| HOUS               | <u>SE</u>              |                | AMENDMENT NO      | O. <u></u>         |
|--------------------|------------------------|----------------|-------------------|--------------------|
|                    |                        | Offered by     |                   |                    |
|                    |                        | of             |                   |                    |
| AMEND House        | Committee Sub          | stitute for H  | ouse Bill No. 458 | 8. Page 9.         |
|                    |                        |                | ng after all of a |                    |
| he followi         |                        | , 11           | ,                 |                    |
|                    | 3                      | sed in this s  | ection, the follo | owing terms        |
| mean:              |                        |                |                   | •                  |
| (1) "              | Eligible costs'        | ", the purcha  | se costs of mate: | rials or           |
|                    |                        |                | ng, ceramic tile, |                    |
|                    |                        |                | trical work, exte |                    |
| siding, ins        | ulation, mason:        | ry, painting,  | plaster, plumbin  | ng,                |
| plumbing fi        | xtures, roofing        | g, tuckpointi  | ng, waterproofing | g, windows,        |
| and wood fl        | ooring;                |                |                   |                    |
| (2) "              | Tax credit", a         | credit again   | st the tax other  | wise due           |
| under chapt        | er 143, exclud:        | ing withholdi  | ng tax imposed by | y sections         |
| 143.191 to         | 143.265 <u>;</u>       |                |                   |                    |
| (3) "              | Taxpayer", any         | individual s   | ubject to the tax | x imposed          |
| <u>in chapter</u>  | 143, excluding         | withholding    | tax imposed by se | <u>ections</u>     |
| 143.191 to         | 143.265 who own        | ns a multi-fa  | mily dwelling or  | residence          |
| with at lea        | st two or more         | units that i   | s operated as re  | <u>ntal</u>        |
| property, w        | ho renovates the       | he rental pro  | perty, and who la | <u>ives in one</u> |
| of the unit        | s in the renova        | ated rented d  | welling or reside | ence.              |
| 2. Fo              | r all taxable y        | years beginni  | ng on or after Ja | anuary 1,          |
| 2014, a tax        | payer shall be         | allowed a ta   | x credit for elic | gible costs        |
| incurred in        | renovating the         | e taxpayer's   | rented dwelling o | <u>or</u>          |
| residence.         | The tax credit         | t amount shal  | l be equal to two | <u>enty</u>        |
|                    |                        |                | all not exceed to |                    |
| five hundre        | <u>d dollars per t</u> | taxpayer clai  | ming the credit.  | The                |
|                    |                        |                | not exceed the ar |                    |
| •                  |                        |                | the tax year for  |                    |
| <u>credit is c</u> | laimed. If the         | e amount of ti | he tax credit is: | sued               |
|                    |                        |                |                   |                    |
| A                  | ction Taken            |                | Date              | _                  |

exceeds the amount of the taxpayer's state tax liability for the tax year for which the credit is claimed, the difference shall not be refundable but may be carried forward to any of the taxpayer's three subsequent taxable years. No tax credit issued under this section shall be transferred, sold, or assigned. The aggregate amount of tax credits which may be issued under this section in any one fiscal year shall not exceed five million dollars. The tax credits issued under this section shall be issued on a first-come, first-served filing basis.

- 3. To claim the tax credit allowed under this section, the taxpayer shall include with the taxpayer's income tax return any documentation and information required by the department to verify that the taxpayer has actually incurred the eligible costs.
- 4. The department of revenue may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.
  - 5. Under section 23.253 of the Missouri sunset act:
- (1) The provisions of the new program authorized under this section shall automatically sunset on December thirty-first six years after the effective date of this section unless reauthorized by an act of the general assembly; and
- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset on December thirty-first twelve years after the effective date of the reauthorization of this section; and
- (3) This section shall terminate on September first of the

| 1 | calendar year immediately following the calendar year in which |
|---|--|
| 2 | the program authorized under this section is sunset."; and     |
| 3 |  |
| 4 | Further amend said title, enacting clause and intersectional   |
| 5 | references accordingly.  |