



# House of Representatives *State of Utah*

W030 STATE CAPITOL COMPLEX • P.O. BOX 145030  
SALT LAKE CITY, UTAH 84114-5030 • (801) 538-1029

January 27, 2006

Mr. Speaker:

The Business and Labor Committee reports a favorable recommendation on **H.B. 110**, AIRPORT SECURITY AMENDMENTS, by Representative G. Hughes, with the following amendments:

1. *Page 2, Lines 46 through 47:*

46           •     allow the ground transportation service provider a chance to respond to a denial;

47     {~~and~~}

▶ provides that a denial or termination of a right to provide ground transportation service does not affect the right of another ground transportation service provider who provides ground transportation service for the same business;

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2. *Page 4, Lines 102 through 106:*

102           (3) "Ground transportation service" means transporting passengers for hire or as a  
courtesy in connection with a business over public  
103 streets pursuant to a license with the city.

104           (4) (a) "Ground transportation service provider" means a {~~person~~} driver  
who provides ground

105 transportation service where the pickup or drop-off of a passenger occurs at an airport  
under a

106 city's authority.

3. *Page 4, Lines 117 through 119:*

117           (1) A city may by ordinance require a ground transportation service provider to  
submit to a criminal

118 background check as a condition of providing ground transportation service to an airport  
under

119 the city's authority.

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4. Page 5, Lines 126 through 131:

126 (b) If requested by a city that has adopted an ordinance in accordance with  
127 Subsection (1), the division shall request the Department of Public Safety to  
128 complete a Federal Bureau of Investigation criminal background check through a national  
129 criminal history system for each background check requested by a city under this section.  
129 (c) (i) If a city has adopted an ordinance in accordance with Subsection (1),  
130 the ~~{A}~~ city may make a ground transportation service provider's access to provide  
131 ground transportation service to an airport conditional pending completion of a criminal  
131 background check under this section.

5. Page 5, Lines 142 through 145:

142 (3) Each city that requests a criminal background check under Subsection (1) shall  
143 prepare criteria for which criminal activity will preclude ground transportation service to  
144 the  
144 airport and shall provide written notice to the ground transportation service provider who  
145 is the  
145 subject of the criminal background check that the background check has been requested.  
= (4) The legislative body of a city may by a majority vote of its members overrule  
a decision made by the mayor or a city employee establishing the criteria for  
precluding the right of a ground transportation service provider under Subsection  
(3).

6. Page 6, Lines 169 through 176:

169 (1) If a city denies or terminates the right of a ground transportation service  
170 provider to  
170 provide ground transportation service to an airport because of information obtained  
171 through a  
171 criminal background check under this part, the city shall:  
172 ~~{(f)}~~ (a) notify the ground transportation service provider in writing of the  
173 reasons for the  
173 denial or termination; and

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174            ~~{(2)}~~    (b)    give the ground transportation service provider an opportunity to  
                 respond to the  
175    reasons and to seek review of the denial or termination through administrative procedures  
176    established by the city.

(2)    If a ground transportation service provider is denied access to provide  
ground transportation service to an airport, the denial shall not impact the right of  
another ground transportation service provider who provides ground transportation  
service for the same business.

Respectfully,

Stephen D. Clark  
Committee Chair

Voting: 12-0-1

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