	House Amendment NO
	Offered By
1 2 3 4	AMEND Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 727, Page 19, Section 160.400, Lines 31 to 35, by deleting all of the said lines and inserting in lieu thereof the following:
5	"(5) (a) In a school district located within a county with more than one hundred fifty
6	thousand but fewer than two hundred thousand inhabitants, provided a proposal to authorize such
7	charter operation be approved by the qualified voters of the school district upon submission of a
	proposal authorizing such charter operation. Such proposal shall be referred to the qualified voters
	of the school district by an eligible sponsoring entity as provided under subsection 3 of this section.
	(b) The eligible sponsoring entity shall submit such proposal to the qualified voters on the
	next date available for public elections under chapter 115 and before July first of the school year in
	which the charter school is proposed to commence.
	(c) The question submitted by the eligible sponsoring entity under this subdivision shall be in substantially the following form: "Shall the school district of a charter school under the provisions of Section 160.400, RSMo?".
	(d) If a majority of the qualified voters voting on the proposal approve the establishment of
	a charter school, the eligible sponsoring entity may begin such establishment. If a majority of the
	the qualified voters voting on the proposal reject the establishment of a charter school, the eligible
	sponsoring entity shall not begin establishing such charter school unless and until the proposal is
	resubmitted under to this subdivision to the qualified voters and such proposal is approved by a
	majority of the qualified voters voting on the proposal; or"; and
	Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.
	Action Taken Date