## SENATE AMENDMENT NO. \_\_\_\_

	Offered by		of							
	Amend	SS/SCS/Senate	Bill No	<u>590</u> ,	Page _	<u>131</u> ,	Section	<u>579.015</u> ,	Line	<u>25</u> ,
2		by inserting immed	diately aft	er all	of sa	id lir	ne, the	followi	ng:	
3		" <u>589.800.</u> 1.	The depa	rtment	of pu	ıblic s	afety	<u>shall</u>		
4		establish a pilot	program in	the ci	ty no	t with	in a c	ounty th	<u>at</u>	
5		addresses the risi	ng serious	violen	t cri	me rat	e in n	eighborh	<u>oods</u>	
6		located in the cit	ty not with	in a co	unty.	The	pilot	program	shall	<u>-</u>
7		be known and may k	oe referred	to as	the "	'Interv	<u>rention</u>	and		
8		Compliance Unit Pi	lot Progra	m" or t	he "I	CU Pil	ot Pro	gram".		
9		2. The goals	of the pi	lot pro	gram	shall	includ	e, but n	ot be	<u>;</u>
L O		<pre>limited to:</pre>								
L1		(1) Reducing	g and preve	nting v	riolen	t crim	ne and	improvin	g	
L2		safety within indi	vidual nei	ghborho	ods t	hrough	colla!	boration	of	
L 3		the metropolitan p	oolice depa	rtment	and r	eprese	<u>ntativ</u>	es of th	<u>e</u>	
L 4		community within t	the city no	t withi	n a c	county;	_			
L 5		(2) The deve	elopment of	eviden	ce-ba	sed pr	ocedur	es to re	<u>duce</u>	
L 6		violent crime and	focus on e	arly de	tecti	on of	violen	t crimin	<u>al</u>	
L 7		<pre>behavior;</pre>								
L 8		(3) The crea	ation of po	licies	and p	rocedu	res to	address		
L 9		<pre>crime recidivism;</pre>								
20		(4) The crea	ation of po	licies	and p	rocedu	ires re	garding	<u>crime</u>	<u>,</u>
21		data collection ar	nd methods	for mon	itori	ng cri	me dat	a; and		

- (5) The development of strategies for improving mental and social service programs to address systemic needs for reducing violent crime in the city not within a county.
  - 3. The intervention and compliance unit shall have a membership of individuals including, but not limited to, representatives from the following entities:
    - (1) The St. Louis metropolitan police department;
    - (2) City prosecutors;
    - (3) Local courts;

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- (4) The department of social services;
- (5) Local government leaders;
- (6) Civic organizations;
- (7) Local schools; and
- (8) Local probation and parole offices.
- 15 4. There is hereby created in the state treasury the 16 "Intervention and Compliance Unit Pilot Program Fund", which 17 shall consist of all gifts, bequests, transfers, and moneys 18 appropriated by the general assembly under this section. The 19 state treasurer shall be custodian of the fund. In accordance 20 with sections 30.170 and 30.180, the state treasurer may approve 21 disbursements. The fund shall be a dedicated fund and, upon 22 appropriation, moneys in the fund shall be used solely for the 23 pilot program established under this section. Notwithstanding 24 the provisions of section 33.080, to the contrary, any moneys 2.5 remaining in the fund at the end of the biennium shall not revert 26 to the credit of the general revenue fund. The state treasurer 27 shall invest moneys in the fund in the same manner as other funds 28 are invested. Any interest and moneys earned on such 29 investments shall be credited to the fund.

5. The department of public safety shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void.

6. Pursuant to section 23.253:

- (1) The provisions of the new program authorized under this section shall automatically sunset six years after the effective date of this section unless reauthorized by an act of the general assembly; and
- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset."; and

Further amend the title and enacting clause accordingly.