#### SECOND REGULAR SESSION

# **SENATE BILL NO. 590**

### 95TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR BRAY.

Pre-filed December 1, 2009, and ordered printed.

TERRY L. SPIELER, Secretary,

#### 3505S.01I

## AN ACT

To amend chapter 571, RSMo, by adding thereto one new section relating to conducted energy devices.

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

Section A. Chapter 571, RSMo, is amended by adding thereto one new section, to be known as section 571.250, to read as follows:  $\mathbf{2}$ 

571.250. 1. As used in this section, the following terms shall  $\mathbf{2}$ mean:

3 (1) "Conducted electrical device" or "CED", any tool or weapon which uses conducted electricity with the express purpose of stunning 4 or incapacitating the individual at whom it is targeted; 5

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(2) "Less lethal", a classification of force between non lethal and 7 lethal. This designation applies to uses of force which can only be used when lethal force is justified, but which are considered preferable to 8 lethal force if the situation warrants; 9

(3) "Use of force continuum", the array of options open to law 10 enforcement when responding to situations which require a physical 11 response, when the physical response options are ordered 12hierarchically so that increasing force is applied by law enforcement 1314agents only in proportion to the threat presented.

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2. A "Task Force on the Use of Conducted Energy Devices (CEDs)" is hereby created within the office of administration. 16

173. The task force shall consist of ten members appointed by the governor, with the advice and consent of the senate, including: 18

- (1) Two acknowledged medical experts; 19
- 20(2) Two acknowledged scientific experts;
- 21(3) Two acknowledged legal experts;

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(4) Two law enforcement experts; and

23 (5) Two private citizens who have been shot by a CED, or whose
24 family member was injured or killed in a CED incident.

254. Representation on the task force shall be balanced with the 26various viewpoints on CED policy being equally represented. It shall be the responsibility of the governor to ensure such requirement is 27met. The members of the task force shall serve without compensation, 28but the members shall be reimbursed for necessary expenses incurred 2930in the performance of task force duties. The task force shall be appointed and staffed on or before November 1, 2010. The task force 31shall elect a chair and secretary from among its members. 32

5. The purpose of the task force shall be to evaluate the safety of CEDs and to make recommendations regarding their use by law enforcement. The task force shall hold public hearings throughout the state, calling before it witnesses to testify, and allowing other interested citizens to comment on issues relevant to the use of CEDs in Missouri.

6. The task force shall study all aspects of CED use as
administered in the state. The study will include, but not be limited to
the following:

42 (1) Gathering a representative sample of law enforcement
43 policies regarding CED use from around the nation;

44 (2) Gathering a fully representative sample of law enforcement
45 policies regarding CED use from across Missouri;

46 (3) Comparing how such policies classify CEDs on the "use of
47 force continuum", and specifically reviewing the policies' restrictions
48 and advisories on CED use, training of personnel, requirements for
49 reporting CED use, and requirements of data collection from weapons
50 which have been fired;

51 (4) Examining national and statewide reports on deaths and 52 injuries, and making a review of all scientific CED studies, including 53 laboratory studies;

(5) Evaluating the information included in subdivision (4) of this
subsection while considering information reported by individuals
actually involved in these situations, if available;

57 (6) Gathering national and state data on incidents involving 58 alleged abuse of CEDs. 597. The task force shall determine if there are adequate studies 60 on the use and effects of CEDs and if such studies represent independent perspectives. In particular, the task force shall determine 61if there is a need for further research on certain issues, including how 62 frequently CEDs are used, the effects of CED use on human health, 63 typical operation of CEDs by law enforcement officers, possible 64 circumstances when CED use should be limited, sufficiency of law 65enforcement training on CED use, and any other issues of interest or 66 concern to the task force. 67

8. The task force shall report its findings and recommendations
to the governor, attorney general, and members of the general assembly
by January 1, 2012.

9. The task force report shall make recommendations to amend
the Missouri statutes which assure:

(1) That CED use is banned, if necessary, because of safety
considerations or the propensity for abuse;

(2) That, if necessary, a suspension of CED use be in effect until
such time as scientific research is adequate to determine CED safety;
or

(3) That there is sufficient scientific research and an ability to
set policy such that:

80 (a) A proper balance between safety and risk can be maintained
81 when using CEDs, particularly in situations involving more vulnerable
82 persons, such as children, the elderly, or the mentally disabled;

(b) CED use is classified at the proper level in the "use of force
continuum";

(c) Abuse of CEDs can to a reasonable degree be discovered and
 disciplined;

87 (d) Proper steps for reporting CED use and proper data
88 collection are required;

(e) A level of training which reasonably assures safety is90 required.

91 10. Until the task force's report is complete and its 92 recommendations are passed by the general assembly and signed by the 93 governor into law, there shall be a suspension of CED use by all law 94 enforcement agencies in this state.

95 11. Law enforcement agencies, which adopt the following policy,

96 shall be exempt from the moratorium created under subsection 10 of97 this section:

98 (1) CEDs shall be classified as "less lethal";

99 (2) CEDs shall only be used in situations where the use of lethal
100 force is justified;

101 (3) All officers shall be retrained in proper deployment and 102 appropriate use of CEDs based on the policy qualifying under this 103 subsection if it is newly adopted to meet the requirements of this 104 subsection;

105(4) Individuals to whom the CED is applied shall be transported to the local emergency room or other medical facility. The medical 106staff shall be informed of the application of the CED and the location 107of the site of application. If the darts have direct contact with the skin, 108the puncture site shall be brought to the attention of the medical staff; 109 (5) Following the deployment of a CED, both a use of force report 110111 and a CED incident report shall be filed and the appropriate supervisor 112shall be notified;

(6) Following the deployment of the CED device, information
from the dataport on the CED shall be downloaded and recorded in
both the use of force report and the CED incident report;

(7) The records regarding the use of a CED and the CED incident
report shall be reported to the appropriate authority and shall be open
records.

