HOUSE AMENDMENT NO.
Offered by
of
AMEND House Bill No. 1390, Page 5, Section 173.1006, Line 25, by
inserting after all of said line the following:
"173.1110. 1. No covered student unlawfully present in the
United States shall receive a postsecondary education public
benefit. Educational institutions awarding postsecondary
education public benefits to covered students shall verify that
these students are United States citizens, permanent residents,
or lawfully present in the United States.
2. The following documents, in hard copy or electronic
form, may be used to document that a covered student is a United
States citizen, permanent resident, or is lawfully present in the
United States:
(1) The Free Application for Student Aid Institutional
Student Information Record;
(2) A state-issued driver's license;
(3) A state-issued nondriver's identification card;
(4) Documentary evidence recognized by the department of
revenue when processing an application for a driver's license or
nondriver's identification card;
(5) A United States birth certificate;
(6) A United States military identification card; or
(7) Any document issued by the federal government that
confirms an alien's lawful presence in the United States.
3. All postsecondary higher education institutions shall
annually certify to the department of higher education that they
have not knowingly awarded a postsecondary education public
benefit to a covered student who is unlawfully present in the
United States.
4. As used in this section, the following terms shall mean:

Action Taken _____Date _____

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1 (1) "Covered student", a student eighteen years of age or 2 older, who has graduated from high school and is attending 3 classes on the campus of a postsecondary educational institution 4 during regularly scheduled academic sessions;

5 (2) "Postsecondary education public benefit", institutional 6 financial aid awarded by public postsecondary educational 7 institutions and state-administered postsecondary grants and 8 scholarships awarded by all postsecondary educational 9 institutions to covered students;

10 (3) "Unlawfully present", includes a covered student whose 11 removal has been deferred through the June 15, 2012, executive 12 order commonly referred to as deferred action for childhood 13 arrival, or whose removal has been or is deferred by any past or 14 future executive order or federal law.

15 173.1112. Notwithstanding any other provision of law, no public institution of higher education located within this state 16 17 shall offer a tuition rate to a covered student who is unlawfully 18 present in the United States, as such terms are defined in 19 section 173.1110, that is less than the tuition rate charged to 20 citizens or nationals of the United States whose residence is not 21 in Missouri. When a public institution of higher education sets 22 a separate tuition rate for international students, such students 23 shall be charged the same tuition rate as international 24 students."; and

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

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