SENATE AMENDMENT NO.

Offered by	Of	

Amend SCS/HCS/House Bill No. 362, Page 1, Section title, Lines 2-3,

	<u> </u>			
2	by striking "the sunshine law" and inserting in lieu thereof			
3	the following: "government transparency"; and			
4	Further amend said bill and page, section A, line 3, by			
5	inserting after all of said line the following:			
6	"29.420. 1. This section shall be known as the			
7	"Government Lending Transparency Act".			
8	2. As used in this section, the following terms mean:			
9	(1) "Administering agency", a department, office,			
10	board, commission, bureau, institution, or any other agency			
11	of the state charged by statute, regulation, or order with			
12	administering a credit support program or lending program;			
13	(2) "Credit support program", any state program that			
14	guarantees or provides credit enhancements, such as state			
15	support for interest or principal payments, to the debt of			
16	private parties or municipalities, under which the state			
17	would be required to provide moneys if the borrower failed			
18	to pay;			
19	(3) "Lending program", any state program that offers			
20	moneys to private parties or municipalities that come with			
21	the expectation of repayment.			
22	3. Each administering agency shall report annually to			
23	the state auditor by August thirtieth the following			
24	<pre>information:</pre>			

- 28 (2) For the immediately preceding fiscal year, the
 29 total dollar amount of all lending for each lending program
 30 administered by the agency and the total amount of debt
 31 supported by each credit support program administered by the
 32 agency; and
- 33 (3) For the immediately preceding fiscal year, the
 34 reasonable estimates of the costs of likely defaults for
 35 each lending program and credit support program administered
 36 by the agency, using private sector accounting standards to
 37 evaluate the likelihood and costs of defaults.
 - 4. The state auditor shall make an annual report compiling the data received from the administering agencies under this section, and shall submit the report to the general assembly annually by December fifteenth.

- 5. Intentional or knowing failure to comply with any reporting requirement contained in this section shall be punishable by a fine of up to two thousand dollars."; and Further amend said bill, page 7, section 610.021, line 201 by inserting after all of said line the following:
- "610.026. 1. Except as otherwise provided by law, each public governmental body shall provide access to and, upon request, furnish copies of public records subject to the following:
- (1) Fees for copying public records, except those records restricted under section 32.091, shall not exceed ten cents per page for a paper copy not larger than nine by fourteen inches, with the hourly fee for duplicating time not to exceed the average hourly rate of pay for clerical staff of the public governmental body. Research time required for fulfilling records requests may be charged at

- 58 the actual cost of research time. Based on the scope of the request, the public governmental body shall produce the 59 60 copies using employees of the body that result in the lowest amount of charges for search, research, and duplication 61 62 Prior to producing copies of the requested records, the person requesting the records may request the public 63 64 governmental body to provide an estimate of the cost to the 65 person requesting the records. Documents may be furnished without charge or at a reduced charge when the public 66 67 governmental body determines that waiver or reduction of the fee is in the public interest because it is likely to 68 contribute significantly to public understanding of the 69 70 operations or activities of the public governmental body and is not primarily in the commercial interest of the requester; 71 72 Fees for providing access to public records 73 maintained on computer facilities, recording tapes or disks, 74 videotapes or films, pictures, maps, slides, graphics, illustrations or similar audio or visual items or devices, 75 76 and for paper copies larger than nine by fourteen inches shall include only the cost of copies, staff time, which 77 shall not exceed the average hourly rate of pay for staff of 78 79 the public governmental body required for making copies and 80 programming, if necessary, and the cost of the disk, tape, 81 or other medium used for the duplication. Fees for maps, blueprints, or plats that require special expertise to 82 83 duplicate may include the actual rate of compensation for 84 the trained personnel required to duplicate such maps, blueprints, or plats. If programming is required beyond the 85 customary and usual level to comply with a request for 86 87 records or information, the fees for compliance may include the actual costs of such programming. 88 89
 - 2. Payment of such copying fees may be requested prior to the making of copies. A request for public records to a

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- 91 public governmental body shall be considered withdrawn if
- 92 the requester fails to remit all fees within thirty days of
- 93 a request for payment of the fees by the public governmental
- 94 body, prior to the making of copies.

general revenue fund of the state.

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- 95 3. Except as otherwise provided by law, each public 96 governmental body of the state shall remit all moneys 97 received by or for it from fees charged pursuant to this 98 section to the director of revenue for deposit to the
- 4. Except as otherwise provided by law, each public governmental body of a political subdivision of the state shall remit all moneys received by it or for it from fees charged pursuant to sections 610.010 to 610.028 to the appropriate fiscal officer of such political subdivision for deposit to the governmental body's accounts.
- 106 5. The term "tax, license or fees" as used in Section 107 22 of Article X of the Constitution of the State of Missouri does not include copying charges and related fees that do 108 not exceed the level necessary to pay or to continue to pay 109 the costs for providing a service, program, or activity 110 which was in existence on November 4, 1980, or which was 111 approved by a vote of the people subsequent to November 4, 112 1980."; and 113
- 114 Further amend the title and enacting clause accordingly.