

FIRST REGULAR SESSION

HOUSE BILL NO. 573

93RD GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE STEVENSON.

Read 1st time February 16, 2005 and copies ordered printed.

STEPHEN S. DAVIS, Chief Clerk

1436L.011

AN ACT

To repeal sections 21.770, 28.085, 28.163, 30.900, 31.010, 32.051, 32.380, 32.382, 33.571, 42.160, 58.755, 72.424, 82.291, 82.460, 94.580, 103.081, 105.268, 115.177, 128.345, 128.346, 128.350, 128.352, 128.354, 128.356, 128.358, 128.360, 128.362, 128.364, 128.366, 135.095, 137.423, 138.236, 140.015, 143.122, 143.172, 143.1010, 143.1011, 143.1012, 144.030, 144.036, 144.041, 144.049, 152.032, 160.300, 160.302, 160.304, 160.306, 160.308, 160.310, 160.312, 160.314, 160.316, 160.318, 160.320, 160.322, 160.324, 160.326, 160.328, 160.510, 160.550, 161.205, 161.655, 163.025, 169.710, 171.033, 173.710, 173.715, 173.718, 173.721, 178.630, 191.938, 192.255, 197.121, 197.305, 197.312, 197.314, 197.317, 197.318, 197.345, 197.355, 197.366, 198.014, 198.540, 205.380, 205.390, 205.400, 205.410, 205.420, 205.430, 205.440, 205.450, 205.900, 208.177, 208.307, 210.879, 210.930, 215.050, 253.022, 260.273, 277.200, 277.201, 277.202, 277.206, 277.209, 277.212, 277.215, 292.260, 292.270, 292.280, 292.290, 292.500, 292.550, 302.295, 313.300, 313.301, 319.022, 338.500, 338.505, 338.510, 338.515, 338.520, 338.530, 338.535, 338.540, 338.550, 351.025, 354.065, 376.530, 376.550, 388.650, 391.010, 391.020, 391.030, 391.040, 391.050, 391.060, 391.070, 391.080, 391.090, 391.100, 391.110, 391.120, 391.130, 391.140, 391.150, 391.160, 391.170, 391.180, 391.190, 391.230, 391.240, 391.250, 391.260, 400.9-629, 415.430, 417.066, 442.050, 516.060, 516.065, 537.040, 600.094, 620.528, 620.1310, 632.484, 644.102, and 650.216, RSMo, and to enact in lieu thereof fifteen new sections for the sole purpose of repealing certain expired, sunset, terminated, and ineffective statutory provisions as identified by the joint committee on legislative research pursuant to section 23.205, RSMo.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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

Section A. Sections 21.770, 28.085, 28.163, 30.900, 31.010, 32.051, 32.380, 32.382, 2 33.571, 42.160, 58.755, 72.424, 82.291, 82.460, 94.580, 103.081, 105.268, 115.177, 128.345, 3 128.346, 128.350, 128.352, 128.354, 128.356, 128.358, 128.360, 128.362, 128.364, 128.366, 4 135.095, 137.423, 138.236, 140.015, 143.122, 143.172, 143.1010, 143.1011, 143.1012, 144.030, 5 144.036, 144.041, 144.049, 152.032, 160.300, 160.302, 160.304, 160.306, 160.308, 160.310, 6 160.312, 160.314, 160.316, 160.318, 160.320, 160.322, 160.324, 160.326, 160.328, 160.510, 7 160.550, 161.205, 161.655, 163.025, 169.710, 171.033, 173.710, 173.715, 173.718, 173.721, 8 178.630, 191.938, 192.255, 197.121, 197.305, 197.312, 197.314, 197.317, 197.318, 197.345, 9 197.355, 197.366, 198.014, 198.540, 205.380, 205.390, 205.400, 205.410, 205.420, 205.430, 10 205.440, 205.450, 205.900, 208.177, 208.307, 210.879, 210.930, 215.050, 253.022, 260.273, 11 277.200, 277.201, 277.202, 277.206, 277.209, 277.212, 277.215, 292.260, 292.270, 292.280, 12 292.290, 292.500, 292.550, 302.295, 313.300, 313.301, 319.022, 338.500, 338.505, 338.510, 13 338.515, 338.520, 338.530, 338.535, 338.540, 338.550, 351.025, 354.065, 376.530, 376.550, 14 388.650, 391.010, 391.020, 391.030, 391.040, 391.050, 391.060, 391.070, 391.080, 391.090, 15 391.100, 391.110, 391.120, 391.130, 391.140, 391.150, 391.160, 391.170, 391.180, 391.190, 16 391.230, 391.240, 391.250, 391.260, 400.9-629, 415.430, 417.066, 442.050, 516.060, 516.065, 17 537.040, 600.094, 620.528, 620.1310, 632.484, 644.102, and 650.216, RSMo, are repealed and 18 fifteen new sections enacted in lieu thereof, to be known as sections 31.010, 128.345, 128.346, 19 144.030, 163.025, 171.033, 197.305, 197.318, 197.366, 313.300, 319.022, 351.025, 354.065, 20 417.066, and 632.484, to read as follows:

31.010. [1.] There are hereby established and created in the treasury department of this 2 state the following named funds: "Missouri Veterans Home", ["Missouri State Chest Hospital",] 3 "Truman State University", "Northwest Missouri State University", "Central Missouri State 4 University", "Southeast Missouri State University", "Southwest Missouri State University", and 5 "Lincoln University".

6 [2. Upon transfer of funds from the Missouri state chest hospital fund to the board of 7 curators of the University of Missouri pursuant to section 172.860, RSMo, the Missouri state 8 chest hospital fund shall be abolished.]

128.345. [All references in sections 128.345 to 128.366 to counties, voting districts 2 (VTD), and tract-blocks mean those counties, voting districts (VTD), and tract-blocks as reported 3 to the state by the United States Bureau of the Census for the 1990 census.] All references in 4 sections 128.400 to 128.440 to counties, voting districts (VTD), and tract-blocks (BLK) mean

5 those counties, voting districts (VTD), and tract-blocks (BLK) as reported to the state by the
6 United States Bureau of the Census for the 2000 census.

128.346. [The districts established by the provisions of sections 128.345 to 128.366 for
2 the election of representatives to the Congress of the United States shall be effective beginning
3 with election to the 103rd Congress and through the election to the 107th Congress.] The districts
4 established by the provisions of sections 128.400 to 128.440 for the election of representatives
5 to the Congress of the United States shall be effective beginning with election to the 108th
6 Congress.

144.030. 1. There is hereby specifically exempted from the provisions of sections
2 144.010 to 144.525 and from the computation of the tax levied, assessed or payable pursuant to
3 sections 144.010 to 144.525 such retail sales as may be made in commerce between this state and
4 any other state of the United States, or between this state and any foreign country, and any retail
5 sale which the state of Missouri is prohibited from taxing pursuant to the Constitution or laws
6 of the United States of America, and such retail sales of tangible personal property which the
7 general assembly of the state of Missouri is prohibited from taxing or further taxing by the
8 constitution of this state.

9 2. There are also specifically exempted from the provisions of the local sales tax law as
10 defined in section 32.085, RSMo, section 238.235, RSMo, and sections 144.010 to 144.525 and
11 144.600 to 144.745 and from the computation of the tax levied, assessed or payable pursuant to
12 the local sales tax law as defined in section 32.085, RSMo, section 238.235, RSMo, and sections
13 144.010 to 144.525 and 144.600 to 144.745:

14 (1) Motor fuel or special fuel subject to an excise tax of this state, unless all or part of
15 such excise tax is refunded pursuant to section 142.584, RSMo; or upon the sale at retail of fuel
16 to be consumed in manufacturing or creating gas, power, steam, electrical current or in furnishing
17 water to be sold ultimately at retail; or feed for livestock or poultry; or grain to be converted into
18 foodstuffs which are to be sold ultimately in processed form at retail; or seed, limestone or
19 fertilizer which is to be used for seeding, liming or fertilizing crops which when harvested will
20 be sold at retail or will be fed to livestock or poultry to be sold ultimately in processed form at
21 retail; economic poisons registered pursuant to the provisions of the Missouri pesticide
22 registration law (sections 281.220 to 281.310, RSMo) which are to be used in connection with
23 the growth or production of crops, fruit trees or orchards applied before, during, or after planting,
24 the crop of which when harvested will be sold at retail or will be converted into foodstuffs which
25 are to be sold ultimately in processed form at retail;

26 (2) Materials, manufactured goods, machinery and parts which when used in
27 manufacturing, processing, compounding, mining, producing or fabricating become a component
28 part or ingredient of the new personal property resulting from such manufacturing, processing,

29 compounding, mining, producing or fabricating and which new personal property is intended to
30 be sold ultimately for final use or consumption; and materials, including without limitation,
31 gases and manufactured goods, including without limitation, slagging materials and firebrick,
32 which are ultimately consumed in the manufacturing process by blending, reacting or interacting
33 with or by becoming, in whole or in part, component parts or ingredients of steel products
34 intended to be sold ultimately for final use or consumption;

35 (3) Materials, replacement parts and equipment purchased for use directly upon, and for
36 the repair and maintenance or manufacture of, motor vehicles, watercraft, railroad rolling stock
37 or aircraft engaged as common carriers of persons or property;

38 (4) Replacement machinery, equipment, and parts and the materials and supplies solely
39 required for the installation or construction of such replacement machinery, equipment, and
40 parts, used directly in manufacturing, mining, fabricating or producing a product which is
41 intended to be sold ultimately for final use or consumption; and machinery and equipment, and
42 the materials and supplies required solely for the operation, installation or construction of such
43 machinery and equipment, purchased and used to establish new, or to replace or expand existing,
44 material recovery processing plants in this state. For the purposes of this subdivision, a "material
45 recovery processing plant" means a facility which converts recovered materials into a new
46 product, or a different form which is used in producing a new product, and shall include a facility
47 or equipment which is used exclusively for the collection of recovered materials for delivery to
48 a material recovery processing plant but shall not include motor vehicles used on highways. For
49 purposes of this section, the terms "motor vehicle" and "highway" shall have the same meaning
50 pursuant to section 301.010, RSMo;

51 (5) Machinery and equipment, and parts and the materials and supplies solely required
52 for the installation or construction of such machinery and equipment, purchased and used to
53 establish new or to expand existing manufacturing, mining or fabricating plants in the state if
54 such machinery and equipment is used directly in manufacturing, mining or fabricating a product
55 which is intended to be sold ultimately for final use or consumption;

56 (6) Tangible personal property which is used exclusively in the manufacturing,
57 processing, modification or assembling of products sold to the United States government or to
58 any agency of the United States government;

59 (7) Animals or poultry used for breeding or feeding purposes;

60 (8) Newsprint, ink, computers, photosensitive paper and film, toner, printing plates and
61 other machinery, equipment, replacement parts and supplies used in producing newspapers
62 published for dissemination of news to the general public;

63 (9) The rentals of films, records or any type of sound or picture transcriptions for public
64 commercial display;

65 (10) Pumping machinery and equipment used to propel products delivered by pipelines
66 engaged as common carriers;

67 (11) Railroad rolling stock for use in transporting persons or property in interstate
68 commerce and motor vehicles licensed for a gross weight of twenty-four thousand pounds or
69 more or trailers used by common carriers, as defined in section 390.020, RSMo, solely in the
70 transportation of persons or property in interstate commerce;

71 (12) Electrical energy used in the actual primary manufacture, processing, compounding,
72 mining or producing of a product, or electrical energy used in the actual secondary processing
73 or fabricating of the product, or a material recovery processing plant as defined in subdivision
74 (4) of this subsection, in facilities owned or leased by the taxpayer, if the total cost of electrical
75 energy so used exceeds ten percent of the total cost of production, either primary or secondary,
76 exclusive of the cost of electrical energy so used or if the raw materials used in such processing
77 contain at least twenty-five percent recovered materials as defined in section 260.200, RSMo.
78 For purposes of this subdivision, "processing" means any mode of treatment, act or series of acts
79 performed upon materials to transform and reduce them to a different state or thing, including
80 treatment necessary to maintain or preserve such processing by the producer at the production
81 facility;

82 (13) Anodes which are used or consumed in manufacturing, processing, compounding,
83 mining, producing or fabricating and which have a useful life of less than one year;

84 (14) Machinery, equipment, appliances and devices purchased or leased and used solely
85 for the purpose of preventing, abating or monitoring air pollution, and materials and supplies
86 solely required for the installation, construction or reconstruction of such machinery, equipment,
87 appliances and devices, and so certified as such by the director of the department of natural
88 resources, except that any action by the director pursuant to this subdivision may be appealed to
89 the air conservation commission which may uphold or reverse such action;

90 (15) Machinery, equipment, appliances and devices purchased or leased and used solely
91 for the purpose of preventing, abating or monitoring water pollution, and materials and supplies
92 solely required for the installation, construction or reconstruction of such machinery, equipment,
93 appliances and devices, and so certified as such by the director of the department of natural
94 resources, except that any action by the director pursuant to this subdivision may be appealed to
95 the Missouri clean water commission which may uphold or reverse such action;

96 (16) Tangible personal property purchased by a rural water district;

97 (17) All amounts paid or charged for admission or participation or other fees paid by or
98 other charges to individuals in or for any place of amusement, entertainment or recreation, games
99 or athletic events, including museums, fairs, zoos and planetariums, owned or operated by a
100 municipality or other political subdivision where all the proceeds derived therefrom benefit the

101 municipality or other political subdivision and do not inure to any private person, firm, or
102 corporation;

103 (18) All sales of insulin and prosthetic or orthopedic devices as defined on January 1,
104 1980, by the federal Medicare program pursuant to Title XVIII of the Social Security Act of
105 1965, including the items specified in Section 1862(a)(12) of that act, and also specifically
106 including hearing aids and hearing aid supplies and all sales of drugs which may be legally
107 dispensed by a licensed pharmacist only upon a lawful prescription of a practitioner licensed to
108 administer those items, including samples and materials used to manufacture samples which may
109 be dispensed by a practitioner authorized to dispense such samples and all sales of medical
110 oxygen, home respiratory equipment and accessories, hospital beds and accessories and
111 ambulatory aids, all sales of manual and powered wheelchairs, stairway lifts, Braille writers,
112 electronic Braille equipment and, if purchased by or on behalf of a person with one or more
113 physical or mental disabilities to enable them to function more independently, all sales of
114 scooters, reading machines, electronic print enlargers and magnifiers, electronic alternative and
115 augmentative communication devices, and items used solely to modify motor vehicles to permit
116 the use of such motor vehicles by individuals with disabilities or sales of over-the-counter or
117 nonprescription drugs to individuals with disabilities;

118 (19) All sales made by or to religious and charitable organizations and institutions in
119 their religious, charitable or educational functions and activities and all sales made by or to all
120 elementary and secondary schools operated at public expense in their educational functions and
121 activities;

122 (20) All sales of aircraft to common carriers for storage or for use in interstate commerce
123 and all sales made by or to not-for-profit civic, social, service or fraternal organizations,
124 including fraternal organizations which have been declared tax-exempt organizations pursuant
125 to Section 501(c)(8) or (10) of the 1986 Internal Revenue Code, as amended, solely in their civic
126 or charitable functions and activities and all sales made to eleemosynary and penal institutions
127 and industries of the state, and all sales made to any private not-for-profit institution of higher
128 education not otherwise excluded pursuant to subdivision (19) of this subsection or any
129 institution of higher education supported by public funds, and all sales made to a state relief
130 agency in the exercise of relief functions and activities;

131 (21) All ticket sales made by benevolent, scientific and educational associations which
132 are formed to foster, encourage, and promote progress and improvement in the science of
133 agriculture and in the raising and breeding of animals, and by nonprofit summer theater
134 organizations if such organizations are exempt from federal tax pursuant to the provisions of the
135 Internal Revenue Code and all admission charges and entry fees to the Missouri state fair or any

136 fair conducted by a county agricultural and mechanical society organized and operated pursuant
137 to sections 262.290 to 262.530, RSMo;

138 (22) All sales made to any private not-for-profit elementary or secondary school, all sales
139 of feed additives, medications or vaccines administered to livestock or poultry in the production
140 of food or fiber, all sales of pesticides used in the production of crops, livestock or poultry for
141 food or fiber, all sales of bedding used in the production of livestock or poultry for food or fiber,
142 all sales of propane or natural gas, electricity or diesel fuel used exclusively for drying
143 agricultural crops, natural gas used in the primary manufacture or processing of fuel ethanol as
144 defined in section 142.028, RSMo, and all sales of farm machinery and equipment, other than
145 airplanes, motor vehicles and trailers. As used in this subdivision, the term "feed additives"
146 means tangible personal property which, when mixed with feed for livestock or poultry, is to be
147 used in the feeding of livestock or poultry. As used in this subdivision, the term "pesticides"
148 includes adjuvants such as crop oils, surfactants, wetting agents and other assorted pesticide
149 carriers used to improve or enhance the effect of a pesticide and the foam used to mark the
150 application of pesticides and herbicides for the production of crops, livestock or poultry. As used
151 in this subdivision, the term "farm machinery and equipment" means new or used farm tractors
152 and such other new or used farm machinery and equipment and repair or replacement parts
153 thereon, and supplies and lubricants used exclusively, solely, and directly for producing crops,
154 raising and feeding livestock, fish, poultry, pheasants, chukar, quail, or for producing milk for
155 ultimate sale at retail and one-half of each purchaser's purchase of diesel fuel therefor which is:

156 (a) Used exclusively for agricultural purposes;

157 (b) Used on land owned or leased for the purpose of producing farm products; and

158 (c) Used directly in producing farm products to be sold ultimately in processed form or
159 otherwise at retail or in producing farm products to be fed to livestock or poultry to be sold
160 ultimately in processed form at retail;

161 (23) Except as otherwise provided in section 144.032, all sales of metered water service,
162 electricity, electrical current, natural, artificial or propane gas, wood, coal or home heating oil
163 for domestic use and in any city not within a county, all sales of metered or unmetered water
164 service for domestic use;

165 (a) "Domestic use" means that portion of metered water service, electricity, electrical
166 current, natural, artificial or propane gas, wood, coal or home heating oil, and in any city not
167 within a county, metered or unmetered water service, which an individual occupant of a
168 residential premises uses for nonbusiness, noncommercial or nonindustrial purposes. Utility
169 service through a single or master meter for residential apartments or condominiums, including
170 service for common areas and facilities and vacant units, shall be deemed to be for domestic use.

171 Each seller shall establish and maintain a system whereby individual purchases are determined
172 as exempt or nonexempt;

173 (b) Regulated utility sellers shall determine whether individual purchases are exempt or
174 nonexempt based upon the seller's utility service rate classifications as contained in tariffs on file
175 with and approved by the Missouri public service commission. Sales and purchases made
176 pursuant to the rate classification "residential" and sales to and purchases made by or on behalf
177 of the occupants of residential apartments or condominiums through a single or master meter,
178 including service for common areas and facilities and vacant units, shall be considered as sales
179 made for domestic use and such sales shall be exempt from sales tax. Sellers shall charge sales
180 tax upon the entire amount of purchases classified as nondomestic use. The seller's utility
181 service rate classification and the provision of service thereunder shall be conclusive as to
182 whether or not the utility must charge sales tax;

183 (c) Each person making domestic use purchases of services or property and who uses any
184 portion of the services or property so purchased for a nondomestic use shall, by the fifteenth day
185 of the fourth month following the year of purchase, and without assessment, notice or demand,
186 file a return and pay sales tax on that portion of nondomestic purchases. Each person making
187 nondomestic purchases of services or property and who uses any portion of the services or
188 property so purchased for domestic use, and each person making domestic purchases on behalf
189 of occupants of residential apartments or condominiums through a single or master meter,
190 including service for common areas and facilities and vacant units, under a nonresidential utility
191 service rate classification may, between the first day of the first month and the fifteenth day of
192 the fourth month following the year of purchase, apply for credit or refund to the director of
193 revenue and the director shall give credit or make refund for taxes paid on the domestic use
194 portion of the purchase. The person making such purchases on behalf of occupants of residential
195 apartments or condominiums shall have standing to apply to the director of revenue for such
196 credit or refund;

197 (24) All sales of handicraft items made by the seller or the seller's spouse if the seller or
198 the seller's spouse is at least sixty-five years of age, and if the total gross proceeds from such
199 sales do not constitute a majority of the annual gross income of the seller;

200 (25) Excise taxes, collected on sales at retail, imposed by Sections 4041, 4061, 4071,
201 4081, 4091, 4161, 4181, 4251, 4261 and 4271 of Title 26, United States Code. The director of
202 revenue shall promulgate rules pursuant to chapter 536, RSMo, to eliminate all state and local
203 sales taxes on such excise taxes;

204 (26) Sales of fuel consumed or used in the operation of ships, barges, or waterborne
205 vessels which are used primarily in or for the transportation of property or cargo, or the
206 conveyance of persons for hire, on navigable rivers bordering on or located in part in this state,

207 if such fuel is delivered by the seller to the purchaser's barge, ship, or waterborne vessel while
208 it is afloat upon such river;

209 (27) All sales made to an interstate compact agency created pursuant to sections 70.370
210 to 70.430, RSMo, or sections 238.010 to 238.100, RSMo, in the exercise of the functions and
211 activities of such agency as provided pursuant to the compact;

212 (28) Computers, computer software and computer security systems purchased for use
213 by architectural or engineering firms headquartered in this state. For the purposes of this
214 subdivision, "headquartered in this state" means the office for the administrative management
215 of at least four integrated facilities operated by the taxpayer is located in the state of Missouri;

216 (29) All livestock sales when either the seller is engaged in the growing, producing or
217 feeding of such livestock, or the seller is engaged in the business of buying and selling, bartering
218 or leasing of such livestock;

219 (30) All sales of barges which are to be used primarily in the transportation of property
220 or cargo on interstate waterways;

221 (31) Electrical energy or gas, whether natural, artificial or propane, which is ultimately
222 consumed in connection with the manufacturing of cellular glass products;

223 (32) Notwithstanding other provisions of law to the contrary, all sales of pesticides or
224 herbicides used in the production of crops, aquaculture, livestock or poultry;

225 (33) Tangible personal property purchased for use or consumption directly or exclusively
226 in the research and development of prescription pharmaceuticals consumed by humans or
227 animals;

228 (34) All sales of grain bins for storage of grain for resale;

229 (35) All sales of feed which are developed for and used in the feeding of pets owned by
230 a commercial breeder when such sales are made to a commercial breeder, as defined in section
231 273.325, RSMo, and licensed pursuant to sections 273.325 to 273.357, RSMo;

232 (36) All purchases by a contractor on behalf of an entity located in another state,
233 provided that the entity is authorized to issue a certificate of exemption for purchases to a
234 contractor under the provisions of that state's laws. For purposes of this subdivision, the term
235 "certificate of exemption" shall mean any document evidencing that the entity is exempt from
236 sales and use taxes on purchases pursuant to the laws of the state in which the entity is located.
237 Any contractor making purchases on behalf of such entity shall maintain a copy of the entity's
238 exemption certificate as evidence of the exemption. If the exemption certificate issued by the
239 exempt entity to the contractor is later determined by the director of revenue to be invalid for any
240 reason and the contractor has accepted the certificate in good faith, neither the contractor or the
241 exempt entity shall be liable for the payment of any taxes, interest and penalty due as the result
242 of use of the invalid exemption certificate. Materials shall be exempt from all state and local

243 sales and use taxes when purchased by a contractor for the purpose of fabricating tangible
244 personal property which is used in fulfilling a contract for the purpose of constructing, repairing
245 or remodeling facilities for the following:

246 (a) An exempt entity located in this state, if the entity is one of those entities able to issue
247 project exemption certificates in accordance with the provisions of section 144.062; or

248 (b) An exempt entity located outside the state if the exempt entity is authorized to issue
249 an exemption certificate to contractors in accordance with the provisions of that state's law and
250 the applicable provisions of this section;

251 (37) [Tangible personal property purchased for use or consumption directly or
252 exclusively in research or experimentation activities performed by life science companies and
253 so certified as such by the director of the department of economic development or the director's
254 designees; except that, the total amount of exemptions certified pursuant to this section shall not
255 exceed one million three hundred thousand dollars in state and local taxes per fiscal year. For
256 purposes of this subdivision, the term "life science companies" means companies whose primary
257 research activities are in agriculture, pharmaceuticals, biomedical or food ingredients, and whose
258 North American Industry Classification System (NAICS) Codes fall under industry 541710
259 (biotech research or development laboratories), 621511 (medical laboratories) or 541940
260 (veterinary services). The exemption provided by this subdivision shall expire on June 30, 2003;

261 (38)] All sales or other transfers of tangible personal property to a lessor, who leases the
262 property under a lease of one year or longer executed or in effect at the time of the sale or other
263 transfer, to an interstate compact agency created pursuant to sections 70.370 to 70.430, RSMo,
264 or sections 238.010 to 238.100, RSMo.

163.025. [1.] Whenever the adjusted operating levy, as defined in section 163.011, of
2 any school district is required, pursuant to article X, section 22 of the Missouri Constitution, to
3 be reduced below the minimum tax rate required for the current school year under section
4 163.021, the district shall not be classified as unaccredited under section 163.023.

5 [2. Other provisions of section 163.031, to the contrary notwithstanding, for the first two
6 school years in which a school district's adjusted operating levy is required to be reduced below
7 the minimum tax rate required for the current school year under section 163.021, pursuant to
8 article X, section 22 of the Missouri Constitution, for the purpose of distribution of state aid
9 under section 163.031, the district's equalized operating levy for school purposes shall be the
10 greater of the current year's levy or the minimum tax rate required for the current school year
11 under section 163.021, and the district shall not be rendered ineligible, pursuant to section
12 163.021, for increases in state aid distributed under section 163.031. The provisions of this
13 subsection shall expire on July 1, 1997.]

171.033. 1. Except as provided in subsections 3 and 4 of this section, no school district shall be exempt from any requirement to make up any days of school lost or canceled due to inclement weather, unless that school district schedules at least two-thirds as many make-up days for a school year as were lost in the previous school year, which days shall be in addition to the school calendar days required for a school term by section 171.031.

2. If, after using the make-up days referred to in subsection 1, a district does not meet the requirement for a term of one hundred seventy-four days of actual pupil attendance, it shall be required to make up no more than eight additional days of school lost or canceled due to inclement weather and half the number of days lost or canceled in excess of eight days.

3. [In the 2002-03 school year, a school district may be exempt from the requirement to make up days of school lost or canceled due to inclement weather occurring after November 20, 2002, in the school district, but such reduction of the minimum number of school days shall not exceed five days when a district has missed more than seven days overall, such reduction to be taken as follows: one day for eight days missed, two days for nine days missed, three days for ten days missed, four days for eleven days missed, and five days for twelve or more days missed. The requirement for scheduling two-thirds of the missed days into the next year's calendar pursuant to subsection 1 of this section shall be waived for the 2003-04 school year.

4.] The commissioner of education may provide, for any school district in which schools are in session for twelve months of each calendar year that cannot meet the minimum school calendar requirement of at least one hundred seventy-four days and one thousand forty-four hours of actual pupil attendance, upon request, a waiver to be excused from such requirement. This waiver shall be requested from the commissioner of education and may be granted if the school was closed due to circumstances beyond school district control, including inclement weather, flooding or fire.

197.305. As used in sections 197.300 to 197.366, the following terms mean:

(1) "Affected persons", the person proposing the development of a new institutional health service, the public to be served, and health care facilities within the service area in which the proposed new health care service is to be developed;

(2) "Agency", the certificate of need program of the Missouri department of health and senior services;

(3) "Capital expenditure", an expenditure by or on behalf of a health care facility which, under generally accepted accounting principles, is not properly chargeable as an expense of operation and maintenance;

(4) "Certificate of need", a written certificate issued by the committee setting forth the committee's affirmative finding that a proposed project sufficiently satisfies the criteria prescribed for such projects by sections 197.300 to 197.366;

13 (5) "Develop", to undertake those activities which on their completion will result in the
14 offering of a new institutional health service or the incurring of a financial obligation in relation
15 to the offering of such a service;

16 (6) "Expenditure minimum" shall mean:

17 (a) For beds in existing or proposed health care facilities licensed pursuant to chapter
18 198, RSMo, and long-term care beds in a hospital as described in subdivision (3) of subsection
19 1 of section 198.012, RSMo, six hundred thousand dollars in the case of capital expenditures,
20 or four hundred thousand dollars in the case of major medical equipment, provided, however,
21 that prior to January 1, 2003, the expenditure minimum for beds in such a facility and long-term
22 care beds in a hospital described in section 198.012, RSMo, shall be zero, subject to the
23 provisions of subsection 7 of section 197.318;

24 (b) For beds or equipment in a long-term care hospital meeting the requirements
25 described in 42 CFR, Section 412.23(e), the expenditure minimum shall be zero; and

26 (c) For health care facilities, new institutional health services or beds not described in
27 paragraph (a) or (b) of this subdivision one million dollars in the case of capital expenditures,
28 excluding major medical equipment, and one million dollars in the case of medical equipment;

29 (7) ["Health care facilities", hospitals, health maintenance organizations, tuberculosis
30 hospitals, psychiatric hospitals, intermediate care facilities, skilled nursing facilities, residential
31 care facilities I and II, kidney disease treatment centers, including freestanding hemodialysis
32 units, diagnostic imaging centers, radiation therapy centers and ambulatory surgical facilities,
33 but excluding the private offices of physicians, dentists and other practitioners of the healing arts,
34 and Christian Science sanatoriums, also known as Christian Science Nursing facilities listed and
35 certified by the Commission for Accreditation of Christian Science Nursing
36 Organization/Facilities, Inc., and facilities of not-for-profit corporations in existence on October
37 1, 1980, subject either to the provisions and regulations of Section 302 of the Labor-Management
38 Relations Act, 29 U.S.C. 186 or the Labor-Management Reporting and Disclosure Act, 29 U.S.C.
39 401-538, and any residential care facility I or residential care facility II operated by a religious
40 organization qualified pursuant to Section 501(c)(3) of the federal Internal Revenue Code, as
41 amended, which does not require the expenditure of public funds for purchase or operation, with
42 a total licensed bed capacity of one hundred beds or fewer;

43 (8) "Health service area", a geographic region appropriate for the effective planning and
44 development of health services, determined on the basis of factors including population and the
45 availability of resources, consisting of a population of not less than five hundred thousand or
46 more than three million;

47 [(9)] (8) "Major medical equipment", medical equipment used for the provision of
48 medical and other health services;

49 [(10)] **(9)** "New institutional health service":

50 (a) The development of a new health care facility costing in excess of the applicable
51 expenditure minimum;

52 (b) The acquisition, including acquisition by lease, of any health care facility, or major
53 medical equipment costing in excess of the expenditure minimum;

54 (c) Any capital expenditure by or on behalf of a health care facility in excess of the
55 expenditure minimum;

56 (d) Predevelopment activities as defined in subdivision (13) hereof costing in excess of
57 one hundred fifty thousand dollars;

58 (e) Any change in licensed bed capacity of a health care facility which increases the total
59 number of beds by more than ten or more than ten percent of total bed capacity, whichever is
60 less, over a two-year period;

61 (f) Health services, excluding home health services, which are offered in a health care
62 facility and which were not offered on a regular basis in such health care facility within the
63 twelve-month period prior to the time such services would be offered;

64 (g) A reallocation by an existing health care facility of licensed beds among major types
65 of service or reallocation of licensed beds from one physical facility or site to another by more
66 than ten beds or more than ten percent of total licensed bed capacity, whichever is less, over a
67 two-year period;

68 [(11)] **(10)** "Nonsubstantive projects", projects which do not involve the addition,
69 replacement, modernization or conversion of beds or the provision of a new health service but
70 which include a capital expenditure which exceeds the expenditure minimum and are due to an
71 act of God or a normal consequence of maintaining health care services, facility or equipment;

72 [(12)] **(11)** "Person", any individual, trust, estate, partnership, corporation, including
73 associations and joint stock companies, state or political subdivision or instrumentality thereof,
74 including a municipal corporation;

75 [(13)] **(12)** "Predevelopment activities", expenditures for architectural designs, plans,
76 working drawings and specifications, and any arrangement or commitment made for financing;
77 but excluding submission of an application for a certificate of need.

197.318. 1. [The provisions of section 197.317 shall not apply to a residential care
2 facility I, residential care facility II, intermediate care facility or skilled nursing facility only
3 where the department of social services has first determined that there presently exists a need for
4 additional beds of that classification because the average occupancy of all licensed and available
5 residential care facility I, residential care facility II, intermediate care facility and skilled nursing
6 facility beds exceeds ninety percent for at least four consecutive calendar quarters, in a particular
7 county, and within a fifteen-mile radius of the proposed facility, and the facility otherwise

8 appears to qualify for a certificate of need. The department's certification that there is no need
9 for additional beds shall serve as the final determination and decision of the committee. In
10 determining ninety percent occupancy, residential care facility I and II shall be one separate
11 classification and intermediate care and skilled nursing facilities are another separate
12 classification.

13 2.] The Missouri health facilities review committee may, for any facility certified to it
14 by the department, consider the predominant ethnic or religious composition of the residents to
15 be served by that facility in considering whether to grant a certificate of need.

16 [3. There shall be no expenditure minimum for facilities, beds, or services referred to in
17 subdivisions (1), (2) and (3) of section 197.317. The provisions of this subsection shall expire
18 January 1, 2003.

19 4.] 2. As used in this section, the term "licensed and available" means beds which are
20 actually in place and for which a license has been issued.

21 [5. The provisions of section 197.317 shall not apply to any facility where at least
22 ninety-five percent of the patients require diets meeting the dietary standards defined by section
23 196.165, RSMo.

24 6.] 3. The committee shall review all letters of intent and applications for long-term care
25 hospital beds meeting the requirements described in 42 CFR, Section 412.23(e) under its criteria
26 and standards for long-term care beds.

27 [7. Sections 197.300 to 197.366 shall not be construed to apply to litigation pending in
28 state court on or before April 1, 1996, in which the Missouri health facilities review committee
29 is a defendant in an action concerning the application of sections 197.300 to 197.366 to
30 long-term care hospital beds meeting the requirements described in 42 CFR, Section 412.23(e).

31 8.] 4. Notwithstanding any other provision of this chapter to the contrary:

32 (1) A facility licensed pursuant to chapter 198, RSMo, may increase its licensed bed
33 capacity by:

34 (a) Submitting a letter of intent to expand to the division of aging and the health facilities
35 review committee;

36 (b) Certification from the division of aging that the facility:

37 a. Has no patient care class I deficiencies within the last eighteen months; and

38 b. Has maintained a ninety-percent average occupancy rate for the previous six quarters;

39 (c) Has made an effort to purchase beds for eighteen months following the date the letter
40 of intent to expand is submitted pursuant to paragraph (a) of this subdivision. For purposes of
41 this paragraph, an "effort to purchase" means a copy certified by the offeror as an offer to
42 purchase beds from another licensed facility in the same licensure category; and

43 (d) If an agreement is reached by the selling and purchasing entities, the health facilities
44 review committee shall issue a certificate of need for the expansion of the purchaser facility upon
45 surrender of the seller's license; or

46 (e) If no agreement is reached by the selling and purchasing entities, the health facilities
47 review committee shall permit an expansion for:

48 a. A facility with more than forty beds may expand its licensed bed capacity within the
49 same licensure category by twenty-five percent or thirty beds, whichever is greater, if that same
50 licensure category in such facility has experienced an average occupancy of ninety-three percent
51 or greater over the previous six quarters;

52 b. A facility with fewer than forty beds may expand its licensed bed capacity within the
53 same licensure category by twenty-five percent or ten beds, whichever is greater, if that same
54 licensure category in such facility has experienced an average occupancy of ninety-two percent
55 or greater over the previous six quarters;

56 c. A facility adding beds pursuant to subparagraphs a. or b. of this paragraph shall not
57 expand by more than fifty percent of its then licensed bed capacity in the qualifying licensure
58 category;

59 (2) Any beds sold shall, for five years from the date of relicensure by the purchaser,
60 remain unlicensed and unused for any long-term care service in the selling facility, whether they
61 do or do not require a license;

62 (3) The beds purchased shall, for two years from the date of purchase, remain in the bed
63 inventory attributed to the selling facility and be considered by the department of social services
64 as licensed and available for purposes of this section;

65 (4) Any residential care facility licensed pursuant to chapter 198, RSMo, may relocate
66 any portion of such facility's current licensed beds to any other facility to be licensed within the
67 same licensure category if both facilities are under the same licensure ownership or control, and
68 are located within six miles of each other;

69 (5) A facility licensed pursuant to chapter 198, RSMo, may transfer or sell individual
70 long-term care licensed beds to facilities qualifying pursuant to paragraphs (a) and (b) of
71 subdivision (1) of this subsection. Any facility which transfers or sells licensed beds shall not
72 expand its licensed bed capacity in that licensure category for a period of five years from the date
73 the licensure is relinquished.

74 [9.] 5. Any existing licensed and operating health care facility offering long-term care
75 services may replace one-half of its licensed beds at the same site or a site not more than thirty
76 miles from its current location if, for at least the most recent four consecutive calendar quarters,
77 the facility operates only fifty percent of its then licensed capacity with every resident residing
78 in a private room. In such case:

79 (1) The facility shall report to the division of aging vacant beds as unavailable for
80 occupancy for at least the most recent four consecutive calendar quarters;

81 (2) The replacement beds shall be built to private room specifications and only used for
82 single occupancy; and

83 (3) The existing facility and proposed facility shall have the same owner or owners,
84 regardless of corporate or business structure, and such owner or owners shall stipulate in writing
85 that the existing facility beds to be replaced will not later be used to provide long-term care
86 services. If the facility is being operated under a lease, both the lessee and the owner of the
87 existing facility shall stipulate the same in writing.

88 [10.] 6. Nothing in this section shall prohibit a health care facility licensed pursuant to
89 chapter 198, RSMo, from being replaced in its entirety within fifteen miles of its existing site so
90 long as the existing facility and proposed or replacement facility have the same owner or owners
91 regardless of corporate or business structure and the health care facility being replaced remains
92 unlicensed and unused for any long-term care services whether they do or do not require a license
93 from the date of licensure of the replacement facility.

197.366. [The provisions of subdivision (8) of section 197.305 to the contrary
2 notwithstanding, after December 31, 2001,] The term "health care facilities" in sections 197.300
3 to 197.366 shall mean:

4 (1) Facilities licensed under chapter 198, RSMo;

5 (2) Long-term care beds in a hospital as described in subdivision (3) of subsection 1 of
6 section 198.012, RSMo;

7 (3) Long-term care hospitals or beds in a long-term care hospital meeting the
8 requirements described in 42 CFR, section 412.23(e); and

9 (4) Construction of a new hospital as defined in chapter 197.

313.300. [1.] Unclaimed prize money shall be retained by the commission for the person
2 entitled thereto for one hundred eighty days after the time at which the prize was awarded. If no
3 claim is made for the prize within one hundred eighty days, the prize money shall be reverted to
4 the state lottery fund.

5 [2. In fiscal year 2003, the lottery commission shall transfer the amount received
6 pursuant to this section to the lottery proceeds fund. In fiscal year 2003, the commissioner of
7 administration shall transfer an equivalent amount from the lottery proceeds fund to the schools
8 of the future fund created in section 163.005, RSMo.]

319.022. 1. [Owners and operators of underground pipeline facilities in compliance with
2 federal law shall, and owners and operators of other underground facilities may, participate in
3 a notification center. The provisions of this subsection shall expire on December 31, 2002.

4 2.] All owners and operators of underground facilities which are located in a county of
5 the first classification or second classification within the state who are not members of a
6 notification center on August 28, 2001, shall become participants in the notification center prior
7 to January 1, 2003. Any person who installs or otherwise becomes an owner or operator of an
8 underground facility which is located within a county of the first classification or second
9 classification on or after January 1, 2003, shall become a participant in the notification center
10 within thirty days of acquiring or operating such underground facility. Beginning January 1,
11 2003, all owners and operators of underground facilities which are located in a county of the first
12 classification or second classification within the state shall maintain participation in the
13 notification center.

14 [3.] **2.** All owners and operators of underground facilities which are located in a county
15 of the third classification or fourth classification within the state who are not members of a
16 notification center on August 28, 2001, shall become participants in the notification center prior
17 to January 1, 2005. Any person who installs or otherwise becomes an owner or operator of an
18 underground facility which is located within a county of the third classification or fourth
19 classification on or after January 1, 2005, shall become a participant in the notification center
20 within thirty days of acquiring or operating such underground facility. Beginning January 1,
21 2005, all owners and operators of underground facilities which are located in a county of the
22 third classification or fourth classification within the state shall maintain participation in the
23 notification center.

24 [4.] **3.** The notification center shall maintain in its offices and make available to any
25 person upon request a current list of the names and addresses of each owner and operator
26 participating in the notification center, including the county or counties wherein each owner or
27 operator has underground facilities. The notification center may charge a reasonable fee to
28 persons requesting such list as is necessary to recover the actual costs of printing and mailing.

29 [5.] **4.** Excavators shall be informed of the availability of the list of participants in the
30 notification center required in subsection 3 of this section in the manner provided for in section
31 319.024.

32 [6.] **5.** An annual audit or review of the notification center shall be performed by a
33 certified public accountant and a report of the findings submitted to the speaker of the house of
34 representatives and the president pro tem of the senate.

351.025. [1.] Any existing corporation heretofore organized for profit under any special
2 law of this state may accept the provisions of this chapter and be entitled to all of the rights,
3 privileges and benefits provided by this chapter, as well as accepting the obligations and duties
4 imposed by this chapter, by filing with the secretary of state a certificate of acceptance of this

5 chapter, signed by its president and secretary, duly authorized by its board of directors, and
6 approved by the affirmative vote of a majority of its outstanding shares.

7 [2. Any health services corporation organized as a not-for-profit corporation pursuant
8 to chapter 354, RSMo, that has complied with the provisions of section 354.065, RSMo, may
9 accept the provisions of this chapter and be entitled to all of the rights, privileges and benefits
10 provided by this chapter, as well as accepting the obligations and duties imposed by this chapter,
11 by filing with the secretary of state a certificate of acceptance of this chapter, signed by its
12 president and secretary, duly authorized by its board of directors, and approved by the affirmative
13 vote of a majority of its outstanding shares, if any.

14 3. The provisions of subsection 2 of this section shall expire and have no force and effect
15 on and after August 31, 2001.]

354.065. [1.] A corporation may amend its articles of incorporation from time to time
2 in the manner provided in chapter 355, RSMo, and shall file a duly certified copy of its certificate
3 of amendment with the director of insurance within twenty days after the issuance of the
4 certificate of amendment by the secretary of state. Upon the issuance of the certificate of
5 amendment by the secretary of state, the amendment shall become effective and the articles of
6 incorporation shall be deemed to be amended accordingly.

7 [2. A health services corporation organized as a not-for-profit corporation pursuant to
8 this chapter may amend its articles in the manner provided in chapter 355, RSMo, to change its
9 status to that of a for-profit business corporation and accept the provisions of chapter 351,
10 RSMo, by:

11 (1) Adopting a resolution amending its articles of incorporation or articles of agreement
12 so as:

13 (a) To eliminate any purpose, power or other provision thereof not authorized to be set
14 forth in the articles of incorporation of corporations organized pursuant to chapter 351, RSMo;

15 (b) To set forth any provision authorized pursuant to chapter 351, RSMo, to be inserted
16 in the articles of incorporation of corporations organized pursuant to chapter 351, RSMo, which
17 the corporation chooses to insert therein and the material and information required to be set forth
18 pursuant to chapter 351, RSMo, in the original articles of incorporation of corporations organized
19 pursuant to chapter 351, RSMo;

20 (2) Adopting a resolution accepting all of the provisions of chapter 351, RSMo, and
21 providing that such corporation shall for all purposes be thenceforth deemed to be a corporation
22 organized pursuant to chapter 351, RSMo;

23 (3) By filing with the secretary of state a certificate of acceptance of chapter 351, RSMo;

24 (4) By complying with the provisions of sections 355.616 and 355.621, RSMo, to the
25 extent those sections would apply if such health services corporation were merging with a

26 domestic business corporation with the proposed amended articles of incorporation serving as
27 the proposed plan of merger.

28 3. The provisions of subsection 2 of this section shall expire and have no force and effect
29 on and after August 31, 2001.]

417.066. 1. Nothing herein shall adversely affect the rights or the enforcement of rights
2 in marks acquired in good faith at any time at common law.

3 2. [The provisions of sections 417.005 to 417.066 shall not affect any suit, proceeding
4 or appeal pending on September 28, 1973.

5 3.] Actions to require cancellation of a mark registered pursuant to sections 417.005 to
6 417.066 shall be brought in a court of competent jurisdiction. Actions seeking an extraordinary
7 writ to compel registration of a mark pursuant to sections 417.005 to 417.066 shall be brought
8 in the circuit court of Cole County. In an action seeking an extraordinary writ, the proceeding
9 shall be based solely upon the record before the secretary of state. In an action for cancellation,
10 the secretary of state shall not be made a party to the proceeding but shall be notified of the filing
11 of the complaint by the clerk of the court and shall be given the right to intervene in the action.

12 [4.] 3. In any action brought against a nonresident registrant, service may be effected
13 upon the agent for service of the registrant in accordance with the procedures established for
14 service upon nonresident corporations and business entities under section 351.594, RSMo.

632.484. 1. When the attorney general receives written notice from any law enforcement
2 agency that a person, who has pled guilty to or been convicted of a sexually violent offense and
3 who is not presently in the physical custody of an agency with jurisdiction[:

4 (1)] Has committed a recent overt act[; or

5 (2) Has been in the custody of an agency with jurisdiction within the preceding ten years
6 and may meet the criteria of a sexually violent predator;] the attorney general may file a petition
7 for detention and evaluation with the probate division of the court in which the person was
8 convicted, or committed pursuant to chapter 552, RSMo, alleging the respondent may meet the
9 definition of a sexually violent predator and should be detained for evaluation for a period of up
10 to nine days. The written notice shall include the previous conviction record of the person, a
11 description of the recent overt act, if applicable, and any other evidence which tends to show the
12 person to be a sexually violent predator. The attorney general shall provide notice of the petition
13 to the prosecuting attorney of the county where the petition was filed.

14 2. Upon a determination by the court that the person may meet the definition of a
15 sexually violent predator, the court shall order the detention and transport of such person to a
16 secure facility to be determined by the department of mental health. The attorney general shall
17 immediately give written notice of such to the department of mental health.

18 3. Upon receiving physical custody of the person and written notice pursuant to
19 subsection 2 of this section, the department of mental health shall, through either a psychiatrist
20 or psychologist as defined in section 632.005, make a determination whether or not the person
21 meets the definition of a sexually violent predator. The department of mental health shall, within
22 seven days of receiving physical custody of the person, provide the attorney general with a
23 written report of the results of its investigation and evaluation. The attorney general shall
24 provide any available records of the person that are retained by the department of corrections to
25 the department of mental health for the purposes of this section. If the department of mental
26 health is unable to make a determination within seven days, the attorney general may request an
27 additional detention of ninety-six hours from the court for good cause shown.

28 4. If the department determines that the person may meet the definition of a sexually
29 violent predator, the attorney general shall provide the results of the investigation and evaluation
30 to the prosecutors' review committee. The prosecutors' review committee shall, by majority vote,
31 determine whether or not the person meets the definition of a sexually violent predator within
32 twenty-four hours of written notice from the attorney general's office. If the prosecutors' review
33 committee determines that the person meets the definition of a sexually violent predator, the
34 prosecutors' review committee shall provide written notice to the attorney general of its
35 determination. The attorney general may file a petition pursuant to section 632.486 within
36 forty-eight hours after obtaining the results from the department.

37 5. For the purposes of this section "recent overt act" means any act that creates a
38 reasonable apprehension of harm of a sexually violent nature.

39 [6. The provisions of subdivision (2) of subsection 1 of this section shall expire
40 December 31, 2001.]

 [21.770. The speaker of the house of representatives shall appoint a
2 nine-member interim study committee to review child visitation and child support
3 statutes. Such committee shall report its findings and recommendations to the
4 speaker of the house no later than December 1, 1995.]
5

 [28.085. The secretary of state is hereby authorized to establish and
2 operate a microfilm service center for local agencies participating in the local
3 records management program. For this purpose, the secretary of state may:

4 (1) Establish a charging system to be used when performing work for an
5 agency;

6 (2) Establish a revolving fund to recover only those direct costs for
7 materials, personnel and equipment associated with providing service to local
8 agencies from the microfilm service center.]
9

 [28.163. The secretary of state may, by administrative rule, provide for
2 a one-time increase not to exceed the amounts specified in sections 347.740,

3 RSMo, 351.127, RSMo, 355.023, RSMo, 356.233, RSMo, 359.653, RSMo,
4 400.9-508, RSMo, and 417.018, RSMo.]
5

2 [30.900. 1. There is hereby created in the treasury a fund to be known
3 as "The Revenue Sharing Trust Fund". All funds received by this state from the
4 federal government under the provisions of the State and Local Fiscal Assistance
5 Act of 1972 (Title I, Public Law 92-512) shall be deposited in this fund together
6 with any interest or other earnings on the principal of this fund and no
7 expenditure shall be made from this fund for any purpose prohibited by the State
8 and Local Assistance Act of 1972 and no expenditure shall be made except by an
9 appropriation made in the same manner as from general revenue.

10 2. Other provisions of law notwithstanding, appropriations shall not be
11 made transferring funds from this fund to other funds nor shall funds from this
12 fund lapse into other funds. Appropriations from this fund may be made for
13 periods of two years.

14 3. The state auditor shall audit and report on the expenditure of money
15 from this fund in the same manner as other state funds.]

2 [32.051. The director of the department of revenue shall make an
3 estimate of the amount of tax revenues generated under the provisions of this
4 section and section 143.072, RSMo, and section 144.800, RSMo. The director
5 of the department of revenue shall also make a separate accounting of the amount
6 of income tax refunds and reduced individual income tax revenues necessitated
7 by decisions of the Supreme Courts of the United States and the state of
8 Missouri, relating to taxation of pension benefits. If the director of the
9 department of revenue determines the amount of revenues finally generated under
10 the provisions of this section and section 143.072, RSMo, and section 144.800,
11 RSMo, exceeds the amount of individual income taxes collected on United States
12 government retirement benefits and any interest accruing thereon, which the state
13 is obligated to refund and the amount of reduced individual income tax revenues
14 pursuant to the decisions of the Supreme Courts of the United States and the state
15 of Missouri, he shall deposit the excess amount into the budget stabilization fund
16 created pursuant to section 33.285, RSMo. The director of the department of
17 revenue shall quarterly submit in writing a report to the senate and the house of
18 representatives, and the commissioner of administration, describing the
19 methodology used in arriving at the estimate of the amount of tax revenues
20 generated under the provisions of this section and section 143.072, RSMo, and
21 section 144.800, RSMo, and the amount of income tax refunds and reduced
22 individual income tax revenues issued to taxpayers pursuant to the Supreme
23 Courts' decisions.]

2 [32.380. 1. Notwithstanding the provisions of any other law to the
contrary, with respect to taxes administered by the department of revenue, an

3 amnesty from the assessment or payment of all penalties, additions to tax, and
4 interest shall apply with respect to unpaid taxes or taxes due and owing reported
5 and paid in full from August 1, 2002, to October 31, 2002, regardless of whether
6 previously assessed, except for penalties, additions to tax, and interest paid before
7 August 1, 2002. The amnesty shall apply only to state tax liabilities due or due
8 but unpaid on or before December 31, 2001, and shall not extend to any taxpayer
9 who at the time of payment is a party to any criminal investigations or to any civil
10 or criminal litigation that is pending in any court of the United States or this state
11 for nonpayment, delinquency, or fraud in relation to any state tax imposed by the
12 state of Missouri.

13 2. Upon written application by the taxpayer, on forms prescribed by the
14 director of revenue, and upon compliance with the provisions of this section, the
15 department of revenue shall not seek to collect any penalty, addition to tax, or
16 interest which may be applicable. The department of revenue shall not seek civil
17 or criminal prosecution for any taxpayer for the taxable period for which the
18 amnesty has been granted.

19 3. Amnesty shall be granted only to those taxpayers who have applied for
20 amnesty within the period stated in subsection 1 of this section, who have filed
21 a tax return for each taxable period for which amnesty is requested, who have
22 paid the entire balance due within sixty days of approval by the department of
23 revenue, and who agree to comply with state tax laws for the next three years
24 from the date of the agreement. No taxpayer shall be entitled to a waiver of any
25 penalty, addition to tax, or interest pursuant to this section unless full payment
26 of the tax due is made in accordance with rules and regulations established by the
27 director of revenue.

28 4. If a taxpayer elects to participate in the amnesty program established
29 pursuant to this section as evidenced by full payment of the tax due as established
30 by the director of revenue, that election shall constitute an express and absolute
31 relinquishment of all administrative and judicial rights of appeal. No tax
32 payment received pursuant to this section shall be eligible for refund or credit.

33 5. Nothing in this section shall be interpreted to disallow the department
34 of revenue to adjust a taxpayer's tax return as a result of any state or federal audit.

35 6. All tax payments received as a result of the amnesty program
36 established pursuant to this section shall be deposited in the schools of the future
37 fund created pursuant to section 163.005, RSMo, other than revenues earmarked
38 by the Missouri Constitution.

39 7. The department may promulgate such rules or regulations or issue
40 administrative guidelines as are necessary to administer the provisions of this
41 section. No rule or portion of a rule promulgated pursuant to the authority of this
42 section shall become effective unless it has been promulgated pursuant to chapter
43 536, RSMo. Any rule or portion of a rule, as that term is defined in section
44 536.010, RSMo, that is created under the authority delegated in this section shall
45 become effective only if it complies with and is subject to all of the provisions

46 of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. This section
47 and chapter 536, RSMo, are nonseverable and if any of the powers vested with
48 the general assembly pursuant to chapter 536, RSMo, to review, to delay the
49 effective date or to disapprove and annul a rule are subsequently held
50 unconstitutional, then the grant of rulemaking authority and any rule proposed or
51 adopted after August 28, 2002, shall be invalid and void.]
52

2 [32.382. 1. Notwithstanding any other provision of law, before the
3 director of revenue enters into any agreement to abate all or part of a taxpayer's
4 liability to the state, including interest and additions to tax, the director shall
5 forward a copy of the agreement to the attorney general before entering into such
6 agreement.

7 2. Upon receiving the proposed agreement, the attorney general shall,
8 within ten days, review and approve such agreement for its legal form and
9 content as may be necessary to protect the legal interest of the state. If the
10 attorney general does not approve, then the attorney general shall return the
11 agreement with additional proposed provisions as may be necessary to the proper
12 enforcement of the agreement as required to protect the state's legal interest. If
13 the attorney general does not respond within ten days, or in the case of any
14 agreement that involves an abatement of the taxpayer's tax liability, including
15 interest and additions to tax, to the state of one million dollars or more, within
16 thirty days, the agreement shall be deemed approved.

17 3. Communications related to the attorney general's review are
18 attorney-client communications. The attorney general's written disposition shall
19 be subject to chapter 610, RSMo.

20 4. The provisions of this section shall terminate January 1, 2005.]

2 [33.571. The attorney general's court costs fund established by section
3 27.080, RSMo; the microfilming service revolving fund established by section
4 28.085, RSMo; the central check mailing service revolving fund established by
5 section 30.245, RSMo; the revenue sharing trust fund established by section
6 30.900, RSMo; the Missouri veterans home fund and the Missouri state
7 rehabilitation center fund established by section 31.010, RSMo; the state
8 institutions gift trust fund established by section 33.563; the Missouri state
9 surplus property clearing fund established by section 37.090, RSMo; the tort
10 defense fund established by section 105.710, RSMo; the grade crossing fund
11 established by section 152.032, RSMo; the handicapped children's trust fund
12 established by section 162.790, RSMo; the state guaranty student loan fund
13 established by section 173.120, RSMo; the special fund for the vocational
14 rehabilitation of persons established by section 178.630, RSMo; the library
15 service fund established by section 181.025, RSMo; the medical services fund
16 established by section 192.255, RSMo; the crippled children's service fund
established by section 201.090, RSMo; the Missouri clean water fund established

17 by section 644.051, RSMo; the housing development fund established by section
18 215.050, RSMo; the national historic preservation fund established by section
19 253.022, RSMo; the state park board building fund established by section
20 253.230, RSMo; the Missouri federal water projects recreation fund established
21 by section 640.510, RSMo; the marketing development fund established by
22 section 261.035, RSMo; the state fair fees fund established by section 262.260,
23 RSMo; the state fair trust fund established by section 262.262, RSMo; the
24 abandoned fund account established by section 362.395, RSMo; the public
25 service commission fund established by section 386.370, RSMo; the escheats
26 fund established by section 470.020, RSMo; the professional liability review
27 board fund established by section 538.055, RSMo; and the highway patrol
28 academy fund established by section 590.145, RSMo, are abolished. All balances
29 in any of those funds on September 28, 1983, may be, as deemed necessary by the
30 state treasurer and commissioner of administration, transferred to the general
31 revenue fund. Prior to such date, any of the funds listed in this section which
32 may be determined to be required for the continued custody or receipt of money
33 or property under the terms of any testamentary instrument or indenture of trust,
34 or from which repayment of any bonded indebtedness is to be made, shall be
35 certified by the commissioner of administration to the state treasurer and upon
36 such certification, shall be exempted from the provisions of this section. He shall
37 notify the revisor of statutes if such changes are made so that appropriate
38 notations may be made in the revised statutes.

39 2. The state treasurer and the commissioner of administration shall
40 establish appropriate accounts within the state treasury and in accordance with
41 the state's accounting methods, and those accounts shall be the successors to the
42 enumerated funds. Any receipt required to be deposited in the treasury to the
43 credit of a particular fund which is abolished shall be deposited in the general
44 revenue fund instead and shall be credited to the successor account. Any
45 disbursement required to be made from a particular fund which is abolished shall
46 be made from the general revenue fund and shall be charged to the successor
47 account, but no disbursement from the general revenue fund shall be approved
48 whenever such disbursement exceeds the balance available in the designated
49 successor account. When enacting appropriations, the general assembly may
50 establish such accounts within the general revenue fund as it deems necessary and
51 appropriate to control expenditures, and any appropriation authorizing an
52 expenditure from the general revenue fund shall specify the appropriate account
53 within the general revenue fund.

54 3. The state treasurer, the director of revenue, the commissioner of
55 administration and others are specifically empowered to make necessary changes
56 and adjustments so as to properly reflect state receipts and disbursements which
57 may be received or expended for particular purposes, but it is the intent of the
58 general assembly by this enactment to transfer moneys affected thereby to the

59 general revenue fund for handling and investment. The revisor of statutes shall
60 prepare necessary bills to change the revised statutes so as to reflect this intent.]
61

2 [42.160. The Missouri general assembly shall, through appropriations as
3 provided by law, participate in the funding of the National World War II
4 Memorial to be located at a site dedicated on November 11, 1995, on the
5 National Mall in Washington, D.C. in an amount equal to four hundred
6 thirty-eight thousand dollars. Such funds shall be disbursed August 28, 2000, to
7 the World War II Memorial Fund.]

2 [58.755. The coroner in any county to which sections 58.010, 58.020,
3 58.060, 58.090, 58.160, 58.375, 58.451, 58.455 and 58.700 to 58.765 apply in
4 office on September 28, 1973, shall not be removed from office during the
5 remainder of the term for which he was elected, but upon the expiration of his
6 term, or upon his resignation or death, the office of coroner is abolished, and a
7 county medical examiner shall be appointed as provided in section 58.700.]

2 [72.424. Notwithstanding any other provisions of sections 72.400 to
3 72.423, any owner of a tract of land of thirty acres or less owned by a single
4 owner and that is located within two or more municipalities, one municipality
5 being a city of the fourth classification with a population between four thousand
6 six hundred and five thousand, and the other municipality being a constitutional
7 charter city with a population between sixteen thousand three hundred and
8 seventeen thousand, and both municipalities located within a county of the first
9 classification having a charter form of government and having a minimum
10 population of nine hundred thousand, may elect which municipality to belong to
11 by agreement of that municipality. Such owner's election shall occur within
12 ninety days of August 28, 2000. Such agreement shall consist of the enactment
13 by the governing body of the receiving municipality of an ordinance describing
14 by metes and bounds the property, declaring the property so described to be
15 detached and annexed, and stating the reasons for and the purposes to be
16 accomplished by the detachment and annexation. A copy of said ordinance shall
17 be mailed to the county clerk and to the city clerk and assessor of the contributing
18 municipality before December fifteenth, with such transfer becoming effective
19 the next January first. Such choice of municipalities shall be permanent.
20 Thereafter, all courts of this state shall take notice of the limits of both
21 municipalities as changed by the ordinances. This section shall only apply to
22 boundary changes effected after January 1, 1990, and occurring by the
23 incorporation of a municipality. This section shall expire and be of no force and
24 effect on March 1, 2001.]

2 [82.291. 1. For purposes of this section, "derelict vehicle" means any
motor vehicle or trailer that was originally designed or manufactured to transport

3 persons or property on a public highway, road, or street and that is junked,
4 scrapped, dismantled, disassembled, or in a condition otherwise harmful to the
5 public health, welfare, peace, and safety.

6 2. The owner of any property located in any home rule city with more
7 than twenty-six thousand two hundred but less than twenty-six thousand three
8 hundred inhabitants, except any property subclassed as agricultural and
9 horticultural property pursuant to section 4(b), article X, of the Constitution of
10 Missouri or any property containing any licensed vehicle service or repair facility,
11 who permits derelict vehicles or substantial parts of derelict vehicles to remain
12 on the property other than inside a fully enclosed permanent structure designed
13 and constructed for vehicle storage shall be liable for the removal of the vehicles
14 or the parts if they are declared to be a public nuisance.

15 3. To declare derelict vehicles or parts of derelict vehicles to be a public
16 nuisance, the governing body of the city shall give a hearing upon ten days'
17 notice, either personally or by United States mail to the owner or agent, or by
18 posting a notice of the hearing on the property. At the hearing, the governing
19 body may declare the vehicles or the parts to be public nuisances, and may order
20 the nuisance to be removed within five business days. If the nuisance is not
21 removed within the five days, the governing body or the designated city official
22 shall have the nuisance removed and shall certify the costs of the removal to the
23 city clerk or the equivalent official, who shall cause a special tax bill for the
24 removal to be prepared against the property and collected by the collector with
25 other taxes assessed on the property, and to be assessed any interest and penalties
26 for delinquency as other delinquent tax bills are assessed as permitted by law.

27 4. The provisions of this section shall terminate on August 28, 2005.]
28

2 [82.460. Any city having a population of three hundred thousand or more
3 shall have the exclusive right to regulate the use of gates on streetcars operated
4 in said city, and shall have the exclusive right to regulate passengers in getting
5 on or off said streetcars.]

2 [94.580. 1. The governing body of any constitutional charter city with
3 a population of over four hundred thousand and located in four or more counties
4 is hereby authorized to impose, by ordinance, a sales tax on all retail sales which
5 are subject to taxation under the provisions of sections 144.010 to 144.525,
6 RSMo, for the purpose of providing funds for flood relief projects in that city.
7 The tax authorized by this section shall be authorized only to the extent a city
8 may seek authority from its voters under section 94.577 to impose a capital
9 improvements sales tax. The sum of sales taxes imposed by a city under the
10 authority of section 94.577 and this section shall not exceed one-half of one
11 percent. The ordinance shall become effective after the governing body of the
12 city submits to the voters of that city a proposal to authorize the tax.
Notwithstanding the provisions of chapter 115, RSMo, to the contrary, all

13 required notice shall be provided to all entities specified in sections 115.125 and
 14 115.127, RSMo, within one business day of adoption of the ordinance calling an
 15 election as a result of a flooding emergency, and the provisions of section
 16 115.123, RSMo, shall not apply. However, election authorities shall provide
 17 notice one time as soon as feasible after receiving notice from the city calling the
 18 election consistent with the publication requirements of chapter 115, RSMo.

19 2. The ballot of submission shall contain, but need not be limited to, the
 20 following language:

21 Shall the city of(name of city) impose a sales tax of
 22(insert amount) for (insert term) for the purpose of funding
 23 flood relief projects?

24 YES NO

25
 26 If you are in favor of the question, place an "X" in the box opposite "YES". If
 27 you are opposed to the question, place an "X" in the box opposite "NO".
 28

29 If a majority of the votes cast on the proposal by the qualified voters voting
 30 thereon are in favor of the proposal, then the ordinance shall be in effect,
 31 beginning the first day of the second calendar quarter following its adoption. If
 32 a majority of the votes cast by the qualified voters voting are opposed to the
 33 proposal, then the governing body of the city shall have no power to impose the
 34 sales tax authorized in this section unless and until the governing body of the city
 35 shall again have submitted another such proposal and the proposal is approved
 36 by the requisite majority of the qualified voters voting thereon. Any subsequent
 37 election shall not be excused from the requirements of chapter 115, RSMo.

38 3. After the effective date of any tax imposed under the provisions of this
 39 section, the director of revenue shall perform all functions incident to the
 40 administration, collection, enforcement, and operation of the tax in the same
 41 manner as provided in sections 94.500 to 94.550, and the director of revenue
 42 shall collect in addition to the sales tax for the state of Missouri the additional tax
 43 authorized under the authority of this section. The tax imposed pursuant to this
 44 section and the tax imposed under the sales tax law of the state of Missouri shall
 45 be collected together and reported upon such forms and under such administrative
 46 rules and regulations as may be prescribed by the director of revenue. If a
 47 majority of the votes cast on the proposal by the qualified voters voting thereon
 48 are in favor of the proposal, then the tax shall go into effect on the first day of the
 49 next calendar quarter beginning after its adoption and notice to the director of
 50 revenue, but no sooner than thirty days after such adoption and notice. Except
 51 as modified in this section, all provisions of sections 32.085 and 32.087, RSMo,
 52 shall apply to the tax imposed under this section.

53 4. The sales tax may be approved at a rate of one-eighth of one percent,
 54 one-fourth of one percent, three-eighths of one percent or one-half of one percent,
 55 but in no event shall the sum of the tax imposed by this section and section

56 94.577, in one or more elections, exceed one-half of one percent of the receipts
57 from the sale at retail of all tangible personal property and taxable services at
58 retail within any city adopting such tax, if such property and services are subject
59 to taxation by the state of Missouri under the provisions of sections 144.010 to
60 144.525, RSMo. Whether approved at one or more elections, the flood relief
61 sales tax rate may not exceed the available taxing authority of the city.

62 5. All revenue generated from the tax authorized under the provisions of
63 this section shall be deposited into the "Flood Relief Projects Fund", which is
64 hereby created in the state treasury. The fund moneys shall be distributed to the
65 city from which the revenue was generated for the sole purpose of funding flood
66 relief projects. Once the tax authorized by this section is abolished or terminated
67 by any means, all funds remaining in the fund shall be used solely for that
68 purpose.

69 6. Any sales tax imposed pursuant to this section shall expire no later
70 than two years from the date of its inception.]

71

2 [103.081. The board shall develop and submit to the general assembly by
3 September 1, 2000, a plan to offer to state employees located in counties in which
4 HMO coverage is not available, a medical benefits plan for calendar year 2001
5 with benefits coverage substantially identical to HMO benefits coverage, at a cost
6 to employees not to exceed the average cost to employees for HMO coverage in
7 counties where such coverage is available.]

7

2 [105.268. 1. During school years 1999-2000 through 2001-02 any
3 employee of the state of Missouri who works in a metropolitan school district or
4 an urban school district containing the greater part of the population of a city
5 which has more than three hundred thousand inhabitants and who is a volunteer
6 tutor in a formal tutoring or mentoring pilot program in language arts at a public
7 elementary school in such district may be granted leave from the employee's
8 duties, without loss of time, pay, regular leave, impairment of efficiency rating
9 or any other rights or benefits to which such person would otherwise be entitled
10 for periods during which such person is engaged in such volunteer tutoring
11 activities at a public elementary school. Leave for such volunteer tutoring
12 activities shall not be granted in excess of one-half of the hours spent tutoring,
13 for activities conducted at times outside of the employee's normal work day, for
14 more than forty hours in any one calendar year, or more than two hours in any
15 one day. The principal of the school shall give such an employee a signed
16 statement by such principal verifying the time such employee was engaged in
17 such tutoring activities.

18 2. To be eligible to participate in a volunteer tutoring program as
19 provided in subsection 1 of this section, the employee shall:

20 (1) Be a full-time state employee with a performance appraisal of highly
successful or outstanding;

- 21 (2) Have the approval of the employee's supervisor or supervisors;
- 22 (3) Not be absent during heavy workload periods or create scheduling
- 23 conflicts with other state employees or result in any overtime hours for the
- 24 employee or other state employees;
- 25 (4) Establish a set schedule, including traveling time to the school, which
- 26 shall not be for more than two hours per day or more than one day per week; and
- 27 (5) Submit the statement issued by the principal verifying the time the
- 28 employee was engaged in volunteer tutoring activities.
- 29 3. Every state agency that has state employees participating in a formal
- 30 tutoring or mentoring program as provided in subsection 1 of this section shall
- 31 submit a summary of the statements received pursuant to subdivision (5) of
- 32 subsection 2 of this section to the Missouri community service commission,
- 33 created in section 26.605, RSMo. Such summary shall include the number of
- 34 employees participating, the number of hours that all participants engaged in
- 35 volunteer tutoring and a list of the schools where the employees volunteered.
- 36 4. The Missouri community service commission shall submit an annual
- 37 report to the general assembly with the names of the state agencies submitting the
- 38 summaries required by subsection 3 of this section and a compilation of all the
- 39 information contained on such summaries.
- 40 5. The school board of a participating district shall evaluate the programs
- 41 and make recommendations to the general assembly by December 15, 2001, on
- 42 the continuance, expansion or termination of the programs and any recommended
- 43 changes to the programs.
- 44 6. The provisions of this section shall expire on June 30, 2002.]
- 45

2 [115.177. Nothing in this subchapter shall be construed in any way as
 3 interfering with or discontinuing any person's valid registration which is in effect
 4 on January 1, 1978, until such time as the person is required to transfer his
 5 registration or to reregister under the provisions of sections 115.001 to 115.641
 6 and sections 51.450 and 51.460, RSMo.]

2 [128.350. The first district shall be composed of the following:
 3 ST. LOUIS County (part)
 4 VTD AO05 A5,18,21,46,39,59,61
 5 VTD AO06 Airport 6,204-205
 6 VTD AO09 Airport 9
 7 VTD AO10 Airport 10,36,60
 8 VTD AO11 Airport 11-13,34
 9 VTD AO14 Airport 14-15
 10 VTD AO16 Airport 16,17,200
 11 VTD AO19 Airport 19
 12 VTD AO23 Airport 23
 VTD AO26 Airport 26,32

13	VTD AO41 Airport 41
14	VTD AO43 Airport 43-44
15	VTD AO50 Airport 50
16	VTD CC01 Creve Coeur 1
17	VTD CC02 Creve Coeur 2
18	VTD CC03 Creve Coeur 3
19	VTD CC04 Creve Coeur 4,45
20	VTD CC05 Creve Coeur 5
21	VTD CC06 Creve Coeur 6,8
22	VTD CC07 Creve Coeur 7,12
23	VTD CC09 Creve Coeur 9,10
24	VTD CC11 Creve Coeur 11
25	VTD CC13 Creve Coeur 13,19,62
26	VTD CC14 Creve Coeur 14,49
27	VTD CC15 Creve Coeur 15
28	VTD CC16 Creve Coeur 16
29	VTD CC18 Creve Coeur 18,63
30	VTD CC25 Creve Coeur 25
31	VTD CC26 CC26,28,64,74,202-203,205-206 (part)
32	Tract/Block 2156 402
33	Tract/Block 2156 404
34	Tract/Block 2156 406
35	Tract/Block 2156 407
36	VTD CC27 Creve Coeur 27
37	VTD CC34 Creve Coeur 34
38	VTD CC41 Creve Coeur 41
39	VTD CC42 Creve Coeur 42
40	VTD CC43 Creve Coeur 43
41	VTD CC65 Creve Coeur 65
42	VTD CL02 Clayton 2
43	VTD CL03 Clayton 3,10
44	VTD CL04 Clayton 4
45	VTD CL05 Clayton 5-6
46	VTD CL08 Clayton 8,44
47	VTD CL11 Clayton 11
48	VTD CL21 Clayton 21
49	VTD CL22 Clayton 22,54
50	VTD CL23 Clayton 23,33
51	VTD CL32 Clayton 32
52	VTD CL61 Clayton 61
53	VTD FE01 Ferg. 1,12,21,47,63
54	VTD FE02 Ferguson 2,39
55	VTD FE03 Ferguson 3,23,51

56	VTD FE04 Ferguson 4,6,7,37,71
57	VTD FE05 Ferguson 5,56
58	VTD FE08 Ferg. 8,28,38,70,72
59	VTD FE09 Ferguson 9
60	VTD FE10 Ferguson 10,11
61	VTD FE13 Ferguson 13,22,57
62	VTD FE14 Ferguson 14,40,55,69
63	VTD FE15 Ferguson 15,65
64	VTD FE16 Ferguson 16,17
65	VTD FE18 Ferguson 18,19,27
66	VTD FE20 Ferguson 20,61
67	VTD FE24 Ferguson 24,64
68	VTD FE25 Ferguson 25
69	VTD FE26 Ferg. 26,46,48,59,62
70	VTD FE29 Ferguson 29
71	VTD FE30 Ferguson 30,31,32
72	VTD FE33 Ferguson 33
73	VTD FE34 Ferguson 34
74	VTD FE35 Ferguson 35
75	VTD FE36 Ferguson 36,54,67
76	VTD FE41 Ferguson 41,42
77	VTD FE43 Ferguson 43,49
78	VTD FE44 Ferguson 44
79	VTD FE45 Ferguson 45,52,53,60
80	VTD FE50 Ferguson 50,58
81	VTD FE66 Ferguson 66
82	VTD FE68 Ferguson 68
83	VTD FL01 Florissant 1
84	VTD FL02 Florissant 2
85	VTD FL03 Florissant 3,5,47
86	VTD FL06 Florissant 6,13
87	VTD FL07 Flor. 7,22,32,34,39
88	VTD FL09 Florissant 9,43
89	VTD FL10 Florissant 10,44,45
90	VTD FL21 Florissant 21
91	VTD FL25 Florissant 25,38
92	VTD HO01 Hadley 1,2
93	VTD HO03 Hadley 3,4
94	VTD HO05 Hadley 5,14
95	VTD HO06 Hadley 6
96	VTD HO07 Hadley 7,8
97	VTD HO09 Hadley 9,17,18
98	VTD HO10 Hadley 10,11

99	VTD HO12 Hadley 12
100	VTD HO13 Hadley 13,30
101	VTD HO15 Hadley 15,16
102	VTD HO19 Hadley 19,31
103	VTD HO20 Hadley 20,22,23
104	VTD HO21 Hadley 21,24,26
105	VTD HO25 Hadley 25,27
106	VTD HO28 Hadley 28,29
107	VTD HO32 Hadley 32
108	VTD HO33 Hadley 33
109	VTD HO34 Hadley 34
110	VTD HO35 Hadley 35
111	VTD JO01 Jefferson 1
112	VTD JO02 Jefferson 2,3,4
113	VTD JO05 Jefferson 5,10
114	VTD JO06 Jefferson 6,200
115	VTD JO07 Jefferson 7,8,9
116	VTD JO11 Jefferson 11
117	VTD JO12 Jefferson 12,44,46
118	VTD JO21 Jefferson 21
119	VTD JO30 Jefferson 30
120	VTD JO31 Jefferson 31,45
121	VTD JO43 Jefferson 43
122	VTD ML01 Mid1,32,48,50,56,62,205
123	VTD ML02 Midland 2-3,31,45
124	VTD ML07 Midland 7,22 (part)
125	Tract/Block 2147 304
126	Tract/Block 2147 306
127	Tract/Block 2147 307
128	Tract/Block 2147 308
129	Tract/Block 2147 309
130	Tract/Block 2147 401
131	Tract/Block 2147 402
132	Tract/Block 2147 403
133	Tract/Block 2147 404
134	Tract/Block 2147 405
135	Tract/Block 2147 410
136	Tract/Block 2147 501A
137	Tract/Block 2147 502
138	Tract/Block 2147 503
139	Tract/Block 2147 504A
140	Tract/Block 2147 508
141	Tract/Block 2147 509

142	Tract/Block 2147 511
143	VTD ML10 ML10,25,30,37,39,53,209
144	VTD ML12 Midland 12
145	VTD ML13 Midland 13,40,58,200
146	VTD ML14 Midland 14
147	VTD ML15 Midland 15,36
148	VTD ML16 Midland 16,29,49,59
149	VTD ML17 Midland 17,28
150	VTD ML18 Midland 18,38,57
151	VTD ML19 Midland 19
152	VTD ML20 Midland 20
153	VTD ML21 Midland 21,47
154	VTD ML26 ML26,41,51-2,204,208
155	VTD ML34 Midland 34
156	VTD ML54 Midland 54
157	VTD ML61 Midland 61
158	VTD NO01 Normandy 1-2,8
159	VTD NO03 Normandy 3
160	VTD NO04 Normandy 4
161	VTD NO05 Normandy 5,52
162	VTD NO06 Normandy 6-7
163	VTD NO09 Normandy 9,37
164	VTD NO10 Normandy 10,13
165	VTD NO11 Normandy 11,36,67
166	VTD NO12 Normandy 12
167	VTD NO14 Normandy 14,24
168	VTD NO15 Normandy 15,203-204
169	VTD NO16 Normandy 16,41,46,68
170	VTD NO17 Normandy 17
171	VTD NO18 Normandy 18,48
172	VTD NO19 Normandy 19
173	VTD NO20 Nor 20,25-6,35,44,49
174	VTD NO21 Normandy 21,38,47,54
175	VTD NO22 Normandy 22,33
176	VTD NO23 Normandy 23
177	VTD NO27 Normandy 27
178	VTD NO28 Normandy 28
179	VTD NO29 Normandy 29
180	VTD NO30 Normandy 30
181	VTD NO31 Normandy 31,66
182	VTD NO32 Normandy 32,205
183	VTD NO34 Normandy 34,64
184	VTD NO39 Normandy 39

185	VTD NO40 Nor 40,50-51,57,61
186	VTD NO42 Normandy 42
187	VTD NO43 Normandy 43
188	VTD NO45 Normandy 45
189	VTD NO53 Nor 53,55,59-60,200
190	VTD NO56 Normandy 56
191	VTD NO58 Normandy 58
192	VTD NO62 Normandy 62-63,69
193	VTD NO65 Normandy 65
194	VTD NW02 Northwest 2
195	VTD NW04 Northwest 4,6
196	VTD NW18 Northwest 18
197	VTD NW19 Northwest 19
198	VTD NW28 Northwest 28
199	VTD SF01 St Ferdinand 1,36,52
200	VTD SF02 Saint Ferdinand 2
201	VTD SF03 Saint Ferdinand 3
202	VTD SF04 Saint Ferdinand 4
203	VTD SF05 St Ferdinand 5-6,58
204	VTD SF07 St Ferdinand 7,55,57
205	VTD SF08 Saint Ferdinand 8
206	VTD SF09 Saint Ferdinand 9
207	VTD SF10 Saint Ferdinand 10
208	VTD SF11 St Ferdi 11,26,43,46
209	VTD SF12 St Ferdinand 12,17
210	VTD SF13 St Ferdinand 13,14
211	VTD SF15 St Ferdi. 15,16,48,60
212	VTD SF18 St Ferdinand 18,28
213	VTD SF19 Saint Ferdinand 19
214	VTD SF20 St Ferdinand 20,38
215	VTD SF21 St Ferdinand 21,54
216	VTD SF22 St Ferd22,24,34,37,56
217	VTD SF23 St Ferdinand 23,39,63
218	VTD SF25 St Ferdinand 25,42,53
219	VTD SF27 Saint Ferdinand 27
220	VTD SF29 StF 29,30,41,49,50-1
221	VTD SF31 Saint Ferdinand 31
222	VTD SF32 Saint Ferdinand 32
223	VTD SF33 St Ferdinand 33,35
224	VTD SF40 St Ferdinand 40,45
225	VTD SF44 Saint Ferdinand 44
226	VTD SF47 St Ferdinand 47,59
227	VTD SF61 Saint Ferdinand 61

228	VTD SF62 Saint Ferdinand 62
229	VTD SL01 Spanish Lake 1-2
230	VTD SL03 Spanish Lake 3
231	VTD SL04 Spanish Lake 4
232	VTD SL05 Spanish Lake 5
233	VTD SL06 Spanish Lake 6
234	VTD SL07 Spanish Lake 7,24,43
235	VTD SL08 Spanish Lake 8,30-31
236	VTD SL09 Spanish Lake 9
237	VTD SL10 Spanish Lake 10
238	VTD SL11 Spanish Lake 11,35
239	VTD SL12 Spanish Lake 12,20
240	VTD SL13 Spanish Lake 13,34
241	VTD SL14 Spanish Lake 14,26
242	VTD SL15 Spanish Lake 15,22
243	VTD SL16 Spanish Lake 16
244	VTD SL17 Spanish Lake 17
245	VTD SL18 Spanish Lake 18
246	VTD SL19 Span Lk 19,36,41,44
247	VTD SL21 Spanish Lk 21,25,33
248	VTD SL23 Spanish Lake 23,39
249	VTD SL27 Spanish Lake 27,40
250	VTD SL28 Spanish Lake 28,42
251	VTD SL29 Spanish Lake 29
252	VTD SL32 Spanish Lake 32
253	VTD SL37 Spanish Lake 37
254	VTD SL38 Spanish Lake 38
255	ST. LOUIS CITY (part)
256	VTD 0101 Ward 01 Precinct 01
257	VTD 0102 Ward 01 Precinct 02
258	VTD 0103 Ward 01 Precinct 03
259	VTD 0104 Ward 01 Precinct 04
260	VTD 0105 Ward 01 Precinct 05
261	VTD 0106 Ward 01 Precinct 06
262	VTD 0107 Ward 01 Precinct 07
263	VTD 0108 Ward 01 Precinct 08
264	VTD 0109 Ward 01 Precinct 09
265	VTD 0110 Ward 01 Precinct 10
266	VTD 0111 Ward 01 Precinct 11
267	VTD 0112 Ward 01 Precinct 12
268	VTD 0113 Ward 01 Precinct 13
269	VTD 0201 Ward 02 Precinct 01
270	VTD 0202 Ward 02 Precinct 02

271	VTD 0203 Ward 02 Precinct 03
272	VTD 0204 Ward 02 Precinct 04
273	VTD 0205 Ward 02 Precinct 05
274	VTD 0206 Ward 02 Precinct 06
275	VTD 0207 Ward 02 Precinct 07
276	VTD 0208 Ward 02 Precinct 08
277	VTD 0209 Ward 02 Precinct 09
278	VTD 0210 Ward 02 Precinct 10
279	VTD 0211 Ward 02 Precinct 11
280	VTD 0301 Ward 03 Precinct 01
281	VTD 0302 Ward 03 Precinct 02
282	VTD 0303 Ward 03 Precinct 03
283	VTD 0304 Ward 03 Precinct 04
284	VTD 0305 Ward 03 Precinct 05
285	VTD 0306 Ward 03 Precinct 06
286	VTD 0307 Ward 03 Precinct 07
287	VTD 0308 Ward 03 Precinct 08
288	VTD 0309 Ward 03 Precinct 09
289	VTD 0310 Ward 03 Precinct 10
290	VTD 0311 Ward 03 Precinct 11
291	VTD 0312 Ward 03 Precinct 12
292	VTD 0401 Ward 04 Precinct 01
293	VTD 0402 Ward 04 Precinct 02
294	VTD 0403 Ward 04 Precinct 03
295	VTD 0404 Ward 04 Precinct 04
296	VTD 0405 Ward 04 Precinct 05
297	VTD 0406 Ward 04 Precinct 06
298	VTD 0407 Ward 04 Precinct 07
299	VTD 0408 Ward 04 Precinct 08
300	VTD 0409 Ward 04 Precinct 09
301	VTD 0410 Ward 04 Precinct 10
302	VTD 0411 Ward 04 Precinct 11
303	VTD 0412 Ward 04 Precinct 12
304	VTD 0413 Ward 04 Precinct 13
305	VTD 0414 Ward 04 Precinct 14
306	VTD 044A Ward 04 Precinct 04A
307	VTD 0501 Ward 05 Precinct 01
308	VTD 0502 Ward 05 Precinct 02
309	VTD 0503 Ward 05 Precinct 03
310	VTD 0504 Ward 05 Precinct 04
311	VTD 0505 Ward 05 Precinct 05
312	VTD 0506 Ward 05 Precinct 06
313	VTD 0507 Ward 05 Precinct 07

314	VTD 0508 Ward 05 Precinct 08
315	VTD 0509 Ward 05 Precinct 09
316	VTD 0510 Ward 05 Precinct 10
317	VTD 0511 Ward 05 Precinct 11
318	VTD 0601 Ward 06 Precinct 01
319	VTD 0602 Ward 06 Precinct 02
320	VTD 0603 Ward 06 Precinct 03
321	VTD 0604 Ward 06 Precinct 04
322	VTD 0605 Ward 06 Precinct 05
323	VTD 0606 Ward 06 Precinct 06
324	VTD 0607 Ward 06 Precinct 07
325	VTD 0608 Ward 06 Precinct 08
326	VTD 0609 Ward 06 Precinct 09
327	VTD 0610 Ward 06 Precinct 10
328	VTD 0611 Ward 06 Precinct 11
329	VTD 0612 Ward 06 Precinct 12
330	VTD 0613 Ward 06 Precinct 13
331	VTD 0614 Ward 06 Precinct 14
332	VTD 0615 Ward 06 Precinct 15
333	VTD 0616 Ward 06 Precinct 16
334	VTD 0617 Ward 06 Precinct 17
335	VTD 0702 Ward 07 Precinct 02
336	VTD 0703 Ward 07 Precinct 03
337	VTD 0707 Ward 07 Precinct 07
338	VTD 0708 Ward 07 Precinct 08
339	VTD 0709 Ward 07 Precinct 09
340	VTD 0710 Ward 07 Precinct 10
341	VTD 0711 Ward 07 Precinct 11
342	VTD 0712 Ward 07 Precinct 12
343	VTD 0713 Ward 07 Precinct 13
344	VTD 0801 Ward 08 Precinct 01
345	VTD 0802 Ward 08 Precinct 02
346	VTD 0803 Ward 08 Precinct 03
347	VTD 0807 Ward 08 Precinct 07
348	VTD 0809 Ward 08 Precinct 09 (part)
349	Tract/Block 1172 205
350	Tract/Block 1172 206
351	Tract/Block 1172 302
352	Tract/Block 1172 305
353	Tract/Block 1172 402
354	Tract/Block 1172 403
355	VTD 0810 Ward 08 Precinct 10
356	VTD 0811 Ward 08 Precinct 11

357	VTD 0812 Ward 08 Precinct 12
358	VTD 1515 Ward 15 Precinct 15
359	VTD 1701 Ward 17 Precinct 01
360	VTD 1702 Ward 17 Precinct 02
361	VTD 1703 Ward 17 Precinct 03
362	VTD 1704 Ward 17 Precinct 04
363	VTD 1705 Ward 17 Precinct 05
364	VTD 1706 Ward 17 Precinct 06
365	VTD 1707 Ward 17 Precinct 07
366	VTD 1708 Ward 17 Precinct 08
367	VTD 1709 Ward 17 Precinct 09
368	VTD 1710 Ward 17 Precinct 10
369	VTD 1711 Ward 17 Precinct 11
370	VTD 1712 Ward 17 Precinct 12
371	VTD 1713 Ward 17 Precinct 13
372	VTD 1714 Ward 17 Precinct 14
373	VTD 1715 Ward 17 Precinct 15
374	VTD 1801 Ward 18 Precinct 01
375	VTD 1802 Ward 18 Precinct 02
376	VTD 1803 Ward 18 Precinct 03
377	VTD 1804 Ward 18 Precinct 04
378	VTD 1805 Ward 18 Precinct 05
379	VTD 1806 Ward 18 Precinct 06
380	VTD 1807 Ward 18 Precinct 07
381	VTD 1808 Ward 18 Precinct 08
382	VTD 1809 Ward 18 Precinct 09
383	VTD 1810 Ward 18 Precinct 10
384	VTD 1811 Ward 18 Precinct 11
385	VTD 1812 Ward 18 Precinct 12
386	VTD 1813 Ward 18 Precinct 13
387	VTD 1814 Ward 18 Precinct 14
388	VTD 1901 Ward 19 Precinct 01
389	VTD 1902 Ward 19 Precinct 02
390	VTD 1903 Ward 19 Precinct 03
391	VTD 1904 Ward 19 Precinct 04
392	VTD 1905 Ward 19 Precinct 05
393	VTD 1906 Ward 19 Precinct 06
394	VTD 1907 Ward 19 Precinct 07
395	VTD 1908 Ward 19 Precinct 08
396	VTD 1909 Ward 19 Precinct 09
397	VTD 1910 Ward 19 Precinct 10
398	VTD 1911 Ward 19 Precinct 11
399	VTD 1912 Ward 19 Precinct 12

400	VTD 1913 Ward 19 Precinct 13
401	VTD 1914 Ward 19 Precinct 14
402	VTD 2001 Ward 20 Precinct 01
403	VTD 2002 Ward 20 Precinct 02
404	VTD 2003 Ward 20 Precinct 03
405	VTD 2004 Ward 20 Precinct 04
406	VTD 2005 Ward 20 Precinct 05
407	VTD 2006 Ward 20 Precinct 06
408	VTD 2007 Ward 20 Precinct 07
409	VTD 2008 Ward 20 Precinct 08
410	VTD 2009 Ward 20 Precinct 09
411	VTD 2010 Ward 20 Precinct 10
412	VTD 2011 Ward 20 Precinct 11
413	VTD 2012 Ward 20 Precinct 12
414	VTD 2013 Ward 20 Precinct 13
415	VTD 2014 Ward 20 Precinct 14
416	VTD 2015 Ward 20 Precinct 15
417	VTD 2101 Ward 21 Precinct 01
418	VTD 2102 Ward 21 Precinct 02
419	VTD 2103 Ward 21 Precinct 03
420	VTD 2104 Ward 21 Precinct 04
421	VTD 2105 Ward 21 Precinct 05
422	VTD 2106 Ward 21 Precinct 06
423	VTD 2107 Ward 21 Precinct 07
424	VTD 2108 Ward 21 Precinct 08
425	VTD 2109 Ward 21 Precinct 09
426	VTD 2110 Ward 21 Precinct 10
427	VTD 2111 Ward 21 Precinct 11
428	VTD 2112 Ward 21 Precinct 12
429	VTD 2113 Ward 21 Precinct 13
430	VTD 2201 Ward 22 Precinct 01
431	VTD 2202 Ward 22 Precinct 02
432	VTD 2203 Ward 22 Precinct 03
433	VTD 2204 Ward 22 Precinct 04
434	VTD 2205 Ward 22 Precinct 05
435	VTD 2206 Ward 22 Precinct 06
436	VTD 2207 Ward 22 Precinct 07
437	VTD 2208 Ward 22 Precinct 08
438	VTD 2209 Ward 22 Precinct 09
439	VTD 2210 Ward 22 Precinct 10
440	VTD 2601 Ward 26 Precinct 01
441	VTD 2602 Ward 26 Precinct 02
442	VTD 2603 Ward 26 Precinct 03

443 VTD 2604 Ward 26 Precinct 04
 444 VTD 2605 Ward 26 Precinct 05
 445 VTD 2606 Ward 26 Precinct 06
 446 VTD 2607 Ward 26 Precinct 07
 447 VTD 2608 Ward 26 Precinct 08
 448 VTD 2609 Ward 26 Precinct 09
 449 VTD 2610 Ward 26 Precinct 10
 450 VTD 2611 Ward 26 Precinct 11
 451 VTD 2612 Ward 26 Precinct 12
 452 VTD 2701 Ward 27 Precinct 01
 453 VTD 2702 Ward 27 Precinct 02
 454 VTD 2703 Ward 27 Precinct 03
 455 VTD 2704 Ward 27 Precinct 04
 456 VTD 2705 Ward 27 Precinct 05
 457 VTD 2706 Ward 27 Precinct 06
 458 VTD 2707 Ward 27 Precinct 07
 459 VTD 2708 Ward 27 Precinct 08
 460 VTD 2709 Ward 27 Precinct 09
 461 VTD 2710 Ward 27 Precinct 10
 462 VTD 2711 Ward 27 Precinct 11
 463 VTD 2804 Ward 28 Precinct 04
 464 VTD 2805 Ward 28 Precinct 05
 465 VTD 2806 Ward 28 Precinct 06
 466 VTD 2807 Ward 28 Precinct 07
 467 VTD 2808 Ward 28 Precinct 08
 468 VTD 2809 Ward 28 Precinct 09
 469 VTD 2810 Ward 28 Precinct 10
 470 VTD 2811 Ward 28 Precinct 11
 471 VTD 2812 Ward 28 Precinct 12
 472 VTD 2813 Ward 28 Precinct 13
 473 VTD 2814 Ward 28 Precinct 14
 474 VTD 613A Ward 06 Precinct 13A]
 475

[128.352. The second district shall be composed of the following:

2 ST. CHARLES County (part)
 3 VTD 0001 Kampville
 4 VTD 0004 Orchard Farm
 5 VTD 0005 Portage Des Sioux
 6 VTD 0006 West Alton
 7 VTD 0007 Cherokee
 8 VTD 001A Kampville A
 9 VTD 002A Seeburger A
 10 VTD 002B Seeburger B

11	VTD 003A Iffrig A-17
12	VTD 003B Iffrig B-18
13	VTD 0061 Monroe
14	VTD 0062 St. Charles Hills
15	VTD 0063 St. Andrews
16	VTD 0070 B.Hills-Fairway71-19
17	VTD 0072 Pralle
18	VTD 0080 Herit-Jungs81-R.B.87
19	VTD 0082 Becky David (part)
20	Tract/Block 311198401
21	Tract/Block 311198402
22	Tract/Block 311198403
23	Tract/Block 311198404
24	Tract/Block 311198405
25	Tract/Block 311198501B
26	Tract/Block 311198506
27	Tract/Block 311198507
28	VTD 0083 Woodcliff (part)
29	Tract/Block 311198110C
30	Tract/Block 311198113B
31	Tract/Block 311198411
32	Tract/Block 311198412
33	Tract/Block 311198511
34	Tract/Block 311198512
35	Tract/Block 311198514
36	Tract/Block 311198520
37	Tract/Block 311198521
38	Tract/Block 311198522
39	Tract/Block 311198523
40	Tract/Block 311198524
41	Tract/Block 311198525
42	Tract/Block 311198526
43	Tract/Block 311198527
44	VTD 0086 Arlington
45	VTD 0100 Mc Clay
46	VTD 0101 Graybridge
47	VTD 0102 Tanglewood
48	VTD 0103 Cave Springs
49	VTD 0104 Hi Point
50	VTD 0105 Millwood
51	VTD 0106 Spencer
52	VTD 0107 Oak Creek-Dogwood110
53	VTD 0108 Crescent Hills

54	VTD 0109 Cedar Ridge
55	VTD 0111 Ward 1 Pct. 11
56	VTD 0112 Ward 1 Pct. 12-19
57	VTD 0113 Ward 1 Pct. 13-19
58	VTD 0114 Ward 1 Pct. 14
59	VTD 0115 Ward 1 Pct. 15-19
60	VTD 0121 St. Mary's
61	VTD 0123 Brookmt-ShadowCr.131
62	VTD 0124 Rabbit Run
63	VTD 0125 Steeplechase
64	VTD 0126 MeadowVlly-Fairmt128
65	VTD 0127 PkChls-Pkwd129-Lk130
66	VTD 0146 St. Jude
67	VTD 0221 Ward 2 Pct. 21
68	VTD 0222 Ward 2 Pct. 22
69	VTD 0223 Ward 2 Pct. 23
70	VTD 0224 Ward 2 Pct. 24-20
71	VTD 0225 Ward 2 Pct. 25
72	VTD 0226 Ward 2 Pct. 26-18
73	VTD 0227 Ward 2 Pct. 27
74	VTD 0228 Ward 2 Pct. 28
75	VTD 0331 Ward 3 Pct. 31
76	VTD 0332 Ward 3 Pct. 32
77	VTD 0333 Ward 3 Pct. 33
78	VTD 0334 Ward 3 Pct. 34
79	VTD 0335 Ward 3 Pct. 35
80	VTD 0336 Ward 3 Pct. 36-18
81	VTD 0441 Ward 4 Pct. 41
82	VTD 0442 Ward 4 Pct. 42
83	VTD 0443 Ward 4 Pct. 43
84	VTD 0444 Ward 4 Pct. 44
85	VTD 0445 Ward 4 Pct. 45
86	VTD 0446 Ward 4 Pct. 46
87	VTD 0551 Ward 5 Pct. 51
88	VTD 0552 Ward 5 Pct. 52
89	VTD 0553 Ward 5 Pct. 53
90	VTD 0554 Ward 5 Pct. 54
91	VTD 0555 Ward 5 Pct. 55-18
92	VTD 0556 Ward 5 Pct. 56
93	VTD 061A Monroe A
94	VTD 063A St. Andrews A
95	VTD 063B St. Andrews B
96	VTD 070A B.Hill-Fairway71A-20

97	VTD 112A Ward 1 Pct. 12A-20
98	VTD 113A Ward 1 Pct. 13A-20
99	VTD 115A Ward 1 Pct. 15A-20
100	VTD 120A St. Peters A
101	VTD 120B St. Peters B
102	VTD 122A Mid Rivers A
103	VTD 122B Mid Rivers B
104	VTD 224A Ward 2 Pct. 24A-20
105	VTD 224B Ward 2 Pct. 24B-18
106	VTD 226A Ward 2 Pct. 26A-20
107	VTD 336A Ward 3 Pct. 36A-19
108	VTD 336B Ward 3 Pct. 36B-20
109	VTD 555A Ward 5 Pct. 55A-19
110	ST. LOUIS County (part)
111	VTD AO01 Airport 1-2,20,22,48
112	VTD AO03 Airport 3,51
113	VTD AO04 Airport 4,37
114	VTD AO07 Airport 7,52
115	VTD AO08 Airport 8
116	VTD AO24 A24-5,29-30,31,33,53
117	VTD AO27 Airport 27,49
118	VTD AO28 Air 28,40,47,54-56
119	VTD AO35 Air35,38,42,45,57-58
120	VTD BO01 Bonhomme 1
121	VTD BO02 Bonhomme 2
122	VTD BO03 Bonhomme 3,42-43,46
123	VTD BO04 Bonhomme 4,48
124	VTD BO05 Bonhomme 5
125	VTD BO06 Bonhomme 6,32
126	VTD BO07 Bonhomme 7
127	VTD BO08 Bonhomme 8,22
128	VTD BO09 Bonhomme 9,19-20,45
129	VTD BO10 Bonhomme 10
130	VTD BO12 Bonhomme 12
131	VTD BO14 Bonhomme 14,33
132	VTD BO16 Bonhomme 16,37-40
133	VTD BO17 Bonhomme 17-18,21
134	VTD BO23 Bonhomme 23,47
135	VTD BO24 Bonhomme 24
136	VTD BO25 Bonhomme 25
137	VTD BO27 Bonhomme 27
138	VTD BO29 Bonhomme 29,36
139	VTD BO30 Bonhomme 30,52

140	VTD BO31 Bonhomme 31
141	VTD BO34 Bonhomme 34
142	VTD BO41 Bonhomme 41
143	VTD CC17 Creve Coeur 17,47,58
144	VTD CC20 CC20,30,38,46,66,200,204
145	VTD CC21 Creve Coeur 21,39
146	VTD CC22 Creve Coeur 22,40
147	VTD CC23 Creve Coeur 23,33
148	VTD CC24 Creve Coeur 24,51
149	VTD CC26 CC26,28,64,74,202-203,205-206 (part)
150	Tract/Block 215001209A
151	Tract/Block 215002112
152	Tract/Block 2156 501
153	Tract/Block 2156 502
154	Tract/Block 2156 503
155	Tract/Block 2156 504
156	Tract/Block 2156 509
157	Tract/Block 2156 516
158	Tract/Block 2156 517
159	Tract/Block 2156 518A
160	Tract/Block 2156 518B
161	VTD CC29 Creve Coeur 29
162	VTD CC31 CC31-2,36-7,44,55-56,72-73
163	VTD CC35 CC35,48,52,67-69
164	VTD CC50 Creve Coeur 50,57,59
165	VTD CC53 Crv Coeur 53,70,75-6
166	VTD CC54 Creve Coeur 54,61,71
167	VTD CC60 Creve Coeur 60
168	VTD CL01 Clayton 1,25
169	VTD CL07 Clayton 7,68
170	VTD CL09 Clayton9,42,53,64-65
171	VTD CL12 Clayton 12
172	VTD CL13 Clayton 13,63,69
173	VTD CL14 Clayton 14
174	VTD CL15 Clayton 15-16
175	VTD CL17 Clay. 17,19,27,29,62
176	VTD CL18 Clay. 18,34,36,40,60
177	VTD CL20 Clayton 20,24,31,38
178	VTD CL26 Clayton 26,55-57
179	VTD CL28 Clayton 28
180	VTD CL30 Clayton 30
181	VTD CL35 Clayton 35,37,46
182	VTD CL39 Clayton 39,51,58-59

183	VTD CL41 Clayton 41
184	VTD CL43 Clayton 43
185	VTD CL45 Clayton 45,67
186	VTD CL47 Clayton 47,66
187	VTD CL48 Clayton 48,52
188	VTD CL49 Clayton 49-50
189	VTD FL04 Florissant 4,11
190	VTD FL08 Florissant 8
191	VTD FL12 Flor.12,33,36,46
192	VTD FL14 Florissant 14,28
193	VTD FL15 Florissant 15
194	VTD FL16 Flo16,18-9,24,26,29,41,42,46
195	VTD FL17 Florissant 17
196	VTD FL20 Florissant 20
197	VTD FL23 Florissant 23
198	VTD FL27 Florissant 27,31
199	VTD FL30 Florissant 30,35
200	VTD FL37 Florissant 37
201	VTD FL40 Florissant 40
202	VTD JO23 Jefferson 23,48 (part)
203	Tract/Block 2193 207
204	Tract/Block 2193 208
205	Tract/Block 2193 210
206	Tract/Block 2193 211
207	Tract/Block 2193 216
208	Tract/Block 2193 301
209	Tract/Block 2193 302
210	Tract/Block 2193 303
211	Tract/Block 2193 306
212	Tract/Block 2193 308
213	Tract/Block 2193 309
214	Tract/Block 2193 310
215	Tract/Block 2193 311
216	Tract/Block 2193 312
217	Tract/Block 2193 313
218	Tract/Block 2193 314
219	VTD JO29 Jefferson 29,41,42
220	VTD JO32 Jefferson 32,33
221	VTD JO34 Jefferson 34,38
222	VTD JO35 Jefferson 35,36,40
223	VTD JO37 Jefferson 37,39
224	VTD LC01 L&C1,14,6,18,32,35,39,40,26
225	VTD LC02 Lewis & Clark 2

226	VTD LC03 Lewis & Clark 3
227	VTD LC04 Lewis & Clark 4
228	VTD LC05 Lewis & Clark 5
229	VTD LC07 Lewis&Clark 7,13,34
230	VTD LC08 Lewis & Clark 8,22
231	VTD LC09 Lewis & Clark 9,37
232	VTD LC10 Lewis & Clark 10
233	VTD LC11 L & C 11,12,16
234	VTD LC15 Lewis & Clark 15,33
235	VTD LC17 Lewis & Clark 17,23
236	VTD LC19 Lewis & Clark 19,27
237	VTD LC20 Lewis & Clark 20
238	VTD LC21 Lewis & Clark 21,31
239	VTD LC24 Lewis & Clark 24,41
240	VTD LC25 Lewis & Clark 25
241	VTD LC28 Lewis & Clark 28
242	VTD LC29 Lewis & Clark 29,30
243	VTD LC36 Lewis & Clark 36
244	VTD LC38 Lewis & Clark 38
245	VTD LC42 Lewis & Clark 42
246	VTD ME01 Mer1,37,45,48,65,22,24
247	VTD ME02 Mer2,5,7,15,21,25,29-30, 42-44,49-50,54,57,59-64,66
248	VTD ME03 Mer3,4,9,14,16-7,26,32,34,46
249	VTD ME06 Meramec 6,41
250	VTD ME08 Mer8,27-28,31,35-36,38-39,52-53,55
251	VTD ME10 Mer10,33,40,51,56,58,67
252	VTD ME12 Meramec 12,13,23
253	VTD ME18 Meramec 18,20
254	VTD ML04 Midland 4
255	VTD ML05 Midland 5,8
256	VTD ML06 Midland 6
257	VTD ML07 Midland 7,22 (part)
258	Tract/Block 2147 406
259	Tract/Block 2147 407
260	Tract/Block 2147 409
261	VTD ML09 Midland 9
262	VTD ML11 Midland 11
263	VTD ML23 Midland 23
264	VTD ML24 Midland 24
265	VTD ML27 Midland 27,42,60,206
266	VTD ML33 Midland 33,43,210-11
267	VTD ML35 Midland 35,44,63
268	VTD ML46 Midland 46

269	VTD ML55 Midland 55
270	VTD MR01 Missouri River 1,2
271	VTD MR03 Missouri River 3,62
272	VTD MR04 MR4,6,10-12,8,48-50,54,61,71
273	VTD MR05 Missouri River 5
274	VTD MR07 Missouri River 7
275	VTD MR09 MR 9,65,68,210
276	VTD MR13 Missouri River 13,83
277	VTD MR14 Missouri River 14,80
278	VTD MR15 Missouri River 15
279	VTD MR16 Missouri River 16,47
280	VTD MR17 MR 17,59,81,205,215
281	VTD MR18 MR18,19,43,77-8,214
282	VTD MR20 MR20,24-25,39,44-45,35-36,58,67,70,76
283	VTD MR21 Missouri River 21
284	VTD MR22 Missouri River 22
285	VTD MR23 Missouri River 23,56
286	VTD MR26 Missouri River 26
287	VTD MR27 Missouri River 27,64
288	VTD MR28 Missouri River 28
289	VTD MR29 Missouri River 29,41
290	VTD MR30 Missouri R 30,38,73
291	VTD MR31 Missouri River 31,72
292	VTD MR32 Missouri River 32
293	VTD MR33 Missouri R 33,66,74
294	VTD MR34 Missouri R 34,40,51
295	VTD MR35 Mo R 35-36,200-201
296	VTD MR37 Mo R 37,57,69,75
297	VTD MR42 Missouri River 42,46
298	VTD MR52 Missouri River 52-53
299	VTD MR55 Missouri River 55
300	VTD MR60 Missouri River 60
301	VTD MR63 Missouri River 63
302	VTD NW01 Northwest 1
303	VTD NW03 Northwest 3,53
304	VTD NW05 NW 5,10,11,60,61
305	VTD NW07 NW 7,30,38,44,54
306	VTD NW08 Northwest 8,32
307	VTD NW09 NW 9,22-3,51-2,46-7
308	VTD NW12 Northwest 12
309	VTD NW13 Northwest 13
310	VTD NW14 Northwest 14
311	VTD NW15 Northwest 15

312	VTD NW16 Northwest 16,33
313	VTD NW17 Northwest 17,45
314	VTD NW20 NW 20,26,40,43,59,62
315	VTD NW21 NW21,35-36,58,64
316	VTD NW24 NW 24,31,42,63
317	VTD NW25 Northwest 25,48
318	VTD NW29 Northwest 29
319	VTD NW34 Northwest 34
320	VTD NW36 Northwest 36,49
321	VTD NW37 Northwest 37,55
322	VTD NW39 Northwest 39
323	VTD NW41 Northwest 41
324	VTD NW50 Northwest 50
325	VTD NW57 Northwest 57
326	VTD QO01 Q1-2,19,68-9,71,98-9
327	VTD QO03 Queeny 3,60,81,89,94
328	VTD QO04 Queeny 4,79,92
329	VTD QO05 Queeny 5,54,100
330	VTD QO06 Queeny 6
331	VTD QO07 Queeny7,10,46,216,96
332	VTD QO08 Queeny 8,64,90,215
333	VTD QO09 Q9,23,55,80,86-88,101
334	VTD QO11 Queeny 11
335	VTD QO12 Queeny 12,17,202
336	VTD QO13 Q13,15-16,20,25,83-4,95,213
337	VTD QO14 Queeny 14,217
338	VTD QO18 Queeny 18,45,214
339	VTD QO21 Queeny 21,37,97
340	VTD QO22 Queeny 22 VTD QO24 Q24,40-1,44,56,70
341	VTD QO26 Queeny 26,27
342	VTD QO28 Queeny 28,58-59
343	VTD QO29 Queeny 29
344	VTD QO30 Queeny 30
345	VTD QO31 Queeny 31,77
346	VTD QO32 Q32,35-36,42,51-52,200-201,203
347	VTD QO33 Queeny 33
348	VTD QO34 Queeny 34,85,91
349	VTD QO38 Queeny 38-39,66,211
350	VTD QO43 Queeny 43
351	VTD QO47 Queeny 47
352	VTD QO48 Queeny 48,53,63
353	VTD QO49 Queeny 49,72-76,208
354	VTD QO50 Queeny 50

355 VTD QO57 Queeny 57
 356 VTD QO61 Queeny 61,82,93
 357 VTD QO62 Queeny 62,65
 358 VTD QO67 Queeny 67,204
 359 VTD QO78 Queeny 78,209]
 360

[128.354. The third district shall be composed of the following:

2 JEFFERSON County
 3 STE. GENEVIEVE County
 4 ST. LOUIS County (part)
 5 VTD BO11 Bonhomme 11,26,44
 6 VTD BO13 Bonhomme 13
 7 VTD BO15 Bonhomme 15,35,50-51
 8 VTD BO28 Bonhomme 28
 9 VTD BO49 Bonhomme 49
 10 VTD CO01 Concord 1,33
 11 VTD CO02 Concord 2
 12 VTD CO03 Concord 3
 13 VTD CO04 Concord 4
 14 VTD CO05 Con5-7,19-20,27,40,41,54-55,57
 15 VTD CO08 Concord 8-9
 16 VTD CO10 Con10,22,23,29,52,63
 17 VTD CO11 Concord 11,21,51
 18 VTD CO12 Concord 12,15,48
 19 VTD CO13 Concord 13,30
 20 VTD CO14 Con. 14,44,46,60-62
 21 VTD CO16 Concord 16
 22 VTD CO17 Concord 17
 23 VTD CO18 Concord 18,58
 24 VTD CO24 Concord 24
 25 VTD CO25 Concord 25,31,32,49
 26 VTD CO26 Concord 26,35,36,37
 27 VTD CO28 Concord 28
 28 VTD CO34 Concord 34
 29 VTD CO38 Concord 38
 30 VTD CO39 Concord 39,45,47
 31 VTD CO42 Concord 42
 32 VTD CO43 Concord 43
 33 VTD CO53 Concord 53
 34 VTD G026 Gravois 26
 35 VTD GO01 Gravois 1
 36 VTD GO02 Gravois 2,7
 37 VTD GO03 Gravois 3,47

38	VTD GO04 Gravois 4
39	VTD GO05 Gravois 5
40	VTD GO06 Gravois 6,57
41	VTD GO08 Gravois 8
42	VTD GO09 Gravois 9,29,41
43	VTD GO10 Gravois 10,16
44	VTD GO11 Gravois 11,12
45	VTD GO13 Gravois 13
46	VTD GO14 Gravois 14
47	VTD GO15 Gravois 15,52
48	VTD GO17 Gravois 17,50
49	VTD GO18 Gravois 18,37
50	VTD GO19 Gravois 19
51	VTD GO20 Gravois 20,38
52	VTD GO21 Gr 21,22,23,31,39,61
53	VTD GO24 Gravois 24
54	VTD GO25 Gravois 25
55	VTD GO26 Gravois 26
56	VTD GO27 Gravois 27,54,55
57	VTD GO28 Gravois 28
58	VTD GO30 Gravois 30,34,51
59	VTD GO32 Gravois 32,48,60
60	VTD GO33 Gravois 33,40,42
61	VTD GO35 Gravois 35,43,44,49
62	VTD GO36 Gravois 36
63	VTD GO45 Gravois 45
64	VTD GO46 Gravois 46
65	VTD GO53 Gravois 53,56
66	VTD GO58 Gravois 58,59
67	VTD JO13 Jefferson 13,20
68	VTD JO14 Jefferson 14
69	VTD JO15 Jefferson 15,27
70	VTD JO16 Jefferson 16,17,28
71	VTD JO18 Jefferson 18,24
72	VTD JO19 Jefferson 19
73	VTD JO22 Jefferson 22,25,26
74	VTD JO23 Jefferson 23,48 (part)
75	Tract/Block 2193 204
76	Tract/Block 2193 205
77	Tract/Block 2193 206
78	Tract/Block 2193 209
79	Tract/Block 2193 212
80	Tract/Block 2193 213

81	Tract/Block 2193 214
82	Tract/Block 2193 215
83	Tract/Block 2193 307
84	VTD JO47 Jefferson 47
85	VTD LO01 Lemay 1
86	VTD LO02 Lemay 2-3,33-35
87	VTD LO04 Lemay 4,6,41
88	VTD LO05 Lemay 5
89	VTD LO07 Lemay 7
90	VTD LO08 Lemay 8
91	VTD LO09 Lemay 9
92	VTD LO10 Lemay 10
93	VTD LO11 Lemay 11,20
94	VTD LO12 Lemay 12,21
95	VTD LO13 Lemay 13
96	VTD LO14 Lemay 14
97	VTD LO15 Lemay 15,18,46
98	VTD LO16 Lemay 16,44,48
99	VTD LO17 Lemay 17,36,40,47,50-1
100	VTD LO19 Lemay 19
101	VTD LO22 Lemay 22
102	VTD LO23 Lemay 23,30,49
103	VTD LO24 Lemay 24
104	VTD LO25 Lemay 25-28
105	VTD LO29 Lemay 29
106	VTD LO31 Lemay 31
107	VTD LO32 Lemay 32,42
108	VTD LO37 Lemay 37
109	VTD LO38 Lemay 38
110	VTD LO39 Lemay 39
111	VTD LO43 Lemay 43
112	VTD LO45 Lemay 45
113	ST. LOUIS CITY (part)
114	VTD 0701 Ward 07 Precinct 01
115	VTD 0704 Ward 07 Precinct 04
116	VTD 0705 Ward 07 Precinct 05
117	VTD 0706 Ward 07 Precinct 06
118	VTD 0804 Ward 08 Precinct 04
119	VTD 0805 Ward 08 Precinct 05
120	VTD 0806 Ward 08 Precinct 06
121	VTD 0808 Ward 08 Precinct 08
122	VTD 0809 Ward 08 Precinct 09 (part)
123	Tract/Block 1172 301

124	VTD 0901 Ward 09 Precinct 01
125	VTD 0902 Ward 09 Precinct 02
126	VTD 0903 Ward 09 Precinct 03
127	VTD 0904 Ward 09 Precinct 04
128	VTD 0905 Ward 09 Precinct 05
129	VTD 0906 Ward 09 Precinct 06
130	VTD 0907 Ward 09 Precinct 07
131	VTD 0908 Ward 09 Precinct 08
132	VTD 0909 Ward 09 Precinct 09
133	VTD 0910 Ward 09 Precinct 10
134	VTD 0911 Ward 09 Precinct 11
135	VTD 0912 Ward 09 Precinct 12
136	VTD 0913 Ward 09 Precinct 13
137	VTD 0914 Ward 09 Precinct 14
138	VTD 1001 Ward 10 Precinct 01
139	VTD 1002 Ward 10 Precinct 02
140	VTD 1003 Ward 10 Precinct 03
141	VTD 1004 Ward 10 Precinct 04
142	VTD 1005 Ward 10 Precinct 05
143	VTD 1006 Ward 10 Precinct 06
144	VTD 1007 Ward 10 Precinct 07
145	VTD 1008 Ward 10 Precinct 08
146	VTD 1009 Ward 10 Precinct 09
147	VTD 1010 Ward 10 Precinct 10
148	VTD 1011 Ward 10 Precinct 11
149	VTD 1101 Ward 11 Precinct 01
150	VTD 1102 Ward 11 Precinct 02
151	VTD 1103 Ward 11 Precinct 03
152	VTD 1104 Ward 11 Precinct 04
153	VTD 1105 Ward 11 Precinct 05
154	VTD 1106 Ward 11 Precinct 06
155	VTD 1107 Ward 11 Precinct 07
156	VTD 1108 Ward 11 Precinct 08
157	VTD 1109 Ward 11 Precinct 09
158	VTD 1110 Ward 11 Precinct 10
159	VTD 1111 Ward 11 Precinct 11
160	VTD 1201 Ward 12 Precinct 01
161	VTD 1202 Ward 12 Precinct 02
162	VTD 1203 Ward 12 Precinct 03
163	VTD 1204 Ward 12 Precinct 04
164	VTD 1205 Ward 12 Precinct 05
165	VTD 1206 Ward 12 Precinct 06
166	VTD 1207 Ward 12 Precinct 07

167	VTD 1208 Ward 12 Precinct 08
168	VTD 1209 Ward 12 Precinct 09
169	VTD 1210 Ward 12 Precinct 10
170	VTD 1211 Ward 12 Precinct 11
171	VTD 1212 Ward 12 Precinct 12
172	VTD 1213 Ward 12 Precinct 13
173	VTD 1214 Ward 12 Precinct 14
174	VTD 1215 Ward 12 Precinct 15
175	VTD 1216 Ward 12 Precinct 16
176	VTD 1217 Ward 12 Precinct 17
177	VTD 1218 Ward 12 Precinct 18
178	VTD 1219 Ward 12 Precinct 19
179	VTD 1220 Ward 12 Precinct 20
180	VTD 1301 Ward 13 Precinct 01
181	VTD 1302 Ward 13 Precinct 02
182	VTD 1303 Ward 13 Precinct 03
183	VTD 1304 Ward 13 Precinct 04
184	VTD 1305 Ward 13 Precinct 05
185	VTD 1306 Ward 13 Precinct 06
186	VTD 1307 Ward 13 Precinct 07
187	VTD 1308 Ward 13 Precinct 08
188	VTD 1309 Ward 13 Precinct 09
189	VTD 1310 Ward 13 Precinct 10
190	VTD 1311 Ward 13 Precinct 11
191	VTD 1312 Ward 13 Precinct 12
192	VTD 1313 Ward 13 Precinct 13
193	VTD 1314 Ward 13 Precinct 14
194	VTD 1315 Ward 13 Precinct 15
195	VTD 1316 Ward 13 Precinct 16
196	VTD 1401 Ward 14 Precinct 01
197	VTD 1402 Ward 14 Precinct 02
198	VTD 1403 Ward 14 Precinct 03
199	VTD 1404 Ward 14 Precinct 04
200	VTD 1405 Ward 14 Precinct 05
201	VTD 1406 Ward 14 Precinct 06
202	VTD 1407 Ward 14 Precinct 07
203	VTD 1408 Ward 14 Precinct 08
204	VTD 1409 Ward 14 Precinct 09
205	VTD 1410 Ward 14 Precinct 10
206	VTD 1411 Ward 14 Precinct 11
207	VTD 1412 Ward 14 Precinct 12
208	VTD 1413 Ward 14 Precinct 13
209	VTD 1414 Ward 14 Precinct 14

210	VTD 1415 Ward 14 Precinct 15
211	VTD 1416 Ward 14 Precinct 16
212	VTD 1417 Ward 14 Precinct 17
213	VTD 1501 Ward 15 Precinct 01
214	VTD 1502 Ward 15 Precinct 02
215	VTD 1503 Ward 15 Precinct 03
216	VTD 1504 Ward 15 Precinct 04
217	VTD 1505 Ward 15 Precinct 05
218	VTD 1506 Ward 15 Precinct 06
219	VTD 1507 Ward 15 Precinct 07
220	VTD 1508 Ward 15 Precinct 08
221	VTD 1509 Ward 15 Precinct 09
222	VTD 1510 Ward 15 Precinct 10
223	VTD 1511 Ward 15 Precinct 11
224	VTD 1512 Ward 15 Precinct 12
225	VTD 1513 Ward 15 Precinct 13
226	VTD 1514 Ward 15 Precinct 14
227	VTD 1601 Ward 16 Precinct 01
228	VTD 1602 Ward 16 Precinct 02
229	VTD 1603 Ward 16 Precinct 03
230	VTD 1604 Ward 16 Precinct 04
231	VTD 1605 Ward 16 Precinct 05
232	VTD 1606 Ward 16 Precinct 06
233	VTD 1607 Ward 16 Precinct 07
234	VTD 1608 Ward 16 Precinct 08
235	VTD 1609 Ward 16 Precinct 09
236	VTD 1610 Ward 16 Precinct 10
237	VTD 1611 Ward 16 Precinct 11
238	VTD 1612 Ward 16 Precinct 12
239	VTD 1613 Ward 16 Precinct 13
240	VTD 1614 Ward 16 Precinct 14
241	VTD 1615 Ward 16 Precinct 15
242	VTD 1616 Ward 16 Precinct 16
243	VTD 1617 Ward 16 Precinct 17
244	VTD 1618 Ward 16 Precinct 18
245	VTD 1619 Ward 16 Precinct 19
246	VTD 2301 Ward 23 Precinct 01
247	VTD 2302 Ward 23 Precinct 02
248	VTD 2303 Ward 23 Precinct 03
249	VTD 2304 Ward 23 Precinct 04
250	VTD 2305 Ward 23 Precinct 05
251	VTD 2306 Ward 23 Precinct 06
252	VTD 2307 Ward 23 Precinct 07

253	VTD 2308 Ward 23 Precinct 08
254	VTD 2309 Ward 23 Precinct 09
255	VTD 2310 Ward 23 Precinct 10
256	VTD 2311 Ward 23 Precinct 11
257	VTD 2312 Ward 23 Precinct 12
258	VTD 2313 Ward 23 Precinct 13
259	VTD 2314 Ward 23 Precinct 14
260	VTD 2315 Ward 23 Precinct 15
261	VTD 2316 Ward 23 Precinct 16
262	VTD 2317 Ward 23 Precinct 17
263	VTD 2318 Ward 23 Precinct 18
264	VTD 2401 Ward 24 Precinct 01
265	VTD 2402 Ward 24 Precinct 02
266	VTD 2403 Ward 24 Precinct 03
267	VTD 2404 Ward 24 Precinct 04
268	VTD 2405 Ward 24 Precinct 05
269	VTD 2406 Ward 24 Precinct 06
270	VTD 2407 Ward 24 Precinct 07
271	VTD 2408 Ward 24 Precinct 08
272	VTD 2409 Ward 24 Precinct 09
273	VTD 2410 Ward 24 Precinct 10
274	VTD 2411 Ward 24 Precinct 11
275	VTD 2412 Ward 24 Precinct 12
276	VTD 2413 Ward 24 Precinct 13
277	VTD 2414 Ward 24 Precinct 14
278	VTD 2415 Ward 24 Precinct 15
279	VTD 2416 Ward 24 Precinct 16
280	VTD 2417 Ward 24 Precinct 17
281	VTD 2501 Ward 25 Precinct 01
282	VTD 2502 Ward 25 Precinct 02
283	VTD 2503 Ward 25 Precinct 03
284	VTD 2504 Ward 25 Precinct 04
285	VTD 2505 Ward 25 Precinct 05
286	VTD 2506 Ward 25 Precinct 06
287	VTD 2507 Ward 25 Precinct 07
288	VTD 2508 Ward 25 Precinct 08
289	VTD 2509 Ward 25 Precinct 09
290	VTD 2510 Ward 25 Precinct 10
291	VTD 2511 Ward 25 Precinct 11
292	VTD 2512 Ward 25 Precinct 12
293	VTD 2513 Ward 25 Precinct 13
294	VTD 2514 Ward 25 Precinct 14
295	VTD 2515 Ward 25 Precinct 15

- 296 VTD 2516 Ward 25 Precinct 16
- 297 VTD 2801 Ward 28 Precinct 01
- 298 VTD 2802 Ward 28 Precinct 02
- 299 VTD 2803 Ward 28 Precinct 03]
- 300

[128.356. The fourth district shall be composed of the following:

- 2 BATES County
- 3 BENTON County
- 4 CAMDEN County
- 5 CASS County
- 6 COLE County
- 7 DALLAS County
- 8 HENRY County
- 9 HICKORY County
- 10 JACKSON County (part)
- 11 VTD S05D Sni-A-Bar 05D & 27 (part)
- 12 Tract/Block 0140 113A
- 13 Tract/Block 0140 113B
- 14 Tract/Block 0140 114A
- 15 Tract/Block 0140 115
- 16 Tract/Block 014101101A
- 17 Tract/Block 014101101C
- 18 VTD S060 Sni-A-Bar 06,06A,06B (part)
- 19 Tract/Block 0140 107A
- 20 Tract/Block 0140 108
- 21 Tract/Block 0140 109
- 22 Tract/Block 0140 110
- 23 Tract/Block 0140 111
- 24 Tract/Block 0140 112
- 25 Tract/Block 0140 114B
- 26 Tract/Block 0140 117
- 27 Tract/Block 0140 118
- 28 Tract/Block 0140 119
- 29 Tract/Block 0140 120
- 30 Tract/Block 0140 121
- 31 Tract/Block 0140 122
- 32 Tract/Block 0140 123
- 33 Tract/Block 0140 125
- 34 Tract/Block 0140 126
- 35 Tract/Block 0140 128
- 36 Tract/Block 0140 129
- 37 Tract/Block 0140 130
- 38 Tract/Block 0140 131

39	Tract/Block 0140 132
40	Tract/Block 0140 133
41	Tract/Block 0140 134
42	Tract/Block 0140 135
43	Tract/Block 0140 136A
44	Tract/Block 0140 142A
45	Tract/Block 0140 150A
46	Tract/Block 0140 195
47	Tract/Block 0140 196
48	Tract/Block 0140 197
49	Tract/Block 0140 301
50	Tract/Block 0140 302
51	Tract/Block 0140 303
52	Tract/Block 0140 304
53	Tract/Block 0140 305
54	Tract/Block 0140 306
55	Tract/Block 0140 307
56	Tract/Block 0140 308
57	Tract/Block 0140 309
58	Tract/Block 0140 310
59	Tract/Block 0140 311
60	Tract/Block 0140 312
61	Tract/Block 0140 313
62	Tract/Block 0140 314
63	Tract/Block 0140 315
64	Tract/Block 0140 316
65	Tract/Block 0140 317
66	Tract/Block 0140 318
67	Tract/Block 0140 319
68	Tract/Block 0140 320
69	Tract/Block 0140 321
70	Tract/Block 0140 322
71	VTD S070 Sni-A-Bar 07 (part)
72	Tract/Block 0140 101
73	Tract/Block 0140 102
74	Tract/Block 0140 103
75	Tract/Block 0140 104A
76	Tract/Block 0140 104B
77	Tract/Block 0140 105A
78	Tract/Block 0140 154A
79	Tract/Block 0140 154B
80	Tract/Block 0140 155A
81	Tract/Block 0140 156A

82	Tract/Block 0140 158
83	Tract/Block 0140 176A
84	Tract/Block 0140 177
85	Tract/Block 0140 201
86	Tract/Block 0140 202
87	Tract/Block 0140 203
88	Tract/Block 0140 204
89	Tract/Block 0140 205
90	Tract/Block 0140 206
91	Tract/Block 0140 207
92	Tract/Block 0140 208
93	Tract/Block 0140 209
94	Tract/Block 0140 210
95	Tract/Block 0140 211
96	Tract/Block 0140 212
97	Tract/Block 0140 213
98	Tract/Block 0140 215
99	Tract/Block 0140 216
100	Tract/Block 0140 217
101	Tract/Block 0140 218
102	Tract/Block 0140 219
103	Tract/Block 0140 220
104	Tract/Block 0140 221
105	Tract/Block 0140 222
106	Tract/Block 0140 223
107	Tract/Block 0140 224
108	Tract/Block 0140 225
109	Tract/Block 0140 226
110	Tract/Block 0140 227
111	Tract/Block 0140 228
112	Tract/Block 0140 229
113	Tract/Block 0140 230
114	Tract/Block 0140 231
115	Tract/Block 0140 232
116	Tract/Block 0140 233
117	Tract/Block 0140 234
118	Tract/Block 0140 235
119	Tract/Block 0140 236
120	Tract/Block 0140 237
121	Tract/Block 0140 238
122	Tract/Block 0140 239
123	Tract/Block 0140 250
124	Tract/Block 0140 251

- 125 VTD S080 Sni-A-Bar 08
- 126 VTD S090 Sni-A-Bar 09
- 127 VTD S100 Sni-A-Bar 10
- 128 VTD S10A Sni-A-Bar 10A & 10B
- 129 VTD S110 Sni-A-Bar 11
- 130 VTD S11A Sni-A-Bar 11A
- 131 VTD S120 Sni-A-Bar 12
- 132 VTD S150 Sni-A-Bar 15
- 133 VTD S200 Sni-A-Bar 20
- 134 VTD S210 Sni-A-Bar 21
- 135 VTD S220 Sni-A-Bar 22 & 22A
- 136 VTD S23B Sni-A-Bar 23B
- 137 VTD S240 Sni-A-Bar 24
- 138 VTD S300 Sni-A-Bar 30 (part)
- 139 Tract/Block 014105105
- 140 VTD S30A Sni-A-Bar 30A
- 141 VTD V010 Van Bur 01,1-A,B,C,D
- 142 VTD V020 Van B 2-4,10,10-A-C
- 143 VTD V050 Van B 5, 5-A-E
- 144 VTD V070 Van Buren 07
- 145 VTD V080 Van Buren 08,08A,9
- 146 VTD V110 Van Buren 11, 11-A-C
- 147 VTD V120 Van Buren 12
- 148 VTD V130 Van Buren 13, 13A-B
- 149 VTD V140 Van Buren 14, 14A-B
- 150 VTD V150 Van Buren 15 & 16
- 151 JOHNSON County
- 152 LACLEDE County
- 153 LAFAYETTE County
- 154 MARIES County
- 155 MILLER County
- 156 MONITEAU County
- 157 MORGAN County
- 158 OSAGE County
- 159 PETTIS County
- 160 PULASKI County
- 161 ST. CLAIR County
- 162 SALINE County
- 163 VERNON County
- 164 WEBSTER County]
- 165

[128.358. The fifth district shall be composed of the following:

- 2 JACKSON County (part)

3	VTD 0101 KC Wd 01 Pct. 1
4	VTD 0102 KC Wd 01 Pct. 2
5	VTD 0103 KC Wd 01 Pct. 3
6	VTD 0104 KC Wd 01 Pct. 4
7	VTD 0105 KC Wd 01 Pct. 5
8	VTD 0106 KC Wd 01 Pct. 6
9	VTD 0107 KC Wd 01 Pct. 7
10	VTD 0108 KC Wd 01 Pct. 8
11	VTD 0109 KC Wd 01 Pct. 9
12	VTD 0110 KC Wd 01 Pct. 10
13	VTD 0111 KC Wd 01 Pct. 11
14	VTD 0201 KC Wd 02 Pct. 1
15	VTD 0202 KC Wd 02 Pct. 2
16	VTD 0203 KC Wd 02 Pct. 3
17	VTD 0204 KC Wd 02 Pct. 4
18	VTD 0205 KC Wd 02 Pct. 5
19	VTD 0206 KC Wd 02 Pct. 6
20	VTD 0207 KC Wd 02 Pct. 7
21	VTD 0208 KC Wd 02 Pct. 8
22	VTD 0209 KC Wd 02 Pct. 9
23	VTD 0210 KC Wd 02 Pct. 10
24	VTD 0211 KC Wd 02 Pct. 11
25	VTD 0301 KC Wd 03 Pct. 1
26	VTD 0302 KC Wd 03 Pct. 2
27	VTD 0303 KC Wd 03 Pct. 3
28	VTD 0304 KC Wd 03 Pct. 4
29	VTD 0305 KC Wd 03 Pct. 5
30	VTD 0306 KC Wd 03 Pct. 6
31	VTD 0307 KC Wd 03 Pct. 7
32	VTD 0308 KC Wd 03 Pct. 8
33	VTD 0309 KC Wd 03 Pct. 9
34	VTD 0401 KC Wd 04 Pct. 1
35	VTD 0402 KC Wd 04 Pct. 2
36	VTD 0403 KC Wd 04 Pct. 3
37	VTD 0404 KC Wd 04 Pct. 4
38	VTD 0405 KC Wd 04 Pct. 5
39	VTD 0406 KC Wd 04 Pct. 6
40	VTD 0407 KC Wd 04 Pct. 7
41	VTD 0408 KC Wd 04 Pct. 8
42	VTD 0409 KC Wd 04 Pct. 9
43	VTD 0501 KC Wd 05 Pct. 1
44	VTD 0502 KC Wd 05 Pct. 2
45	VTD 0503 KC Wd 05 Pct. 3

46	VTD 0504 KC Wd 05 Pct. 4
47	VTD 0505 KC Wd 05 Pct. 5
48	VTD 0506 KC Wd 05 Pct. 6
49	VTD 0507 KC Wd 05 Pct. 7
50	VTD 0508 KC Wd 05 Pct. 8
51	VTD 0601 KC Wd 06 Pct. 1
52	VTD 0602 KC Wd 06 Pct. 2
53	VTD 0603 KC Wd 06 Pct. 3
54	VTD 0604 KC Wd 06 Pct. 4
55	VTD 0605 KC Wd 06 Pct. 5
56	VTD 0606 KC Wd 06 Pct. 6
57	VTD 0607 KC Wd 06 Pct. 7
58	VTD 0608 KC Wd 06 Pct. 8
59	VTD 0609 KC Wd 06 Pct. 9
60	VTD 0610 KC Wd 06 Pct. 10
61	VTD 0611 KC Wd 06 Pct. 11
62	VTD 0701 KC Wd 07 Pct. 1
63	VTD 0702 KC Wd 07 Pct. 2
64	VTD 0703 KC Wd 07 Pct. 3
65	VTD 0704 KC Wd 07 Pct. 4
66	VTD 0705 KC Wd 07 Pct. 5
67	VTD 0706 KC Wd 07 Pct. 6
68	VTD 0707 KC Wd 07 Pct. 7
69	VTD 0708 KC Wd 07 Pct. 8
70	VTD 0709 KC Wd 07 Pct. 9
71	VTD 0710 KC Wd 07 Pct. 10
72	VTD 0711 KC Wd 07 Pct. 11
73	VTD 0712 KC Wd 07 Pct. 12
74	VTD 0713 KC Wd 07 Pct. 13
75	VTD 0714 KC Wd 07 Pct. 14
76	VTD 0715 KC Wd 07 Pct. 15
77	VTD 0716 KC Wd 07 Pct. 16
78	VTD 0801 KC Wd 08 Pct. 1
79	VTD 0802 KC Wd 08 Pct. 2
80	VTD 0803 KC Wd 08 Pct. 3
81	VTD 0804 KC Wd 08 Pct. 4
82	VTD 0805 KC Wd 08 Pct. 5
83	VTD 0806 KC Wd 08 Pct. 6
84	VTD 0807 KC Wd 08 Pct. 7
85	VTD 0808 KC Wd 08 Pct. 8
86	VTD 0809 KC Wd 08 Pct. 9
87	VTD 0810 KC Wd 08 Pct. 10
88	VTD 0811 KC Wd 08 Pct. 11

89	VTD 0812 KC Wd 08 Pct. 12
90	VTD 0813 KC Wd 08 Pct. 13
91	VTD 0814 KC Wd 08 Pct. 14
92	VTD 0901 KC Wd 09 Pct. 1
93	VTD 0902 KC Wd 09 Pct. 2
94	VTD 0903 KC Wd 09 Pct. 3
95	VTD 0904 KC Wd 09 Pct. 4
96	VTD 0905 KC Wd 09 Pct. 5
97	VTD 0906 KC Wd 09 Pct. 6
98	VTD 0907 KC Wd 09 Pct. 7
99	VTD 0908 KC Wd 09 Pct. 8
100	VTD 0909 KC Wd 09 Pct. 9
101	VTD 0910 KC Wd 09 Pct. 10
102	VTD 0911 KC Wd 09 Pct. 11
103	VTD 0912 KC Wd 09 Pct. 12
104	VTD 0913 KC Wd 09 Pct. 13
105	VTD 0914 KC Wd 09 Pct. 14
106	VTD 1001 KC Wd 10 Pct. 1
107	VTD 1002 KC Wd 10 Pct. 2
108	VTD 1003 KC Wd 10 Pct. 3
109	VTD 1004 KC Wd 10 Pct. 4
110	VTD 1005 KC Wd 10 Pct. 5
111	VTD 1006 KC Wd 10 Pct. 6
112	VTD 1007 KC Wd 10 Pct. 7
113	VTD 1008 KC Wd 10 Pct. 8
114	VTD 1009 KC Wd 10 Pct. 9
115	VTD 1010 KC Wd 10 Pct. 10
116	VTD 1011 KC Wd 10 Pct. 11
117	VTD 1012 KC Wd 10 Pct. 12
118	VTD 1101 KC Wd 11 Pct. 1
119	VTD 1102 KC Wd 11 Pct. 2
120	VTD 1103 KC Wd 11 Pct. 3
121	VTD 1104 KC Wd 11 Pct. 4
122	VTD 1105 KC Wd 11 Pct. 5
123	VTD 1106 KC Wd 11 Pct. 6
124	VTD 1107 KC Wd 11 Pct. 7
125	VTD 1108 KC Wd 11 Pct. 8
126	VTD 1109 KC Wd 11 Pct. 9
127	VTD 1110 KC Wd 11 Pct. 10
128	VTD 1111 KC Wd 11 Pct. 11
129	VTD 1201 KC Wd 12 Pct. 1
130	VTD 1202 KC Wd 12 Pct. 2
131	VTD 1203 KC Wd 12 Pct. 3

132	VTD 1204 KC Wd 12 Pct. 4
133	VTD 1205 KC Wd 12 Pct. 5
134	VTD 1206 KC Wd 12 Pct. 6
135	VTD 1207 KC Wd 12 Pct. 7
136	VTD 1208 KC Wd 12 Pct. 8
137	VTD 1209 KC Wd 12 Pct. 9
138	VTD 1210 KC Wd 12 Pct. 10
139	VTD 1211 KC Wd 12 Pct. 11
140	VTD 1212 KC Wd 12 Pct. 12
141	VTD 1213 KC Wd 12 Pct. 13, 14
142	VTD 1301 KC Wd 13 Pct. 1
143	VTD 1302 KC Wd 13 Pct. 2
144	VTD 1303 KC Wd 13 Pct. 3
145	VTD 1304 KC Wd 13 Pct. 4
146	VTD 1305 KC Wd 13 Pct. 5
147	VTD 1306 KC Wd 13 Pct. 6
148	VTD 1307 KC Wd 13 Pct. 7
149	VTD 1308 KC Wd 13 Pct. 8
150	VTD 1309 KC Wd 13 Pct. 9
151	VTD 1310 KC Wd 13 Pct. 10
152	VTD 1311 KC Wd 13 Pct. 11
153	VTD 1312 KC Wd 13 Pct. 12
154	VTD 1313 KC Wd 13 Pct. 13
155	VTD 1401 KC Wd 14 Pct. 1
156	VTD 1402 KC Wd 14 Pct. 2
157	VTD 1403 KC Wd 14 Pct. 3
158	VTD 1404 KC Wd 14 Pct. 4
159	VTD 1405 KC Wd 14 Pct. 5
160	VTD 1406 KC Wd 14 Pct. 6
161	VTD 1407 KC Wd 14 Pct. 7
162	VTD 1408 KC Wd 14 Pct. 8
163	VTD 1409 KC Wd 14 Pct. 9
164	VTD 1410 KC Wd 14 Pct. 10
165	VTD 1411 KC Wd 14 Pct. 11
166	VTD 1412 KC Wd 14 Pct. 12
167	VTD 1413 KC Wd 14 Pct. 13
168	VTD 1501 KC Wd 15 Pct. 1
169	VTD 1502 KC Wd 15 Pct. 2
170	VTD 1503 KC Wd 15 Pct. 3
171	VTD 1504 KC Wd 15 Pct. 4
172	VTD 1505 KC Wd 15 Pct. 5
173	VTD 1506 KC Wd 15 Pct. 6
174	VTD 1507 KC Wd 15 Pct. 7

175	VTD 1508 KC Wd 15 Pct. 8
176	VTD 1509 KC Wd 15 Pct. 9
177	VTD 1510 KC Wd 15 Pct. 10
178	VTD 1511 KC Wd 15 Pct. 11
179	VTD 1512 KC Wd 15 Pct. 12
180	VTD 1513 KC Wd 15 Pct. 13
181	VTD 1514 KC Wd 15 Pct. 14
182	VTD 1601 KC Wd 16 Pct. 1
183	VTD 1602 KC Wd 16 Pct. 2
184	VTD 1603 KC Wd 16 Pct. 3
185	VTD 1604 KC Wd 16 Pct. 4
186	VTD 1605 KC Wd 16 Pct. 5
187	VTD 1606 KC Wd 16 Pct. 6
188	VTD 1607 KC Wd 16 Pct. 7
189	VTD 1608 KC Wd 16 Pct. 8
190	VTD 1609 KC Wd 16 Pct. 9
191	VTD 1610 KC Wd 16 Pct. 10, 14
192	VTD 1611 KC Wd 16 Pct. 11
193	VTD 1612 KC Wd 16 Pct. 12
194	VTD 1613 KC Wd 16 Pct. 13
195	VTD 1701 KC Wd 17 Pct. 1
196	VTD 1702 KC Wd 17 Pct. 2
197	VTD 1703 KC Wd 17 Pct. 3
198	VTD 1704 KC Wd 17 Pct. 4
199	VTD 1705 KC Wd 17 Pct. 5
200	VTD 1706 KC Wd 17 Pct. 6
201	VTD 1707 KC Wd 17 Pct. 7
202	VTD 1708 KC Wd 17 Pct. 8
203	VTD 1709 KC Wd 17 Pct. 9
204	VTD 1710 KC Wd 17 Pct. 10
205	VTD 1711 KC Wd 17 Pct. 11
206	VTD 1712 KC Wd 17 Pct. 12
207	VTD 1713 KC Wd 17 Pct. 13
208	VTD 1801 KC Wd 18 Pct. 1
209	VTD 1802 KC Wd 18 Pct. 2
210	VTD 1803 KC Wd 18 Pct. 3
211	VTD 1804 KC Wd 18 Pct. 4
212	VTD 1805 KC Wd 18 Pct. 5
213	VTD 1807 KC Wd 18 P 6-8,14-15
214	VTD 1809 KC Wd 18 Pct. 9 & 10
215	VTD 180A KC Wd 18 Pct. 16A
216	VTD 1811 KC Wd 18 Pct. 11
217	VTD 1812 KC Wd 18 Pct. 12-13

218	VTD 1816 KC Wd 18 Pct. 16
219	VTD 1817 KC Wd 18 Pct. 17
220	VTD 1901 KC Wd 19 Pct. 1
221	VTD 1902 KC Wd 19 Pct. 2
222	VTD 1903 KC Wd 19 Pct. 3
223	VTD 1904 KC Wd 19 Pct. 4
224	VTD 1905 KC Wd 19 Pct. 5
225	VTD 1906 KC Wd 19 Pct. 6
226	VTD 1907 KC Wd 19 Pct. 7
227	VTD 1908 KC Wd 19 Pct. 8 & 13
228	VTD 1909 KC Wd 19 Pct. 9
229	VTD 1910 KC Wd 19 Pct. 10, 21
230	VTD 1911 KC Wd 19 Pct. 11, 12
231	VTD 1914 KC Wd 19 P 14-16, 20
232	VTD 1917 KC Wd 19 Pct. 17, 19
233	VTD 1918 KC Wd 19 Pct. 18
234	VTD 2001 KC Wd 20 Pct. 1
235	VTD 2002 KC Wd 20 Pct. 2 & 6
236	VTD 2003 KC Wd 20 Pct. 3
237	VTD 2004 KC Wd 20 Pct. 4
238	VTD 2005 KC Wd 20 Pct. 5
239	VTD 2007 KC Wd 20 Pct. 7
240	VTD 2008 KC Wd 20 Pct. 8
241	VTD 2009 KC Wd 20 Pct. 9
242	VTD 2010 KC Wd 20 Pct. 10
243	VTD 2201 KC Wd 22 Pct. 1
244	VTD 2202 KC Wd 22 Pct. 2
245	VTD 2203 KC W22 P3, W20 P11
246	VTD 2204 KC Wd 22 Pct. 4
247	VTD 2205 KC Wd 22 Pct. 5
248	VTD 2206 KC Wd 22 Pct. 6
249	VTD 2207 KC Wd 22 Pct. 7
250	VTD 2208 KC Wd 22 Pct. 8
251	VTD 2209 KC Wd 22 Pct. 9
252	VTD 2210 KC Wd 22 Pct. 10
253	VTD 2211 KC Wd 22 Pct. 11
254	VTD 2212 KC Wd 22 Pct. 12
255	VTD 2213 KC Wd 22 Pct. 13, 14
256	VTD 2215 KC Wd 22 Pct. 15
257	VTD 2216 KC Wd 22 Pct. 16
258	VTD 2301 KC Wd 23 Pct. 1
259	VTD 2302 KC Wd 23 Pct. 2
260	VTD 2303 KC Wd 23 Pct. 3

261	VTD 2304 KC Wd 23 Pct. 4
262	VTD 2305 KC Wd 23 Pct. 5
263	VTD 2306 KC Wd 23 Pct. 6
264	VTD 2307 KC Wd 23 Pct. 7 & 10
265	VTD 2308 KC Wd 23 Pct. 8
266	VTD 2309 KC Wd 23 Pct. 9
267	VTD 2311 KC Wd 23 Pct. 11
268	VTD 2312 KC Wd 23 Pct. 12
269	VTD 2313 KC Wd 23 Pct. 13
270	VTD 2314 KC Wd 23 Pct. 14
271	VTD 2315 KC Wd 23 Pct. 15
272	VTD 2316 KC Wd 23 Pct. 16
273	VTD 2317 KC Wd 23 Pct. 17
274	VTD 2401 KC Wd 24 Pct. 1
275	VTD 2402 KC Wd 24 Pct. 2
276	VTD 2403 KC Wd 24 Pct. 3 & 5
277	VTD 2404 KC Wd 24 Pct. 4
278	VTD 2406 KC Wd 24 Pct. 6
279	VTD 2407 KC Wd 24 Pct. 7 & 27
280	VTD 2408 KC Wd 24 Pct. 8
281	VTD 2409 KC Wd 24 Pct. 9 & 23
282	VTD 2410 KC Wd 24 Pct. 10, 18
283	VTD 2411 KC Wd 24 Pct. 11
284	VTD 2412 KC Wd 24 Pct. 12, 14
285	VTD 2413 KC Wd 24 Pct. 13
286	VTD 2415 KC Wd 24 Pct. 15, 16
287	VTD 2417 KC Wd 24 Pct. 17, 22
288	VTD 2419 KC Wd 24 Pct. 19, 21
289	VTD 2420 KC Wd 24 Pct. 20
290	VTD 2424 KC Wd 24 Pct. 24
291	VTD 2425 KC Wd 24 Pct. 25
292	VTD 2426 KC Wd 24 Pct. 26
293	VTD 2428 KC Wd 24 Pct. 28
294	VTD 2429 KC Wd 24 Pct. 29
295	VTD 2430 KC Wd 24 Pct. 30
296	VTD 2501 KC Wd 25 Pct. 1
297	VTD 2502 KC Wd 25 Pct. 2
298	VTD 2503 KC Wd 25 Pct. 3
299	VTD 2504 KC Wd 25 Pct. 4
300	VTD 2505 KC Wd 25 Pct. 5
301	VTD 2506 KC Wd 25 Pct. 6
302	VTD 2507 KC Wd 25 Pct. 7
303	VTD 2508 KC Wd 25 Pct. 8

304	VTD 2509 KC Wd 25 Pct. 9
305	VTD 2510 KC Wd 25 Pct. 10
306	VTD 2511 KC Wd 25 Pct. 11, 12
307	VTD 2513 KC Wd 25 Pct. 13
308	VTD 2514 KC Wd 25 Pct. 14
309	VTD 2515 KC Wd 25 Pct. 15
310	VTD 2601 KC Wd 26 Pct. 1
311	VTD 2602 KC Wd 26 Pct. 2
312	VTD 2603 KC Wd 26 Pct. 3
313	VTD 2604 KC Wd 26 Pct. 4
314	VTD 2605 KC Wd 26 Pct. 5
315	VTD 2606 KC Wd 26 Pct. 6
316	VTD 2607 KC Wd 26 Pct. 7
317	VTD 2608 KC Wd 26 Pct. 8
318	VTD 2609 KC Wd 26 Pct. 9
319	VTD 2610 KC Wd 26 Pct. 10, 11
320	VTD 2612 KC Wd 26 Pct. 12
321	VTD 2613 KC Wd 26 Pct. 13
322	VTD 2701 KC Wd 27 Pct. 1
323	VTD 2702 KC Wd 27 Pct. 2
324	VTD 2703 KC Wd 27 Pct. 3
325	VTD 2704 KC Wd 27 Pct. 4
326	VTD 2705 KC Wd 27 Pct. 5
327	VTD 2706 KC W 27 P 6,11,13,17
328	VTD 2707 KC Wd 27 Pct. 7
329	VTD 2708 KC Wd 27 Pct. 8
330	VTD 2709 KC Wd 27 Pct. 9
331	VTD 2710 KC Wd 27 Pct. 10
332	VTD 2712 KC Wd 27 Pct. 12, 14
333	VTD 2715 KC Wd 27 Pct. 15
334	VTD 2716 KC Wd 27 Pct. 16
335	VTD 2801 KC Wd 28 Pct. 1
336	VTD 2802 KC Wd 28 Pct. 2
337	VTD 2803 KC Wd 28 Pct. 3
338	VTD 2804 KC Wd 28 Pct. 4
339	VTD 2805 KC Wd 28 Pct. 5
340	VTD 2806 KC Wd 28 Pct. 6
341	VTD 2807 KC Wd 28 Pct. 7
342	VTD 2808 KC Wd 28 Pct. 8
343	VTD 2809 KC Wd 28 Pct. 9
344	VTD 2810 KC Wd 28 Pct. 10
345	VTD 2811 KC Wd 28 Pct. 11
346	VTD 2812 KC Wd 28 Pct. 12

347	VTD 2901 KC Wd 29 Pct. 1
348	VTD 2902 KC Wd 29 Pct. 2
349	VTD 2903 KC Wd 29 Pct. 3
350	VTD 2904 KC Wd 29 Pct. 4
351	VTD 2905 KC Wd 29 Pct. 5
352	VTD 2906 KC Wd 29 Pct. 6
353	VTD 2907 KC Wd 29 Pct. 7
354	VTD 2908 KC Wd 29 Pct. 8
355	VTD 3001 KC Wd 30 Pct. 1
356	VTD 3002 KC Wd 30 Pct. 2
357	VTD 3003 KC Wd 30 Pct. 3
358	VTD 3004 KC Wd 30 Pct. 4
359	VTD 3005 KC Wd 30 Pct. 5
360	VTD 3006 KC Wd 30 Pct. 6
361	VTD 3007 KC Wd 30 Pct. 7
362	VTD 3008 KC Wd 30 Pct. 8 & 13
363	VTD 3009 KC Wd 30 Pct. 9 & 12
364	VTD 3010 KC Wd 30 Pct. 10, 11
365	VTD B010 Blue 01
366	VTD B020 Blue 02
367	VTD B030 Blue 03
368	VTD B040 Blue 04
369	VTD B050 Blue 05
370	VTD B060 Blue 06
371	VTD B070 Blue 07
372	VTD B080 Blue 08
373	VTD B090 Blue 09
374	VTD B100 Blue 10
375	VTD B110 Blue 11
376	VTD B120 Blue 12
377	VTD B130 Blue 13
378	VTD B140 Blue 14 & 14A
379	VTD B150 Blue 15
380	VTD B160 Blue 16 & 16B
381	VTD B16A Blue 16A
382	VTD B170 Blue 17
383	VTD B180 Blue 18
384	VTD B190 Blue 19
385	VTD B200 Blue 20
386	VTD B210 Blue 21
387	VTD B220 Blue 22
388	VTD B22A Blue 22A
389	VTD B230 Blue 23

390	VTD B240 Blue 24 & 24A
391	VTD B250 Blue 25
392	VTD B25A Blue 25A
393	VTD B25B Blue 25B & 25C
394	VTD B260 Blue 26
395	VTD B26A Blue 26A & 81
396	VTD B270 Blue 27
397	VTD B280 Blue 28
398	VTD B28A Blue 28A
399	VTD B290 Blue 29 & 29A
400	VTD B29B Blue 29B
401	VTD B300 Blue 30
402	VTD B310 Blue 31
403	VTD B320 Blue 32
404	VTD B330 Blue 33
405	VTD B33A Blue 33A
406	VTD B33B Blue 33B
407	VTD B340 Blue 34
408	VTD B34A Blue 34A
409	VTD B34B Blue 34B, 34C & 89
410	VTD B350 Blue 35
411	VTD B360 Blue 36 & 36A
412	VTD B36B Blue 36B, 75 & 75A
413	VTD B370 Blue 37
414	VTD B37A Blue 37A
415	VTD B37B Blue 37B
416	VTD B37C Blue 37C
417	VTD B380 Blue 38
418	VTD B390 Blue 39
419	VTD B400 Blue 40
420	VTD B410 Blue 41
421	VTD B420 Blue 42
422	VTD B430 Blue 43
423	VTD B440 Blue 44
424	VTD B450 Blue 45
425	VTD B460 Blue 46
426	VTD B470 Blue 47
427	VTD B47A Blue 47A
428	VTD B480 Blue 48
429	VTD B490 Blue 49
430	VTD B500 Blue 50
431	VTD B510 Blue 51
432	VTD B520 Blue 52

433	VTD B530 Blue 53
434	VTD B540 Blue 54
435	VTD B550 Blue 55
436	VTD B560 Blue 56
437	VTD B570 Blue 57
438	VTD B580 Blue 58
439	VTD B590 Blue 59
440	VTD B600 Blue 60
441	VTD B610 Blue 61
442	VTD B620 Blue 62
443	VTD B630 Blue 63
444	VTD B640 Blue 64
445	VTD B650 Blue 65
446	VTD B660 Blue 66
447	VTD B670 Blue 67
448	VTD B680 Blue 68
449	VTD B690 Blue 69
450	VTD B700 Blue 70
451	VTD B70A Blue 70A, 74 & 74B
452	VTD B710 Blue 71
453	VTD B720 Blue 72
454	VTD B730 Blue 73 & 73A
455	VTD B74A Blue 74A & 74C
456	VTD B760 Blue 76
457	VTD B770 Blue 77
458	VTD B780 Blue 78
459	VTD B790 Blue 79
460	VTD B800 Blue 80
461	VTD B820 Blue 82
462	VTD B830 Blue 83
463	VTD B840 Blue 84
464	VTD B850 Blue 85
465	VTD B860 Blue 86
466	VTD B870 Blue 87
467	VTD B880 Blue 88
468	VTD B900 Blue 90
469	VTD B910 Blue 91
470	VTD B920 Blue 92
471	VTD B930 Blue 93
472	VTD BR01 Brooking 01
473	VTD BR02 Brooking 02
474	VTD BR03 Brooking 03
475	VTD BR04 Brooking 04

476	VTD BR05 Brooking 05 & 30
477	VTD BR06 Brooking 06
478	VTD BR07 Brooking 07
479	VTD BR08 Brooking 08
480	VTD BR09 Brooking 09
481	VTD BR10 Brooking 10 & 11
482	VTD BR12 Brooking 12
483	VTD BR13 Brooking 13
484	VTD BR14 Brooking 14
485	VTD BR15 Brooking 15
486	VTD BR16 Brooking 16 & 17
487	VTD BR18 Brooking 18 & 19
488	VTD BR20 Brooking 20
489	VTD BR21 Brooking 21
490	VTD BR22 Brooking 22
491	VTD BR23 Brooking 23
492	VTD BR24 Brooking 24
493	VTD BR25 Brooking 25
494	VTD BR26 Brooking 26 & 28
495	VTD BR27 Brooking 27
496	VTD BR29 Brooking 29
497	VTD F010 Fort Osage 01
498	VTD P010 Prairie 01, 02 & 39
499	VTD P030 Prairie 03
500	VTD P040 Prairie 04
501	VTD P050 Prairie 05
502	VTD P060 Prairie 06
503	VTD P070 Prairie 07
504	VTD P080 Prairie 08
505	VTD P090 Prairie 09
506	VTD P100 Prairie 10
507	VTD P110 Prairie 11,13,15,16
508	VTD P120 Prairie 12
509	VTD P140 Prairie 14
510	VTD P170 Prairie 17
511	VTD P180 Prairie 18
512	VTD P190 Prairie 19
513	VTD P200 Prairie 20
514	VTD P210 Prairie 21
515	VTD P220 Prairie 22
516	VTD P230 Prairie 23
517	VTD P240 Prairie 24
518	VTD P250 Prairie 25

519	VTD P260 Prairie 26
520	VTD P270 Prairie 27
521	VTD P27A Prairie 27A
522	VTD P280 Prair 28,28-A,B,C,D
523	VTD P290 Prairie 29
524	VTD P300 Prairie 30
525	VTD P310 Prairie 31
526	VTD P320 Prairie 32
527	VTD P330 Prairie 33
528	VTD P340 Prairie 34
529	VTD P350 Prairie 35
530	VTD P360 Prairie 36
531	VTD P370 Prairie 37
532	VTD P380 Prairie 38
533	VTD S010 Sni-A-Bar 01 & 02 (part)
534	Tract/Block 014801903
535	Tract/Block 014801904
536	VTD S040 Sni-A-Bar 04
537	VTD W010 Washington 01
538	VTD W020 Washington 02 & 03
539	VTD W040 Washington 04
540	VTD W050 Washington 05
541	VTD W060 Washington 06
542	VTD W070 Washington 07
543	VTD W080 Washington 08
544	VTD W090 Washington 09
545	VTD W100 Washington 10
546	VTD W110 Washington 11
547	VTD W120 Washington 12
548	VTD W130 Washington 13
549	VTD W140 Washington 14
550	VTD W150 Washington 15
551	VTD W160 Washington 16
552	VTD W170 Washington 17]
553	

[128.360. The sixth district shall be composed of the following:

2	ANDREW County
3	ATCHISON County
4	BUCHANAN County
5	CALDWELL County
6	CARROLL County
7	CHARITON County
8	CLAY County

9	CLINTON County
10	COOPER County
11	DAVIESS County
12	DE KALB County
13	GENTRY County
14	GRUNDY County
15	HARRISON County
16	HOLT County
17	HOWARD County
18	JACKSON County (part)
19	VTD F020 Fort Osage 02
20	VTD F030 Fort Osage 03
21	VTD F040 Fort O 04,4A,4B,4C
22	VTD F050 Fort Osage 05 & 07
23	VTD F060 Fort Osage 06 & 08
24	VTD F100 Fort Os 10, 15, 17
25	VTD F110 Fort Osage 11 & 12
26	VTD F130 Fort Osage 13 & 14
27	VTD F160 Fort Osage 16
28	VTD F180 Fort Osage 18
29	VTD F190 Fort Osage 19
30	VTD S010 Sni-A-Bar 01 & 02 (part)
31	Tract/Block 0147 913
32	Tract/Block 014801901B
33	Tract/Block 014801902
34	Tract/Block 014801905
35	Tract/Block 014801906
36	Tract/Block 014801907
37	Tract/Block 014801908
38	Tract/Block 014801909
39	Tract/Block 014801918
40	Tract/Block 014801921
41	Tract/Block 014801922
42	Tract/Block 014801983
43	Tract/Block 014801984
44	Tract/Block 0149 304B
45	Tract/Block 0149 306A
46	Tract/Block 0149 307
47	Tract/Block 0149 308
48	Tract/Block 0149 676A
49	Tract/Block 0149 677A
50	Tract/Block 0149 678B
51	VTD S030 Sni-A-Bar 03 & 05C

52	VTD S03A Sni-A-Bar 03A
53	VTD S03B Sni-A-Bar 03B
54	VTD S03C Sni-A-Bar 03C
55	VTD S03D Sni-A-Bar 03D
56	VTD S050 Sni-A-Bar 05,05A,05B
57	VTD S05D Sni-A-Bar 05D & 27 (part)
58	Tract/Block 0149 521A
59	Tract/Block 0149 521C
60	VTD S060 Sni-A-Bar 06,06A,06B (part)
61	Tract/Block 0149 637A
62	Tract/Block 0149 637B
63	Tract/Block 0149 655A
64	Tract/Block 0149 657
65	Tract/Block 0149 658
66	VTD S070 Sni-A-Bar 07 (part)
67	Tract/Block 0149 649A
68	Tract/Block 0149 661
69	Tract/Block 0149 662A
70	Tract/Block 0149 662B
71	Tract/Block 0149 663
72	Tract/Block 0149 664
73	Tract/Block 0149 665
74	Tract/Block 0149 666
75	Tract/Block 0149 696A
76	VTD S130 Sni-A-Bar 13
77	VTD S140 Sni-A-Bar 14
78	VTD S15A Sni-A-Bar 15A
79	VTD S160 Sni-A-Bar 16
80	VTD S16A Sni-A-Bar 16A
81	VTD S170 Sni-A-Bar 17
82	VTD S17A Sni-A-Bar 17A
83	VTD S17B Sni-A-Bar 17B
84	VTD S180 Sni-A-Bar 18
85	VTD S18A Sni-A-Bar 18A
86	VTD S18B Sni-A-Bar 18B
87	VTD S18C Sni-A-Bar 18C
88	VTD S190 Sni-A-Bar 19,19A,19B
89	VTD S230 Sni-A-Bar 23 & 23A
90	VTD S250 Sni-A-Bar 25
91	VTD S260 Sni-A-Bar 26,26A,26B
92	VTD S280 Sni-A-Bar 28
93	VTD S28A Sni-A-Bar 28A
94	VTD S28B Sni-A-Bar 28B

95	VTD S28C Sni-A-Bar 28C
96	VTD S28D Sni-A-Bar 28D
97	VTD S28E Sni-A-Bar 28E
98	VTD S28F Sni-A-Bar 28F
99	VTD S28G Sni-A-Bar 28G
100	VTD S290 Sni-A-Bar 29
101	VTD S29A Sni-A-Bar 29A
102	VTD S29B Sni-A-Bar 29B
103	VTD S29C Sni-A-Bar 29C
104	VTD S300 Sni-A-Bar 30 (part)
105	Tract/Block 014105202
106	Tract/Block 014105203
107	Tract/Block 014105204
108	Tract/Block 014105205
109	Tract/Block 014105206
110	Tract/Block 014105207
111	Tract/Block 014105208
112	Tract/Block 014105209
113	Tract/Block 014105210
114	Tract/Block 014105211
115	Tract/Block 014105212
116	Tract/Block 014105213
117	Tract/Block 014105214
118	Tract/Block 014105222
119	Tract/Block 014105223
120	Tract/Block 014105224
121	Tract/Block 014105225
122	VTD S30B Sni-A-Bar 30B & 31A
123	VTD S310 Sni-A-Bar 31
124	VTD S31B Sni-A-Bar 31B
125	VTD S320 Sni-A-Bar 32
126	VTD S330 Sni-A-Bar 33
127	VTD S340 Sni-A-Bar 34
128	VTD S34A Sni-A-Bar 34A
129	LINN County
130	LIVINGSTON County
131	MERCER County
132	NODAWAY County
133	PLATTE County
134	PUTNAM County
135	RAY County
136	SCHUYLER County
137	SULLIVAN County

138 WORTH County]

139

[128.362. The seventh district shall be composed of the following:

2 BARRY County
3 BARTON County
4 CEDAR County
5 CHRISTIAN County
6 DADE County
7 DOUGLAS County
8 GREENE County
9 JASPER County
10 LAWRENCE County
11 MCDONALD County
12 NEWTON County
13 OZARK County
14 POLK County
15 STONE County
16 TANEY County]

17

[128.364. The eighth district shall be composed of the following:

2 BOLLINGER County
3 BUTLER County
4 CAPE GIRARDEAU County
5 CARTER County
6 CRAWFORD County
7 DENT County
8 DUNKLIN County
9 HOWELL County
10 IRON County
11 MADISON County
12 MISSISSIPPI County
13 NEW MADRID County
14 OREGON County
15 PEMISCOT County
16 PERRY County
17 PHELPS County
18 REYNOLDS County
19 RIPLEY County
20 ST. FRANCOIS County
21 SCOTT County
22 SHANNON County
23 STODDARD County
24 TEXAS County

25 WASHINGTON County
26 WAYNE County
27 WRIGHT County]
28

[128.366. The ninth district shall be composed of the following:

2 ADAIR County
3 AUDRAIN County
4 BOONE County
5 CALLAWAY County
6 CLARK County
7 FRANKLIN County
8 GASCONADE County
9 KNOX County
10 LEWIS County
11 LINCOLN County
12 MACON County
13 MARION County
14 MONROE County
15 MONTGOMERY County
16 PIKE County
17 RALLS County
18 RANDOLPH County
19 ST. CHARLES County (part)
20 VTD 0082 Becky David (part)
21 Tract/Block 311198501A
22 Tract/Block 311198501C
23 Tract/Block 311198502A
24 Tract/Block 311198502B
25 Tract/Block 311198502C
26 Tract/Block 311198503
27 Tract/Block 311198504
28 Tract/Block 311198505
29 VTD 0083 Woodcliff (part)
30 Tract/Block 311198508
31 Tract/Block 311198509
32 Tract/Block 311198510
33 Tract/Block 311198515
34 Tract/Block 311198516
35 Tract/Block 311198517
36 Tract/Block 311198518
37 Tract/Block 311198519
38 VTD 0084 Harvester-Sycamore85
39 VTD 0140 Laura Hills

40	VTD 0141 Fort Zumwalt
41	VTD 0142 Central
42	VTD 0143 All Saints
43	VTD 0144 Fox
44	VTD 0145 Salt Lick
45	VTD 0147 Cottleville
46	VTD 0148 Winds
47	VTD 0149 Sunny Hill
48	VTD 0150 Timber
49	VTD 0151 Glengate
50	VTD 0160 O'Fallon 160
51	VTD 0161 O'Fallon 161
52	VTD 0162 O'Fallon 162
53	VTD 0163 O'Fallon 163
54	VTD 0164 O'Fallon 164
55	VTD 0165 St. Paul
56	VTD 0166 Mount Hope
57	VTD 0167 O'Fallon 167
58	VTD 0168 O'Fallon 168
59	VTD 0180 Wentzville 180
60	VTD 0181 Wentzville 181
61	VTD 0182 Wentzville 182
62	VTD 0183 Foristell
63	VTD 0184 Flint Hill
64	VTD 0185 Josephville
65	VTD 0186 Twin Oaks
66	VTD 0200 Lake St. Louis 200
67	VTD 0201 Lake St. Louis 201
68	VTD 0202 Lake St. Louis 202
69	VTD 0203 Fieldcrest
70	VTD 0204 Dardenne
71	VTD 0205 Bates
72	VTD 2200 Pitman
73	VTD 2210 Weldon Springs
74	VTD 2220 New Melle
75	VTD 2230 Defiance
76	VTD 2240 Femme Osage
77	VTD 2250 Augusta
78	VTD 2260 Hopewell
79	VTD 2270 Whitmoor
80	SCOTLAND County
81	SHELBY County
82	WARREN County]

2 [135.095. For all tax years beginning on or after January 1, 1999, but
3 before December 31, 2001, a resident individual who has attained sixty-five years
4 of age on or before the last day of the tax year shall be allowed, for the purpose
5 of offsetting the cost of legend drugs, a maximum credit against the tax otherwise
6 due pursuant to chapter 143, RSMo, not including sections 143.191 to 143.265,
7 RSMo, of two hundred dollars. An individual shall be entitled to the maximum
8 credit allowed by this section if the individual has a Missouri adjusted gross
9 income of fifteen thousand dollars or less; provided that, no individual who
10 receives full reimbursement for the cost of legend drugs from Medicare or
11 Medicaid, or who is a resident of a local, state or federally funded facility shall
12 qualify for the credit allowed pursuant to this section. If an individual's Missouri
13 adjusted gross income is greater than fifteen thousand dollars, such individual
14 shall be entitled to a credit equal to the greater of zero or the maximum credit
15 allowed by this section reduced by two dollars for every hundred dollars such
16 individual's income exceeds fifteen thousand dollars. The credit shall be claimed
17 as prescribed by the director of the department of revenue. Such credit shall be
18 considered an overpayment of tax and shall be refundable even if the amount of
19 the credit exceeds an individual's tax liability.]

2 [137.423. The county executive of any county of the first classification
3 with a charter form of government which contains all or part of a city with a
4 population of three hundred fifty thousand or more inhabitants may waive all
5 penalties for failure to timely file a personal property list to the county assessor
6 pursuant to section 137.345, for the 1992 and 1993 tax years.]

2 [138.236. 1. Each state tax commissioner serving on August 13, 1984,
3 shall prepare and submit to the governor a report on the progress and status of the
4 statewide reassessment program. Such report shall be submitted annually by each
5 commissioner until the expiration of the term that he is serving on August 13,
6 1984.

7 2. For the performance of the duties imposed under the provisions of
8 subsection 1 of this section, each commissioner shall receive a sum that, when
9 added to the other compensation paid to that commissioner prior to August 13,
10 1984, will equal the sum provided by adding together the compensation specified
11 by sections 138.230, 138.235, 138.440, and 138.445. This sum shall be paid in
12 the same manner as other compensation is paid.]

2 [140.015. 1. Notwithstanding the provisions of chapters 137, 139, 140
3 and 141, RSMo, to the contrary, in any county or city not within a county, every
4 person owning or holding real property or taxable tangible personal property,
5 excluding motor vehicles, that is partially or totally destroyed during the month
6 of July, August, or September, 1993, by a natural disaster in a county or city not
within a county which has been declared a disaster area by declaration of the

7 President of the United States during the month of July, August, or September,
8 1993, shall, upon application to the county collector or collector of any city not
9 within a county, receive an extension of time for payment of 1993 property taxes
10 assessed pursuant to chapter 137, RSMo, on such partially or totally destroyed
11 property.

12 2. Any person requesting such an extension as provided in this section
13 shall provide a list of such destroyed property to the county collector or collector
14 of any city not within a county. The collector shall have available at his office
15 a supply of appropriate forms on which the list shall be made. The oath to be
16 signed and affirmed or sworn to by each person making a list of such destroyed
17 property shall be as follows:

18 I,, do solemnly swear, or affirm, that the foregoing list contains a
19 true and correct statement of the real or taxable tangible personal property,
20 excluding motor vehicles, which I owned or which I had under my charge or
21 management during the month of July, August, or September, 1993, and which
22 was partially or totally destroyed during those months by a natural disaster.

23
24 Any person who completes such a list and with intent to defraud includes
25 property on the list that was not partially or totally destroyed by a natural disaster
26 during the month of July, August, or September, 1993, shall, in addition to any
27 other penalties provided by law, be assessed double the true value of any property
28 fraudulently listed. The list and oath shall be filed by the collector, after he has
29 completed his collector's books and provided a copy of such list to the county
30 assessor or assessor of any city not within a county, in the office of the county
31 clerk or clerk of any city not within a county, who, after entering the filing
32 thereon, shall preserve and safely keep the list and oath. The assessor, upon
33 receiving a copy of such list, may verify such list by contacting each person
34 submitting such list and by observing personally the destroyed property to ensure
35 that person made a correct statement of all such destroyed property.

36 3. If a person owning or holding property obtains such an extension as
37 provided in this section, such property shall be considered delinquent if the taxes
38 on such property remain unpaid on the first day of January, 1994; in such case the
39 taxes due on such property shall be subject to interest at the rate of six percent per
40 annum until paid, but the property shall not be subject to any tax lien, tax sale,
41 or other penalties for delinquent taxes as provided by law, other than provided in
42 this section, unless the taxes on such property remain unpaid on the first day of
43 July, 1994; in such case the property shall be subject to any interest, tax lien, tax
44 sale, or other penalties for delinquent taxes as provided by law for each month or
45 fraction thereof the taxes on such property remain unpaid after the first day of
46 July, 1994.

47 4. All interest paid pursuant to subsection 3 of this section shall be due
48 to the taxing authority upon whose tax levy such interest is paid.]
49

2 [143.122. In fiscal year 2003, the commissioner of administration shall
3 estimate the amount of any additional state revenue received pursuant to section
4 143.121 and shall transfer an amount equal to twenty-seven million dollars of
5 general revenue to the schools of the future fund created in section 163.005,
6 RSMo.]

2 [143.172. In addition to any deduction for federal income taxes allowed
3 pursuant to section 143.171 for the taxpayer's first tax year beginning on or after
4 January 1, 2001, and on or before December 31, 2001, an individual taxpayer
5 shall be allowed a deduction for any federal credit allowed pursuant to Section
6 6428 of the Internal Revenue Code for the accelerated ten percent income tax rate
7 bracket for tax year 2001, including any advance refund of the credit allowed to
8 the taxpayer pursuant to Section 6428(e) of the Internal Revenue Code, only to
9 the extent such federal credit or advance refund of the credit would otherwise
10 increase the Missouri taxable income of the taxpayer. The sum of the deduction
11 allowed to the taxpayer pursuant to subsection 2 of section 143.171 and the
12 deduction allowed pursuant to this section shall not exceed the applicable dollar
13 limit imposed pursuant to subsection 2 of section 143.171.]

2 [143.1010. 1. For each income tax year beginning in 1993, 1994, or
3 1995, each individual or corporation who is entitled to a tax refund in an amount
4 sufficient to make a designation under sections 143.1010 to 143.1012 may
5 designate that one dollar or any amount in excess of one dollar on a corporate or
6 single return, and two dollars or any amount in excess of two dollars on a
7 combined return, of the refund due be credited to the "United States Olympic
8 Festival Trust Fund", hereinafter referred to as the "trust fund". All moneys
9 credited to the trust fund shall be considered nonstate funds under the provisions
10 of article IV, section 15 of the Missouri Constitution. The contribution
11 designation authorized by sections 143.1010 to 143.1012 shall be clearly and
12 unambiguously printed on the first page of each corporate and individual income
13 tax return form provided by this state.

2 2. The director of revenue shall determine at least monthly the amount
3 of all contributions designated under sections 143.1010 to 143.1012 less an
4 amount sufficient to cover the cost of collection and handling by the department
5 of revenue, and shall then transfer such amount to the trust fund.
6

7 3. A contribution designated under sections 143.1010 to 143.1012 shall
8 only be transferred and deposited to the trust fund after all other claims against
9 the refund from which such contribution is to be made have been satisfied.]
10

2 [143.1011. All moneys transferred to the trust fund shall be distributed
3 by the director of revenue at times he deems appropriate to the Metropolitan St.
4 Louis Festival Organizing Committee, Inc., which is a Missouri corporation
granted a certificate of incorporation on December 15, 1989, or its successor

5 organization which is a tax exempt organization under section 501(c)(3) of the
6 1986 Internal Revenue Code, as amended. Such funds shall only be used for the
7 planning, development, maintenance, improvement and construction of facilities
8 to be used during the 1994 United States Olympic Festival to be held in St. Louis
9 City, St. Louis County, St. Charles County and Jefferson County, and for the
10 promotion and operation of such festival. If any moneys remain or are
11 subsequently deposited in such trust fund after such festival is conducted, then
12 such moneys shall be distributed by the director of revenue to the Metropolitan
13 St. Louis Festival Organizing Committee, Inc., or its successor organization.]
14

2 [143.1012. The provisions of section 33.080, RSMo, requiring all
3 unexpended balances remaining in various state funds to be transferred and
4 placed to the credit of the general revenue fund at the end of each biennium shall
5 not apply to the trust fund.]

2 [144.036. 1. Beginning January 1, 1994, and ending December 31, 1994,
3 in addition to the exemptions granted under the provisions of section 144.030,
4 there shall also be specifically exempted from the provisions of sections 66.600
5 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
6 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
7 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
8 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and
9 from the computation of the tax levied, assessed or payable under sections 66.600
10 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
11 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
12 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
13 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, one
14 hundred percent of the cost of electrical energy or gas, whether natural, artificial,
15 or propane, which is ultimately consumed in connection with basic steelmaking
16 in Missouri and the processing and fabricating thereof by the same steelmaker at
17 such maker's integrated plant.

18 2. Beginning January 1, 1995, and ending December 31, 1995, in
19 addition to the exemptions granted under the provisions of section 144.030, there
20 shall also be specifically exempted from the provisions of sections 66.600 to
21 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
22 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
23 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
24 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and
25 from the computation of the tax levied, assessed or payable under sections 66.600
26 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
27 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
28 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, ninety

29 percent of the cost of electrical energy or gas, whether natural, artificial, or
30 propane, which is ultimately consumed in connection with basic steelmaking in
31 Missouri and the processing and fabricating thereof by the same steelmaker at
32 such maker's integrated plant.

33 3. Beginning January 1, 1996, and ending December 31, 1996, in
34 addition to the exemptions granted under the provisions of section 144.030, there
35 shall also be specifically exempted from the provisions of sections 66.600 to
36 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
37 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
38 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
39 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and
40 from the computation of the tax levied, assessed or payable under sections 66.600
41 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
42 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
43 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
44 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, eighty
45 percent of the cost of electrical energy or gas, whether natural, artificial, or
46 propane, which is ultimately consumed in connection with basic steelmaking in
47 Missouri and the processing and fabricating thereof by the same steelmaker at
48 such maker's integrated plant.

49 4. Beginning January 1, 1997, and ending December 31, 1997, in
50 addition to the exemptions granted under the provisions of section 144.030, there
51 shall also be specifically exempted from the provisions of sections 66.600 to
52 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
53 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
54 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
55 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and
56 from the computation of the tax levied, assessed or payable under sections 66.600
57 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
58 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
59 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
60 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, seventy
61 percent of the cost of electrical energy or gas, whether natural, artificial, or
62 propane, which is ultimately consumed in connection with basic steelmaking in
63 Missouri and the processing and fabricating thereof by the same steelmaker at
64 such maker's integrated plant.

65 5. Beginning January 1, 1998, and ending December 31, 1998, in
66 addition to the exemptions granted under the provisions of section 144.030, there
67 shall also be specifically exempted from the provisions of sections 66.600 to
68 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
69 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
70 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
71 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and

72 from the computation of the tax levied, assessed or payable under sections 66.600
73 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
74 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
75 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
76 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, sixty
77 percent of the cost of electrical energy or gas, whether natural, artificial, or
78 propane, which is ultimately consumed in connection with basic steelmaking in
79 Missouri and the processing and fabricating thereof by the same steelmaker at
80 such maker's integrated plant.

81 6. Beginning January 1, 1999, and ending December 31, 1999, in
82 addition to the exemptions granted under the provisions of section 144.030, there
83 shall also be specifically exempted from the provisions of sections 66.600 to
84 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
85 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
86 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
87 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and
88 from the computation of the tax levied, assessed or payable under sections 66.600
89 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
90 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
91 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
92 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, fifty
93 percent of the cost of electrical energy or gas, whether natural, artificial, or
94 propane, which is ultimately consumed in connection with basic steelmaking in
95 Missouri and the processing and fabricating thereof by the same steelmaker at
96 such maker's integrated plant.

97 7. Beginning January 1, 2000, and ending December 31, 2000, in
98 addition to the exemptions granted under the provisions of section 144.030, there
99 shall also be specifically exempted from the provisions of sections 66.600 to
100 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
101 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
102 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
103 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and
104 from the computation of the tax levied, assessed or payable under sections 66.600
105 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
106 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
107 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
108 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, forty
109 percent of the cost of electrical energy or gas, whether natural, artificial, or
110 propane, which is ultimately consumed in connection with basic steelmaking in
111 Missouri and the processing and fabricating thereof by the same steelmaker at
112 such maker's integrated plant.

113 8. Beginning January 1, 2001, and ending December 31, 2001, in
114 addition to the exemptions granted under the provisions of section 144.030, there

115 shall also be specifically exempted from the provisions of sections 66.600 to
116 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
117 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
118 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
119 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and
120 from the computation of the tax levied, assessed or payable under sections 66.600
121 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
122 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
123 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
124 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, thirty
125 percent of the cost of electrical energy or gas, whether natural, artificial, or
126 propane, which is ultimately consumed in connection with basic steelmaking in
127 Missouri and the processing and fabricating thereof by the same steelmaker at
128 such maker's integrated plant.

129 9. Beginning January 1, 2002, and ending December 31, 2002, in
130 addition to the exemptions granted under the provisions of section 144.030, there
131 shall also be specifically exempted from the provisions of sections 66.600 to
132 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
133 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
134 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
135 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and
136 from the computation of the tax levied, assessed or payable under sections 66.600
137 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
138 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
139 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
140 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, twenty
141 percent of the cost of electrical energy or gas, whether natural, artificial, or
142 propane, which is ultimately consumed in connection with basic steelmaking in
143 Missouri and the processing and fabricating thereof by the same steelmaker at
144 such maker's integrated plant.

145 10. Beginning January 1, 2003, and ending December 31, 2003, in
146 addition to the exemptions granted under the provisions of section 144.030, there
147 shall also be specifically exempted from the provisions of sections 66.600 to
148 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
149 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
150 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to
151 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and
152 from the computation of the tax levied, assessed or payable under sections 66.600
153 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to
154 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400
155 to 92.420, RSMo, sections 94.500 to 94.750, 94.600 to 94.655, and 94.700 to
156 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, ten
157 percent of the cost of electrical energy or gas, whether natural, artificial, or

158 propane, which is ultimately consumed in connection with basic steelmaking in
159 Missouri and the processing and fabricating thereof by the same steelmaker at
160 such maker's integrated plant.

161 11. This section shall expire December 31, 2003.]
162

2 [144.041. In addition to the exemptions granted under the provisions of
3 section 144.030, there is hereby exempted from any sales and use taxes levied by
4 the state and any sales taxes levied by any political subdivision of this state as
5 otherwise authorized by law any charges for admissions, as defined in section
6 144.010, to any of the games of the 1994 World Cup Soccer Tournament which
7 are held in any county of the first classification having a charter form of
8 government which contains all or any part of a city with a population of at least
9 three hundred fifty thousand inhabitants.]

2 [144.049. 1. For purposes of this section, the following terms mean:

3 (1) "Clothing", any article of wearing apparel, including footwear,
4 intended to be worn on or about the human body. The term shall include but not
5 be limited to cloth and other material used to make school uniforms or other
6 school clothing. Items normally sold in pairs shall not be separated to qualify for
7 the exemption. The term shall not include watches, watchbands, jewelry,
8 handbags, handkerchiefs, umbrellas, scarves, ties, headbands, or belt buckles; and

9 (2) "Personal computers", a laptop, desktop, or tower computer system
10 which consists of a central processing unit, random access memory, a storage
11 drive, a display monitor, and a keyboard and devices designed for use in
12 conjunction with a personal computer, such as a disk drive, memory module,
13 compact disk drive, daughterboard, digitalizer, microphone, modem,
14 motherboard, mouse, multimedia speaker, printer, scanner, single-user hardware,
15 single-user operating system, soundcard, or video card;

16 (3) "School supplies", any item normally used by students in a standard
17 classroom for educational purposes, including but not limited to, textbooks,
18 notebooks, paper, writing instruments, crayons, art supplies, rulers, book bags,
19 backpacks, handheld calculators, chalk, maps, and globes. The term shall not
20 include watches, radios, CD players, headphones, sporting equipment, portable
21 or desktop telephones, copiers or other office equipment, furniture, or fixtures.
22 School supplies shall also include computer software having a taxable value of
23 two hundred dollars or less.

24 2. There is hereby specifically exempted from state sales tax law all retail
25 sales of any article of clothing having a taxable value of one hundred dollars or
26 less, all retail sales of school supplies not to exceed fifty dollars per purchase, all
27 computer software with a taxable value of two hundred dollars or less, and all
28 retail sales of personal computers or computer peripheral devices not to exceed
29 two thousand dollars, during a three-day period beginning at 12:01 a.m. on the
second Friday in August and ending at midnight on the Sunday following.

30 3. Beginning on August 28, 2003, the governing body of any political
31 subdivision may adopt an ordinance to prohibit the provisions of this section
32 from exempting sales that occur within the political subdivision from being
33 subject to the local sales taxes applicable to sales within the political subdivision.
34 Upon adoption of such an ordinance, the governing body of the political
35 subdivision shall provide written notice to the department of revenue of the
36 substance of the ordinance. In the event such notification is not received by the
37 department of revenue prior to the second Friday in July in any given year, the
38 ordinance shall not go into effect prior to the year the notice is received.

39 4. This section shall not apply to any sales which take place within the
40 Missouri state fairgrounds.

41 5. The provisions of this section shall expire July 1, 2005.]
42

2 [152.032. 1. Fifty percent of all taxes collected by the director of revenue
3 under the provisions of this chapter shall be deposited in the state treasury to the
4 credit of a fund to be known as the "Grade Crossing Fund", which is hereby
5 created and established for the purpose of providing revenues to protect the
6 public against hazards existing at the crossings of public roads, streets, and
7 highways with railroad tracks. Whenever the motor carrier and railroad safety
8 division of the department of economic development, pursuant to section
9 389.640, RSMo, orders the installation, construction or reconstruction of
10 automatic signals or other safety devices or other safety improvements at
11 crossings at grade of railroads and public roads, highways or streets, the cost
12 thereof, which the division apportions against the state, county, municipality or
13 other public authority in interest, shall be paid out of the grade crossing fund;
14 provided, however, that when any part of such cost can be paid from funds
15 available under any federal or federal aid highway act such part shall not be paid
16 from the grade crossing fund; and provided, further, that no more than ninety
17 percent of the cost of protecting any grade crossing shall be paid out of the grade
18 crossing fund. The motor carrier and railroad safety division of the department
19 of economic development shall, in cooperation with other governmental agencies
20 of the state, determine if any such cost can be paid from funds available under
21 any federal or federal aid highway act. An order of the motor carrier and railroad
22 safety division of the department of economic development for the payment of
23 any such cost from the grade crossing fund shall be authority for the state
24 treasurer to pay out of that fund to the person, firm, or corporation entitled thereto
25 under the division's order the amount so determined to be paid from said fund.
26 However, such payments annually shall not exceed in any one county an amount
27 equal to the distribution as set forth in section 152.050, unless the motor carrier
28 and railroad safety division of the department of economic development makes
29 a specific finding of facts and conclusions of law that a situation highly
dangerous to the public does exist.

30 2. The unexpended balance in the grade crossing fund at the end of each
31 fiscal year shall not revert to the general revenue fund as provided in section
32 33.080, RSMo, but shall accumulate from year to year.]
33

[160.300. As used in sections 160.300 to 160.328, the following terms
2 shall mean:

3 (1) "Application cycle", the period of time each year, as determined by
4 the department, that the department shall accept and receive applications from
5 school districts seeking loans under the provisions of sections 160.300 to
6 160.328;

7 (2) "Authority", the environmental improvement and energy resources
8 authority;

9 (3) "Building", any district owned and operated structure that is occupied
10 and which includes a heating or cooling system, or both;

11 (4) "Department", the department of natural resources;

12 (5) "Energy conservation loan account", an account to be established on
13 the books of a school district for purposes of tracking information related to the
14 receipt or expenditure of loan funds, and to be used to receive and remit energy
15 cost savings for purposes of making semiannual payments to retire the loan;

16 (6) "Energy conservation project" or "project", the design, acquisition and
17 installation of one or more energy conserving devices, measures or modifications
18 to a building or facility to reduce energy consumption or to allow for the use of
19 alternative energy resources;

20 (7) "Energy cost savings" or "savings", the value, in terms of dollars, that
21 has or shall accrue from energy savings due to implementation of an energy
22 conservation project;

23 (8) "Estimated simple payback", the estimated cost of a project divided
24 by the estimated energy cost savings;

25 (9) "Facility", any major energy using system owned and operated by a
26 district, whether or not housed in a building;

27 (10) "Fund", the energy set-aside program fund established in section
28 160.310;

29 (11) "Loan agreement", a document signed and agreed to by the school
30 board and the department that details all terms and requirements under which the
31 loan was issued, and describes the terms under which the loan repayment shall
32 be made;

33 (12) "Payback score", a numeric value derived from the review of an
34 application, calculated as prescribed by the department, which is used solely for
35 purposes of ranking applications for the selection of loan recipients within the
36 balance of loan funds available;

37 (13) "Project cost", all costs determined by the department to be directly
38 related to the implementation of an energy conservation project;

39 (14) "Repayment period", unless otherwise negotiated as required under
40 section 160.310, the period in years required to repay a loan as determined by the
41 projects' estimated simple payback and rounded to the next year in cases where
42 the estimated simple payback is in a fraction of a year;

43 (15) "School board", the board of education having general control of the
44 property and affairs of any seven-director, urban or metropolitan school district
45 as defined in section 160.011;

46 (16) "School district" or "district", may include seven-director districts,
47 urban school districts, and metropolitan school districts as defined in section
48 160.011;

49 (17) "Technical assistance report", a specialized engineering report that
50 identifies and specifies the quantity of energy savings and related energy cost
51 savings that are likely to result from the implementation of one or more energy
52 conservation measures;

53 (18) "Unobligated balance", that amount in the fund that has not been
54 dedicated to any district at the end of each state fiscal year.]

55

2 [160.302. 1. At the direction of the school board, school districts may
3 submit an application for loan funds to the department for the purpose of
4 financing all or a portion of the costs incurred in implementing an energy
5 conservation project in a district owned and operated building or facility. The
6 application shall be accompanied by a technical assistance report. The
7 application and the technical assistance report shall be in such form and contain
8 such information as prescribed by the department.

9 2. All applications shall be assigned a "payback score" derived from the
10 application review performed by the department. Applications shall be selected
11 for loans beginning with the lowest payback score and continuing in ascending
12 numeric order to the highest payback score until all available loan funds have
13 been obligated within any given application cycle. In no case shall a loan be
14 made to finance an energy project with a payback score of less than six months
15 or more than five years. Applications may be approved for loans only in those
16 instances where the school district has furnished the department information
17 satisfactory to assure that the project cost will be recovered through energy cost
18 savings during the repayment period of the loan. In no case shall a loan be made
19 to a district unless two-thirds of the members of the school board vote to approve
20 the loan agreement.

21 3. The department of elementary and secondary education shall be
22 provided a summary of all proposed school district projects for review within
23 fifteen days from the application deadline. Once projects have been reviewed
24 and selected for loans by the department of natural resources, the department of
25 elementary and secondary education shall have thirty days to certify that those
26 projects selected for loans are consistent with related state programs for
educational facilities. No loan shall be provided to a school district until and

27 unless the department of elementary and secondary education has issued such
28 certification in writing to the department of natural resources.]

29

2 [160.304. Annually, at the conclusion of each state fiscal year, each
3 school district which has received a loan pursuant to the provisions of sections
4 160.300 to 160.328 shall compute the actual energy cost savings resulting from
5 the implementation of the energy conservation project financed by the loan.
6 Energy cost savings shall be calculated in the manner prescribed by the
7 department.]

2 [160.306. 1. Each school district to which a loan has been made under
3 sections 160.300 to 160.328 shall repay such loan, with interest, in semiannual
4 payments. The rate of interest shall be the rate required by the funding source.
5 The number, amounts and timing of the semiannual payments shall be as
6 determined by the department.

7 2. Any school district which receives a loan through the provisions of
8 sections 160.300 to 160.328 shall annually budget an amount which is at least
9 sufficient to make the semiannual payments required under this section.

10 3. The district shall not raise the funds needed to make the semiannual
11 loan payment by the levy of additional taxes and shall not provide for such
12 payment by a charge against any established district fund or account. The
13 semiannual loan payments shall be derived solely from energy cost savings
14 resulting from the implementation of the project. In the event that energy cost
15 savings resulting from the project fail to equal or exceed the amount of the
16 semiannual payment, the district and the department shall renegotiate the
17 repayment period in such a manner as to assure that the semiannual payment
18 amount does not exceed the actual energy cost savings resulting from the project.

19 4. If a school district fails to remit a semiannual payment to the
20 department in accordance with subsection 5 of this section within sixty days of
21 the due date of such payment, the department of natural resources shall notify the
22 department of elementary and secondary education to deduct such payment
23 amount from the next regular apportionment of state funds to that district. That
24 amount shall then immediately be deposited in the energy set-aside loan fund.

25 5. All districts having received loans pursuant to sections 160.300 to
26 160.328 shall remit the semiannual payments required by subsection 1 of this
27 section to the department. The department shall immediately deposit such
28 payments in the energy set-aside loan fund.]

2 [160.308. 1. A district receiving a loan under the provisions of sections
3 160.300 to 160.328 shall establish on its books an energy conservation loan
4 account which the district shall maintain until such time as the loan obligation
5 has been repaid. Information sufficient to indicate the receipt and expenditure of
all funds authorized and allowed under the terms of the loan shall be entered in

6 this account. 2. The district shall maintain all internal records directly related
 7 to the loan and the project in such a way as to provide for proper auditing of the
 8 project.]
 9

2 [160.310. 1. The state treasurer shall establish, maintain, and administer
 3 a special trust fund to be administered by the department and to be known as the
 4 "Energy Set-aside Program Fund", from which public school districts may seek
 5 and obtain loans for the purpose of implementing energy conservation projects
 6 under the provisions of sections 160.300 to 160.328.

7 2. All moneys duly authorized and appropriated by the general assembly,
 8 all moneys received from federal funds, gifts, bequests, donations or any other
 9 moneys so designated, all moneys received pursuant to section 160.306, and all
 10 interest earned on and income generated from moneys in the fund shall
 11 immediately be paid to and deposited in the energy set-aside program fund.

12 3. All principal deposits, as authorized in subsection 1 of this section, and
 13 all repayments of loans by school districts, as specified in subsection 5 of section
 14 160.306, to the energy set-aside program fund shall be available to be issued and
 15 reissued for loans as authorized by sections 160.300 to 160.328. After
 16 appropriation from the general assembly, the department may expend interest
 17 earned on the energy set-aside program fund for the administration of the school
 18 loan program in sections 160.300 to 160.328.

19 4. The commissioner of administration shall disburse such moneys at
 20 such times from the fund as are authorized by the department pursuant to section
 21 160.302.

22 5. Except as otherwise provided in sections 160.300 to 160.328, the
 23 provisions of section 33.080, RSMo, requiring the transfer of unexpended funds
 24 to the ordinary revenue funds of the state shall not apply to funds in the energy
 25 set-aside program fund.]

2 [160.312. 1. A loan made pursuant to sections 160.300 to 160.328 shall
 3 be used only for the purposes specified in an approved application. In the event
 4 the department determines that a loan has been expended for purposes other than
 5 those specified in an approved application, it shall immediately request the return
 6 of the full amount of the loan. If a school district fails to remit repayment to the
 7 department within sixty days of notification, collection shall be made through the
 8 provisions outlined in subsection 4 of section 160.306.

9 2. The department may, at its discretion, audit the expenditure of any
 10 loan made pursuant to sections 160.300 to 160.328 or the computation of any
 11 payment made pursuant to section 160.306.]

2 [160.314. Under the provisions of sections 160.300 to 160.328, the
 3 department shall establish such procedures, policies and qualifications as may be
 necessary for the administration of sections 160.300 to 160.328.]

2 [160.316. After three years from August 13, 1986, and every year
3 thereafter, the department shall calculate the average unobligated balance of
4 general revenue moneys in the fund. The department shall annually notify the
5 state treasurer as to the amount of the average unobligated balance of general
6 revenue moneys. The state treasurer shall transfer from the fund to the general
7 revenue fund of the state an amount equal to the average unobligated balance of
8 general revenue moneys less ten thousand dollars.]

2 [160.318. All moneys from sources other than state appropriations which
3 are specified to be used for purposes identified under the provisions of sections
4 160.300 to 160.328 shall be handled in the same manner as moneys received
5 through state appropriations unless otherwise required in agreements or
6 regulations with the sources from which such moneys are obtained. The
7 department director shall certify that the use of all such moneys and any required
8 agreements or regulations are consistent with the intent of sections 160.300 to
9 160.328, and all other state and federal laws governing such moneys, agreements
10 and regulations.]

2 [160.320. 1. In the event general revenue appropriations are not available
3 to fund sections 160.300 to 160.328, the department and the authority shall have
4 the power to issue and sell revenue bonds in an amount not to exceed the
5 estimated cost of the projects including costs necessarily incidental thereto.

6 2. No revenue bonds shall be issued and sold unless, at the time of
7 issuance, the department and the authority shall first obtain the approval of the
8 governor and general assembly and:

9 (1) Pledge the semiannual payments received under the provisions of
10 section 160.306 to the payment of the bonds, both principal and interest;

11 (2) Provide and maintain an interest and sinking fund in an amount
12 adequate to promptly pay the principal of an interest on the bonds;

13 (3) Provide a reasonable reserve fund;

14 (4) Provide a reasonable fund for depreciation.

15 3. The proceeds of the sale of any bonds issued under sections 160.300
16 to 160.328 shall be paid into the state treasury to the credit of the energy set-aside
17 program fund established in section 160.310.

18 4. The revenue bonds may be issued pursuant to a resolution issued by
19 the department and the authority after proper authorization through an
20 appropriation authorizing expenditures out of the proceeds of the sale of the
21 bonds which appropriation shall be chargeable to the energy set-aside program
22 fund.

23 5. Bonds issued pursuant to sections 160.300 to 160.328 are not an
24 indebtedness of the state of Missouri, or the department and the authority or its
25 employees and are not an indebtedness within the meaning of any constitutional
or statutory limitation on the incurring of indebtedness. Such bonds shall bear

26 on the face thereof the following: "This is a revenue bond and not a general
 27 obligation bond".]
 28

2 [160.322. 1. Bonds issued pursuant to sections 160.300 to 160.328 shall
 3 be of such denomination and shall bear such rate of interest, not to exceed
 4 fourteen percent per annum, from the date of issuance, as the department and the
 5 authority may determine. The bonds may be either serial or term bonds.

6 2. Serial bonds may be issued with or without the reservation of the right
 7 to call them for payment and redemption in advance of their maturity, upon
 8 giving such notice, and with or without a covenant requiring the payment of a
 9 premium in the event of payment and redemption prior to maturity as the
 10 department and the authority may determine.

11 3. Term bonds shall contain a reservation of the right to call them for
 12 payment and redemption prior to maturity at such time and upon the giving of
 13 such notice and upon the payment of such premium, if any, as the department and
 14 the authority may determine.

15 4. The bonds, when issued, shall be sold at public sale for the best price
 16 obtainable after giving such reasonable notice of the sale as the department and
 17 the authority may determine; except that, no bonds shall be sold for less than
 18 ninety-five percent of their par value, and accrued interest.

19 5. The bonds may be sold to the United States of America or to any of its
 20 agencies or instrumentalities, at a price not less than par and accrued interest,
 21 without public sale and without the giving of the notice prescribed in this section.

22 6. The bonds, when issued and sold, shall be negotiable instruments
 23 within the meaning of the law merchant and the negotiable instruments law, and
 24 the interest thereon shall be exempt from income taxes under the laws of this
 25 state.]

2 [160.324. 1. When not inconsistent with the provisions of sections
 3 160.300 to 160.328, the department and the authority are authorized to prescribe
 4 the form, details and incidents of the bonds and to make such covenants as in
 5 their judgment may be advisable or necessary properly to secure the payment of
 6 the bonds.

7 2. The holder of any bond issued under sections 160.300 to 160.328 or
 8 of any coupons representing interest accrued may, by proper civil action either
 9 at law or in equity, compel the department and the authority to perform all duties
 10 imposed upon them by sections 160.300 to 160.328, including the making and
 11 collecting of sufficient rates and charges for the use of the project for which the
 12 bonds were issued, and may enforce the performance of any covenant made by
 13 the department and the authority in the issuance of the bonds.]

2 [160.326. 1. The revenue bonds issued pursuant to sections 160.300 to
3 160.328 may be refunded, in whole or in part, under any of the following
4 circumstances:

5 (1) When any of the bonds have by their terms become due and payable
6 and there are not sufficient funds in the interest and debt service fund to pay the
7 bonds and the interest thereon;

8 (2) When any of the bonds are by their terms callable for payment and
9 redemption in advance of the date of their maturity and shall have been duly
10 called for payment and redemption;

11 (3) When any of the bonds are by their terms callable for payment and
12 redemption in advance of the date of maturity and the refunding bonds are sold
13 more than one year prior to the maturity or redemption date of the bonds being
14 refunded. The proceeds derived from the sale of the refunding bonds shall be
15 deposited in escrow with the state treasurer or a bond or trust company located
16 in the state of Missouri which has full trust powers, and such proceeds shall be
17 invested promptly in direct obligations of the United States of America or of its
18 agencies or instrumentalities, or in obligations, the principal of and interest on
19 which are guaranteed by the United States of America, which, together with the
20 interest to be earned on such obligations, will be sufficient for the payment of the
21 principal of such bonds, the redemption premium thereon, if any, and interest
22 accrued to the date of maturity or redemption. Any moneys or obligations which
23 at any time shall be deposited with the state treasurer or with such bank or trust
24 company for the purpose of paying and discharging any of the bonds shall be
25 assigned for the respective holders of the bonds, and such moneys shall be
26 irrevocably appropriated to the payment and discharge thereof;

27 (4) When any of the bonds are voluntarily surrendered by the holders for
28 exchange for refunding bonds.

29 2. For the purpose of refunding any bonds issued, including refunding
30 bonds, the department and the authority may make and issue refunding bonds in
31 such amount as may be necessary to pay off and redeem the bonds to be refunded
32 together with unpaid and past due interest thereon and any premium which may
33 be due under the terms of the bonds, along with the cost of issuing the refunding
34 bonds.

35 3. The refunding bonds shall be sold in the same manner as provided in
36 sections 160.300 to 160.328 for the sale of revenue bonds.

37 4. The proceeds of the refunding bonds shall be used to pay off, redeem
38 and cancel such old bonds and interest and the premium, if any due thereon, or
39 the refunding bonds may be issued and delivered in exchange for a like par value
40 amount of the bonds for which the refunding bonds were issued, except that no
41 refunding bonds issued pursuant to sections 160.300 to 160.328 shall be payable
42 in more than twenty years from the date of issue or shall bear interest at a rate in
excess of fourteen percent per annum.

43 5. The refunding bonds may be payable from the same sources as were
44 pledged to the payment of the bonds refunded and, in the discretion of the
45 department and the authority, may be payable from any other source which under
46 sections 160.300 to 160.328 may be pledged to the payment of revenue bonds.]
47

2 [160.328. The authorization to issue bonds under sections 160.300 to
3 160.328 shall terminate on January 1, 1996. All other authorization under
4 sections 160.300 to 160.328 shall expire on January 1, 2001.]

2 [160.510. 1. There is hereby established the "Commission on
3 Performance" to be known herein as the commission. The commission shall be
4 composed of the governor, speaker of the house, president pro tempore of the
5 senate, two additional members of the house of representatives selected by the
6 speaker of the house, no more than one of whom shall be from the same political
7 party, and two additional members of the senate selected by the president pro
8 tempore of the senate, no more than one of whom shall be from the same political
9 party, two members of the state board of education selected by the state board of
10 education, no more than one of whom shall be from the same political party, the
11 commissioner of education or the appointed designees of those persons and two
12 members of district boards of education appointed by the governor, who shall be
13 permanent members of the commission. The permanent members of the
14 commission shall appoint such other members and fix their term of appointment
15 so that the commission is broadly represented by educational professionals,
16 including school administrators, parents, and the business community in the state,
17 excepting that at least twenty-five percent of all members of the commission shall
18 be composed of active classroom teachers in the elementary, middle, or
19 secondary level grades.

20 2. The duties of the commission shall be confined to providing advice
21 and counsel to the state board of education in the development and
22 implementation of the provisions contained in sections 160.514 to 160.538,
23 section 163.023, RSMo, and section 166.275, RSMo. Further, the commission
24 shall study the equity and adequacy of the school foundation formula as
25 established by section 163.031, RSMo, and adequacy of instruction, and make
26 recommendations to the general assembly to ensure that equity and adequacy
27 tests for providing equal educational access to all public school students as
28 intended by the constitution of the state are being met. The commission shall
29 serve without remuneration. From moneys appropriated therefor, the commission
30 may be reimbursed for expenses incurred in the conduct of commission business.
31 The authority provided to the commission as outlined in this section or otherwise
32 contained in this act shall expire on January 1, 2000.]

2 [160.550. 1. There is hereby authorized a program, subject to
appropriation, for the 1995, 1996, and 1997 fiscal years to provide incentive

3 payments to school districts to reduce pupil/teacher ratios and promote student
4 achievement in grades kindergarten to three. In providing incentive payments
5 authorized by this section, the state board of education, by rule and regulation,
6 shall take into account the instructional methods that school districts use to
7 qualify for the incentive payment. The state board of education shall promulgate
8 any rules it deems necessary to effectively implement the provisions of this
9 section. Any school district which achieves a pupil/teacher ratio of twenty-five
10 to one or lower in any grades kindergarten to three shall be eligible for incentive
11 payments pursuant to this section.

12 2. For the purposes of this section, the term "teacher" means a certificated
13 teacher licensed to teach in Missouri, who is a regular classroom teacher in a
14 regular instructional program. The term shall not include aides, administrators,
15 or teachers with temporary certificates.

16 3. School districts shall be eligible for incentive payments only where the
17 district can substantiate according to rules and regulations of the state board of
18 education that the pupil/teacher ratio in the grade levels not affected by the
19 program authorized by this section did not increase in order to meet the
20 requirements for the incentive payment. Further, by rule and regulation of the
21 state board of education, criteria shall be established to disqualify school districts
22 from receiving incentive payments outlined in this section if such qualification
23 is due to enrollment decreases in the district that have occurred in grades
24 kindergarten to three.

25 4. Nothing in this section shall be construed to preclude the teaching staff
26 within a school from grouping pupils in alternative ways for instruction,
27 including, but not limited to, team teaching, class-within-a-class, cooperative
28 learning, and ungraded approaches to teaching; provided, however, that such
29 alternative instructional groupings are not used in grade levels not affected by the
30 program outlined in this section in order to meet the criteria to qualify for
31 receiving incentive payments for the reduction in class size in grades
32 kindergarten to three.

33 5. No rule or portion of a rule promulgated under the authority of sections
34 160.500 to 160.538, sections 160.545 and 160.550, sections 161.099 and
35 161.610, RSMo, sections 162.203 and 162.1010, RSMo, section 163.023, RSMo,
36 sections 166.275 and 166.300, RSMo, section 170.254, RSMo, section 173.750,
37 RSMo, and sections 178.585 and 178.698, RSMo, shall become effective unless
38 it has been promulgated pursuant to the provisions of section 536.024, RSMo.]
39

2 [161.205. The department of elementary and secondary education shall
3 furnish a legislative summary of all changes in juvenile law enacted during the
4 1995 regular session of the general assembly and distribute it to all schools within
5 the state of Missouri. All schools receiving state aid shall announce the contents
6 of the summary to each student on the first day of class in the 1995-96 school
year.]

2 [161.655. 1. For the purpose of promoting and improving each public
3 school student's knowledge and responsibility relating to economics and personal
4 finance, the department of elementary and secondary education shall conduct a
5 study of economics and personal finance education and submit a report on the
6 study to the Missouri general assembly on or before January 1, 2003.

7 2. The economics and personal finance report shall include, but not be
8 limited to, the following:

9 (1) Recommendations on methods, materials, procedures, and in-service
10 training of teachers;

11 (2) Recommendations relating to funding to facilitate the integration of
12 grade-appropriate principles of economics and personal finance from
13 kindergarten through the twelfth grade into math, reading, writing, social studies,
14 business, and family and consumer science courses;

15 (3) Recommendations relating to detailed procedures and timetables to
16 assure integration of testing on appropriate areas of economics and personal
17 finance in the Missouri assessment program (MAP) with sufficient test questions
18 to permit a separate reportable test score for each of these two subjects;

19 (4) Recommendations relating to content for a capstone high school
20 course in economics and personal finance in which a passing grade shall be
21 achieved by each public school student prior to graduation from high school;

22 (5) Recommendations relating to establishing appropriate undergraduate
23 preparation requirements for teacher certification for teachers from kindergarten
24 through the twelfth grade that will enable new teachers to meet these increased
25 expectations in economics and personal finance education;

26 (6) Recommendations relating to appropriate changes in state laws, rules,
27 or regulations that are necessary to implement the stated purpose of this study.

28 3. Any costs relating to the completion of this study shall not be paid by
29 Missouri tax revenue funds, but shall be paid by federal funds, private funds, or
30 other funding sources.]

2 [169.710. To meet the requirements of the retirement system for the
3 period between October 13, 1965, and the time when sufficient contributions to
4 the system are transmitted by employers, the board of trustees shall have
5 authority to accept on behalf of the system such grants or appropriations as may
6 be made to them or it by the general assembly of Missouri and to repay and return
7 the same to the state treasury when funds of the system sufficient therefor are
8 available, but any funds appropriated by the general assembly shall be repaid
9 within two years after October 13, 1965.]

2 [173.710. Sections 173.700, 173.705, 173.708 and this section shall
3 expire on January 1, 1996, if the midwestern higher education compact does not
4 become effective prior to December 31, 1995.]

2 [173.715. The following compact, as amended, is approved and this state
3 is declared to be a party thereto; and agreements, covenants and obligations
4 therein are binding upon the state of Missouri.

5 THE REGIONAL COMPACT

6 1. Whereas, the said states desire to enter into a compact with each other
7 providing for the planning and establishment of regional educational facilities;

8 2. Now, therefore, in consideration of the mutual agreements, covenants
9 and obligations assumed by the respective states who are parties hereto
10 (hereinafter referred as "states"), the said several states do hereby form a
11 geographical district or region consisting of the areas lying within the boundaries
12 of the contracting states which, for the purpose of this compact, shall constitute
13 an area for regional education supported by public funds derived from taxation
14 by the constituent states and derived from other sources for the establishment,
15 acquisition, operation and maintenance of regional educational schools and
16 institutions for the benefit of citizens of the respective states residing within the
17 region so established as may be determined from time to time in accordance with
18 the terms and provisions of this compact.

19 (1) The states do further hereby establish and create a joint agency which
20 shall be known as the board of control for southern regional education
21 (hereinafter referred to as the "board"), the members of which board shall consist
22 of the governor of each state, ex officio, and four additional citizens of each state
23 to be appointed by the governor thereof, at least one of whom shall be selected
24 from the field of education, and at least one of whom shall be a member of the
25 legislature of that state. The governor shall continue as a member of the board
26 during his tenure of office as governor of the state, but the members of the board
27 appointed by the governor shall hold office for a period of four years except that
28 in the original appointments, one board member so appointed by the governor
29 shall be designated at the time of his appointment to serve an initial term of one
30 year; one board member to serve an initial term of two years; one board member
31 to serve an initial term of three years; and the remaining board member to serve
32 the full term of four years; but thereafter the successor of each appointed board
33 member shall serve the full term of four years. Vacancies on the board caused
34 by death, resignation, refusal or inability to serve, shall be filled by appointment
35 by the governor for the unexpired portion of the term. The officers of the board
36 shall be a chairman, a vice chairman, a secretary, a treasurer, and such additional
37 officers as may be created by the board from time to time. The board shall meet
38 annually and officers shall be elected to hold office until the next annual meeting.
39 The board shall have the right to formulate and establish bylaws not inconsistent
40 with the provisions of this compact to govern its own actions in the performance
41 of the duties delegated to it including the right to create and appoint an executive
42 committee and a finance committee with such powers and authority as the board
43 may delegate to them from time to time. The board may, within its discretion,
elect as its chairman a person who is not a member of the board, provided such

44 person resides within a signatory state, and upon such election such person shall
45 become a member of the board with all the rights and privileges of such
46 membership.

47 (2) It shall be the duty of the board to submit plans and recommendations
48 to the states from time to time for their approval and adoption by appropriate
49 legislative action for the development, establishment, acquisition, operation and
50 maintenance of educational schools and institutions within the geographical
51 limits of the regional area of the states, of such character and type and for such
52 educational purposes, professional, technological, scientific, literary, or
53 otherwise, as they may deem and determine to be proper, necessary or advisable.
54 Title to all such educational institutions when so established by appropriate
55 legislative actions of the states and to all properties and facilities used in
56 connection therewith shall be vested in said board as the agency of and for the
57 use and benefit of the said states and the citizens thereof, and all such educational
58 institutions shall be operated, maintained and financed in the manner herein set
59 out, subject to any provisions or limitations which may be contained in the
60 legislative acts of the states authorizing the creation, establishment and operation
61 of such educational institutions.

62 (3) In addition to the power and authority heretofore granted, the board
63 shall have the power to enter into such agreements or arrangements with any of
64 the states and with educational institutions or agencies, as may be required in the
65 judgment of the board, to provide adequate services and facilities for graduate,
66 professional and technical education for the benefit of the citizens of the
67 respective states residing within the region, and such additional and general
68 power and authority as may be vested in the board from time to time by
69 legislative enactment of the said states.

70 (4) Any two or more states who are parties of this compact shall have the
71 right to enter into supplemental agreements providing for the establishment,
72 financing and operation of regional educational institutions for the benefit of
73 citizens residing within an area which constitutes a portion of the general region
74 herein created, such institutions to be financed exclusively by such states and to
75 be controlled exclusively by the members of the board representing such states
76 provided such agreement is submitted to and approved by the board prior to the
77 establishment of such institutions.

78 (5) Each state agrees that, when authorized by the legislature, it will from
79 time to time make available and pay over to said board such funds as may be
80 required for the establishment, acquisition, operation and maintenance of such
81 regional educational institutions as may be authorized by the states under the
82 terms of this compact, the contribution of each state at all times to be in the
83 proportion that its population bears to the total combined population of the states
84 who are parties hereto as shown from time to time by the most recent official
85 published report of the Bureau of Census of the United States of America; or
86 upon such other basis as may be agreed upon.

87 (6) This compact shall not take effect or be binding upon any state unless
88 and until it shall be approved by proper legislative action of as many as six or
89 more of the states whose governors have subscribed hereto within a period of
90 eighteen months from the date hereof. When and if six or more states shall have
91 given legislative approval to this compact within said eighteen months' period,
92 it shall be and become binding upon such six or more states sixty days after the
93 date of legislative approval by the sixth state and the governors of such six or
94 more states shall forthwith name the members of the board from their states as
95 hereinabove set out, and the board shall then meet on call of the governor of any
96 state approving this compact, at which time the board shall elect officers, adopt
97 bylaws, appoint committees and otherwise fully organize. Other states whose
98 names are subscribed hereto shall thereafter become parties hereto upon approval
99 of this compact by legislative action within two years from the date hereof, upon
100 such conditions as may be agreed upon at the time. Provided, however, that with
101 respect to any state whose constitution may require amendment in order to permit
102 legislative approval of the compact, such state or states shall become parties
103 hereto upon approval of this compact by legislative action within seven years
104 from the date hereof, upon such conditions as may be agreed upon at the time.

105 (7) After becoming effective this compact shall thereafter continue
106 without limitation of time provided, however, that it may be terminated at any
107 time by unanimous action of the states and provided further that any state may
108 withdraw from this compact if such withdrawal is approved by its legislature,
109 such withdrawal to become effective two years after written notice thereof to the
110 board accompanied by a certified copy of the requisite legislative action, but such
111 withdrawal shall not relieve the withdrawing state from its obligations hereunder
112 accruing up to the effective date of such withdrawal. Any state so withdrawing
113 shall ipso facto cease to have any claim to or ownership of any of the property
114 held or vested in the board or to any of the funds of the board held under the
115 terms of this compact.

116 (8) If any state shall at any time become in default in the performance of
117 any of its obligations assumed herein or with respect to any obligation imposed
118 upon said state as authorized by and in compliance with the terms and provisions
119 of this compact, all rights, privileges and benefits of such defaulting state, its
120 members on the board and its citizens shall ipso facto be and become suspended
121 from and after the date of such default. Unless such default shall be remedied
122 and made good within a period of one year immediately following the date of
123 such default this compact may be terminated with respect to such defaulting state
124 by an affirmative vote of three-fourths of the members of the board (exclusive of
125 the members representing the state in default), from and after which time such
126 state shall cease to be a party to this compact and shall have no further claim to
127 or ownership of any of the property held by or vested in the board or to any of the
128 funds of the board held under the terms of this compact, but such termination
129 shall in no manner release such defaulting state from any accrued obligation or

130 otherwise affect this compact or the rights, duties, privileges or obligations of the
131 remaining states thereunder.

132 3. In witness whereof this compact has been approved and signed by
133 governors of the several states, subject, to the approval of their respective
134 legislatures in the manner hereinabove set out, as of the eighth day of February,
135 1948.]

136
[173.718. 1. The Missouri coordinating board for higher education is
2 hereby designated to be the agency of the state of Missouri to administer the
3 regional education program in cooperation with other southern states.

4 2. The defrayal of administrative cost of the regional education program,
5 including payment of the annual membership fee assessed to the state of
6 Missouri, shall be through general revenue appropriations to the Missouri
7 coordinating board for higher education.]

8
[173.721. Sections 173.715, 173.718 and this section shall expire two
2 years after the formation of the midwestern higher education compact as
3 contained in sections 173.700 to 173.710 and upon proper notice being given to
4 the member states of the compact established pursuant to section 173.715.]

5
[178.630. The state board of education may receive gifts and donations,
2 either from public or private sources, that are offered unconditionally or under
3 conditions related to the vocational rehabilitation of persons disabled in industry
4 or otherwise and consistent with the provisions of sections 178.590 to 178.630.
5 All moneys received as gifts or donations shall be deposited in the state treasury
6 and shall constitute a permanent fund to be called the special fund for the
7 vocational rehabilitation of disabled persons, to be used by the board to defray the
8 expenses of vocational rehabilitation in special cases including the payment of
9 necessary expenses of persons undergoing training. A full report of all gifts and
10 donations offered and accepted, together with the names of the donors and the
11 respective amounts contributed by each, and all disbursements therefrom shall be
12 submitted biennially to the general assembly.]

13
[191.938. 1. There is hereby established an "Automated External
2 Defibrillator Advisory Committee" within the department of health and senior
3 services, subject to appropriations.

4 2. The committee shall advise the department of health and senior
5 services, the office of administration and the general assembly on the advisability
6 of placing automated external defibrillators in public buildings, especially in
7 public buildings owned by the state of Missouri or housing employees of the state
8 of Missouri, with special consideration to state office buildings accessible to the
9 public.

10 3. The committee shall issue an initial report no later than June 1, 2002,
11 and a final report no later than December 31, 2002, to the department of health
12 and senior services, the office of administration and the governor's office. The
13 issues to be addressed in the report shall include, but need not be limited to:

14 (1) The advisability of placing automated external defibrillators in public
15 buildings and the determination of the criteria as to which public buildings
16 should have automated external defibrillators and how such automated external
17 defibrillators' placement should be accomplished;

18 (2) Projections of the cost of the purchase, placement and maintenance
19 of any recommended automated external defibrillator placement;

20 (3) Discussion of the need for, and cost of, training personnel in the use
21 of automated external defibrillators and in cardiopulmonary resuscitation;

22 (4) The integration of automated external defibrillators with existing
23 emergency service.

24 4. The committee shall be composed of the following members appointed
25 by the director of the department of health and senior services:

26 (1) A representative of the department of health and senior services;

27 (2) A representative of the division of facilities management in the office
28 of administration;

29 (3) A representative of the American Red Cross;

30 (4) A representative of the American Heart Association;

31 (5) A physician who has experience in the emergency care of patients.

32 5. The department of health and senior services member shall be the chair
33 of the first meeting of the committee. At the first meeting, the committee shall
34 elect a chairperson from its membership. The committee shall meet at the call
35 of the chairperson, but not less than four times a year.

36 6. The department of health and senior services shall provide technical
37 and administrative support services as required by the committee. The office of
38 administration shall provide technical support to the committee in the form of
39 information and research on the number, size, use and occupancy of buildings in
40 which employees of the state of Missouri work.

41 7. Members of the committee shall receive no compensation for their
42 services as members, but shall be reimbursed for expenses incurred as a result of
43 their duties as members of the committee.

44 8. The committee shall adopt written bylaws to govern its activities.

45 9. The automated external defibrillator advisory committee shall
46 terminate on June 1, 2003.]

47

2 [192.255. 1. All funds received by the state of Missouri from the federal
3 government or from any other source which are granted for the purpose of
4 purchasing prophylactic drugs for distribution to persons certified by a physician
5 to be victims of rheumatic fever, and all money received by the department of
health and senior services as proceeds from the sale of the drugs to the victims,

6 shall be deposited in the state treasury to the credit of the "Medical Services
7 Fund", which is hereby created.

8 2. All moneys credited to the medical services fund shall be appropriated
9 by the general assembly only for the purchase of prophylactic drugs to be
10 distributed to persons certified by a physician to be victims of rheumatic fever,
11 for the distribution of the drugs and for the administration of the program.

12 3. The unexpended balance in medical services fund at the end of the
13 biennium shall not be transferred to the general revenue fund of the state treasury
14 and accordingly shall be exempt from the provisions of section 33.080, RSMo,
15 relating to the transfer of funds to the general revenue fund of the state by the
16 state treasurer.

17 4. The director of the department of health and senior services shall make
18 and promulgate necessary rules and regulations for the administration of the
19 funds appropriated pursuant to this section.]
20

[197.121. The department of health and senior services shall not license
2 any entity as a hospital, as the term "hospital" is defined in section 197.020, that
3 is devoted primarily or exclusively to surgical procedures, patients with a cardiac
4 condition, patients with an orthopedic condition, or any other specialized
5 category of patients or cases as may be determined by the director of the
6 department. Nothing in this section shall prohibit licensure or certification of any
7 entity as a hospital that is devoted primarily to care and treatment of children
8 under the age of eighteen years, psychiatric patients, or patients undergoing
9 rehabilitation care or to long-term care hospitals meeting the requirements
10 described in 42 CFR Sec. 412.23(e). The provisions of this section shall expire,
11 and be of no effect, on and after August 28, 2005.]
12

[197.312. A certificate of need shall not be required for any institution
2 previously owned and operated for or in behalf of a city not within a county
3 which chooses to be licensed as a facility defined under subdivision (15) or (16)
4 of section 198.006, RSMo, for a facility of ninety beds or less that is owned or
5 operated by a not-for-profit corporation which is exempt from federal income tax
6 as an organization described in section 501(c)(3) of the Internal Revenue Code
7 of 1986, which is controlled directly by a religious organization and which has
8 received approval by the division of aging of plans for construction of such
9 facility by August 1, 1995, and is licensed by the division of aging by July 1,
10 1996, as a facility defined under subdivision (15) or (16) of section 198.006,
11 RSMo, or for a facility, serving exclusively mentally ill, homeless persons, of
12 sixteen beds or less that is owned or operated by a not-for-profit corporation
13 which is exempt from federal income tax which is described in section 501(c)(3)
14 of the Internal Revenue Code of 1986, which is controlled directly by a religious
15 organization and which has received approval by the division of aging of plans
16 for construction of such facility by May 1, 1996, and is licensed by the division

17 of aging by July 1, 1996, as a facility defined under subdivision (15) or (16) of
18 section 198.006, RSMo, or a residential care facility II located in a city not within
19 a county operated by a not for profit corporation which is exempt from federal
20 income tax which is described in section 501(c)(3) of the Internal Revenue Code
21 of 1986, which is controlled directly by a religious organization and which is
22 licensed for one hundred beds or less on or before August 28, 1997.]
23

2 [197.314. 1. The provisions of sections 197.300 to 197.366 shall not
3 apply to any sixty-bed stand-alone facility designed and operated exclusively for
4 the care of residents with Alzheimer's disease or dementia and located in a tax
5 increment financing district established prior to 1990 within any county of the
6 first classification with a charter form of government containing a city with a
7 population of over three hundred fifty thousand and which district also has within
8 its boundaries a skilled nursing facility.

9 2. The provisions of sections 197.300 to 197.366 shall not apply, as
10 hereinafter stated, to a skilled nursing facility that is owned or operated by a
11 not-for-profit corporation which was created by a special act of the Missouri
12 general assembly, is exempt from federal income tax as an organization described
13 in Section 501(c)(3) of the Internal Revenue Code of 1986, is owned by a
14 religious organization and is to be operated as part of a continuing care retirement
15 community offering independent living, residential care and skilled care. This
16 exemption shall authorize no more than twenty additional skilled nursing beds
17 at each of two facilities which do not have any skilled nursing beds as of January
18 1, 1999.]

2 [197.317. 1. After July 1, 1983, no certificate of need shall be issued for
3 the following:

4 (1) Additional residential care facility I, residential care facility II,
5 intermediate care facility or skilled nursing facility beds above the number then
6 licensed by this state;

7 (2) Beds in a licensed hospital to be reallocated on a temporary or
8 permanent basis to nursing care or beds in a long-term care hospital meeting the
9 requirements described in 42 CFR, Section 412.23(e), excepting those which are
10 not subject to a certificate of need pursuant to paragraphs (e) and (g) of
11 subdivision (10) of section 197.305; nor

12 (3) The reallocation of intermediate care facility or skilled nursing facility
13 beds of existing licensed beds by transfer or sale of licensed beds between a
14 hospital licensed pursuant to this chapter or a nursing care facility licensed
15 pursuant to chapter 198, RSMo; except for beds in counties in which there is no
16 existing nursing care facility. No certificate of need shall be issued for the
17 reallocation of existing residential care facility I or II, or intermediate care
18 facilities operated exclusively for the mentally retarded to intermediate care or
skilled nursing facilities or beds. However, after January 1, 2003, nothing in this

19 section shall prohibit the Missouri health facilities review committee from
20 issuing a certificate of need for additional beds in existing health care facilities
21 or for new beds in new health care facilities or for the reallocation of licensed
22 beds, provided that no construction shall begin prior to January 1, 2004. The
23 provisions of subsections 16 and 17 of section 197.315 shall apply to the
24 provisions of this section.

25 2. The health facilities review committee shall utilize demographic data
26 from the office of social and economic data analysis, or its successor
27 organization, at the University of Missouri as their source of information in
28 considering applications for new institutional long-term care facilities.]
29

2 [197.345. Any health facility with a project for facilities or services for
3 which a binding construction or purchase contract has been executed prior to
4 October 1, 1980, or health care facility which has commenced operations prior
5 to October 1, 1980, shall be deemed to have received a certificate of need, except
6 that such certificate of need shall be subject to forfeiture under the provisions of
7 subsections 8 and 9 of section 197.315.]

2 [197.355. The legislature may not appropriate any money for capital
3 expenditures for health care facilities until a certificate of need has been issued
4 for such expenditures.]

2 [198.014. The department of health and senior services, with the full
3 cooperation of and in conjunction with the department of social services, shall
4 evaluate the implementation and compliance of the provisions of subdivision (3)
5 of subsection 1 of section 198.012 in which rules, requirements, regulations and
6 standards pursuant to section 197.080, RSMo, for residential care facilities II,
7 intermediate care facilities and skilled nursing facilities attached to an acute care
8 hospital are consistent with the intent of chapter 198. A report of the differences
9 found in the evaluation conducted pursuant to this section shall be made jointly
10 by the departments of health and senior services and social services to the
11 governor and members of the general assembly by January 1, 2000.]

2 [198.540. By January 1, 2000, the division of aging shall establish an
3 informal dispute resolution pilot project in one area of the state to be designated
4 by the division. Such pilot project shall require that, if requested, a division
5 representative provide at least one face-to-face conference in a timely fashion
6 with a facility resident or such resident's family members or guardians when a
7 resident is the subject of a complaint investigation, or cited in a facility inspection
8 or survey completed by the division pursuant to this chapter. The primary
9 purpose of such face-to-face conference shall be to obtain information and
10 facilitate a satisfactory resolution of any concerns communicated by a resident,
11 a resident's family members or guardians. By December 31, 2001, the division

11 shall report to the general assembly on the effectiveness of the pilot project, and
12 include recommendations for continuing, expanding or modifying the project.]
13

2 [205.380. The several counties of this state are hereby authorized to
3 purchase land, and locate, build, equip, and maintain thereon a tuberculosis
4 hospital and dispensary. Bonds may be issued therefor in accordance with the
5 general law governing the issuance of bonds by counties.]

2 [205.390. 1. The county commission shall appoint five persons who
3 shall constitute a board to be known as "The Board of Tuberculosis Hospital
4 Commissioners". A majority of said board shall constitute a quorum and shall
5 be authorized to transact the business of the board.

6 2. Said board shall have exclusive control of all moneys collected to the
7 credit of the tuberculosis hospital fund, and of the supervision, care and custody
8 of such hospital, and all moneys received for such hospital purposes, whether by
9 sale of said bonds or by an appropriation from the taxes collected annually in
10 each county for the maintenance and support of said hospital, or from any other
11 source, shall be turned over to the treasurer of said board, and shall be duly
12 accounted for in monthly and annual reports made to said board, a copy of which
13 shall be filed with the clerk of the county commission. The board of tuberculosis
14 hospital commissioners shall serve without compensation except actual traveling
15 and incidental expenses incurred in the performance of their duties.

16 3. They shall have resided in such county for at least three years prior to
17 their appointment, shall be known for their intelligence, business qualifications
18 and integrity, and shall be especially interested in the purposes of said hospital,
19 either because of scientific knowledge in the prevention of tuberculosis or
20 because of their beneficent attitude toward those afflicted with tuberculosis, and
21 shall be selected without regard to their political affiliations, and not fewer than
22 two of them shall be women nor fewer than two of them shall be men.

23 4. The board of tuberculosis hospital commissioners first appointed shall
24 serve respectively for one, two, three, four and five years from the date of their
25 appointment, and the term of each shall be fixed by the order of the county
26 commission appointing them, and all such board of tuberculosis hospital
27 commissioners after the first appointment shall be appointed for the full term of
28 five years, except that in case of a vacancy, occurring from death, resignation,
29 removal from the county or removal for cause, a board of tuberculosis hospital
30 commissioner shall be appointed to fill the remainder of said term.

31 5. The board of tuberculosis hospital commissioners shall meet within
32 sixty days after the date of appointment, and shall elect one of their number to be
33 chairman of said board, another to be vice chairman and another to be secretary,
34 for a period of one year, and thereafter annually said officers shall be elected by
35 said board. Said board shall annually elect a treasurer who shall not be a member
thereof, and shall require him to give a bond, to be approved by the prosecuting

36 attorney of the county and by the county commission, in a sufficient sum to
37 secure the faithful keeping and accounting for of all moneys which may come
38 into his hand, and shall fix his compensation for the services to be rendered.

39 6. Said board of tuberculosis hospital commissioners shall have power
40 and it shall be its duty to administer all affairs pertaining to the maintenance of
41 said tuberculosis hospital and dispensary, including the control and direction of
42 all officers and employees of said hospital and dispensary and to establish the
43 rules and regulations for the control and restraint of all patients of such hospital
44 and dispensary and otherwise to perform all acts needful for the proper execution
45 of the powers and duties granted and imposed upon said board by the provisions
46 of sections 205.380 to 205.450. Said board shall have power to employ a
47 superintendent, or a superintending physician, or a superintending nurse, and
48 such other nurses and employees as it deems necessary for the proper care of the
49 hospital and its inmates and shall fix their respective salaries and compensation,
50 but all expenses for such employees and the necessary maintenance of such
51 hospital to be incurred or paid shall be kept within the limits of the annual
52 income of said hospital.

53 7. All nurses so employed shall be lawfully licensed or registered
54 according to the laws of the state. Any such employee may be removed by said
55 board at any time if in its judgment such removal will promote the economic
56 administration or best interests of said hospital, preference being given to nurses
57 who have had training in a public tuberculosis hospital or sanatorium.

58 8. Said board shall also have power to prescribe rules and regulations for
59 the sanitation, disinfection and healthful conditions of said hospital, and the kind
60 of clothes to be worn by the inmates and attendants and the foods to be eaten by
61 said inmates, and make other regulations pertaining to fresh air and healthful
62 surroundings as to them may seem most helpful to the treatment of tuberculosis
63 patients.

64 9. No expense or debt of any kind shall be incurred by the superintendent
65 or any nurse or employee of said hospital except upon the authority of said board,
66 and said board shall require the superintendent or some other employee to keep
67 a faithful account of all expenses of every kind incurred in the maintenance of
68 said hospital

69 10. Said board shall make an annual report to the state department of
70 social services, showing the number of patients or inmates in said hospital and
71 the manner of caring for and treating them, and any other beneficial information,
72 and such state department of social services shall furnish to said hospital board
73 any beneficial or scientific information it may consider would be helpful to such
74 hospital board in conducting same.

75 11. The said board shall establish an office in its county where all
76 records, papers and documents of such board shall be kept open for public
77 inspection during all reasonable hours, to be fixed by said board. It shall hold a
78 regular meeting on the first Monday of each month, in the office so established,

79 except that by unanimous consent said board may meet at any place in the county
80 and without notice, and transact any such business as may be transacted at any
81 regular meeting. The board shall also hold an annual meeting the first Monday
82 of January of each year, and at said time require an annual certified report to be
83 made to the county commission and to the governor of the state, embracing a full
84 statement of the number of patients of all kinds, the amount of moneys received
85 within the preceding year, and from what sources, and how expended, and
86 especially the number of charity patients and the moneys received from the state
87 and from the county therefor.]
88

2 [205.400. Just compensation shall be paid for all property taken for the
3 establishment of such hospital and the improvements or additions thereto. When
4 the board of tuberculosis hospital commissioners and the owner of any land or
5 other property desired for the uses of said hospital cannot agree upon the price
6 thereof, the same may be condemned in the manner prescribed by chapter 523,
7 RSMo. In case there shall be located upon any land acquired by said board,
8 either by purchase or condemnation, any building or other improvements not
9 suited for hospital purposes, the tuberculosis hospital board shall have power to
10 sell the same and the proceeds thereof shall be turned over to the treasurer of said
11 board.]

2 [205.410. 1. The county commission of any county in which a
3 tuberculosis hospital has been established is hereby authorized to receive and to
4 hold in trust for the board of tuberculosis hospital commissioners of such hospital
5 any grant or devise of land or any gift or bequest of money or other personal
6 property, as an endowment of such hospital, and if money, or if other personal
7 property, to convert the same into money, and to loan the same at the best rate of
8 interest obtainable, regard being had for the safekeeping and permanency of said
9 fund, and to turn over the net annual income from any such real estate or from
10 any money loaned, to said hospital board; or if advisable, to sell any such real
11 estate and convert the same into money and loan it as aforesaid, or if not sold to
12 authorize said board to rent or lease the same and receive the income therefrom.
13 In case of sale of any real estate so given or devised a complete conveyance
14 thereof may be made by an order spread upon the records of the county
15 commission and a deed signed in pursuance thereto by the presiding
16 commissioner and attested by the county clerk.

17 2. Any such real estate or personal property so given shall be used
18 inviolate for the purposes of said hospital, unless otherwise designated in writing
19 by the donor.]

2 [205.420. 1. Any person who shall be a resident of any county which has
3 erected and is maintaining a hospital under the provisions of sections 205.380 to
205.450, shall be eligible as a patient or inmate of said hospital, providing that

4 said person shall have been declared tuberculous and in a relatively advanced
5 state of tuberculosis, by the county health officer or by a physician licensed by
6 this state, resident within the county.

7 2. Said board of commissioners shall have the power to determine
8 whether or not the person applying or being presented at such hospital for
9 treatment as a patient is a subject of charity, and it shall fix such a price or
10 compensation for the keeping and all services to be rendered to patients other
11 than those declared subjects of charity by said board, the receipts therefrom to be
12 paid monthly to the treasurer of the board upon accounts rendered and credited
13 to the hospital fund, and shall be available for use in the maintenance and repair
14 of such hospital.

15 3. The board may also admit tuberculous persons residing outside of the
16 county anywhere within the state on the payment of a monthly compensation to
17 be fixed by said board, and all moneys so obtained shall be applied as in the case
18 of other pay patients.]
19

2 [205.430. 1. The state of Missouri shall pay twenty-five dollars per day
3 each for the support of all patients admitted to the hospital and maintained therein
4 and who have been designated by the board of tuberculosis hospital
5 commissioners as subjects of charity, but no payment shall be made by the state
6 for such patients for whom the hospital receives a reasonable reimbursement of
7 the costs of care and maintenance from private or federal sources. All costs for
8 the maintenance of charity patients in excess of twenty-five dollars per day shall
9 be paid by the county from its current revenue, upon orders or vouchers rendered
10 to the county commission by the hospital board.

11 2. All patients of the hospital who are not subjects of charity shall pay
12 such sum for their support and maintenance as they are able to pay as determined
13 by the judgment of the board, and the state of Missouri shall pay such additional
14 amount as may be necessary to compensate the board for their support and
15 maintenance, but not to exceed the sum of twenty-five dollars per day per patient.

16 3. The general assembly shall at each annual session make an
17 appropriation out of the general revenue fund of the state sufficient in amount to
18 meet its obligations to any county hospital as herein designated.

19 4. The chairman and secretary of the board of tuberculosis hospital
20 commissioners shall make report to the treasurer of the board once per month,
21 giving the names and number of patients in such hospital and indicating which
22 patients are subjects of charity and the amount necessary for the state to pay. The
23 treasurer of the board shall issue a voucher to the commissioner of administration
24 giving this information, and a warrant shall be issued on the state treasurer for the
25 amount shown by the statement. The state treasurer shall pay the warrant to the
26 treasurer of the board of tuberculosis hospital commissioners. The county
27 commission in any county in which such a hospital shall be established shall
authorize and issue the warrant of the county payable out of the current revenue

28 of the county, in favor of the treasurer of the board, for payment of the costs of
29 all charity patients kept and treated herein, in excess of twenty-five dollars per
30 day as herein provided, upon a like voucher presented to the commission by the
31 treasurer of the tuberculosis hospital.

32 5. Every such hospital shall, so long as the state pays not less than
33 twenty-five dollars per day per patient for the support of charity patients therein,
34 receive patients from any county in this state, in which case every such county
35 shall pay to the hospital the difference between the sum of twenty-five dollars per
36 day per patient and the cost of the care and support of the patient in the hospital;
37 such cost shall not exceed the per capita cost for the year next preceding, for the
38 care and support of patients in the rehabilitation center at Mt. Vernon. This shall
39 supersede any municipal ordinance giving preference to residents of the
40 respective cities in which the same are located.

41 6. The state shall pay eight dollars per week each for the follow-up
42 examination and treatment, including drugs of charity patients released on an
43 outpatient basis.]

44

2 [205.440. That the department of social services be, and is, hereby
3 authorized and empowered to purchase from the board of tuberculosis hospital
4 commissioners of any county of this state, wherein a tuberculosis hospital may
5 now or hereafter have been erected and operated continuously under sections
6 205.380 to 205.450 for a period of more than five years, all right, title, and
7 interest of said board of said tuberculosis hospital commissioners and of the
8 county so erecting and operating such tuberculosis hospital, in and to the
9 buildings, equipment and land constituting the site of such hospital, at and for the
10 nominal consideration of one dollar, and the board of tuberculosis hospital
11 commissioners of every such county is hereby authorized and empowered to
12 convey title to such hospital buildings, equipment and site, to said department of
13 social services, for and in consideration of the said sum of one dollar, same to be
14 in full payment of the purchase price of said property; provided, that no such sale
15 shall be made unless the same shall first have been authorized and directed by an
16 order of the county commission of such county duly made and entered of record;
17 and provided further, that whenever any such hospital shall be purchased by the
18 department of social services as herein authorized, the conduct and management
19 of said hospital shall thereafter be governed by the provisions of chapter 199,
20 RSMo.]

20

2 [205.450. 1. All tuberculosis hospitals owned and operated by any city
3 under special charter or by any city organized and operating under a
4 constitutional charter shall receive the same support for charity patients and for
5 patients able to pay only part of the total cost for their support and maintenance
6 therein as is now provided for patients in county tuberculosis hospitals under the
provisions of sections 205.380 to 205.450.

7 2. The director of the department of public health of the city shall make
8 a report to the city treasurer once per month giving the names, addresses, and
9 hospital numbers of such patients in the hospital and the amount necessary for the
10 state to pay.

11 3. The city treasurer shall issue a voucher to the commissioner of
12 administration giving this information and a warrant shall be issued on the state
13 treasurer for the amount shown by the statement and the state treasurer shall pay
14 the warrant to the treasurer of the city, who shall deposit and credit the same to
15 the credit of the hospital for the support of such patients, and for no other
16 purpose.

17 4. Every such hospital, so long as the state shall pay not less than fifteen
18 dollars per day per patient for the support of charity patients therein, shall receive
19 patients from any county in this state, in which case every such county shall pay
20 to the hospital the difference between the sum of fifteen dollars per day per
21 patient and the cost of the care and support of such patient in the hospital, such
22 cost not to exceed the per capita cost, for the year next preceding, for the care and
23 support of patients in the state rehabilitation center at Mt. Vernon.]
24

 [205.900. 1. The county superintendent of public welfare in each county
2 shall give oversight and supervision to prisoners on parole or probation by any
3 court in the state of Missouri and shall investigate applications for clemency
4 when requested to do so by said courts, and shall report in regard to each person
5 placed under his supervision to the court placing said persons under his
6 supervision.

7 2. The county superintendent of public welfare shall also give oversight
8 and supervision to children placed on parole or probation by the juvenile court
9 or the court having jurisdiction of children's cases in his county when requested
10 to do so by said court and shall report to said court upon progress of persons thus
11 placed on parole or probation.]
12

 [208.177. Appropriations made to the department of health and senior
2 services for medical services for children who were ineligible for Medicaid prior
3 to August 28, 1993, but become eligible because of changes made in section
4 208.151 shall, if unused for their intended purposes, be retained by the
5 department of health and senior services and upon subsequent appropriation be
6 transferred to the department of social services for the purpose of funding
7 Medicaid expansion.]
8

 [208.307. The division of aging shall submit a report to the general
2 assembly on January 1, 1987, indicating the number of volunteers recruited
3 through the program established under section 208.300 and the number of
4 credited hours of service.]
5

2 [210.879. The Missouri children's services commission shall, on or
3 before December 1, 1999, deliver its first report of its study and findings to the
4 governor, the speaker of the house of representatives and the president pro tem
5 of the senate. The commission shall study the implementation of alternative
6 sentencing and its impact on children of incarcerated parents and submit a second
7 report with its findings to the governor, speaker of the house of representatives
8 and president pro tem of the senate by December 1, 2002.]

2 [210.930. By January 1, 2001, the department shall provide a report to
3 the speaker of the house and president pro tem of the senate with
4 recommendations on:

4 (1) Ensuring that thorough background checks are conducted on all
5 providers pursuant to sections 210.900 to 210.936 without duplicating
6 background checks that are required or have been conducted pursuant to other
7 provisions in state law;

8 (2) Ensuring that data obtained from background checks which are
9 currently available or may be required by law after August 28, 1999, are included
10 in the registry;

11 (3) The feasibility of transferring the responsibility of conducting
12 background checks on providers to the registry;

13 (4) Including a national screening process on a voluntary and mandatory
14 basis within the registry; and

15 (5) Effecting Internet access to the registry.]
16

2 [215.050. 1. The commission shall establish a fund to be known as the
3 "Housing Development Fund". There shall be paid into the housing development
4 fund:

4 (1) Any moneys appropriated and made available to the commission to
5 carry out the purposes of this fund;

6 (2) Any moneys which the commission receives in repayment of
7 advances or loans made from the fund; and

8 (3) Any other moneys which may be made available to the commission
9 for the purpose of such fund from any other source or sources.

10 2. Moneys held in the housing development fund may be used to make
11 noninterest-bearing advances to nonprofit corporations to defray development
12 costs of constructing or rehabilitating residential housing if such housing
13 complies with the standards set by the commission under sections 215.010 to
14 215.250. No noninterest-bearing advances may be made unless the commission
15 may reasonably anticipate that permanent financing of the residential housing
16 may be obtained.

17 3. Each advance shall be repaid in full concurrent with the receipt by the
18 nonprofit corporation of the proceeds of the permanent financing or of the
19 construction loan, unless the commission shall extend the period for the

20 repayment of such advance, provided that no such extension shall be granted
21 beyond the date of final payment under the permanent financing.

22 4. If the commission shall determine at any time that permanent financing
23 may not be obtained, the advance shall become immediately due and payable and
24 shall be paid from any assets of the residential housing project.]
25

2 [253.022. 1. The department of natural resources is authorized to
3 administer the National Historic Preservation Act of 1966, Public Law 89-665.

4 2. There is hereby created in the state treasury for use by the department
5 of natural resources a fund to be known as "The National Historic Preservation
6 Fund". All federal moneys received by the state of Missouri from the National
7 Historic Preservation Act of 1966, Public Law 89-665, shall be deposited in the
8 fund.

9 3. Moneys deposited in the fund shall, upon appropriation by the general
10 assembly to the department of natural resources, be received and expended by the
11 department of natural resources for the purpose of assuring preservation and
12 protection of sites listed on the National Register of Historic Places, with private
13 citizens, societies, associations, corporations, municipalities and state and federal
14 agencies.

15 4. Any unexpended balance in the national historic preservation fund at
16 the end of any appropriation period shall not be transferred to the general revenue
17 fund of the state treasury and, accordingly, shall be exempt from the provisions
18 of section 33.080, RSMo, relating to transfer of funds to the general revenue
19 funds of the state by the state treasurer.]

2 [260.273. 1. Any person purchasing a new tire may present to the seller
3 the used tire or remains of such used tire for which the new tire purchased is to
4 replace.

5 2. A fee for each new tire sold at retail shall be imposed on any person
6 engaging in the business of making retail sales of new tires within this state. The
7 fee shall be charged by the retailer to the person who purchases a tire for use and
8 not for resale. Such fee shall be imposed at the rate of fifty cents for each new
9 tire sold. Such fee shall be added to the total cost to the purchaser at retail after
10 all applicable sales taxes on the tires have been computed. The fee imposed, less
11 six percent of fees collected, which shall be retained by the tire retailer as
12 collection costs, shall be paid to the department of revenue in the form and
13 manner required by the department of revenue and shall include the total number
14 of new tires sold during the preceding month. The department of revenue shall
15 promulgate rules and regulations necessary to administer the fee collection and
16 enforcement. The terms "sold at retail" and "retail sales" do not include the sale
17 of new tires to a person solely for the purpose of resale, if the subsequent retail
sale in this state is to the ultimate consumer and is subject to the fee.

18 3. The department of revenue shall administer, collect and enforce the fee
19 authorized pursuant to this section pursuant to the same procedures used in the
20 administration, collection and enforcement of the general state sales and use tax
21 imposed pursuant to chapter 144, RSMo, except as provided in this section. The
22 proceeds of the new tire fee, less four percent of the proceeds, which shall be
23 retained by the department of revenue as collection costs, shall be transferred by
24 the department of revenue into an appropriate subaccount of the solid waste
25 management fund, created pursuant to section 260.330.

26 4. Up to five percent of the revenue available may be allocated, upon
27 appropriation, to the department of natural resources to be used cooperatively
28 with the department of elementary and secondary education for the purposes of
29 developing educational programs and curriculum pursuant to section 260.342.

30 5. Up to twenty-five percent of the moneys received pursuant to this
31 section may, upon appropriation, be used to administer the programs imposed by
32 this section. Up to five percent of the moneys received under this section may,
33 upon appropriation, be used for the grants authorized in subdivision (2) of
34 subsection 6 of this section and authorized in section 260.274. All remaining
35 moneys shall be allocated, upon appropriation, for the projects authorized in
36 section 260.276.

37 6. The department shall promulgate, by rule, a statewide plan for the use
38 of moneys received pursuant to this section to accomplish the following:

- 39 (1) Removal of waste tires from illegal tire dumps;
40 (2) Providing grants to persons that will use products derived from waste
41 tires, or used waste tires as a fuel or fuel supplement; and
42 (3) Resource recovery activities conducted by the department pursuant
43 to section 260.276.

44 7. The fee imposed in subsection 2 of this section shall terminate January
45 1, 2004.]

46

2 [277.200. As used in sections 277.200 to 277.215, the following terms
3 mean:

- 4 (1) "Department", the department of agriculture;
5 (2) "Livestock", live cattle, swine or sheep;
6 (3) "Packer", a person who is engaged in the business of slaughtering
7 livestock or receiving, purchasing or soliciting livestock for slaughtering, the
8 meat products of which are directly or indirectly to be offered for resale or for
9 public consumption. "Packer" includes an agent of the packer engaged in buying
10 or soliciting livestock for slaughter on behalf of a packer. "Packer" does not
11 include a cold storage plant, a frozen food locker plant exempt from federal
12 inspection requirements, a livestock market or livestock auction agency, any
13 cattle buyer who purchases twenty or fewer cattle per day or one hundred or
fewer cattle per week, any hog buyer who purchases fifty or fewer hogs per day

14 or two hundred fifty or fewer hogs per week, or any sheep buyer who purchases
15 fifty or fewer sheep per day or two hundred fifty or fewer sheep per week.]
16

2 [277.201. Sections 277.200 to 277.215 shall be enforced in a manner
3 which is consistent with the Packers and Stockyards Act (7 U.S.C.A. § 181 et
4 seq.) as it relates to live cattle, swine or sheep.]

2 [277.202. It shall be unlawful for any packer with respect to livestock,
3 meats, meat food products, or livestock products in unmanufactured form to:

3 (1) Engage in or use any unfair, unjustly discriminatory, or deceptive
4 practice or device; or

5 (2) Make or give any undue or unreasonable preference or advantage to
6 any particular person or locality in any respect whatsoever, or subject any
7 particular person or locality to any undue or unreasonable prejudice or
8 disadvantage in any respect whatsoever; or

9 (3) Sell or otherwise transfer to or for any other packer or buy or
10 otherwise receive from or for any other packer, any article for the purpose or with
11 the effect of apportioning the supply between any such persons, if such
12 apportionment has the tendency or effect of restraining commerce or of creating
13 a monopoly; or

14 (4) Sell or otherwise transfer to or for any other person, or buy or
15 otherwise receive from or for any other person, any article for the purpose or with
16 the effect of manipulating or controlling prices, or of creating a monopoly in the
17 acquisition of, buying, selling, or dealing in, any article, or of restraining
18 commerce; or

19 (5) Engage in any course of business or do any act for the purpose or with
20 the effect of manipulating or controlling prices, or of creating a monopoly in the
21 acquisition of, buying, selling, or dealing in, any article, or of restraining
22 commerce; or

23 (6) Conspire, combine, agree, or arrange, with any other person to
24 apportion territory for carrying on business, or to apportion purchases or sales of
25 any article, or to manipulate or control prices; or

26 (7) Conspire, combine, agree or arrange with any other person to do, or
27 aid or abet the doing of, any act made unlawful by subdivision (a), (b), (c), (d) or
28 (e) of 7 U.S.C.A. § 192.]

29 [277.206. A packer shall provide to the agricultural market service
2 livestock market news branch of the United States Department of Agriculture and
3 to the Missouri department of agriculture all prices paid for livestock, both
4 contract and direct purchase, by 9:00 a.m. the following business day.]
5

2 [277.209. 1. Any agreement made by a packer in violation of sections
277.200 to 277.215 is voidable.]

3 2. Any packer acting in violation of sections 277.200 to 277.215 is guilty
4 of a class A misdemeanor.]

5
6 [277.212. The attorney general shall enforce the provisions of sections
2 277.200 to 277.215. The department of agriculture shall refer violations of the
3 provisions of sections 277.200 to 277.215 to the attorney general. The attorney
4 general may bring an action pursuant to the provisions of chapter 407, RSMo, for
5 any remedy allowed for unlawful merchandising practices.]

6
7 [277.215. 1. Each packer shall make available for publication and to the
2 department of agriculture a daily report setting forth information regarding prices
3 paid for livestock under each contract in force in Missouri in which the packer
4 and a Missouri resident are parties for the purchase of livestock by the packer and
5 which sets a date for delivery more than fourteen days after the making of the
6 contract.

7 2. The report shall be completed on forms prepared by the department for
8 comparison with cash market prices for livestock and livestock carcasses
9 according to procedures required by the department. The report shall not include
10 information regarding the identity of a seller.

11 3. Any packer who fails to report as required by this section is guilty of
12 a class A misdemeanor.

13 4. The department shall adopt rules to implement the provisions of
14 sections 277.200 to 277.215.

15 5. No rule or portion of a rule promulgated pursuant to the authority of
16 this section shall become effective unless it has been promulgated pursuant to the
17 provisions of chapter 536, RSMo.

18 6. In the event a federal law regarding livestock price reporting becomes
19 effective, the department of agriculture shall immediately adopt such rules as are
20 necessary to permit Missouri producers and packers to remain economically
21 competitive with producers and packers in other states.

22 7. Sections 277.200 to 277.215 shall expire December 31, 2002.]

23
2 [292.260. Every corporation, company or person in this state engaged in
3 operating any foundry in which four or more men are employed is hereby
4 required to provide suitable toilet rooms, containing washbowls or sinks provided
5 with running water hot and cold, shower baths, water closets connecting with
6 running water, and a suitable room or place wherein the men may change their
7 clothes, said room to be directly connected with the foundry building, properly
8 heated, ventilated and protected with a suitable locker or place to properly change
9 his clothing or wearing apparel.]

2 [292.270. In all establishments mentioned in section 292.260, all
gangways shall be not less than eight feet wide, shall be kept dry and free from

3 any and all obstructions during all times when employees are working therein.
4 All such gangways shall have dirt floors and shall be under water-tight roof; all
5 water tanks shall be so placed that the top thereof shall be not less than thirty
6 inches above the level of the floor; shall be kept clear of any gangways and shall
7 have an outlet near the top thereof, which outlet shall be connected with a sewer
8 or other receptacle sufficient to prevent the overflow of such tank upon the floor
9 of such establishment. Every corporation, company or person engaged in
10 operating any such foundry shall provide and maintain adequate and efficient
11 devices for carrying off all poisons or injurious fumes, gases and dust from such
12 foundry.]
13

2 [292.280. The director of the inspection section is hereby required to at
3 least twice a year thoroughly inspect each foundry in this state wherein four or
4 more men are employed, and the said director shall have the power and authority
5 by order to require the provision of section 292.260 to be carried out.]

2 [292.290. Any corporation, company or person failing to comply with an
3 order made by the director of the inspection section to provide the facilities
4 enumerated in section 292.260 shall be deemed guilty of a misdemeanor.]
5

2 [292.500. All contractors and owners when constructing buildings in
3 cities, where the plans and specifications require the floors to be arched between
4 the beams thereof or where the floors or filling in between the floors are fireproof
5 material or brick work, shall complete the flooring or filling in as the building
6 progresses, to not less than within three tiers or beams below that on which the
7 iron work is being erected. If the plans and specifications of such buildings do
8 not require filling in between the beams of floors with brick or fireproof material,
9 all contractors for carpenter work in course of construction shall lay the under
10 flooring thereof or a safe temporary floor on each story as the building progresses
11 to not less than within two stories, or floors below the one to which such building
12 has been erected. Where double floors are not to be used, such owner or
13 contractor shall keep planks over the floor, two stories or floors below where the
14 work is being performed. If the floor beams are of iron or steel the contractor for
15 the iron or steel work of buildings in the course of construction or the owners of
16 such buildings, shall thoroughly plank over the entire tier of iron or steel beams
17 on which the structural iron or steel work is being erected, except such spaces as
18 may be reasonably required for the proper construction of such iron or steel work
19 and the raising and lowering of materials, to be used in the construction of such
20 building, or such spaces as may be designated by the plans and specifications for
21 stairways and elevator shafts.]

2 [292.550. No room or apartment in any tenement or dwelling house shall
be used by more than three persons, not immediate members of the family living

3 therein, for the manufacture of any wearing apparel, purses, feathers, artificial
4 flowers or other goods for male or female wear. Every person, firm or
5 corporation contracting for the manufacture of any of the articles mentioned in
6 this section, or giving out the complete material from which they are to be made,
7 or to be wholly or partially finished, shall keep a register of the names and
8 addresses of all persons to whom such work is given to be made or with whom
9 they have contracted to do the same. Such register shall be produced for the
10 inspection, and a copy thereof shall be furnished to the director of the inspection
11 section on demand.]
12

2 [302.295. 1. Beginning September 1, 1999, for the purpose of providing
3 additional support for the premise that .08 BAC laws help reduce alcohol-related
4 fatalities, an advisory working group is hereby established. The working group
5 is to review the fatal crash experience of all states that have lowered their BAC
6 limits to 0.08 and to determine the impact of this legislation on alcohol-related
7 fatalities. The advisory working group shall consist of the following:

8 (1) The director of the department of revenue or the director's designee;
9 (2) The director of the department of public safety or the director's
10 designee;

11 (3) The director of the department of health and senior services or the
12 director's designee;

13 (4) The superintendent of the state highway patrol or the superintendent's
14 designee;

15 (5) The director of the Missouri safety council or the director's designee;

16 (6) The director of the Mothers Against Drunk Drivers or the director's
17 designee;

18 (7) Two members of the Missouri senate appointed by the president pro
19 tem of the senate with no more than one from any political party; and

20 (8) Two members of the Missouri house of representatives appointed by
21 the speaker of the house with no more than one member from any political party.

22 2. The advisory working group shall submit a report of its findings to
23 each member of the general assembly no later than March 1, 2000.]

2 [313.301. In fiscal year 2003, there shall be transferred out of the lottery
3 proceeds fund and deposited to the credit of the schools of the future fund created
4 in section 163.005, RSMo, five million dollars.]

2 [338.500. 1. In addition to all other fees and taxes required or paid, a tax
3 is hereby imposed upon licensed retail pharmacies for the privilege of providing
4 outpatient prescription drugs in this state. The tax is imposed upon the Missouri
5 gross retail prescription receipts earned from filling outpatient retail
6 prescriptions.

2. For purposes of sections 338.500 to 338.550:

7 (1) "Gross retail prescription receipts" shall mean all amounts received
8 by a licensed pharmacy for its own account from the sale of outpatient
9 prescription drugs in the state of Missouri but shall not include those sales
10 shipped out of the state of Missouri and shall include the receipts from cost
11 sharing, dispensing fees, and retail prescription drug sales;

12 (2) "Licensed pharmacy" shall have the same meaning as such term is
13 defined in section 338.210;

14 (3) "Retail" means a sale for use or consumption and not for resale.]
15

[338.505. 1. Each licensed retail pharmacy's tax shall be based on a
2 formula set forth in rules promulgated by the department of social services. Any
3 rule or portion of a rule, as that term is defined in section 536.010, RSMo, that
4 is created under the authority delegated in this section shall become effective only
5 if it complies with and is subject to all of the provisions of chapter 536, RSMo,
6 and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo,
7 are nonseverable and if any of the powers vested with the general assembly
8 pursuant to chapter 536, RSMo, to review, to delay the effective date or to
9 disapprove and annul a rule are subsequently held unconstitutional, then the grant
10 of rulemaking authority and any rule proposed or adopted after August 28, 2002,
11 shall be invalid and void.

12 2. The director of the department of social services or the director's
13 designee may prescribe the form and contents of any forms or other documents
14 required by sections 338.500 to 338.550.

15 3. Notwithstanding any other provision of law to the contrary, appeals
16 regarding the promulgation of rules pursuant to this section shall be made to the
17 circuit court of Cole County. The circuit court of Cole County shall hear the
18 matter as the court of original jurisdiction.]
19

[338.510. 1. Each licensed retail pharmacy shall keep such records as
2 may be necessary to determine gross retail prescription receipts.

3 2. The director of revenue may prescribe the form and contents of any
4 forms or other documents required by this section.

5 3. Each licensed retail pharmacy shall report the gross retail prescription
6 receipts to the department of revenue.

7 4. The department of revenue shall provide the department of social
8 services with the information that is necessary to implement the provisions of
9 sections 338.500 to 338.550.

10 5. The information obtained by the department of social services from the
11 department of revenue shall be confidential and any employee of the department
12 of social services who unlawfully discloses any such information for any other
13 purpose, except as authorized by law, shall be subject to the penalties specified
14 in section 32.057, RSMo.]
15

2 [338.515. The tax imposed by sections 338.500 to 338.550 shall become
3 effective July 1, 2003, or the effective date of sections 338.500 to 338.550,
4 whichever is later.]

2 [338.520. 1. The determination of the amount of tax due shall be the
3 monthly gross retail prescription receipts reported to the department of revenue
4 multiplied by the tax rate established by rule by the department of social services.
5 Such tax rate may be a graduated rate based on gross retail prescription receipts
6 and shall not exceed a rate of six percent per annum of gross retail prescription
7 receipts; provided, that such rate shall not exceed one-tenth of one percent per
8 annum in the case of licensed pharmacies of which eighty percent or more of
9 such gross receipts are attributable to prescription drugs that are delivered
10 directly to the patient via common carrier, by mail, or a courier service.

11 2. The department of social services shall notify each licensed retail
12 pharmacy of the amount of tax due. Such amount may be paid in increments over
13 the balance of the assessment period.

14 3. The department of social services may adjust the tax rate quarterly on
15 a prospective basis. The department of social services may adjust more
16 frequently for individual providers if there is a substantial and statistically
17 significant change in their pharmacy sales characteristics. The department of
18 social services may define such adjustment criteria by rule.]

2 [338.530. The director of the department of social services may offset the
3 tax owed by a pharmacy against any Missouri Medicaid payment due such
4 pharmacy, if the pharmacy requests such an offset. The amounts to be offset
5 shall result, so far as practicable, in withholding from the pharmacy an amount
6 substantially equal to the assessment due from the pharmacy. The office of
7 administration and the state treasurer may make any fund transfers necessary to
8 execute the offset.]

2 [338.535. 1. The pharmacy tax owed or, if an offset has been made, the
3 balance after such offset, if any, shall be remitted by the pharmacy to the
4 department of social services. The remittance shall be made payable to the
5 director of the department of revenue and shall be deposited in the state treasury
6 to the credit of the "Pharmacy Reimbursement Allowance Fund" which is hereby
7 created to provide payments for services related to the Medicaid pharmacy
8 program. All investment earnings of the fund shall be credited to the fund.

9 2. An offset authorized by section 338.530 or a payment to the pharmacy
10 reimbursement allowance fund shall be accepted as payment of the obligation set
11 forth in section 338.500.

12 3. The state treasurer shall maintain records showing the amount of
13 money in the pharmacy reimbursement allowance fund at any time and the
amount of investment earnings on such amount.

14 4. Notwithstanding the provisions of section 33.080, RSMo, to the
15 contrary, any unexpended balance in the pharmacy reimbursement allowance
16 fund at the end of the biennium shall not revert to the credit of the general
17 revenue fund.]
18

2 [338.540. 1. The department of social services shall notify each
3 pharmacy with a tax due of more than ninety days of the amount of such balance.
4 If any pharmacy fails to pay its pharmacy tax within thirty days of such notice,
5 the pharmacy tax shall be delinquent.

6 2. If any tax imposed pursuant to sections 338.500 to 338.550 is unpaid
7 and delinquent, the department of social services may proceed to enforce the
8 state's lien against the property of the pharmacy and compel the payment of such
9 assessment in the circuit court having jurisdiction in the county where the
10 pharmacy is located. In addition, the department of social services may cancel
11 or refuse to issue, extend, or reinstate a Medicaid provider agreement to any
12 pharmacy that fails to pay the tax imposed by section 338.500.

13 3. Failure to pay the tax imposed by section 338.500 shall be grounds for
14 denial, suspension, or revocation of a license granted pursuant to this chapter.
15 The department of social services may request the board of pharmacy to deny,
16 suspend, or revoke the license of any pharmacy that fails to pay such tax.]

2 [338.550. 1. The pharmacy tax required by sections 338.500 to 338.550
3 shall expire ninety days after any one or more of the following conditions are
4 met:

5 (1) The aggregate dispensing fee as appropriated by the general assembly
6 paid to pharmacists per prescription is less than the fiscal year 2003 dispensing
7 fees reimbursement amount; or

8 (2) The formula used to calculate the reimbursement as appropriated by
9 the general assembly for products dispensed by pharmacies is changed resulting
10 in lower reimbursement to the pharmacist in the aggregate than provided in fiscal
11 year 2003; or

12 (3) June 30, 2005.

13 The director of the department of social services shall notify the revisor of
14 statutes of the expiration date as provided in this subsection. The provisions of
15 sections 338.500 to 338.550 shall not apply to pharmacies domiciled or
16 headquartered outside this state which are engaged in prescription drug sales that
17 are delivered directly to patients within this state via common carrier, mail or a
18 carrier service.

19 2. Sections 338.500 to 338.550 shall expire on June 30, 2005.]
20

2 [376.530. It shall be lawful for any married woman, by herself and in her
name, or in the name of any third person, with his assent or as her trustee, to

3 cause to be insured for her benefit, the life of her husband. And in case of her
4 surviving him, the sum or net amount of insurance becoming due and payable by
5 the terms of the policy shall be payable to her for her own use, free from the
6 claims of the representatives of her husband, or any of his creditors; provided, the
7 premiums on such policies shall have been paid by her out of her own funds or
8 property.]
9

2 [376.550. It shall be lawful for any unmarried woman, by herself and in
3 her own name, or in the name of any third person, as her trustee, to cause to be
4 insured, for her sole use, the life of her father or brother, for any definite period
5 or during his natural life; and in case of her surviving such person, she shall be
6 entitled to receive the amount of the net insurance, in the same manner as in the
7 cases of married women.]

2 [388.650. Nothing in sections 388.600 to 388.660 shall be construed to
3 repeal or modify the provisions of section 562.190, RSMo.]

2 [391.010. 1. Any number of persons, not less than five, may form a
3 company for the purpose of constructing, maintaining and operating a street
4 railroad for public use in the conveyance of persons, mail and express parcels;
5 and for that purpose may make and sign articles of association in which shall be
6 stated the name of the company, the number of years the same is to continue, the
7 city and county in which the road is to be constructed or maintained and operated,
8 the amount of the capital stock, common and preferred, of the company, and the
9 number of shares of which said capital stock shall consist, and the names and
10 places of residence of the directors, not less than five nor more than thirteen in
11 number, who shall manage its affairs for the first year and until others are chosen
12 in their places. Each subscriber to such articles of association shall subscribe
13 thereto his name, place of residence and the number of shares of stock he agrees
14 to take in said company.

15 2. When one-half of the capital stock shall have been subscribed and ten
16 percent paid thereon in good faith to the directors named in said articles of
17 association, and an affidavit annexed thereto, made by at least three of the
18 directors named therein, that one-half of the stock of the said proposed
19 corporation has been in good faith subscribed, and ten percent of the amount so
20 subscribed has been paid, and that it is intended in good faith to construct or
21 maintain and operate the road mentioned in such articles of association, the said
22 original articles of association shall be recorded in the office of the recorder of
23 deeds of the county or city in which the corporation is to be located and then be
24 filed in the office of the secretary of state, and thereupon the said association
25 shall by the name mentioned in the said articles of association become a body
26 politic and corporate with the powers, rights and franchises, herein specified;
provided, the said articles of association shall not be filed and recorded until such

27 association or corporation shall pay to the state director of revenue fifty dollars
28 for the first fifty thousand dollars or less of the capital stock of the corporation,
29 and a further sum of five dollars for every additional ten thousand dollars of the
30 capital stock.]
31

[391.020. Every corporation formed under the provisions of this chapter
shall have power

2 (1) To construct or maintain and operate its railroad along, across or over
3 the streets of any incorporated city or town or the roads of any county; provided,
4 the consent thereto of the municipal authorities of such city or town or the county
5 commission of such county is first obtained; provided, municipal authorities of
6 cities or towns shall not grant the right-of-way over, along or across any street,
7 except upon the petition of the owners of the land representing more than
8 one-half the frontage of the street or so much thereof as is sought to be used for
9 streetcar purposes, and when the street or parts thereof that is sought to be used
10 shall be more than one mile in extent, no petition of landowners shall be valid
11 unless the same shall be signed by the owners of the land representing more than
12 one-half the frontage of each mile and of the fraction of the mile, if any, in excess
13 of the whole mile measuring from the initial point named in such petition such
14 street or parts thereof sought to be used for such purposes;

15 (2) To operate its road by animal, cable, electric or other motive power,
16 as the consent of the use of which said power may be obtained from the public
17 authorities of such city, town or county;

18 (3) To receive and collect such fares for the transportation of persons,
19 express and mails as may be provided in the said consent of said public
20 authorities of such city, town or county given as aforesaid;

21 (4) To acquire by grant a right-of-way not to exceed fifty feet in width
22 over private property, and to construct or maintain and operate its roads thereon;

23 (5) To purchase and acquire depots, powerhouse sites or terminals;

24 (6) To issue bonds payable in such amount and at such times and places
25 as it deems best, and may dispose of the same for the purposes of its
26 incorporation, and to secure payment of the same, may mortgage its property, real
27 and personal, and also the franchise of the company;

28 (7) To purchase, lease or acquire by other lawful contract, which shall
29 include the right to purchase the capital stock and bonds of other street railroad
30 companies, and to hold and dispose of the same, and to hold, use and operate any
31 street railroad or roads, with all and singular its or their franchises and properties
32 of every description belonging to any other street railroad corporation or
33 corporations; provided, that such purchase, lease or other contract be authorized
34 or approved by the vote of the holders of two-thirds in amount of the capital stock
35 of the company so purchasing, leasing or otherwise contracting therefor at a
36 meeting called for that purpose upon twenty days' notice published in some
37 newspaper of the city or county where the general office of such street railroad
38

39 company may be located, or by written notice mailed to the last known address
40 of each registered stockholder twenty days before such meeting; and provided
41 further, such roads connect with or intersect each other, so as to allow a single
42 passage one way over each road for a single fare;

43 (8) To sell, lease or dispose of by any other lawful contract, to any other
44 street railroad company, its railroad rights, franchises, including the right to be
45 a corporation, and all and singular its other properties of every character and
46 description; provided, that such sale, lease or other contract disposing of its
47 railroad, franchises and other properties, shall be first authorized or approved by
48 the vote of two-thirds in amount of the holders of its capital stock at a regular or
49 called meeting of its stockholders convened pursuant to such notice as is required
50 in subdivision (7);

51 (9) To have and enjoy all such other powers and franchises as are usually
52 had, enjoyed and exercised by street railroad companies in addition to the powers
53 herein enumerated.]
54

2 [391.030. Any street railroad company heretofore organized under any
3 general or special law of this state may have and enjoy all the benefits, powers
4 and privileges of this chapter by filing in the office of the secretary of state a
5 resolution of its board of directors accepting the provisions of this chapter, and
6 paying into the state treasury the same fees as provided in section 391.010.]

2 [391.040. Any company formed under this chapter, or accepting the
3 provisions thereof, may increase its capital stock or bonded indebtedness from
4 time to time by the authority of the vote of a majority of the stockholders of such
5 company at a regular annual election for the directors thereof, or at a special
6 meeting of the stockholders of said company called to consider the same upon
7 sixty days' public notice.]

2 [391.050. Any railroad company organized under the provisions of this
3 chapter, or accepting the provisions thereof, may issue preferred stock for such
4 amount and upon such terms and conditions as the board of directors may
5 prescribe, by and with the consent of the shareholders of such company expressed
6 at a regular or special meeting of such stockholders called upon twenty days'
7 published notice or twenty days' written notice to each registered stockholder
8 addressed to him at his last known address.]

2 [391.060. Any corporation now or which may hereafter be incorporated
3 under any general or special law of this state and operating a street railroad shall
4 have the right to effect operating arrangement with any interurban railroad
5 connecting therewith, which shall include the right to purchase bonds and to
6 guarantee the bonds of any such interurban railroad company.]

2 [391.070. 1. Whenever the division of motor carrier and railroad safety
3 shall be of the opinion, after a hearing had upon its own motion or upon
4 complaint, that the practices and service and the rules and regulations affecting
5 the same of any street railroad corporation are, as to transportation upon the street
6 surface railroads of said corporation by use of transfers given to each passenger
7 paying one single fare, unjust and unreasonable either as to persons transported
8 upon such street surface railroads or as to any such street railroad corporation, the
9 division shall determine and prescribe by order the just and reasonable service
10 and rules and regulations affecting the same thereafter to be maintained and
11 observed by said street railroad corporation

12 (1) As to the distance over which a passenger shall by such transfer be
13 transported by it upon said street surface railroads for a single fare;

14 (2) The number of successive transfers to be given by it to a passenger
15 paying one single fare for transportation over said street surface railroads; and

16 (3) As to the prompt use by each passenger of such transfer given him for
17 one single fare paid by him in making his continuous trip over said street surface
18 railroads.

19 2. And it shall thereupon be the duty of every such street railroad
20 corporation to obey each requirement of every such order served upon it and do
21 everything necessary and proper in order to secure compliance with and
22 observance of every such order by all of its officers, agents and employees.

23 3. Until and except as the motor carrier and railroad safety division of the
24 department of economic development shall otherwise prescribe as to any street
25 railroad corporation or corporations pursuant to the provisions of this chapter,
26 every street surface railroad corporation entering into a contract with another such
27 corporation shall carry or permit any other party thereto to carry between any two
28 points on the railroads or portion thereof embraced in such contract any passenger
29 desiring to make one continuous trip between such points for one single fare, not
30 higher than the fare lawfully chargeable by either of such corporations for an
31 adult passenger. Every such corporation shall, upon demand, and without extra
32 charge, give to each passenger paying one single fare a transfer entitling such
33 passenger to one continuous trip to any point or portion of any railroad embraced
34 in such contract, to the end that public convenience may be promoted by the
35 operation of the railroads embraced in such contract substantially as a single
36 railroad with a single rate of fare.

37 4. For every refusal to comply with the requirements of subsection 3, the
38 corporation so refusing shall forfeit one hundred dollars, fifty dollars of which
39 shall be paid to the aggrieved party and fifty dollars paid to the public school
40 fund of the state. The provisions of subsection 3 shall only apply to railroads
41 wholly within the limits of any one incorporated city or village.]

2 [391.080. All existing street railroad companies, organized under the
laws of this state, which have acquired the consent of the municipal authorities

3 of any city, town or village to the use and occupancy by a defined route of any of
4 the streets of such city, town or village, for street railroad purposes, are hereby
5 authorized and empowered to lay their track or tracks, and operate their cars
6 thereon, or operate their roads already constructed on the street or streets, for the
7 full time such consent has already been given, notwithstanding such road or roads
8 may be nearer to a parallel road than the third parallel street from any road now
9 constructed.]

10

[391.090. All existing street railroad companies organized under the laws
2 of this state, and all railroad companies authorized to propel their cars, in whole
3 or in part, by means of a cable under the surface of the street, which have
4 acquired the consent of the municipal authorities of any city, town or village to
5 the use and occupancy by a defined route of any of the streets of such city, town
6 or village for street railroad purposes, are hereby authorized and empowered to
7 construct their roadbeds, including conduit for cable, and lay their track or tracks,
8 and operate their cars thereon for the full time for which such consent has already
9 been given, notwithstanding such road or roads may be nearer to a parallel road
10 than the third parallel street from any road now constructed.]

11

[391.100. In all cities and towns of ten thousand inhabitants or less any
2 corporation having the right to operate electric lights or furnish electricity or
3 motive power may extend its business to include the purchase, construction and
4 operation of street railroads. Such extension of business shall be made in the
5 same manner as provided in section 351.090, RSMo.]

6

[391.110. In all cities, towns and villages of ten thousand inhabitants or
2 less, any corporation having the right to operate a street railroad may with the
3 consent of such cities, towns or villages extend its business to include the
4 purchase, construction and operation of electric light or motive power plant; such
5 extension of business shall be made in the same manner as provided in section
6 351.090, RSMo.]

7

[391.120. Street railroad companies are hereby authorized, for such
2 compensation as may be agreed upon, to permit their roads to be used for
3 carrying and distributing United States mail along the routes of such roads, and
4 to furnish proper facilities therefor; provided, however, that such use shall not
5 impede or delay the transportation of passengers over such roads.]

6

[391.130. Any company owning, leasing, operating or controlling a
2 bridge connecting any city, town or village in this state, with any city, town or
3 village of any adjoining state, may lease, own, construct and operate a street
4 railway over such bridge and in such cities, towns or villages and counties in
5 which same may be situated, and in adjoining counties, and may also acquire and

6 hold stock and guarantee bonds of any company operating such street railway or
7 railways.]

8

2 [391.140. The county commission of any county of this state or the
3 municipal authorities of any incorporated city or town, which now has a
4 population of fifty thousand inhabitants or more and adjoining a city which now
5 has or may hereafter have a population of three hundred thousand inhabitants or
6 more shall have the power and authority when petitioned by a majority of the
7 owners of the land representing more than one-half of the frontage along any
8 public road or street of this state, upon which is now constructed or may hereafter
9 be constructed more than two street railroad tracks, stating in said petition that
10 said public road or street has more than two tracks constructed thereon, and the
11 same is rendered impracticable by reason thereof, the commission may compel
12 said railroad company or companies, or any of said companies, to take up and
13 remove its said track or tracks so as not to leave more than two tracks on said
14 road or street, first giving said railroad company or companies ten days' notice for
15 the time of filing said petition.]

15

2 [391.150. Any street railroad company which is or may be hereafter
3 authorized by the county commission or the municipal authorities of any
4 incorporated city or town, to operate a line of street railroad cars along, across or
5 upon any of the public roads or streets, along, across or upon which public roads
6 or streets any other street railroad company owns a street railroad, may be
7 compelled by said county commission or the municipal authorities of any
8 incorporated city or town to permit and authorize said company whose tracks
9 have been ordered removed to operate and run its cars over the tracks of said
10 other company upon the payment of just compensation to said other company, to
11 be ascertained under the rules and regulations herein prescribed.]

11

2 [391.160. 1. When any street railroad company shall be desirous of using
3 the tracks of any other street railroad company, or shall have been ordered by the
4 county commission or the municipal authorities of any city or town to remove
5 any of its tracks from any public road or street, and shall have been authorized by
6 the county commission or municipal authorities to operate and run its cars over
7 the tracks of any other street railroad company upon the payment of just
8 compensation, and an agreement cannot be had between such companies as to the
9 compensation to be paid therefor by the company so desiring or authorized to run
10 its cars over the tracks of such other company, the company desiring to use the
11 track shall make written application to that effect to the county commission or the
12 municipal authorities, accompanied by plans and specifications showing the
13 extent of the track to be used, first giving ten days' notice to the railroad company
whose tracks are to be used, of the time and purport of such application.

14 2. Upon filing of the same with the county commission, or the municipal
15 authorities of any incorporated city or town, with evidence of notice, the county
16 commission, or the mayor of any incorporated city or town, shall give notice to
17 each of the companies to report to the commission, or to the mayor of such city
18 or town, in writing, within ten days thereafter, the name and address of one
19 disinterested resident of the county to act as its chosen track compensation
20 commissioner.

21 3. Upon the expiration of the ten days, the county commission, or the
22 mayor of any incorporated city or town, shall appoint a third disinterested
23 resident of the county to act as a track compensation commissioner, and shall also
24 appoint one such resident of the county to represent either of such companies
25 which shall have refused or neglected to appoint a track compensation
26 commissioner within the time prescribed in this section.

27 4. Thereupon the county commission or the mayor, if in the corporate
28 limits of any city or town, shall give notice to the track compensation
29 commissioners so appointed of their appointment, and shall turn over to them all
30 papers in the possession of the county commission or in the possession of the
31 municipal authorities, relating to the matter in controversy, and in case of
32 vacancy in such board of track compensation commissioners, caused by death or
33 refusal to serve of any of the commissioners, or for any other cause whatever, the
34 county commission or mayor shall appoint a track compensation commissioner
35 to fill such vacancy. When appointed, the commissioners shall proceed to
36 determine the compensation to be paid and the time and manner of its payment.]
37

 [391.170. Upon the reception of said report of the track compensation
2 commissioners by the county commission, or the clerk thereof in vacation, or the
3 mayor of any city or town, the same shall be filed, together with all papers
4 pertaining to the proceedings, and the clerk of the county commission, or the
5 mayor of any city or town, shall immediately notify the parties of the decision of
6 the track compensation commissioners, and thereupon and on payment by the
7 company making the application, together with all costs and expenses of the track
8 compensation commissioners, and upon the filing with the county commission,
9 or the mayor of any city or town, a good and sufficient bond, to be approved by
10 the county commission, or the mayor of any such city or town, conditioned for
11 the payment to the company whose track or tracks are to be used, of such
12 additional compensation as may be ordered to be paid by the county commission
13 or the municipal authorities of any city or town, or by the circuit court, on any
14 proceedings therein, then said company shall be entitled without further delay to
15 enter upon and run its cars over the track or part of track mentioned and described
16 in the report of such commissioners.]
17

 [391.180. Upon the filing of such report of the track compensation
2 commissioners, the clerk of the county commission, or the mayor of any city or

3 town, shall notify both parties to the controversy of the filing thereof, and either
4 party to such controversy may, at any time within ten days after the service of
5 such notice as aforesaid, appeal to the circuit court for a review of the report of
6 the track compensation commissioners, by filing with the clerk of the county
7 commission, or the mayor of any such incorporated city or town, written
8 exceptions to said report and serving a copy of said exceptions upon the opposite
9 party, together with notice of the time of filing the same, and the court may
10 thereupon make such orders therein as right and justice may require, and may
11 order a new appraisement in the manner herein prescribed, upon good cause
12 shown; but notwithstanding such appeal, the company may operate its cars over
13 such track or parts of the track as the report of the track compensation
14 commissioners may designate, and any subsequent proceedings shall affect only
15 the amount of compensation to be paid and the manner and time of payment.]
16

[391.190. 1. The company using the tracks, or parts of the track of
2 another company, under the provisions of sections 391.140 to 391.180, shall run
3 its cars while on said track at the same rate of speed as the cars of the company
4 owning said track, and shall construct and keep its connections with the track of
5 the company so as not to delay or interfere with the cars of the company owning
6 the track. Any company using the track of another company, in whole or in part,
7 shall charge no more than one fare over its whole line.

8 2. Any company required under the provisions of sections 391.140 to
9 391.180, to take up and remove its said track or tracks shall repair the road or
10 street in as good condition as before the taking up of said track, and with the
11 same material and under the supervision of the commissioner of roads and
12 bridges.]
13

[391.230. All street railway companies or corporations operating cars by
2 electricity, or by overhead wires, shall construct and maintain its wires at a height
3 of not less than twenty-two feet above the top of the rail of the railroad track
4 crossed by such street railway company, and the wires of such street railway
5 company shall be guarded, or provided with fenders or guard wires, so as to
6 prevent the same from coming in contact with the cars, track or telegraph line
7 along the track of such railroad company.]
8

[391.240. It shall be the duty of every street railway company or
2 corporation operating a street railway across the tracks of a railroad company to
3 bring its cars to a full stop at least ten and not more than twenty feet before
4 reaching the tracks of the railroad company. And it shall be the duty of the
5 conductor, or some other employee of the street railway company, to go forward
6 to the tracks of such railroad company for the purpose of ascertaining whether a
7 train is approaching such crossing.]
8

2 [391.250. It shall be the duty of every corporation, company, individual,
3 association of persons, their trustees, lessees or receivers, that now or hereafter
4 may own, control, operate or manage any street or electrical railway in any part
5 of this state, to furnish, for the convenience, health and comfort of the conductor
6 and motorman and the person or persons operating, controlling and in charge of
7 any and all its cars, one stool or seat for each and every such conductor,
8 motorman or person so operating, controlling or in charge of any of its cars, and
9 allow each and every such motorman, conductor, or person operating, controlling
10 or in charge of each, any and all its said cars to use and occupy said stool or seat
11 for a portion of each and every trip any such car may take for a distance of not
12 less than twenty-five percent of the full length of all the track or tracks traversed
13 by said car.]

2 [391.260. It shall be the duty of every corporation, or company that now
3 or hereafter may own, control, operate or manage any electrical railway in any
4 part of this state, to furnish a heater in the front vestibule of the car for the
5 convenience, health and comfort of the conductor and motorman operating,
6 controlling and in charge of any and all its cars. This section shall not extend to
7 electrical railways operated in cities having one hundred and fifty thousand or
8 more inhabitants.]

2 [400.9-629. (1) If it is established that the secured party is not
3 proceeding in accordance with the provisions of this part disposition may be
4 ordered or restrained on appropriate terms and conditions. If the disposition has
5 occurred the debtor or any person entitled to notification or whose security
6 interest has been made known to the secured party prior to the disposition has a
7 right to recover from the secured party any loss caused by a failure to comply
8 with the provisions of this part. If the collateral is consumer goods, the debtor
9 has a right to recover in any event an amount not less than the credit service
10 charge plus ten percent of the principal amount of the debt or the time price
11 differential plus ten percent of the cash price.

12 (2) The fact that a better price could have been obtained by a sale at a
13 different time or in a different method from that selected by the secured party is
14 not of itself sufficient to establish that the sale was not made in a commercially
15 reasonable manner. If the secured party either sells the collateral in the usual
16 manner in any recognized market therefor or if he sells at the price current in
17 such market at the time of his sale or if he has otherwise sold in conformity with
18 reasonable commercial practices among dealers in the type of property sold he
19 has sold in a commercially reasonable manner. The principles stated in the two
20 preceding sentences with respect to sales also apply as may be appropriate to
21 other types of disposition. A disposition which has been approved in any judicial
22 proceeding or by any bona fide creditors' committee or representative of creditors
shall conclusively be deemed to be commercially reasonable, but this sentence

23 does not indicate that any such approval must be obtained in any case nor does
24 it indicate that any disposition not so approved is not commercially reasonable.

25 (3) The provisions of this section shall terminate on December 31, 2002.]
26

2 [415.430. All rental agreements, entered into before September 28, 1985,
3 which have not been extended or renewed after that date, shall remain valid and
4 may be enforced or terminated in accordance with their terms or as permitted by
5 any other statute or law of this state.]

2 [442.050. A married woman may convey her real estate or relinquish her
3 dower in the real estate or relinquish her dower in the real estate of her husband,
4 by a power of attorney authorizing its conveyance, executed and acknowledged
5 by her jointly with her husband, as deeds conveying such real estate by them are
6 required to be executed and acknowledged.]

2 [516.060. In all cases where the holder or owner of the legal or equitable
3 title or estate to real estate situate within this state, conveyed any such real estate
4 or any interest therein by deed, mortgage, bond for deed, contract for sale or
5 conveyance of real estate, or by other instrument executed prior to the first day
6 of January, 1900, and the spouse failed to join therein, then such spouse so failing
7 to join therein, or the heirs at law, personal representatives, devisees, grantees or
8 assignees of such spouse so failing to join therein shall be barred from recovering
9 any right, title, interest or estate in and to the lands described in such instrument
10 so executed by the other spouse unless suit is brought therefor within two years
11 after this section takes effect; but in case the right under such distributive share
12 has not accrued by the death of the spouse making any such instrument, then the
13 one not joining therein is hereby authorized to file in the office of the recorder of
14 deeds of each county wherein such land or any part thereof is situate, a notice
15 duly sworn to by the claimant or claimants, setting forth the claim of the affiants,
16 together with the facts upon which such claim or claims rest, the residence of
17 such claimants and a complete description of the land so claimed and affected
18 thereby; and if such notice, as herein provided, is not filed as required by this
19 section within two years from the date this section goes into effect, then such
20 claim or claims shall be forever barred, and no action shall be brought in any
21 court in this state for the recovery of such lands or any part thereof or any interest
22 therein.]

2 [516.065. In all cases where the holder or owner of the legal or equitable
3 title or estate to real estate situate within this state, conveyed any such real estate
4 or any interest therein by deed, mortgage, bond for deed, contract for sale or
5 conveyance of real estate, or by other instrument executed on or subsequent to the
6 first day of January, 1900, and prior to the first day of January, 1935, and the
spouse failed to join therein, then such spouse so failing to join therein, or the

7 heirs at law, personal representatives, devisees, grantees or assignees of such
8 spouse so failing to join therein shall be barred from recovering any right, title,
9 interest or estate in and to the lands described in such instrument so executed by
10 the other spouse unless suit is brought therefor within two years after this section
11 takes effect; but in case the right under such distributive share has not accrued by
12 the death of the spouse making any such instrument, then the one not joining
13 therein is hereby authorized to file in the office of the recorder of deeds of each
14 county wherein such land or any part thereof is situate, a notice duly sworn to by
15 the claimant or claimants, setting forth the claim of the affiants, together with the
16 facts upon which such claim or claims rest, the residence of such claimants and
17 a complete description of the land so claimed and affected thereby; and if such
18 notice as herein provided is not filed as required by this section within two years
19 from the date this section goes into effect, then such claim or claims shall be
20 forever barred, and no action shall be brought in any court in this state for the
21 recovery of such lands or any part thereof or any interest therein.]
22

2 [537.040. For all civil injuries committed by a married woman, damages
3 may be recovered against her alone, and her husband shall not be responsible
4 therefor, except in cases where, under the law, he would be jointly responsible
5 with her, if the marriage did not exist.]

2 [600.094. 1. Any attorney who on April 1, 1982, is representing an
3 indigent as an appointed counsel shall continue the legal representation of such
4 person until the case is concluded or until the director on behalf of the state
5 public defender system, with the approval of the appropriate court, agrees to
6 assume the representation of the indigent.
7 2. Appointed counsel who continues to represent a client pursuant to
8 subsection 1 of this section shall present any claims for expenses or fees to the
9 director for payment in accordance with the provisions of sections 600.011 to
10 600.048 and 600.086 to 600.096 relating to assigned counsel reimbursement.]

2 [620.528. No later than September 1, 1992, the Missouri training and
3 employment council shall submit to the governor and to the general assembly a
4 proposed statewide training and employment policy. This policy shall address
5 public and private participation toward achieving Missouri's objective of full
6 employment. The policy shall also address methods to improve federal and state
7 resource use in the providing of job training services and coordination of training
8 and employment activities with other related activities.]

2 [620.1310. 1. There is hereby created within the department of economic
3 development the "Task Force on Trade and Investment". The primary duty of the
4 task force is to establish international trade and investment opportunities for
Missouri businesses, with a special emphasis on establishing trade and

5 investment opportunities with African countries having a democratic form of
6 government. As part of its duties, the task force shall develop a comprehensive
7 plan of action with strategies for increasing the availability of import and export
8 opportunities for Missouri businesses.

9 2. The task force created in this section shall be comprised of fifteen
10 members, appointed in the following manner:

11 (1) Four members of the Missouri house of representatives, two from
12 each political party, shall be appointed by the speaker of the house of
13 representatives;

14 (2) Four members of the Missouri senate, two from each political party,
15 shall be appointed by the president pro tem of the senate; and

16 (3) Seven members shall be appointed by the governor, selected from a
17 panel of names submitted by the director of the department of economic
18 development, which panel shall include the names of individuals representing
19 business, labor, education, agriculture, economics, law and government.

20 3. The task force shall meet at least quarterly, and shall submit its
21 recommendations and plan of action for establishing opportunities for trade and
22 investment to the governor, to the general assembly and to the director of the
23 department of economic development each year by July first, beginning in 1998.

24 4. Members of the task force shall receive no additional compensation
25 but shall be eligible for reimbursement for expenses directly related to the
26 performance of task force duties.

27 5. The provisions of this section shall expire December 31, 2001.]
28

2 [644.102. In addition to those sums authorized prior to the effective date
3 of this section, the board of fund commissioners of the state of Missouri, as
4 authorized by sections 37(c) and 37(e) of article III of the Constitution of the state
5 of Missouri, may borrow, on the credit of this state, the sum of thirty-five million
6 dollars in the manner and for the purposes set out in chapters 640 and 644,
7 RSMo. The current fifteen percent matching grant for state revolving loan
8 recipients will terminate June 30, 1992.]

2 [650.216. Notwithstanding any provisions of law to the contrary, any
3 utility unit, as defined in Title IV of the federal Clean Air Act, 42 U.S.C. Section
4 7851a, that uses coal-fired cyclone boilers which also burn tire-derived fuel shall
5 limit emissions of oxides of nitrogen to a rate no greater than eighty percent of
6 the emission limit for cyclone-fired boilers in Title IV of the federal Clean Air
7 Act and implementing regulations in 40 CFR Part 76, as amended. The
8 provisions of this section shall expire on April 30, 2004, or upon the effective
9 date of a revision to 10 CSR 10- 6.350, whichever later occurs. The director of
10 the department of natural resources shall notify the revisor of statutes of the
11 effective date of a revision to 10 CSR 10-6.350.]