Righto Fiscal Reviews Childrend
5.7.15

Mr. Speaker: I am instructed by the Senate to inform the Houselof Representatives that the Senate has taken up and passed

SCS HCS HB 613	entitled:
	<del></del>

## **AN ACT**

To repeal sections 52.260, 65.620, 137.076, 140.170, 140.310, 140.340, 140.350, 140.405, 140.410, and 140.420, RSMo, and to enact in lieu thereof eleven new sections relating to the collection of property taxes, with an emergency clause for a certain section.

With SA 1, SA 2

EC - Adopted

In which the concurrence of the House is respectfully requested.

Respectfully,

Adriane D. Crouse

Secretary of the Senate

MAY 07 2015

Idriana D. Crause

1344S06.02S

Brian Munzhinger

## SENATE AMENDMENT NO. /

	Offered by Munzlinger of 18th
	Amend SCS/HCS/House Bill No. 613 , Page 11 , Section 140.420 , Line 13
2	by inserting after all of said line the following:
3	"231.444. 1. In addition to other levies authorized by
4	law, the governing body of any county of the third or fourth
5	classification [without a township form of government having a
6	population of less than six thousand inhabitants according to the
7	most recent decennial census] may by ordinance levy and impose a
8	tax pursuant to this section which shall not exceed the rate of
9	one dollar on each acre of real property in the county which is
10	classified as agricultural and horticultural property pursuant to
11	section 137.016.
12	2. The proceeds of the tax authorized pursuant to this
13	section shall be collected by the county collector and remitted
14	to the county treasurer who shall deposit such proceeds in a
15	special fund to be known as the "Special Road Rock Fund". All
16	moneys in the special road rock fund shall be appropriated by the
17	county governing body for the sole purpose of purchasing road
18	rock to be placed on county roads within the boundaries of the
19	county.
20	3. The ordinance levying and imposing a tax pursuant to
21	subsection 1 of this section shall not be effective unless the

Affered 5/6/15 adopted " county governing body submits to the qualified voters of the county a proposal to authorize the county governing body to levy and impose the tax at an election permitted pursuant to section 115.123. The ballot of submission proposing the tax shall be in substantially the following form:

Shall the county of ....... (county's name) be authorized to levy and impose a tax on all real property in the county which is classified as agricultural or horticultural property at a rate not to exceed ......... (rate of tax) cents per acre with all the proceeds of the tax to be placed in the "Special Road Rock Fund" and used solely for the purpose of purchasing road rock to be placed on county roads within the boundaries of the county?

□ NO

☐ YES

4. If a majority of the qualified voters of the county voting on the proposal vote "YES", then the governing body of the county may by ordinance levy and impose the tax authorized by this section in an amount not to exceed the rate proposed in the ballot of submission. If a majority of the qualified voters of the county voting on the proposal vote "NO", then the governing body of the county shall not levy and impose such tax. Nothing in this section shall prohibit a rejected proposal from being resubmitted to the qualified voters of the county at an election permitted pursuant to section 115.123."; and

Further amend the title and enacting clause accordingly.

## SENATE AMENDMENT NO. 2



	Offered by _	- WALLING	For 6	of	DISTRICT	7 2 7		
	Amend	SCS/HCS/House	Bill No. 6	13 , Page	2 , Sect	ion <u>65.620</u>	_, Line _	32
2	by ir	serting aft	er all of s	aid line th	he followi	ng:		
3		"137.018.	1. As used	in this se	ection, th	e term		
4	"merc	handise" sh	all include	short term	n rentals	of equipment	and	
5	<u>other</u>	merchandis	e offered f	or short te	erm rental	s by rental		
6	compa	nies under	532412 or 5	32210 of th	ne 2012 ed	ition of the	North	
7	<u>Ameri</u>	çan Industr	y Classific	ation Syste	em as prep	ared by the		
8	<u>Execu</u>	tive Office	of the Pre	sident, Off	fice of Ma	nagement and	Ļ	
9	Budge	t, which wi	ll subseque	ntly or ult	imately s	ell such		
10	merch	andise or ed	nuipment.	As used in	this sect	ion, the ter	<u>m</u>	
11	<u>"shor</u>	<u>t term renta</u>	al" shall m	ean rentals	for a pe	riod of less	than	
12	<u>three</u>	hundred siz	cty-five co	nsecutive d	lays, for a	an undefined		
13	perio	d, or under	an open-en	ded contrac	<u>:t.</u>			
14		2. For the	purposes o	f article X	section	6 of the		
15	<u>Const</u>	itution of N	Missouri, a	ll merchand	lise held o	or owned by	<u>a</u>	
16	merch	ant whether	or not cur	rently subj	ect to a s	short term r	<u>ental</u>	
17	and w	nich will su	bsequently	or ultimat	ely be sol	ld shall be		
18	consi	dered invent	ory and exe	empt from a	<u>d valorem</u>	taxes."; an	d	
19	1	Purther amen	d the title	e and enact	ing clause	e accordingly	у.	
al	leved s	11						