House	Amendment NO
Offered By	
AMEND House Committee Substitute for A, Line 4, by inserting after said section ar	Senate Substitute for Senate Bill No. 150, Page 1, Section and line the following:
within the state under military orders, their four years of age who enroll in a Missouri	ent resident status, military personnel, when stationed r spouses, and their unemancipated children under twenty-community college, Missouri college, or Missouri state ssouri resident status for undergraduate and graduate
Further amend said bill, Page 11, Section 1 and line the following:	173.1105, Line 55, by inserting after all of the said section
currently serving in the Missouri National the United States shall be deemed to be do tuition at any approved public institution in	y provision of law to the contrary, any individual who is Guard or in a reserve component of the Armed Forces of miciled in this state for purposes of eligibility for in-state in Missouri for undergraduate and graduate degree
presence within the state of Missouri. For shall demonstrate presence within the taxin 3. If any such individual is eligible state student aid program, public or private coordinating board for higher education by under this section shall be provided after a	n under this section, any such individual shall demonstrate purposes of attending a community college, an individual ng district of the community college he or she attends. It to receive financial assistance under any other federal or the period of the individual. The tuition limitation and the individual. The tuition limitation all other federal and state aid for which the individual is all shall receive more than the actual cost of attendance and made available to such individual.
	ner education shall promulgate rules to implement this
	oproved public institution" shall have the same meaning as of section 173.1102.
Action Taken	Date

6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in 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, 2016, shall be invalid and void."; and

1 2

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