## SENATE AMENDMENT NO.

Offered 1	by Of
Amend SS	/SCS/HCS/House Bill No. 1659, Pages 3-4, Section 27.010, Line,
2	by striking all of said sostion from the hill, and
	by striking all of said section from the bill; and
3	Further amend said bill, pages 6-7, section 56.265, by
4	striking all of said section from the bill; and
5	Further amend said bill, pages 7-9, section 56.265, by
6	striking all of said section from the bill and inserting in
7	lieu thereof the following:
8	"160.661. 1. The department of elementary and
9	secondary education shall conduct a safety assessment of
10	every public school and public charter school in the state
11	pursuant to the provisions of this section. The department
12	of public safety shall provide reasonable assistance to the
13	department of elementary and secondary education in order to
14	implement the provisions of this section.
15	2. The school safety assessments shall include, but
16	shall not be limited to, a consideration of each school
17	building's vulnerabilities to school shootings and
18	intruders, and shall include an assessment of each school's
19	implementation of the following safety procedures, policies,
20	and tools:
21	(1) Access controls, including the safety of school
22	doors, locking devices, intercom or buzzer systems, and
23	vestibules;
24	(2) Video surveillance equipment used to monitor
25	school buildings and buses;

26	(3) Visitor management systems, including software
27	that records the usage of school facilities by visitors;
28	(4) Building security systems, including intruder
29	alarms and surveillance systems;
30	(5) Emergency communication tools, including safety
31	alert messaging systems;
32	(6) School safety procedures and policies, including
33	safety planning, vulnerability assessments, and staff
34	training;
35	(7) Bleeding control kits, including tourniquets,
36	bleeding control bandages, latex-free protective gloves,
37	permanent markers, and instructional documents developed by
38	the United States Department of Homeland Security's Stop the
39	Bleed national awareness campaign or the American College of
40	Surgeons Committee on Trauma, or both;
41	(8) Automatic external defibrillators used to help
42	those experiencing sudden cardiac arrest;
43	(9) Fencing to secure playgrounds;
44	(10) Bollards to protect front entrances; and
45	(11) Safety film to prevent the shattering of glass in
46	doors, windows, and sidelights.
47	3. Based upon the findings of the safety assessments,
48	the department of elementary and secondary education shall
49	provide to each public school and charter school a report
50	summarizing each school's safety vulnerabilities in the
51	areas outlined in subsection 2 of this section, and shall
52	provide specific recommendations for mitigating any such
53	safety vulnerabilities.
54	4. The provisions of this section shall not be
55	construed to relieve any school district, public school, or
56	<pre>public charter school from the responsibility to maintain</pre>
57	school safety standards established in the Missouri school

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    improvement program or otherwise required by state or
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    federal law."; and
         Further amend said bill, pages 18-22, section 190.142,
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    by striking all of said section from the bill; and
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         Further amend said bill, pages 43-44, section 211.326,
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    by striking all of said section from the bill; and
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         Further amend said bill, page 78, section 292.606, line
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    113 by inserting after all of said line the following:
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          "301.260. 1.
                         The director of revenue shall issue
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    certificates for all cars owned by the state of Missouri and
    shall assign to each of such cars two plates bearing the
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    words: "State of Missouri, official car number " (with
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    the number inserted thereon), which plates shall be
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    displayed on such cars when they are being used on the
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    highways. No officer or employee or other person shall use
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    such a motor vehicle for other than official use.
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         2. (1) Motor vehicles used as ambulances, patrol
    wagons and fire apparatus, owned by any municipality of this
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    state, shall be exempt from all of the provisions of
    sections 301.010 to 301.440 while being operated within the
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    limits of such municipality, but the municipality may
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    regulate the speed and use of such motor vehicles owned by
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    them; and all other motor vehicles owned by municipalities,
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    counties and other political subdivisions of the state shall
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    be exempt from the provisions of sections 301.010 to 301.440
    requiring registration, proof of ownership and display of
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    number plates; provided, however, that there shall be a
    plate, or, on each side of such motor vehicle, letters not
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    less than three inches in height with a stroke of not less
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    than three-eighths of an inch wide, to display the name of
    such municipality, county or political subdivision, the
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    department thereof, and a distinguishing number. Provided,
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    further, that when any motor vehicle is owned and operated
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exclusively by any school district and used solely for transportation of school children, the commissioner shall assign to each of such motor vehicles two plates bearing the words "School Bus, State of Missouri, car no. " (with the number inserted thereon), which plates shall be displayed on such motor vehicles when they are being used on the highways. No officer, or employee of the municipality, county or subdivision, or any other person shall operate such a motor vehicle unless the same is marked as herein provided, and no officer, employee or other person shall use such a motor vehicle for other than official purposes.

- (2) Prior to operation of a vehicle under this subsection, the political subdivision owning the vehicle shall submit to the department of revenue a description of the information to be displayed on the vehicle for purposes of complying with this subsection, a description of the configuration and content of any plate or plates to be displayed on the vehicle, and the vehicle identification number of the vehicle. No vehicle owned by a political subdivision shall be operated under this subsection except in accordance with an accurate submission made to, and approved by, the department of revenue.
- 3. For registration purposes only, a public school or college shall be considered the temporary owner of a vehicle acquired from a motor vehicle dealer which is to be used as a courtesy vehicle or a driver training vehicle. The school or college shall present to the director of revenue a copy of a lease agreement with an option to purchase clause between the authorized motor vehicle dealer and the school or college and a photocopy of the front and back of the dealer's vehicle manufacturer's statement of origin or certificate of title, and shall make application for and be granted a nonnegotiable certificate of ownership and be

- 124 issued the appropriate license plates. Registration plates 125 are not necessary on a driver training vehicle when the 126 motor vehicle is plainly marked as a driver training vehicle while being used for such purpose and such vehicle can also 127 be used in conjunction with the activities of the 128 129 educational institution. 4. As used in this section, the term "political 130 131 subdivision" is intended to include any township, road 132 district, sewer district, school district, municipality, 133 town or village, sheltered workshop, as defined in section 134 178.900, and any interstate compact agency which operates a public mass transportation system. 135 136 5. The department of revenue may promulgate rules as 137 necessary for the implementation of this section. Any rule 138 or portion of a rule, as that term is defined in section 139 536.010, that is created under the authority delegated in 140 this section shall become effective only if it complies with 141 and is subject to all of the provisions of chapter 536 and, 142 if applicable, section 536.028. This section and chapter
- 143 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to 144 145 delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of 146 147 rulemaking authority and any rule proposed or adopted after August 28, 2024, shall be invalid and void."; and 148 Further amend said bill, page 101, section 324.035, 149 lines 1-16 by striking all of said section from the bill; and 150 Further amend said bill, pages 108-109, section 151 337.618, by striking all of said section from the bill; and 152 153 Further amend said bill, page 121, section 454.1050, 154 line 3, by striking "shall" and inserting in lieu thereof the following: "may"; and 155

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          Further amend said bill and section, page 123, by
     inserting after "defendant" the following: "and shall not
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     be construed to abrogate any common law cause of action"; and
          Further amend said bill, page 168, section 557.520,
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     lines 148-153, by striking all of said lines; and further
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     renumber the remaining subsections accordingly; and
          Further amend said bill, page 184-185, section 569.158,
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     by striking all of said section from the bill; and
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          Further amend said bill, page 197, section 579.021,
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     line 14, by inserting immediately after "4." the following:
     "Any person who is rendering emergency care or assistance
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     pursuant to section 537.037 shall not be liable for any
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     civil damages.
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          5."; and
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          Further amend said bill, page 198, section 579.022,
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     line 13, by inserting immediately after "4." the following:
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     "Any person who is rendering emergency care or assistance
     pursuant to section 537.037 shall not be liable for any
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     civil damages.
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          Further amend said bill, page 199, section 579.065,
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     lines 44-48, by striking all of said lines and inserting in
     lieu thereof the following: "fentanyl or carfentanil, or
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     any derivative thereof, or any combination thereof, or any
     compound, mixture, or substance containing a detectable
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     amount of fentanyl or carfentanil, or [their] its optical
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     isomers or analogues."; and
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          Further amend said bill, page 203, section 579.068,
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     lines 40-44, by striking all of said lines and inserting in
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     lieu thereof the following: "or carfentanil, or any
     derivative thereof, or any combination thereof, or any
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     compound, mixture, or substance containing a detectable
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     amount of fentanyl or carfentanil, or [their] its optical
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     isomers or analogues."; and
          Further amend said bill, pages 222-223, section
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     590.050, by striking all of said section from the bill; and
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          Further amend said bill, page 251, section C, line 3,
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     by inserting after all of said line the following:
          "Section D. The repeal and reenactment of section
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     301.260 of this act shall take effect as soon as
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     technologically possible following the development and
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     maintenance of a modernized, integrated system for the
     titling of vehicles, issuance and renewal of vehicle
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     registrations, issuance and renewal of driver's licenses and
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     identification cards, and perfection and release of liens
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     and encumbrances on vehicles, to be funded by the motor
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     vehicle administration technology fund as created in section
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     301.558. Following the development of the system, the
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     director of the department of revenue shall notify the
     governor, the secretary of state, and the revisor of
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     statutes, and shall implement the provisions of section
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     301.260 of this act."; and
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          Further amend the title and enacting clause accordingly.
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