Offered By
IEND Senate Substitute for Senate Committee Substitute for Senate Bill No. 735, Page 13, tion 143.121, Line 369, by inserting after all of said section and line the following:
"362.202. 1. For purposes of this section, the following terms mean:
(1) "Central bank digital currency", a digital currency, a digital medium of exchange, or a
ital monetary unit of account issued by the United States Federal Reserve System or a federal
ncy that is made directly available to a consumer by such entities. "Central bank digital
rency" includes a digital currency, a digital medium of exchange, or a digital monetary unit of
ount issued by the United States Federal Reserve System, a federal agency, or the World Bank
ch is processed or validated directly by such entities;
(2) "Governmental agency", an executive, legislative or judicial agency, department, board,
nmission, authority, institution, or instrumentality of the federal government or of a state or of a
nty, municipality, or other political subdivision of a state.
2. No governmental agency of the state of Missouri shall accept or require payment using a
tral bank digital currency.
3. No governmental agency of the state of Missouri shall require a private organization or
iness to accept payment using a central bank digital currency.
4. No governmental agency of the state of Missouri shall participate in any test of a central
k digital currency by any Federal Reserve branch."; and
ther amend said bill by amending the title, enacting clause, and intersectional references ordingly.