SECOND REGULAR SESSION

HOUSE BILL NO. 2194

103RD GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE OVERCAST.

4014H.01I JOSEPH ENGLER, Chief Clerk

AN ACT

To repeal sections 167.627, 167.630, 190.246, 196.990, and 321.621, RSMo, and to enact in lieu thereof five new sections relating to epinephrine delivery devices, with penalty provisions.

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

Section A. Sections 167.627, 167.630, 190.246, 196.990, and 321.621, RSMo, are repealed and five new sections enacted in lieu thereof, to be known as sections 167.627, 167.630, 190.246, 196.990, and 321.621, to read as follows:

167.627. 1. For purposes of this section, the following terms shall mean:

- 2 (1) "Epinephrine delivery device", a single-use device used for the delivery of a 3 premeasured dose of epinephrine into the human body;
- 4 **(2)** "Medication", any medicine prescribed or ordered by a physician for the treatment of asthma or anaphylaxis, including without limitation inhaled bronchodilators and [auto-injectible] epinephrine delivery devices;
- 7 [(2)] (3) "Self-administration", a pupil's discretionary use of medication prescribed by 8 a physician or under a written treatment plan from a physician.
- 9 2. Each board of education and its employees and agents in this state shall grant any 10 pupil in the school authorization for the possession and self-administration of medication to 11 treat such pupil's chronic health condition, including but not limited to asthma or anaphylaxis 12 if:
- 13 (1) A licensed physician prescribed or ordered such medication for use by the pupil 14 and instructed such pupil in the correct and responsible use of such medication;

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.

15 (2) The pupil has demonstrated to the pupil's licensed physician or the licensed 16 physician's designee, and the school nurse, if available, the skill level necessary to use the 17 medication and any device necessary to administer such medication prescribed or ordered;

- (3) The pupil's physician has approved and signed a written treatment plan for managing the pupil's chronic health condition, including asthma or anaphylaxis episodes and for medication for use by the pupil. Such plan shall include a statement that the pupil is capable of self-administering the medication under the treatment plan;
- (4) The pupil's parent or guardian has completed and submitted to the school any written documentation required by the school, including the treatment plan required under subdivision (3) of this subsection and the liability statement required under subdivision (5) of this subsection; and
- (5) The pupil's parent or guardian has signed a statement acknowledging that the school district and its employees or agents shall incur no liability as a result of any injury arising from the self-administration of medication by the pupil or the administration of such medication by school staff. Such statement shall not be construed to release the school district and its employees or agents from liability for negligence.
 - 3. An authorization granted under subsection 2 of this section shall:
- (1) Permit such pupil to possess and self-administer such pupil's medication while in school, at a school-sponsored activity, and in transit to or from school or school-sponsored activity; and
- (2) Be effective only for the same school and school year for which it is granted. Such authorization shall be renewed by the pupil's parent or guardian each subsequent school year in accordance with this section.
- 4. Any current duplicate prescription medication, if provided by a pupil's parent or guardian or by the school, shall be kept at a pupil's school in a location at which the pupil or school staff has immediate access in the event of an asthma or anaphylaxis emergency.
- 5. The information described in subdivisions (3) and (4) of subsection 2 of this section shall be kept on file at the pupil's school in a location easily accessible in the event of an emergency.

167.630. 1. As used in this section, the term "epinephrine delivery device" has the same meaning given to the term in section 167.627.

2. Each school board may authorize a school nurse licensed under chapter 335 who is employed by the school district and for whom the board is responsible for to maintain an adequate supply of [prefilled auto syringes of] epinephrine [with fifteen-hundredths milligram or three tenths milligram] delivery devices at the school. The nurse shall recommend to the school board the number of [prefilled] epinephrine [auto syringes] delivery devices that the school should maintain.

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- 9 [2.] 3. To obtain [prefilled] epinephrine [auto syringes] delivery devices for a school district, a prescription written by a licensed physician, a physician's assistant, or nurse practitioner is required. For such prescriptions, the school district shall be designated as the patient, the nurse's name shall be required, and the prescription shall be filled at a licensed pharmacy.
 - [3-] 4. A school nurse, contracted agent trained by a nurse, or other school employee trained by and supervised by the nurse shall have the discretion to use an epinephrine [auto syringe] delivery device on any student the school nurse, trained employee, or trained contracted agent believes is having a life-threatening anaphylactic reaction based on the training in recognizing an acute episode of an anaphylactic reaction. The provisions of section 167.624 concerning immunity from civil liability for trained employees administering lifesaving methods shall apply to trained employees administering [a prefilled auto syringe] an epinephrine delivery device under this section. Trained contracted agents shall have immunity from civil liability for administering [a prefilled auto syringe] an epinephrine delivery device under this section.

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

- (1) "Eligible person, firm, organization or other entity", an ambulance service or emergency medical response agency, an emergency medical responder, or an emergency medical technician who is employed by, or an enrolled member, person, firm, organization or entity designated by, rule of the department of health and senior services in consultation with other appropriate agencies. All such eligible persons, firms, organizations or other entities shall be subject to the rules promulgated by the director of the department of health and senior services;
 - (2) "Emergency health care provider":
- (a) A physician licensed pursuant to chapter 334 with knowledge and experience in the delivery of emergency care; or
 - (b) A hospital licensed pursuant to chapter 197 that provides emergency care;
- (3) "Epinephrine delivery device", a single-use device used for the delivery of a premeasured dose of epinephrine into the human body.
- 2. Possession and use of epinephrine [auto-injector] delivery devices shall be limited as follows:
- 17 (1) No person shall use an epinephrine [auto-injector] delivery device unless such person has successfully completed a training course in the use of epinephrine [auto-injector] delivery devices approved by the director of the department of health and senior services. Nothing in this section shall prohibit the use of an epinephrine [auto-injector] delivery device:

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22 (a) By a health care professional licensed or certified by this state who is acting 23 within the scope of his or her practice; or

- (b) By a person acting pursuant to a lawful prescription;
- 25 (2) Every person, firm, organization and entity authorized to possess and use epinephrine [auto-injector] delivery devices pursuant to this section shall use, maintain and dispose of such devices in accordance with the rules of the department; and
 - (3) Every use of an epinephrine [auto-injector] delivery device pursuant to this section shall immediately be reported to the emergency health care provider.
 - 3. (1) Use of an epinephrine [auto-injector] delivery device pursuant to this section shall be considered first aid or emergency treatment for the purpose of any law relating to liability.
 - (2) Purchase, acquisition, possession or use of an epinephrine [auto-injector] delivery device pursuant to this section shall not constitute the unlawful practice of medicine or the unlawful practice of a profession.
 - (3) Any person otherwise authorized to sell or provide an epinephrine [auto-injector] **delivery** device may sell or provide it to a person authorized to possess it pursuant to this section.
- 4. Any person, firm, organization or entity that violates the provisions of this section is guilty of a class B misdemeanor.
 - 196.990. 1. As used in this section, the following terms shall mean:
 - (1) "Administer", the direct application of an epinephrine [auto injector] delivery device to the body of an individual;
 - (2) "Authorized entity", any entity or organization at or in connection with which allergens capable of causing anaphylaxis may be present including, but not limited to, qualified first responders, as such term is defined in section 321.621, facilities licensed under chapter 198, restaurants, recreation camps, youth sports leagues, child care facilities, amusement parks, and sports arenas. "Authorized entity" shall not include any public school or public charter school;
 - (3) "Epinephrine [auto-injector] delivery device", a single-use device used for the [automatic injection] delivery of a premeasured dose of epinephrine into the human body;
 - (4) "Physician", a physician licensed in this state under chapter 334;
- 13 (5) "Provide", the supply of one or more epinephrine [auto-injectors] delivery 14 devices to an individual;
- 15 (6) "Self-administration", a person's discretionary use of an epinephrine [auto-16 injector] delivery device.
- 2. A physician may prescribe epinephrine [auto-injectors] delivery devices in the name of an authorized entity for use in accordance with this section, and pharmacists,

physicians, and other persons authorized to dispense prescription medications may dispense epinephrine [auto-injectors] delivery devices under a prescription issued in the name of an authorized entity.

- 3. An authorized entity may acquire and stock a supply of epinephrine [auto-injectors] delivery devices under a prescription issued in accordance with this section. Such epinephrine [auto-injectors] delivery devices shall be stored in a location readily accessible in an emergency and in accordance with the epinephrine [auto-injector's] delivery device's instructions for use and any additional requirements established by the department of health and senior services by rule. An authorized entity shall designate employees or agents who have completed the training required under this section to be responsible for the storage, maintenance, and general oversight of epinephrine [auto-injectors] delivery devices acquired by the authorized entity.
- 4. An authorized entity that acquires a supply of epinephrine [auto-injectors] delivery devices under a prescription issued in accordance with this section shall ensure that:
- (1) Expected epinephrine [auto-injector] delivery device users receive training in recognizing symptoms of severe allergic reactions including anaphylaxis and the use of epinephrine [auto-injectors] delivery devices from a nationally recognized organization experienced in training laypersons in emergency health treatment or another entity or person approved by the department of health and senior services;
- (2) All epinephrine [auto injectors] delivery devices are maintained and stored according to the epinephrine [auto injector's] delivery device's instructions for use;
- (3) Any person who provides or administers an epinephrine [auto-injector] delivery device to an individual who the person believes in good faith is experiencing anaphylaxis activates the emergency medical services system as soon as possible; and
- (4) A proper review of all situations in which an epinephrine [auto-injector] delivery device is used to render emergency care is conducted.
- 5. Any authorized entity that acquires a supply of epinephrine [auto injectors] delivery devices under a prescription issued in accordance with this section shall notify the emergency communications district or the ambulance dispatch center of the primary provider of emergency medical services where the epinephrine [auto-injectors] delivery devices are to be located within the entity's facility.
- 6. No person shall provide or administer an epinephrine [auto-injector] delivery device to any individual who is under eighteen years of age without the verbal consent of a parent or guardian who is present at the time when provision or administration of the epinephrine [auto-injector] delivery device is needed. Provided, however, that a person may provide or administer an epinephrine [auto-injector] delivery device to such an individual without the consent of a parent or guardian if the parent or guardian is not physically present

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and the person reasonably believes the individual shall be in imminent danger without the provision or administration of the epinephrine [auto-injector] delivery device.

- 7. The following persons and entities shall not be liable for any injuries or related damages that result from the administration or self-administration of an epinephrine autoinjector delivery device in accordance with this section that may constitute ordinary negligence:
- (1) An authorized entity that possesses and makes available epinephrine [autoinjectors delivery devices and its employees, agents, and other trained persons;
- (2) Any person who uses an epinephrine [auto-injector] delivery device made available under this section:
- (3) A physician that prescribes epinephrine [auto-injectors] delivery devices to an authorized entity; or
 - (4) Any person or entity that conducts the training described in this section.

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Such immunity does not apply to acts or omissions constituting a reckless disregard for the safety of others or willful or wanton conduct. The administration of an epinephrine autoinjector delivery device in accordance with this section shall not be considered the practice of medicine. The immunity from liability provided under this subsection is in addition to and not in lieu of that provided under section 537.037. An authorized entity located in this state shall not be liable for any injuries or related damages that result from the provision or administration of an epinephrine [auto injector] delivery device by its employees or agents outside of this state if the entity or its employee or agent is not liable for such injuries or related damages under the laws of the state in which such provision or administration occurred. No trained person who is in compliance with this section and who in good faith and exercising reasonable care fails to administer an epinephrine [auto-injector] delivery device shall be liable for such failure.

- 8. All basic life support ambulances and stretcher vans operated in the state shall be equipped with epinephrine [auto-injectors] delivery devices and be staffed by at least one individual trained in the use of epinephrine [auto-injectors] delivery devices.
- 9. The provisions of this section shall apply in all counties within the state and any city not within a county. 86
- 87 10. Nothing in this section shall be construed as superseding the provisions of section 167.630. 88
 - 321.621. 1. For the purposes of this section, the following terms mean:
 - (1) "Epinephrine delivery device", a single-use device used for the delivery of a premeasured dose of epinephrine into the human body;

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- 4 (2) "Qualified first responder" [shall mean], any state and local law enforcement agency staff, fire department personnel, fire district personnel, or licensed emergency medical technician who is acting under the directives and established protocols of a medical director who comes in contact with a person suffering from an anaphylactic reaction and who has received training in recognizing and responding to anaphylactic reactions and the administration of epinephrine [auto injector] delivery devices to a person suffering from an apparent anaphylactic reaction[-];
 - "Qualified first responder agencies" [shall mean], any state or local law **(3)** enforcement agency, fire department, or ambulance service that provides documented training to its staff related to the administration of epinephrine [auto-injector] delivery devices in an apparent anaphylactic reaction.
 - 2. The director of the department of health and senior services, if a licensed physician, may issue a statewide standing order for epinephrine [auto-injector] delivery devices for adult patients to fire protection districts in nonmetropolitan areas in Missouri as such areas are determined according to the United States Census Bureau's American Community Survey, based on the most recent of five-year period estimate data in which the final year of the estimate ends in either zero or five. If the director of the department of health and senior services is not a licensed physician, the department of health and senior services may employ or contract with a licensed physician who may issue such a statewide order with the express consent of the director.
 - 3. Possession and use of epinephrine [auto-injector] delivery devices for adult patients shall be limited as follows:
 - (1) No person shall use an epinephrine [auto-injector] delivery device pursuant to this section unless such person has successfully completed a training course in the use of epinephrine [auto-injector] delivery devices for adult patients approved by the director of the department of health and senior services. Nothing in this section shall prohibit the use of an epinephrine [auto-injector] delivery device:
 - (a) By a health care professional licensed or certified by this state who is acting within the scope of his or her practice; or
 - (b) By a person acting pursuant to a lawful prescription;
 - (2) Every person, firm, organization and entity authorized to possess and use epinephrine [auto-injector] delivery devices for adult patients pursuant to this section shall use, maintain and dispose of such devices for adult patients in accordance with the rules of the department; and
- (3) Every use of an epinephrine [auto injector] delivery device pursuant to this 39 section shall immediately be reported to the emergency health care provider as defined in section 190.246. 40

4. (1) Use of an epinephrine [auto-injector] delivery device pursuant to this section 42 shall be considered first aid or emergency treatment for the purpose of any law relating to 43 liability.

- (2) Purchase, acquisition, possession or use of an epinephrine [auto-injector] delivery device pursuant to this section shall not constitute the unlawful practice of medicine or the unlawful practice of a profession.
- (3) Any person otherwise authorized to sell or provide an epinephrine [auto-injector] **delivery** device may sell or provide it to a person authorized to possess it pursuant to this section.
- 5. (1) There is hereby created in the state treasury the "Epinephrine [Auto-injector] Delivery Devices for Fire Personnel Fund", which shall consist of [money collected under this section] moneys appropriated to the fund. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The moneys in the fund as set forth in this section shall be subject to appropriation by the general assembly for the particular purpose for which collected. The fund shall be a dedicated fund and money in the fund shall be used solely by the department of health and senior services for the purposes of providing epinephrine [auto-injector] delivery devices for adult patients to qualified first responder agencies as used in this section.
- (2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.
- (3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

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