## SENATE AMENDMENT NO.

Offered by	 Of	
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Amend SS/SCS/HCS/House Bill No. 271, Page 1, Section title, Line 5,

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by inserting after "provision" the following: ", with an
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    emergency clause for a certain section"; and
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         Further amend said bill, page 7, section 59.100, line
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    15, by inserting after all of said line the following:
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         "67.265. 1. For purposes of this section, the term
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    "order" shall mean a public health order, ordinance, rule,
    or regulation issued by a political subdivision, including
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    by a health officer, local public health agency, public
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    health authority, or the political subdivision's executive,
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    as such term is defined in section 67.750, in response to an
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    actual or perceived threat to public health for the purpose
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    of preventing the spread of a contagious disease.
    Notwithstanding any other provision of law to the contrary:
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         (1) Any order issued during and related to an
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    emergency declared pursuant to chapter 44 that directly or
    indirectly closes, partially closes, or places restrictions
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    on the opening of or access to any one or more business
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    organizations, churches, schools, or other places of public
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    or private gathering or assembly, including any order,
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    ordinance, rule, or regulation of general applicability or
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    that prohibits or otherwise limits attendance at any public
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    or private gatherings, shall not remain in effect for longer
    than thirty calendar days in a one hundred eighty-day
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    period, including the cumulative duration of similar orders
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    issued concurrently, consecutively, or successively, and
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- 27 shall automatically expire at the end of the thirty days or as specified in the order, whichever is shorter, unless so 28 29 authorized by a simple majority vote of the political subdivision's governing body to extend such order or approve 30 a similar order; provided that such extension or approval of 31 similar orders shall not exceed thirty calendar days in 32 duration and any order may be extended more than once; and 33 34 (2) Any order of general applicability issued at a time other than an emergency declared pursuant to chapter 44 35 36 that directly or indirectly closes an entire classification of business organizations, churches, schools, or other 37 38 places of public or private gathering or assembly shall not 39 remain in effect for longer than twenty-one calendar days in a one hundred eighty-day period, including the cumulative 40 duration of similar orders issued concurrently, 41 42 consecutively, or successively, and shall automatically expire at the end of the twenty-one days or as specified in 43 44 the order, whichever is shorter, unless so authorized by a 45 two-thirds majority vote of the political subdivision's governing body to extend such order or approve a similar 46 order; provided that such extension or approval of similar 47
- 2. The governing bodies of the political subdivisions

  issuing orders under this section shall at all times have

  the authority to terminate an order issued or extended under

  this section upon a simple majority vote of the body.

orders may be extended more than once.

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- 3. In the case of local public health agencies created through an agreement by multiple counties under chapter 70, all of the participating counties' governing bodies shall be required to approve or terminate orders in accordance with the provisions of this section.
- 58 <u>4. Prior to or concurrent with the issuance or</u>
  59 extension of any order under subdivisions (1) and (2) of

- 60 subsection 1 of this section, the health officer, local
- 61 public health agency, public health authority, or executive
- shall provide a report to the governing body containing
- information supporting the need for such order.
- 5. No political subdivision of this state shall make
- or modify any orders that have the effect, directly or
- indirectly, of a prohibited order under this section.
- 6. No rule or regulation issued by the department of
- 68 health and senior services shall authorize a local health
- 69 official, health officer, local public health agency, or
- 70 public health authority to create or enforce any order,
- 71 ordinance, rule, or regulation described in section 192.300
- 72 or this section that is inconsistent with the provisions of
- 73 this section.
- 74 192.300. 1. The county commissions and the county
- 75 health center boards of the several counties may make and
- 76 promulgate orders, ordinances, rules or regulations,
- 77 respectively as will tend to enhance the public health and
- 78 prevent the entrance of infectious, contagious, communicable
- 79 or dangerous diseases into such county, but any orders,
- 80 ordinances, rules or regulations shall not:
- 81 (1) Be in conflict with any rules or regulations
- 82 authorized and made by the department of health and senior
- 83 services in accordance with this chapter or by the
- 84 department of social services under chapter 198; or
- 85 (2) Impose standards or requirements on an
- 86 agricultural operation and its appurtenances, as such term
- 87 is defined in section 537.295, that are inconsistent with or
- 88 more stringent than any provision of this chapter or
- 89 chapters 260, 640, 643, and 644, or any rule or regulation
- 90 promulgated under such chapters.
- 91 2. The county commissions and the county health center
- 92 boards of the several counties may establish reasonable fees

- ordinances, rules or regulations, however, the establishment of such fees shall not deny personal health services to those individuals who are unable to pay such fees or impede the prevention or control of communicable disease. Fees generated shall be deposited in the county treasury. All
- 99 fees generated under the provisions of this section shall be
  100 used to support the public health activities for which they
  101 were generated.
- 102 After the promulgation and adoption of such orders, 103 ordinances, rules or regulations by such county commission 104 or county health board, such commission or county health board shall make and enter an order or record declaring such 105 106 orders, ordinances, rules or regulations to be printed and 107 available for distribution to the public in the office of 108 the county clerk, and shall require a copy of such order to 109 be published in some newspaper in the county in three successive weeks, not later than thirty days after the entry 110 of such order, ordinance, rule or regulation. 111
- 112 Any person, firm, corporation or association which violates any of the orders or ordinances adopted, 113 promulgated and published by such county commission is 114 guilty of a misdemeanor and shall be prosecuted, tried and 115 116 fined as otherwise provided by law. The county commission 117 or county health board of any such county has full power and 118 authority to initiate the prosecution of any action under 119 this section.
- 5. Any orders, ordinances, rules, or regulations made and promulgated under the authority in this section shall comply with the provisions of section 67.265."; and Further amend said bill, page 10, section 451.040, line 103, by inserting after all of said line the following:

"Section B. Because of the threat of government 125 overreach to the residents of Missouri, the enactment of 126 section 67.265 and the repeal and reenactment of section 127 192.300 of this act is deemed necessary for the immediate 128 preservation of the public health, welfare, peace, and 129 130 safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of 131 section 67.265 and the repeal and reenactment of section 132 133 192.300 of this act shall be in full force and effect upon its passage and approval."; and 134 Further amend the title and enacting clause accordingly. 135