House			Amendment NO
Offered By			
	se Committee Substitute for Hing after all of said section and		Section 67.1360, Line
hundred thous charges for all and campgrou room per nigh submits to the authorize the tax authorized shall be in add by the city for costs of a com	66. 1. The governing body of sand located in a charter county a sleeping rooms paid by the trainds which shall be at least five at, except that such tax shall no voters of the city at a state gengoverning body of the city to in by this section shall be in addition to any and all taxes important funding the promotion, operationally center. Such tax shall equestion shall be submitted in	y of the first classification may ansient guests of hotels, mote to percent, but not more than so the become effective unless the neral, primary or special electrompose a tax under the provisibilition to any charge paid to the posed by law and the proceeds the tion and development of touring be stated separately from all	y impose a tax on the ls, bed and breakfast inns even percent per occupied governing body of the city ion, a proposal to ons of this section. The e owner or operator and of such tax shall be used ism and for the operating other charges and taxes.
occupied and	he (city) levy a tax of rented by transient guests which he proceeds shall be expended enter?	ch are used by transients for s	leeping in the
□ YE	S 🗆 NO		
the question, the calendar question is ap  3. On of this section administration  (1) The city officers under the question is ap  3. On of this section administration (1) The city officers under the calendar question is applied to the city officers under the calendar question is applied to the city of the calendar question is applied to the calendar question is applied to the calendar question, the calendar question is applied to the calendar question is appl	ne city may adopt rules and reg sually responsible for collection	tive on the first day of the call as held. If a majority of the viposed to the question, then the uthorized by subsection 1 of the standard to the qualified alified voters voting on the quany tax authorized under the standard two following provisions for gulations for the internal collection and administration of city the standard transfer to the standard transfer transfer to the standard transfer transfer to the standard transfer trans	lendar quarter following otes cast on the question be governing body for the this section unless and until voters of the city and such testion.  provisions of subsection 1 the collection and ction of such tax by the axes; or
(2) Th	ne city may enter into an agree	ment with the director of reve	enue of the state of
Action T	aken	J	Date

Missouri for the purpose of collecting the tax authorized in subsection 1 of this section. In the event any city enters into an agreement with the director of revenue of the state of Missouri for the collection of the tax authorized in subsection 1 of this section, the director of revenue shall perform all functions incident to the administration, collection, enforcement and operation of such tax, and the director of revenue shall collect the additional tax authorized pursuant to the provisions of subsection 1 of this section. The tax authorized under the provisions of subsection 1 of this section shall be collected and reported upon such forms and under such administrative rules and regulations as may be prescribed by the director of revenue, and the director of revenue shall retain an amount not to exceed one percent for cost of collection.

- 4. If a tax is imposed by a city pursuant to subsection 1 of this section, the city may collect a penalty of one percent and interest not to exceed two percent per month on unpaid taxes which shall be considered delinquent thirty days after the last day of each quarter.
- 5. Nothing contained herein shall be construed to limit the power of a constitutional charter city in a noncharter county from imposing a business license tax on hotels, motels, bed and breakfast inns and campgrounds upon such terms, conditions and procedures as set forth in its own charter or ordinances."; and

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