HOUSE	AMENDMENT NO
	Offered by
	of
AMEND House Committee Substit	cute for Senate Committee Substitute
for Senate Bill No. 17, Page	1, Section A, Line 2, by inserting
after all of said line the fo	ollowing:
"170.310. 1. Each scho	ool district that operates a high
school, and each charter scho	ool that contains grades 9 to 12,
shall provide instruction in	cardiopulmonary resuscitation.
Instruction may be embedded i	in any health education course in
grades 9 to 12.	
2. Instruction shall in	nclude hands-on practicing and skills
testing to support cognitive	learning. Instruction shall be
through a program developed k	by the American Heart Association or
the American Red Cross, or th	nrough a nationally recognized
program based on the most cui	rrent national evidence-based
emergency cardiovascular care	e quidelines for cardiopulmonary
resuscitation.	
3. The teacher of the h	nealth education course shall not be
required to be a certified tr	rainer of cardiopulmonary
<u>resuscitation if the instruct</u>	tion is not designed to result in
certification of students.]	Instruction that is designed to
result in certification being	g earned shall be required to be
taught by an authorized card	iopulmonary instructor. Schools may
develop agreements with any l	local chapter of a voluntary
organization of first respond	ders to provide the required hands-or
practice and skills testing.	
4. Instruction as requi	ired under this section shall become
a requirement for high school	l graduation for students graduating
in the 2014-2015 school year	and subsequent school years.
5. The department of el	lementary and secondary education may
promulgate rules to implement	this section. Any rule or portion
_	

Date _____

Action Taken _____

of a rule, as that term is defined in section 536.010, that is 1 2 created under the authority delegated in this section shall 3 become effective only if it complies with and is subject to all 4 of the provisions of chapter 536 and, if applicable, section 5 536.028. This section and chapter 536 are nonseverable and if 6 any of the powers vested with the general assembly pursuant to 7 chapter 536 to review, to delay the effective date, or to 8 disapprove and annul a rule are subsequently held 9 unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2011, shall be invalid 10 11 and void."; and 12

Further amend said title, enacting clause and intersectional references accordingly.

13