

# JOURNAL OF THE HOUSE

First Regular Session, 98th GENERAL ASSEMBLY

SIXTY-EIGHTH DAY, TUESDAY, MAY 12, 2015

The House met pursuant to adjournment.

Speaker Diehl in the Chair.

Prayer by Msgr. Robert A. Kurwicki, Chaplain.

*He who pursues righteousness and kindness will find life and honor. (Proverbs 21:21)*

O Lord our God, whose glory is in all the world and whose spirit lives in everyone, look with Your favor upon us as we unite in prayer. Come anew into our lives and arise fresh within us that this day may be a great day because we know that You are with us, and we are with You.

Kindle in our hearts, and in the hearts of all, a true love for peace, justice, and order that in a real sense Your kingdom may begin to appear and Your path of truth and love be traveled by all peoples.

We commend to Your blessing all who engage in the government of Missouri. Continue to grant them integrity of mind, a sincerity of heart, and an unflinching devotion to the welfare of our people. May all legislation be worthy of our noblest efforts and for the benefit of all who elected us.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-seventh day was approved as printed.

## COMMITTEE REPORTS

**Committee on Fiscal Review**, Chairman Allen reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SCS SBs 63 & 111**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 141**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS SB 145**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 200**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SB 373**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 392**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SB 457**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SB 476**, begs leave to report it has examined the same and recommends that it **Do Pass**.

### THIRD READING OF SENATE CONCURRENT RESOLUTIONS

**SCR 35**, relating to the designation of May 13, 2015 as "Jump Day", was taken up by Representative Brown (94).

On motion of Representative Brown (94), **SCR 35** was truly agreed to and finally passed by the following vote:

AYES: 119

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Black	Bondon	Brown 57
Brown 94	Burns	Butler	Carpenter	Chipman
Cierpiot	Colona	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Dogan	Dohrman
Dugger	Dunn	Entlicher	Fitzwater 144	Fraker
Franklin	Gannon	Gosen	Green	Haahr
Haefner	Harris	Hicks	Higdon	Hill
Hoskins	Houghton	Hubrecht	Hummel	Hurst
Johnson	Jones	Justus	Keeney	Kelley
Kendrick	Kidd	King	Kirkton	Koenig
Kolkmeier	Korman	Kratky	LaFaver	Lair
Lant	Lauer	Lavender	Leara	Lichtenegger
Love	Lynch	Mathews	May	McCaherty
McCann Beatty	McCreery	McDaniel	McDonald	McGaugh
McManus	McNeil	Meredith	Messenger	Mims
Mitten	Montecillo	Morgan	Morris	Newman
Nichols	Norr	Otto	Pace	Peters
Pfautsch	Phillips	Pierson	Pike	Rehder
Reiboldt	Remole	Rhoads	Richardson	Roden
Roeber	Rone	Ross	Rowland	Runions
Ruth	Shaul	Shumake	Solon	Sommer
Swan	Vescovo	Walker	Walton Gray	Webber
Wiemann	Wood	Zerr	Mr. Speaker	

NOES: 034

Allen	Barnes	Basye	Beard	Bernskoetter
Berry	Brattin	Burlison	Cross	Davis
Eggleston	Ellington	Engler	English	Fitzwater 49
Flanigan	Frederick	Gardner	Hansen	Hinson

Hough	Marshall	Miller	Moon	Muntzel
Neely	Parkinson	Pietzman	Pogue	Smith
Spencer	Taylor	White	Wilson	

PRESENT: 000

ABSENT WITH LEAVE: 009

Alferman	Curtis	Curtman	Fitzpatrick	Hubbard
Redmon	Rizzo	Rowden	Shull	

VACANCIES: 001

Speaker Diehl declared the bill passed.

**HCS SS SCR 25**, relating to the creation of the Missouri Wildlife Revitalization Task Force, was taken up by Representative McGaugh.

Speaker Pro Tem Hoskins assumed the Chair.

On motion of Representative McGaugh, **HCS SS SCR 25** was adopted.

On motion of Representative McGaugh, **HCS SS SCR 25** was read the third time and passed by the following vote:

AYES: 100

Anderson	Andrews	Austin	Bahr	Basye
Beard	Bernskoetter	Bondon	Brown 57	Brown 94
Burlison	Carpenter	Chipman	Cierpiot	Colona
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Cross	Davis	Dogan	Dohrman	Eggleston
English	Fitzwater 144	Flanigan	Franklin	Frederick
Gosen	Haahr	Haefner	Harris	Higdon
Hill	Hoskins	Hough	Houghton	Hubbard
Hubrecht	Hummel	Johnson	Jones	Keeney
Kelley	Kendrick	Kidd	King	Kolkmeyer
Korman	Lair	Lant	Lauer	Lavender
Leara	Lichtenegger	Love	Lynch	Mathews
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McNeil	Messenger	Miller	Mims
Mitten	Montecillo	Morris	Neely	Norr
Peters	Pfautsch	Pierson	Pietzman	Pike
Reiboldt	Remole	Rhoads	Richardson	Roden
Roeber	Rone	Ross	Shaul	Shull
Shumake	Solon	Spencer	Swan	Taylor
Vescovo	White	Wiemann	Wood	Mr. Speaker

NOES: 056

Adams	Allen	Anders	Arthur	Barnes
Berry	Black	Burns	Butler	Crawford
Curtis	Curtman	Dugger	Dunn	Ellington
Engler	Entlicher	Fraker	Gannon	Gardner
Green	Hansen	Hicks	Hurst	Justus

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Kirkton	Koenig	Kratky	LaFaver	Marshall
McDonald	McManus	Meredith	Moon	Morgan
Muntzel	Newman	Nichols	Otto	Pace
Parkinson	Phillips	Pogue	Redmon	Rehder
Rizzo	Rowland	Runions	Ruth	Smith
Sommer	Walker	Walton Gray	Webber	Wilson
Zerr				

PRESENT: 001

Hinson

ABSENT WITH LEAVE: 005

Alferman	Brattin	Fitzpatrick	Fitzwater 49	Rowden
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VACANCIES: 001

Speaker Pro Tem Hoskins declared the bill passed.

**SCR 17**, relating to assaults on sports officials, was taken up by Representative Andrews.

On motion of Representative Andrews, **SCR 17** was truly agreed to and finally passed by the following vote:

AYES: 136

Adams	Alferman	Allen	Anders	Anderson
Andrews	Arthur	Austin	Bahr	Barnes
Basye	Beard	Black	Bondon	Brown 57
Brown 94	Burns	Butler	Carpenter	Chipman
Cierpiot	Colona	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	Dogan	Dohrman	Dugger	Dunn
Eggleston	Engler	Entlicher	Fitzwater 144	Fitzwater 49
Flanigan	Fraker	Franklin	Frederick	Gannon
Gardner	Gosen	Green	Haahr	Haefner
Hansen	Harris	Higdon	Hinson	Hoskins
Hough	Houghton	Hubbard	Hubrecht	Hummel
Johnson	Justus	Keeney	Kelley	Kendrick
Kidd	King	Kirkton	Kolkmeyer	Korman
Kratky	LaFaver	Lair	Lant	Lauer
Lavender	Leara	Lichtenegger	Love	Lynch
Mathews	McCaherty	McCann Beatty	McCreery	McDaniel
McDonald	McGaugh	McManus	McNeil	Meredith
Messenger	Miller	Mims	Montecillo	Morgan
Morris	Muntzel	Neely	Nichols	Norr
Otto	Pace	Peters	Pfautsch	Phillips
Pierson	Pietzman	Pike	Redmon	Rehder
Reiboldt	Remole	Rizzo	Roden	Roeber
Ross	Rowden	Rowland	Runions	Ruth
Shaul	Shull	Shumake	Solon	Sommer
Swan	Taylor	Vescovo	Walker	Walton Gray
Webber	White	Wiemann	Wood	Zerr
Mr. Speaker				

NOES: 018

Bernskoetter	Berry	Brattin	Burlison	Curtis
English	Hurst	Jones	Koenig	Marshall
May	Moon	Newman	Parkinson	Pogue
Rone	Spencer	Wilson		

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 007

Fitzpatrick	Hicks	Hill	Mitten	Rhoads
Richardson	Smith			

VACANCIES: 001

Speaker Pro Tem Hoskins declared the bill passed.

**SCR 14**, relating to the designation of “Ride to Work Day”, was taken up by Representative Cornejo.

**SCR 14** was laid over.

**SCR 29**, relating to the excise tax on medical devices, was taken up by Representative Frederick.

On motion of Representative Frederick, **SCR 29** was truly agreed to and finally passed by the following vote:

AYES: 113

Alferman	Allen	Anderson	Andrews	Austin
Bahr	Barnes	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Burlison	Chipman	Cierpiot	Conway 104
Cookson	Corlew	Cornejo	Crawford	Curtman
Davis	Dogan	Dohrman	Dugger	Eggleston
Engler	Entlicher	Fitzpatrick	Fitzwater 144	Fitzwater 49
Flanigan	Fraker	Franklin	Frederick	Gannon
Gosen	Haahr	Haefner	Hansen	Harris
Higdon	Hill	Hinson	Hoskins	Houghton
Hubrecht	Hurst	Johnson	Jones	Justus
Keeney	Kelley	Kidd	King	Koenig
Kolkmeyer	Korman	Lair	Lant	Lauer
Leara	Lichtenegger	Love	Lynch	Marshall
Mathews	McCaherty	McDaniel	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Parkinson	Pfautsch	Phillips	Pietzman	Pike
Pogue	Redmon	Reiboldt	Remole	Rhoads
Richardson	Roden	Roerber	Rone	Rowden
Rowland	Ruth	Shaul	Shull	Shumake
Solon	Sommer	Spencer	Swan	Taylor

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Vescovo	Walker	White	Wiemann	Wilson
Wood	Zerr	Mr. Speaker		

NOES: 043

Adams	Anders	Arthur	Burns	Butler
Carpenter	Colona	Conway 10	Curtis	Dunn
Ellington	English	Gardner	Green	Hubbard
Hummel	Kendrick	Kirkton	Kratky	LaFaver
Lavender	May	McCann Beatty	McCreery	McDonald
McManus	McNeil	Meredith	Mims	Mitten
Montecillo	Morgan	Newman	Nichols	Norr
Otto	Pace	Peters	Pierson	Rizzo
Runions	Walton Gray	Webber		

PRESENT: 000

ABSENT WITH LEAVE: 006

Cross	Hicks	Hough	Rehder	Ross
Smith				

VACANCIES: 001

Speaker Pro Tem Hoskins declared the bill passed.

Speaker Diehl resumed the Chair.

### VETOED HOUSE BILLS

The Speaker read the following House Bill vetoed by the Governor: **HB 150**.

**HB 150**, relating to employment security, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that **HB 150** be passed, the objections of the Governor thereto notwithstanding.

Representative Keeney assumed the Chair.

Speaker Diehl resumed the Chair.

Representative Richardson moved the previous question.

Which motion was adopted by the following vote:

AYES: 116

Alferman	Allen	Anderson	Andrews	Austin
Bahr	Barnes	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Burlison	Chipman	Cierpiot	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	Dogan	Dohrman	Dugger

Eggleston	Engler	Entlicher	Fitzpatrick	Fitzwater 144
Fitzwater 49	Flanigan	Fraker	Franklin	Frederick
Gannon	Gosen	Haahr	Haefner	Hansen
Hicks	Higdon	Hill	Hinson	Hoskins
Hough	Houghton	Hubrecht	Hurst	Johnson
Jones	Justus	Keeney	Kelley	Kidd
King	Koenig	Kolkmeier	Korman	Lair
Lant	Lauer	Leara	Lichtenegger	Love
Lynch	Mathews	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Parkinson	Pfausch	Phillips	Pietzman
Pike	Pogue	Redmon	Rehder	Reiboldt
Remole	Rhoads	Richardson	Roden	Roeber
Rone	Ross	Rowden	Rowland	Ruth
Shaul	Shull	Shumake	Solon	Sommer
Spencer	Swan	Taylor	Vescovo	Walker
White	Wiemann	Wilson	Wood	Zerr
Mr. Speaker				

NOES: 046

Adams	Anders	Arthur	Burns	Butler
Carpenter	Colona	Conway 10	Curtis	Dunn
Ellington	English	Gardner	Green	Harris
Hubbard	Hummel	Kendrick	Kirkton	Kratky
LaFaver	Lavender	Marshall	May	McCann Beatty
McCreery	McDonald	McManus	McNeil	Meredith
Mims	Mitten	Montecillo	Morgan	Newman
Nichols	Norr	Otto	Pace	Peters
Pierson	Rizzo	Runions	Smith	Walton Gray
Webber				

PRESENT: 000

ABSENT WITH LEAVE: 000

VACANCIES: 001

On motion of Representative Fitzpatrick, **HB 150** was passed by the following vote, the objections of the Governor thereto notwithstanding:

AYES: 109

Alferman	Allen	Anderson	Andrews	Austin
Bahr	Barnes	Basye	Beard	Bernskoetter
Berry	Bondon	Brattin	Brown 57	Brown 94
Burlison	Chipman	Cierpiot	Conway 104	Cookson
Cornejo	Crawford	Cross	Curtman	Davis
Dogan	Dohrman	Dugger	Eggleston	Engler
Entlicher	Fitzpatrick	Fitzwater 144	Fitzwater 49	Flanigan
Fraker	Franklin	Frederick	Gosen	Haahr
Haefner	Hansen	Hicks	Higdon	Hill
Hinson	Hoskins	Hough	Houghton	Hubrecht
Hurst	Johnson	Jones	Justus	Keeney
Kelley	King	Koenig	Kolkmeier	Korman
Lair	Lant	Lauer	Leara	Lichtenegger
Love	Lynch	Mathews	McCaherty	McDaniel

McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Parkinson	Pfausch	Phillips
Pietzman	Pike	Redmon	Rehder	Reiboldt
Remole	Rhoads	Richardson	Roden	Roeber
Rone	Ross	Rowden	Rowland	Shaul
Shull	Shumake	Sommer	Spencer	Swan
Taylor	Vescovo	Walker	White	Wiemann
Wilson	Wood	Zerr	Mr. Speaker	

NOES: 053

Adams	Anders	Arthur	Black	Burns
Butler	Carpenter	Colona	Conway 10	Corlew
Curtis	Dunn	Ellington	English	Gannon
Gardner	Green	Harris	Hubbard	Hummel
Kendrick	Kidd	Kirkton	Kratky	LaFaver
Lavender	Marshall	May	McCann Beatty	McCreery
McDonald	McManus	McNeil	Meredith	Mims
Mitten	Montecillo	Morgan	Newman	Nichols
Norr	Otto	Pace	Peters	Pierson
Pogue	Rizzo	Runions	Ruth	Smith
Solon	Walton Gray	Webber		

PRESENT: 000

ABSENT WITH LEAVE: 000

VACANCIES: 001

On motion of Representative Richardson, the House recessed until 3:00 p.m.

### AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Diehl.

### THIRD READING OF HOUSE JOINT RESOLUTIONS

**HJR 44**, relating to a bond issuance for the veterans home bond fund, was taken up by Representative Shumake.

On motion of Representative Shumake, **HJR 44** was read the third time and passed by the following vote:

AYES: 150

Adams	Alferman	Allen	Anders	Anderson
Andrews	Arthur	Austin	Bahr	Barnes
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Burlison
Burns	Butler	Carpenter	Chipman	Cierpiot
Colona	Conway 10	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	Dogan
Dohrman	Dugger	Dunn	Eggleston	Ellington
Engler	English	Entlicher	Fitzpatrick	Fitzwater 144
Fitzwater 49	Flanigan	Fraker	Franklin	Frederick

Gannon	Gardner	Gosen	Green	Haahr
Haefner	Hansen	Harris	Hicks	Higdon
Hill	Hinson	Hoskins	Hough	Houghton
Hubbard	Hubrecht	Hummel	Hurst	Johnson
Jones	Justus	Keeney	Kelley	Kendrick
King	Kirkton	Koenig	Kolkmeier	Korman
Kratky	LaFaver	Lair	Lant	Lauer
Lavender	Leara	Lichtenegger	Love	Lynch
Mathews	McCaherty	McCreery	McDaniel	McDonald
McGaugh	McManus	McNeil	Meredith	Messenger
Miller	Mims	Mitten	Montecillo	Morgan
Morris	Muntzel	Neely	Newman	Nichols
Norr	Otto	Peters	Pfautsch	Phillips
Pierson	Pietzman	Pike	Redmon	Rehder
Reiboldt	Remole	Rhoads	Richardson	Rizzo
Roden	Roeber	Rone	Rowden	Rowland
Runions	Ruth	Shaul	Shull	Shumake
Solon	Sommer	Spencer	Swan	Taylor
Vescovo	Walker	Walton Gray	Webber	White
Wiemann	Wilson	Wood	Zerr	Mr. Speaker

NOES: 003

Marshall Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 009

Conway 104 Curtis Kidd May McCann Beatty  
Pace Parkinson Ross Smith

VACANCIES: 001

Speaker Diehl declared the bill passed.

### THIRD READING OF SENATE BILLS

**HCS SCS SB 131**, relating to agriculture, was taken up by Representative Love.

Representative Love offered **House Amendment No. 1**.

#### *House Amendment No. 1*

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 131, Page 13, Section 261.235, Line 86, by inserting after all of said section and line the following:

"261.241. 1. Sellers of [jams, jellies, and] honey whose annual sales of [jams, jellies, and] honey are [thirty] **fifty** thousand dollars or less per domicile shall not be required to construct or maintain separate facilities for the [manufacture] **bottling** of [jams, jellies, and] honey. Such sellers shall be exempt from all remaining health standards and regulations for the [manufacture] **bottling** of [jams, jellies, and] honey pursuant to sections 196.190 to 196.271 if they meet the following requirements:

(1) [Jams, jellies, and] Honey shall be [manufactured] **bottled** in the domicile of the person [processing] **harvesting** and selling the [jams, jellies, and] honey [and sold by the manufacturer to the end consumer];

(2) [Jams, jellies, and] Honey shall be labeled with the following information in legible English as set forth in subsection 2 of this section;

(3) [During the sale of such jams, jellies, and honey, a placard shall be displayed in a prominent location stating the following: "This product has not been inspected by the Department of Health and Senior Services.";

(4)] Annual gross sales shall not exceed [thirty] **fifty** thousand dollars. The person [manufacturing] **harvesting** such [jams, jellies, and] honey shall maintain a record of sales of [jams, jellies, and] honey [processed] **bottled** and sold. The record shall be available to the regulatory authority when requested.

2. The [jams, jellies, and] honey shall be labeled with the following information:

(1) Name and address of the persons preparing the food;

(2) Common name of the food; **and**

(3) The name of all ingredients in the food[]; and

(4) Statement that the jams, jellies, and honey have not been inspected by the department of health and senior services].

3. Sellers of [jams, jellies, and] honey who violate the provisions of this section may be enjoined from selling [jams, jellies, and] honey by the department of health and senior services."; and

Further amend said bill, Pages 13-15, Section 261.320, Lines 1-69, by deleting all of said section from the bill; and

Further amend said bill, Page 15, Section 261.320, Line 69, by inserting after all of said section and line the following:

"262.960. 1. This section shall be known and may be cited as the "[Farm-to-School] **Farm-to-Table Act**".

2. There is hereby created within the department of agriculture the "[Farm-to-School] **Farm-to-Table Program**" to connect Missouri farmers and [schools] **institutions** in order to provide [schools] **institutions** with locally grown agricultural products for inclusion in [school] meals and snacks and to strengthen local farming economies. **The department shall establish parameters for program goals, which shall include, but not be limited to, participating institutions purchasing at least five percent of their food products locally by December 31, 2018.** The department shall designate an employee to administer and monitor the [farm-to-school] **farm-to-table** program and to serve as liaison between Missouri farmers and [schools] **institutions**.

3. The following agencies shall make staff available to the Missouri [farm-to-school] **farm-to-table** program for the purpose of providing professional consultation and staff support to assist the implementation of this section:

(1) The department of health and senior services;

(2) The department of elementary and secondary education; [and]

(3) The office of administration; **and**

(4) **The department of corrections.**

4. The duties of the department employee coordinating the [farm-to-school] **farm-to-table** program shall include, but not be limited to:

(1) Establishing and maintaining a website database to allow farmers and [schools] **institutions** to connect whereby farmers can enter the locally grown agricultural products they produce along with pricing information, the times such products are available, and where they are willing to distribute such products;

(2) Providing leadership at the state level to encourage [schools] **institutions** to procure and use locally grown agricultural products;

(3) Conducting workshops and training sessions and providing technical assistance to [school] **institution** food service directors, personnel, farmers, and produce distributors and processors regarding the [farm-to-school] **farm-to-table** program; and

(4) Seeking grants, private donations, or other funding sources to support the [farm-to-school] **farm-to-table** program.

262.962. 1. As used in this section, section 262.960, and subsection 5 of section 348.407, the following terms shall mean:

(1) **"Institutions", facilities including, but not limited to, schools, correctional facilities, hospitals, nursing homes, and military bases;**

(2) "Locally grown agricultural products", food or fiber produced or processed by a small agribusiness or small farm;

[(2)] (3) "Schools", includes any school in this state that maintains a food service program under the United States Department of Agriculture and administered by the school;

[(3)] (4) "Small agribusiness", a qualifying agribusiness as defined in section 348.400, and located in

Missouri with gross annual sales of less than five million dollars;

[(4)] (5) "Small farm", a family-owned farm or family farm corporation as defined in section 350.010, and located in Missouri with less than two hundred fifty thousand dollars in gross sales per year.

2. There is hereby created a taskforce under the AgriMissouri **marketing** program established in section 261.230, which shall be known as the "[Farm-to-School] **Farm-to-Table** Taskforce". The taskforce shall be made up of at least one representative from each of the following [agencies]: the University of Missouri extension service, the department of agriculture, **the department of corrections, the department of health and senior services,** the department of elementary and secondary education, [and] the office of administration, **and a representative from one of the military bases in the state.** In addition, the director of the department of agriculture shall appoint [two persons] **one person** actively engaged in the practice of small agribusiness. In addition, the [director of the department of elementary and secondary] **commissioner of education** shall appoint [two persons] **one person** from schools within the state who direct a food service program. **The director of the department of corrections shall appoint one person employed as a correctional facility food service director. The director of the department of health and senior services shall appoint one person employed as a hospital or nursing home food service director.** One representative for the department of agriculture shall serve as the chairperson for the taskforce and shall coordinate the taskforce meetings. The taskforce shall hold at least two meetings, but may hold more as it deems necessary to fulfill its requirements under this section. Staff of the department of agriculture may provide administrative assistance to the taskforce if such assistance is required.

3. The mission of the taskforce is to provide recommendations for strategies that:

(1) Allow [schools] **institutions** to more easily incorporate locally grown agricultural products into their cafeteria offerings, salad bars, and vending machines; and

(2) Allow [schools] **institutions** to work with food service providers to ensure greater use of locally grown agricultural products by developing standardized language for food service contracts.

4. In fulfilling its mission under this section, the taskforce shall review various food service contracts of [schools] **institutions** within the state to identify standardized language that could be included in such contracts to allow [schools] **institutions** to more easily procure and use locally grown agricultural products.

5. The taskforce shall prepare a report containing its findings and recommendations and shall deliver such report to the governor, the general assembly, and to the director of each [agency] **entity** represented on the taskforce [by no later than December 31, 2015] **no later than December thirty-first of each year.**

6. In conducting its work, the taskforce may hold public meetings at which it may invite testimony from experts, or it may solicit information from any party it deems may have information relevant to its duties under this section.

[7. This section shall expire on December 31, 2015.]; and

Further amend said bill, Page 15, Sections 265.475, Lines 1-20, by deleting all of said sections from the bill; and

Further amend said bill, Pages 34-35, Sections 319.114, by deleting all of said section from the bill; and

Further amend said bill, Page 35, Section 319.114, Line 28, by inserting after all of said section and line the following:

"348.407. 1. The authority shall develop and implement agricultural products utilization grants as provided in this section.

2. The authority may reject any application for grants pursuant to this section.

3. The authority shall make grants, and may make loans or guaranteed loans from the grant fund to persons for the creation, development and operation, for up to three years from the time of application approval, of rural agricultural businesses whose projects add value to agricultural products and aid the economy of a rural community.

4. The authority may make loan guarantees to qualified agribusinesses for agricultural business development loans for businesses that aid in the economy of a rural community and support production agriculture or add value to agricultural products by providing necessary products and services for production or processing.

5. The authority may make grants, loans, or loan guarantees to Missouri businesses to access resources for accessing and processing locally grown agricultural products for use in [schools] **institutions, as defined in section 262.962,** within the state.

6. The authority may, upon the provision of a fee by the requesting person in an amount to be determined by the authority, provide for a feasibility study of the person's rural agricultural business concept.

7. Upon a determination by the authority that such concept is feasible and upon the provision of a fee by the requesting person, in an amount to be determined by the authority, the authority may then provide for a marketing study. Such marketing study shall be designed to determine whether such concept may be operated profitably.

8. Upon a determination by the authority that the concept may be operated profitably, the authority may provide for legal assistance to set up the business. Such legal assistance shall include, but not be limited to, providing advice and assistance on the form of business entity, the availability of tax credits and other assistance for which the business may qualify as well as helping the person apply for such assistance.

9. The authority may provide or facilitate loans or guaranteed loans for the business including, but not limited to, loans from the United States Department of Agriculture Rural Development Program, subject to availability. Such financial assistance may only be provided to feasible projects, and for an amount that is the least amount necessary to cause the project to occur, as determined by the authority. The authority may structure the financial assistance in a way that facilitates the project, but also provides for a compensatory return on investment or loan payment to the authority, based on the risk of the project.

10. The authority may provide for consulting services in the building of the physical facilities of the business.

11. The authority may provide for consulting services in the operation of the business.

12. The authority may provide for such services through employees of the state or by contracting with private entities.

13. The authority may consider the following in making the decision:

(1) The applicant's commitment to the project through the applicant's risk;

(2) Community involvement and support;

(3) The phase the project is in on an annual basis;

(4) The leaders and consultants chosen to direct the project;

(5) The amount needed for the project to achieve the bankable stage; and

(6) The project's planning for long-term success through feasibility studies, marketing plans, and business plans.

14. The department of agriculture, the department of natural resources, the department of economic development and the University of Missouri may provide such assistance as is necessary for the implementation and operation of this section. The authority may consult with other state and federal agencies as is necessary.

15. The authority may charge fees for the provision of any service pursuant to this section.

16. The authority may adopt rules to implement the provisions of this section.

17. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in sections 348.005 to 348.180 shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. All rulemaking authority delegated prior to August 28, 1999, is of no force and effect and repealed. Nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to August 28, 1999, if it fully complied with all applicable provisions of law. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void."; and

Further amend said bill, Page 37, Section 414.036, Lines 1-29, by deleting all of said section from the bill; and

Further amend said bill, Pages 38-42, Sections 414.255, 537.345, and 537.348, by deleting all of said sections from the bill; and

Further amend said bill, Page 44, Section 578.040, Line 23, by inserting after all of said section and line the following:

**"Section 1. 1. As used in this section the following terms shall mean:**

**(1) "BTU of gaseous biofuel", British thermal unit of measurement to express the energy content of fuels. BTU is the expression of 1 BTU and use a conversion formula, as appropriate, that it publishes in the Federal Register as conversion factor for gaseous biofuel;**

**(2) "Gaseous biofuel", derived from bio-waste material, including animal waste, animal processing**

waste, pre and post-consumer food waste, vegetative waste material, cardboard, and paper waste material through an anaerobic digester process and injected into the natural gas pipeline grid;

(3) "Gaseous biofuel certification", biofuel that meets commercially-acceptable natural gas pipeline quality standards of the local market, that the flow meters used to determine the quantity of gaseous biofuel produced are industry standard and properly calibrated by a third-party professional, and the readings have been taken by a qualified individual;

(4) "MMBTU of gaseous biofuel", British thermal unit of measurement to express the energy content of fuels. MMBTU is the expression of 1 million BTU and use a conversion formula, as appropriate, that it publishes in the Federal Register as conversion factor for gaseous biofuel;

(5) "Missouri qualified gaseous biofuel producer", any producer of gaseous biofuel whose principal place of business and facility for the anaerobic digester and biofuel upgrading is located within the state of Missouri and is registered with the United States Environmental Protection Agency according to the requirements of 40 CFR 79 and which has made formal application, and conformed to the requirements of this section, and:

(a) Has registered with the department of agriculture by March 31, 2016;

(b) Has begun construction of the facility before July 31, 2016; and

(c) Has begun production of gaseous biofuel before December 31, 2016.

2. There is hereby created the "Missouri Qualified Gaseous Biofuel Producer Incentive Fund" that shall be used to provide economic subsidies to Missouri qualified gaseous biofuel producers. Upon appropriation, the director of the department of agriculture shall administer the fund. 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. 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.

3. A Missouri qualified gaseous biofuel shall be eligible for a monthly grant from the fund provided that one hundred percent of the feedstock originates in the United States. However, the director may waive the feedstock requirements on a month-to-month basis if the facility provides verification that adequate feedstock is not available. A Missouri qualified gaseous biofuel producer shall only be eligible for the grant for a total of sixty months unless such producers during the sixty months fail, due to a lack of appropriations, to receive the full amount from the fund for which the producers were eligible, in which case such producers shall continue to be eligible until they have received the maximum amount of funding for which such producers were eligible during the original sixty-month time period. The amount of the grant is determined by calculating the estimated BTU of qualified gaseous biofuel produced during the preceding month from feedstock, as certified by the department of agriculture, and applying such figure to the per-BTU incentive credit established in this subsection. Each Missouri qualified gaseous biofuel producer shall be eligible for a total grant in any fiscal year equal to two thousand three hundred forty-four millionths cents per BTU for the first five million MMBTU of qualified gaseous biofuel produced from feedstock in the fiscal year plus seven hundred eighty-one millionths cents per BTU for the next five million MMBTU of qualified biodiesel produced from feedstock in the fiscal year. All such qualified gaseous biofuel produced by a Missouri qualified gaseous biofuel producer in excess of ten million MMBTU shall not be applied to the computation of a grant pursuant to this subsection. The department of agriculture shall pay all grants for a particular month by the fifteenth day after receipt and approval of the application described in subsection 7 of this section.

7. In order for a Missouri qualified gaseous biofuel producer to obtain a grant from the fund, an application for such funds shall be received no later than fifteen days following the last day of the month for which the grant is sought. The application shall include:

(1) The location of the Missouri qualified gaseous biofuel producer;

(2) The average number of citizens of Missouri employed by the Missouri qualified gaseous biofuel producer in the preceding month, if applicable;

(3) The number of ton equivalents of Missouri feedstock and out-of-state feedstock used by the Missouri qualified gaseous biofuel producer in the production of gaseous biofuel in the preceding month;

(4) The number of BTU of qualified gaseous biofuel the producer manufactures during the month for which the grant is applied;

(5) Any other information deemed necessary by the department of agriculture to adequately ensure that such grants shall be made only to Missouri qualified gaseous biofuel producers.

8. The director of the department of agriculture, in consultation with the department of revenue, shall promulgate rules and regulations necessary for the administration of 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 the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2015, shall be invalid and void.

9. This section shall expire on December 31, 2016. However, Missouri qualified gaseous biofuel producers receiving any grants awarded prior to December 31, 2016, shall continue to be eligible for the remainder of the original sixty-month time period under the same terms and conditions of this section unless such producer during such sixty months failed, due to a lack of appropriations, to receive the full amount from the fund for which he or she was eligible. In such case, such producers shall continue to be eligible until they have received the maximum amount of funding for which they were eligible during the original sixty-month time period."; and

Further amend said bill, Page 45, Section 266.341, Line 52, by inserting after all of said section and line the following:

"Section B. The repeal and reenactment of sections 262.960, 262.962 and 348.407 of section A of this act shall become effective January 1, 2016."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Johnson assumed the Chair.

Representative Reiboldt offered **House Amendment No. 1 to House Amendment No. 1.**

*House Amendment No. 1  
to  
House Amendment No. 1*

AMEND House Amendment No. 1 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 131, Page 3, Line 15, by inserting after all of said line the following:

"Further amend said bill, Page 21, Section 267.169, Lines 1-18, by deleting all of said section from the bill; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Reiboldt, **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Love, **House Amendment No. 1, as amended**, was adopted.

On motion of Representative Love, **HCS SCS SB 131, as amended**, was adopted.

On motion of Representative Love, **HCS SCS SB 131, as amended**, was read the third time and passed by the following vote:

AYES: 111

Adams	Alferman	Allen	Anderson	Andrews
Arthur	Austin	Barnes	Basye	Beard

Bernskoetter	Berry	Black	Bondon	Brown 57
Burns	Butler	Carpenter	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Davis	Dohrman	Dunn	Eggleston	Engler
Entlicher	Fitzwater 144	Flanigan	Fraker	Franklin
Frederick	Gosen	Green	Haahr	Haefner
Hansen	Harris	Hicks	Hinson	Hoskins
Hough	Houghton	Hubbard	Hubrecht	Hummel
Hurst	Johnson	Jones	Kendrick	Kidd
King	Kolkmeyer	Korman	LaFaver	Lair
Lant	Lavender	Leara	Lichtenegger	Love
Lynch	Mathews	May	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McManus	McNeil
Meredith	Messenger	Mims	Mitten	Morgan
Morris	Muntzel	Otto	Pace	Peters
Pfautsch	Phillips	Pierson	Pike	Redmon
Reiboldt	Remole	Rhoads	Richardson	Rizzo
Roden	Roeber	Rone	Rowland	Runions
Shaul	Shull	Shumake	Solon	Sommer
Swan	Walker	Walton Gray	Webber	Wood
Zerr				

NOES: 040

Anders	Bahr	Brattin	Brown 94	Burlison
Chipman	Cookson	Curtis	Curtman	Dogan
Ellington	English	Fitzpatrick	Gannon	Gardner
Higdon	Hill	Justus	Keeney	Kirkton
Koenig	Kratky	Marshall	McDonald	Montecillo
Moon	Neely	Newman	Nichols	Norr
Pietzman	Pogue	Rehder	Ross	Ruth
Taylor	Vescovo	White	Wiemann	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 011

Colona	Dugger	Fitzwater 49	Kelley	Lauer
Miller	Parkinson	Rowden	Smith	Spencer
Mr. Speaker				

VACANCIES: 001

Representative Johnson declared the bill passed.

**HCS SCS SB 10**, relating to infection reporting, was taken up by Representative Allen.

Representative Allen offered **House Amendment No. 1**.

*House Amendment No. 1*

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 10, Page 6, Section 192.667, Line 149, by deleting the words "[twelve] **twenty-four** months." and inserting in lieu thereof the words "twelve months."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Allen, **House Amendment No. 1** was adopted.

On motion of Representative Allen, **HCS SCS SB 10, as amended**, was adopted.

On motion of Representative Allen, **HCS SCS SB 10, as amended**, was read the third time and passed by the following vote:

AYES: 142

Adams	Alferman	Allen	Anders	Anderson
Andrews	Arthur	Austin	Bahr	Barnes
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Burlison	Burns
Butler	Carpenter	Chipman	Cierpiot	Colona
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	Dogan
Dohrman	Dunn	Eggleston	Ellington	Engler
English	Entlicher	Fitzpatrick	Fitzwater 144	Flanigan
Franklin	Frederick	Gannon	Gosen	Haahr
Haefner	Hansen	Harris	Hicks	Higdon
Hinson	Hoskins	Hough	Houghton	Hubrecht
Hummel	Hurst	Johnson	Jones	Justus
Keeney	Kelley	Kendrick	Kidd	King
Kirkton	Koenig	Kolkmeier	Korman	Kratky
LaFaver	Lair	Lant	Lavender	Leara
Lichtenegger	Love	Lynch	Mathews	May
McCaherty	McCann Beatty	McCreery	McDaniel	McDonald
McGaugh	McManus	McNeil	Meredith	Messenger
Miller	Mitten	Montecillo	Moon	Morgan
Morris	Muntzel	Newman	Nichols	Norr
Parkinson	Peters	Pfautsch	Phillips	Pietzman
Pike	Redmon	Rehder	Reiboldt	Remole
Rhoads	Richardson	Rizzo	Roden	Roeber
Rone	Ross	Rowden	Rowland	Runions
Ruth	Shaul	Shull	Shumake	Solon
Sommer	Swan	Taylor	Vescovo	Walker
Webber	White	Wiemann	Wilson	Wood
Zerr	Mr. Speaker			

NOES: 005

Curtis	Gardner	Marshall	Pogue	Smith
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PRESENT: 000

ABSENT WITH LEAVE: 015

Beard	Dugger	Fitzwater 49	Fraker	Green
Hill	Hubbard	Lauer	Mims	Neely
Otto	Pace	Pierson	Spencer	Walton Gray

VACANCIES: 001

Representative Johnson declared the bill passed.

**HCS SB 317**, to authorize the conveyance by the Governor of property owned by the State of Missouri, was taken up by Representative Wiemann.

Representative Wiemann moved that **HCS SB 317** be adopted.

Which motion was defeated.

On motion of Representative Wiemann, **SB 317** was truly agreed to and finally passed by the following vote:

AYES: 125

Alferman	Allen	Anderson	Andrews	Arthur
Austin	Bahr	Barnes	Basye	Beard
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Brown 94	Burlison	Burns	Carpenter
Chipman	Cierpiot	Conway 10	Conway 104	Cookson
Cornejo	Crawford	Cross	Davis	Dogan
Dugger	Dunn	Eggleston	Engler	Entlicher
Fitzwater 144	Fraker	Franklin	Frederick	Gannon
Gardner	Gosen	Green	Haefner	Hansen
Harris	Hicks	Higdon	Hill	Hinson
Hough	Houghton	Hubbard	Hubrecht	Hummel
Hurst	Johnson	Jones	Justus	Keeney
Kelley	Kidd	King	Kirkton	Koenig
Kolkmeier	Korman	Kratky	LaFaver	Lair
Lant	Lauer	Lavender	Leara	Love
Lynch	Mathews	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McManus	McNeil	Messenger
Miller	Mims	Morgan	Morris	Muntzel
Neely	Newman	Nichols	Parkinson	Pfautsch
Phillips	Pierson	Pike	Redmon	Rehder
Reiboldt	Remole	Richardson	Rizzo	Roden
Roeber	Rone	Ross	Rowden	Rowland
Runions	Ruth	Shaul	Shull	Shumake
Solon	Sommer	Spencer	Taylor	Vescovo
Walker	White	Wiemann	Wood	Mr. Speaker

NOES: 024

Adams	Anders	Colona	Curtis	Curtman
English	Fitzpatrick	Flanigan	Kendrick	Marshall
May	Meredith	Mitten	Montecillo	Moon
Norr	Otto	Pace	Peters	Pogue
Smith	Walton Gray	Webber	Wilson	

PRESENT: 000

ABSENT WITH LEAVE: 013

Butler	Corlew	Dohrman	Ellington	Fitzwater 49
Haahr	Hoskins	Lichtenegger	McDonald	Pietzman
Rhoads	Swan	Zerr		

VACANCIES: 001

Representative Johnson declared the bill passed.

**HCS SB 369**, relating to the conveyance of certain state properties, was taken up by Representative Dohrman.

Representative Hough offered **House Amendment No. 1**.

*House Amendment No. 1*

AMEND House Committee Substitute for Senate Bill No. 369, Page 1, In the Title, Lines 2-3, by deleting the words, "the conveyance of certain state properties" and inserting in lieu thereof the words, "political subdivisions"; and

Further amend said bill, Page 5, Section 37.005, Line 154, by inserting after all of said line the following:

**"67.5050. 1. As used in this section, the following terms mean:**

**(1) "Construction manager", the legal entity that proposes to enter into a construction management-at-risk contract under this section;**

**(2) "Construction manager-at-risk", a sole proprietorship, partnership, corporation, or other legal entity that assumes the risk for the construction, rehabilitation, alteration, or repair of a project at the contracted price as a general contractor and provides consultation to a political subdivision regarding construction during and after the design of the project.**

**2. Any political subdivision may use the construction manager-at-risk method for a project. In using that method and in entering into a contract for the services of a construction manager-at-risk, the political subdivision shall follow the procedures prescribed by this section.**

**3. Before or concurrently with selecting a construction manager-at-risk, the political subdivision shall select or designate an engineer or architect who shall prepare the construction documents for the project and who shall comply with all state laws, as applicable. If the engineer or architect is not a full-time employee of the political subdivision, the political subdivision shall select the engineer or architect on the basis of demonstrated competence and qualifications as provided by sections 8.285 to 8.291. The political subdivision's engineer or architect for a project may not serve, alone or in combination with another, as the construction manager-at-risk. This subsection does not prohibit a political subdivision's engineer or architect from providing customary construction phase services under the engineer's or architect's original professional service agreement in accordance with applicable licensing laws.**

**4. The political subdivision may provide or contract for, independently of the construction manager-at-risk, inspection services, testing of construction materials, engineering, and verification of testing services necessary for acceptance of the project by the political subdivision.**

**5. The political subdivision shall select the construction manager-at-risk in a two-step process. The political subdivision shall prepare a request for qualifications, for the case of the first step of the two-step process, that includes general information on the project site, project scope, schedule, selection criteria, and the time and place for receipt of proposals or qualifications, as applicable, and other information that may assist the political subdivision in its selection of a construction manager-at-risk. The political subdivision shall state the selection criteria in the request for proposals or qualifications, as applicable. The selection criteria may include the construction manager's experience, past performance, safety record, proposed personnel and methodology, and other appropriate factors that demonstrate the capability of the construction manager-at-risk. The political subdivision shall not request fees or prices in step one. In step two, the political subdivision may request that five or fewer construction managers, selected solely on the basis of qualifications, provide additional information, including the construction manager-at-risk's proposed fee and its price for fulfilling the general conditions. Qualifications shall account for a minimum of forty percent of the evaluation. Cost shall account for a maximum of sixty percent of the evaluation.**

**6. The political subdivision shall publish the request for proposal or qualifications in a manner prescribed by the political subdivision.**

**7. For each step, the political subdivision shall receive, publicly open, and read aloud the names of the construction managers. Within forty-five days after the date of opening the proposals or qualification submissions, the political subdivision or its representative shall evaluate and rank each proposal or qualification submission submitted in relation to the criteria set forth in the request for proposals or request**

for qualifications. The political subdivision shall interview at least two of the top qualified offerors as part of the final selection.

8. The political subdivision or its representative shall select the construction manager that submits the proposal that offers the best value for the political subdivision based on the published selection criteria and on its ranking evaluation. The political subdivision or its representative shall first attempt to negotiate a contract with the selected construction manager. If the political subdivision or its representative is unable to negotiate a satisfactory contract with the selected construction manager, the political subdivision or its representative shall, formally and in writing, end negotiations with that construction manager and proceed to negotiate with the next construction manager in the order of the selection ranking until a contract is reached or negotiations with all ranked construction managers end.

9. A construction manager-at-risk shall publicly advertise, in the manner prescribed by chapter 50, and receive bids or proposals from trade contractors or subcontractors for the performance of all major elements of the work other than the minor work that may be included in the general conditions. A construction manager-at-risk may seek to perform portions of the work itself if the construction manager-at-risk submits its sealed bid or sealed proposal for those portions of the work in the same manner as all other trade contractors or subcontractors and if the political subdivision determines that the construction manager-at-risk's bid or proposal provides the best value for the political subdivision. The political subdivision shall have the authority to restrict the construction manager-at-risk from submitting bids to perform portions of the work.

10. The construction manager-at-risk and the political subdivision or its representative shall review all trade contractor or subcontractor bids or proposals in a manner that does not disclose the contents of the bid or proposal during the selection process to a person not employed by the construction manager-at-risk, engineer, architect, or political subdivision involved with the project. All bids or proposals shall be made public at least four business days prior to the award of the contract but after all bids are evaluated and clarified.

11. If the construction manager-at-risk reviews, evaluates, and recommends to the political subdivision a bid or proposal from a trade contractor or subcontractor but the political subdivision requires another bid or proposal to be accepted, the political subdivision may compensate the construction manager-at-risk by a change in price, time, or guaranteed maximum cost for any additional cost and risk that the construction manager-at-risk may incur because of the political subdivision's requirement that another bid or proposal be accepted.

12. If a selected trade contractor or subcontractor defaults in the performance of its work or fails to execute a subcontract after being selected in accordance with this section, the construction manager-at-risk may itself, without advertising, fulfill the contract requirements or select a replacement trade contractor or subcontractor to fulfill the contract requirements. If a fixed contract amount or guaranteed maximum price has not been determined at the time the contract is awarded, the penal sums of the performance and payment bonds delivered to the political subdivision shall each be in an amount equal to the project budget, as set forth in the request for qualifications. The construction manager-at-risk shall deliver the bonds not later than the tenth day after the date the construction manager-at-risk executes the contract unless the construction manager-at-risk furnishes a bid bond or other financial security acceptable to the political subdivision to ensure that the construction manager-at-risk will furnish the required performance and payment bonds if a guaranteed maximum price is established.

13. The provisions of this section shall not apply to any metropolitan sewer district established under article VI, section 30(a) of the Constitution of Missouri or charter city or charter county governed by home rule under article VI, section 18 or 19 of the Constitution of Missouri.

14. (1) Civil works projects such as roads, streets, bridges, utilities, water supply projects, water plants, wastewater plants, water distribution and wastewater conveyance facilities, airport runways and taxiways, storm drainage and flood control projects, or transit projects commonly designed by professional engineers shall be limited to those projects in excess of two million dollars.

(2) Non-civil works projects such as buildings, site improvements, and other structures, habitable or not, commonly designed by architects shall be limited to those projects in excess of seven million dollars.

15. Notwithstanding the provisions of section 23.253 to the contrary, the provisions of this section shall expire September 1, 2025.

67.5060. 1. As used in this section, the following terms mean:

(1) "Design-build", a project delivery method subject to qualifications-based selection for which the design and construction services are furnished under one contract;

(2) "Design-build contract", a contract which is subject to a qualifications-based selection process described in sections 8.285 to 8.291 between a political subdivision and a design-builder to furnish the architectural, engineering, and related design services and the labor, materials, supplies, equipment, and other construction services required for a design-build project;

(3) "Design-build project", the design, construction, alteration, addition, remodeling, or improvement of any buildings or facilities under contract with a political subdivision. Such design-build projects include, but are not limited to:

(a) Civil works projects, such as roads, streets, bridges, utilities, water supply projects, water plants, wastewater plants, water distribution and wastewater conveyance facilities, airport runways and taxiways, storm drainage and flood control projects, or transit projects commonly designed by professional engineers in excess of two million dollars; and

(b) Non-civil works projects, such as buildings, site improvements, and other structures, habitable or not, commonly designed by architects in excess of seven million dollars;

(4) "Design-builder", any individual, partnership, joint venture, or corporation subject to a qualification-based selection that offers to provide or provides design services and general contracting services through a design-build contract in which services within the scope of the practice of professional architecture or engineering are performed respectively by a licensed architect or licensed engineer and in which services within the scope of general contracting are performed by a general contractor or other legal entity that furnishes architecture or engineering services and construction services either directly or through subcontracts or joint ventures;

(5) "Design criteria consultant", a person, corporation, partnership, or other legal entity duly licensed and authorized to practice architecture or professional engineering in this state under chapter 327, who is employed by or contracted by the political subdivision to assist the political subdivision in the development of project design criteria, requests for proposals, evaluation of proposals, the evaluation of the construction under a design-build contract to determine adherence to the design criteria, and any additional services requested by the political subdivisions to represent its interests in relation to a project. The design criteria consultant may not submit a proposal or furnish design or construction services for the design-build contract for which its services were sought;

(6) "Design criteria package", performance-oriented program, scope, and specifications for the design-build project sufficient to permit a design-builder to prepare a response to a political subdivision's request for proposals for a design-build project, which may include capacity, durability, standards, ingress and egress requirements, performance requirements, description of the site, surveys, soil and environmental information concerning the site, interior space requirements, material quality standards, design and construction schedules, site development requirements, provisions for utilities, storm water retention and disposal, parking requirements, applicable governmental code requirements, preliminary designs for the project or portions thereof, and other criteria for the intended use of the project;

(7) "Design professional services", services that are:

(a) Within the practice of architecture as defined in section 327.091, or within the practice of professional engineering as defined in section 327.181; or

(b) Performed by a licensed or authorized architect or professional engineer in connection with the architect's or professional engineer's employment or practice;

(8) "Proposal", an offer in response to a request for proposals by a design-builder to enter into a design-build contract for a design-build project under this section;

(9) "Qualification-based selection", the selection process described in sections 8.285 to 8.291;

(10) "Request for proposal", the document by which the political subdivision solicits proposals for a design-build contract; and

(11) "Stipend", an amount paid to the unsuccessful but responsive, short-listed design-builders to defray the cost of participating in phase II of the qualification-based selection process described in this section.

2. In using a design-build contract, the political subdivision shall determine the scope and level of detail required to permit qualified persons to submit proposals in accordance with the request for proposals given the nature of the project.

3. A design criteria consultant shall be employed or retained by the political subdivision to assist in preparation of the request for proposal, perform periodic site visits, prepare progress reports, review and approve progress and final pay applications of the design-builder, review shop drawings and submissions, provide input in disputes, help interpret the construction documents, perform inspections upon substantial

and final completion, assist in warranty inspections, and provide any other professional service assisting with the project administration. The design criteria consultant may also evaluate construction as to the adherence of the design criteria. The consultant shall be selected and its contract negotiated in compliance with sections 8.285 to 8.291 unless the consultant is a direct employee of the political subdivision.

4. Notice of requests for proposals shall be advertised in accordance with section 8.250 or by a virtual notice procedure that notifies interested parties for at least twenty various purchases, design contracts, construction contracts, or other contracts each year for the political subdivision. The political subdivision shall publish a notice of a request for proposal with a description of the project, the procedures for submission, and the selection criteria to be used.

5. The political subdivision shall establish in the request for proposal a time, place, and other specific instructions for the receipt of proposals. Proposals not submitted in strict accordance with the instructions shall be subject to rejection.

6. A request for proposal shall be prepared for each design-build contract containing at minimum the following elements:

(1) The procedures to be followed for submitting proposals, the criteria for evaluating proposals and their relative weight, and the procedures for making awards;

(2) The proposed terms and conditions for the design-build contract, if available;

(3) The design criteria package;

(4) A description of the drawings, specifications, or other information to be submitted with the proposal, with guidance as to the form and level of completeness of the drawings, specifications, or other information that will be acceptable;

(5) A schedule for planned commencement and completion of the design-build contract, if any;

(6) Budget limits for the design-build contract, if any;

(7) Requirements including any available ratings for performance bonds, payment bonds, and insurance, if any; and

(8) Any other information that the political subdivision in its discretion chooses to supply including, but not limited to, surveys, soil reports, drawings of existing structures, environmental studies, photographs, references to public records, or affirmative action and minority business enterprise requirements consistent with state and federal law.

7. The political subdivision shall solicit proposals in a three-stage process. Phase I shall be the solicitation of qualifications of the design-build team. Phase II shall be the solicitation of a technical proposal including conceptual design for the project. Phase III shall be the proposal of the construction cost.

8. The political subdivision shall review the submissions of the proposals and assign points to each proposal in accordance with this section and as set out in the instructions of the request for proposal.

9. Phase I shall require all design-builders to submit a statement of qualification that shall include, but not be limited to:

(1) Demonstrated ability to perform projects comparable in design, scope, and complexity;

(2) References of owners for whom design-build projects, construction projects, or design projects have been performed;

(3) Qualifications of personnel who will manage the design and construction aspects of the project;

(4) The names and qualifications of the primary design consultants and the primary trade contractors with whom the design-builder proposes to subcontract or joint venture. The design-builder may not replace an identified contractor, subcontractor, design consultant, or subconsultant without the written approval of the political subdivision; and

(5) The approximate percentage of ownership by design professionals of the legal entity of the design-builder or legal entity that contracts with the design-builder.

10. The political subdivision shall evaluate the qualifications of all the design-builders who submitted proposals in accordance with the instructions of the request for proposal. Architectural and engineering services on the project shall be evaluated in accordance with the requirements of sections 8.285 and 8.291. Qualified design-builders selected by the evaluation team may proceed to phase II of the selection process. Design-builders lacking the necessary qualifications to perform the work shall be disqualified and shall not proceed to phase II of the process. This process of short listing shall narrow the number of qualified design-builders to not more than five or fewer than two. Under no circumstances shall price or fees be a part of the prequalification criteria. Points assigned in phase I of the evaluation process shall not carry forward to phase II of the process. All qualified design-builders shall be ranked on points given in phases II and III only.

11. The political subdivision shall have discretion to disqualify any design-builder who, in the

political subdivision's opinion, lacks the minimum qualifications required to perform the work.

12. Once a sufficient number of no more than five and no fewer than two qualified design-builders have been selected, the design-builders shall have a specified amount of time in which to assemble phase II and phase III proposals.

13. Phase II of the process shall be conducted as follows:

(1) The political subdivision shall invite the top qualified design-builders to participate in phase II of the process;

(2) A design-builder shall submit its design for the project to the level of detail required in the request for proposal. The design proposal shall demonstrate compliance with the requirements set out in the request for proposal;

(3) The ability of the design-builder to meet the schedule for completing a project as specified by the political subdivision may be considered as an element of evaluation in phase II;

(4) Up to twenty percent of the points awarded to each design-builder in phase II may be based on each design-builder's qualifications and ability to design, contract, and deliver the project on time and within the budget of the political subdivision;

(5) Under no circumstances shall the design proposal contain any reference to the cost of the proposal; and

(6) The submitted designs shall be evaluated and assigned points in accordance with the requirements of the request for proposal. Phase II shall account for not less than forty percent of the total point score as specified in the request for proposal.

14. Phase III shall be conducted as follows:

(1) The phase III proposal shall provide a firm, fixed cost of design and construction. The proposal shall be accompanied by bid security and any other items, such as statements of minority participation as required by the request for proposal;

(2) Cost proposals shall be submitted in accordance with the instructions of the request for proposal. The political subdivision shall reject any proposal that is not submitted on time. Phase III shall account for not less than forty percent of the total point score as specified in the request for proposal;

(3) Proposals for phase II and phase III shall be submitted concurrently at the time and place specified in the request for proposal, but in separate envelopes or other means of submission. The phase III cost proposals shall be opened only after the phase II design proposals have been evaluated and interviewed and assigned points, ranked in order, and posted;

(4) Cost proposals shall be opened and read aloud at the time and place specified in the request for proposal. At the same time and place, the evaluation team shall make public its scoring of phase II. Cost proposals shall be evaluated in accordance with the requirements of the request for proposal. In evaluating the cost proposals, the lowest responsive bidder shall be awarded the total number of points assigned to be awarded in phase III. For all other bidders, cost points shall be calculated by reducing the maximum points available in phase III by two percent or more for each percentage point by which the bidder exceeds the lowest bid and the points assigned shall be added to the points assigned for phase II for each design-builder;

(5) If the political subdivision determines that it is not in the best interest of the political subdivision to proceed with the project pursuant to the proposal offered by the design-builder with the highest total number of points, the political subdivision shall reject all proposals. In this event, all qualified and responsive design-builders with lower point totals shall receive a stipend and the responsive design-builder with the highest total number of points shall receive an amount equal to two times the stipend. If the political subdivision decides to award the project, the responsive design-builder with the highest number of points shall be awarded the contract; and

(6) If all proposals are rejected, the political subdivision may solicit new proposals using different design criteria, budget constraints, or qualifications.

15. As an inducement to qualified design-builders, the political subdivision shall pay a reasonable stipend, the amount of which shall be established in the request for proposal, to each prequalified design-builder whose proposal is responsive but not accepted. Such stipend shall be no less than one-half of one percent of the total project budget. Upon payment of the stipend to any unsuccessful design-builder, the political subdivision shall acquire a nonexclusive right to use the design submitted by the design-builder, and the design-builder shall have no further liability for the use of the design by the political subdivision in any manner. If the design-builder desires to retain all rights and interest in the design proposed, the design-builder shall forfeit the stipend.

16. The payment bond requirements of section 107.170 shall apply to the design-build project. All

persons furnishing design services shall be deemed to be covered by the payment bond the same as any person furnishing labor and materials; however, the performance bond for the design-builder does not need to cover the design services as long as the design-builder or its subcontractors providing design services carry professional liability insurance in an amount established by the political subdivision in the request for proposals.

17. Any person or firm performing architectural, engineering, landscape architecture, or land-surveying services for the design-builder on the design-build project shall be duly licensed or authorized in this state to provide such services as required by chapter 327.

18. Under section 327.465, any design-builder that enters into a design-build contract with a political subdivision is exempt from the requirement that such person or entity hold a license or that such corporation hold a certificate of authority if the architectural, engineering, or land-surveying services to be performed under the design-build contract are performed through subcontracts or joint ventures with properly licensed or authorized persons or entities, and not performed by the design-builder or its own employees.

19. The provisions of this section shall not apply to any metropolitan sewer district established under article VI, section 30(a) of the Constitution of Missouri or charter city or charter county governed by home rule under article VI, section 18 or 19 of the Constitution of Missouri.

20. The authority to use design-build and design-build contracts provided under this section shall expire September 1, 2025.

67.5070. 1. As used in this section, "specialty construction design" means any contract that involves the provision of engineering and construction services either directly by a party to the contract or through subcontractors retained by a party to the contract.

2. Any political subdivision may enter into a special construction design contract for engineering, design, and construction of a wastewater or water treatment project.

3. In disbursing community development block grants under 42 U.S.C. Sections 5301 to 5321, the department of economic development shall not reject wastewater or water treatment projects solely for utilizing specialty construction design contracts.

4. The department of natural resources shall not preclude specialty construction design contracts from consideration for funding provided by the water and wastewater loan fund under section 644.122.

5. A political subdivision planning a specialty construction design project shall retain an engineer duly licensed in this state to assist in preparing any necessary bid documents and specifications and evaluations of submissions and bids."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hough, **House Amendment No. 1** was adopted.

Representative Ross offered **House Amendment No. 2**.

*House Amendment No. 2*

AMEND House Committee Substitute for Senate Bill No. 369, Page 1, Section A, Line 2, by inserting immediately after said line the following:

"8.298. 1. No state agency, commission, committee, board, or any other state entity shall purchase or receive as a gift, donation, or bequest any land in the state unless a majority of both houses of the general assembly by concurrent resolution approves such purchase or receipt.

2. The provisions of this section shall not apply to any land purchased or received by the department of transportation or the state highways and transportation commission."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ross, **House Amendment No. 2** was adopted.

Representative Hough offered **House Amendment No. 3**.

*House Amendment No. 3*

AMEND House Committee Substitute for Senate Bill No. 369, Page 1, In the Title, Lines 2-3, by deleting the words, "the conveyance of certain state properties" and inserting in lieu thereof the words, "political subdivisions": and

Further amend said bill, Page 5, Section 37.005, Line 154, by inserting after all of said section and line the following:

**"67.1790. 1. The governing body of any county of the first classification with more than two hundred sixty thousand but fewer than three hundred thousand inhabitants, or any city within such county, may impose by order or ordinance a sales tax on all retail sales made within the county or city that are subject to sales tax under chapter 144 for the purpose of funding early childhood education programs in the county or city. The tax shall not exceed one quarter of one percent and shall be imposed solely for the purpose of funding early childhood education programs in the county or city. The tax authorized in this section shall be in addition to all other sales taxes imposed by law and shall be stated separately from all other charges and taxes. The order or ordinance imposing a sales tax under this section shall not become effective unless the governing body of the county or city submits to the voters residing within the county or city, at a general election, a proposal to authorize the governing body of the county or city to impose a tax under this section.**

**2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:**

**OFFICIAL BALLOT**

Shall ..... (name of county/city) impose a (countywide/citywide) sales tax at a rate of (insert rate of percent) percent for the purpose of funding early childhood education in the county or city?

YES

NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, the order or ordinance shall become effective on the first day of the second calendar quarter after the director of revenue receives notice of adoption of the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, the county or city may not impose the sales tax authorized under this section unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question.

**3. On or after the effective date of any tax authorized under this section, the county or city which imposed the tax shall enter into an agreement with the director of the department of revenue for the purpose of collecting the tax authorized in this section. On or after the effective date of the tax the director of revenue shall be responsible for the administration, collection, enforcement, and operation of the tax, and sections 32.085 and 32.087 shall apply. All revenue collected under this section by the director of the department of revenue on behalf of any county or city, except for one percent for the cost of collection which shall be deposited in the state's general revenue fund, shall be deposited in a special trust fund, which is hereby created and shall be known as the "Early Childhood Education Sales Tax Trust Fund", and shall be used solely for the designated purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be commingled with any funds of the state. The director may make refunds from the amounts in the trust fund and credited to the county or city for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such county or city. Any funds in the special trust fund which are not needed for current expenditures shall be invested in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.**

**4. In order to permit sellers required to collect and report the sales tax to collect the amount required to be reported and remitted, but not to change the requirements of reporting or remitting the tax, or to serve as a levy of the tax, and in order to avoid fractions of pennies, the governing body of the county or city may authorize the use of a bracket system similar to that authorized in section 144.285, and notwithstanding the provisions of that section, this new bracket system shall be used where this tax is imposed and shall apply to all taxable transactions. Beginning with the effective date of the tax, every retailer in the county or city shall add the sales tax to the sale price, and this tax shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the same manner as the purchase price. For purposes of this section, all retail sales shall be deemed to be consummated at the place of business of the retailer.**

5. All applicable provisions in sections 144.010 to 144.525 governing the state sales tax, and section 32.057, the uniform confidentiality provision, shall apply to the collection of the tax, and all exemptions granted to agencies of government, organizations, and persons under sections 144.010 to 144.525 are hereby made applicable to the imposition and collection of the tax. The same sales tax permit, exemption certificate, and retail certificate required by sections 144.010 to 144.525 for the administration and collection of the state sales tax shall satisfy the requirements of this section, and no additional permit or exemption certificate or retail certificate shall be required; except that, the director of revenue may prescribe a form of exemption certificate for an exemption from the tax. All discounts allowed the retailer under the state sales tax for the collection of and for payment of taxes are hereby allowed and made applicable to the tax. The penalties for violations provided in section 32.057 and sections 144.010 to 144.525 are hereby made applicable to violations of this section. If any person is delinquent in the payment of the amount required to be paid under this section, or in the event a determination has been made against the person for taxes and penalty under this section, the limitation for bringing suit for the collection of the delinquent tax and penalty shall be the same as that provided in sections 144.010 to 144.525.

6. The governing body of any county or city that has adopted the sales tax authorized in this section may submit the question of repeal of the tax to the voters at a general election. The ballot of submission shall be in substantially the following form:

Shall ..... (insert the name of the county or city) repeal the sales tax imposed at a rate of ..... (insert rate of percent) percent for the purpose of funding early childhood education in the county or city?

YES  NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

7. Whenever the governing body of any county or city that has adopted the sales tax authorized in this section receives a petition, signed by ten percent of the registered voters of the county or city voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this section, the governing body shall submit to the voters of the county or city a proposal to repeal the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, the repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

8. If the tax is repealed or terminated by any means, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes, and the county or city shall notify the director of the department of revenue of the action at least thirty days before the effective date of the repeal and the director may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such county or city, the director shall remit the balance in the account to the county or city and close the account of that county or city. The director shall notify each county or city of each instance of any amount refunded or any check redeemed from receipts due the county or city.

9. The governing body of each county or city imposing the tax authorized under this section shall select an existing community task force to administer the revenue from the tax received by the county or city. Such revenue shall be expended only upon approval of an existing community task force selected by the governing body of the county or city to administer the funds and only in accordance with a budget approved by the county or city governing body.

10. Notwithstanding any other provision of law, any tax authorized under the provisions of this section shall be submitted to the voters of the taxing jurisdiction for retention or repeal every five years using the same procedure by which the imposition of the tax was voted. If a majority of the votes cast on the

proposal by the qualified voters of the taxing jurisdiction voting thereon are in favor of retention, the tax shall continue in effect. If a majority of the votes cast on the proposal by the qualified voters of the taxing jurisdiction voting thereon are not in favor of retention, the tax shall be repealed and that repeal shall become effective December thirty-first of the calendar year in which such repeal was approved."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hough, **House Amendment No. 3** was adopted.

Representative Hummel offered **House Amendment No. 4**.

*House Amendment No. 4*

AMEND House Committee Substitute for Senate Bill No. 369, Page 1, In the Title, Lines 2-3, by deleting the words "the conveyance of certain state properties" and inserting in lieu thereof the words "political subdivisions"; and

Further amend said bill, Page 5, Section 37.005, Line 154, by inserting after all of said section and line the following:

"262.960. 1. This section shall be known and may be cited as the "[Farm-to-School] **Farm-to-Table Act**".

2. There is hereby created within the department of agriculture the "[Farm-to-School] **Farm-to-Table Program**" to connect Missouri farmers and [schools] **institutions** in order to provide [schools] **institutions** with locally grown agricultural products for inclusion in [school] meals and snacks and to strengthen local farming economies. **The department shall establish parameters for program goals, which shall include, but not be limited to, participating institutions purchasing at least five percent of their food products locally by December 31, 2018.** The department shall designate an employee to administer and monitor the [farm-to-school] **farm-to-table** program and to serve as liaison between Missouri farmers and [schools] **institutions**.

3. The following agencies shall make staff available to the Missouri [farm-to-school] **farm-to-table** program for the purpose of providing professional consultation and staff support to assist the implementation of this section:

- (1) The department of health and senior services;
- (2) The department of elementary and secondary education; [and]
- (3) The office of administration; **and**
- (4) **The department of corrections.**

4. The duties of the department employee coordinating the [farm-to-school] **farm-to-table** program shall include, but not be limited to:

(1) Establishing and maintaining a website database to allow farmers and [schools] **institutions** to connect whereby farmers can enter the locally grown agricultural products they produce along with pricing information, the times such products are available, and where they are willing to distribute such products;

(2) Providing leadership at the state level to encourage [schools] **institutions** to procure and use locally grown agricultural products;

(3) Conducting workshops and training sessions and providing technical assistance to [school] **institution** food service directors, personnel, farmers, and produce distributors and processors regarding the [farm-to-school] **farm-to-table** program; and

(4) Seeking grants, private donations, or other funding sources to support the [farm-to-school] **farm-to-table** program.

262.962. 1. As used in this section, section 262.960, and subsection 5 of section 348.407, the following terms shall mean:

(1) **"Institutions", facilities including, but not limited to, schools, correctional facilities, hospitals, nursing homes, and military bases;**

(2) "Locally grown agricultural products", food or fiber produced or processed by a small agribusiness or small farm;

[(2)] (3) "Schools", includes any school in this state that maintains a food service program under the United States Department of Agriculture and administered by the school;

[(3)] (4) "Small agribusiness", a qualifying agribusiness as defined in section 348.400, and located in

Missouri with gross annual sales of less than five million dollars;

[(4)] (5) "Small farm", a family-owned farm or family farm corporation as defined in section 350.010, and located in Missouri with less than two hundred fifty thousand dollars in gross sales per year.

2. There is hereby created a taskforce under the AgriMissouri **marketing** program established in section 261.230, which shall be known as the "[Farm-to-School] **Farm-to-Table** Taskforce". The taskforce shall be made up of at least one representative from each of the following [agencies]: the University of Missouri extension service, the department of agriculture, **the department of corrections, the department of health and senior services,** the department of elementary and secondary education, [and] the office of administration, **and a representative from one of the military bases in the state.** In addition, the director of the department of agriculture shall appoint [two persons] **one person** actively engaged in the practice of small agribusiness. In addition, the [director of the department of elementary and secondary] **commissioner of education** shall appoint [two persons] **one person** from schools within the state who direct a food service program. **The director of the department of corrections shall appoint one person employed as a correctional facility food service director. The director of the department of health and senior services shall appoint one person employed as a hospital or nursing home food service director.** One representative for the department of agriculture shall serve as the chairperson for the taskforce and shall coordinate the taskforce meetings. The taskforce shall hold at least two meetings, but may hold more as it deems necessary to fulfill its requirements under this section. Staff of the department of agriculture may provide administrative assistance to the taskforce if such assistance is required.

3. The mission of the taskforce is to provide recommendations for strategies that:

(1) Allow [schools] **institutions** to more easily incorporate locally grown agricultural products into their cafeteria offerings, salad bars, and vending machines; and

(2) Allow [schools] **institutions** to work with food service providers to ensure greater use of locally grown agricultural products by developing standardized language for food service contracts.

4. In fulfilling its mission under this section, the taskforce shall review various food service contracts of [schools] **institutions** within the state to identify standardized language that could be included in such contracts to allow [schools] **institutions** to more easily procure and use locally grown agricultural products.

5. The taskforce shall prepare a report containing its findings and recommendations and shall deliver such report to the governor, the general assembly, and to the director of each [agency] **entity** represented on the taskforce [by no later than December 31, 2015] **no later than December thirty-first of each year.**

6. In conducting its work, the taskforce may hold public meetings at which it may invite testimony from experts, or it may solicit information from any party it deems may have information relevant to its duties under this section.

[7. This section shall expire on December 31, 2015.]

348.407. 1. The authority shall develop and implement agricultural products utilization grants as provided in this section.

2. The authority may reject any application for grants pursuant to this section.

3. The authority shall make grants, and may make loans or guaranteed loans from the grant fund to persons for the creation, development and operation, for up to three years from the time of application approval, of rural agricultural businesses whose projects add value to agricultural products and aid the economy of a rural community.

4. The authority may make loan guarantees to qualified agribusinesses for agricultural business development loans for businesses that aid in the economy of a rural community and support production agriculture or add value to agricultural products by providing necessary products and services for production or processing.

5. The authority may make grants, loans, or loan guarantees to Missouri businesses to access resources for accessing and processing locally grown agricultural products for use in [schools] **institutions, as defined in section 262.962,** within the state.

6. The authority may, upon the provision of a fee by the requesting person in an amount to be determined by the authority, provide for a feasibility study of the person's rural agricultural business concept.

7. Upon a determination by the authority that such concept is feasible and upon the provision of a fee by the requesting person, in an amount to be determined by the authority, the authority may then provide for a marketing study. Such marketing study shall be designed to determine whether such concept may be operated profitably.

8. Upon a determination by the authority that the concept may be operated profitably, the authority may provide for legal assistance to set up the business. Such legal assistance shall include, but not be limited to, providing advice and assistance on the form of business entity, the availability of tax credits and other assistance for which the business may qualify as well as helping the person apply for such assistance.

9. The authority may provide or facilitate loans or guaranteed loans for the business including, but not

limited to, loans from the United States Department of Agriculture Rural Development Program, subject to availability. Such financial assistance may only be provided to feasible projects, and for an amount that is the least amount necessary to cause the project to occur, as determined by the authority. The authority may structure the financial assistance in a way that facilitates the project, but also provides for a compensatory return on investment or loan payment to the authority, based on the risk of the project.

10. The authority may provide for consulting services in the building of the physical facilities of the business.

11. The authority may provide for consulting services in the operation of the business.

12. The authority may provide for such services through employees of the state or by contracting with private entities.

13. The authority may consider the following in making the decision:

(1) The applicant's commitment to the project through the applicant's risk;

(2) Community involvement and support;

(3) The phase the project is in on an annual basis;

(4) The leaders and consultants chosen to direct the project;

(5) The amount needed for the project to achieve the bankable stage; and

(6) The project's planning for long-term success through feasibility studies, marketing plans, and business plans.

14. The department of agriculture, the department of natural resources, the department of economic development and the University of Missouri may provide such assistance as is necessary for the implementation and operation of this section. The authority may consult with other state and federal agencies as is necessary.

15. The authority may charge fees for the provision of any service pursuant to this section.

16. The authority may adopt rules to implement the provisions of this section.

17. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in sections 348.005 to 348.180 shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. All rulemaking authority delegated prior to August 28, 1999, is of no force and effect and repealed. Nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to August 28, 1999, if it fully complied with all applicable provisions of law. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void."; and

Further amend said bill, Page 18, Section 9, Line 38, by inserting after all of said section and line the following:

"Section B. The repeal and reenactment of sections 262.960, 262.962 and 348.407 of section A of this act shall become effective January 1, 2016."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Korman offered **House Amendment No. 1 to House Amendment No. 4.**

*House Amendment No. 1*

*to*

*House Amendment No. 4*

AMEND House Amendment No. 4 to House Committee Substitute for Senate Bill No. 369, Page 1, Line 14, by inserting the following after all of said line:

"Further amend said bill, Page 18, Section 9, Line 38, by inserting after all of said line the following:

**"Section 10. 1. No conveyance described in sections 1 through 9 of this act shall be authorized unless it is first sold by public auction.**

**2. The provisions of subsection 1 of this section shall not apply to conveyances to political subdivisions, public school districts, utilities, or adjacent property owners."; and"; and**

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Korman, **House Amendment No. 1 to House Amendment No. 4** was adopted.

On motion of Representative Hummel, **House Amendment No. 4, as amended**, was adopted.

**HCS SB 369, as amended**, was laid over.

### HOUSE BILLS WITH SENATE AMENDMENTS

**SCS HB 686, as amended**, relating to the registration of motor vehicles, was taken up by Representative Hinson.

On motion of Representative Hinson, **SCS HB 686, as amended**, was adopted by the following vote:

AYES: 134

Alferman	Allen	Anderson	Andrews	Arthur
Austin	Bahr	Barnes	Basye	Beard
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Brown 94	Burlison	Burns	Butler
Chipman	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Curtman	Davis
Dogan	Dohrman	Dunn	Eggleston	Ellington
Engler	Entlicher	Fitzpatrick	Fitzwater 144	Fitzwater 49
Flanigan	Fraker	Franklin	Frederick	Gannon
Gosen	Haahr	Haefner	Harris	Hicks
Hill	Hinson	Hough	Houghton	Hubbard
Hubrecht	Hummel	Hurst	Johnson	Jones
Justus	Keeney	Kelley	Kendrick	Kidd
King	Koenig	Kolkmeier	Korman	Kratky
LaFaver	Lair	Lant	Lauer	Lavender
Leara	Lichtenegger	Love	Lynch	Marshall
Mathews	May	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McManus	Meredith	Messenger
Miller	Mims	Moon	Morgan	Morris
Muntzel	Neely	Otto	Peters	Pfautsch
Phillips	Pietzman	Pike	Redmon	Rehder
Reiboldt	Remole	Rhoads	Richardson	Rizzo
Roden	Roeber	Rone	Ross	Rowden
Rowland	Runions	Ruth	Shaul	Shull
Shumake	Solon	Sommer	Spencer	Swan
Taylor	Vescovo	Walker	White	Wiemann
Wilson	Wood	Zerr	Mr. Speaker	

NOES: 016

Adams	Anders	Colona	English	Gardner
Green	Kirkton	McNeil	Montecillo	Newman
Nichols	Norr	Pace	Pogue	Smith
Walton Gray				

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PRESENT: 000

ABSENT WITH LEAVE: 012

Carpenter	Cross	Curtis	Dugger	Hansen
Higdon	Hoskins	McDonald	Mitten	Parkinson
Pierson	Webber			

VACANCIES: 001

On motion of Representative Hinson, **SCS HB 686, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 132

Alferman	Allen	Anderson	Andrews	Arthur
Austin	Bahr	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Burlison	Burns	Butler	Chipman
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Curtman	Davis	Dogan
Dohrman	Dugger	Dunn	Eggleston	Ellington
Engler	Entlicher	Fitzpatrick	Fitzwater 144	Fitzwater 49
Flanigan	Fraker	Franklin	Frederick	Gannon
Gosen	Haahr	Haefner	Hansen	Harris
Hicks	Hill	Hinson	Hough	Houghton
Hubbard	Hubrecht	Hummel	Hurst	Johnson
Jones	Justus	Keeney	Kelley	Kendrick
Kidd	King	Kolkmeier	Korman	Kratky
LaFaver	Lair	Lant	Lauer	Lavender
Leara	Lichtenegger	Love	Lynch	Marshall
Mathews	May	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McManus	Messenger	Miller
Mims	Moon	Morgan	Morris	Muntzel
Neely	Otto	Peters	Pfautsch	Phillips
Pietzman	Pike	Redmon	Reiboldt	Remole
Rhoads	Richardson	Rizzo	Roden	Roeber
Rone	Ross	Rowden	Rowland	Runions
Ruth	Shaul	Shull	Shumake	Solon
Sommer	Spencer	Swan	Taylor	Vescovo
Walker	White	Wiemann	Wilson	Wood
Zerr	Mr. Speaker			

NOES: 017

Adams	Anders	Colona	Curtis	English
Gardner	Green	Kirkton	McNeil	Meredith
Montecillo	Newman	Norr	Pace	Pogue
Smith	Walton Gray			

PRESENT: 000

ABSENT WITH LEAVE: 013

Barnes	Carpenter	Cross	Higdon	Hoskins
Koenig	McDonald	Mitten	Nichols	Parkinson
Pierson	Rehder	Webber		

VACANCIES: 001

Representative Johnson declared the bill passed.

Speaker Diehl resumed the Chair.

### COMMITTEE REPORTS

**Select Committee on Financial Institutions and Taxation**, Chairman Dugger reporting:

Mr. Speaker: Your Select Committee on Financial Institutions and Taxation, to which was referred **SCS SB 18, with House Committee Amendment No. 1 to House Committee Amendment No. 1, House Committee Amendment No. 1, as amended and House Committee Amendment No. 2**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Select Committee on Financial Institutions and Taxation, to which was referred **SB 20, with House Committee Amendment No. 1 to House Committee Amendment No. 1, House Committee Amendment No. 1, as amended and House Committee Amendment No. 2**, begs leave to report it has examined the same and recommends that it **Do Pass**.

**Select Committee on General Laws**, Chairman Jones reporting:

Mr. Speaker: Your Select Committee on General Laws, to which was referred **HRB 666**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SCR 20**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SCS SCR 21, 19 & 23**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SCR 38**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SS SB 14, with House Committee Amendment No. 1**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SS SB 58, with House Committee Amendment No. 1**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SB 113, with House Committee Amendment No. 1, House Committee Amendment No. 2 and House Committee Amendment No. 3**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SCS SB 315, with House Committee Amendment No. 1, House Committee Amendment No. 2, House Committee Amendment No. 3, House Committee Amendment No. 4 and House Committee Amendment No. 5**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SB 364**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SS#2 SB 386**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SB 389, with House Committee Amendment No. 1 and House Committee Amendment No. 2**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SS SB 416, with House Committee Amendment No. 1 and House Committee Amendment No. 2**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SB 433**, begs leave to report it has examined the same and recommends that it **Do Pass**.

Mr. Speaker: Your Select Committee on General Laws, to which was referred **SS SCS SB 517, with House Committee Amendment No. 1 and House Committee Amendment No. 2**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

**Select Committee on Social Services**, Vice- Chairman Haefner reporting:

Mr. Speaker: Your Select Committee on Social Services, to which was referred **HB 1090, with House Committee Amendment No. 1**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

## REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

**SCS SB 18** - Fiscal Review  
**SB 20** - Fiscal Review  
**HCS SCS SB 38** - Fiscal Review  
**HCS SCS SB 107** - Fiscal Review  
**HCS SCS SB 197** - Fiscal Review  
**SS#2 SB 386** - Fiscal Review  
**SB 433** - Fiscal Review  
**HCS SB 500** - Fiscal Review

## COMMUNICATIONS

May 12, 2015

The Honorable Jason Kander  
Office of the Secretary of State  
State of Missouri  
State Information Center  
Jefferson City, MO

RE: Department of Mental Health and Senior Services  
Division of Senior and Disability Services  
**19 CSR 15-8.410 Personal Care Attendant Wage Range**

Dear Secretary Kander:

This letter is to inform you that the Joint Committee on Administrative Rules voted today to disapprove the above-referenced rule. This letter serves as notice of the Joint Committee on Administrative Rule's disapproval of this rule. Pursuant to §536.021 RSMo., and Executive Order 97-97 this rule shall be held in abeyance and should not be published in the Missouri Register.

I appreciate your cooperation.

Sincerely,

/s/ Cindy S. Kadlec

## CONFERENCE COMMITTEE REPORT ON HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 221

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 221, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate

Bill No 221;

2. That the Senate recede from its position on Senate Bill No. 221;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 221 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dave Schatz  
/s/ Gary Romine

FOR THE HOUSE:

/s/ Dave Hinson  
/s/ Mike Leara  
/s/ Sue Allen  
/s/ Bill Otto  
/s/ Bob Burns

**CONFERENCE COMMITTEE REPORT  
ON  
SENATE COMMITTEE SUBSTITUTE  
FOR  
SENATE BILL NO. 328**

The Conference Committee appointed on Senate Committee Substitute for Senate Bill No. 328, with House Amendment Nos. 1 and 2, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Committee Substitute for Senate Bill No. 328, as amended;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 328;
3. That the attached Conference Committee Substitute for Senate Committee Substitute for Senate Bill No. 328 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Jill Schupp  
/s/ Dan Brown  
/s/ Jeanie Riddle  
/s/ Bob Onder  
/s/ Gina Walsh

FOR THE HOUSE:

/s/ Jeanie Lauer  
/s/ Keith Frederick  
/s/ Lyle Rowland  
/s/ Judy Morgan  
/s/ Lauren Arthur

## **REFERRAL OF CONFERENCE COMMITTEE REPORTS**

The following Conference Committee Reports were referred to the Committee indicated:

**CCR HCS SB 221** - Fiscal Review

**CCR SCS SB 328** - Fiscal Review

## **RECESS**

On motion of Representative Richardson, the House recessed until 6:30 p.m. for the distribution of conference committee reports and then will stand adjourned until 10:00 a.m., Wednesday, May 13, 2015.

## **MESSAGES FROM THE SENATE**

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HBs 116 & 569** entitled:

An act to amend chapter 290, RSMo, by adding thereto one new section relating to labor organizations, with penalty provisions.

In which the concurrence of the House is respectfully requested.

## **REFERRAL OF HOUSE BILLS**

The following House Bill was referred to the Committee indicated:

**SCS HCS HBs 116 & 569** - Fiscal Review

## **ADJOURNMENT**

Pursuant to the motion of Representative Richardson, the House adjourned until 10:00 a.m., Wednesday, May 13, 2015.

## **COMMITTEE HEARINGS**

### **FISCAL REVIEW**

Wednesday, May 13, 2015, 8:15 AM, South Gallery.

Executive session may be held on any matter referred to the committee.

Executive session on bill(s) referred to the committee.

### **FISCAL REVIEW**

Thursday, May 14, 2015, 8:15 AM, South Gallery.

Executive session may be held on any matter referred to the committee.

Executive session on bill(s) referred to the committee.

**FISCAL REVIEW**

Friday, May 15, 2015, 8:15 AM, South Gallery.

Executive session may be held on any matter referred to the committee.

Executive session on bill(s) referred to the committee.

**JOINT COMMITTEE ON LEGISLATIVE RESEARCH**

Wednesday, May 13, 2015, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Quarterly business meeting. Some portions of the meeting may be closed pursuant to Section 610.021(3)

**HOUSE CALENDAR**

SIXTY-NINTH DAY, WEDNESDAY, MAY 13, 2015

**HOUSE JOINT RESOLUTIONS FOR PERFECTION**

HJR 9 - Burlison

HJR 4 - Haahr

**HOUSE BILLS FOR PERFECTION**

HCS HB 138 - Reiboldt

HCS HB 181 - Haahr

HCS HB 497 - Austin

HCS HB 203 - Curtman

HB 793, HA 1 to HA 1, HA 1, pending - Rizzo

HCS HB 321 - Jones

HCS HB 339 - McGaugh

HCS HB 550 - Wood

HCS HB 655 - Love

HB 676 - Rowden

HCS HB 965 - Allen

HCS HB 356 - Jones

HCS HB 624 - Franklin

HCS HB 654 - Allen

HCS HB 770 - Jones

HCS HB 461 - Bahr

HCS HB 520 - Hicks

HCS HB 540 - Johnson

HB 739 - McCann Beatty

HCS HB 955 - Ross

HCS HB 547 - Allen

HB 981 - Rowden

HCS HB 67 - Dugger

HB 702 - Higdon

HB 761 - Jones

HB 892 - Shumake  
HCS HB 1091 - Phillips  
HB 464 - Rowden  
HCS HB 760 - Flanigan  
HCS HB 803 - Swan  
HCS HB 921 - Burlison  
HCS HB 1003 - Hummel  
HB 1313 - Rowden  
HB 1324, HCA 1 - Rowden  
HCS HB 956, as amended - Fraker  
HCS HB 165 - Gosen  
HCS HB 697 - Corlew  
HCS HB 1074 - Lant  
HCS HB 1254 - Lichtenegger  
HCS HBs 159 & 570 - Rehder  
HB 195 - Love  
HB 253 - Berry  
HB 257 - Dugger  
HB 285 - White  
HB 1005 - Berry  
HCS HB 1040 - Jones  
HCS HB 1067 - Koenig  
HCS HB 978 - Dogan  
HCS HB 1357 - Corlew  
HCS HB 657, HA 1, pending - Phillips  
HCS HB 1006 - Cross  
HB 1096 - Houghton  
HCS HB 1042 - Korman  
HCS HB 767 - Justus  
HB 1282 - Taylor  
HCS HB 1361 - Mathews

#### **HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING**

HCR 35 - Reiboldt  
HCR 47 - Korman

#### **HOUSE JOINT RESOLUTIONS FOR THIRD READING**

HCS HJR 41 - Jones

#### **HOUSE BILLS FOR THIRD READING**

HB 582 - Curtis  
HB 928 - Corlew  
HB 411 - Kelley  
HCS HB 781 - Gosen

HCS HB 1047, (Fiscal Review 4/29/15) - Zerr  
HCS HB 879 - Korman  
HB 1247 - Lant  
HB 854 - Reiboldt  
HCS HB 1331 - Parkinson

### **SENATE BILLS FOR THIRD READING**

SB 166 - Curtis  
SB 82 - Frederick  
HCS SB 205 - Gosen  
SB 277 - Peters  
SCS SB 435, HA 1 to HA 1, HA 1, pending - Pierson  
HCS SB 148, E.C. - Jones  
SCS SB 321 - Lant  
HCS SS SCS SB 354 - Franklin  
HCS SB 369, as amended - Dohrman  
HCS SCS SB 38, (Fiscal Review 5/12/15) - Haahr  
HCS SS SCS SB 87 - Bondon  
HCS SS SCS SBs 63 & 111 - Rehder  
HCS SB 141 - Austin  
SS#3 SCS SB 142 - Ross  
SS SCS SB 145 - Frederick  
HCS SCS SB 197, (Fiscal Review 5/12/15) - Lynch  
HCS SS#2 SCS SBs 199, 417 & 42, E.C. - Cornejo  
HCS SB 200, E.C. - Cornejo  
HCS SS SB 314 - Korman  
HCS SS SB 373 - McDaniel  
HCS SB 392 - Gosen  
HCS SB 405 - Andrews  
HCS SS SB 457 - Morris  
HCS SS SB 476 - Miller  
HCS SB 497 - Korman  
HCS SCS SB 539, E.C. - Franklin  
SCS SB 18, (Fiscal Review 5/12/15) - Hoskins  
SB 20, (Fiscal Review 5/12/15) - Jones  
HCS SCS SB 107, (Fiscal Review 5/12/15) - Burlison  
HCS SB 364 - Jones  
SS#2 SB 386, (Fiscal Review 5/12/15) - Jones  
HCS SS SB 416 - Fraker  
SB 433, (Fiscal Review 5/12/15), E.C. - Burlison  
HCS SB 500, (Fiscal Review 5/12/15) - Houghton  
HCS SS SCS SB 517 - Fraker

**SENATE CONCURRENT RESOLUTIONS FOR THIRD READING**

SCR 15 - Shull  
SCS SCR 26 - Haahr  
SCR 14 - Cornejo  
SCR 13 - Gannon  
SCR 36 - Hough  
SCR 20 - Brattin  
SCS SCRs 21, 19 & 23 - Moon  
SCR 38 - Fitzpatrick

**HOUSE BILLS WITH SENATE AMENDMENTS**

HB 629, SA 1 - Leara  
SCS HB 1098 - Crawford  
SCS HCS HB 709, as amended - Gosen  
SS HB 92, as amended - Miller  
SCS HB 1149, as amended - Lauer  
SCS HCS HB 618 - Fraker  
SS SCS HB 522, HB 34, HB 133, HB 134, HB 810, HB 338 & HB 873 - Cookson  
SS HB 616 - Dohrman  
SS SCS HB 799, as amended - Roeber  
SCS HB 1070 - Davis  
SCS HCS HB 613, as amended, E.C. - Crawford  
SCS HCS HBs 116 & 569, (Fiscal Review 5/12/15) - Burlison

**BILLS CARRYING REQUEST MESSAGES**

HCS SS SCS SB 278, as amended (House refuse further conference/request Senate adopt CCR/pass CCS) - Hinson

**BILLS IN CONFERENCE**

SS#2 SCS SB 11, HA 1, HA 1 HA 2, HA 2, a.a., HA 1 HA 3, HA 3, a.a., & HA 4 - Rowden  
CCR#2 HCS SB 104, as amended - Dugger  
HCS SCS SB 473, as amended, E.C. - Rowland  
CCR#2 HCS SB 254, as amended - Davis  
CCR HCS SB 283, as amended - Leara  
CCR HCS SCS SB 270, as amended - Dugger  
CCR SB 446, HA 1, HA 2, as amended - Davis  
CCR HCS SS SCS SB 67, as amended - Rhoads  
CCR HCS SB 282, as amended - Gosen  
CCR HCS SCS SB 300, as amended - Leara  
CCR HCS SCS SB 172, as amended - Swan  
CCR HCS SS SCS SB 115, as amended, E.C. - Miller  
CCR HCS SCS SB 445, as amended - Miller  
CCR#2 HCS SCS SB 152, as amended - Miller

CCR HCS SB 13, as amended - Spencer

CCR SCS HB 615 - Dohrman

CCR HCS SCS SB 35, as amended - Haefner

CCR HCS SCS SB 210, as amended - Flanigan

CCR HCS SB 221, (Fiscal Review 5/12/15) - Hinson

HCS SCS SB 322, as amended, - Engler

CCR SCS SB 328, HA 1, HA 2 (Fiscal Review 5/12/15) - Lauer

HCS SCS SB 380, as amended - Lair

SS SCS HB 556, as amended - Wood

HCS SCS SB 326, as amended - Fraker

### **VETOED HOUSE BILLS**

CCS SCS HCS HB 10, (Section 10.815, in part) - Flanigan