HOUSE AMENDMENT NO.____ TO HOUSE AMENDMENT NO.____

Offered By

AMEND House Amendment No to all of said line the following:	House Bill No. 1512, Page 1, Line 8, by inserting after
an or said line the following.	
"Further amend said bill, Page 3, Section 4	435.440, Line 12, by inserting after all of said section and
line the following:	, , , ,
S .	
	ot provide any public benefit or subsidy nor enter into any
contract with any person to acquire or disp	pose of services, supplies, information technology, or
onstruction unless the contract includes a	written certification that the person does not require
mployees to sign agreements waiving the	ir rights under article I, sections 14 or 22(a) of the
Constitution of Missouri; the Seventh Ame	endment to the United States Constitution; article I,
•	or the freedoms of speech or to petition government under
	Constitution as their conduct or speech relates to
llegations or actions for:	
(a) Sexual harassment, assault, rape	
	religion or religious belief or practice, age, disability, race
ender, national origin, or familial status;	
	rohibiting an employer from forcing employees to
articipate in an abortion.	
2. As used in this section, the follo	
	ural person, and any for-profit or not-for-profit
	on, corporation, partnership, joint venture, limited
* * * * * * * * * * * * * * * * * * * *	imited liability company, or other entity or business
	ubsidiaries, majority-owned subsidiaries, parent
ompanies, or affiliates of those entities or	
	ssouri, or any political subdivision thereof, including all
created by or in accordance with state law	s, authorities, and bodies politic and corporate of the state
•	y tax credit, tax deduction, contract for services,
• • • • • • • • • • • • • • • • • • • •	transportation development district, state financing of
nfrastructure improvements, grant, or any	
	apply with the provisions of this section shall be void
against public policy.	ipiy with the provisions of this section shall be vota
against paone ponej.	
Action Taken	Date

4. The commissioner of administration or the designee thereof may promulgate regulations to implement the provisions of this act so long as they are consistent with this section and do not create any exceptions to it. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority of this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2018, shall be invalid and void."; and"; and

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

THIS AMENDS AMENDMENT 4940H01.08H