

1st Sub. S.B. 144
VISION SCREENING AMENDMENTS

Representative **Todd E. Kiser** proposes the following amendments:

1. *Page 2, Lines 46 through 55*

Senate Committee Amendments

2-17-2010:

46 (6) (a) Except as provided in Subsection (6)(b), a [~~A~~] licensed health professional
47 providing vision care to private patients may not participate as a screener in a free vision
48 screening [~~programs~~] program provided by a school [~~districts~~] district.

49 (b) A school district may:

50 (i) allow a licensed health professional {that} who provides vision care to private patients to
51 participate as a screener in a free vision screening program for a child eight years of age or
52 older; {and}

53 (ii) establish guidelines to administer a free vision screening program ~~S~~→ [provided
54 pursuant to] described in ~~S~~ Subsection (6)(b)(i) { } ; and

(iii) establish penalties for a violation of the requirements of Subsection (6)(c).

(c) A licensed health professional who participates as a screener in a free vision screening program described in Subsection (6)(b):

(i) may not market, advertise, or promote the licensed health professional's business in connection with providing the free screening at the school; and

(ii) shall provide the child's results of the free vision screening on a form produced by the school or school district, which may not include contact information other than the name of the licensed health professional.

(d) A school district may provide information to a parent or guardian of the availability of follow up vision services for a student.

55 (7) The Department of Health shall, by rule, set standards and procedures for vision