House	Amendment NO
AMEND House Committee Substitute for House Bill No. 682, Page 1, Section A, Line 2, by inserting after said section and line the following:	
(1) "Government entity", the gove	ernment of any political subdivision, as such term is
defined under section 70.120; provided th	nat, "government entity" shall not be construed to include
the general assembly;	
• • • • • • • • • • • • • • • • • • • •	d county health center board of trustees, county council,
	or other elected governing body having legislative authori
over matters of public health within the go	
	r, rule, or regulation that closes, partially closes, or place
	business organizations, churches, schools, other places
	or any individual business, including any order, rule, or
	its attendance at any public or private gathering, which
	esponse to an actual or perceived threat to public health for
the purpose of preventing the spread of a	
	tity shall enact any rule or regulation that is generally
	I that is related to public health, including any rule or
	e spread of a contagious disease, without first securing a
	s legislative body to approve the rule or regulation.
	the department of health and senior services shall
	or enforce any generally applicable order, ordinance, rule
provisions of subsection 4 of this section.	or to issue any public health order inconsistent with the
•	by a government entity, including by a local health offic
	ment entity's executive, as the term "executive" is defined
	ect for longer than fifteen calendar days, including the
	ned concurrently, consecutively, or successively, and shall
	een days or as specified in the order, whichever is shorter
unless so authorized as follows:	zen days of as specified in the order, whichever is shorter
	ceed an additional fifteen calendar days, upon approval o
_	o extend such order or approve a similar order;
	ed an additional ten calendar days, upon a two-thirds vote
· · ·	y to extend such order or approve a similar order;
	eed an additional ten calendar days, upon a two-thirds vo
_	y to extend such order or approve a similar order;

Action Taken____

Date _____

- (4) For a fifth period not to exceed an additional ten calendar days, upon a two-thirds vote of the government entity's legislative body to extend such order or approve a similar order; and
- (5) For each additional period not to exceed an additional ten calendar days, upon a unanimous vote of the government entity's legislative body to extend such order or approve a similar order.
- 5. The department of health and senior services may promulgate necessary rules and regulations for the administration of this section. 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 the effective date of this section shall be invalid and void."; and

1 2

Further amend said bill and page, Section 173.1590, Line 7, by inserting after said section and line the following:

 "Section B. Because immediate action is necessary to protect the health and safety of Missouri residents, section 67.260 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section 67.260 of section A of this act shall be in full force and effect upon its passage and approval."; and

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