SECOND REGULAR SESSION

SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 683

101ST GENERAL ASSEMBLY

4097S.02C	ADRIA	ANE D. CROUSE, Secretary
	AN ACT	

To repeal section 210.211, RSMo, and to enact in lieu thereof one new section relating to child care, with an emergency clause.

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

	Section A. Section 210.211, RSMo, is repealed and one new
2	section enacted in lieu thereof, to be known as section 210.211,
3	to read as follows:
	210.211. 1. It shall be unlawful for any person to
2	establish, maintain or operate a child-care facility for
3	children, or to advertise or hold himself or herself out as
4	being able to perform any of the services as defined in
5	section 210.201, without having in effect a written license
6	granted by the department of [health and senior services]
7	elementary and secondary education; except that nothing in
8	sections 210.203 to 210.245 shall apply to:
9	(1) Any person who is caring for six or fewer
10	children, including a maximum of three children under the
11	age of two, at the same physical address. For purposes of
12	this subdivision, children who live in the caregiver's home
13	and who are eligible for enrollment in a public
14	kindergarten, elementary, or high school shall not be
15	considered in the total number of children being cared for;
16	(2) Any person who receives free of charge, and not as
17	a business, for periods not exceeding ninety consecutive

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

18 days, as bona fide, occasional and personal guests the child 19 or children of personal friends of such person, and who 20 receives custody of no other unrelated child or children;

(3) Any graded boarding school that is conducted ingood faith primarily to provide education;

23 (4) Any summer camp that is conducted in good faith24 primarily to provide recreation;

(5) Any hospital, sanitarium, or home that is
conducted in good faith primarily to provide medical
treatment or nursing or convalescent care for children;

(6) Any residential facility or day program licensed
by the department of mental health under sections 630.705 to
630.760 that provides care, treatment, and habilitation
exclusively to children who have a primary diagnosis of
mental disorder, mental illness, intellectual disability, or
developmental disability, as those terms are defined in
section 630.005;

35 (7) Any school system as defined in section 210.201;
36 (8) Any Montessori school as defined in section
37 210.201;

38 (9) Any business that operates a child care program
39 for the convenience of its customers if the following
40 conditions are met:

41 (a) The business provides child care for employees'42 children for no more than four hours per day; and

43 (b) Customers remain on site while their children are44 being cared for by the business establishment;

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(10) Any home school as defined in section 167.031;

46 (11) Any religious organization academic preschool or47 kindergarten for four- and five-year-old children;

48 (12) Any weekly Sunday or Sabbath school, a vacation49 bible school, or child care made available while the parents

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50 or guardians are attending worship services or other 51 meetings and activities conducted or sponsored by a 52 religious organization;

53 (13) Any neighborhood youth development program under 54 section 210.278;

55 (14) Any religious organization elementary or 56 secondary school;

57 (15) Any private organization elementary or secondary 58 school system providing child care to children younger than 59 school age. If a facility or program is exempt from 60 licensure based upon this exception, such facility or 61 program shall submit documentation annually to the 62 department to verify its licensure-exempt status;

63 (16) Any nursery school as defined in section 210.201;64 and

65 Any child care facility maintained or operated (17)under the exclusive control of a religious organization. 66 Ιf a nonreligious organization having as its principal purpose 67 68 the provision of child care services enters into an arrangement with a religious organization for the 69 maintenance or operation of a child care facility, the 70 71 facility is not under the exclusive control of the religious 72 organization.

73 2. Notwithstanding the provisions of subsection 1 of 74 this section, no child-care facility shall be exempt from 75 licensure if such facility receives any state or federal funds for providing care for children, except for federal 76 funds for those programs which meet the requirements for 77 participation in the Child and Adult Care Food Program 78 79 pursuant to 42 U.S.C. Section 1766. Grants to parents for 80 child care pursuant to sections 210.201 to 210.257 shall not be construed to be funds received by a person or facility 81

82 listed in subdivisions (1) and (17) of subsection 1 of this 83 section.

84 3. Any child care facility not exempt from licensure shall disclose the licensure status of the facility to the 85 parents or quardians of children for which the facility 86 87 provides care. No child care facility exempt from licensure 88 shall represent to any parent or guardian of children for 89 which the facility provides care that the facility is 90 licensed when such facility is in fact not licensed. A 91 parent or quardian shall sign a written notice indicating he or she is aware of the licensure status of the facility. 92 The facility shall keep a copy of this signed written notice 93 94 on file. All child care facilities shall provide the parent or guardian enrolling a child in the facility with a written 95 explanation of the disciplinary philosophy and policies of 96 97 the child care facility.

98 4. Up to two children who are five years of age or older and who are related within the third degree of 99 100 consanguinity or affinity to, adopted by, or under court 101 appointed guardianship or legal custody of a child care 102 provider who is responsible for the daily operation of a 103 licensed family child care home that is organized as a 104 corporation, association, firm, partnership, limited 105 liability company, sole proprietorship, or any other type of business entity in this state shall not be included in the 106 107 number of children counted toward the maximum number of 108 children for which the family child care home is licensed under section 210.221. If more than one member of the 109 corporation, association, firm, partnership, limited 110 111 liability company, or other business entity is responsible 112 for the daily operation of the licensed family child care 113 home, then the related children of only one such member

114 shall be excluded. A family child care home caring for children not counted in the maximum number of children, as 115 permitted under this subsection, shall disclose this to 116 117 parents or quardians on the written notice required under subsection 3 of this section. If a family child care home 118 119 begins caring for children not counted in the maximum number of children after a parent or guardian has signed the 120 121 written notice required under subsection 3 of this section, 122 the family child care home shall provide a separate notice 123 to the parent or guardian that the family child care home is caring for children not counted in the maximum number of 124 children for which the family child care home is licensed 125 and shall keep a copy of the signed notice on file. 126

127 5. Nothing in this section shall prevent the
128 department from enforcing licensing regulations promulgated
129 under this chapter, including, but not limited to,
130 supervision requirements and capacity limitations based on
131 the amount of child care space available.

Section B. Because of the need for safe and adequate child care services for Missouri families, section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section A of this act shall be in full force and effect upon its passage and approval.

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