SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 2205

100TH GENERAL ASSEMBLY

4889H.02C

DANA RADEMAN MILLER, ChiefClerk

AN ACT

To repeal section 376.945, RSMo, and to enact in lieu thereof one new section relating to funds held in reserve for life care contracts.

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

Section A. Section 376.945, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 376.945, to read as follows:

376.945. 1. The department shall, as a condition of the issuance of a certificate of authority pursuant to section 376.935, require that the provider establish a reserve of an amount 2 3 equal to at least fifty percent of any entrance fee paid by the first occupant of a living unit under 4 a life care contract. The reserve shall be maintained by the provider on a current basis, in escrow 5 with a bank, trust company, or other escrow agent approved by the department. [Such] The 6 entire amount of such reserve shall be amortized and earned by and available for release to 7 the provider at the rate of one percent per month on the balance of the reserve, provided, however, that at no time shall the entrance fee reserve together with all interest earned thereon 8 9 total less than an amount equal to one [and one-half times the percentage] hundred percent of the annual long-term debt principal and interest payments of the provider applicable only to 10 living units occupied under life care contracts. Such portion of each entrance fee as is necessary 11 12 to maintain the entrance fee reserve as set forth herein shall be paid to the reserve fund for the 13 second and all subsequent occupancies of a living unit occupied under a life care contract. The 14 requirements of this subsection may be met in whole or in part by other reserve funds held 15 for the purpose of meeting loan obligations, provided that the total amount equals or 16 exceeds the amount required under this subsection.

17 **2.** In addition, each provider shall establish and maintain separately for each facility, a 18 reserve equal to not less than five percent of the facility's total outstanding balance of

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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19 contractually obligated move-out refunds at the close of each fiscal year. [All reserves required

20 hereunder for move-out refunds]

3. All reserve funds held under subsection 1 or 2 of this section shall be held in liquid
assets consisting of federal government or other marketable securities, deposits, or accounts
insured by the federal government.

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- 4. This section shall be applicable only to life care contracts executed for occupancy of
- 25 living units constructed after September 28, 1981.