## HOUSE AMENDMENT NO.\_\_\_\_ TO HOUSE AMENDMENT NO.\_\_\_\_

Offered By

1	AMEND House Amendment No. to House Committee Substitute for House Bill No. 2600,
2	Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:
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5	""163.024. <u>1.</u> All moneys received in the Iron County school fund, Reynolds County school
6	fund, Jefferson County school fund, and Washington County school fund from the payment of a
7	civil penalty pursuant to a consent decree filed in the United States district court for the eastern
8	district of Missouri in December, 2011, in the case of United States of America and State of
9	Missouri v. the Doe Run Resources Corporation d/b/a "The Doe Run Company," and the Buick
10	Resource Recycling Facility, LLC, because of environmental violations shall not be included in any
11	district's local effort figure, as such term is defined in section 163.011. The provisions of this
12	[section] subsection shall terminate on July 1, 2016.
13	2. (1) No moneys received in the Iron County school fund from the payment of any penalty,
14	whether to resolve violations or as payment of any stipulated penalty, under Administrative Order
15	on Consent No. APCP-2019-001 ("Order") issued by the department of natural resources and
16	effective on August 30, 2019, shall be included in such school district's local effort calculation, as
17	such term is defined in section 163.011.
18	(2) The department of natural resources shall notify the revisor of statutes when the Order is
19	terminated as provided in the Order, and this subsection shall expire on the last day of the fiscal year
20	in which the revisor receives such notification from the department.
21	260.243. 1. For facilities permitted before August 28, 2022, the department of natural"; and
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23	Further amend said bill by amending the title, enacting clause, and intersectional references
24	accordingly.
25	
26	THIS AMENDS 5449H02.02H

Action Taken\_\_\_\_\_ Date \_\_\_\_\_