FIRST REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 233

98TH GENERAL ASSEMBLY

Reported from the Committee on Agriculture, Food Production and Outdoor Resources, May 4, 2015, with recommendation that the Senate Committee Substitute do pass.

0906S.03C

ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal sections 261.235 and 351.120, RSMo, and to enact in lieu thereof two new sections relating to the payment of fees to certain state entities by agricultural entities.

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

Section A. Sections 261.235 and 351.120, RSMo, are repealed and two new 2 sections enacted in lieu thereof, to be known as sections 261.235 and 351.120, to 3 read as follows:

261.235. 1. There is hereby created in the state treasury for the use of $\mathbf{2}$ the agriculture business development division of the state department of agriculture a fund to be known as "The AgriMissouri Fund". All moneys received 3 by the state department of agriculture for Missouri agricultural products 4 marketing development from any source, including trademark fees, shall be 5deposited in the fund. Moneys deposited in the fund shall, upon appropriation 6 7 by the general assembly to the state department of agriculture, be expended by 8 the agriculture business development division of the state department of agriculture for promotion of Missouri agricultural products under the 9 10 AgriMissouri program. The unexpended balance in the AgriMissouri fund at the 11 end of the biennium shall not be transferred to the general revenue fund of the 12 state treasury and accordingly shall be exempt from the provisions of section 33.080 relating to transfer of funds to the ordinary revenue funds of the state by 13 14 the state treasurer.

15 2. There is hereby created within the department of agriculture the 16 "AgriMissouri Advisory Commission for Marketing Missouri Agricultural **SCS HB 233**

Products". The commission shall establish guidelines, 17and make recommendations to the director of agriculture, for the use of funds appropriated 18 by the general assembly for the agriculture business development division of the 19 department of agriculture, and for all funds collected or appropriated to the 2021AgriMissouri fund created pursuant to subsection 1 of this section. The guidelines shall focus on the promotion of the AgriMissouri trademark associated 2223with Missouri agricultural products that have been approved by the general 24assembly, and shall advance the following objectives:

(1) Increasing the impact and fostering the effectiveness of local effortsto promote Missouri agricultural products;

27 (2) Enabling and encouraging expanded advertising efforts for Missouri28 agricultural products;

(3) Encouraging effective, high-quality advertising projects, innovative
marketing strategies, and the coordination of local, regional and statewide
marketing efforts;

32 (4) Providing training and technical assistance to cooperative-marketing33 partners of Missouri agricultural products.

34 3. The commission may establish a fee structure for sellers electing to use 35 the AgriMissouri trademark associated with Missouri agricultural products, so 36 long as the fees established and collected under this subsection do not 37 yield revenue greater than the total cost of administering this section 38 during the ensuing year. [Under the fee structure:

(1) A seller having gross annual sales greater than two million dollars per fiscal year of Missouri agricultural products which constitute the final product of a series of processes or activities shall remit to the agriculture business development division of the department of agriculture, at such times and in such manner as may be prescribed, a trademark fee of one-half of one percent of the aggregate amount of all of such seller's wholesale sales of products carrying the AgriMissouri trademark; and

46 (2) All sellers having gross annual sales less than or equal to two million dollars per fiscal year of Missouri agricultural products which constitute the final 47product of a series of processes or activities shall, after three years of selling 48Missouri agricultural products carrying the AgriMissouri trademark, remit to the 49 agriculture business development division of the department of agriculture, at 50such times and in such manner as may be prescribed, a trademark fee of one-half 5152of one percent of the aggregate amount of all of such seller's wholesale sales of 53products carrying the AgriMissouri trademark.] All trademark fees shall be

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54 deposited to the credit of the AgriMissouri fund, created pursuant to this section.

4. [The agriculture business development division of the department of agriculture is authorized to promulgate rules consistent with the guidelines and fee structure established by the commission. No rule or portion of a rule shall become effective unless it has been promulgated pursuant to the provisions of chapter 536.

60 5.] The commission shall consist of nine members appointed by the governor with the advice and consent of the senate. One member shall be the 61 62 director of the agriculture business development division of the department of agriculture, or his or her representative. At least one member shall be a 63 specialist in advertising; at least one member shall be a specialist in 64 agribusiness; at least one member shall be a specialist in the retail grocery 65 business; at least one member shall be a specialist in communications; at least 66 67 one member shall be a specialist in product distribution; at least one member 68 shall be a family farmer with expertise in livestock farming; at least one member 69 shall be a family farmer with expertise in grain farming and at least one member shall be a family farmer with expertise in organic farming. Members shall serve 70for four-year terms, except in the first appointments three members shall be 7172appointed for terms of four years, three members shall be appointed for terms of three years and three members shall be appointed for terms of two years 7374each. Any member appointed to fill a vacancy of an unexpired term shall be 75appointed for the remainder of the term of the member causing the vacancy. The 76governor shall appoint a chairperson of the commission, subject to ratification by 77the commission.

78[6.] 5. Commission members shall receive no compensation but shall be 79reimbursed for actual and necessary expenses incurred in the performance of their official duties on the commission. The division of agriculture business 80 81 development of the department of agriculture shall provide all necessary staff and support services as required by the commission to hold commission meetings, to 82 83 maintain records of official acts and to conduct all other business of the commission. The commission shall meet quarterly and at any such time that it 84 85 deems necessary. Meetings may be called by the chairperson or by a petition signed by a majority of the members of the commission. Ten days' notice shall 86 87 be given in writing to such members prior to the meeting date. A simple majority of the members of the commission shall be present to constitute a quorum. Proxy 88 89 voting shall not be permitted.

6. If the commission does establish a fee structure as permitted

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under subsection 3 of this section, the agriculture business 91 92 development division of the department of agriculture shall promulgate 93 rules establishing the commission's fee structure. The department of 94 agriculture shall also promulgate rules and regulations for the 95 implementation of this section. Any rule or portion of a rule, as that 96 term is defined in section 536.010 that is created under the authority 97 delegated in this section shall become effective only if it complies with 98 and is subject to all of the provisions of chapter 536, and, if applicable, 99 section 536.028. This section and chapter 536 are nonseverable and if 100 any of the powers vested with the general assembly pursuant to chapter 101 536, to review, to delay the effective date, or to disapprove and annul 102a rule are subsequently held unconstitutional, then the grant of 103 rulemaking authority and any rule proposed or adopted after August 104 28, 2015, shall be invalid and void.

351.120. 1. Every corporation organized pursuant to the laws of this state, including corporations organized pursuant to or subject to this chapter, and every foreign corporation licensed to do business in this state, whether such license shall have been issued pursuant to this chapter or not, other than corporations exempted from taxation by the laws of this state, shall file a corporate registration report.

2. The corporate registration report shall state the corporate name, the name of its registered agent and such agent's Missouri physical address, giving street and number, or building and number, or both, as the case may require, the name and correct business or residence address of its officers and directors, and the mailing address of the corporation's principal place of business or corporate headquarters.

133. The corporate registration report shall be filed annually, except as provided in section 351.122, and shall be due the month that the corporation 14 15incorporated or qualified, unless changed by the corporation under subsection 8 16 of this section. Corporations existing prior to July 1, 2003, shall file the corporate 17registration report on the month indicated on the corporation's last corporate 18 registration report. Corporations formed on or after July 1, 2003, shall file a 19 corporate registration report within thirty days of the date of incorporation or 20qualification and every year thereafter, except as provided in section 351.122, in the month that they were incorporated or qualified, unless such month is changed 2122by the corporation under subsection 8 of this section.

4. The corporate registration report shall be signed by an officer or

24 authorized person.

5. In the event of any error in the names and addresses of the officers and directors set forth in a corporate registration report, the corporation may correct such information by filing a certificate of correction pursuant to section 351.049.

286. A corporation may change the corporation's registered office or registered agent with the filing of the corporation's corporate registration report. 29To change the corporation's registered agent with the filing of the corporate 30 31registration report, the corporation must include the new registered agent's written consent to the appointment as registered agent and a written consent 3233 stating that such change in registered agents was authorized by resolution duly adopted by the board of directors. The written consent must be signed by the new 34registered agent and must include such agent's address. If the corporate 35registration report is not completed correctly, the secretary of state may reject the 36 37 filing of such report.

38 7. A corporation's corporate registration report must be filed in a format39 as prescribed by the secretary of state.

8. A corporation may change the month of its corporate registration report 40 in the corporation's initial corporate registration report or a subsequent report. 41 To change its filing month, a corporation shall designate the desired month in its 42corporate registration report and include with that report an additional fee of 43twenty dollars. After a corporation registration report designating a new filing 44 month is filed by the secretary of state, the corporation's next corporate 45registration report shall be filed in the newly designated month in the next year 46 47in which a report is due under subsection 3 of this section or under section 48351.122. This subsection shall become effective January 1, 2010.

9. The requirement to file a corporate registration report 49 50pursuant to this section shall be waived for authorized farm corporations and family farm corporations as defined by subdivision (2) 5152of section 350.010 and subdivision (5) of section 350.010, respectively, 53when the information required by subsection 2 of this section has not 54changed since the filing of the corporation's original articles of incorporation or most recent corporate registration report, whichever 5556is applicable.

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