SENATE AMENDMENT NO.

Offered by	 Of	
	-	

Amend SS/SCS/Senate Bill No. 835, Page 2, Section 30.753, Line 41,

by inserting after all of said line the following:			
"34.700. 1. A public entity shall not:			
(1) Accept a payment using central bank digital			
5 currency; or			
(2) Participate in any test of central bank digital			
currency by any Federal Reserve branch.			
2. For purposes of this section, the following terms			
mean:			
(1) "Central bank digital currency", a digital			
currency, a digital medium of exchange, or a digital			
monetary unit of account issued by the United States Federal			
Reserve System, a federal agency, a foreign government, a			
foreign central bank, or a foreign reserve system, that is			
made directly available to a consumer by such entities. The			
term includes a digital currency, a digital medium of			
exchange, or a digital monetary unit of account issued by			
the United States Federal Reserve System, a federal agency,			
a foreign government, a foreign central bank, or a foreign			
reserve system, that is processed or validated directly by			
<pre>such entities;</pre>			
(2) "Public entity", the state of Missouri or any			
political subdivision thereof, including all boards,			
commissions, agencies, institutions, authorities, and bodies			
politic and corporate of the state created by or in			
accordance with state law or regulations."; and			

27 Further amend the title and enacting clause accordingly.