citizen or a permanent resident of the United States;
 - (4) Is a resident of the state of Missouri, as determined by reference to standards promulgated pursuant to section 173.140;
- 29 (5) Is enrolled, or has been accepted for enrollment, as a part-time 30 undergraduate student in an approved private or public institution; and 31
 - (6) Establishes financial need.
 - 5. A recipient of competitiveness scholarship awarded under the provisions of this section may transfer from one approved Missouri public or private institution to another without losing eligibility for the scholarship. If a recipient of the scholarship at any time withdraws from an approved private or public institution so that under the rules and regulations of that institution he is entitled to a refund of any tuition, fees or other charges, the institution shall pay the portion of the refund attributable to the scholarship for that term to the coordinating board for higher education.
- [173.264. There is hereby established as a pilot project the 2 "International Economic Development Exchange Program". The department 3 of economic development, with the advice of the advisory committee

4 established in section 173.265, shall administer the program, except that the 5 department shall administer the program without additional staff or salary for 6 such program. The program shall be established to encourage international 7 exchanges at industrial and commercial business enterprises for students 8 enrolled in institutions of higher education. Full time students who attend 9 institutions of higher education in this state shall be eligible for financial 10 assistance to attend the student internship exchange portion of the program in 11 eligible countries other than the United States. Priority shall be given to 12 business internship exchange programs of public and private institutions of 13 higher education in this state, where such programs have been in existence for 14 at least ten successive years prior to December 23, 1997. The program shall 15 include an inventory of the number of students involved in such programs, 16 which shall be maintained by the advisory committee. The program shall also 17 include the development of methods for fostering international trade through 18 exchange programs and through business and entrepreneurial training 19 programs. The program may include the provision of scholarships and 20 other financial assistance in cooperation with the federal government, public 21 and private institutions of higher education, and businesses, to enable students 22 and business people from eligible countries to study and attend training 23 programs in the United States.]

[173.265. 1. There is hereby created an "International Economic 2 Development Exchange Program Advisory Committee", which shall consist of 3 five members, to be appointed by the director of the department of economic 4 development. The committee shall include two persons associated with 5 institutions of higher education in this state and one resident business person 6 who deals with international business. Of the five members, all shall be 7 residents of the state, at least one member shall be a resident of one of the two 8 largest metropolitan areas of this state, and at least one member shall not be a 9 resident of one of the two largest metropolitan areas of this state. The 10 members shall serve three-year terms. The committee shall meet only in 11 Jefferson City. The committee shall review the administration of the 12 international economic development exchange program by the department of 13 economic development. The director of the department of economic 14 development shall make an annual report of the program's activities to the 15 governor, the speaker of the house of representatives and the president pro tem 16 of the senate. Members of the committee shall serve without compensation 17 but may be reimbursed for ordinary and necessary expenses incurred in the 18 performance of their official duties.

19 2. The program may receive grants, loans and other funding from the 20 federal government and from private sources. In addition, the general 21 assembly may appropriate up to one hundred thousand dollars in each fiscal 22 year for the program; however, such appropriation shall not exceed an amount 23 equal to the amounts contributed to the program from nongovernmental 24 sources.]

[173.475. Notwithstanding any provision of law or policy of a public institution of higher education to the contrary, no public college or university,

2

3 as defined in section 173.355, shall reject an applicant for a faculty position 4 based solely on the applicant having not earned a graduate degree, provided 5 that the applicant has earned an undergraduate baccalaureate degree and has 6 served for at least eight years in the general assembly.]

[173.775. 1. Sections 173.775 to 173.796 shall be known as the "Advantage Missouri Program". This program shall provide loans to and 2 3 establish a loan forgiveness program for students in approved educational 4 programs who become employed in occupational areas of high demand in this 5 state. 6 2. The "Advantage Missouri Trust Fund" is hereby created in the state 7 treasury, to be used by the coordinating board for higher education to provide 8 loans pursuant to sections 173.775 to 173.796. All appropriations, private 9 donations, and other funds provided to the board for this program shall be 10 credited to the fund. All funds generated by loan repayments and any penalties 11 received pursuant to sections 173.787 and 173.790, shall also be credited to the 12 fund. Notwithstanding the provisions of section 33.080 to the contrary, any 13 unexpended balance in the fund shall not revert to the general revenue fund.]

	[173.778. As used in sections 173.775 to 173.796, the following terms
2	mean:
3	(1) "Board", the coordinating board for higher education;
4	(2) "Eligible institution", any approved public or private institution of
5	postsecondary education, as defined in section 173.205 or any other Missouri
6	private institution that:
7	(a) Is required by statute to be certified to operate by the board;
8	(b) Is institutionally accredited by a United States Department of
9	Education recognized accrediting commission;
10	(c) Has operated continuously in the state of Missouri for five or more
11	years;
12	(d) Has no more than fifty percent of its students in correspondence
13	programs;
14	(e) Offers a one-year or two-year certificate, associate or baccalaureate
15	degree programs, or graduate or professional degree programs; and
16	(f) Is approved for participation in the advantage Missouri program by
17	the board;
18	(3) "Eligible student", an individual who is enrolled full time in an
19	eligible institution, unless the board approves less than full time enrollment,
20	who meets the eligibility requirements pursuant to subsection 1 of section
21	173.215 and who meets the following additional requirements:
22	(a) Has received a high school diploma, general educational
23	development certificate (GED), or its equivalent;
24	(b) Maintains satisfactory academic progress as determined by the
25	eligible institution such student attends in pursuing a one-year or two-year
26	certificate, associate or baccalaureate degree, or graduate or professional
27	degree. Failure to maintain satisfactory academic progress shall result in
28	ineligibility for continued participation in the program and ineligibility for
29	forgiveness of any loan or loans received;

30	(c) Is not currently confined in any federal or state correctional facility
31	or jail;
32	(d) Has not defaulted on the repayment of any previously granted
33	higher education loan; and
34	(e) Submits an application provided by the board for participation in
35	the program;
36	(4) "Fund", the advantage Missouri trust fund, established in section
37	$\frac{173.775}{173.775}$; and
38	(5) "Occupational areas of high demand", specific professions or skill
39	areas for which the board determines that the state is experiencing a shortage
40	of qualified employees;
40	(6) "Program", the advantage Missouri program established pursuant
42	to sections 173.775 to 173.796.]
42	$\frac{1}{1}$
	[172 701 Dry August 29, 1009 and by June first of each year
2	[173.781. By August 28, 1998, and by June first of each year thereafter the board shall design to accurational group of high demand in the
$\frac{2}{3}$	thereafter, the board shall designate occupational areas of high demand in the
3 4	state. The board shall also designate professions and skill areas directly
5	related to the areas of high demand, and the degree programs or certifications
	directly leading to employment in such areas. In making such designations,
6 7	the board shall consult with the department of labor and industrial relations,
	the department of economic development, and private sector business and
8	labor groups. The board shall also consult with other private and public
9	agencies and individuals with expertise related to labor markets, geographic
10	and demographic analysis, and solicit input from interested parties throughout
11	the state, in order to ensure that:
12	(1) The diverse needs of the state are considered; and
13	(2) That these designations reflect the broad, long-term economic,
14 15	educational, and public policy interests of the state in both the public and
13	private sectors.]
	[172 784 An aligible student may noticinate in the measurem for up to
2	[173.784. An eligible student may participate in the program for up to ten semesters, or their equivalent, whether consecutive or not, and may be
$\frac{2}{3}$	awarded a loan of up to two thousand five hundred dollars per academic year
4 5	by the board, not to exceed a maximum of ten thousand dollars. No student
6	shall participate in the program more than seven years after beginning such participation.]
0	participation.
	[173.787 Eligible students who are in compliance with program
2	[173.787. Eligible students who are in compliance with program
23	requirements may qualify for forgiveness of a loan or loans received through the program by agreeing to be employed in an occupational area of high
3 4	the program by agreeing to be employed in an occupational area of high demand within the state of Missequri as determined by the heard, with such
4 5	demand within the state of Missouri, as determined by the board, with such
5 6	employment beginning within one calendar year of graduation by the individual from an aligible institution and as outlined in the contract
6 7	individual from an eligible institution, and as outlined in the contract pursuant to section 173 790. The employment qualifying the eligible student
	pursuant to section 173.790. The employment qualifying the eligible student for loop forgiveness shall be emproved by the board. The board shall emprove
8 9	for loan forgiveness shall be approved by the board. The board shall approve
9 10	loan forgiveness on a year-for-year basis, with each year of approved
10	employment qualifying the student for the forgiveness of one year's loans.
11	Students electing not to comply with these employment requirements, or

- students failing to meet these requirements shall be required to repay with
 interest any or all loans received, pursuant to the contractual provisions
 described in section 173.790.]
- [173.790. 1. The board shall enter into a contract with each individual 2 qualifying for participation in the program at the time the individual declares a 3 major or decides on a course of study, if a major is not declared at the 4 institution at which the individual is enrolled. The written contract shall 5 contain, but not be limited to, the following: 6 (1) The terms and conditions under which the loan is made, and the 7 requirements for repayment of the loan by the student; 8 (2) A stipulation that, the provisions of section 143.811 to the contrary 9 notwithstanding, no interest shall be assessed on any loan provided through the 10 program while the student is enrolled full time, or enrolled part-time with the 11 approval of the board, and meets the eligibility requirements pursuant to 12 section 173.778; 13 (3) The terms and conditions for qualifying for forgiveness of loan 14 proceeds received through the program; 15 (4) A provision that any financial obligations arising out of a contract 16 entered into, and any obligations of the individual which are conditioned thereon, are contingent upon funds being appropriated to the fund and on the 17 18 availability of a targeted high demand job; and

19 (5) The amount of any penalties assessed, in the event repayment of
 20 the loan by the student is not made in accordance with the contract, or the
 21 student fails to maintain eligibility or other requirements of the program. All
 22 such penalties shall be deposited in the fund.

23 2. Sections 173.775 to 173.796 shall not be construed to require the
 24 board to enter into contracts with individuals who otherwise qualify for the
 25 program when funds are not available for such purpose.]

[173.793. Nothing in sections 173.775 to 173.796 shall be construed as a promise or guarantee by the coordinating board for higher education, or the state of Missouri that a person will be admitted to a state institution of higher education or to a particular state institution of higher education, will be allowed to continue to attend an institution of higher education after having been admitted, or will be graduated from an institution of higher education.]

[173.796. 1. As used in this section, the term "taxpayer" means an individual, a partnership, or a corporation as described in section 143.441 or 143.471, and includes any charitable organization which is exempt from federal income tax and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax imposed under chapter 143.

6 2. Any taxpayer may make a contribution to the fund. Within the limits
7 specified in subsection 3 of this section, a taxpayer shall be allowed a credit
8 against the taxes imposed pursuant to chapter 143, except for sections 143.191
9 to 143.265, on that individual or entity of up to fifty percent of the total
10 amount contributed to the fund, not to exceed one hundred thousand dollars
11 per taxpayer.

12	3. The department of revenue shall administer the tax credits pursuant
13	to this section, and shall certify eligibility for the tax credits in the order
14	applications are received. The total amount of tax credits certified in any one
15	calendar year shall not exceed five million dollars annually. Contributions of
16	up to one hundred thousand dollars per annum per taxpayer may be certified
17	by the department of revenue as a qualified contribution for purposes of
18	receiving a tax credit under this program.
19	4. If the amount of tax credit exceeds the total tax liability for the year
20	in which the tax credit is claimed, the amount that exceeds the state tax
21	liability may be carried forward for credit against the taxes imposed pursuant
22	to chapter 143, except for sections 143.191 to 143.265, for the succeeding ten
23	years, or until the full credit is used, whichever occurs first.
24	5. For all tax years beginning on or after January 1, 2005, no tax
25	eredits shall be authorized, awarded, or issued to any person or entity claiming
26	any tax credit under this section.
27	6. The provisions of this section shall become effective January 1,
28	1999.]
20	
	[620.552. Sections 620.552 to 620.574 shall be known and may be
2	cited as the "Missouri Youth Service and Conservation Corps Act".]
2	ented us the ministerin found service and conservation corps net if
	[620.554. There is hereby established a "Missouri Youth Service and
2	Conservation Corps" which shall provide educational remediation,
$\frac{2}{3}$	employability skills training, and meaningful work experience necessary to
4	better prepare the state's youths for meeting basic work requirements and their
5	civic responsibility, while offering them opportunities to explore careers, gain
6	needed work experience and contribute to the general welfare of their
7	communities and the state.]
,	communities and the state.]
	[620.556. As used in sections 620.552 to 620.574 the following terms
2	mean:
3	(1) "Corps" and "youth corps", the Missouri youth service and
4	conservation corps;
5	(2) "Division", the division of workforce development within the
6	department of economic development;
7	(3) "Local workforce investment boards", the local workforce
8	investment boards established under Section 117 of the Workforce
9	Investment Act, Public Law 105 220, as amended, or any other succeeding
10	administrative body established by subsequent federal legislation to provide
11	for the local administration and expenditure of funding for employment and
12	job training and approved by the division of workforce development;
12	(4) "Participant", a person who has been hired, or who has been
13 14	accepted as a volunteer, and who meets the program eligibility criteria
14	established by sections 620.552 to 620.574;
16	(5) "Project", an undertaking designed to provide or assist in providing
10	services to promote conservation, public health, education and welfare among
17	the general population. The term includes, but is not limited to:
18	(a) The rehabilitation of substandard housing;
17	(a) The rendomination of substantiate nousing,

20	(b) The repair, restoration and maintenance of public facilities and
21	amenities;
22	(c) Assistance with the organization and delivery of educational and
23	health services;
24	(d) Assistance for the elderly homebound;
25	(e) Delivery of food to the hungry and elderly;
26	(f) Restoration or development of park facilities;
27	(g) Trail construction and maintenance;
28	(h) Litter control;
29	(i) Land and soil conservation and rehabilitation;
30	(j) Road repair;
31	(k) Land reclamation;
32	(1) Reforestation; and
33	(m) Other undertakings which benefit the control, management,
33 34	restoration and conservation of the bird, fish, game, forestry, or wildlife
35	resources, and soil or water resources of this state;
36	(6) "Project sponsor", state agencies, including the departments of
37	elementary and secondary education, social services, labor and industrial
38	relations, conservation, and natural resources and the University of Missouri
39	extension system; any unit of local government, including school districts;
40	private not-for-profit corporations or organizations; administrative entities
41	designated pursuant to the requirements of the Workforce Investment Act and
42	any subsequent amendments; and community-based organizations.
	[620.558. 1. The Missouri youth service and conservation corps shall
2	consist of the following programs:
3	consist of the following programs: (1) A year-round community services and conservation program for
3 4	consist of the following programs: (1) A year-round community services and conservation program for young adults;
3 4 5	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program;
3 4 5 6	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths.
3 4 5 6 7	consist of the following programs:(1) A year-round community services and conservation program foryoung adults;(2) A summer employment program;(3) A volunteer program for youths.2. In selecting participants for the youth service and conservation
3 4 5 6 7 8	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths.
3 4 5 6 7	consist of the following programs:(1) A year-round community services and conservation program foryoung adults;(2) A summer employment program;(3) A volunteer program for youths.2. In selecting participants for the youth service and conservation
3 4 5 6 7 8	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance
3 4 5 6 7 8 9	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds
3 4 5 6 7 8 9 10	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds
3 4 5 6 7 8 9 10 11	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds which are available to the youth service and conservation corps.
3 4 5 6 7 8 9 10 11 12	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds which are available to the youth service and conservation corps. 3. Residents of both urban and rural areas of the state shall be eligible
3 4 5 6 7 8 9 10 11 12 13 14	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds which are available to the youth service and conservation corps. 3. Residents of both urban and rural areas of the state shall be eligible to apply to participate in the youth service and conservation corps. No person
3 4 5 6 7 8 9 10 11 12 13 14 15	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds which are available to the youth service and conservation corps. 3. Residents of both urban and rural areas of the state shall be eligible to apply to participate in the youth service and conservation corps. No person who has been convicted of a felony within the previous two years shall be
3 4 5 6 7 8 9 10 11 12 13 14 15 16	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds which are available to the youth service and conservation corps. 3. Residents of both urban and rural areas of the state shall be eligible to apply to participate in the youth service and conservation corps. No person who has been convicted of a felony within the previous two years shall be eligible to participate in the youth service and conservation corps. Participants
3 4 5 6 7 8 9 10 11 12 13 14 15	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds which are available to the youth service and conservation corps. 3. Residents of both urban and rural areas of the state shall be eligible to apply to participate in the youth service and conservation corps. No person who has been convicted of a felony within the previous two years shall be
3 4 5 6 7 8 9 10 11 12 13 14 15 16	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds which are available to the youth service and conservation corps. 3. Residents of both urban and rural areas of the state shall be eligible to apply to participate in the youth service and conservation corps. No person who has been convicted of a felony within the previous two years shall be eligible to participate in the youth service and conservation corps. Participants shall be unemployed at the time of their enrollment.]
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds which are available to the youth service and conservation corps. 3. Residents of both urban and rural areas of the state shall be eligible to apply to participate in the youth service and conservation corps. No person who has been convicted of a felony within the previous two years shall be eligible to participate in the youth service and conservation corps. Participants shall be unemployed at the time of their enrollment.]
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 2	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds which are available to the youth service and conservation corps. No person who has been convicted of a felony within the previous two years shall be eligible to participate in the youth service and conservation corps. Participants shall be unemployed at the time of their enrollment.]
$ \begin{array}{r} 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 2 \\ 3 \end{array} $	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds which are available to the youth service and conservation corps. 3. Residents of both urban and rural areas of the state shall be eligible to apply to participate in the youth service and conservation corps. No person who has been convicted of a felony within the previous two years shall be eligible to participate in the youth service and conservation corps. Participants shall be unemployed at the time of their enrollment.] [620.560. 1. The community services and conservation program for young adults shall consist of projects offering participants paid work experience integrated with educational activities which may include, but is
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 2	 consist of the following programs: (1) A year-round community services and conservation program for young adults; (2) A summer employment program; (3) A volunteer program for youths. 2. In selecting participants for the youth service and conservation corps, the director of the division shall give preference to persons who are high school dropouts and who are at risk of not graduating from high school. The director may segregate programs and funds to serve such persons to enhance the efficiency of administering any federal Workforce Investment Act funds which are available to the youth service and conservation corps. No person who has been convicted of a felony within the previous two years shall be eligible to participate in the youth service and conservation corps. Participants shall be unemployed at the time of their enrollment.]

6 2. Participants who are high school dropouts shall work toward the 7 completion of their graduate equivalency diploma and shall be excused from 8 work according to a planned work schedule proposed by the project sponsor 9 and approved by the division of workforce development in its review of a 10 project application, to allow them to attend classes or gain instruction. The 11 division of workforce development shall work with the department of 12 elementary and secondary education to establish criteria for determining 13 participants who may be at risk of not earning a high school diploma. 14 Participants who meet these criteria shall be required to attend remediation 15 classes designed to assist in the retention and successful completion of high 16 school according to a planned work schedule proposed by the project sponsor 17 and approved by the division in its review of a project application. All 18 participants shall be paid a wage according to a work plan approved by the 19 division, and commensurate with the number of hours worked by the 20 participant. During the last three weeks of employment, all participants may 21 be granted eight hours of paid time each week to search for permanent 22 employment.]

[620.562. 1. The summer employment program shall consist of projects offering needed paid work experience integrated with educational activities which may include, but is not limited to, employability skills training and educational remediation activities. Participants shall be unemployed at the time of their enrollment.

6 2. Participants in the program shall be paid a wage according to a work 7 plan approved by the division of workforce development, and commensurate 8 with the number of hours worked by the participant. If participants are high 9 school dropouts, they shall be required to work toward the completion of their 10 graduate equivalency diploma while employed in the summer employment and 11 remediation program. The division of workforce development shall work with 12 the department of elementary and secondary education to establish criteria for 13 determining participants who may be at risk of not earning a high school 14 diploma. Participants who meet these criteria shall be required to attend 15 remediation classes designed to assist in the retention and successful 16 completion of high school.

[620.564. The youth volunteer program shall consist of unpaid work in projects which provide employability skills training and preemployment work experience. Such unpaid work shall not preclude the provision of supportive services deemed appropriate. Each volunteer program of the Missouri youth service and conservation corps shall demonstrate a high degree of youth input into program development, shall provide career related information pertaining to volunteer projects, shall provide useful service to the community and shall abide by state and federal child labor laws.]

[620.566. 1. The division of workforce development within the
 department of economic development is hereby authorized to administer the
 Missouri youth service and conservation corps programs and adopt rules and
 regulations governing their operation and participation requirements.

5 6 7 8 9 10	2. The division shall cooperate with and may directly contract with all state agencies, local units of government and any of the governor's advisory councils or commissions, or their successor agencies, and with private not-for-profit organizations in delivery of youth corps programs. For purposes of this section, the contracting process of the division with these entities need not be governed by the provisions of chapter 34.
11 12 13	3. Upon application to the division and subject to the availability of funds, the division is authorized to provide funding assistance through contracts with administrative entities, designated pursuant to the Workforce
14 15 16	Investment Act and any subsequent amendments, and project sponsors. The application shall form the basis for the contract agreement and, at a minimum, shall include:
17 18 19	(1) A general project description, including the extent to which it satisfies community development or resource conservation objectives and whether or not such objectives are stated within any municipal, county,
20 21 22	regional or state agency plan; (2) The number of corps members to be assigned to each project, a description of the nature and duration of their employment or volunteer work,
22 23 24 25	and a description of combinations or sequences of education or vocational training to be provided;
26 27	(3) The amount of total funds required to sustain the project, distinguishing between the amounts required for corps members' wages and stipends, if any, and the amounts required for other purposes;
28 29 30	(4) A statement of the amount and purpose of funding assistance requested from the division and the manner and timing of its disbursement; (5) A description of the interagency coordination, technical assistance
31 32 33 34 35	and financial support which together with the funding assistance, the resources of the applicant and support from any other source, is sufficient to ensure the success of the project. The commitment of financial support from the project sponsor shall be equal to or greater than twenty-five percent of the amount of the total project cost.
36 37 38 39 40	4. An application shall only be submitted to the division after review by the private industry council operating within the service delivery area in which the project is to be located, regardless of the actual project sponsor. It shall include the signatures of the workforce investment board chairperson and the designated chief local elected official of the local workforce investment
41 42 43	area. 5. The division shall ensure that all affected state agencies are made
43 44 45	aware of the application and are provided the opportunity to offer comments related to the project feasibility, including the identification of other available funds for the project.]
2 3 4 5	[620.568. 1. A project sponsor shall administer projects funded under sections 620.552 to 620.574 in the following manner: (1) Participants, except those enrolled in the youth volunteer program, shall be paid at least the minimum wage as established by federal or state law at the time of employment;

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(2) Persons employed through any of the corps programs shall be exempt from merit system requirements, and shall not be eligible for membership in any public employees' retirement system. All participants shall be so advised by the project sponsor and the regulating authority;

(3) Services performed by a participant in any corps program shall not constitute "employment" within the meaning of the Missouri employment security law in chapter 288, if the program is operated as a work-relief or work training program in accordance with subdivision (5) of subsection 9 of section 288.034.

15 2. Not more than ten percent of the funds distributed to a project
 16 sponsor may be expended for administrative expenses. Administrative
 17 expenses shall be approved by the division.

183. No funds shall be awarded for any program which replaces or19supplants employees engaged in any authorized work stoppage or which20replaces or supplants currently employed workers or which impairs existing21contracts for services provided by other workers.]

[620.570. 1. The Missouri training and employment council, as established in section 620.523, shall review and recommend criteria for evaluating project funding assistance, program criteria, and other requirements and priorities to be used by the division in the evaluation and monitoring of Missouri youth service and conservation corps projects.

6 2. The division shall work with the department of higher education and 7 workforce development, the department of elementary and secondary 8 education, all colleges, universities and lending institutions throughout the 9 state to develop a system of academic credit, tuition grants and deferred loan 10 repayment incentives for young adults who enroll and complete participation 11 in corps programs. The division shall adopt rules under chapter 536 designed 12 to implement any such incentive programs.

13 3. The division of workforce development of the department of
 14 economic development shall establish and promote the recruitment of "Show 15 Me Employers" which shall consist of Missouri-based corporations and
 16 businesses agreeing to interview, for entry-level jobs, participants successfully
 17 completing a youth corps program.

184. The division of workforce development of the department of19economic development shall recognize and promote within the labor exchange20system the youth service corps and the potential benefits of hiring participants21who have successfully completed any of the corps' programs.]

[620.572. The directors of the departments of conservation, economic 2 development, social services, elementary and secondary education, labor and 3 industrial relations, and natural resources and the director of the University of 4 Missouri extension system shall meet regularly to establish appropriate 5 allocations from their respective budgets to be made for the operation of the 6 Missouri youth service and conservation corps. Funding for the operation of 7 the corps may come from, but not be limited to, moneys available through the 8 federal Carl Perkins Act, the federal Workforce Investment Act, the federal 9 Wagner Peyser Act, the one eighth of one cent sales tax as authorized by

Sections 43(a) and 43(b) of Article IV of the Missouri Constitution, and other
 discretionary funds which may be available to the various departments and to
 the governor's office.]

[620.574. There is hereby created in the state treasury the "Youth Service and Conservation Corps Fund". The state treasurer shall deposit to the credit of the fund all moneys which may be appropriated to it by the general assembly and any gifts, contributions, grants or bequests received from federal, private or other sources. The general assembly shall appropriate moneys in the youth service and conservation corps fund for the support of the corps.]

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