## SENATE AMENDMENT NO.

Offered by Of	
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## Amend SS/House Bill No. 661, Page 8, Section 42.253, Line 16,

by inserting after all of said line the following: 2 3 "70.441. 1. As used in this section, the following 4 terms have the following meanings: "Agency", the bi-state development agency created 5 by compact under section 70.370; 6 "Conveyance" includes bus, paratransit vehicle, 7 8 rapid transit car or train, locomotive, or other vehicle 9 used or held for use by the agency as a means of transportation of passengers; 10 "Facilities" includes all property and equipment, 11 12 including, without limitation, rights-of-way and related 13 trackage, rails, signals, power, fuel, communication and ventilation systems, power plants, stations, terminals, 14 signage, storage yards, depots, repair and maintenance 15 16 shops, yards, offices, parking lots and other real estate or personal property used or held for or incidental to the 17 operation, rehabilitation or improvement of any public mass 18 19 transportation system of the agency; 20 "Person", any individual, firm, copartnership, 21 corporation, association or company; and (5) "Sound production device" includes, but is not 22 23 limited to, any radio receiver, phonograph, television 24 receiver, musical instrument, tape recorder, cassette 25 player, speaker device and any sound amplifier.

- 26 2. In interpreting or applying this section, the following provisions shall apply:
- 28 (1) Any act otherwise prohibited by this section is
- 29 lawful if specifically authorized by agreement, permit,
- 30 license or other writing duly signed by an authorized
- 31 officer of the agency or if performed by an officer,
- 32 employee or designated agent of the agency acting within the
- 33 scope of his or her employment or agency;
- 34 (2) Rules shall apply with equal force to any person
- 35 assisting, aiding or abetting another, including a minor, in
- 36 any of the acts prohibited by the rules or assisting, aiding
- 37 or abetting another in the avoidance of any of the
- 38 requirements of the rules; and
- 39 (3) The singular shall mean and include the plural;
- 40 the masculine gender shall mean the feminine and the neuter
- 41 genders; and vice versa.
- 42 3. (1) No person shall use or enter upon the light
- 43 rail conveyances of the agency without payment of the fare
- 44 or other lawful charges established by the agency. Any
- 45 person on any such conveyance must have properly validated
- 46 fare media in his possession. This ticket must be valid to
- 47 or from the station the passenger is using, and must have
- 48 been used for entry for the trip then being taken;
- 49 (2) No person shall use any token, pass, badge,
- 50 ticket, document, transfer, card or fare media to gain entry
- 51 to the facilities or conveyances of, or make use of the
- 52 services of, the agency, except as provided, authorized or
- 53 sold by the agency and in accordance with any restriction on
- 54 the use thereof imposed by the agency;
- 55 (3) No person shall enter upon parking lots designated
- 56 by the agency as requiring payment to enter, either by
- 57 electronic gate or parking meters, where the cost of such
- 58 parking fee is visibly displayed at each location, without

- 59 payment of such fees or other lawful charges established by 60 the agency;
- 61 (4) Except for employees of the agency acting within 62 the scope of their employment, no person shall sell, 63 provide, copy, reproduce or produce, or create any version 64 of any token, pass, badge, ticket, document, transfer, card 65 or any other fare media or otherwise authorize access to or 66 use of the facilities, conveyances or services of the agency 67 without the written permission of an authorized
- 68 representative of the agency;
- No person shall put or attempt to put any paper, 69 article, instrument or item, other than a token, ticket, 70 71 badge, coin, fare card, pass, transfer or other access 72 authorization or other fare media issued by the agency and valid for the place, time and manner in which used, into any 73 74 fare box, pass reader, ticket vending machine, parking 75 meter, parking gate or other fare collection instrument, receptacle, device, machine or location; 76
- 77 (6) Tokens, tickets, fare cards, badges, passes,
  78 transfers or other fare media that have been forged,
  79 counterfeited, imitated, altered or improperly transferred
  80 or that have been used in a manner inconsistent with this
  81 section shall be confiscated;
- (7) No person may perform any act which would
  interfere with the provision of transit service or obstruct
  the flow of traffic on facilities or conveyances or which
  would in any way interfere or tend to interfere with the
  safe and efficient operation of the facilities or
  conveyances of the agency;
- 88 (8) All persons on or in any facility or conveyance of 89 the agency shall:

- 90 (a) Comply with all lawful orders and directives of 91 any agency employee acting within the scope of his 92 employment;
- 93 (b) Obey any instructions on notices or signs duly 94 posted on any agency facility or conveyance; and
- 95 (c) Provide accurate, complete and true information or 96 documents requested by agency personnel acting within the 97 scope of their employment and otherwise in accordance with 98 law;
- 99 (9) No person shall falsely represent himself or 100 herself as an agent, employee or representative of the 101 agency;
- 102 (10) No person on or in any facility or conveyance
  103 shall:
- (a) Litter, dump garbage, liquids or other matter, or create a nuisance, hazard or unsanitary condition, including, but not limited to, spitting and urinating, except in facilities provided;
- 108 (b) Drink any alcoholic beverage or possess any opened 109 or unsealed container of alcoholic beverage, except on 110 premises duly licensed for the sale of alcoholic beverages, 111 such as bars and restaurants;
- (c) Enter or remain in any facility or conveyance
  while his ability to function safely in the environment of
  the agency transit system is impaired by the consumption of
  alcohol or by the taking of any drug;
- 116 (d) Loiter or stay on any facility of the agency;
- 117 (e) Consume foods or liquids of any kind, except in 118 those areas specifically authorized by the agency;
- 119 (f) Smoke or carry an open flame or lighted match, 120 cigar, cigarette, pipe or torch, except in those areas or 121 locations specifically authorized by the agency; or

- 122 (g) Throw or cause to be propelled any stone,
  123 projectile or other article at, from, upon or in a facility
  124 or conveyance;
- Except as otherwise provided under section 125 (11)126 571.107, no weapon or other instrument intended for use as a 127 weapon may be carried in or on any facility or conveyance, except for law enforcement personnel and employees of the 128 129 agency acting within the scope of their employment. For the 130 purposes hereof, a weapon shall include, but not be limited 131 to, a firearm, switchblade knife, sword, or any instrument 132 of any kind known as blackjack, billy club, club, sandbag, 133 metal knuckles, leather bands studded with metal, wood impregnated with metal filings or razor blades; except that 134 135 this subdivision shall not apply to a rifle or shotgun which 136 is unloaded and carried in any enclosed case, box or other 137 container which completely conceals the item from view and 138 identification as a weapon;
- 139 (12) No explosives, flammable liquids, acids,
  140 fireworks or other highly combustible materials or
  141 radioactive materials may be carried on or in any facility
  142 or conveyance, except as authorized by the agency;
- 143 (13) No person, except as specifically authorized by the agency, shall enter or attempt to enter into any area 144 145 not open to the public, including, but not limited to, motorman's cabs, conductor's cabs, bus operator's seat 146 location, closed-off areas, mechanical or equipment rooms, 147 concession stands, storage areas, interior rooms, tracks, 148 roadbeds, tunnels, plants, shops, barns, train yards, 149 garages, depots or any area marked with a sign restricting 150 151 access or indicating a dangerous environment;
- 152 (14) No person may ride on the roof, the platform
  153 between rapid transit cars, or on any other area outside any

- rapid transit car or bus or other conveyance operated by the agency;
- 156 (15) No person shall extend his hand, arm, leg, head
  157 or other part of his or her person or extend any item,
  158 article or other substance outside of the window or door of
  159 a moving rapid transit car, bus or other conveyance operated
  160 by the agency;
- (16) No person shall enter or leave a rapid transit

  162 car, bus or other conveyance operated by the agency except

  163 through the entrances and exits provided for that purpose;
- 164 (17) No animals may be taken on or into any conveyance 165 or facility except the following:
- 166 (a) An animal enclosed in a container, accompanied by
  167 the passenger and carried in a manner which does not annoy
  168 other passengers; and
- (b) Working dogs for law enforcement agencies, agency dogs on duty, dogs properly harnessed and accompanying blind or hearing-impaired persons to aid such persons, or dogs accompanying trainers carrying a certificate of identification issued by a dog school;
- 174 (18) No vehicle shall be operated carelessly, or
  175 negligently, or in disregard of the rights or safety of
  176 others or without due caution and circumspection, or at a
  177 speed in such a manner as to be likely to endanger persons
  178 or property on facilities of the agency. The speed limit on
  179 parking lots and access roads shall be posted as fifteen
  180 miles per hour unless otherwise designated.
- 4. (1) Unless a greater penalty is otherwise provided by the laws of the state, any violation of this section shall constitute a misdemeanor, and any person committing a violation thereof shall be subject to arrest and, upon conviction in a court of competent jurisdiction, shall pay a fine in an amount not less than twenty-five dollars and no

greater than two hundred fifty dollars per violation, in addition to court costs. Any default in the payment of a fine imposed pursuant to this section without good cause shall result in imprisonment for not more than thirty days;

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- (2) Unless a greater penalty is provided by the laws of the state, any person convicted a second or subsequent time for the same offense under this section shall be guilty of a misdemeanor and sentenced to pay a fine of not less than fifty dollars nor more than five hundred dollars in addition to court costs, or to undergo imprisonment for up to sixty days, or both such fine and imprisonment;
- (3) Any person failing to pay the proper fare, fee or other charge for use of the facilities and conveyances of the agency shall be subject to payment of such charge as part of the judgment against the violator. All proceeds from judgments for unpaid fares or charges shall be directed to the appropriate agency official;
- (4) All juvenile offenders violating the provisions of this section shall be subject to the jurisdiction of the juvenile court as provided in chapter 211;
- (5) As used in this section, the term "conviction" shall include all pleas of guilty and findings of guilt.
- 209 5. Any person who is convicted, pleads guilty, or 210 pleads nolo contendere for failing to pay the proper fare, 211 fee, or other charge for the use of the facilities and 212 conveyances of the bi-state development agency, as described in subdivision (3) of subsection 4 of this section, may, in 213 addition to the unpaid fares or charges and any fines, 214 penalties, or sentences imposed by law, be required to 215 216 reimburse the reasonable costs attributable to the 217 enforcement, investigation, and prosecution of such offense by the bi-state development agency. The court shall direct 218

- 219 the reimbursement proceeds to the appropriate agency
  220 official.
- 221 6. (1) Stalled or disabled vehicles may be removed 222 from the roadways of the agency property by the agency and 223 parked or stored elsewhere at the risk and expense of the 224 owner;
- 225 (2) Motor vehicles which are left unattended or
  226 abandoned on the property of the agency for a period of over
  227 seventy-two hours may be removed as provided for in section
  228 304.155, except that the removal may be authorized by
  229 personnel designated by the agency under section 70.378.";
  230 and
- Further amend said bill, page 110, section 570.030, 231 232 line 125 by inserting after all of said line the following: 233 "571.107. 1. A concealed carry permit issued pursuant 234 to sections 571.101 to 571.121, a valid concealed carry 235 endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or 236 political subdivision of another state shall authorize the 237 person in whose name the permit or endorsement is issued to 238 239 carry concealed firearms on or about his or her person or vehicle throughout the state. No concealed carry permit 240 issued pursuant to sections 571.101 to 571.121, valid 241 242 concealed carry endorsement issued prior to August 28, 2013, 243 or a concealed carry endorsement or permit issued by another 244 state or political subdivision of another state shall 245 authorize any person to carry concealed firearms into:
  - (1) Any police, sheriff, or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be a criminal offense so long as the

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- firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- 253 (2) Within twenty-five feet of any polling place on 254 any election day. Possession of a firearm in a vehicle on 255 the premises of the polling place shall not be a criminal 256 offense so long as the firearm is not removed from the 257 vehicle or brandished while the vehicle is on the premises;
- 258 (3) The facility of any adult or juvenile detention or 259 correctional institution, prison or jail. Possession of a 260 firearm in a vehicle on the premises of any adult, juvenile 261 detention, or correctional institution, prison or jail shall 262 not be a criminal offense so long as the firearm is not 263 removed from the vehicle or brandished while the vehicle is 264 on the premises;
- 265 Any courthouse solely occupied by the circuit, 266 appellate or supreme court, or any courtrooms, 267 administrative offices, libraries or other rooms of any such court whether or not such court solely occupies the building 268 in question. This subdivision shall also include, but not 269 be limited to, any juvenile, family, drug, or other court 270 271 offices, any room or office wherein any of the courts or 272 offices listed in this subdivision are temporarily 273 conducting any business within the jurisdiction of such 274 courts or offices, and such other locations in such manner 275 as may be specified by supreme court rule pursuant to 276 subdivision (6) of this subsection. Nothing in this 277 subdivision shall preclude those persons listed in subdivision (1) of subsection 2 of section 571.030 while 278 within their jurisdiction and on duty, those persons listed 279 280 in subdivisions (2), (4), and (10) of subsection 2 of 281 section 571.030, or such other persons who serve in a law enforcement capacity for a court as may be specified by 282 283 supreme court rule pursuant to subdivision (6) of this

- subsection from carrying a concealed firearm within any of the areas described in this subdivision. Possession of a firearm in a vehicle on the premises of any of the areas listed in this subdivision shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- Any meeting of the governing body of a unit of 290 291 local government; or any meeting of the general assembly or 292 a committee of the general assembly, except that nothing in 293 this subdivision shall preclude a member of the body holding 294 a valid concealed carry permit or endorsement from carrying 295 a concealed firearm at a meeting of the body which he or she is a member. Possession of a firearm in a vehicle on the 296 297 premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while 298 the vehicle is on the premises. Nothing in this subdivision 299 300 shall preclude a member of the general assembly, a full-time employee of the general assembly employed under Section 17, 301 Article III, Constitution of Missouri, legislative employees 302 of the general assembly as determined under section 21.155, 303 304 or statewide elected officials and their employees, holding 305 a valid concealed carry permit or endorsement, from carrying 306 a concealed firearm in the state capitol building or at a 307 meeting whether of the full body of a house of the general 308 assembly or a committee thereof, that is held in the state 309 capitol building;
- 310 (6) The general assembly, supreme court, county or
  311 municipality may by rule, administrative regulation, or
  312 ordinance prohibit or limit the carrying of concealed
  313 firearms by permit or endorsement holders in that portion of
  314 a building owned, leased or controlled by that unit of
  315 government. Any portion of a building in which the carrying
  316 of concealed firearms is prohibited or limited shall be

317 clearly identified by signs posted at the entrance to the 318 restricted area. The statute, rule or ordinance shall 319 exempt any building used for public housing by private 320 persons, highways or rest areas, firing ranges, and private 321 dwellings owned, leased, or controlled by that unit of 322 government from any restriction on the carrying or possession of a firearm. The statute, rule or ordinance 323 324 shall not specify any criminal penalty for its violation but 325 may specify that persons violating the statute, rule or 326 ordinance may be denied entrance to the building, ordered to 327 leave the building and if employees of the unit of government, be subjected to disciplinary measures for 328 violation of the provisions of the statute, rule or 329 330 ordinance. The provisions of this subdivision shall not 331 apply to any other unit of government; 332 (7) Any establishment licensed to dispense 333 intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the 334 335 consent of the owner or manager. The provisions of this subdivision shall not apply to the licensee of said 336 337 establishment. The provisions of this subdivision shall not apply to any bona fide restaurant open to the general public 338 339 having dining facilities for not less than fifty persons and 340 that receives at least fifty-one percent of its gross annual 341 income from the dining facilities by the sale of food. subdivision does not prohibit the possession of a firearm in 342 a vehicle on the premises of the establishment and shall not 343 be a criminal offense so long as the firearm is not removed 344 from the vehicle or brandished while the vehicle is on the 345 346 premises. Nothing in this subdivision authorizes any 347 individual who has been issued a concealed carry permit or endorsement to possess any firearm while intoxicated; 348

- (8) Any area of an airport to which access is
  controlled by the inspection of persons and property.

  Possession of a firearm in a vehicle on the premises of the
  airport shall not be a criminal offense so long as the
  firearm is not removed from the vehicle or brandished while
  the vehicle is on the premises;
- 355 (9) Any place where the carrying of a firearm is prohibited by federal law;
- 357 Any higher education institution or elementary or (10)358 secondary school facility without the consent of the 359 governing body of the higher education institution or a school official or the district school board, unless the 360 361 person with the concealed carry endorsement or permit is a 362 teacher or administrator of an elementary or secondary 363 school who has been designated by his or her school district 364 as a school protection officer and is carrying a firearm in 365 a school within that district, in which case no consent is required. Possession of a firearm in a vehicle on the 366 367 premises of any higher education institution or elementary or secondary school facility shall not be a criminal offense 368 369 so long as the firearm is not removed from the vehicle or 370 brandished while the vehicle is on the premises;
  - (11) Any portion of a building used as a child care facility without the consent of the manager. Nothing in this subdivision shall prevent the operator of a child care facility in a family home from owning or possessing a firearm or a concealed carry permit or endorsement;

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376 (12) Any riverboat gambling operation accessible by
377 the public without the consent of the owner or manager
378 pursuant to rules promulgated by the gaming commission.
379 Possession of a firearm in a vehicle on the premises of a
380 riverboat gambling operation shall not be a criminal offense

- so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- of a firearm in a vehicle on the premises of the amusement park park shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- 388 Any church or other place of religious worship 389 without the consent of the minister or person or persons 390 representing the religious organization that exercises 391 control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be a 392 393 criminal offense so long as the firearm is not removed from 394 the vehicle or brandished while the vehicle is on the 395 premises;
- 396 (15) Any private property whose owner has posted the 397 premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a 398 399 minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch. 400 401 owner, business or commercial lessee, manager of a private 402 business enterprise, or any other organization, entity, or person may prohibit persons holding a concealed carry permit 403 404 or endorsement from carrying concealed firearms on the 405 premises and may prohibit employees, not authorized by the 406 employer, holding a concealed carry permit or endorsement 407 from carrying concealed firearms on the property of the employer. If the building or the premises are open to the 408 public, the employer of the business enterprise shall post 409 signs on or about the premises if carrying a concealed 410 firearm is prohibited. Possession of a firearm in a vehicle 411 on the premises shall not be a criminal offense so long as 412 413 the firearm is not removed from the vehicle or brandished

- while the vehicle is on the premises. An employer may prohibit employees or other persons holding a concealed carry permit or endorsement from carrying a concealed firearm in vehicles owned by the employer;
- 418 (16) Any sports arena or stadium with a seating
  419 capacity of five thousand or more. Possession of a firearm
  420 in a vehicle on the premises shall not be a criminal offense
  421 so long as the firearm is not removed from the vehicle or
  422 brandished while the vehicle is on the premises;
- 423 (17) Any hospital accessible by the public.
  424 Possession of a firearm in a vehicle on the premises of a
  425 hospital shall not be a criminal offense so long as the
  426 firearm is not removed from the vehicle or brandished while
  427 the vehicle is on the premises.
- 428 2. Carrying of a concealed firearm in a location 429 specified in subdivisions (1) to (17) of subsection 1 of 430 this section by any individual who holds a concealed carry permit issued pursuant to sections 571.101 to 571.121, or a 431 432 concealed carry endorsement issued prior to August 28, 2013, shall not be a criminal act but may subject the person to 433 denial to the premises or removal from the premises. If 434 such person refuses to leave the premises and a peace 435 officer is summoned, such person may be issued a citation 436 437 for an amount not to exceed one hundred dollars for the 438 first offense. If a second citation for a similar violation 439 occurs within a six-month period, such person shall be fined an amount not to exceed two hundred dollars and his or her 440 permit, and, if applicable, endorsement to carry concealed 441 442 firearms shall be suspended for a period of one year. If a 443 third citation for a similar violation is issued within one year of the first citation, such person shall be fined an 444 amount not to exceed five hundred dollars and shall have his 445 446 or her concealed carry permit, and, if applicable,

447 endorsement revoked and such person shall not be eligible 448 for a concealed carry permit for a period of three years. 449 Upon conviction of charges arising from a citation issued 450 pursuant to this subsection, the court shall notify the 451 sheriff of the county which issued the concealed carry 452 permit, or, if the person is a holder of a concealed carry endorsement issued prior to August 28, 2013, the court shall 453 454 notify the sheriff of the county which issued the 455 certificate of qualification for a concealed carry 456 endorsement and the department of revenue. The sheriff 457 shall suspend or revoke the concealed carry permit or, if 458 applicable, the certificate of qualification for a concealed 459 carry endorsement. If the person holds an endorsement, the 460 department of revenue shall issue a notice of such 461 suspension or revocation of the concealed carry endorsement 462 and take action to remove the concealed carry endorsement 463 from the individual's driving record. The director of revenue shall notify the licensee that he or she must apply 464 465 for a new license pursuant to chapter 302 which does not contain such endorsement. The notice issued by the 466 467 department of revenue shall be mailed to the last known 468 address shown on the individual's driving record. The 469 notice is deemed received three days after mailing. 470 3. Notwithstanding any provision of this chapter, chapters 70, 577, or 578 to the contrary, a person carrying 471 472 a firearm concealed on or about his or her person who is 473 lawfully in possession of a valid concealed carry permit or endorsement shall not be prohibited or impeded from 474 accessing or using any publicly funded transportation 475 476 system, nor shall such person be harassed or detained for 477 carrying a concealed firearm on the property, vehicles, or conveyances owned, contracted, or leased by such systems 478 that are accessible to the public. For purposes of this 479

- 480 section, "public transportation system" means the property,
- 481 equipment, rights-of-way, or buildings, either publicly or
- 482 privately owned and operated, of an entity that receives
- 483 public funds and holds itself out to the general public for
- 484 the transportation of persons. This includes portions of a
- 485 public transportation system provided through a contract
- 486 with a private entity, but excludes any corporation that
- 487 provides intercity passenger train service on railroads
- 488 throughout the United States or any private partnership in
- 489 which the corporation engages.
- 490 577.703. 1. A person commits the offense of bus
- 491 hijacking if he or she seizes or exercises control, by force
- 492 or violence or threat of force or violence, of any bus. The
- 493 offense of bus hijacking is a class B felony.
- 494 2. The offense of "assault with the intent to commit
- 495 bus hijacking" is defined as an intimidation, threat,
- 496 assault or battery toward any driver, attendant or guard of
- 497 a bus so as to interfere with the performance of duties by
- 498 such person. Assault to commit bus hijacking is a class D
- 499 felony.
- 3. Any person, who, in the commission of such
- 501 intimidation, threat, assault or battery with the intent to
- 502 commit bus hijacking, employs a dangerous or deadly weapon
- or other means capable of inflicting serious bodily injury
- 504 shall, upon conviction, be guilty of a class A felony.
- 505 4. Except as otherwise provided under section 571.107,
- 506 any passenger who boards a bus with a dangerous or deadly
- 507 weapon or other means capable of inflicting serious bodily
- 508 injury concealed upon his or her person or effects is guilty
- of the felony of "possession and concealment of a dangerous
- 510 or deadly weapon" upon a bus. Possession and concealment of
- 511 a dangerous and deadly weapon by a passenger upon a bus is a

- 512 class D felony. The provisions of this subsection shall not 513 apply to:
- or commercial security personnel who are in possession of weapons used within the course and scope of their employment; [nor shall the provisions of this subsection apply to];
- (2) Persons who are in possession of weapons or other means of inflicting serious bodily injury with the consent of the owner of such bus, his or her agent, or the lessee or bailee of such bus;
- 523 (3) Persons carrying concealed firearms who lawfully
  524 possess a valid concealed carry permit or endorsement in
  525 accordance with section 571.107; or
- (4) Persons transporting a firearm in a nonfunctioning

  state or in an unloaded state when ammunition is not readily

  accessible.
- 1. In order to provide for the safety, 529 530 comfort, and well-being of passengers and others having a bona fide business interest in any terminal, a bus 531 532 transportation company may refuse admission to terminals to any person not having bona fide business within the 533 terminal. Any such refusal shall not be inconsistent or 534 535 contrary to state or federal laws, regulations pursuant 536 thereto, or to any ordinance of the political subdivision in 537 which such terminal is located. A duly authorized company representative may ask any person in a terminal or on the 538 premises of a terminal to identify himself or herself and 539 state his or her business. Failure to comply with such 540 541 request or failure to state an acceptable business purpose shall be grounds for the company representative to request 542 that such person leave the terminal. Refusal to comply with 543

- 544 such request shall constitute disorderly conduct.
- 545 Disorderly conduct shall be a class C misdemeanor.
- 546 2. Except as otherwise provided under section 571.107,
- it is unlawful for any person to carry a deadly or dangerous
- 548 weapon or any explosives or hazardous material into a
- 549 terminal or aboard a bus. Possession of a deadly or
- 550 dangerous weapon, explosive or hazardous material shall be a
- 551 class D felony. Upon the discovery of any such item or
- 552 material, the company may obtain possession and retain
- 553 custody of such item or material until it is transferred to
- 554 the custody of law enforcement officers. The provisions of
- 555 this section shall not apply to persons transporting a
- firearm in a nonfunctioning state or in an unloaded state
- 557 when ammunition is not readily accessible."; and
- Further amend said bill, page 116, section 1, line 9 by
- inserting after all of said line the following:

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- "[70.385. 1. Two of the five appointments made by the governor pursuant to the provisions of section 70.380 shall be selected from a panel of three nominees submitted by the mayor of St. Louis City. Two of the five appointments made by the governor pursuant to the provisions of section 70.380 shall be selected from a panel of three nominees submitted by the county executive of St. Louis County.
- 2. The fifth appointment made by the governor pursuant to section 70.380 shall be selected from a panel of three nominees submitted alternately by the mayor of St. Louis City and the county executive of St. Louis County. The next appointment following August 28, 1997, shall be to fill the commissioner position described in this subsection and shall be made from three nominees submitted by the county executive of St. Louis County. The next appointment for the commissioner position described in this subsection shall be made from three nominees submitted by the mayor of St. Louis City whereupon the order of nomination and appointment for this position will repeat itself.
- 3. The order of the appointments made pursuant to subsection 1 of this section shall be as follows:
- (1) One from the panel of nominees submitted by the mayor of St. Louis city;

589 590 591 592	(2) One from the panel of nominees submitted by the county executive of St. Louis County whereupon the order of such appointments shall repeat itself.
593 594 595 596 597	4. Whenever the mayor or the county executive submits a panel of three nominees, they shall adhere to the intent set forth in the provisions of subsection 2 of section 213.020.]"; and
598	Further amend the title and enacting clause accordingly.