## House

$\qquad$ Amendment NO.

## Offered By

AMEND House Bill No. 1943, Page 16, Section 163.011, Lines 9-10, by removing said lines and inserting in lieu thereof the following: "daily attendance of summer school students. "Full-time"; and

Further amend said bill, Page 17, said section, Line 40, by inserting an opening bracket "[" immediately after the word "target"; and

Further amend said bill, said page, said section, Lines 45-51, by removing said lines and inserting in lieu thereof the following:
"adequacy target];"; and
Further amend said bill, Page 18, said section, Line 97, by inserting immediately after the word "total" the following:
"regular term"; and
Further amend said bill, said page, said section, said line, by inserting immediately after said line the following:
"(8) "Free and reduced lunch threshold for the district", the free and reduced lunch threshold multiplied by the district's regular term average daily attendance;"; and

Further amend said bill, Page 19, said section, Line 108, by inserting immediately after "107-110" the following:
"or successor legislation"; and
Further amend said bill, said page, said section, Line 114, by inserting immediately after the word "total" the following: "regular term"; and

Further amend said bill, said page, said section, said line, by inserting immediately after said line the following:
"(11) "Limited English proficiency threshold for the district", the limited English proficiency threshold multiplied by the district's regular term average daily attendance;"; and

Further amend said bill, Page 20, said section, Line 156, by removing said line and inserting in lieu thereof the following:
"ten school days, plus the full-time"; and
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Further amend said bill, Page 21, said section, Line 175, by inserting immediately after said line the following:
"(17) "Regular term average daily attendance", the quotient or the sum of the quotients obtained by dividing the total number of hours attended in a term by resident pupils between the ages of five and twenty-one by the actual number of hours school was in session in that term. For purposes of determining regular term average daily attendance under this subdivision, the term "resident pupil" shall have the same meaning such term is given under subdivision (2) of this section;"; and

Further amend said bill, said page, said section, Line 190, by removing said line and inserting in lieu thereof the following:
"the total regular term average daily attendance of all included performance districts;
(21) "Special education threshold for the district", the special education threshold multiplied by the district's regular term average daily attendance;" and

Further amend said bill, said section, by renumbering the subdivisions accordingly;
Further amend said bill, Page 22, said section, Line 212, by inserting immediately after the word "threshold" the following:
"for the district"; and
Further amend said bill, said page, said section, Line 213, by inserting immediately after the word "threshold" the following:
"for the district"; and
Further amend said bill, said page, said section, Line 215, by inserting immediately after the word "threshold" the following:
"for the district"; and
Further amend said bill, said page, said section, Line 219, by inserting immediately after the word "threshold" the following:
"for the district"; and

Further amend said bill, said page, said section, Line 222, by inserting immediately after the word "threshold" the following:
"for the district"; and
Further amend said bill, Pages 22-23, Section 163.019, Lines 18-24, by removing said lines and inserting in lieu thereof the following:
"2. Any member of the committee on the education formula may designate another person to take his or her place in such member role on a permanent basis.
3. The committee on the education formula shall examine the school foundation formula as established under section 163.031.
4. Before June 1, 2017, the committee on the education formula shall report its findings to the joint committee on education."; and

Further amend said bill, Page 23, Section 163.021, Line 14, by removing the word "pupils," and inserting in lieu thereof the word "pupils;"; and

Further amend said bill, Pages 25-28, Sections 163.027 and 163.036, by removing said sections from the bill; and

Further amend said bill, Page 29, Section 163.073, Line 38, by inserting immediately after said line the following:
"167.228. 1. For purposes of distribution of state aid under section 163.031 , summer school hours claimed for reimbursement shall not exceed one hundred eighty hours for any student.
2. No public school district or charter school shall offer summer school before the last Monday in May."; and

Further amend said bill, said page, Section 171.031, Line 11, by removing the word "in" and inserting in lieu thereof the word "under"; and

Further amend said bill, Page 30, said section, Lines 40-50, by removing said lines and inserting in lieu thereof the following:
"8. (1) For purposes of this subsection, the following terms mean:
(a) "Extended learning district", a provisionally accredited or unaccredited school district in which the actual number of hours school was in session in a term exceeds one thousand two hundred hours;
(b) "Extended learning charter school", a charter school, located in a provisionally accredited or unaccredited school district, in which the actual number of hours school was in session in a term exceeds one thousand two hundred hours.
(2) In any instance in which the actual number of hours school was in session in a term is required to be calculated under section 163.011 , such calculation shall be made for extended learning districts and extended learning charter schools by subtracting sixty hours from the actual number of hours school was in session in the term."; and

Further amend said bill, Page 31, Section B, Line 2, by inserting immediately after said line the following:
"Section C. Because of the importance of improving and sustaining Missouri's elementary and secondary education system, the enactment of sections 163.019 and 167.228 and the repeal and reenactment of sections $160.011,160.041,160.405,160.417,160.518,163.011,163.021,163.073$, 171.031, and 171.033 are deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and the enactment of sections 163.019 and 167.228 and the repeal and reenactment of sections $160.011,160.041,160.405,160.417,160.518,163.011,163.021,163.073$, 171.031, and 171.033 of this act are hereby declared to be an emergency act within the meaning of the constitution, and the enactment of sections 163.019 and 167.228 and the repeal and reenactment of sections $160.011,160.041,160.405,160.417,160.518,163.011,163.021,163.073,171.031$, and 171.033 of this act shall be in full force and effect on July 1, 2016, or upon their passage and approval, whichever occurs later."; and

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

1 accordingly.

