### SECOND REGULAR SESSION

# HOUSE BILL NO. 1761

## **102ND GENERAL ASSEMBLY**

#### INTRODUCED BY REPRESENTATIVE HICKS.

DANA RADEMAN MILLER, Chief Clerk

## AN ACT

To amend chapter 160, RSMo, by adding thereto one new section relating to school safety and security standards.

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

Section A. Chapter 160, RSMo, is amended by adding thereto one new section, to be 2 known as section 160.672, to read as follows:

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

2 (1) "Attendance center", a public school building, public school buildings, or 3 part of a public school building that offers education in a grade or grades not higher 4 than the twelfth grade and that constitutes one unit for accountability and reporting 5 purposes for the department of elementary and secondary education. The term 6 includes, but is not limited to, real property, an improvement to real property, or a necessary fixture of an improvement to real property that is used predominantly for 7 8 providing instruction to pupils. The term shall not be construed to include real 9 property, improvements to real property, or necessary fixtures of an improvement to real property that are part of a federal, state, or private correctional facility or facility of 10 an institution of higher education, medical provider, or other provider of professional or 11 social services over which a school district has no control; 12

13 (2) "Bullet-resistant security laminate", optically clear film that is resistant to 14 bullets, based on Underwriters Laboratories (UL) Standard 752 Bullet-Resisting 15 Equipment, and cannot be easily breached to allow an intruder to open or otherwise 16 proceed through;

17

(3) "Department", the department of elementary and secondary education;

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.

3949H.01I

18 (4) "Main front entry", doors, adjacent windows, vestibule areas, and other 19 similar points of entry at the front of an attendance center;

20 (5) "Other entry", doors, adjacent windows, and other similar points of entry to 21 an attendance center that are not at the front of the attendance center;

22

(6) "Riot-resistant security laminate", optically clear film that is at least thirty-23 five one-thousandths of an inch thick, also known as thirty-five mil, that is resistant to 24 shattering and cannot be easily breached to allow an intruder to open or otherwise 25 proceed through.

26 2. This section shall apply to all attendance centers owned, operated, or leased 27 by a school district, regardless of the date of construction or date of lease.

28

3. Each attendance center shall have access points that are:

29 (1) Secured by design;

30 (2) Maintained to operate as intended; and

- 31
- (3) Appropriately monitored.

32 4. Each school district shall implement the following safety and security 33 standards compliance requirements for all attendance centers owned, operated, or 34 leased by the school district:

35 (1) Each attendance center shall display graphically represented alphanumerical 36 characters on both the interior and exterior of each exterior door location. The 37 characters may be installed on the door, or on at least one door at locations where more 38 than one door leads from the exterior to the same room inside the facility, or on the wall 39 immediately adjacent to or above the door location. Characters shall comply with 40 Section 505 of the 2021 International Fire Code or its successor. The primary entrance of an attendance center shall always be the first in the entire sequence and shall be the 41 42 only door location that does not require numbering. The numbering sequence shall be 43 clockwise and may be sequenced for the entire campus or for each attendance center individually. The door-numbering process shall comply with accessibility requirements 44 45 related to signage;

46

(2) Each primary entrance shall:

- 47
- (a) Meet standards for exterior doors;

48 (b) Include a method to allow an individual located within the building to 49 visually identify an individual seeking to enter the primary entrance when the entrance 50 is closed and locked including, but not limited to, windows, camera systems, intercoms, 51 or a combination of such methods:

52 (c) Feature a physical barrier that prevents unassisted access to the facility by a 53 visitor; and

54

(d) Feature a location for a visitor check-in and check-out process;

55 56 (3) Each exterior door shall:

(a) By default, be set to a closed, latched, and locked status, except that:

a. An exterior door may be unlocked if the door is actively monitored or within
 an exterior secured area; and

59 b. Is a door designated in the school district's written emergency operations plan 60 or the equivalent as an exterior door that may be open for the purposes of ventilation 61 for specified periods of time if explicitly authorized by the state board of education in 62 the school facilities and safety criteria developed for the Missouri school improvement 63 program under section 160.660;

64 (b) Be constructed, both for the door and door frame and the components, of 65 materials and in a manner that makes it resistant to entry by intruders. Unless inside an 66 exterior secured area, doors constructed of glass or containing glass shall be constructed 67 or modified by means of installing security laminate to the existing glass with no 68 modifications to the door frame such that the glass is riot-resistant when the area is 69 deemed an other entry area and bullet-resistant when the area is deemed a main front 70 entry area;

71

(c) Contain a mechanism that:

a. Fully closes and engages locking hardware automatically after entry or egress
 without manual intervention, regardless of air pressure within or outside of the facility;
 and

b. Allows the door to be opened from the inside when locked to allow for
 emergency egress while remaining locked; and

(d) If keyed for reentry, be capable of being unlocked with a single master key or
a small set of master keys, whether a physical key, punch code, or key fob or similar
electronic key device;

80 (4) Except when inside an exterior secured area, classrooms with exterior entry 81 doors shall include a method to allow an individual located in the classroom to visually 82 identify an individual seeking to enter the classroom when the door is closed and locked 83 including, but not limited to, windows, camera systems, intercoms, or a combination of 84 such methods;

(5) Except when inside an exterior secured area, all windows that are adjacent to an exterior door and that are of a size and position that, if broken, would easily permit an individual to walk through or reach in and open the door from the inside shall be constructed of or modified with riot-resistant security laminate when the area is deemed an other entry area and bullet-resistant security laminate when the area is deemed a main front entry area so that such glass cannot be easily broken;

91 (6) Except when inside an exterior secured area, all ground-level windows within 92 seven feet of the foundation near exterior doors that are of a size and position that, if 93 broken, permit entry from the exterior shall be constructed of or modified with riot-94 resistant security laminate when the area is deemed an other entry area and bullet-95 resistant security laminate when the area is deemed a main front entry area so that such glass cannot be easily broken to allow an intruder to enter through the window frame; 96

97 (7) For an interior door with a lock that allows access to an internal room where 98 gatherings occur including, but not limited to, a classroom, a teacher's lounge, or another similar interior space, each window on or adjacent to such interior door that, if 99 100 broken, would easily permit an individual to walk through or reach in and open the door from the inside shall be constructed of or modified with riot-resistant security 101 102 laminate:

103 (8) If designed to be opened, all ground-level windows shall have functional 104 locking mechanisms that allow for the windows to be locked from the inside and, if large 105 enough for an individual to enter when opened or if adjacent to a door, be closed and 106 locked when school district employees are not present;

107 (9) Each roof access door shall default to a locked, latched, and closed position 108 when not actively in use and be lockable from the interior;

109 (10) Each attendance center shall include one exterior secure master key box 110 designed to permit emergency access to both law enforcement agencies and emergency 111 responders from the exterior at a location designated by the local authorities with 112 applicable jurisdiction;

113 (11) Each attendance center shall implement a communications infrastructure as 114 required in this section; and

115 (12) Each school district shall implement the following as provided in this 116 section:

117

(a) A system of ongoing auditing of building access; (b) An exterior door numbering site plan; and

118 119

(c) A security component maintenance plan.

120

5. The system of ongoing auditing of building access required under subdivision 121 (12) of subsection 4 of this section shall include, but not be limited to, the following 122 requirements:

123 (1) Conduct at least weekly inspections during school hours of all exterior doors 124 of each attendance center to certify that all doors are, by default, set to a closed, latched, 125 and locked status and cannot be opened from the outside without a key as required in 126 subdivision (3) of subsection 4 of this section;

127 (2) Report the findings of weekly inspections required in subdivision (1) of this 128 subsection to the school district and ensure the results are kept for review as part of 129 school facilities and safety criteria developed for the Missouri school improvement 130 program under section 160.660;

(3) Report the findings of weekly inspections required in subdivision (1) of this
subsection to the administration of the attendance center to ensure awareness of any
deficiencies identified and identify who must take action to reduce the likelihood of
similar deficiencies in the future; and

(4) A provision in the school district's applicable policy stating that nothing in a
school district's access control procedures shall be interpreted as discouraging parents,
once properly verified as authorized attendance center visitors, from visiting attendance
centers they are authorized to visit.

6. The exterior door numbering site plan required under subdivision (12) of
subsection 4 of this section shall include, but not be limited to, the following
requirements:

142 (1) The school district shall develop and maintain an accurate site layout and 143 exterior door designation document for each attendance center that identifies all 144 exterior doors in the attendance center and depicts all exterior doors on a floor plan 145 with an alphanumeric designation, in accordance with the door numbering 146 specifications established in subdivision (1) of subsection 4 of this section;

147 (2) Each attendance center main office shall maintain readily available copies of
 148 the exterior door numbering site plan; and

(3) Each attendance center shall supply electronic copies of exterior door
numbering site plans to the entity providing 911 emergency telephone service so that the
site plans can be made available to emergency responders by 911 emergency medical
dispatchers.

153 7. The security component maintenance plan required under subdivision (12) of 154 subsection 4 of this section shall include, but not be limited to, the following 155 requirements:

(1) The school district shall perform at least twice-yearly maintenance checks to
 ensure the attendance center security components function as required. The
 maintenance checks shall ensure at least the following:

159 (a) Attendance center exterior doors function properly and meet the 160 requirements of this section;

161 (b) The locking mechanism for any ground-level windows that can be opened 162 function properly;

163

(c) All perimeter barriers and related gates function properly;

(d) All panic alert or similar emergency notification systems in classrooms and attendance center central offices function properly, which includes at least verification from multiple attendance center employees and classroom locations that a notification can be issued and received by the appropriately designated employees, that the alert is successfully broadcast to all attendance center employees and to appropriate law enforcement agencies and emergency responders, and that a potential threat observed on video triggers an alert from video surveillance monitoring systems;

(e) All telephones report location services properly when engaging 911
 emergency telephone service systems;

173 (f) All exterior master key boxes function properly and the keys they contain 174 function properly; and

(g) Two-way radios used by school district school protection officers or school
 resource officers properly communicate with local law enforcement agencies and
 emergency responders;

178 (2) The school district shall ensure procedures are in place to require that 179 employees who become aware of a security component functionality deficiency that 180 would be identified during the twice-yearly maintenance review described by 181 subdivision (1) of this subsection immediately report the deficiency to the school 182 district and the attendance center's administration, regardless of the status of the twice-183 yearly maintenance review; and

184 (3) The school district shall promptly remedy any deficiencies discovered as a
 185 consequence of maintenance checks required by or reports made under this section.

186
8. (1) Each school district shall implement the requirements of subsections 3 to 7
187 of this section for the 2025-26 school year and all subsequent school years.

188 (2) Each school district shall upgrade existing attendance center security 189 laminate that does not comply with this section to riot-resistant security laminate for 190 each area deemed an other entry area and bullet-resistant security laminate for each 191 area deemed a main front entry area, as appropriate, before July 1, 2025.

(3) Each school district shall annually certify compliance with the requirements of subsections 3 to 7 of this section as part of the ongoing audits of building access required in subsection 5 of this section and maintain the certification with the department and local law enforcement agencies. Any noncompliance with subsections 3 to 7 of this section shall be reported to the department and the school board.

(4) Each school district may provisionally certify compliance of an attendance
 center security component that is not in compliance with subdivision (2) of this
 subsection if:

200 (a) The school district has taken the necessary steps to initiate an upgrade of the 201 attendance center security component to ensure compliance; and

202 (b) For the 2025-26 school year, the contractor or supplier has been procured 203 and has provided a schedule for when the upgrade will be completed.

204

Each school district shall choose a contractor to install bullet-resistant (5) 205 security laminate and riot-resistant security laminate before July 1, 2025.

206 9. (1) There is hereby created in the state treasury the "School Safety and 207 Security Matching Grant Fund", which shall consist of moneys appropriated under 208 subsection 10 of this section. The state treasurer shall be custodian of the fund. In 209 accordance with sections 30.170 and 30.180, the state treasurer may approve 210 disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys 211 in this fund shall be used solely for making matching grants for school safety and 212 security projects as provided in this section.

213 (2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys 214 remaining in the fund at the end of the biennium shall not revert to the credit of the 215 general revenue fund.

216 (3) The state treasurer shall invest moneys in the fund in the same manner as 217 other funds are invested. Any interest and moneys earned on such investments shall be 218 credited to the fund.

219 10. There is hereby created the "School Safety and Security Matching Grant 220 Program". The general assembly may appropriate amounts to the school safety and 221 security matching grant fund created in this section. The department shall not be 222 required to provide moneys for matching grants under this section if no appropriation 223 for such grants is made by the general assembly. The total amount appropriated to such 224 fund in a fiscal year shall not exceed the amount necessary to provide matching grants 225 to assist each school district in completing eligible projects under this section in such 226 fiscal year.

227 11. (1) For the 2025-26 school year and each subsequent school year and subject 228 to the appropriation of moneys to the school safety and security matching grant fund, 229 each school district may apply to the department for a matching grant of moneys from 230 the school safety and security matching grant fund to assist such district in completing 231 school safety and security projects under this section.

232 (2) Applications for such school safety and security projects shall be made as 233 provided by the department by rule. Each application submitted by a school district 234 shall contain at least information about the project's objectives and methods, the 235 project's estimated total cost and expenditures, an indication that the school district has 236 allocated the necessary moneys to cover the remaining percentage of the project's

estimated total cost and expenditures not covered by an approved matching grant
award amount under subsection 12 of this section, and other information required by
the department. Such school district shall allocate such moneys from funds distributed
from the classroom trust fund to such school district under section 163.043.

241 (3) After reviewing the application, the department shall determine whether the 242 project and application satisfy the necessary requirements of this section and any rules 243 promulgated under this section. If the department determines that the project and 244 application satisfy such necessary requirements, the department shall declare the 245 project to be an eligible project under this section, approve the application, approve a 246 matching grant award amount for the eligible project if moneys are available for a 247 matching grant for such school district, and notify the school district of such 248 determination and approvals.

(4) If the department determines that the project is not an eligible project or that the application does not satisfy the necessary requirements, the department shall reject the application, deny an approval of a matching grant award, and notify the school district. The notice shall contain at least a description of the reasons for such determination and rejection. A school district may reapply for a matching grant after such rejection upon submitting an amended application addressing the elements of the project or application resulting in the rejection of the initial application.

256 **12.** Moneys approved for a matching grant award for a school district shall be 257 equal to fifty percent of the school safety and security project.

13. After the school safety and security project is completed, the school district shall submit the project's actual total cost and expenditures to the department as an addendum to the school district's initial matching grant application. Upon receipt of such actual total cost and expenditures, the department shall award the matching grant moneys to the school district. No matching grant moneys awarded to a school district shall exceed fifty percent of the project's actual total cost and expenditures.

14. School districts that have received a matching grant under this section may apply for and be awarded additional matching grants under this section. The department shall award matching grants to school districts that are first-time applicants before awarding matching grants to school districts that have already been awarded a matching grant under this section.

15. The department shall assign priority status to a school district that demonstrates the need for physical security enhancements in such school district's application and shall award matching grants to school districts demonstrating such need before awarding matching grants to other applicants.

16. Beginning on July 1, 2026, all proceeds each school district receives under section 163.043 shall be used only for the purpose of school safety and security purposes required in this section until the provisions of this section are fully implemented for such district.

277 17. Beginning on July 1, 2028, a school district that is not compliant with all 278 requirements under this section shall be classified as unaccredited by the state board of 279 education and shall be deemed to be an unclassified school district for all purposes 280 under force of law under the authority of the state board of education to classify school 281 districts under section 161.092. Upon certifying full compliance with this section to the 282 state board of education, the state board shall restore the school district to the district's 283 former classification if the school district meets all other requirements for the former classification. 284

285 18. The department of elementary and secondary education may promulgate all 286 necessary rules and regulations for the administration of this section. Any rule or 287 portion of a rule, as that term is defined in section 536.010, that is created under the 288 authority delegated in this section shall become effective only if it complies with and is 289 subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This 290 section and chapter 536 are nonseverable and if any of the powers vested with the 291 general assembly pursuant to chapter 536 to review, to delay the effective date, or to 292 disapprove and annul a rule are subsequently held unconstitutional, then the grant of 293 rulemaking authority and any rule proposed or adopted after August 28, 2024, shall be 294 invalid and void.

295

19. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under subsections 10 to 17 of
this section shall automatically sunset six years after the effective date of this section
unless reauthorized by an act of the general assembly;

(2) If such program is reauthorized, the program authorized under subsections
10 to 17 of this section shall automatically sunset twelve years after the effective date of
the reauthorization of this section; and

302 (3) Subsections 10 to 17 of this section shall terminate on September first of the
 303 calendar year immediately following the calendar year in which the program authorized
 304 under subsections 10 to 17 of this section is sunset.

✓