

House _____ Amendment NO. _____

Offered By

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

3
4 "261.241. 1. Sellers of [jams, jellies, and] honey whose annual sales of [jams, jellies, and]
5 honey are [thirty] fifty thousand dollars or less per domicile shall not be required to construct or
6 maintain separate facilities for the [manufacture] bottling of [jams, jellies, and] honey. Such sellers
7 shall be exempt from all remaining health standards and regulations for the [manufacture] bottling of
8 [jams, jellies, and] honey pursuant to sections 196.190 to 196.271 if they meet the following
9 requirements:

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

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

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

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

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

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

24 (2) Common name of the food; and

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

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

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

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

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

Action Taken _____ Date _____

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1
2 "262.960. 1. This section shall be known and may be cited as the "[Farm-to-School]
3 Farm-to-Table Act".

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

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

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

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

- 21 (1) Establishing and maintaining a website database to allow farmers and [schools]
22 institutions to connect whereby farmers can enter the locally grown agricultural products they
23 produce along with pricing information, the times such products are available, and where they are
24 willing to distribute such products;
25 (2) Providing leadership at the state level to encourage [schools] institutions to procure and
26 use locally grown agricultural products;
27 (3) Conducting workshops and training sessions and providing technical assistance to
28 [school] institution food service directors, personnel, farmers, and produce distributors and
29 processors regarding the [farm-to-school] farm-to-table program; and
30 (4) Seeking grants, private donations, or other funding sources to support the
31 [farm-to-school] farm-to-table program.

32 262.962. 1. As used in this section, section 262.960, and subsection 5 of section 348.407,
33 the following terms shall mean:

- 34 (1) "Institutions", facilities including, but not limited to, schools, correctional facilities,
35 hospitals, nursing homes, and military bases;
36 (2) "Locally grown agricultural products", food or fiber produced or processed by a small
37 agribusiness or small farm;
38 [(2)] (3) "Schools", includes any school in this state that maintains a food service program
39 under the United States Department of Agriculture and administered by the school;
40 [(3)] (4) "Small agribusiness", a qualifying agribusiness as defined in section 348.400, and
41 located in Missouri with gross annual sales of less than five million dollars;
42 [(4)] (5) "Small farm", a family-owned farm or family farm corporation as defined in section
43 350.010, and located in Missouri with less than two hundred fifty thousand dollars in gross sales per
44 year.

45 2. There is hereby created a taskforce under the AgriMissouri marketing program established
46 in section 261.230, which shall be known as the "[Farm-to-School] Farm-to-Table Taskforce". The
47 taskforce shall be made up of at least one representative from each of the following [agencies]: the
48 University of Missouri extension service, the department of agriculture, the department of

1 corrections, the department of health and senior services, the department of elementary and
 2 secondary education, [and] the office of administration, and a representative from one of the military
 3 bases in the state. In addition, the director of the department of agriculture shall appoint [two
 4 persons] one person actively engaged in the practice of small agribusiness. In addition, the [director
 5 of the department of elementary and secondary] commissioner of education shall appoint [two
 6 persons] one person from schools within the state who direct a food service program. The director of
 7 the department of corrections shall appoint one person employed as a correctional facility food
 8 service director. The director of the department of health and senior services shall appoint one
 9 person employed as a hospital or nursing home food service director. One representative for the
 10 department of agriculture shall serve as the chairperson for the taskforce and shall coordinate the
 11 taskforce meetings. The taskforce shall hold at least two meetings, but may hold more as it deems
 12 necessary to fulfill its requirements under this section. Staff of the department of agriculture may
 13 provide administrative assistance to the taskforce if such assistance is required.

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

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

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

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

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

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

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

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

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

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

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 41 "348.407. 1. The authority shall develop and implement agricultural products utilization
 42 grants as provided in this section.

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

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

48 4. The authority may make loan guarantees to qualified agribusinesses for agricultural

1 business development loans for businesses that aid in the economy of a rural community and support
2 production agriculture or add value to agricultural products by providing necessary products and
3 services for production or processing.

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

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

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

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

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

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

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

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

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

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

33 (2) Community involvement and support;

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

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

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

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

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

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

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

45 17. Any rule or portion of a rule, as that term is defined in section 536.010, that is created
46 under the authority delegated in sections 348.005 to 348.180 shall become effective only if it
47 complies with and is subject to all of the provisions of chapter 536 and, if applicable, section
48 536.028. All rulemaking authority delegated prior to August 28, 1999, is of no force and effect and

1 repealed. Nothing in this section shall be interpreted to repeal or affect the validity of any rule filed
2 or adopted prior to August 28, 1999, if it fully complied with all applicable provisions of law. This
3 section and chapter 536 are nonseverable and if any of the powers vested with the general assembly
4 pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are
5 subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or
6 adopted after August 28, 1999, shall be invalid and void."; and

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

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

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

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

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