# FIRST REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR

# HOUSE BILL NO. 457

#### 94TH GENERAL ASSEMBLY

Reported from the Committee on Ways and Means, May 9, 2007, with recommendation that the Senate Committee Substitute do pass.

1084S.03C

TERRY L. SPIELER, Secretary.

### AN ACT

To repeal sections 135.010 and 135.030, RSMo, and to enact in lieu thereof two new sections relating to the senior citizens' homestead tax relief act.

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

Section A. Sections 135.010 and 135.030, RSMo, are repealed and two new

- 2 sections enacted in lieu thereof, to be known as sections 135.010 and 135.030, to
- 3 read as follows:

135.010. 1. Sections 135.010 to 135.035 shall be known and may be

- 2 cited as the "Senior Citizens' Homestead Tax Relief Act".
- 3 2. As used in sections 135.010 to 135.030 the following words and terms
- 4 mean:
- 5 (1) "Claimant", a person or persons claiming a credit under sections
- 3 135.010 to 135.030. If the persons are eligible to file a joint federal income tax
- 7 return and reside at the same address at any time during the taxable year, then
- 8 the credit may only be allowed if claimed on a combined Missouri income tax
- 9 return or a combined claim return reporting their combined incomes and property
- 10 taxes. A claimant shall not be allowed a property tax credit unless the claimant
- 11 or spouse has attained the age of sixty-five on or before the last day of the
- 12 calendar year and the claimant or spouse was a resident of Missouri for the entire
- 13 year, or the claimant or spouse is a veteran of any branch of the armed forces of
- 14 the United States or this state who became one hundred percent disabled as a
- 5 result of such service, or the claimant or spouse is disabled as defined in
- 16 subdivision (2) of this section, and such claimant or spouse provides proof of such

disability in such form and manner, and at such times, as the director of revenue may require, or if the claimant has reached the age of sixty on or before the last day of the calendar year and such claimant received surviving spouse Social Security benefits during the calendar year and the claimant provides proof, as required by the director of revenue, that the claimant received surviving spouse Social Security benefits during the calendar year for which the credit will be claimed. A claimant shall not be allowed a property tax credit if the claimant filed a valid claim for a credit under section 137.106, RSMo, in the year following the year for which the property tax credit is claimed. The residency requirement shall be deemed to have been fulfilled for the purpose of determining the eligibility of a surviving spouse for a property tax credit if a person of the age of sixty-five years or older who would have otherwise met the requirements for a property tax credit dies before the last day of the calendar year. The residency requirement shall also be deemed to have been fulfilled for the purpose of determining the eligibility of a claimant who would have otherwise met the requirements for a property tax credit but who dies before the last day of the calendar year; 

- (2) "Disabled", the inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than twelve months. A claimant shall not be required to be gainfully employed prior to such disability to qualify for a property tax credit;
- (3) "Gross rent", amount paid by a claimant to a landlord for the rental, at arm's length, of a homestead during the calendar year, exclusive of charges for health and personal care services and food furnished as part of the rental agreement, whether or not expressly set out in the rental agreement. If the director of revenue determines that the landlord and tenant have not dealt at arm's length, and that the gross rent is excessive, then [he] the director shall determine the gross rent based upon a reasonable amount of rent. Gross rent shall be deemed to be paid only if actually paid prior to the date a return is filed. The director of revenue may prescribe regulations requiring a return of information by a landlord receiving rent, certifying for a calendar year the amount of gross rent received from a tenant claiming a property tax credit and shall, by regulation, provide a method for certification by the claimant of the amount of gross rent paid for any calendar year for which a claim is made. The

regulations authorized by this subdivision may require a landlord or a tenant or both to provide data relating to health and personal care services and to food. Neither a landlord nor a tenant may be required to provide data relating to utilities, furniture, home furnishings or appliances;

- (4) "Homestead", the dwelling in Missouri owned or rented by the 57 58 claimant and not to exceed five acres of land surrounding it as is reasonably necessary for use of the dwelling as a home. It may consist of part of a 59 60 multidwelling or multipurpose building and part of the land upon which it is 61 built. "Owned" includes a vendee in possession under a land contract and one or more tenants by the entireties, joint tenants, or tenants in common and includes 62a claimant actually in possession if he was the immediate former owner of record, 63 if a lineal descendant is presently the owner of record, and if the claimant 64 actually pays all taxes upon the property. It may include a mobile home; 65
- (5) "Income", Missouri adjusted gross income as defined in section 143.121, RSMo, less two thousand dollars as an exemption for the claimant's spouse residing at the same address, and increased, where necessary, to reflect the following:
- 70 (a) Social Security, railroad retirement, and veterans payments and
  71 benefits unless the claimant is a one hundred percent service-connected, disabled
  72 veteran or a spouse of a one hundred percent service-connected, disabled
  73 veteran. The one hundred percent service-connected disabled veteran shall not
  74 be required to list veterans payments and benefits;
- 75 (b) The total amount of all other public and private pensions and 76 annuities;
- 77 (c) Public relief, public assistance, and unemployment benefits received 78 in cash, other than benefits received under this chapter;
- 79 (d) No deduction being allowed for losses not incurred in a trade or 80 business;
- 81 (e) Interest on the obligations of the United States, any state, or any of 82 their subdivisions and instrumentalities;
- 83 (6) "Property taxes accrued", property taxes paid, exclusive of special assessments, penalties, interest, and charges for service levied on a claimant's homestead in any calendar year. Property taxes shall qualify for the credit only if actually paid prior to the date a return is filed. The director of revenue shall require a tax receipt or other proof of property tax payment. If a homestead is owned only partially by claimant, then "property taxes accrued" is that part of

property taxes levied on the homestead which was actually paid by the 89 90 claimant. For purposes of this subdivision, property taxes are "levied" when the tax roll is delivered to the director of revenue for collection. If a claimant owns 91 92a homestead part of the preceding calendar year and rents it or a different homestead for part of the same year, "property taxes accrued" means only taxes 93 94levied on the homestead both owned and occupied by the claimant, multiplied by the percentage of twelve months that such property was owned and occupied as 95 96 the homestead of the claimant during the year. When a claimant owns and 97occupies two or more different homesteads in the same calendar year, property taxes accrued shall be the sum of taxes allocable to those several properties 9899 occupied by the claimant as a homestead for the year. If a homestead is an integral part of a larger unit such as a farm, or multipurpose or multidwelling 100 building, property taxes accrued shall be that percentage of the total property 101 102taxes accrued as the value of the homestead is of the total value. For purposes of this subdivision "unit" refers to the parcel of property covered by a single tax 103 104 statement of which the homestead is a part;

105 (7) "Rent constituting property taxes accrued", twenty percent of the gross 106 rent paid by a claimant and spouse in the calendar year.

## 135.030. 1. As used in this section:

- 2 (1) The term "maximum upper limit" shall, [in the calendar year 1989, be the sum of thirteen thousand five hundred dollars. For each calendar year through December 31, 1992, the maximum upper limit shall be increased by five hundred dollars per year. For calendar years after December 31, 1992, and prior to calendar year 1998, the maximum upper limit shall be the sum used on December 31, 1992.] for each calendar year after December 31, 1997, [the maximum upper limit shall] but before calendar year 2008, be the sum of twenty-five thousand dollars. For the calendar year beginning on January 1, 2008, the maximum upper limit shall be the sum of twenty-five 10 11 thousand five hundred dollars. For each calendar year beginning on or after January 1, 2009, the maximum upper limit shall be increased, 12rounded to the nearest fifty dollar increment, by the same percentage 13 as the increase in the general price level as measured by the Consumer 14 Price Index for all Urban Consumers for the United States, or its 15successor index, as defined and officially recorded by the United States 17Department of Labor, or its successor agency;
- 18 (2) The term "minimum base" shall, [in the calendar year 1989, be the

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19 sum of five thousand dollars. For each succeeding calendar year through 20 December 31, 1992, the minimum base shall be increased, in one hundred-dollar increments, by the same percentage as the increase in the general price level as 21 22measured by the Consumer Price Index for All Urban Consumers for the United States, or its successor index, as defined and officially recorded by the United 23 $^{24}$ States Department of Labor, or its successor agency, or five percent, whichever is greater. The increase in the index shall be that as first published by the 2526 Department of Labor for the calendar year immediately preceding the year in 27which the minimum base is calculated. For calendar years after December 31, 1992, and prior to calendar year 1998, the minimum base shall be the sum used 2829 on December 31, 1992.] for each calendar year after December 31, 1997, [the minimum base shall] but before calendar year 2008, be the sum of thirteen 30 thousand dollars. For the calendar year beginning January 1, 2008, the 31 minimum base shall be the sum of thirteen thousand three hundred 3233 dollars. For each calendar year beginning on or after January 1, 2009, the minimum base shall be increased, rounded to the nearest fifty 34 35 dollar increment, by the same percentage as the increase in the general price level as measured by the Consumer Price Index for all Urban 36 Consumers for the United States, or its successor index, as defined and 37 officially recorded by the United States Department of Labor, or its 38 39 successor agency.

- 2. [When calculating the minimum base for purposes of this section, whenever the increase in the Consumer Price Index used in the calculation would result in a figure which is greater than one one-hundred-dollar increment but less than another one-hundred-dollar increment, the director of revenue shall always round that figure off to the next higher one-hundred-dollar increment when determining the table of credits under this section.
- 3.] If the income on a return is equal to or less than the maximum upper limit for the calendar year for which the return is filed, the property tax credit shall be determined from a table of credits based upon the amount by which the total property tax described in section 135.025 exceeds the percent of income in the following list:

51 If the income on the return is:

The percent is:

52 Not over the minimum base 0 percent with credit not to exceed actual property
53 tax or rent equivalent

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55 paid up to \$750

56 Over the minimum base but 1/16 percent accumulative

57 not over the maximum upper per \$300 from 0 percent

58 limit to 4 percent.

The director of revenue shall prescribe a table based upon the preceding sentences. The property tax shall be in increments of twenty-five dollars and the income in increments of three hundred dollars. The credit shall be the amount rounded to the nearest whole dollar computed on the basis of the property tax and income at the midpoints of each increment. As used in this subsection, the term "accumulative" means an increase by continuous or repeated application of the percent to the income increment at each three hundred dollar level.

[4.] 3. Notwithstanding [the provision of] subsection 4 of section 32.057, RSMo, the department of revenue or any duly authorized employee or agent shall determine whether any taxpayer filing a report or return with the department of revenue who has not applied for the credit allowed pursuant to section 135.020 may qualify for the credit, and shall notify any qualified claimant of [his or her] the claimant's potential eligibility, where the department determines such potential eligibility exists.

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