	House Amendment NO
	Offered By
	AMEND House Committee Substitute for Senate Bill No. 109, Page 1, Section A, Line 2, by inserting after all of said section and line the following:
	"12.070. 1. All sums of money received from the United States under an act of Congress,
	approved May 23, 1908, being an act providing for the payment to the states of twenty-five percent
	of all money received from the national forest reserves in the states for forest timber and other forest
	products to be expended as the legislature may prescribe for the benefit of the public schools and
	public roads of the county or counties in which the forest reserve is situated (16 U.S.C.A. § 500)
	shall be expended as follows: Seventy-five percent for the public schools and twenty-five percent
	for roads in the counties in which national forests are situated. The funds shall be used to aid in
	maintaining the schools and roads of those school districts that lie or are situated partly or wholly
	within or adjacent to the national forest in the county. The distribution to each county from the
1	proceeds received on account of a national forest within its boundaries shall be in the proportion that
t	the area of the national forest in the county bears to the total area of the forest in the state, as of June
1	thirtieth of the fiscal year for which the money is received.
	2. All sums of moneys received from the United States under 16 U.S.C. Section 500 and 16
Ī	U.S.C. Section 520 providing for the payment to the states of all moneys received from the national
<u>f</u>	forest reserves in the states for mineral products to be expended as the legislature may prescribe for
ţ	the benefit of the public schools and public roads of the county or counties in which the forest
1	reserve is situated shall be expended as follows: fifty percent for the public schools and fifty
1	percent for roads in the counties in which the national forests are situated. The distribution to each
9	county from the proceeds received on account of a national forest within its boundaries shall be as
į	follows: eighty-five percent of all proceeds shall be split in proportional shares based on the amount
	of minerals extracted per year in each county where mining occurs and fifteen percent of all
1	proceeds shall be split equally between counties where there is no mining.
	163.024. 1. All moneys received in the Iron County school fund, Reynolds County school
1	fund, Jefferson County school fund, and Washington County school fund from the payment of a
(civil penalty pursuant to a consent decree filed in the United States district court for the eastern
(district of Missouri in December, 2011, in the case of United States of America and State of
	Missouri v. the Doe Run Resources Corporation d/b/a "The Doe Run Company," and the Buick
	Action TakenDate

Resource Recycling Facility, LLC, because of environmental violations shall not be included in any district's local effort figure, as such term is defined in section 163.011. The provisions of this [section] subsection shall terminate on July 1, 2016.

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- 2. (1) No moneys received in the Iron County school fund from the payment of any penalty, whether to resolve violations or as payment of any stipulated penalty, under Administrative Order on Consent No. APCP-2019-001 ("Order") issued by the department of natural resources and effective on August 30, 2019, shall be included as part of such school district's local effort for the calculation of local effort under section 163.011.
- (2) The department of elementary and secondary education shall reimburse such school district for the amount of any moneys described in subdivision (1) of this subsection that are or have been included in such school district's local effort contrary to subdivision (1) of this subsection.
- (3) The department of natural resources shall notify the revisor of statutes when the Order is terminated as provided in the Order, and this subsection shall expire on the last day of the fiscal year in which the revisor receives such notification from the department."; and

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