House Amendment NO
Offered By
AMEND House Committee Substitute for House Bill No. 1550, Page 4, Section 210.211, Line 67,
by inserting after all of said line the following:
"4. Up to two children who are five years of age or older and who are related within the
third degree of consanguinity or affinity to, adopted by, or under court-appointed guardianship or
legal custody of a child care provider who is responsible for the daily operation of a licensed family
child care facility that is organized as a corporation, association, firm, partnership, limited liability
company, sole proprietorship, or any other type of business entity in this state shall not be included
in the number of children counted toward the maximum number of children for which the licensed
family child care facility is licensed under section 210.221. If more than one member of the
corporation, association, firm, partnership, limited liability company, or other business entity is
responsible for the daily operation of the licensed family child care facility, then the related children
of only one such member shall be excluded. A licensed family child care facility caring for children
not counted in the maximum number of children, as permitted under this subsection, shall disclose
this to parents or guardians on the written notice required under subsection 3 of this section. If a
licensed family child care facility begins caring for children not counted in the maximum number of
children after a parent or guardian has signed the written notice required under subsection 3 of this
section, the licensed family child care facility shall provide a separate notice to the parent or
guardian that the licensed family child care facility is caring for children not counted in the
maximum number of children for which the licensed family child care facility is licensed and shall
keep a copy of the signed notice on file.
5. Nothing in this section shall prevent the department from enforcing licensing regulations
promulgated under this chapter, including, but not limited to, supervision requirements and capacity
limitations based on the amount of child care space available.
6. Notwithstanding any other provision of law to the contrary, any licensed child care
facility receiving funding for a child in the facility's care under the Child Care and Development
Block Grant Act of 2014, as amended, and not utilizing the exemptions outlined in this section, shall
abide by the licensure provisions required under this chapter to receive such funding.
Section B. Because of the need for safe and adequate child care services for Missouri
families, the repeal and reenactment of section 210.211 of section A of this act is deemed necessary
Action Taken Date

- 1 for the immediate preservation of the public health, welfare, peace, and safety, and is hereby
- 2 declared to be an emergency act within the meaning of the constitution, and the repeal and
- 3 reenactment of section 210.211 of section A of this act shall be in full force and effect upon its
- 4 passage and approval."; and

5

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