FIRST REGULAR SESSION

[PERFECTED]

SENATE BILL NO. 31

95TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR STOUFFER.

Pre-filed December 1, 2008, and ordered printed.

Read 2nd time January 22, 2009, and referred to the Committee on Transportation.

Reported from the Committee January 29, 2009, with recommendation that the bill do pass and be placed on the Consent Calendar.

Taken up February 12, 2009. Read 3rd time and placed upon its final passage; bill passed.

0330S.01P

TERRY L. SPIELER, Secretary.

AN ACT

To repeal sections 21.795 and 226.030, RSMo, and to enact in lieu thereof two new sections relating to eliminating the position of transportation inspector general.

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

Section A. Sections 21.795 and 226.030, RSMo, are repealed and two new 2 sections enacted in lieu thereof, to be known as sections 21.795 and 226.030, to 3 read as follows:

21.795. 1. There is established a permanent joint committee of the general assembly to be known as the "Joint Committee on Transportation $\mathbf{2}$ Oversight" to be composed of seven members of the standing transportation 3 committees of both the senate and the house of representatives and three 4 nonvoting ex officio members. Of the fourteen members to be appointed to the 5joint committee, the seven senate members of the joint committee shall be 6 appointed by the president pro tem of the senate and minority leader of the 7 8 senate and the seven house members shall be appointed by the speaker of the 9 house of representatives and the minority floor leader of the house of representatives. No major party shall be represented by more than four members 10 from the house of representatives nor more than four members from the 11 senate. The ex officio members shall be the state auditor, the director of the 12

 $\mathbf{2}$

oversight division of the committee on legislative research, and the commissioner of the office of administration or the designee of such auditor, director or commissioner. The joint committee shall be chaired jointly by both chairs of the senate and house transportation committees. A majority of the committee shall constitute a quorum, but the concurrence of a majority of the members, other than the ex officio members, shall be required for the determination of any matter within the committee's duties.

202. [The transportation inspector general shall be appointed by majority 21vote of a group consisting of the speaker of the house of representatives, the 22minority floor leader of the house of representatives, the president pro tempore 23of the senate, and the minority floor leader of the senate. It shall be the duty of the inspector general to serve as the executive director of the joint committee on 24transportation oversight. The compensation of the inspector general and other 2526personnel shall be paid from the joint contingent fund or jointly from the senate and house contingent funds until an appropriation is made therefor. No funds 27from highway user fees or other funds allocated for the operation of the 28department of transportation shall be used for the compensation of the inspector 2930 general and his or her staff. The joint committee inspector general initially appointed pursuant to this section shall take office January 1, 2004, for a term 3132ending June 30, 2005. Subsequent joint committee on transportation oversight 33directors shall be appointed for five-year terms, beginning July 1, 2005. Any joint committee on transportation oversight inspector general whose term is expiring 34shall be eligible for reappointment. The inspector general of the joint committee 3536on transportation oversight shall:

37 (1) Be qualified by training or experience in transportation policy,
38 management of transportation organizations, accounting, auditing, financial
39 analysis, law, management analysis, or public administration;

(2) Report to and be under the general supervision of the joint 40committee. The joint committee on transportation oversight shall, by a majority 41 42vote, direct the inspector general to perform specific investigations, reviews, audits, or other studies of the state department of transportation, in which 4344instance the director shall report the findings and recommendations directly to the joint committee on transportation oversight. All investigations, reviews, 4546audits, or other studies performed by the director shall be conducted so that the general assembly can procure information to assist it in formulating 47transportation legislation and policy for this state; 48

49(3) Receive and process citizen complaints relating to transportation 50issues. The inspector general shall, when necessary, submit a written complaint report to the joint committee on transportation oversight and the highways and 5152transportation commission. The complaint report shall contain the date, time, nature of the complaint, and any immediate facts and circumstances surrounding 5354the initial report of the complaint. The inspector general shall investigate a citizen complaint if he or she is directed to do so by a majority of the joint 5556committee on transportation oversight;

57 (4) Investigate complaints from current and former employees of the 58 department of transportation if the inspector general receives information from 59 an employee which shows:

60

(a) The department is violating a law, rule, or regulation;

(b) Gross mismanagement by department officers;

61 62

(c) Waste of funds by the department;

63 (d) That the department is engaging in activities which pose a danger to

64 public health and safety;

65 (5) Maintain confidentiality with respect to all matters and the identities 66 of the complainants or witnesses coming before the inspector general except 67 insofar as disclosures may be necessary to enable the inspector general to carry 68 out duties and to support recommendations;

69 (6) Maintain records of all investigations conducted, including any record 70or document or thing, any summary, writing, complaint, data of any kind, tape 71or video recordings, electronic transmissions, e-mail, or other paper or electronic 72documents, records, reports, digital recordings, photographs, software programs and software, expense accounts, phone logs, diaries, travel logs, or other things, 73including originals or copies of any of the above. Records of investigations by the 74inspector general shall be an "investigative report" of a law enforcement agency 75pursuant to the provisions of section 610.100, RSMo. As provided in such section, 76such records shall be a closed record until the investigation becomes inactive. If 77 the inspector general refers a violation of law to the appropriate prosecuting 7879attorney or the attorney general, such records shall be transmitted with the 80 referral. If the inspector general finds no violation of law or determines not to refer the subject of the investigation to the appropriate prosecuting attorney or 81 82 the attorney general regarding matters referred to the appropriate prosecuting attorney or the attorney general and the statute of limitations expires without 83 any action being filed, the record shall remain closed. As provided in section 84

3

85 610.100, RSMo, any person may bring an action pursuant to this section in the 86 circuit court having jurisdiction to authorize disclosure of information in the 87 records of the inspector general which would otherwise be closed pursuant to this 88 section. Any disclosure of records by the inspector general in violation of this 89 section shall be grounds for a suit brought by any individual, person, or 90 corporation to recover damages, and upon award to the plaintiff reasonable 91 attorney's fees.

92 3.] The department of transportation shall submit a written report prior 93 to November tenth of each year to the governor, lieutenant governor, and every 94 member of the senate and house of representatives. The report shall be posted 95 to the department's Internet web site so that general assembly members may 96 elect to access a copy of the report electronically. The written report shall contain 97 the following:

98 (1) A comprehensive financial report of all funds for the preceding state 99 fiscal year which shall include a report by independent certified public 100 accountants, selected by the commissioner of the office of administration, 101 attesting that the financial statements present fairly the financial position of the 102 department in conformity with generally accepted government accounting 103 principles. This report shall include amounts of:

(a) State revenues by sources, including all new state revenue derived
from highway users which results from action of the general assembly or
voter-approved measures taken after August 28, 2003, and projects funded in
whole or in part from such new state revenue, and amounts of federal revenues
by source;

109 (b) Any other revenues available to the department by source;

(c) Funds appropriated, the amount the department has budgeted and
expended for the following: contracts, right-of-way purchases, preliminary and
construction engineering, maintenance operations and administration;

(d) Total state and federal revenue compared to the revenue estimate inthe fifteen-year highway plan as adopted in 1992.

All expenditures made by, or on behalf of, the department for personal services
including fringe benefits, all categories of expense and equipment, real estate and
capital improvements shall be assigned to the categories listed in this subdivision
in conformity with generally accepted government accounting principles;

(2) A detailed explanation of the methods or criteria employed to selectconstruction projects, including a listing of any new or reprioritized projects not

mentioned in a previous report, and an explanation as to how the new orreprioritized projects meet the selection methods or criteria;

(3) The proposed allocation and expenditure of moneys and the proposed work plan for the current fiscal year, at least the next four years, and for any period of time expressed in any public transportation plan approved by either the general assembly or by the voters of Missouri. This proposed allocation and expenditure of moneys shall include the amounts of proposed allocation and expenditure of moneys in each of the categories listed in subdivision (1) of this subsection;

(4) The amounts which were planned, estimated and expended for projects
in the state highway and bridge construction program or any other projects
relating to other modes of transportation in the preceding state fiscal year and
amounts which have been planned, estimated or expended by project for
construction work in progress;

(5) The current status as to completion, by project, of the fifteen-year road
and bridge program adopted in 1992. The first written report submitted pursuant
to this section shall include the original cost estimate, updated estimate and final
completed cost by project. Each written report submitted thereafter shall include
the cost estimate at the time the project was placed on the most recent five-year
highway and bridge construction plan and the final completed cost by project;

141(6) The reasons for cost increases or decreases exceeding five million 142dollars or ten percent relative to cost estimates and final completed costs for 143projects in the state highway and bridge construction program or any other 144projects relating to other modes of transportation completed in the preceding state fiscal year. Cost increases or decreases shall be determined by comparing 145the cost estimate at the time the project was placed on the most recent five-year 146highway and bridge construction plan and the final completed cost by 147project. The reasons shall include the amounts resulting from inflation, 148149department-wide design changes, changes in project scope, federal mandates, or 150other factors;

151 (7) Specific recommendations for any statutory or regulatory changes152 necessary for the efficient and effective operation of the department;

(8) An accounting of the total amount of state, federal and earmarked
federal highway funds expended in each district of the department of
transportation; and

156

(9) Any further information specifically requested by the joint committee

157 on transportation oversight.

158[4.] 3. Prior to December first of each year, the committee shall hold an annual meeting and call before its members, officials or employees of the state 159160 highways and transportation commission or department of transportation, as determined by the committee, for the sole purpose of receiving and examining the 161162report required pursuant to subsection [3] 2 of this section. [The joint committee 163may also call before its members at the annual meeting, the inspector general of 164the joint committee on transportation oversight for purposes authorized in this 165section.] The committee shall not have the power to modify projects or priorities of the state highways and transportation commission or department of 166167 transportation. The committee may make recommendations to the state highways and transportation commission or the department of transportation. Disposition 168 169 of those recommendations shall be reported by the commission or the department 170to the joint committee on transportation oversight.

[5.] 4. In addition to the annual meeting required by subsection [4] 3 of this section, the committee shall meet two times each year. The co-chairs of the committee shall establish an agenda for each meeting that may include, but not be limited to, the following items to be discussed with the committee members throughout the year during the scheduled meeting:

176 (1) Presentation of a prioritized plan for all modes of transportation;

177 (2) Discussion of department efficiencies and expenditure of cost-savings178 within the department;

(3) Presentation of a status report on department of transportation
revenues and expenditures, including a detailed summary of projects funded by
new state revenue as provided in paragraph (a) of subdivision (1) of subsection
[3] 2 of this section; and

(4) [Review of any report from the joint committee inspector general; and
(5)] Implementation of any actions as may be deemed necessary by the
committee as authorized by law.

186 The co-chairs of the committee may call special meetings of the committee with 187 ten days' notice to the members of the committee, the director of the department 188 of transportation, and the department of transportation.

[6.] 5. The committee shall also review for approval or denial all applications for the development of specialty plates submitted to it by the department of revenue. The committee shall approve such application by unanimous vote. The committee shall not approve any application if the 193 committee receives a signed petition from five house members or two senators 194 that they are opposed to the approval of the proposed license plate. The 195 committee shall notify the director of the department of revenue upon approval 196 or denial of an application for the development of a specialty plate.

197 [7.] 6. The committee shall submit records of its meetings to the 198 secretary of the senate and the chief clerk of the house of representatives in 199 accordance with sections 610.020 and 610.023, RSMo.

226.030. 1. The highways and transportation commission shall consist of 2six members, who shall be appointed by the governor, by and with the advice and consent of the senate, not more than three thereof to be members of the same 3 political party. Each commissioner shall be a taxpayer and resident of state for 4 at least five years prior to his appointment. Any commissioner may be removed 5by the governor if fully satisfied of his inefficiency, neglect of duty, or misconduct 6 7in office. Commissioners appointed pursuant to this section shall be appointed for terms of six years, except as otherwise provided in this subsection. Upon the 8 expiration of each of the foregoing terms of these commissioners a successor shall 9 10be appointed for a term of six years or until his successor is appointed and qualified which term of six years shall thereafter be the length of term of each 11 member of the commission unless removed as above provided. The members of 1213the commission shall receive as compensation for their services twenty-five 14dollars per day for the time spent in the performance of their official duties, and also their necessary traveling and other expenses incurred while actually engaged 1516 in the discharge of their official duties. Members whose terms otherwise expire December 1, 2003, shall serve with terms expiring March 1, 2004, and new 17members or the members reappointed shall be appointed for terms expiring 18 March 1, 2005; a member whose term otherwise expires December 1, 2005, shall 19serve with a term expiring March 1, 2007; a member whose term otherwise 20expires December 1, 2007, shall serve with a term expiring March 1, 2009; and 2122one member whose term otherwise expires October 13, 2007, shall serve with a 23term expiring March 1, 2007; and one member whose term otherwise expires October 13, 2007, shall serve with a term expiring March 1, 2009. If a vacancy 2425occurs in any term of a commissioner due to death, resignation, or removal, a 26successor shall be appointed for only the remainder of the unexpired term.

27 2. The two members of the commission, one each from opposing political 28 parties, who have the most seniority in commission service shall serve as 29 commission leadership with one member as chair and the other member as vice

7

chair, respectively, for terms ending March 1, 2005. The commission shall elect 30 31one of the members as chair and the other as vice chair. Effective March 1, 2005, the commission shall elect the two members of the commission, one from each 3233 opposing political party who has the most seniority in commission service, who shall serve as commission leadership with one member as chair and the other 3435member as vice chair, respectively, for one year. At the end of such year, the member currently serving as chair shall then serve as vice chair, and the member 3637currently serving as vice chair shall serve as chair, each to serve in such position 38for one year. Thereafter, commission leadership shall continue to rotate accordingly with the two members from opposing political parties who have the 39 most seniority in terms of commission service being elected by the commission to 40serve as commission leadership. If one of the commission leadership offices 41 becomes vacant due to death, resignation, removal, or refuses to serve before the 42one-year leadership term expires, the commission shall elect one of its members 43that is of the same political party as the vacating officer to serve the remainder 44of the vacating officer's leadership term. Such election shall not prohibit that 45member from later serving as chair and vice chair when such member's seniority 46in commission service qualifies him or her for those offices as provided in this 47subsection. 48

3. No more than one-half of the members of the commission shall be of the
same political party. The selection and removal of all employees of the
department of transportation shall be without regard to political affiliation.

52 4. The present members of the commission shall continue to serve as 53 members of the commission for the remainder of the terms for which they were 54 appointed, except as provided in subsection 1 of this section.

55 5. [The director of the department of transportation shall, by February 56 fifteenth of each year, present an annual state of the state of transportation to a 57 joint session of the general assembly. The six members of the commission shall 58 be present and available at such presentations for questions by members. The 59 transportation inspector general may also be present and report to the general 60 assembly on any matter of concern within his or her statutory authority. The 61 provisions of this subsection shall expire August 28, 2008.

62 6.] Any member reappointed shall only be eligible to serve as chair or 63 vice-chair during the final two years of such member's reappointment.