FIRST REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 52

100TH GENERAL ASSEMBLY

Reported from the Committee on Ways and Means, February 28, 2019, with recommendation that the Senate Committee Substitute do pass.

0111S.02C

ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal sections 32.087, 143.011, and 144.020, RSMo, and to enact in lieu thereof four new sections relating to taxation, with an effective date.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 32.087, 143.011, and 144.020, RSMo, are repealed and

2 $\,$ four new sections enacted in lieu thereof, to be known as sections 32.087, 143.011, $\,$

3 143.177, and 144.020, to read as follows:

32.087. 1. Within ten days after the adoption of any ordinance or order in favor of adoption of any local sales tax authorized under the local sales tax law by the voters of a taxing entity, the governing body or official of such taxing entity shall forward to the director of revenue by United States registered mail or certified mail a certified copy of the ordinance or order. The ordinance or order shall reflect the effective date thereof.

2. Any local sales tax so adopted shall become effective on the first day
of the second calendar quarter after the director of revenue receives notice of
adoption of the local sales tax, except as provided in subsection 18 of this section,
and shall be imposed on all transactions on which the Missouri state sales tax is
imposed.

3. (1) Every retailer within the jurisdiction of one or more taxing entities which has imposed one or more local sales taxes under the local sales tax law shall add all taxes so imposed along with the tax imposed by the sales tax law of the state of Missouri to the sale price and, when added, the combined tax shall constitute a part of the price, and shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the same manner as the purchase 18 price. The combined rate of the state sales tax and all local sales taxes shall be19 the sum of the rates, multiplying the combined rate times the amount of the sale.

20 (2) For all tax years beginning on or after January 1, 2020, the 21 total combined rate of sales taxes under the local sales tax law for any 22 given taxing jurisdiction shall not exceed eight and seven hundred 23 seventy-five thousandths percent, provided that no transient guest tax 24 shall be considered a local sales tax under the local sales tax law.

(3) Taxing jurisdictions in which the combined rate of sales taxes is in excess of the limit established under subdivision (2) of this subsection as of January 1, 2020, shall not be required to reduce or repeal any such taxes, but shall not be authorized to impose any new tax which shall result in a total combined rate of sales taxes in excess of the limit established in subdivision (2) of this subsection.

4. The brackets required to be established by the director of revenue under the provisions of section 144.285 shall be based upon the sum of the combined rate of the state sales tax and all local sales taxes imposed under the provisions of the local sales tax law.

5. (1) The ordinance or order imposing a local sales tax under the local sales tax law shall impose a tax upon all transactions upon which the Missouri state sales tax is imposed to the extent and in the manner provided in sections 144.010 to 144.525, and the rules and regulations of the director of revenue issued pursuant thereto; except that the rate of the tax shall be the sum of the combined rate of the state sales tax or state highway use tax and all local sales taxes imposed under the provisions of the local sales tax law.

42(2) Notwithstanding any other provision of law to the contrary, local taxing jurisdictions, except those in which voters have approved a local use tax 43under section 144.757, shall have placed on the ballot on or after the general 4445election in November 2014, but no later than the general election in November 462022, whether to repeal application of the local sales tax to the titling of motor vehicles, trailers, boats, and outboard motors that are subject to state sales tax 47under section 144.020 and purchased from a source other than a licensed 48Missouri dealer. The ballot question presented to the local voters shall contain 4950substantially the following language:

51 Shall the _____ (local jurisdiction's name) discontinue applying

52 and collecting the local sales tax on the titling of motor vehicles,

53 trailers, boats, and outboard motors that were purchased from a

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54source other than a licensed Missouri dealer?

 \Box YES

55Approval of this measure will result in a reduction of local revenue to provide for vital services for (local jurisdiction's name) 56and it will place Missouri dealers of motor vehicles, outboard 5758motors, boats, and trailers at a competitive disadvantage to non-Missouri dealers of motor vehicles, outboard motors, boats, and 5960 trailers.

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\Box NO

62 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box 63 64 opposite "NO".

65(3) If the ballot question set forth in subdivision (2) of this subsection receives a majority of the votes cast in favor of the proposal, or if the local taxing 66 67 jurisdiction fails to place the ballot question before the voters on or before the 68 general election in November 2022, the local taxing jurisdiction shall cease applying the local sales tax to the titling of motor vehicles, trailers, boats, and 69 70outboard motors that were purchased from a source other than a licensed 71Missouri dealer.

72(4) In addition to the requirement that the ballot question set forth in 73subdivision (2) of this subsection be placed before the voters, the governing body 74of any local taxing jurisdiction that had previously imposed a local use tax on the 75use of motor vehicles, trailers, boats, and outboard motors may, at any time, place a proposal on the ballot at any election to repeal application of the local sales tax 76to the titling of motor vehicles, trailers, boats, and outboard motors purchased 77from a source other than a licensed Missouri dealer. If a majority of the votes 7879cast by the registered voters voting thereon are in favor of the proposal to repeal 80 application of the local sales tax to such titling, then the local sales tax shall no longer be applied to the titling of motor vehicles, trailers, boats, and outboard 81 82 motors purchased from a source other than a licensed Missouri dealer. If a majority of the votes cast by the registered voters voting thereon are opposed to 83 the proposal to repeal application of the local sales tax to such titling, such 84 85 application shall remain in effect.

86 (5) In addition to the requirement that the ballot question set forth in subdivision (2) of this subsection be placed before the voters on or after the 87 general election in November 2014, and on or before the general election in 88 November 2022, whenever the governing body of any local taxing jurisdiction 89

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90 imposing a local sales tax on the sale of motor vehicles, trailers, boats, and 91 outboard motors receives a petition, signed by fifteen percent of the registered voters of such jurisdiction voting in the last gubernatorial election, and calling 92 for a proposal to be placed on the ballot at any election to repeal application of 93 the local sales tax to the titling of motor vehicles, trailers, boats, and outboard 94 motors purchased from a source other than a licensed Missouri dealer, the 95governing body shall submit to the voters of such jurisdiction a proposal to repeal 96 97 application of the local sales tax to such titling. If a majority of the votes cast by 98 the registered voters voting thereon are in favor of the proposal to repeal 99 application of the local sales tax to such titling, then the local sales tax shall no 100longer be applied to the titling of motor vehicles, trailers, boats, and outboard 101 motors purchased from a source other than a licensed Missouri dealer. If a 102majority of the votes cast by the registered voters voting thereon are opposed to the proposal to repeal application of the local sales tax to such titling, such 103 104 application shall remain in effect.

105 (6) Nothing in this subsection shall be construed to authorize the voters106 of any jurisdiction to repeal application of any state sales or use tax.

107 (7) If any local sales tax on the titling of motor vehicles, trailers, boats, 108 and outboard motors purchased from a source other than a licensed Missouri dealer is repealed, such repeal shall take effect on the first day of the second 109 110 calendar quarter after the election. If any local sales tax on the titling of motor vehicles, trailers, boats, and outboard motors purchased from a source other than 111 112a licensed Missouri dealer is required to cease to be applied or collected due to failure of a local taxing jurisdiction to hold an election pursuant to subdivision 113114 (2) of this subsection, such cessation shall take effect on March 1, 2023.

(8) Notwithstanding any provision of law to the contrary, if any local sales 115tax on the titling of motor vehicles, trailers, boats, and outboard motors 116 117purchased from a source other than a licensed Missouri dealer is repealed after the general election in November 2014, or if the taxing jurisdiction failed to 118 present the ballot to the voters at a general election on or before November 2022, 119 120then the governing body of such taxing jurisdiction may, at any election 121subsequent to the repeal or after the general election in November 2022, if the 122 jurisdiction failed to present the ballot to the voters, place before the voters the 123issue of imposing a sales tax on the titling of motor vehicles, trailers, boats, and 124outboard motors that are subject to state sales tax under section 144.020 that 125were purchased from a source other than a licensed Missouri dealer. The ballot $\mathbf{5}$

126 question presented to the local voters shall contain substantially the following127 language:

Shall the ______ (local jurisdiction's name) apply and collect the
local sales tax on the titling of motor vehicles, trailers, boats, and
outboard motors that are subject to state sales tax under section
144.020 and purchased from a source other than a licensed
Missouri dealer?
Approval of this measure will result in an increase of local revenue

to provide for vital services for _____ (local jurisdiction's name),
and it will remove a competitive advantage that non-Missouri
dealers of motor vehicles, outboard motors, boats, and trailers have
over Missouri dealers of motor vehicles, outboard motors, boats,
and trailers.

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If you are in favor of the question, place an "X" in the box opposite
"YES". If you are opposed to the question, place an "X" in the box
opposite "NO".

 \Box YES

(9) If any local sales tax on the titling of motor vehicles, trailers, boats,
and outboard motors purchased from a source other than a licensed Missouri
dealer is adopted, such tax shall take effect and be imposed on the first day of the
second calendar quarter after the election.

 \Box NO

1476. On and after the effective date of any local sales tax imposed under the provisions of the local sales tax law, the director of revenue shall perform all 148 functions incident to the administration, collection, enforcement, and operation 149150of the tax, and the director of revenue shall collect in addition to the sales tax for the state of Missouri all additional local sales taxes authorized under the 151authority of the local sales tax law. All local sales taxes imposed under the local 152sales tax law together with all taxes imposed under the sales tax law of the state 153of Missouri shall be collected together and reported upon such forms and under 154such administrative rules and regulations as may be prescribed by the director 155156of revenue.

157 7. All applicable provisions contained in sections 144.010 to 144.525 158 governing the state sales tax and section 32.057, the uniform confidentiality 159 provision, shall apply to the collection of any local sales tax imposed under the 160 local sales tax law except as modified by the local sales tax law.

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8. All exemptions granted to agencies of government, organizations,

persons and to the sale of certain articles and items of tangible personal property and taxable services under the provisions of sections 144.010 to 144.525, as these sections now read and as they may hereafter be amended, it being the intent of this general assembly to ensure that the same sales tax exemptions granted from the state sales tax law also be granted under the local sales tax law, are hereby made applicable to the imposition and collection of all local sales taxes imposed under the local sales tax law.

9. The same sales tax permit, exemption certificate and retail certificate required by sections 144.010 to 144.525 for the administration and collection of the state sales tax shall satisfy the requirements of the local sales tax law, and no additional permit or exemption certificate or retail certificate shall be required; except that the director of revenue may prescribe a form of exemption certificate for an exemption from any local sales tax imposed by the local sales tax law.

176 10. All discounts allowed the retailer under the provisions of the state 177 sales tax law for the collection of and for payment of taxes under the provisions 178 of the state sales tax law are hereby allowed and made applicable to any local 179 sales tax collected under the provisions of the local sales tax law.

180 11. The penalties provided in section 32.057 and sections 144.010 to 181 144.525 for a violation of the provisions of those sections are hereby made 182 applicable to violations of the provisions of the local sales tax law.

183 12. (1) For the purposes of any local sales tax imposed by an ordinance 184 or order under the local sales tax law, all sales, except the sale of motor vehicles, 185trailers, boats, and outboard motors required to be titled under the laws of the 186 state of Missouri, shall be deemed to be consummated at the place of business of the retailer unless the tangible personal property sold is delivered by the retailer 187 or his agent to an out-of-state destination. In the event a retailer has more than 188 one place of business in this state which participates in the sale, the sale shall 189 be deemed to be consummated at the place of business of the retailer where the 190 initial order for the tangible personal property is taken, even though the order 191 192 must be forwarded elsewhere for acceptance, approval of credit, shipment or 193billing. A sale by a retailer's agent or employee shall be deemed to be 194consummated at the place of business from which he works.

(2) For the purposes of any local sales tax imposed by an ordinance or
order under the local sales tax law, the sales tax upon the titling of all motor
vehicles, trailers, boats, and outboard motors shall be imposed at the rate in

198 effect at the location of the residence of the purchaser, and remitted to that local 199 taxing entity, and not at the place of business of the retailer, or the place of 200 business from which the retailer's agent or employee works.

(3) For the purposes of any local tax imposed by an ordinance or under the
local sales tax law on charges for mobile telecommunications services, all taxes
of mobile telecommunications service shall be imposed as provided in the Mobile
Telecommunications Sourcing Act, 4 U.S.C. Sections 116 [through 124] to 126,
as amended.

13. Local sales taxes shall not be imposed on the seller of motor vehicles, trailers, boats, and outboard motors required to be titled under the laws of the state of Missouri, but shall be collected from the purchaser by the director of revenue at the time application is made for a certificate of title, if the address of the applicant is within a taxing entity imposing a local sales tax under the local sales tax law.

21214. The director of revenue and any of his deputies, assistants and 213employees who have any duties or responsibilities in connection with the 214collection, deposit, transfer, transmittal, disbursement, safekeeping, accounting, 215or recording of funds which come into the hands of the director of revenue under 216the provisions of the local sales tax law shall enter a surety bond or bonds 217payable to any and all taxing entities in whose behalf such funds have been 218collected under the local sales tax law in the amount of one hundred thousand dollars for each such tax; but the director of revenue may enter into a blanket 219220bond covering himself and all such deputies, assistants and employees. The cost 221of any premium for such bonds shall be paid by the director of revenue from the 222share of the collections under the sales tax law retained by the director of 223revenue for the benefit of the state.

224 15. The director of revenue shall annually report on his management of 225each trust fund which is created under the local sales tax law and administration 226 of each local sales tax imposed under the local sales tax law. He shall provide 227each taxing entity imposing one or more local sales taxes authorized by the local sales tax law with a detailed accounting of the source of all funds received by him 228229for the taxing entity. Notwithstanding any other provisions of law, the state 230auditor shall annually audit each trust fund. A copy of the director's report and 231annual audit shall be forwarded to each taxing entity imposing one or more local 232 sales taxes.

16. Within the boundaries of any taxing entity where one or more local

234sales taxes have been imposed, if any person is delinquent in the payment of the amount required to be paid by him under the local sales tax law or in the event 235a determination has been made against him for taxes and penalty under the local 236 237sales tax law, the limitation for bringing suit for the collection of the delinquent 238tax and penalty shall be the same as that provided in sections 144.010 to 239144.525. Where the director of revenue has determined that suit must be filed against any person for the collection of delinquent taxes due the state under the 240241state sales tax law, and where such person is also delinguent in payment of taxes 242under the local sales tax law, the director of revenue shall notify the taxing entity 243in the event any person fails or refuses to pay the amount of any local sales tax 244due so that appropriate action may be taken by the taxing entity.

24517. Where property is seized by the director of revenue under the 246provisions of any law authorizing seizure of the property of a taxpayer who is 247delinquent in payment of the tax imposed by the state sales tax law, and where 248such taxpayer is also delinquent in payment of any tax imposed by the local sales tax law, the director of revenue shall permit the taxing entity to join in any sale 249 250of property to pay the delinquent taxes and penalties due the state and to the taxing entity under the local sales tax law. The proceeds from such sale shall 251first be applied to all sums due the state, and the remainder, if any, shall be 252253applied to all sums due such taxing entity.

25418. If a local sales tax has been in effect for at least one year under the 255provisions of the local sales tax law and voters approve reimposition of the same 256local sales tax at the same rate at an election as provided for in the local sales 257tax law prior to the date such tax is due to expire, the tax so reimposed shall 258become effective the first day of the first calendar quarter after the director receives a certified copy of the ordinance, order or resolution accompanied by a 259map clearly showing the boundaries thereof and the results of such election, 260provided that such ordinance, order or resolution and all necessary accompanying 261materials are received by the director at least thirty days prior to the expiration 262 263of such tax. Any administrative cost or expense incurred by the state as a result of the provisions of this subsection shall be paid by the city or county reimposing 264265such tax.

143.011. 1. A tax is hereby imposed for every taxable year on the 2 Missouri taxable income of every resident. The tax shall be determined by 3 applying the tax table or the rate provided in section 143.021, which is based 4 upon the following rates:

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SCS SB 52

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| 5 | If the Missouri taxable income is: | The tax is: |
|----|------------------------------------|--|
| 6 | Not over \$1,000.00 | $1\ 1/2\%$ of the Missouri taxable income |
| 7 | Over \$1,000 but not over \$2,000 | 15 plus 2% of excess over $1,000$ |
| 8 | Over \$2,000 but not over \$3,000 | 35 plus 2 1/2% of excess over $2,000$ |
| 9 | Over \$3,000 but not over \$4,000 | \$60 plus 3% of excess over \$3,000 |
| 10 | Over \$4,000 but not over \$5,000 | \$90 plus 3 1/2% of excess over \$4,000 |
| 11 | Over \$5,000 but not over \$6,000 | \$125 plus 4% of excess over \$5,000 |
| 12 | Over \$6,000 but not over \$7,000 | 165 plus 4 1/2% of excess over $6,000$ |
| 13 | Over \$7,000 but not over \$8,000 | \$210 plus 5% of excess over \$7,000 |
| 14 | Over \$8,000 but not over \$9,000 | \$260 plus 5 1/2% of excess over \$8,000 |
| 15 | Over \$9,000 | \$315 plus 6% of excess over \$9,000 |
| 16 | 2. (1) Beginning with the 201 | 7 calendar year, the top rate of tax under |
| | | |

17 subsection 1 of this section may be reduced over a period of years. Each reduction in the top rate of tax shall be by one-tenth of a percent and no more 18 19than one reduction shall occur in a calendar year. No more than five reductions shall be made under this subsection. Reductions in the rate of tax shall take 2021effect on January first of a calendar year and such reduced rates shall continue 22in effect until the next reduction occurs.

23(2) A reduction in the rate of tax shall only occur if the amount of net general revenue collected in the previous fiscal year exceeds the highest amount 2425of net general revenue collected in any of the three fiscal years prior to such fiscal year by at least one hundred fifty million dollars. 26

27(3) Any modification of tax rates under this subsection shall only apply 28to tax years that begin on or after a modification takes effect.

29(4) The director of the department of revenue shall, by rule, adjust the tax tables under subsection 1 of this section to effectuate the provisions of this 30 subsection. The bracket for income subject to the top rate of tax shall be 31 32eliminated once the top rate of tax has been reduced to five and one-half percent, and the top remaining rate of tax shall apply to all income in excess of the income 33 in the second highest remaining income bracket. 34

3. (1) In addition to the rate reductions under subsection 2 of this section, 35 beginning with the 2019 calendar year, the top rate of tax under subsection 1 of 36 37 this section shall be reduced by four-tenths of one percent. Such reduction in the 38 rate of tax shall take effect on January first of the 2019 calendar year.

39 (2) The modification of tax rates under this subsection shall only apply to 40 tax years that begin on or after the date the modification takes effect.

41 (3) The director of the department of revenue shall, by rule, adjust the tax
42 tables under subsection 1 of this section to effectuate the provisions of this
43 subsection.

44 4. (1) In addition to the rate reductions under subsections 2 and 45 3 of this section, beginning with the 2020 calendar year, the top rate of 46 tax under subsection 1 of this section shall be reduced by one and fifty-47 five hundredths percent. Such reduction in the rate of tax shall take 48 effect on January first of a calendar year.

49 (2) The modification of tax rates under this subsection shall only
50 apply to tax years that begin on or after the date the modification takes
51 effect.

(3) The director of the department of revenue shall, by rule,
adjust the tax tables under subsection 1 of this section to effectuate the
provisions of this subsection.

55 **5.** Beginning with the 2017 calendar year, the brackets of Missouri 56 taxable income identified in subsection 1 of this section shall be adjusted 57 annually by the percent increase in inflation. The director shall publish such 58 brackets annually beginning on or after October 1, 2016. Modifications to the 59 brackets shall take effect on January first of each calendar year and shall apply 60 to tax years beginning on or after the effective date of the new brackets.

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[5.] 6. As used in this section, the following terms mean:

(1) "CPI", the Consumer Price Index for All Urban Consumers for the
United States as reported by the Bureau of Labor Statistics, or its successor
index;

65 (2) "CPI for the preceding calendar year", the average of the CPI as of the 66 close of the twelve month period ending on August thirty-first of such calendar 67 year;

(3) "Net general revenue collected", all revenue deposited into the general
revenue fund, less refunds and revenues originally deposited into the general
revenue fund but designated by law for a specific distribution or transfer to
another state fund;

(4) "Percent increase in inflation", the percentage, if any, by which the
CPI for the preceding calendar year exceeds the CPI for the year beginning
September 1, 2014, and ending August 31, 2015.

143.177. 1. This section shall be known and may be cited as the 2 "Missouri Working Family Tax Credit Act". $\frac{3}{4}$

2. For purposes of this section, the following terms mean:

(1) "Department", the department of revenue;

5 (2) "Eligible taxpayer", a resident individual with a filing status 6 of single, head of household, widowed, or married filing combined who 7 is subject to the tax imposed under chapter 143, excluding withholding 8 tax imposed under sections 143.191 to 143.265, and who is allowed a 9 federal earned income tax credit under Section 32 of the Internal 10 Revenue Code of 1986, as amended;

(3) "Tax credit", a credit against the tax otherwise due under
chapter 143, excluding withholding tax imposed under sections 143.191
to 143.265.

14 3. For all tax years beginning on or after January 1, 2020, an eligible taxpayer shall be allowed a tax credit in an amount equal to 15twenty percent of the amount such taxpayer would receive under the 16 federal earned income tax credit. The tax credit allowed by this section 17shall be claimed by such taxpayer at the time such taxpayer files a 18 19 return and shall be applied against the income tax liability imposed by chapter 143 after reduction for all other credits allowed thereon. If the 20amount of the credit exceeds the tax liability, the difference shall not 2122be refunded to the taxpayer and shall not be carried forward to any 23subsequent tax year.

4. Notwithstanding the provisions of section 32.057 to the 2425contrary, the department shall determine whether any taxpayer filing 26a report or return with the department who did not apply for the credit 27authorized under this section may qualify for the credit and, if so, 28determines a taxpayer may qualify for the credit, shall notify such taxpayer of his or her potential eligibility. In making a determination 29of eligibility under this section, the department shall use any 30 appropriate and available data including, but not limited to, data 3132available from the Internal Revenue Service, the U.S. Department of Treasury, and state income tax returns from previous tax years. 33

5. The department shall prepare an annual report containing statistical information regarding the tax credits issued under this section for the previous tax year, including the total amount of revenue expended, the number of credits claimed, and the average value of the credits issued to taxpayers whose earned income falls within various income ranges determined by the department. SCS SB 52

12

40 6. The director of the department may promulgate rules and regulations to administer the provisions of this section. Any rule or 41 42portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become 43 effective only if it complies with and is subject to all of the provisions 44 of chapter 536, and, if applicable, section 536.028. This section and 45chapter 536 are nonseverable and if any of the powers vested with the 46 47general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held 48 unconstitutional, then the grant of rulemaking authority and any rule 49proposed or adopted after the effective date of this section shall be 50invalid and void. 51

52 7. Tax credits authorized under this section are not subject to 53 the requirements of sections 135.800 to 135.830.

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8. Under section 23.253 of the Missouri sunset act:

55 (1) The program authorized under this section shall 56 automatically sunset on December thirty-first six years after the 57 effective date of this section unless reauthorized by an act of the 58 general assembly;

(2) If such program is reauthorized, the program authorized
under this section shall automatically sunset on December thirty-first
twelve years after the effective date of the reauthorization of this
section; and

63 (3) This section shall terminate on September first of the
64 calendar year immediately following the calendar year in which the
65 program authorized under this section is sunset.

144.020. 1. A tax is hereby levied and imposed for the privilege of titling new and used motor vehicles, trailers, boats, and outboard motors purchased or acquired for use on the highways or waters of this state which are required to be titled under the laws of the state of Missouri and, except as provided in subdivision (9) of this subsection, upon all sellers for the privilege of engaging in the business of selling tangible personal property or rendering taxable service at retail in this state. The rate of tax shall be as follows:

8 (1) Upon every retail sale in this state of tangible personal property, 9 excluding motor vehicles, trailers, motorcycles, mopeds, motortricycles, boats and 10 outboard motors required to be titled under the laws of the state of Missouri and 11 subject to tax under subdivision (9) of this subsection, a tax equivalent to [four] 12 six percent of the purchase price paid or charged, or in case such sale involves 13 the exchange of property, a tax equivalent to [four] six percent of the 14 consideration paid or charged, including the fair market value of the property 15 exchanged at the time and place of the exchange, except as otherwise provided in 16 section 144.025;

17 (2) A tax equivalent to [four] six percent of the amount paid for admission 18 and seating accommodations, or fees paid to, or in any place of amusement, 19 entertainment or recreation, games and athletic events, except amounts paid for 20 any instructional class;

(3) A tax equivalent to [four] six percent of the basic rate paid or charged
on all sales of electricity or electrical current, water and gas, natural or artificial,
to domestic, commercial or industrial consumers;

24(4) A tax equivalent to [four] six percent on the basic rate paid or charged on all sales of local and long distance telecommunications service to 2526telecommunications subscribers and to others through equipment of 27telecommunications subscribers for the transmission of messages and 28conversations and upon the sale, rental or leasing of all equipment or services pertaining or incidental thereto; except that, the payment made by 29telecommunications subscribers or others, pursuant to section 144.060, and any 30 amounts paid for access to the internet or interactive computer services shall not 3132be considered as amounts paid for telecommunications services;

33 (5) A tax equivalent to [four] six percent of the basic rate paid or charged
34 for all sales of services for transmission of messages of telegraph companies;

35 (6) A tax equivalent to [four] six percent on the amount of sales or 36 charges for all rooms, meals and drinks furnished at any hotel, motel, tavern, inn, restaurant, eating house, drugstore, dining car, tourist cabin, tourist camp or 37other place in which rooms, meals or drinks are regularly served to the 38 public. The tax imposed under this subdivision shall not apply to any automatic 39 40 mandatory gratuity for a large group imposed by a restaurant when such gratuity is reported as employee tip income and the restaurant withholds income tax 41 42under section 143.191 on such gratuity;

43 (7) A tax equivalent to [four] six percent of the amount paid or charged 44 for intrastate tickets by every person operating a railroad, sleeping car, dining 45 car, express car, boat, airplane and such buses and trucks as are licensed by the 46 division of motor carrier and railroad safety of the department of economic 47 development of Missouri, engaged in the transportation of persons for hire; 48(8) A tax equivalent to [four] six percent of the amount paid or charged for rental or lease of tangible personal property, provided that if the lessor or 49 renter of any tangible personal property had previously purchased the property 50under the conditions of sale at retail or leased or rented the property and the tax 5152was paid at the time of purchase, lease or rental, the lessor, sublessor, renter or subrenter shall not apply or collect the tax on the subsequent lease, sublease, 53rental or subrental receipts from that property. The purchase, rental or lease of 54motor vehicles, trailers, motorcycles, mopeds, motortricycles, boats, and outboard 55motors shall be taxed and the tax paid as provided in this section and section 56144.070. In no event shall the rental or lease of boats and outboard motors be 57considered a sale, charge, or fee to, for, or in places of amusement, entertainment 5859or recreation nor shall any such rental or lease be subject to any tax imposed to, 60 for, or in such places of amusement, entertainment or recreation. Rental and leased boats or outboard motors shall be taxed under the provisions of the sales 61 62 tax laws as provided under such laws for motor vehicles and trailers. Tangible personal property which is exempt from the sales or use tax under section 63 64 144.030 upon a sale thereof is likewise exempt from the sales or use tax upon the lease or rental thereof: 65

66 (9) A tax equivalent to [four] six percent of the purchase price, as defined 67 in section 144.070, of new and used motor vehicles, trailers, boats, and outboard 68 motors purchased or acquired for use on the highways or waters of this state 69 which are required to be registered under the laws of the state of Missouri. This 70 tax is imposed on the person titling such property, and shall be paid according 71 to the procedures in section 144.440.

2. All tickets sold which are sold under the provisions of sections 144.010
to 144.525 which are subject to the sales tax shall have printed, stamped or
otherwise endorsed thereon, the words "This ticket is subject to a sales tax.".

Section B. Section A of this act shall become effective January 1, 2020.

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