House	Amendment NO
	Offered By
	ittee Substitute for House Bill No. 2600, Page 2, Section 21.831, Line 35, I section and line the following:
"256.800. 1. T	nis section shall be known and may be cited as the "Flood Resiliency Act"
	is section, unless the context otherwise requires, the following terms shall
mean:	
	he director of the department of natural resources;
	ency measures", structural improvements, studies, and activities employe
	ncy in local to regional or multi-jurisdictional areas;
	ency project", a project containing planning, design, construction, or
	liency measures or the conduct of studies or activities in support of flood
resiliency measures;	I.I
¥	political subdivision, entity, or person working in conjunction with a
	e completion of a flood resiliency project;
-	eliminary report describing the need for, and implementation of, flood
resiliency measures;	
	any political subdivision of the state, or any levee district or drainage
district organized or in	
3. (1) There is	hereby established in the state treasury a fund to be known as the "Flood
Resiliency Improveme	t Fund", which shall consist of all moneys deposited in such fund from an
source, whether public	or private. The state treasurer shall be custodian of the fund. In accordance
with sections 30.170 and	d 30.180, the state treasurer may approve disbursements. The fund shall b
dedicated fund and mo	eys in the fund shall be used solely for the purposes of this section.
Notwithstanding the pr	ovisions of section 33.080 to the contrary, any moneys remaining in the fu
at the end of the bienni	im shall not revert to the credit of the general revenue fund. The state
treasurer shall invest m	oneys in the fund in the same manner as other funds are invested. Any
	ned on such investments shall be credited to the fund.
	priation, the department of natural resources shall use moneys in the fund
created by this subsect	on for the purposes of carrying out the provisions of this section including
but not limited to, the	rovision of grants or other financial assistance and, if limitations or
conditions are imposed	only upon such other limitations or conditions specified in the instrument
· · · · · · · · · · · · · · · · · · ·	, bequeaths, or otherwise authorizes the transmission of moneys to the fun
	crease flood resiliency along the Missouri and Mississippi Rivers and the
	statewide flood forecasting and monitoring ability, there is hereby
	siliency Program". The program shall be administered by the department
natural resources. The	state may participate with a promoter in the development, construction, or

Action Taken_____

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1	renovation of a flood resiliency project if the promoter has a plan which has been submitted to and
2	approved by the director, or the state may promote a flood resiliency project and initiate a plan on its
3	own accord.
4	5. The plan shall include a description of the flood resiliency project, the need for the
5	project, the flood resiliency measures to be implemented, the partners to be involved in the project,
6	and other such information as the director may require to adequately evaluate the merit of the
7	project.
8	6. The director shall only approve a plan upon a determination that long-term flood
9	mitigation is needed in that area of the state and that such a plan proposes flood resiliency measures
10	that will provide long-term flood resiliency.
11	7. Promoters with approved flood resiliency plans and their partners shall be eligible to
12	receive any gifts, contributions, grants, or bequests from federal, state, private, or other sources for
13	costs associated with flood resiliency projects that are part of such plans.
14	8. Promoters with approved flood resiliency plans and their partners may be granted moneys
15	from the flood resiliency improvement fund under subsection 3 of this section for eligible costs
16	associated with flood resiliency projects that are part of such plans.
17	9. The department of natural resources is hereby granted authority to promulgate rules to
18	implement this section. Any rule or portion of a rule, as that term is defined in section 536.010, that
19	is created under the authority delegated in this section shall become effective only if it complies
20	with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This
21	section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly
22	pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are
23	subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or
24	adopted after August 28, 2022, shall be invalid and void."; and
25	
26	Further amend said bill by amending the title, enacting clause, and intersectional references

27 accordingly.