## SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

# HOUSE BILL NO. 2150

## **101ST GENERAL ASSEMBLY**

4667H.02C

DANA RADEMAN MILLER, Chief Clerk

## AN ACT

To repeal section 167.225, RSMo, and to enact in lieu thereof one new section relating to blind and visually impaired students.

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

Section A. Section 167.225, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 167.225, to read as follows:

2

167.225. 1. As used in subsections 1 to 4 of this section, the following terms mean:

(1) "Braille", the system of reading and writing through touch;

3 (2) "Student", any student who has an impairment in vision that, even with correction,
4 adversely affects a child's educational performance and who is determined eligible for special
5 education services under the Individuals with Disabilities Education Act.

6 2. All students shall receive instruction in braille reading and writing as part of their 7 individualized education plan unless the individual education program team determines, after 8 an evaluation of a student's reading and writing skills, needs, and appropriate reading and 9 writing media, including an evaluation of the student's future needs for instruction in braille 10 or the use of braille, that instruction in braille or the use of braille is not appropriate. No 11 student shall be denied instruction in braille reading and writing solely because the student 12 has some remaining vision.

3. Instruction in braille reading and writing shall be sufficient to enable each student
to communicate effectively and efficiently at a level commensurate with the student's sighted
peers of comparable grade level and intellectual functioning. The student's individualized
education plan shall specify:

17 (1) How braille will be implemented as the primary mode for learning through 18 integration with normal classroom activities. If braille will not be provided to a child who is

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.

19 blind, the reason for not incorporating it in the individualized education plan shall be 20 documented therein;

21

(2) The date on which braille instruction will commence;

(3) The level of competency in braille reading and writing to be achieved by the endof the period covered by the individualized education plan; and

24

(4) The duration of each session.

4. As part of the certification process, teachers certified in the education of blind and visually impaired children shall be required to demonstrate competence in reading and writing braille. The department of elementary and secondary education shall adopt assessment procedures to assess such competencies which are consistent with standards adopted by the National Library Service for the Blind and Physically Handicapped, Library of Congress, Washington, D. C.

5. (1) Subsections 5 to 9 of this section shall be known and may be cited as the "Blind Students' Rights to Independence, Training, and Education Act" or the "BRITE Act".

34

(2) As used in subsections 5 to 9 of this section, the following terms mean:

(a) "Accessible assistive technology device", an assistive technology device, as
defined in 20 U.S.C. Section 1401, as amended, that provides blind or visually impaired
students the benefits of an educational program in an equally effective and integrated
manner as that provided to nondisabled students;

39 (b) "Adequate instruction", the quality teaching of blind or visually impaired
40 students, as it pertains to general education and necessary blindness skills, in alignment
41 with the U.S. Department of Education's definition of free appropriate public education,
42 as defined in 20 U.S.C. Section 1401, as amended;

43

(c) "Blind or visually impaired student":

44 **a.** A child who:

(i) Has an individualized education program (IEP) or an individualized family
service plan (IFSP), as such terms are defined in 20 U.S.C. Section 1401, as amended, or
a 504 plan created under Section 504 of the federal Rehabilitation Act of 1973, 29 U.S.C.
Section 794, as amended; and

49 (ii) Is identified as having the disability of "visual impairment (including
50 blindness)" within the definition of "child with a disability" in 20 U.S.C. Section 1401,
51 as amended; or

b. An individual who is deaf-blind under the federal Individuals with Disabilities
Education Act (IDEA), as amended, or other federal law;

54

(d) "Braille", the system of reading and writing through touch;

3

(e) "Expanded core curriculum", a disability-specific curriculum that compensates for vision loss, is foundational to all other learning, and that covers the nine essential areas of compensatory access, sensory efficiency, assistive technology, orientation and mobility, social interaction, recreation and leisure, independent living, self-determination, and career education;

60 (f) "Grade level instruction", instruction that aligns with state-designated 61 content standards and curricula for students of the same age or level of maturity, based 62 on the development of intellectual, emotional, physical, and behavioral capacity that is 63 typical for the student's age or age group;

(g) "Local educational agency" or "LEA", the same definition as in 20 U.S.C.
Section 1401, as amended;

66 (h) "Nonvisual access", the ability of a blind or visually impaired student to use 67 all functions of a device, without using the student's vision, in an equally effective, 68 equally integrated manner and with equivalent ease of use as the student's sighted 69 peers;

70 (i) "Nonvisual skills", skills that are taught in such a way that the student does 71 not need to use any vision;

(j) "State educational agency", the same definition as in 20 U.S.C. Section 1401,
as amended;

(k) "Technology-mediated learning environments and methods", the settings in
 which electronic and information technology including, but not limited to, the following
 is used:

77 a. Computer-based applications and simulations;

78 b. Personal and mobile computing devices such as smartphones or tablets;

79 c. Web-based platforms;

80 d. Online or distance-learning programs;

81 e. Video games; and

82 f. Exhibits or installations that feature digital media, wearable technology, or 83 other tools that support participants' engagement with new knowledge, skills, or 84 practices;

85 (l) "U.S. Access Board", the independent federal agency created in 1973 that 86 promotes equality for people with disabilities through leadership in accessible design 87 and the development of accessibility guidelines and standards.

6. (1) Each blind or visually impaired student shall receive instruction in Braille reading and writing as part of such student's individualized education program (IEP) or individualized family support plan (IFSP) unless the IEP or IFSP team determines, after an evaluation of the student's reading and writing skills, needs, and appropriate reading

4

92 and writing media including, but not limited to, an evaluation of the student's needs for 93 instruction in Braille or the use of Braille, that instruction in Braille or the use of Braille 94 is not appropriate. No blind or visually impaired student shall be denied instruction in 95 Braille reading and writing solely because the student has some vision. During the 96 evaluation and IEP process, consideration shall be given regarding appropriate Braille 97 instruction based on a potential vision loss due to a degenerative medical diagnosis.

98 (2) In conjunction with the U.S. Department of Education's Braille presumption 99 requirement in the federal Individuals with Disabilities Education Act (IDEA), as 100 amended, instruction in Braille reading and writing shall be sufficient to enable each 101 blind or visually impaired student to communicate effectively and efficiently at a level 102 commensurate with the student's same age and with the student's nondisabled peers of 103 comparable intellectual ability. The blind or visually impaired student's individualized 104 education program (IEP) or individualized family support plan (IFSP) shall specify:

105 (a) The results obtained from an evaluation of the blind or visually impaired 106 student's reading and writing skills, needs, and appropriate reading and writing media 107 including, but not limited to, an evaluation of the blind or visually impaired student's 108 needs for instruction in Braille or the use of Braille including, but not limited to, 109 consideration regarding appropriate Braille instruction based on a potential vision loss 110 due to a degenerative medical diagnosis;

(b) How Braille will be implemented, if needed as determined by the IEP team,
as a primary mode for learning through integration with other classroom activities;

(c) The length of the period of instruction and the frequency and duration of each instructional session as determined by the IEP team, which shall, as closely as appropriate based on individual needs, be identical to the level of instruction provided to nondisabled peers; and

(d) The level of competency in Braille reading and writing to be achieved by theend of the period.

(3) Use, and provision, of Braille materials for reading and writing shall be
addressed in 504 plans for blind or visually impaired students created under Section 504
of the federal Rehabilitation Act of 1973, 29 U.S.C. Section 794, as amended.

122 7. In conjunction with academic achievement and functional performance 123 requirements of 34 CFR 300.320(a)(2)(i), as amended, instruction in expanded core 124 curriculum shall be provided to blind or visually impaired students to support progress 125 in the general education curriculum.

8. (1) Each blind or visually impaired student shall receive instruction in assistive technology as part of the student's individualized education program (IEP) or individualized family support plan (IFSP) unless the IEP or IFSP team determines, after

5

129 an evaluation of a student's needs, that instruction in assistive technology is not 130 appropriate. No student shall be denied instruction in assistive technology solely 131 because the student has some vision.

132 (2) In conjunction with accessible assistive technology requirements of the 133 federal Individuals with Disabilities Education Act (IDEA) in 20 U.S.C. 1412(a)(12)(B) (i), as amended, the blind or visually impaired student shall receive grade-level 134 135 instruction that will equip the blind or visually impaired student with the appropriate technology-mediated learning environments and methods to perform on the same level 136 137 of proficiency expected of peers of comparable intellectual ability and grade level. The 138 blind or visually impaired student's IEP or IFSP shall specify:

139 (a) The results obtained from an assessment of the blind or visually impaired student's skills, needs, and appropriate accessible assistive technology including, but not 140 141 limited to, an evaluation of the future needs for accessible assistive technology training 142 or the use of accessible assistive technology;

143 (b) How accessible assistive technology will be implemented as a primary mode 144 for learning through integration with other classroom activities;

145

(c) The frequency and duration of each instructional session;

146 (d) The level of mastery of the accessible assistive technology specified by the 147 blind or visually impaired student's assessment to be achieved by the end of the period; 148 and

149

(e) Acknowledgment that either:

150 a. The blind or visually impaired student may transport the accessible assistive 151 technology to and from school without the need for payment, family assumption of 152 liability for loss or damage, or any other cost to the blind or visually impaired student or 153 the family; or

154 b. If the accessible assistive technology remains at school, the LEA will provide duplicate accessible assistive technology in the blind or visually impaired student's home 155 156 without requiring payment, family assumption of liability for loss or damage, or any 157 other cost to the blind or visually impaired student or the family.

158 (3) Use, and provision, of accessible assistive technology shall be addressed in 159 504 plans for blind or visually impaired students created under Section 504 of the federal Rehabilitation Act of 1973, 29 U.S.C. Section 794, as amended. 160

161 9. (1) Each blind or visually impaired student shall receive instruction in 162 orientation and mobility as part of the student's individualized education program 163 (IEP) or individualized family support plan (IFSP) unless the IEP or IFSP team determines, after an evaluation of a student's needs, that instruction in orientation and 164

mobility is not appropriate. No student shall be denied instruction in orientation and
mobility solely because the student has some vision.

167 (2) In conjunction with orientation and mobility services requirements of 34 168 CFR 300.34(c)(7), as amended, blind or visually impaired students shall receive 169 orientation and mobility instruction to equip each blind or visually impaired student 170 with the age-appropriate tools, techniques, and nonvisual skills to navigate in and 171 around the student's home, schools, communities, and other environments as applicable, 172 and as expected of peers of comparable intellectual ability and grade level. The blind or 173 visually impaired student's IEP or IFSP shall specify:

(a) The results obtained from an evaluation of the blind or visually impaired
student's orientation and mobility needs including, but not limited to, an evaluation of
the blind or visually impaired student's future needs for instruction in orientation and
mobility;

(b) How orientation and mobility will be integrated into the home, school, andcommunity;

180 181 (c) The date on which orientation and mobility instruction will commence;

(d) The frequency and duration of each instructional session; and

(e) The level of mastery of orientation and mobility skills to be achieved by theend of the period.

(3) Orientation and mobility equipment, accommodations, and modifications
shall be addressed in 504 plans for blind or visually impaired students created under
Section 504 of the federal Rehabilitation Act of 1973, 29 U.S.C. Section 794, as amended.

(4) An orientation and mobility evaluation shall be conducted by a person who is
appropriately certified by the National Blindness Professional Certification Board
(NBPCB) with a National Orientation and Mobility Certification (NOMC), or through
the Academy for Certification of Vision Rehabilitation and Education Professionals
(ACVREP) as a Certified Orientation and Mobility Specialist (COMS), or who holds a
nationally recognized certification related to orientation and mobility.

193 (5) The orientation and mobility evaluations described in subdivision (4) of this 194 subsection shall occur in familiar and unfamiliar environments, during the daytime and 195 nighttime, and around the home, school, and community as determined age appropriate 196 by the blind or visually impaired student's IEP or IFSP.

197 **10.** (1) As part of the state educational agency's certification and renewal 198 process, educators hired to teach Braille shall be certified teachers of students with 199 visual impairments, hold a current and valid National Certification in Unified English 200 Braille (NCUEB) working under the supervision of a reading specialist, or hold a 201 nationally recognized certification related to Braille instruction.

202 (2) As part of the state educational agency's certification and renewal process, 203 educators hired to teach accessible assistive technology shall be certified teachers of 204 students with visual impairments, hold a valid and current Certified Assistive 205 Technology Instructional Specialist for People with Visual Impairments (CATIS), or 206 hold a valid and current National Certification in Access Technology for the Blind 207 (NCATB) or other nationally recognized certification related to assistive technology 208 instruction for individuals with visual impairments.

(3) As part of the state educational agency's certification and renewal process, specialists hired to teach orientation and mobility shall hold a valid and current National Orientation and Mobility Certification (NOMC) or hold a current and valid Certified Orientation and Mobility Specialist (COMS) certification or other nationally recognized certification related to orientation and mobility instruction for individuals with visual impairments.

215 11. (1) LEAs shall deliver services to blind or visually impaired students in a 216 manner that at all times abides by requirements of the federal Individuals with 217 Disabilities Education Act (IDEA), Title II of the Americans with Disabilities Act, and 218 the Rehabilitation Act of 1973, as amended, including during declared local, state, or 219 national emergencies.

220 (2) LEAs shall seek and obtain proof of currently available certified 221 professionals from any company, agency, or individual the LEA intends to contract 222 with for services outlined in subsections 5 to 9 of this section.

(3) LEAs shall not impose any preclusions or limitations on a student to receive
 instruction in orientation and mobility services in and around the home, school, or
 community setting including during daytime and nighttime hours.

(4) LEAs may require annual written parental consent to conduct effective instruction when such services are provided before or after regular school hours or when such services are provided away from the educational institution or the blind or visually impaired student's residence.

(5) If an LEA prohibits an orientation and mobility instructor from using the instructor's preferred mode of transportation to transport blind or visually impaired students to and from outside environments, the LEA shall provide an equally effective transportation alternative for that purpose without cost to the orientation and mobility instructor. If the blind or visually impaired student's family provides transportation for the student, the LEA shall reimburse the expense.

12. (1) If an LEA requires an eye report, the LEA shall bear all costs associated
with obtaining such report. LEAs shall not delay an evaluation for eligibility based on
the absence or delay of such report.

(2) All electronic and information technology developed, procured, maintained,
or used by LEAs shall be compliant with the U.S. Access Board's Section 508 standards,
as amended.

(3) LEAs shall anticipate the need for nonvisual accessibility and adopt policies
and procedures to reduce or eliminate common barriers experienced by blind or
visually impaired students, parents, educators, administrators, and other staff.

13. Subsections 1 to 4 of this section shall apply in all school years ending before
July 1, 2022. Subsections 5 to 12 of this section shall apply in school year 2022-23 and all
subsequent school years.

 $\checkmark$