House	Amendment NO
Offered By	
	ute for House Bill No. 1308, Page 1, Section 173.250, Lines 12 and inserting in lieu thereof the following:
hours by the conclusion of the twelve thirty additional semester credit hou Credit for work completed prior to a dual credit or dual enrollment, may determined by the department of his	t", successful completion of at least twenty-four semester credit we months following a renewal student's initial enrollment and ars at the conclusion of each subsequent twelve-month period. completion of secondary coursework, including but not limited to be counted in the continuous enrollment calculation as gher education; e estimated full and reasonable cost of completing a full academic
year as a full-time student; (6) "Eligible borrower", an	eligible student beginning in academic year 2014-15 who the 2013-14 school year or subsequent year and elects to receive
Further amend said bill and section, (12); and	Pages 2 and 3, by renumbering subdivisions (6) to (11) as (7) to
Further amend said bill and section, in lieu thereof the following:	, Page 3, Lines 74 to 78, by deleting all of said lines and inserting
provisions of section 173.1104, rece	t", an eligible student who remains in compliance with the eives a scholarship payment during each academic year, maintains satisfactory academic degree progress; and"; and
Further amend said bill, page, and s	section, Line 79, by renumbering subdivision (13) as (14); and
Further amend said bill and section, inserting in lieu thereof the following	Page 5, Lines 140 and 141, by deleting all of said lines and ng:
	unable to maintain continuous enrollment as required by his section due to serious and unusual personal"; and
Further amend said bill, section, and inserting in lieu thereof the following	d page, Lines 146 to 151, by deleting all of said lines and ng:
Action Taken	Date

"11. An eligible borrower, including such individual as a renewal student, may elect to receive forgivable loans for up to ten semesters, or their equivalent. The amount of the loan shall not exceed tuition and required fees, as defined in this subsection, minus the amount of the academic scholarship. In the case of a community college, the tuition and required fees shall be the out-of-district charge for the highest tuition and required fees as reported each year to the department by an institution of that sector; at other approved public institutions, as defined in section 173.1102, the tuition and required fees shall be the tuition and required fees as defined and reported under section 173.1003; in the case of an approved private institution as defined in section 173.1102 or a public vocational technical school, the tuition and required fees shall be the same as the tuition and required fees charged by the University of Missouri-Columbia. In addition, the amount of the loan, when combined with all other aid, shall not exceed the standard institutional cost of attendance. All tuition and required fee amounts shall be calculated based on enrollment in fifteen credit hours or the equivalent per semester. The loan shall be payable from the board in no fewer than two equal payments."; and

1 2

Further amend said bill and section, Page 6, Line 193, by inserting immediately after the word "fund" the following:

"less the department's cost to contract for the administration of the loan forgiveness program, not to exceed two percent of the total loan volume of the program"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.