House ______ Amendment NO. ____

	Offered By
1	AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for
2	Senate Bill No. 108, Page, Section, Line,
3	AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for
4	Senate Bill No. 108, Page 1, Section A, Line 3, by inserting after said section and line the following:
5	
6	"32.310. 1. The department of revenue shall create and maintain a mapping feature on its
7	official public website that displays sales <u>and use</u> tax information of political subdivisions of this
8	state that have taxing authority, including the current tax rate for each sales <u>and use</u> tax imposed and
9	collected. Such display shall have the option to showcase the borders and jurisdiction of the
10	following political subdivisions on a map of the state to the extent that such political subdivisions
11	collect sales <u>or use</u> tax:
12	 (1) Ambulance districts; (2) Community improvement districts;
13 14	 (2) Community improvement districts; (3) Fire protection districts;
14	(3) Fire protection districts;(4) Levee districts;
16	(4) Levee districts; (5) Library districts;
17	(6) Neighborhood improvement districts;
18	(7) Port authority districts;
19	(7) For duality districts;(8) Tax increment financing districts;
20	(9) Transportation development districts;
21	(10) School districts; or
22	(11) Any other political subdivision that imposes a sales or use tax within its borders and
23	jurisdiction.
24	2. The mapping feature shall also have the option to superimpose state house of
25	representative districts and state senate districts over the political subdivisions.
26	3. A political subdivision collecting sales or use tax listed in subsection 1 of this section
27	shall provide to the department of revenue mapping and geographic data pertaining to the political
28	subdivision's borders and jurisdictions. The political subdivision shall certify the accuracy of the
29	data by affidavit and shall provide the data in a format specified by the department of revenue. Such
30	data shall be sent to the department of revenue by April 1, 2019, and shall be updated and sent to the
31	department if a change in the political subdivision's borders or jurisdiction occurs thereafter.
32	4. The department of revenue may contract with another entity to build and maintain the
33	mapping feature.
34	5. By July 1, 2019, the department shall implement the mapping feature using the data
35	provided to it under subsection 3 of this section.
36	32.350. Notwithstanding any provision of law to the contrary, no county, municipality, other

Action Taken_____ Date _____

political subdivision, or special taxing district shall increase any sales or use tax to a rate that is 1 2 greater than one and one-half percent above the rate of such tax on the effective date of this section, 3 and no county, municipality, other political subdivision, or special taxing district shall increase any 4 sales or use tax unless approved by the voters in a general election. 5 67.392. 1. The governing body of any county of the first classification with a population of 6 at least one hundred fifty thousand but not more than one hundred seventy thousand inhabitants may 7 impose by order a one-fourth cent sales tax on all retail sales made in such county which are subject 8 to taxation under [the provisions of sections 144.010 to 144.525] chapter 144. The tax authorized 9 [by] under this section shall be in addition to any and all other sales taxes allowed by law, except 10 that no order imposing a sales tax under [the provisions of] this section shall be effective unless the governing body of the county submits to the voters of the county, at a county or state general, 11 12 primary or special election, a proposal to authorize the governing body of the county to impose a 13 tax. 14 2. The ballot of submission shall contain, but need not be limited to, the following language: 15 Shall the county of (County's name) impose a countywide sales tax of (Insert 16 amount) for a period not to exceed (Insert number) years for the purpose of investigating and 17 prosecuting drug-related offenses? 18 \Box YES \square NO 19 20 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 21 the question, place an "X" in the box opposite "NO". 22

23 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 24 the proposal, then the ordinance or order and any amendments thereto shall become effective on the 25 first day of the second calendar quarter after the director of revenue receives notice of adoption of 26 the tax. If a majority of the votes cast by the qualified voters voting are opposed to the proposal. 27 then the governing body of the county shall have no power to impose the sales tax herein authorized 28 unless and until the governing body of the county shall again have submitted another proposal to 29 authorize the governing body of the county to impose the sales tax authorized [by] under sections 30 67.392 to 67.395 and such proposal is approved by a majority of the qualified voters voting thereon.

31 3. All revenue received by a county from the tax authorized under [the provisions of] 32 sections 67.392 to 67.395 shall be deposited in a special trust fund and shall be used by the office of 33 the prosecuting attorney solely for the investigation and prosecution of drug-related offenses for so 34 long as the tax shall remain in effect. The prosecuting attorney may contract to distribute a portion 35 of the special trust fund moneys to any not-for-profit community crime prevention organization for 36 the purpose of preventing drug-related offenses, if such organization has been in existence for the 37 purpose of community crime prevention for a period of not less than five years. Once the tax 38 authorized [by] under sections 67.392 to 67.395 is abolished or is terminated by any means, all 39 funds remaining in the special trust fund shall be used solely for activities initiated with revenues 40 raised by the tax authorized [by] under sections 67.392 to 67.395. Any funds in such special trust 41 fund which are not needed for current expenditures may be invested by the governing body in 42 accordance with applicable laws relating to the investment of other county funds.

4. The tax authorized [by] <u>under</u> sections 67.392 to 67.395 shall terminate four years from
the date on which such tax was initially imposed by the county, unless sooner abolished by the
governing body of the county.

46 <u>5. The tax authorized under sections 67.392 to 67.395 shall comply with the provisions of section 67.495.</u>

48 <u>67.495</u>. Notwithstanding any provision of law to the contrary, any political subdivision 49 imposing a sales tax increase that requires voter approval shall place the following language on

1	every ballot of submission for the proposed increase:
2	(1) A statement of the highest cumulative sales tax rate within the political subdivision if the
3	sales tax increase is enacted;
4	(2) A statement of the lowest cumulative sales tax rate within the political subdivision if the
5	increase is enacted; and
6	(3) A statement of the average cumulative sales tax rate within the political subdivision if
7	the increase is enacted. The average cumulative sales tax rate shall be calculated by adding together
8	the cumulative sales tax rates of every distinct taxing district within the political subdivision, and
9	dividing that sum by the total number of distinct taxing districts within the political subdivision.
10	67.505. 1. Any county may, by a majority vote of its governing body, impose a county sales
11	tax, in conjunction with a property tax reduction for each year in which the sales tax is imposed, for
12	the benefit of such county in accordance with the provisions of sections 67.500 to 67.545; provided,
13	however, that no ordinance or order enacted pursuant to the authority granted [by] under [the
14	provisions of sections 67.500 to 67.545 shall be effective unless the governing body of the county
15	submits to the voters of the county, at a county or state general, primary or special election, a
16	proposal to authorize the governing body of the county to impose a tax and reduce property taxes
17	under [the provisions of] sections 67.500 to 67.545.
18	2. The ballot of submission shall contain, but need not be limited to, the following language:
19	Shall the county of (county's name) impose a countywide sales tax of (insert
20	amount) and reduce its total property tax levy annually by (insert amount) percent of the
21	total amount of sales tax revenue collected in the same tax year?
22	\Box YES \Box NO
23	If you are in favor of the question, place an "X" in the box opposite "YES". If you are
24	opposed to the question, place an "X" in the box opposite "NO".
25	
26	If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of
27	the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a
28	majority of the votes cast by the qualified voters voting are opposed to the proposal, then the
29	governing body of the county shall have no power to impose the sales tax and reduce the property
30	tax as herein authorized unless and until the governing body of the county shall again have
31	submitted another proposal to authorize the governing body of the county to impose the sales tax
32	and reduce the property tax under [the provisions of] sections 67.500 to 67.545 and such proposal is
33	approved by a majority of the qualified voters voting thereon.
34	3. The sales tax may be imposed at a rate of one-fourth of one percent, three-eighths of one
35	percent or one-half of one percent on the receipts from the sale at retail of all tangible personal
36	property or taxable services at retail within any county adopting such tax, if such property and
37	services are subject to taxation by the state of Missouri under [the provisions of sections 144.010 to
38	144.525] chapter 144. Each year in which a sales tax is imposed under [the provisions of] sections
39	67.500 to 67.545, the county shall, after determining its budget, excluding funds required to be set
40	aside and placed to the credit of special road districts, within the limits set by the constitution and
41	laws of this state for the following calendar year and the total property tax levy needed to raise the
42	revenues required by such budget, reduce that total property tax levy in an amount sufficient to
43	decrease the total property taxes it will collect by an amount equal to one of the following:
44	(1) Fifty percent of the sales tax revenue collected in the tax year for which the property
45	taxes are being levied;
46	(2) Sixty percent of the sales tax revenue collected in the tax year for which the property
47	taxes are being levied;

48 (3) Seventy percent of the sales tax revenue collected in the tax year for which the property
49 taxes are being levied;

(4) Eighty percent of the sales tax revenue collected in the tax year for which the property 1 2 taxes are being levied; 3 (5) Ninety percent of the sales tax revenue collected in the tax year for which the property 4 taxes are being levied; 5 (6) One hundred percent of the sales tax revenue collected in the tax year for which the 6 property taxes are being levied; 7 8 provided that, in the event that in the immediately preceding year a county actually collected more 9 or less sales tax revenue than the amount determined under subdivision (4) of section 67.500, the 10 county shall adjust its total property tax levy for the current year to reflect such increase or decrease. 4. No county in this state shall impose a tax under this section for the purpose of funding in 11 12 whole or in part the construction, operation, or maintenance of any zoological activities, zoological 13 facilities, zoological organizations, the metropolitan zoological park and museum district as created 14 under section 184.350, or any zoological boards. 5. The tax authorized under this section shall comply with the provisions of section 67.495. 15 16 67.547. 1. In addition to the tax authorized [by] under section 67.505, any county as defined 17 [in] under section 67.750 may, by a majority vote of its governing body, impose an additional 18 county sales tax on all sales which are subject to taxation under [the provisions of sections 144.010] 19 to 144.525] chapter 144. The tax authorized [by] under this section shall be in addition to any and 20 all other sales tax allowed by law; except that no ordinance or order imposing a sales tax under [the provisions of this section shall be effective unless the governing body of the county submits to the 21 22 voters of the county, at a county or state general, primary or special election, a proposal to authorize 23 the governing body of the county to impose such tax. 24 2. The ballot of submission shall contain, but need not be limited to the following language: Shall the county of _____ (county's name) impose a countywide sales tax of _____ (insert rate) percent for the purpose of ______ (insert purpose)? 25 26 27 \Box YES \square NO 28 29 If you are in favor of the question, place an "X" in the box opposite "YES". If you are 30 opposed to the question, place an "X" in the box opposite "NO". 31 32 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 33 the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a 34 majority of the votes cast by the qualified voters voting are opposed to the proposal, then the 35 governing body of the county shall have no power to impose the sales tax as herein authorized unless and until the governing body of the county submits another proposal to authorize the 36 37 governing body of the county to impose the sales tax under [the provisions of] this section and such 38 proposal is approved by a majority of the qualified voters voting thereon. A county shall not submit 39 to the voters a proposed sales tax under this section for a period of two years from the date of an 40 election in which the county previously submitted to the voters a proposed sales tax under this 41 section, regardless of whether the initial proposed sales tax was approved or disapproved by the 42 voters. The revenue collected from the sales tax authorized under this section shall only be used for 43 the purpose approved by voters of the county. 44 3. The sales tax may be imposed at a rate of one-eighth of one percent, one-fourth of one 45 percent, three-eighths of one percent, or one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such 46 47 tax if such property and services are subject to taxation by the state of Missouri under [the provisions of sections 144.010 to 144.525] chapter 144. In any city not within a county or any 48

49 county described in subsection 5 of this section, no sales tax for the purpose of funding zoological

activities and zoological facilities as those terms are defined [in] <u>under</u> section 184.500 shall exceed
 a rate of one-eighth of one percent unless the sales tax was levied and collected before August 28,
 2017. Beginning August 28, 2017, no county shall submit to the voters any proposal that results in a

4 combined rate of sales taxes adopted under this section in excess of one percent.

5 4. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall 6 apply to the tax imposed under this section.

7 5. In any first class county having a charter form of government and having a population of 8 nine hundred thousand or more, the proceeds of the sales tax authorized [by] under this section shall 9 be distributed so that an amount equal to three-eighths of the proceeds of the tax shall be distributed 10 to the county and the remaining five-eighths shall be distributed to the cities, towns and villages and the unincorporated area of the county on the ratio that the population of each bears to the total 11 12 population of the county. Three-eighths of the tax rate adopted by such a county shall be included in 13 the calculation of the county's one percent combined tax rate ceiling provided in subsection 3 of this 14 section. The population of each city, town or village and the unincorporated area of the county and 15 the total population of the county shall be determined on the basis of the most recent federal 16 decennial census. The provisions of this subsection shall not apply if the revenue collected is used 17 to support zoological activities of the zoological subdistrict as defined under section 184.352.

6. Except as prohibited under section 184.353, residents of any county that does not adopt a sales tax under this section for the purpose of supporting zoological activities may be charged an admission fee for zoological facilities, programs, or events that are not part of the zoological subdistrict defined under subdivision (15) of section 184.352 as of August 28, 2017.

22 7. In any county of the second classification with more than nineteen thousand seven 23 hundred but fewer than nineteen thousand eight hundred inhabitants, the proceeds of the sales tax 24 authorized [by] under this section shall be distributed so that an amount equal to three-fourths of the 25 proceeds of the tax shall be distributed to the county and the remaining one-fourth shall be 26 distributed equally among the incorporated cities, towns, and villages of the county. Upon request 27 from any city, town, or village within the county, the county shall make available for inspection the 28 distribution report provided to the county by the department of revenue. Any expenses incurred by 29 the county in supplying such report to a city, town, or village shall be paid by such city, town, or 30 village.

8. In any first class county having a charter form of government and having a population of nine hundred thousand or more, no tax shall be imposed [pursuant to] under this section for the purpose of funding in whole or in part the construction, operation or maintenance of a sports stadium, field house, indoor or outdoor recreational facility, center, playing field, parking facility or anything incidental or necessary to a complex suitable for any type of professional sport or recreation, either upon, above or below the ground.

9. No county in this state, other than a county with a charter form of government and with more than nine hundred fifty thousand inhabitants and a city not within a county, shall impose a tax under this section for the purpose of funding in whole or in part the construction, operation, or maintenance of any zoological activities, zoological facilities, zoological organizations, the metropolitan zoological park and museum district as created under section 184.350, or any zoological boards.

10. The director of revenue may authorize the state treasurer to make refunds from the amounts in the trust fund and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties. If any county abolishes the tax, the county shall notify the director of revenue of the action at least ninety days prior to the effective date of the repeal and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and

drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of 1 2 abolition of the tax in such county, the director of revenue shall remit the balance in the account to 3 the county and close the account of that county. The director of revenue shall notify each county of 4 each instance of any amount refunded or any check redeemed from receipts due the county.

5 11. No revenue received from a tax for the purpose of funding zoological activities in any 6 county shall be used for the benefit of any entity that has ever been named Grant's Farm or is 7 located at ten thousand five hundred one Gravois Road, Saint Louis, Missouri, or successor address, 8 or to supplant any funding received from the metropolitan zoological park and museum district 9 established under section 184.350.

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12. The tax authorized under this section shall comply with the provisions of section 67.495. 67.583. 1. The governing body of any county of the second class with a population of more than forty thousand but less than sixty thousand and which contains institutions operated by the department of corrections and by the department of mental health is hereby authorized to impose, by ordinance or order, a sales tax in the amount of one-eighth of one percent on all retail sales made in such county which are subject to taxation under [the provisions of sections 144.010 to 144.525] chapter 144. The tax authorized [by] under this section shall be in addition to any and all other sales taxes allowed by law; provided, however, that no ordinance or order imposing a sales tax under [the provisions of this section shall be effective unless the governing body of the county submits to the voters of the county, at a county or state general, primary or special election, a proposal to authorize

the governing body of the county to impose a tax.

20 21 22

2. The ballot of submission shall contain, but need not be limited to, the following language: Shall the county of (county's name) impose a countywide sales tax of

23 (insert amount) for the purpose of providing retirement and health care benefits for county 24 employees and their dependents? \Box YES

25 26 \square NO

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

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30 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a 31 32 majority of the votes cast by the qualified voters voting are opposed to the proposal, then the 33 governing body of the county shall have no power to impose the sales tax herein authorized unless 34 and until the governing body of the county shall again have submitted another proposal to authorize 35 the governing body of the county to impose the sales tax authorized [by] under this section and such 36 proposal is approved by a majority of the qualified voters voting thereon. However, in no event 37 shall a proposal [pursuant to] under this section be submitted to the voters sooner than twelve 38 months from the date of the last proposal [pursuant to] under this section.

39 3. All revenue received by a county from the tax authorized under [the provisions of] this 40 section shall be deposited in a special trust fund and shall be used solely for providing retirement 41 and health care benefits for county employees and their dependents.

42 4. All sales taxes collected by the director of revenue under this section on behalf of any 43 county, less one percent for cost of collection which shall be deposited in the state's general revenue 44 fund after payment of premiums for surety bonds as provided in section 32.087, shall be deposited 45 in a special trust fund, which is hereby created, to be known as the "County Employee Benefit Sales" Tax Trust Fund". The moneys in the county employee benefit sales tax trust fund shall not be 46 47 deemed to be state funds and shall not be commingled with any funds of the state. The director of 48 revenue shall keep accurate records of the amount of money in the trust and which was collected in 49 each county imposing a sales tax under this section, and the records shall be open to the inspection

of officers of the county and the public. Not later than the tenth day of each month, the director of revenue shall distribute all moneys deposited in the trust fund during the preceding month to the county which levied the tax. Such funds shall be deposited with the county treasurer of each such county, and all expenditures of funds arising from the county employee benefit sales tax trust fund shall be for the provision of retirement benefits or health care benefits for employees of the county and their dependents and for no other purpose.

7 5. The director of revenue may authorize the state treasurer to make refunds from the 8 amounts in the trust fund and credited to any county for erroneous payments and overpayments 9 made and may redeem dishonored checks and drafts deposited to the credit of such counties. If any 10 county abolishes the tax, the county shall notify the director of revenue of the action at least ninety days prior to the effective date of the repeal and the director of revenue may order retention in the 11 12 trust fund, for a period of one year, of two percent of the amount collected after receipt of such 13 notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of 14 15 abolition of the tax in such county, the director of revenue shall remit the balance in the account to 16 the county and close the account of that county. The director of revenue shall notify each county of 17 each instance of any amount refunded or any check redeemed from receipts due the county.

18 6. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall
19 apply to the tax imposed under this section.

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7. The tax authorized under this section shall comply with the provisions of section 67.495.

21 67.584. 1. The governing body of any county of the first classification with more than one 22 hundred ninety-eight thousand but less than one hundred ninety-eight thousand two hundred inhabitants is hereby authorized to impose, by ordinance or order, a sales tax in the amount of up to 23 24 one-half percent on all retail sales made in such county which are subject to taxation [pursuant to 25 sections 144.010 to 144.525] under chapter 144 for the purpose of providing law enforcement services for such county. The tax authorized [by] under this section shall be in addition to any and 26 27 all other sales taxes allowed by law, except that no ordinance or order imposing a sales tax [pursuant 28 to] under this section shall be effective unless the governing body of the county submits to the 29 voters of the county, at a county or state general, primary, or special election, a proposal to authorize 30 the governing body of the county to impose a tax.

2. If the proposal submitted involves only authorization to impose the tax authorized [by]
 <u>under</u> this section, the ballot of submission shall contain, but need not be limited to, the following
 language:

Shall the county of (county's name) impose a countywide sales tax of
 (insert amount) for the purpose of providing law enforcement services for the county?
 D YES D NO

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If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed tothe question, place an "X" in the box opposite "NO".

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41 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal submitted [pursuant to] under this subsection, then the ordinance or order and any 42 43 amendments thereto shall be in effect on the first day of the second quarter immediately following 44 the election approving the proposal. If a proposal receives less than the required majority, then the 45 governing body of the county shall have no power to impose the sales tax herein authorized unless and until the governing body of the county shall again have submitted another proposal to authorize 46 47 the governing body of the county to impose the sales tax authorized [by] under this section and such 48 proposal is approved by the required majority of the qualified voters voting thereon. However, in no 49 event shall a proposal [pursuant to] under this section be submitted to the voters sooner than twelve

1 months from the date of the last proposal [pursuant to] under this section.

2 3. Twenty-five percent of the revenue received by a county treasurer from the tax authorized 3 [pursuant to] under this section shall be deposited in a special trust fund and shall be used solely by 4 a prosecuting attorney's office for such county for so long as the tax shall remain in effect. The 5 remainder of revenue shall be deposited in the county law enforcement sales tax trust fund 6 established [pursuant to] under section 67.582 of the county levying the tax [pursuant to] under this 7 section. The revenue derived from the tax imposed [pursuant to] under this section shall be used for 8 public law enforcement services only. No revenue derived from the tax imposed [pursuant to] under 9 this section shall be used for any private contractor providing law enforcement services or for any 10 private jail.

11 4. Once the tax authorized [by] under this section is abolished or is terminated by any 12 means, all funds remaining in the prosecuting attorney's trust fund shall be used solely by a 13 prosecuting attorney's office for the county. Any funds in such special trust fund which are not 14 needed for current expenditures may be invested by the governing body in accordance with 15 applicable laws relating to the investment of other county funds.

16 5. All sales taxes collected by the director of revenue [pursuant to] under this section on 17 behalf of any county, less one percent for cost of collection which shall be deposited in the state's 18 general revenue fund after payment of premiums for surety bonds as provided in section 32.087. 19 shall be deposited in a special trust fund, which is hereby created, to be known as the "County 20 Prosecuting Attorney's Office Sales Tax Trust Fund" or in the county law enforcement sales tax trust fund, pursuant to the deposit ratio in subsection 3 of this section. The moneys in the trust funds 21 22 shall not be deemed to be state funds and shall not be commingled with any funds of the state. The 23 director of revenue shall keep accurate records of the amount of money in the trusts and which was 24 collected in each county imposing a sales tax [pursuant to] under this section, and the records shall 25 be open to the inspection of officers of the county and the public. Not later than the tenth day of 26 each month the director of revenue shall distribute all moneys deposited in the trust funds during the 27 preceding month to the county which levied the tax; such funds shall be deposited with the county 28 treasurer of each such county, and all expenditures of funds arising from either trust fund shall be by 29 an appropriation act to be enacted by the governing body of each such county. Expenditures may be 30 made from the funds for any functions authorized [in] under the ordinance or order adopted by the governing body submitting the tax to the voters. 31

32 6. The director of revenue may authorize the state treasurer to make refunds from the 33 amounts in the trust funds and credited to any county for erroneous payments and overpayments 34 made, and may redeem dishonored checks and drafts deposited to the credit of such counties. If any 35 county abolishes the tax, the county shall notify the director of revenue of the action at least ninety 36 days before the effective date of the repeal and the director of revenue may order retention in the 37 appropriate trust fund, for a period of one year, of two percent of the amount collected after receipt 38 of such notice to cover possible refunds or overpayments of the tax and to redeem dishonored 39 checks and drafts deposited to the credit of such accounts. After one year has elapsed after the 40 effective date of abolition of the tax in such county, the director of revenue shall remit the balance in 41 the account to the county and close the account of that county established [pursuant to] under this 42 section. The director of revenue shall notify each county of each instance of any amount refunded 43 or any check redeemed from receipts due the county.

44 7. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall 45 apply to the tax imposed [pursuant to] under this section.

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8. The tax authorized under this section shall comply with the provisions of section 67.495. 47 67.585. 1. The governing body of any county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants, through the creation of a 48 49 recreational and community center district which shall include only the area encompassed by the

1 portion of a school district located within that county having an average daily attendance for the

2 2012-13 school year between eleven thousand and twelve thousand students and any public park

3 located wholly or partially within that portion of the school district, upon voter approval as outlined

4 [in] <u>under</u> subsections 2 and 3 of this section, shall impose, by order or ordinance, a sales tax on all

5 retail sales made within the recreational and community center district which are subject to sales tax 6 under chapter 144. The tax authorized [in] under this section shall not exceed one-half of one

7 percent and shall be imposed for the purpose of funding the construction, maintenance, and

8 operation of and the purchase of equipment for community centers and other purposes of recreation

9 and wellness as determined by the board which is established [in] under subsection 8 of this section.

10 The tax authorized [in] <u>under</u> this section shall be in addition to all other sales taxes imposed by law 11 and shall be stated separately from all other charges and taxes.

12 2. (1) No such order or ordinance adopted under subsection 1 of this section shall become
 effective unless the governing body of the county submits to the voters residing within the
 recreational and community center district on any date available for elections in the county a
 proposal to authorize the governing body of the county to impose a tax under this section; or

16 (2) If the governing body of the county receives a petition signed by ten percent of the 17 registered voters of the county within the recreational and community center district who voted in 18 the last gubernatorial election calling for an election to impose a tax under this section, the 19 governing body shall submit to the voters of the county within the recreational and community 20 center district on any date available for elections in the county a proposal to authorize the governing 21 body of the county to impose a tax under this section; or

(3) If the governing body of a special charter city with more than twenty-nine thousand but fewer than thirty-two thousand inhabitants, and a governing body of a home rule city with more than four hundred thousand inhabitants and located in more than one county, jointly request, the governing body of the county shall submit to the voters of the county within the recreational and community center district on any date available for elections in the county a proposal to authorize the governing body of the county to impose a tax under this section.

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All costs associated with placing such a question to the voters within the recreational and community center district shall be borne by the cities referenced in subdivision (3) of subsection 2 of this section. If such tax is authorized by the voters of the recreational and community center district, the cost may be reimbursed to such cities upon implementation of the tax.

33 3. The ballot of submission shall contain, but need not be limited to, the following language:
34 Shall the county of (county's name) impose a sales tax of (insert amount) within the
35 boundaries of the (insert name) school district for the purpose of funding the construction,
36 repair, improvement, maintenance, and operation of and purchase of equipment for community
37 centers and other recreational facilities and programs?

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If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the tax shall become effective on the first day of the second calendar quarter. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by the requisite majority of the qualified voters voting on the question. In no event shall a proposal under this section be submitted to the voters sooner than twelve months from the date of the last proposal under this section.

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4. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall
47 apply to the tax imposed under this section.

48 5. All revenue collected under this section by the director of [the department of] revenue on 49 behalf of any county, except for one percent for the cost of collection which shall be deposited in the state's general revenue fund after payment of premiums for surety bonds as provided [in] under section 32.087, shall be deposited in a special trust fund, which is hereby created and shall be known as the "Recreational and Community Center District Sales Tax Trust Fund", and shall be used solely for the designated purposes. Moneys in the fund shall not be deemed to be state funds and shall not be commingled with any funds of the state. The director may make refunds from the amounts in the fund and credited to the county for erroneous payments and overpayments made and may redeem dishonored checks and drafts deposited to the credit of such county.

6. A question of repeal of the sales tax authorized [in] <u>under</u> this section shall be submitted to the voters on any date available for elections in the county of the recreational and community center district by the governing body of any county that has adopted the sales tax authorized [in] <u>under</u> this section if:

12

(1) The board authorized [in] under subsection 8 of this section requests such; or

13 (2) A petition signed by a number of registered voters of the county within the recreational 14 and community center district equal to at least ten percent of the number of registered voters of the 15 county within the recreational and community center district voting in the last gubernatorial election 16 is received requesting such.

17

18 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 19 the repeal, that repeal shall become effective on December thirty-first of the calendar year in which 20 such repeal was approved. If less than a majority of the votes cast on the question by the qualified 21 voters voting thereon are in favor of the repeal, then the sales tax authorized [in] under this section 22 shall remain effective until the question is resubmitted under this section to the qualified voters. In no event shall a proposal under this section be submitted to the voters sooner than twelve months 23 24 from the date of the last proposal under this section. No tax imposed [pursuant to] under this section 25 for the purpose of retiring bonds, as authorized [in] under subsection 8 in this section, may be 26 terminated until all such bonds have been retired.

27 7. If the tax is repealed or terminated by any means, all funds remaining in the special trust 28 fund shall continue to be used solely for the designated purposes, and the county shall notify the 29 director of [the department of] revenue of the action at least ninety days before the effective date of 30 the repeal, and the director may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or 31 32 overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such 33 accounts. After one year has elapsed after the effective date of abolition of the tax in such county, 34 the director shall remit the balance in the account to the county and close the account of that county. 35 The director shall notify each county of each instance of any amount refunded or any check 36 redeemed from receipts due to the county.

8. A board shall be established to administer the powers and duties as provided in this
section. The board may issue debt for the district as authorized under section 67.798. All board
members shall be residents of the recreational and community center district. The board shall
consist of eight members as follows:

(1) Four members appointed by the mayor of a home rule city with more than four hundred
thousand inhabitants and located in more than one county, with two of the first members appointed
for a two-year term and the other two members appointed for a four-year term. Thereafter, each
appointment shall be for a four-year term;

45 (2) Four members appointed by the mayor of a special charter city with more than twenty46 nine thousand but fewer than thirty-two thousand inhabitants, with two of the first members
47 appointed for a two-year term and the other two members appointed for a four-year term.

- 48 Thereafter, each appointment shall be for a four-year term.
- 49

A board member may be removed by the mayor who appointed him or her, at any time during his or 1 2 her term, for reasons of excessive absence at regularly scheduled board meetings. The mayor shall 3 appoint a replacement member to serve for the remainder of the current term. No member may 4 serve more than two full terms. A partial term shall not be considered a term.

5

9. The tax authorized under this section shall comply with the provisions of section 67.495. 6 67.587. 1. The governing body of any county of the third classification without a township 7 form of government and with more than eighteen thousand but fewer than twenty thousand 8 inhabitants and with a city of the fourth classification with more than three thousand but fewer than 9 three thousand seven hundred inhabitants as the county seat may impose, by order or ordinance, a 10 sales tax on all retail sales made within the county which are subject to sales tax under chapter 144. The tax authorized [in] under this section shall be equal to one-half of one percent, and shall be 11 12 imposed solely for the purpose of improving transportation infrastructure in such county. The tax 13 authorized [in] under this section shall be in addition to all other sales taxes imposed by law, and shall be stated separately from all other charges and taxes. The order or ordinance shall not become 14 15 effective unless the governing body of the county submits to the voters residing within the county at 16 a state general, primary, or special election a proposal to authorize the governing body of the county 17 to impose a tax under this section.

18 2. The ballot of submission for the tax authorized [in] under this section shall be in 19 substantially the following form:

20 Shall (insert the name of the political subdivision) impose a sales tax at a rate of (insert rate of percent) percent, solely for the purpose of funding 21 22 improvements to transportation infrastructure?

23

 \sqcap NO \Box YES

24

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

27

28 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 29 the question, then the tax shall become effective on the first day of the second calendar quarter 30 immediately following notification to the department of revenue. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the tax shall not 31 32 become effective unless and until the question is resubmitted under this section to the qualified 33 voters and such question is approved by a majority of the qualified voters voting on the question.

34 3. All revenue collected under this section by the director of [the department of] revenue on 35 behalf of any county, except for one percent for the cost of collection which shall be deposited in the 36 state's general revenue fund, shall be deposited in a special trust fund and shall be used solely for the 37 designated purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be 38 commingled with any funds of the state. The director may make refunds from the amounts in the 39 trust fund and credited to the county for erroneous payments and overpayments made, and may 40 redeem dishonored checks and drafts deposited to the credit of such county. Any funds in the special trust fund which are not needed for current expenditures shall be invested in the same 41 42 manner as other funds are invested. Any interest and moneys earned on such investments shall be 43 credited to the fund.

44 4. On or after the effective date of the tax, the director of revenue shall be responsible for 45 the administration, collection, enforcement, and operation of the tax, and sections 32.085 and 32.087 shall apply. In order to permit sellers required to collect and report the sales tax to collect the 46 47 amount required to be reported and remitted, but not to change the requirements of reporting or 48 remitting the tax, or to serve as a levy of the tax, and in order to avoid fractions of pennies, the 49 governing body of the county may authorize the use of a bracket system similar to that authorized

[in] under section 144.285, and notwithstanding the provisions of that section, this new bracket 1 2 system shall be used where this tax is imposed and shall apply to all taxable transactions. Beginning 3 with the effective date of the tax, every retailer in the county shall add the sales tax to the sale price, 4 and this tax shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law 5 in the same manner as the purchase price. For purposes of this section, all retail sales shall be 6 deemed to be consummated at the place of business of the retailer.

7 5. All applicable provisions in [sections 144.010 to 144.525.] chapter 144 governing the 8 state sales tax, and section 32.057, the uniform confidentiality provision, shall apply to the 9 collection of the tax, and all exemptions granted to agencies of government, organizations, and 10 persons under [sections 144.010 to 144.525] chapter 144 are hereby made applicable to the imposition and collection of the tax. The same sales tax permit, exemption certificate, and retail 11 12 certificate required [by sections 144.010 to 144.525] under chapter 144 for the administration and 13 collection of the state sales tax shall satisfy the requirements of this section, and no additional 14 permit or exemption certificate or retail certificate shall be required; except that, the director of 15 revenue may prescribe a form of exemption certificate for an exemption from the tax. All discounts 16 allowed the retailer under the state sales tax for the collection of and for payment of taxes are hereby 17 allowed and made applicable to the tax. The penalties for violations provided [in] under section 18 32.057 and [sections 144.010 to 144.525] chapter 144 are hereby made applicable to violations of 19 this section. If any person is delinquent in the payment of the amount required to be paid under this 20 section, or in the event a determination has been made against the person for taxes and penalty under this section, the limitation for bringing suit for the collection of the delinquent tax and penalty 21 22 shall be the same as that provided [in sections 144.010 to 144.525] under chapter 144.

23 6. The governing body of any county that has adopted the sales tax authorized [in] under 24 this section may submit the question of repeal of the tax to the voters on any date available for 25 elections for the county and shall submit such question at least every four years. The ballot of 26 submission shall be in substantially the following form:

27 Shall (insert the name of the political subdivision) repeal the sales tax imposed at 28 a rate of (insert rate of percent) percent for the purpose of funding improvements to 29 transportation infrastructure?

- \Box YES
- 30 31

 \square NO

32 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 33 the question, place an "X" in the box opposite "NO".

34

35 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 36 repeal, that repeal shall become effective on December thirty-first of the calendar year in which such 37 repeal was approved.

38

39 If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to 40 the repeal, then the sales tax authorized [in] under this section shall remain effective until the 41 question is resubmitted under this section to the qualified voters and the repeal is approved by a 42 majority of the qualified voters voting on the question.

43 7. If the tax is repealed or terminated by any means, all funds remaining in the special trust 44 fund shall continue to be used solely for the designated purposes, and the county shall notify the 45 director of [the department of] revenue of the action at least thirty days before the effective date of 46 the repeal and the director may order retention in the trust fund, for a period of one year, of two 47 percent of the amount collected after receipt of such notice to cover possible refunds or 48 overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such

49 accounts. After one year has elapsed after the effective date of abolition of the tax in such county, 1 the director shall remit the balance in the account to the county and close the account of that county.

2 The director shall notify each county of each instance of any amount refunded or any check

3 redeemed from receipts due the county.

8. The tax authorized under this section shall comply with the provisions of section 67.495. 4 5 67.590. 1. The governing body of any second class county which has a population of at 6 least eighty-seven thousand five hundred inhabitants but not more than one hundred thousand 7 inhabitants is hereby authorized to impose, by ordinance or order, a three-eighths of one percent 8 sales tax on all retail sales made in such county which are subject to taxation under [the provisions 9 of sections 144.010 to 144.525] chapter 144. The tax authorized [by] under this section shall be in 10 addition to any and all other sales taxes allowed by law, provided, however, that no ordinance imposing a sales tax under [the provisions of] this section shall be effective unless the governing 11 12 body of the county submits to the voters of the county, at a county or state general, primary or 13 special election, a proposal to authorize the governing body of the county to impose a tax.

21 22

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed tothe question, place an "X" in the box opposite "NO".

25

26 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 27 the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a 28 majority of the votes cast by the qualified voters voting are opposed to the proposal, then the 29 governing body of the county shall have no power to impose the sales tax herein authorized unless 30 and until the governing body of the county shall again have submitted another proposal to authorize the governing body of the county to impose the sales tax authorized [by] under sections 67.590 to 31 32 67.594, and such proposal is approved by a majority of the qualified voters voting thereon. 33 However, in no event shall a proposal [pursuant to] under sections 67.590 to 67.594 be submitted to 34 the voters sooner than twelve months from the date of the last proposal [pursuant to] under sections 35 67.590 to 67.594.

36 3. All revenue received by a county from the tax authorized under [the provisions of] 37 sections 67.590 to 67.594 shall be deposited in a special trust fund and shall be used solely for the 38 construction of a jail, a juvenile facility, and a sheriff's office within such county, and for the 39 construction of a police department-fire department communications center and such other law 40 enforcement facilities as agreed upon by the county and the city, for so long as the tax shall remain 41 in effect. Once the tax authorized [by] under sections 67.590 to 67.594 is abolished or is terminated 42 by any means, all funds remaining in the special trust fund shall be used solely for the maintenance 43 of the facilities and buildings constructed with revenues raised by the tax authorized [by] under 44 sections 67.590 to 67.594. Any funds in such special trust fund which are not needed for current 45 expenditures may be invested by the governing body in accordance with applicable laws relating to 46 the investment of other county funds.

47 4. The tax authorized [by] <u>under</u> sections 67.590 to 67.594 shall terminate five years from 48 the date on which such tax was initially imposed by the county, unless sooner abolished by the 49 governing body of the county.

5. Except as modified [in] under sections 67.590 to 67.594, all provisions of sections 32.085 1 2 and 32.087 shall apply to the tax imposed under this section. 3 6. The tax authorized under this section shall comply with the provisions of section 67.495. 4 67.671. 1. The governing body of any county, except first class counties other than first 5 class counties without charter form of government not adjoining any other first class county unless 6 such first class county contains part of a city with a population over four hundred and fifty thousand, 7 and except as otherwise provided [in] under subsection 4 or subsection 7 of this section may, by a 8 majority vote, impose a tourism sales tax throughout or in any portion of the county for the 9 promotion of tourism as provided in this act, but such tax shall not become effective unless the 10 governing body of the county submits to the voters of the county, at a public election, a proposal to authorize the county to impose a tax under [the provisions of] sections 67.671 to 67.685. 11 12 2. The ballot of submission shall be in substantially the following form: 13 Shall the county of (Insert the name of the county) impose a tourism sales tax 14 of (Insert rate of percent) percent in certain areas of the county? 15 \sqcap NO \Box YES 16 17 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 18 the proposal, then the tax shall be in effect. If a majority of the votes cast by the qualified voters 19 voting are opposed to the proposal, then the governing body of the county shall have no power to 20 impose the tax authorized [by] under sections 67.671 to 67.685, unless and until the governing body of the county shall again have submitted another proposal to authorize the governing body of the 21 22 county to impose the tax, and such proposal is approved by a majority of the qualified voters voting 23 thereon. 24 3. Except as otherwise provided [in] under subsection 4 or subsection 7 of this section, the 25 tourism tax may be imposed at a rate of not more than seven-eighths of one percent on the receipts 26 from the sale at retail of certain tangible personal property or taxable services within that part of the 27 county for which such tax has been adopted, as specified [in] under section 67.674. 28 4. The governing body of any third class county which adjoins the Mississippi River and 29 which also adjoins one or more first class counties without a charter form of government and which 30 has a population of not more than sixteen thousand inhabitants according to the 1980 decennial 31 census may, by a majority vote, impose: 32 (1) A tourism sales tax on the sale of all food and beverages sold for consumption on the 33 premises of all restaurants, bars, taverns, or other establishments which are primarily used to 34 provide food and beverage services; 35 (2) A tourism sales tax upon the rent or lease charges paid by transient guests of hotels, 36 motels, condominiums, houseboats, and space rented in campgrounds; 37 (3) Or both. 38 39 The tax may be imposed throughout or in any portion of the county for the promotion of tourism as provided [in] under sections 67.671 to 67.685 but such tax shall not become effective unless the 40 governing body of the county submits to the voters of the county, at a public election, a proposal to 41 42 authorize the county to impose the tax. 43 5. The ballot of submission shall be in substantially the following form: 44 Shall the county of (Insert name of county) impose a tourism sales tax of 45 (Insert rate of percent) percent on the sale or rental of (Insert type of property or service) in certain areas of the county? 46 47 \Box YES \square NO 48 49 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of

the proposal, then the tax shall be in effect. If a majority of the votes cast by the qualified voters 1 2 voting are opposed to the proposal, then the governing body of the county shall have no power to 3 impose the tax unless and until the governing body of the county shall again have submitted another 4 proposal to authorize the governing body of the county to impose the tax, and such proposal is 5 approved by a majority of the qualified voters voting thereon. The tourism tax may be imposed at a 6 rate of not more than two percent on the receipts from the sale or rental at retail of certain tangible 7 personal property or taxable services as provided in this subsection within that part of the county for 8 which such tax has been adopted.

9 6. Within ten days after a vote in favor of the adoption of a tourism sales tax by the voters of 10 any such county, the governing body of the county shall make its order imposing the tax. The tax shall become effective on the first day of the first calendar quarter after such order is made; 11 12 provided that in any first class county with a population of at least eighty thousand but less than one 13 hundred thousand, the tax shall become effective on the first day of the first month which begins 14 more than thirty days after such order is made, and such tax shall be collected by the department of 15 revenue in the same manner as prescribed [in] under section 32.087, except as otherwise provided in 16 this section.

17 7. In any county which has any part of a Corps of Engineers lake with a shoreline of at least 18 eight hundred miles and not exceeding a shoreline of nine hundred miles, the tourism tax may be 19 imposed at a rate of not more than two percent on the receipts from the sale at retail of certain 20 tangible personal property or taxable services, subject to tax [pursuant to] under chapter 144, within 21 that portion of the county for which such tax has been adopted. All areas in such county imposing a 22 tourism tax eligible to do so under [the provisions of] this section shall be contiguous with all other 23 areas which adopt the tax.

24 8. All tourism sales tax collected [pursuant to] under subsection 7 of this section shall be 25 collected and administered by the county collector as provided [in] under section 67.680 and 26 deposited in the "County Advertising and Tourism Sales Tax Trust Fund" created in such section. 9. The tax authorized under this section shall comply with the provisions of section 67.495.

27

28 67.700. 1. Any county, as defined [in] under section 67.724, may, by ordinance or order, 29 impose a sales tax on all retail sales made in such county which are subject to taxation under [the 30 provisions of sections 144.010 to 144.525] chapter 144 for any capital improvement purpose designated by the county in its ballot of submission to its voters; provided, however, that no 31 32 ordinance or order enacted [pursuant to the authority granted by] under sections 67.700 to 67.727 33 shall be effective unless the governing body of the county submits to the voters of the county, at a 34 county or state general, primary, or special election, a proposal to authorize the governing body of 35 the county to impose a tax under [the provisions of] sections 67.700 to 67.727. The tax authorized 36 [by] under this section shall be in addition to any and all other sales taxes allowed by law.

37 2. The ballot of submission shall contain, but need not be limited to, the following language: 38 Shall the county of ([county's name] insert name of county) impose a 39 countywide sales tax at the rate of (insert amount) for a period of (insert 40 number) years from the date on which such tax is first imposed for the purpose of 41 (insert capital improvement purpose)?

42 \Box YES П NO

43

44 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 45 the question, place an "X" in the box opposite "NO".

46

47 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 48 the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a

49 majority of the votes cast by the qualified voters voting are opposed to the proposal, then the governing body of the county shall have no power to impose the sales tax authorized [by] <u>under</u> sections 67.700 to 67.727 unless and until the governing body of the county shall again have submitted another proposal to authorize it to impose the sales tax under [the provisions of] sections 67.700 to 67.727 and such proposal is approved by a majority of the qualified voters voting thereon.

5 3. All revenue received by a county from the tax authorized [by] under sections 67.700 to 6 67.727 which has been designated for a certain capital improvement purpose shall be deposited in a 7 special trust fund and shall be used solely for such designated purpose. Upon the expiration of the 8 period of years approved by the voters under subsection 2 of this section or if the tax authorized [by] 9 under sections 67.700 to 67.727 is repealed under section 67.721, all funds remaining in the special 10 trust fund shall continue to be used solely for such designated capital improvement purpose including the payment of principal and interest on any bonds issued to pay for such capital 11 12 improvement. Any funds in such special trust fund which are not needed for current expenditures 13 may be invested by the governing body in accordance with applicable laws relating to the 14 investment of other county funds.

4. The sales tax may be imposed at a rate of one-eighth of one percent, one-fifth of one
percent, one-fourth of one percent, three-eighths of one percent, or one-half of one percent on the
receipts from the sale at retail of all tangible personal property or taxable services at retail within the
county adopting such tax, if such property and services are subject to taxation by the state of
Missouri under [the provisions of sections 144.010 to 144.525] chapter 144.

20 5. In addition to the rates provided [in] under subsection 4 of this section, any county of the 21 first class without a charter form of government which adjoins a county of the first class containing 22 part of a city containing more than three hundred fifty thousand inhabitants and which also adjoins a 23 county of the third class having a township form of government shall also be authorized to (1) levy 24 such sales tax at a rate of one-eighth of one percent; or (2) levy such sales tax at a rate of one-fourth 25 of one percent in conjunction with a reduction in its property tax levy or levies for general revenues 26 or for funding the maintenance of roads and bridges, or both, for each year in which the sales tax is 27 imposed. Such reduction shall be in an amount sufficient to decrease the property taxes it will 28 collect by not less than fifty percent of the sales tax revenue collected in the tax year for which the 29 property taxes are being levied. If in the immediately preceding year a county actually collected 30 less sales tax revenue than was projected for purposes of reducing its property tax levy or levies, the county shall adjust its property tax levy or levies for the current year to reflect such decrease. Any 31 32 such county seeking voter approval of the sales tax alternative authorized [in] under this subsection 33 shall include in the ballot of submission authorized [in] under subsection 2 of this section language 34 clearly stating the appropriate percentage of the sales tax revenue shall be used for property tax 35 reduction as provided herein. For purposes of this subsection, the term "sales tax revenue collected" 36 shall have the meaning provided [in] under section 67.500.

37

6. The tax authorized under this section shall comply with the provisions of section 67.495.

67.729. 1. Any county except any first class county having a charter form of government and having a population of nine hundred thousand or more may, in the same manner and by the same procedure and subject to the same penalties as [set out in] provided under sections 67.700 to 67.727, impose a sales tax of not more than one-tenth of one percent for the purpose of funding storm water control and public works projects other than stadiums or other sports facilities. This sales tax shall be in addition to any other sales tax authorized by law.

2. Notwithstanding the provisions of section 67.712 as to the disposition of any other sales tax imposed under [the provisions of] sections 67.700 to 67.727, all sales taxes collected by the director of revenue from the tax authorized [by] <u>under</u> this section on behalf of any county, less one percent for cost of collection, which shall be deposited in the state's general revenue fund after payment of premiums for surety bonds as provided [in] <u>under</u> section 32.087, shall be deposited with the state treasurer in a special trust fund, which is hereby created, to be known as the "County"

Storm Water and Public Works Sales Tax Trust Fund". The moneys in the county storm water and 1 2 public works sales tax trust fund shall not be deemed to be state funds and shall not be commingled 3 with any funds of the state. The director of revenue shall keep accurate records of the amount of 4 money in the trust fund which was collected in each county imposing a sales tax under this section 5 and the records shall be open to the inspection of officers of the county and the public. Not later 6 than the tenth day of each month the director of revenue shall distribute all moneys deposited in the 7 county storm water and public works sales tax trust fund during the preceding month to the county 8 which levied the tax, and the municipalities which are located wholly or partially within such county 9 as follows:

10 (1) The county which levied the sales tax shall receive a percentage of the distributable revenue equal to the percentage ratio that the population of the unincorporated areas of the county 11 12 bears to the total population of the county;

(2) Each municipality located wholly within the county which levied the tax shall receive a 13 14 percentage of the distributable revenue equal to the percentage ratio that the population of such 15 municipality bears to the total population of the county; and

16 (3) Each municipality located partially within the county which levied the tax shall receive a 17 percentage of the distributable revenue equal to the percentage ratio that the population of that part 18 of the municipality located within the county bears to the total population of the county.

19 3. The director of revenue may authorize the state treasurer to make refunds from the 20 amounts in the county storm water and public works sales tax trust fund and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts 21 22 deposited to the credit of such counties. If any county abolishes the tax, the county shall notify the 23 director of revenue of the action at least ninety days prior to the effective date of the repeal and the 24 director of revenue may order retention in the county storm water and public works sales tax trust 25 fund, for a period of one year, of two percent of the amount collected after receipt of such notice to 26 cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts 27 deposited to the credit of such accounts. After one year has elapsed after the effective date of 28 abolition of the tax in such county, the director of revenue shall authorize the state treasurer to remit 29 the balance in the account to the county and close the account of that county. The director of 30 revenue shall notify each county of each instance of any amount refunded or any check redeemed from receipts due the county. 31

32

4. The tax authorized under this section shall comply with the provisions of section 67.495.

33 67.745. 1. Any county of the third classification without a township form of government 34 and with more than eleven thousand seven hundred fifty but fewer than eleven thousand eight 35 hundred fifty inhabitants may impose a sales tax throughout the county for public recreational 36 projects and programs, but the sales tax authorized [by] under this section shall not become effective 37 unless the governing body of such county submits to the qualified voters of the county a proposal to 38 authorize the county to impose the sales tax.

39

2. The ballot submission shall be in substantially the following form:

40 Shall the County of impose a sales tax of up to one percent for the purpose of funding 41 the financing, acquisition, construction, operation, and maintenance of recreational projects and 42 programs, including the acquisition of land for such purposes?

43

YES NO 44 3. If approved by a majority of qualified voters voting on the issue in the county, the 45 governing body of the county shall appoint a board of directors consisting of nine members. Of the initial members appointed to the board, three members shall be appointed for a term of three years, 46 47 three members shall be appointed for a term of two years, and three members shall be appointed for 48 a term of one year. After the initial appointments, board members shall be appointed to three-year 49 terms.

4. The sales tax may be imposed at a rate of up to one percent on the receipts from the retail 1 2 sale of all tangible personal property or taxable service within the county, if such property and 3 services are subject to taxation by the state of Missouri under [sections 144.010 to 144.525] chapter 4 144.

5 5. All revenue collected from the sales tax under this section by the director of revenue on 6 behalf of a county, less one percent for the cost of collection which shall be deposited in the state's 7 general revenue fund after payment of premiums for surety bonds as provided [in] under section 8 32.087, shall be deposited with the state treasurer in a special trust fund, which is hereby created, to 9 be known as the "County Recreation Sales Trust Fund". Moneys in the fund shall not be deemed to 10 be state funds and shall not be commingled with any funds of the state. The director of revenue shall keep accurate records of the amount of money in the trust fund collected in each county 11 12 imposing a sales tax under this section, and the records shall be open to the inspection of officers of 13 such county and the general public. Not later than the tenth day of each calendar month, the director 14 of revenue shall distribute all moneys deposited in the trust fund during the preceding calendar 15 month by distributing to the county treasurer, or such officer as may be designated by county 16 ordinance or order, of each county imposing the tax under this section the sum due the county as 17 certified by the director of revenue.

18 6. The director of revenue may authorize the state treasurer to make refunds from the 19 amounts in the trust fund and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties. Each 20 county shall notify the director of revenue at least ninety days prior to the effective date of the 21 22 expiration of the sales tax authorized [by] under this section and the director of revenue may order retention in the trust fund for a period of one year of two percent of the amount collected after 23 24 receipt of such notice to cover possible refunds or overpayments of such tax and to redeem 25 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed 26 after the date of expiration of the tax authorized [by] under this section in a county, the director of 27 revenue shall remit the balance in the account to the county and close the account of such county. 28 The director of revenue shall notify each county of each instance of any amount refunded or any 29 check redeemed from receipts due such county.

30 7. The tax authorized under this section may be imposed in accordance with this section by 31 a county in addition to or in lieu of the tax authorized [in] under sections 67.750 to 67.780.

32 8. The sales tax imposed under this section shall expire twenty years from the effective date 33 thereof unless an extension of the tax is submitted to and approved by the qualified voters in the 34 county in the manner provided in this section. Each extension of the sales tax shall be for a period 35 of ten years.

36 9. The provisions of this section shall not in any way affect or limit the powers granted to 37 any county to establish, maintain, and conduct parks and other recreational grounds for public 38 recreation.

39 10. Except as modified in this section, the provisions of sections 32.085 and 32.087 shall 40 apply to the tax imposed under this section.

41

11. The tax authorized under this section shall comply with the provisions of section 67.495. 42 67.782. 1. Any county of the third class having a population of more than ten thousand and 43 less than fifteen thousand and any county of the second class having a population of more than fifty-44 eight thousand and less than seventy thousand adjacent to such third class county, both counties 45 making up the same judicial circuit, may jointly impose a sales tax throughout each of their respective counties for public recreational purposes including the financing, acquisition, 46 47 construction, operation and maintenance of recreational projects and programs, but the sales taxes authorized [by] under this section shall not become effective unless the governing body of each such 48

49 county submits to the voters of their respective counties a proposal to authorize the counties to 1 impose the sales tax. 2 2. The ballot

2. The ballot of submission shall be in substantially the following form:

Shall the County of impose a sales tax of percent in conjunction with the county of for the purpose of funding the financing, acquisition, construction, operation and maintenance of recreational projects and programs, including the acquisition of land for such purposes?

7 8 \Box YES \Box NO

9 If a separate majority of the votes cast on the proposal by the qualified voters voting thereon in each 10 county are in favor of the proposal, then the tax shall be in effect in both counties. If a majority of 11 the votes cast by the qualified voters voting thereon in either county are opposed to the proposal, 12 then the governing body of neither county shall have power to impose the sales tax authorized [by] 13 <u>under</u> this section unless or until the governing body of the county that has not approved the tax 14 shall again have submitted another proposal to authorize the governing body to impose the tax, and 15 the proposal is approved by a majority of the qualified voters voting thereon in that county.

3. The sales tax may be imposed at a rate of one percent on the receipts from the sale at retail of all tangible personal property or taxable service at retail within the county adopting such tax, if such property and services are subject to taxation by the state of Missouri under [the provisions of sections 144.010 to 144.525] chapter 144.

20 4. All sales taxes collected by the director of revenue under this section on behalf of any 21 county, less one percent for the cost of collection, which shall be deposited in the state's general 22 revenue fund after payment of premiums for surety bonds as provided [in] under section 32.087, 23 shall be deposited with the state treasurer in a special trust fund, which is hereby created, to be 24 known as the "County Recreation Sales Tax Trust Fund". The moneys in the county recreation sales 25 tax trust fund shall not be deemed to be state funds and shall not be commingled with any funds of 26 the state. The director of revenue shall keep accurate records of the amount of money in the trust 27 fund which was collected in each county imposing a sales tax under this section, and the records 28 shall be open to the inspection of officers of each county and the general public. Not later than the 29 tenth day of each month, the director of revenue shall distribute all moneys deposited in the trust fund during the preceding month by distributing to the county treasurer, or such other officer as may 30 be designated by the county ordinance or order, of each county imposing the tax authorized [by] 31 32 under this section, the sum, as certified by the director of revenue, due the county.

33 5. The director of revenue may authorize the state treasurer to make refunds from the 34 amounts in the trust fund and credited to any county for erroneous payments and overpayments 35 made, and may redeem dishonored checks and drafts deposited to the credit of such counties. Each 36 county shall notify the director of revenue at least ninety days prior to the effective date of the 37 expiration of the sales tax authorized [by] under this section and the director of revenue may order 38 retention in the trust fund, for a period of one year, of two percent of the amount collected after 39 receipt of such notice to cover possible refunds or overpayment of such tax and to redeem 40 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed 41 after the date of expiration of the tax authorized [by] under this section in such county, the director 42 of revenue shall remit the balance in the account to the county and close the account of that county. 43 The director of revenue shall notify each county of each instance of any amount refunded or any 44 check redeemed from receipts due the county.

6. The tax authorized [by] <u>under</u> this section may be imposed, in accordance with this section, by a county in addition to or in lieu of the tax authorized [by] <u>under</u> sections 67.750 to 67.780.

Any county imposing a sales tax [pursuant to the provisions of] under this section may
 contract with the authority of any other county or with any city or political subdivision for the

1 financing, acquisition, operation, construction, maintenance, or utilization of any recreation facility

or project or program funded in whole or in part from revenues derived from the tax levied
 [pursuant to] under [the provisions of] this section.

8. The sales tax imposed [pursuant to the provisions of] under this section shall expire twenty-five years from the effective date thereof unless an extension of the tax is submitted to and approved by the voters in each county in the manner provided [in] under this section. Each extension of the sales tax shall be for a period of ten years.

9. The governing body of each of the counties imposing a sales tax under [the provisions of]
this section may cooperate with the governing body of any county or other political subdivision of
this state in carrying out the provisions of this section, and may establish and conduct jointly a
system of public recreation. The respective governing bodies administering programs jointly may
provide by agreement among themselves for all matters connected with the programs and determine
what items of cost and expense shall be paid by each.

10. The provisions of this section shall not in any way repeal, affect or limit the powers
 granted to any county to establish, maintain and conduct parks and other recreational grounds for
 public recreation.

17 11. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall
18 apply to the tax imposed under this section.

19

12. The tax authorized under this section shall comply with the provisions of section 67.495.

20 67.997. 1. The governing body of any county of the third classification without a township 21 form of government and with more than eighteen thousand one hundred but fewer than eighteen 22 thousand two hundred inhabitants may impose, by order or ordinance, a sales tax on all retail sales 23 made within the county which are subject to sales tax under chapter 144. The tax authorized [in] 24 under this section shall not exceed one-fourth of one percent, and shall be imposed solely for the 25 purpose of funding senior services and youth programs provided by the county. One-half of all 26 revenue collected under this section, less one-half the cost of collection, shall be used solely to fund 27 any service or activity deemed necessary by the senior service tax commission established [in] 28 under this section, and one-half of all revenue collected under this section, less one-half the cost of 29 collection, shall be used solely to fund all youth programs administered by an existing county 30 community task force. The tax authorized [in] under this section shall be in addition to all other 31 sales taxes imposed by law, and shall be stated separately from all other charges and taxes. The 32 order or ordinance shall not become effective unless the governing body of the county submits to the 33 voters residing within the county at a state general, primary, or special election a proposal to 34 authorize the governing body of the county to impose a tax under this section.

2. The ballot of submission for the tax authorized [in] <u>under</u> this section shall be in
 substantially the following form:

Shall (insert the name of the county) impose a sales tax at a rate of (insert rate of percent) percent, with half of the revenue from the tax, less one-half the cost of collection, to be used solely to fund senior services provided by the county and half of the revenue from the tax, less one-half the cost of collection, to be used solely to fund youth programs provided by the county?

42 43 \Box YES \Box NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed tothe question, place an "X" in the box opposite "NO".

46

47 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 48 the question, then the tax shall become effective on the first day of the second calendar quarter

49 immediately following the approval of the tax or notification to the department of revenue if such

1 tax will be administered by the department of revenue. If a majority of the votes cast on the 2 question by the qualified voters voting thereon are opposed to the question, then the tax shall not 3 become effective unless and until the question is resubmitted under this section to the qualified 4 voters and such question is approved by a majority of the qualified voters voting on the question.

5 3. On or after the effective date of any tax authorized under this section, the county which 6 imposed the tax shall enter into an agreement with the director of [the department of] revenue for 7 the purpose of collecting the tax authorized [in] under this section. On or after the effective date of 8 the tax the director of revenue shall be responsible for the administration, collection, enforcement, 9 and operation of the tax, and sections 32.085 and 32.087 shall apply. All revenue collected under 10 this section by the director of [the department of] revenue on behalf of any county, except for one percent for the cost of collection which shall be deposited in the state's general revenue fund, shall 11 12 be deposited in a special trust fund, which is hereby created and shall be known as the "Senior 13 Services and Youth Programs Sales Tax Trust Fund", and shall be used solely for the designated 14 purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be commingled 15 with any funds of the state. The director may make refunds from the amounts in the trust fund and 16 credited to the county for erroneous payments and overpayments made, and may redeem dishonored 17 checks and drafts deposited to the credit of such county. Any funds in the special trust fund which 18 are not needed for current expenditures shall be invested in the same manner as other funds are 19 invested. Any interest and moneys earned on such investments shall be credited to the fund.

20 4. In order to permit sellers required to collect and report the sales tax to collect the amount 21 required to be reported and remitted, but not to change the requirements of reporting or remitting the 22 tax, or to serve as a levy of the tax, and in order to avoid fractions of pennies, the governing body of 23 the county may authorize the use of a bracket system similar to that authorized [in] under section 24 144.285 and notwithstanding the provisions of that section, this new bracket system shall be used 25 where this tax is imposed and shall apply to all taxable transactions. Beginning with the effective 26 date of the tax, every retailer in the county shall add the sales tax to the sale price, and this tax shall 27 be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the same 28 manner as the purchase price. For purposes of this section, all retail sales shall be deemed to be 29 consummated at the place of business of the retailer.

30 5. All applicable provisions in [sections 144.010 to 144.525] chapter 144 governing the state 31 sales tax, and section 32.057, the uniform confidentiality provision, shall apply to the collection of 32 the tax, and all exemptions granted to agencies of government, organizations, and persons under 33 [sections 144.010 to 144.525] chapter 144 are hereby made applicable to the imposition and 34 collection of the tax. The same sales tax permit, exemption certificate, and retail certificate required 35 [by sections 144.010 to 144.525] under chapter 144 for the administration and collection of the state 36 sales tax shall satisfy the requirements of this section, and no additional permit or exemption 37 certificate or retail certificate shall be required; except that, the director of revenue may prescribe a 38 form of exemption certificate for an exemption from the tax. All discounts allowed the retailer 39 under the state sales tax for the collection of and for payment of taxes are hereby allowed and made 40 applicable to the tax. The penalties for violations provided [in] under section 32.057 and [sections 41 144.010 to 144.525] chapter 144 are hereby made applicable to violations of this section. If any 42 person is delinquent in the payment of the amount required to be paid under this section, or in the 43 event a determination has been made against the person for taxes and penalty under this section, the 44 limitation for bringing suit for the collection of the delinquent tax and penalty shall be the same as 45 that provided [in sections 144.010 to 144.525] under chapter 144.

rate of (insert rate of percent) percent for the purpose of funding senior services and youth 1 2 programs provided by the county?

- 3
- NO

4

 \Box YES П

5 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 6 the question, place an "X" in the box opposite "NO". 7

8 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 9 repeal, that repeal shall become effective on December thirty-first of the calendar year in which such 10 repeal was approved.

If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to 11 12 the repeal, then the sales tax authorized [in] under this section shall remain effective until the 13 question is resubmitted under this section to the qualified voters and the repeal is approved by a 14 majority of the qualified voters voting on the question.

7. Whenever the governing body of any county that has adopted the sales tax authorized [in] 15 16 under this section receives a petition, signed by ten percent of the registered voters of the county voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under 17 18 this section, the governing body shall submit to the voters of the county a proposal to repeal the tax. 19 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 20 the repeal, the repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters 21 22 voting thereon are opposed to the repeal, then the sales tax authorized [in] under this section shall 23 remain effective until the question is resubmitted under this section to the qualified voters and the 24 repeal is approved by a majority of the qualified voters voting on the question.

25 8. If the tax is repealed or terminated by any means, all funds remaining in the special trust 26 fund shall continue to be used solely for the designated purposes, and the county shall notify the 27 director of [the department of] revenue of the action at least thirty days before the effective date of 28 the repeal and the director may order retention in the trust fund, for a period of one year, of two 29 percent of the amount collected after receipt of such notice to cover possible refunds or 30 overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such

accounts. After one year has elapsed after the effective date of abolition of the tax in such county, 31 32 the director shall remit the balance in the account to the county and close the account of that county. 33 The director shall notify each county of each instance of any amount refunded or any check

34 redeemed from receipts due the county.

35 9. Each county imposing the tax authorized [in] under this section shall establish a senior 36 services tax commission to administer the portion of the sales tax revenue dedicated to providing 37 senior services. Such commission shall consist of seven members appointed by the county 38 commission. The county commission shall determine the qualifications, terms of office, 39 compensation, powers, duties, restrictions, procedures, and all other necessary functions of the 40 commission.

41 10. The tax authorized under this section shall comply with the provisions of section 67.495. 42 67.1300. 1. Any governing body of a county enumerated in subdivisions (1) to (26) of this 43 subsection or of a municipality located therein or the governing body of any of the contiguous 44 counties of the third classification without a township form of government enumerated in 45 subdivisions [(1)] (27) to [(5)] (31) of this subsection [0r] may impose, by ordinance or order, a sales tax on all retail sales made in such county or municipality that are subject to taxation under 46 47 chapter 144:

(1) In any county of the fourth classification acting as a county of the second classification, 48 49 having a population of at least forty thousand but less than forty-five thousand with a state

university, and adjoining a county of the first classification with part of a city with a population of 1 2 three hundred fifty thousand or more inhabitants [or]; 3 (2) A county of the third classification with a township form of government and with a 4 population of at least eight thousand but less than eight thousand four hundred inhabitants [or]; 5 (3) A county of the third classification with more than fifteen townships having a population 6 of at least twenty-one thousand inhabitants [or]; 7 (4) A county of the third classification without a township form of government and with a 8 population of at least seven thousand four hundred but less than eight thousand inhabitants [or]; 9 (5) Any county of the third classification with a population greater than three thousand but 10 less than four thousand [or]; 11 (6) Any county of the third classification with a population greater than six thousand one 12 hundred but less than six thousand four hundred [or]; 13 (7) Any county of the third classification with a population greater than six thousand eight 14 hundred but less than seven thousand [or]; 15 (8) Any county of the third classification with a population greater than seven thousand eight hundred but less than seven thousand nine hundred [or]; 16 17 (9) Any county of the third classification with a population greater than eight thousand four 18 hundred sixty but less than eight thousand five hundred [or]: 19 (10) Any county of the third classification with a population greater than nine thousand but 20 less than nine thousand two hundred [or]; (11) Any county of the third classification with a population greater than ten thousand five 21 22 hundred but less than ten thousand six hundred [or]; 23 (12) Any county of the third classification with a population greater than twenty-three 24 thousand five hundred but less than twenty-three thousand seven hundred [or]; 25 (13) A county of the third classification with a population greater than thirty-three thousand 26 but less than thirty-four thousand [or]: 27 (14) A county of the third classification with a population greater than twenty thousand 28 eight hundred but less than twenty-one thousand [or]; 29 (15) A county of the third classification with a population greater than fourteen thousand 30 one hundred but less than fourteen thousand five hundred [or]; (16) A county of the third classification with a population greater than twenty thousand 31 32 eight hundred fifty but less than twenty-two thousand [or]; 33 (17) A county of the third classification with a population greater than thirty-nine thousand 34 but less than forty thousand [or]; 35 (18) A county of the third classification with a township form of organization and a 36 population greater than twenty-eight thousand but less than twenty-nine thousand [or]; 37 (19) A county of the third classification with a population greater than fifteen thousand but 38 less than fifteen thousand five hundred [or]: 39 (20) A county of the third classification with a population greater than eighteen thousand 40 but less than nineteen thousand seventy [or]; 41 (21) A county of the third classification with a population greater than thirteen thousand 42 nine hundred but less than fourteen thousand four hundred [or]; 43 (22) A county of the third classification with a population greater than twenty-seven 44 thousand but less than twenty-seven thousand five hundred [or]; 45 (23) A county of the first classification without a charter form of government and a 46 population of at least eighty thousand but not greater than eighty-three thousand [or]; 47 (24) A county of the third classification with a population greater than fifteen thousand but 48 less than fifteen thousand nine hundred without a township form of government which does not 49 adjoin any county of the first, second or fourth classification [or];

(25) A county of the third classification with a population greater than twenty-three 1 2 thousand but less than twenty-five thousand without a township form of government which does not 3 adjoin any county of the second or fourth classification and does adjoin a county of the first 4 classification with a population greater than one hundred twenty thousand but less than one hundred 5 fifty thousand [or]: 6 (26) In any county of the fourth classification acting as a county of the second classification, 7 having a population of at least forty-eight thousand [or any governing body of a municipality 8 located in any of such counties may impose, by ordinance or order, a sales tax on all retail sales 9 made in such county or municipality which are subject to taxation pursuant to the provisions of 10 sections 144.010 to 144.525: 11 -(1)]; 12 (27) A county with a population of at least four thousand two hundred inhabitants but not 13 more than four thousand five hundred inhabitants; 14 $\left[\frac{2}{2}\right]$ (28) A county with a population of at least four thousand seven hundred inhabitants but 15 not more than four thousand nine hundred inhabitants; 16 [(3)] (29) A county with a population of at least seven thousand three hundred inhabitants 17 but not more than seven thousand six hundred inhabitants; 18 [(4)] (30) A county with a population of at least ten thousand one hundred inhabitants but 19 not more than ten thousand three hundred inhabitants; [and] or 20 [(5)] (31) A county with a population of at least four thousand three hundred inhabitants but 21 not more than four thousand five hundred inhabitants. 22 2. The maximum rate for a sales tax [pursuant to] under this section shall be one percent for 23 municipalities and one-half of one percent for counties. 24 3. The tax authorized [by] under this section shall be in addition to any and all other sales 25 taxes allowed by law, except that no ordinance or order imposing a sales tax [pursuant to the 26 provisions of under this section shall be effective unless the governing body of the county or 27 municipality submits to the voters of the county or municipality, at a regularly scheduled county, 28 municipal or state general or primary election, a proposal to authorize the governing body of the 29 county or municipality to impose a tax. Any sales tax imposed [pursuant to] under this section shall 30 not be authorized for a period of more than five years. 31 4. Such proposal shall be submitted in substantially the following form: 32 Shall the (city, town, village or county) of impose a sales tax of (insert 33 amount) for the purpose of economic development in the (city, town, village or county)? 34 \square YES \square NO 35 36 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 37 the proposal, then the ordinance or order and any amendments thereto shall be in effect on the first 38 day of the second quarter after the director of revenue receives notice of adoption of the tax. If a 39 majority of the votes cast by the qualified voters voting are opposed to the proposal, then the 40 governing body of the county or municipality shall not impose the sales tax authorized [in] under 41 this section until the governing body of the county or municipality resubmits another proposal to 42 authorize the governing body of the county or municipality to impose the sales tax authorized [by] 43 under this section and such proposal is approved by a majority of the qualified voters voting 44 thereon; however no such proposal shall be resubmitted to the voters sooner than twelve months 45 from the date of the submission of the last such proposal. 46 5. All revenue received by a county or municipality from the tax authorized [pursuant to the 47 provisions of under this section shall be deposited in a special trust fund and shall be used solely for 48 economic development purposes within such county or municipality for so long as the tax shall

49 remain in effect.

6. Once the tax authorized [by] <u>under</u> this section is abolished or is terminated by any means, all funds remaining in the special trust fund shall be used solely for economic development purposes within the county or municipality. Any funds in such special trust fund which are not needed for current expenditures may be invested by the governing body in accordance with applicable laws relating to the investment of other county or municipal funds.

7. All sales taxes collected by the director of revenue [pursuant to] under this section on
behalf of any county or municipality, less one percent for cost of collection which shall be deposited
in the state's general revenue fund after payment of premiums for surety bonds as provided in
section 32.087, shall be deposited in a special trust fund, which is hereby created, to be known as the
"Local Economic Development Sales Tax Trust Fund".

8. The moneys in the local economic development sales tax trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state. The director of revenue shall keep accurate records of the amount of money in the trust fund and which was collected in each county or municipality imposing a sales tax [pursuant to] under this section, and the records shall be open to the inspection of officers of the county or municipality and the public.

16 9. Not later than the tenth day of each month the director of revenue shall distribute all 17 moneys deposited in the trust fund during the preceding month to the county or municipality which 18 levied the tax. Such funds shall be deposited with the county treasurer of each such county or the 19 appropriate municipal officer in the case of a municipal tax, and all expenditures of funds arising 20 from the local economic development sales tax trust fund shall be by an appropriation act to be enacted by the governing body of each such county or municipality. Expenditures may be made 21 22 from the fund for any economic development purposes authorized [in] under the ordinance or order adopted by the governing body submitting the tax to the voters. 23

10. The director of revenue may authorize the state treasurer to make refunds from the amounts in the trust fund and credited to any county or municipality for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties and municipalities.

28 11. If any county or municipality abolishes the tax, the county or municipality shall notify 29 the director of revenue of the action at least ninety days prior to the effective date of the repeal and 30 the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the 31 32 tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one 33 year has elapsed after the effective date of abolition of the tax in such county or municipality, the 34 director of revenue shall remit the balance in the account to the county or municipality and close the 35 account of that county or municipality. The director of revenue shall notify each county or 36 municipality of each instance of any amount refunded or any check redeemed from receipts due the 37 county or municipality.

12. Except as modified [in] <u>under</u> this section, all provisions of sections 32.085 and 32.087
 shall apply to the tax imposed [pursuant to] <u>under</u> this section.

40 13. For purposes of this section, the term "economic development" is limited to the 41 following:

42 (1) Operations of economic development or community development offices, including the
 43 salaries of employees;

44

(2) Provision of training for job creation or retention;

45 (3) Provision of infrastructure and sites for industrial development or for public
 46 infrastructure projects; and

47 (4) Refurbishing of existing structures and property relating to community development.

- 48 <u>14. The tax authorized under this section shall comply with the provisions of section 67.495.</u>
- 49 67.1303. 1. The governing body of any home rule city with more than one hundred fifty-

one thousand five hundred but less than one hundred fifty-one thousand six hundred inhabitants, any 1 2 home rule city with more than forty-five thousand five hundred but less than forty-five thousand 3 nine hundred inhabitants and the governing body of any city within any county of the first 4 classification with more than one hundred four thousand six hundred but less than one hundred four 5 thousand seven hundred inhabitants and the governing body of any county of the third classification 6 without a township form of government and with more than forty thousand eight hundred but less 7 than forty thousand nine hundred inhabitants or any city within such county may impose, by order 8 or ordinance, a sales tax on all retail sales made in the city or county which are subject to sales tax 9 under chapter 144. In addition, the governing body of any county of the first classification with 10 more than eighty-five thousand nine hundred but less than eighty-six thousand inhabitants or the governing body of any home rule city with more than seventy-three thousand but less than seventy-11 12 five thousand inhabitants may impose, by order or ordinance, a sales tax on all retail sales made in 13 the city or county which are subject to sales tax under chapter 144. The tax authorized [in] under 14 this section shall not be more than one-half of one percent. The order or ordinance imposing the tax 15 shall not become effective unless the governing body of the city or county submits to the voters of 16 the city or county at a state general or primary election a proposal to authorize the governing body to impose a tax under this section. The tax authorized [in] under this section shall be in addition to 17 18 all other sales taxes imposed by law, and shall be stated separately from all other charges and taxes. 19 2. The ballot of submission for the tax authorized [in] under this section shall be in 20 substantially the following form: Shall (insert the name of the city or county) impose a sales tax at a rate of 21 22 (insert rate of percent) percent for economic development purposes? 23 $\sqcap NO$ \Box YES 24 25 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 26 the question, then the tax shall become effective on the first day of the second calendar quarter 27 following the calendar quarter in which the election was held. If a majority of the votes cast on the 28 question by the qualified voters voting thereon are opposed to the question, then the tax shall not 29 become effective unless and until the question is resubmitted under this section to the qualified 30 voters and such question is approved by a majority of the qualified voters voting on the question, provided that no proposal shall be resubmitted to the voters sooner than twelve months from the date 31 32 of the submission of the last proposal. 33 3. No revenue generated by the tax authorized [in] under this section shall be used for any 34 retail development project. At least twenty percent of the revenue generated by the tax authorized 35 [in] under this section shall be used solely for projects directly related to long-term economic 36 development preparation, including, but not limited to, the following: 37 (1) Acquisition of land; 38 (2) Installation of infrastructure for industrial or business parks; 39 (3) Improvement of water and wastewater treatment capacity; 40 (4) Extension of streets: 41 (5) Providing matching dollars for state or federal grants; 42 (6) Marketing; 43 (7) Construction and operation of job training and educational facilities; and 44 (8) Providing grants and low-interest loans to companies for job training, equipment 45 acquisition, site development, and infrastructure. Not more than twenty-five percent of the revenue generated may be used annually for administrative purposes, including staff and facility costs. 46 47 4. All revenue generated by the tax shall be deposited in a special trust fund and shall be 48 used solely for the designated purposes. If the tax is repealed, all funds remaining in the special 49 trust fund shall continue to be used solely for the designated purposes. Any funds in the special

trust fund which are not needed for current expenditures may be invested by the governing body in accordance with applicable laws relating to the investment of other city or county funds.

5. Any city or county imposing the tax authorized [in] <u>under</u> this section shall establish an economic development tax board. The board shall consist of eleven members, to be appointed as follows:

6 (1) Two members shall be appointed by the school boards whose districts are included 7 within any economic development plan or area funded by the sales tax authorized [in] <u>under</u> this 8 section. Such members shall be appointed in any manner agreed upon by the affected districts;

9 (2) One member shall be appointed, in any manner agreed upon by the affected districts, to 10 represent all other districts levying ad valorem taxes within the area selected for an economic 11 development project or area funded by the sales tax authorized [in] <u>under</u> this section, excluding 12 representatives of the governing body of the city or county;

13

(3) One member shall be appointed by the largest public school district in the city or county;

14 (4) In each city or county, five members shall be appointed by the chief elected officer of 15 the city or county with the consent of the majority of the governing body of the city or county;

16 (5) In each city, two members shall be appointed by the governing body of the county in which the city is located. In each county, two members shall be appointed by the governing body of 17 18 the county. At the option of the members appointed by a city or county the members who are 19 appointed by the school boards and other taxing districts may serve on the board for a term to 20 coincide with the length of time an economic development project, plan, or designation of an 21 economic development area is considered for approval by the board, or for the definite terms as 22 provided in this subsection. If the members representing school districts and other taxing districts 23 are appointed for a term coinciding with the length of time an economic development project, plan, 24 or area is approved, such term shall terminate upon final approval of the project, plan, or designation 25 of the area by the governing body of the city or county. If any school district or other taxing 26 jurisdiction fails to appoint members of the board within thirty days of receipt of written notice of a 27 proposed economic development plan, economic development project, or designation of an economic development area, the remaining members may proceed to exercise the power of the 28 29 board. Of the members first appointed by the city or county, three shall be designated to serve for 30 terms of two years, three shall be designated to serve for a term of three years, and the remaining members shall be designated to serve for a term of four years from the date of such initial 31 32 appointments. Thereafter, the members appointed by the city or county shall serve for a term of four 33 years, except that all vacancies shall be filled for unexpired terms in the same manner as were the 34 original appointments.

35 6. The board, subject to approval of the governing body of the city or county, shall develop 36 economic development plans, economic development projects, or designations of an economic development area, and shall hold public hearings and provide notice of any such hearings. The 37 38 board shall vote on all proposed economic development plans, economic development projects, or 39 designations of an economic development area, and amendments thereto, within thirty days 40 following completion of the hearing on any such plan, project, or designation, and shall make recommendations to the governing body within ninety days of the hearing concerning the adoption 41 42 of or amendment to economic development plans, economic development projects, or designations 43 of an economic development area.

7. The board shall report at least annually to the governing body of the city or county on the
use of the funds provided under this section and on the progress of any plan, project, or designation
adopted under this section.

8. The governing body of any city or county that has adopted the sales tax authorized [in]
<u>under</u> this section may submit the question of repeal of the tax to the voters on any date available for
elections for the city or county. The ballot of submission shall be in substantially the following

1 form:

Shall (insert the name of the city or county) repeal the sales tax
 imposed at a rate of (insert rate of percent) percent for economic development purposes?
 YES □ NO

5

6 If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become 7 effective on December thirty-first of the calendar year in which such repeal was approved. If a 8 majority of the votes cast on the question by the qualified voters voting thereon are opposed to the 9 repeal, then the sales tax authorized [in] under this section shall remain effective until the question is 10 resubmitted under this section to the qualified voters of the city or county, and the repeal is approved 11 by a majority of the qualified voters voting on the question.

12 9. Whenever the governing body of any city or county that has adopted the sales tax authorized [in] under this section receives a petition, signed by ten percent of the registered voters of 13 14 the city or county voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this section, the governing body shall submit to the voters a proposal to repeal the 15 16 tax. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor 17 of the repeal, that repeal shall become effective on December thirty-first of the calendar year in 18 which such repeal was approved. If a majority of the votes cast on the question by the qualified 19 voters voting thereon are opposed to the repeal, then the tax shall remain effective until the question 20 is resubmitted under this section to the qualified voters and the repeal is approved by a majority of 21 the qualified voters voting on the question.

22 23

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 $\frac{10. \text{ The tax authorized under this section shall comply with the provisions of section 67.495.}{67.1305. 1. \text{ As used in this section, the term "city" shall mean any incorporated city, town, or village.}$

25 2. In lieu of the sales taxes authorized under sections 67.1300 and 67.1303, the governing 26 body of any city or county may impose, by order or ordinance, a sales tax on all retail sales made in 27 the city or county which are subject to sales tax under chapter 144. The tax authorized [in] under 28 this section shall not be more than one-half of one percent. The order or ordinance imposing the tax 29 shall not become effective unless the governing body of the city or county submits to the voters of 30 the city or county at any citywide, county or state general, primary or special election a proposal to authorize the governing body to impose a tax under this section. The tax authorized [in] under this 31 32 section shall be in addition to all other sales taxes imposed by law, and shall be stated separately 33 from all other charges and taxes. The tax authorized [in] under this section shall not be imposed by 34 any city or county that has imposed a tax under section 67.1300 or 67.1303 unless the tax imposed 35 under those sections has expired or been repealed.

36 3. The ballot of submission for the tax authorized [in] <u>under</u> this section shall be in
 37 substantially the following form:

38 Shall (insert the name of the city or county) impose a sales tax at a rate of
39 (insert rate of percent) percent for economic development purposes?

- $40 \qquad \Box \text{ YES } \Box \text{ NO}$
- 41

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the tax shall become effective on the first day of the second calendar quarter following the calendar quarter in which the election was held. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question, provided that no proposal shall be resubmitted to the voters sooner than twelve months from the date

49 of the submission of the last proposal.

4. All sales taxes collected by the director of revenue under this section on behalf of any
 county or municipality, less one percent for cost of collection which shall be deposited in the state's
 general revenue fund after payment of premiums for surety bonds as provided [in] under section
 32.087, shall be deposited in a special trust fund, which is hereby created, to be known as the "Local
 Option Economic Development Sales Tax Trust Fund".

5. The moneys in the local option economic development sales tax trust fund shall not be
deemed to be state funds and shall not be commingled with any funds of the state. The director of
revenue shall keep accurate records of the amount of money in the trust fund and which was
collected in each city or county imposing a sales tax [pursuant to] under this section, and the records
shall be open to the inspection of officers of the city or county and the public.

6. Not later than the tenth day of each month the director of revenue shall distribute all moneys deposited in the trust fund during the preceding month to the city or county which levied the tax. Such funds shall be deposited with the county treasurer of each such county or the appropriate municipal officer in the case of a municipal tax, and all expenditures of funds arising from the local economic development sales tax trust fund shall be in accordance with this section.

7. The director of revenue may authorize the state treasurer to make refunds from the
 amounts in the trust fund and credited to any city or county for erroneous payments and
 overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such
 cities and counties.

20 8. If any county or municipality abolishes the tax, the city or county shall notify the director of revenue of the action at least ninety days prior to the effective date of the repeal and the director 21 22 of revenue may order retention in the trust fund, for a period of one year, of two percent of the 23 amount collected after receipt of such notice to cover possible refunds or overpayment of the tax 24 and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year 25 has elapsed after the effective date of abolition of the tax in such city or county, the director of 26 revenue shall remit the balance in the account to the city or county and close the account of that city 27 or county. The director of revenue shall notify each city or county of each instance of any amount 28 refunded or any check redeemed from receipts due the city or county.

29 9. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall
30 apply to the tax imposed [pursuant to] under this section.

31 10. (1) No revenue generated by the tax authorized [in] <u>under</u> this section shall be used for 32 any retail development project, except for the redevelopment of downtown areas and historic 33 districts. Not more than twenty-five percent of the revenue generated shall be used annually for 34 administrative purposes, including staff and facility costs.

35 (2) At least twenty percent of the revenue generated by the tax authorized [in] <u>under</u> this
 36 section shall be used solely for projects directly related to long-term economic development
 37 preparation, including, but not limited to, the following:

- 38 (a) Acquisition of land;
 - (b) Installation of infrastructure for industrial or business parks;
- 40 (c) Improvement of water and wastewater treatment capacity;
- 41 (d) Extension of streets;
 - (e) Public facilities directly related to economic development and job creation; and

(f) Providing matching dollars for state or federal grants relating to such long-term projects.

- (3) The remaining revenue generated by the tax authorized [in] under this section may be
- 45 used for, but shall not be limited to, the following:
- 46 (a) Marketing;

47 (b) Providing grants and loans to companies for job training, equipment acquisition, site
 48 development, and infrastructures;

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(c) Training programs to prepare workers for advanced technologies and high skill jobs;

(d) Legal and accounting expenses directly associated with the economic development 1 2 planning and preparation process; 3 (e) Developing value-added and export opportunities for Missouri agricultural products. 4 11. All revenue generated by the tax shall be deposited in a special trust fund and shall be 5 used solely for the designated purposes. If the tax is repealed, all funds remaining in the special 6 trust fund shall continue to be used solely for the designated purposes. Any funds in the special 7 trust fund which are not needed for current expenditures may be invested by the governing body in 8 accordance with applicable laws relating to the investment of other city or county funds. 9 12. (1) Any city or county imposing the tax authorized [in] under this section shall establish 10 an economic development tax board. The volunteer board shall receive no compensation or operating budget. 11 12 (2) The economic development tax board established by a city shall consist of at least five 13 members, but may be increased to nine members. Either a five-member or nine-member board shall 14 be designated in the order or ordinance imposing the sales tax authorized [by] under this section, 15 and the members are to be appointed as follows: (a) One member of a five-member board, or two members of a nine-member board, shall be 16 17 appointed by the school districts included within any economic development plan or area funded by 18 the sales tax authorized [in] under this section. Such member or members shall be appointed in any 19 manner agreed upon by the affected districts; 20 (b) Three members of a five-member board, or five members of a nine-member board, shall be appointed by the chief elected officer of the city with the consent of the majority of the governing 21 22 body of the city; 23 (c) One member of a five-member board, or two members of a nine-member board, shall be 24 appointed by the governing body of the county in which the city is located. 25 (3) The economic development tax board established by a county shall consist of seven 26 members, to be appointed as follows: 27 (a) One member shall be appointed by the school districts included within any economic 28 development plan or area funded by the sales tax authorized [in] under this section. Such member 29 shall be appointed in any manner agreed upon by the affected districts; 30 (b) Four members shall be appointed by the governing body of the county; and 31 (c) Two members from the cities, towns, or villages within the county appointed in any 32 manner agreed upon by the chief elected officers of the cities or villages. 33 34 Of the members initially appointed, three shall be designated to serve for terms of two years, except 35 that when a nine-member board is designated, seven of the members initially appointed shall be 36 designated to serve for terms of two years, and the remaining members shall be designated to serve for a term of four years from the date of such initial appointments. Thereafter, the members 37 38 appointed shall serve for a term of four years, except that all vacancies shall be filled for unexpired 39 terms in the same manner as were the original appointments. 40 (4) If an economic development tax board established by a city is already in existence on 41 August 28, 2012, any increase in the number of members of the board shall be designated in an 42 order or ordinance. The four board members added to the board shall be appointed to a term with an 43 expiration coinciding with the expiration of the terms of the three board member positions that were 44 originally appointed to terms of two years. Thereafter, the additional members appointed shall serve 45 for a term of four years, except that all vacancies shall be filled for unexpired terms in the same 46 manner as were the additional appointments. 47 13. The board, subject to approval of the governing body of the city or county, shall consider economic development plans, economic development projects, or designations of an 48 49 economic development area, and shall hold public hearings and provide notice of any such hearings.

The board shall vote on all proposed economic development plans, economic development projects, 1

2 or designations of an economic development area, and amendments thereto, within thirty days

3 following completion of the hearing on any such plan, project, or designation, and shall make 4 recommendations to the governing body within ninety days of the hearing concerning the adoption

5 of or amendment to economic development plans, economic development projects, or designations 6 of an economic development area. The governing body of the city or county shall have the final

determination on use and expenditure of any funds received from the tax imposed under this section.

7 8 14. The board may consider and recommend using funds received from the tax imposed 9 under this section for plans, projects or area designations outside the boundaries of the city or 10 county imposing the tax if, and only if:

(1) The city or county imposing the tax or the state receives significant economic benefit 11 12 from the plan, project or area designation; and

13 (2) The board establishes an agreement with the governing bodies of all cities and counties in which the plan, project or area designation is located detailing the authority and responsibilities of 14 15 each governing body with regard to the plan, project or area designation.

16 15. Notwithstanding any other provision of law to the contrary, the economic development 17 sales tax imposed under this section when imposed within a special taxing district, including but not 18 limited to a tax increment financing district, neighborhood improvement district, or community 19 improvement district, shall be excluded from the calculation of revenues available to such districts, 20 and no revenues from any sales tax imposed under this section shall be used for the purposes of any such district unless recommended by the economic development tax board established under this 21 22 section and approved by the governing body imposing the tax.

16. The board and the governing body of the city or county imposing the tax shall report at 23 24 least annually to the governing body of the city or county on the use of the funds provided under this 25 section and on the progress of any plan, project, or designation adopted under this section and shall 26 make such report available to the public.

27 17. Not later than the first day of March each year the board shall submit to the joint 28 committee on economic development a report, not exceeding one page in length, which must 29 include the following information for each project using the tax authorized under this section:

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41 42 (1) A statement of its primary economic development goals;

31 (2) A statement of the total economic development sales tax revenues received during the 32 immediately preceding calendar year;

33 (3) A statement of total expenditures during the preceding calendar year in each of the 34 following categories: 35

- (a) Infrastructure improvements;
- (b) Land and/or buildings: 36
 - (c) Machinery and equipment;
- 38 (d) Job training investments;
- 39 (e) Direct business incentives;
- 40 (f) Marketing;
 - (g) Administration and legal expenses; and
 - (h) Other expenditures.

43 18. The governing body of any city or county that has adopted the sales tax authorized [in] 44 under this section may submit the question of repeal of the tax to the voters on any date available for 45 elections for the city or county. The ballot of submission shall be in substantially the following 46 form.

- 47 Shall (insert the name of the city or county) repeal the sales tax imposed at a rate of (insert rate of percent) percent for economic development purposes? 48
- 49 \Box YES \Box NO

If a majority of the votes cast on the proposal are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized [in] <u>under</u> this section shall remain effective until the question is resubmitted under this section to the qualified voters of the city or county, and the repeal is approved by a majority of the qualified voters voting on the question.

8 19. Whenever the governing body of any city or county that has adopted the sales tax 9 authorized [in] under this section receives a petition, signed by ten percent of the registered voters of 10 the city or county voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this section, the governing body shall submit to the voters a proposal to repeal the 11 12 tax. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor 13 of the repeal, that repeal shall become effective on December thirty-first of the calendar year in 14 which such repeal was approved. If a majority of the votes cast on the question by the qualified 15 voters voting thereon are opposed to the repeal, then the tax shall remain effective until the question 16 is resubmitted under this section to the qualified voters and the repeal is approved by a majority of 17 the qualified voters voting on the question.

20. If any provision of this section or section 67.1303 or the application thereof to any
person or circumstance is held invalid, the invalidity shall not affect other provisions or application
of this section or section 67.1303 which can be given effect without the invalid provision or
application, and to this end the provisions of this section and section 67.1303 are declared severable.

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1

tion, and to this end the provisions of this section and section 67.1303 are declared severable. 21. The tax authorized under this section shall comply with the provisions of section 67.495.

23 67.1545. 1. Any district formed as a political subdivision may impose by resolution a 24 district sales and use tax on all retail sales made in such district which are subject to taxation 25 [pursuant to sections 144.010 to 144.525] under chapter 144, except sales of motor vehicles, trailers, 26 boats or outboard motors and sales to or by public utilities and providers of communications, cable, 27 or video services. Any sales and use tax imposed [pursuant to] under this section may be imposed 28 in increments of one-eighth of one percent, up to a maximum of one percent. Such district sales and 29 use tax may be imposed for any district purpose designated by the district in its ballot of submission 30 to its qualified voters; except that, no resolution adopted [pursuant to] under this section shall become effective unless the board of directors of the district submits to the qualified voters of the 31 32 district, by mail-in ballot, a proposal to authorize a sales and use tax [pursuant to] under this section. 33 If a majority of the votes cast by the qualified voters on the proposed sales tax are in favor of the 34 sales tax, then the resolution is adopted. If a majority of the votes cast by the qualified voters are 35 opposed to the sales tax, then the resolution is void.

36

2. The ballot shall be substantially in the following form:

Shall the (insert name of district) Community Improvement District impose a
community improvement districtwide sales and use tax at the maximum rate of (insert
amount) for a period of (insert number) years from the date on which such tax is first
imposed for the purpose of providing revenue for (insert general
description of the purpose)?

42

□ YES □ NO

43

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed tothe question, place an "X" in the box opposite "NO".

3. Within ten days after the qualified voters have approved the imposition of the sales and use tax, the district shall, in accordance with section 32.087, notify the director of [the department of] revenue. The sales and use tax authorized [by] <u>under</u> this section shall become effective on the first day of the second calendar quarter after the director of [the department of] revenue receives 1 notice of the adoption of such tax.

4. The director of [the department of] revenue shall collect any tax adopted [pursuant to]
<u>under this section pursuant to the provisions of section 32.087.</u>

5. In each district in which a sales and use tax is imposed [pursuant to] <u>under</u> this section, every retailer shall add such additional tax imposed by the district to such retailer's sale price, and when so added such tax shall constitute a part of the purchase price, shall be a debt of the purchaser to the retailer until paid and shall be recoverable at law in the same manner as the purchase price.

6. In order to allow retailers to collect and report the sales and use tax authorized [by] <u>under</u> this section as well as all other sales and use taxes required by law in the simplest and most efficient manner possible, a district may establish appropriate brackets to be used in the district imposing a tax [pursuant to] <u>under</u> this section in lieu of the brackets provided [in] <u>under</u> section 144.285.

7. The penalties provided [in sections 144.010 to 144.525] under chapter 144 shall apply to
 violations of this section.

8. All revenue received by the district from a sales and use tax imposed [pursuant to] under this section which is designated for a specific purpose shall be deposited into a special trust fund and expended solely for such purpose. Upon the expiration of any sales and use tax adopted [pursuant to] under this section, all funds remaining in the special trust fund shall continue to be used solely for the specific purpose designated in the resolution adopted by the qualified voters. Any funds in such special trust fund which are not needed for current expenditures may be invested by the board of directors [pursuant to] under applicable laws relating to the investment of other district funds.

9. A district may repeal by resolution any sales and use tax imposed [pursuant to] under this section before the expiration date of such sales and use tax unless the repeal of such sales and use tax will impair the district's ability to repay any liabilities the district has incurred, moneys the district has borrowed or obligation the district has issued to finance any improvements or services rendered for the district.

10. Notwithstanding the provisions of chapter 115, an election for a district sales and use tax
 under this section shall be conducted in accordance with the provisions of this section.

28

11. The tax authorized under this section shall comply with the provisions of section 67.495.

67.1712. 1. The governing body of any county located within the proposed metropolitan
district is hereby authorized to impose by ordinance a one-tenth of one cent sales tax on all retail
sales subject to taxation [pursuant to sections 144.010 to 144.525] under chapter 144 for the purpose
of funding the creation, operation and maintenance of a metropolitan park and recreation district.

2. In addition to the tax authorized [in] <u>under</u> subsection 1 of this section, the governing body of any county located within the metropolitan district as of January 1, 2012, is authorized to impose by ordinance an incremental sales tax of up to three-sixteenths of one cent on all retail sales subject to taxation under [sections 144.010 to 144.525] <u>chapter 144</u> for the purpose of funding the operation and maintenance of the metropolitan park and recreation district. Such incremental sales tax shall not be implemented unless approved by the voters of the county with the largest population within the district and at least one other such county under subsection 2 of section 67.1715.

3. The taxes authorized [by] <u>under</u> sections 67.1700 to 67.1769 shall be in addition to all other sales taxes allowed by law. The governing body of any county within the metropolitan district enacting such an ordinance shall submit to the voters of such county a proposal to approve its ordinance imposing or increasing the tax. Such ordinance shall become effective only after the majority of the voters voting on such ordinance approve such ordinance. The provisions of sections 32.085 and 32.087 shall apply to any tax and increase in tax approved [pursuant to] <u>under</u> this section and sections 67.1715 to 67.1721.

47 <u>4. The tax authorized under this section shall comply with the provisions of section 67.495.</u>
 48 67.1775. 1. The governing body of a city not within a county, or any county of this state
 49 may, after voter approval under this section, levy a sales tax not to exceed one-quarter of a cent in

the county or city, or city not within a county, for the purpose of providing services described [in] 1 2 under section 210.861, including counseling, family support, and temporary residential services to 3 persons nineteen years of age or less. The question shall be submitted to the qualified voters of the 4 county or city, or city not within a county, at a county or city or state general, primary or special 5 election upon the motion of the governing body of the county or city, or city not within a county or upon the petition of eight percent of the qualified voters of the county or city, or city not within a 6 7 county, determined on the basis of the number of votes cast for governor in such county at the last 8 gubernatorial election held prior to the filing of the petition. The election officials of the county or 9 city, or city not within a county, shall give legal notice as provided [in] under chapter 115. The 10 question shall be submitted in substantially the following form:

11 Shall County or City, solely for the purpose of establishing a community children's 12 services fund for the purpose of providing services to protect the well-being and safety of children 13 and youth nineteen years of age or less and to strengthen families, be authorized to levy a sales tax 14 of (not to exceed one-quarter of a cent) in the city or county?

NO

15 16 YES D

17 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 18 the question, then the ordinance or order and any amendments thereto shall be in effect on the first 19 day of the second calendar quarter after the director receives notification of the local sales tax. If a 20 question receives less than the required majority, then the governing authority of the city or county, or city not within a county, shall have no power to impose the sales tax unless and until the 21 22 governing authority of the city or county, or city not within a county, has submitted another question 23 to authorize the imposition of the sales tax authorized [by] under this section and such question is 24 approved by the required majority of the qualified voters voting thereon. However, in no event shall 25 a question under this section be submitted to the voters sooner than twelve months from the date of 26 the last question under this section.

2. After the effective date of any tax imposed under [the provisions of] this section, the
director of revenue shall perform all functions incident to the administration, collection,
enforcement, and operation of the tax and the director of revenue shall collect in addition to the
sales tax for the state of Missouri the additional tax authorized under the authority of this section.
The tax imposed under this section and the tax imposed under the sales tax law of the state of
Missouri shall be collected together and reported upon such forms and under such administrative
rules and regulations as may be prescribed by the director of revenue.

34 3. All sales taxes collected by the director of revenue under this section on behalf of any city 35 or county, or city not within a county, less one percent for the cost of collection, which shall be 36 deposited in the state's general revenue fund after payment of premiums for surety bonds as 37 provided [in] under section 32.087, shall be deposited with the state treasurer in a special fund, 38 which is hereby created, to be known as the "Community Children's Services Fund". The moneys in 39 the city or county, or city not within a county, community children's services fund shall not be 40 deemed to be state funds and shall not be commingled with any funds of the state. The director of 41 revenue shall keep accurate records of the amount of money in the fund which was collected in each 42 city or county, or city not within a county, imposing a sales tax under this section, and the records 43 shall be open to the inspection of officers of each city or county, or city not within a county, and the 44 general public. Not later than the tenth day of each month, the director of revenue shall distribute 45 all moneys deposited in the fund during the preceding month by distributing to the city or county treasurer, or the treasurer of a city not within a county, or such other officer as may be designated by 46 47 a city or county ordinance or order, or ordinance or order of a city not within a county, of each city 48 or county, or city not within a county, imposing the tax authorized [by] under this section, the sum, 49 as certified by the director of revenue, due the city or county.

4. The director of revenue may authorize the state treasurer to make refunds from the 1 2 amounts in the fund and credited to any city or county, or city not within a county, for erroneous 3 payments and overpayments made, and may redeem dishonored checks and drafts deposited to the 4 credit of such counties. Each city or county, or city not within a county, shall notify the director of 5 revenue at least ninety days prior to the effective date of the expiration of the sales tax authorized 6 [by] under this section and the director of revenue may order retention in the fund, for a period of 7 one year, of two percent of the amount collected after receipt of such notice to cover possible 8 refunds or overpayment of such tax and to redeem dishonored checks and drafts deposited to the 9 credit of such accounts. After one year has elapsed after the date of expiration of the tax authorized 10 [by] under this section in such city not within a county or such city or county, the director of revenue shall remit the balance in the account to the city or county, or city not within a county, and close the 11 12 account of that city or county, or city not within a county. The director of revenue shall notify each 13 city or county, or city not within a county, of each instance of any amount refunded or any check 14 redeemed from receipts due the city or county.

15 5. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall 16 apply to the tax imposed under this section.

17 6. All revenues generated by the tax [prescribed in] imposed under this section shall be 18 deposited in the county treasury or, in a city not within a county, to the board established by law to 19 administer such fund to the credit of a special community children's services fund to accomplish the 20 purposes set out herein and in section 210.861, and shall be used for no other purpose. Such fund 21 shall be administered by a board of directors, established under section 210.861.

22

7. The tax authorized under this section shall comply with the provisions of section 67.495. 67.1922. 1. The governing body of any county containing any part of a Corps of Engineers 23 24 lake with a shoreline of at least seven hundred miles and not exceeding a shoreline of nine hundred 25 miles or the governing body of any county which borders on or which contains part of a lake with 26 not less than one hundred miles of shoreline may impose by order one or more sales taxes, not to 27 exceed one and one-half percent in the aggregate, on all retail sales made in such county which are 28 subject to taxation [pursuant to the provisions of sections 144.010 to 144.525] under chapter 144 for 29 the purpose of affecting any combination of water quality, infrastructure, or tourism in the county. 30 The taxes authorized [by] under this section shall be in addition to any and all other sales taxes allowed by law; except that no order imposing a sales tax [pursuant to the provisions of] under this 31 32 section shall be effective unless the governing body of the county submits to the voters of the 33 county, at a municipal or state primary, general or special election, a proposal to authorize the 34 governing body of the county to impose such tax.

35 2. Each ballot of submission shall contain, but need not be limited to, the following 36 language:

Shall the county of ([county's] insert name of county) impose a countywide sales 37 38 tax of (insert percent) for the purpose of affecting (water quality, infrastructure, 39 and tourism) (water quality and infrastructure) (water quality and tourism) (infrastructure and 40 tourism) (water quality) (infrastructure) (tourism) (insert one) as provided by law?

41

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YES

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П
    NO
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43 If you are in favor of the question, place an "X" in the box opposite "Yes". If you are opposed to the 44 question, place an "X" in the box opposite "No".

45

46 If a majority of the votes cast on the proposal by the qualified voters of the county voting thereon

47 are in favor of the proposal, then the order shall become effective on the first day of the second

48 calendar guarter after the director of revenue receives notice of adoption of the tax. If the proposal

49 receives less than the required majority, then the governing body of the county shall have no power

to impose the sales tax authorized [pursuant to] under this section unless and until the governing 1 2 body shall again have submitted another proposal to authorize the governing body to impose the 3 sales tax authorized [by] under this section and such proposal is approved by the required majority 4 of the qualified voters of the county voting on such proposal. 5 3. The tax authorized under this section shall comply with the provisions of section 67.495. 6 67.1959. 1. The board, by a majority vote, may submit to the residents of such district a tax 7 of not more than one percent on all retail sales, except sales of food as defined [in] under section 8 144.014, sales of new or used motor vehicles, trailers, boats, or other outboard motors, all utilities, 9 telephone and wireless services, and sales of funeral services, made within the district which are 10 subject to taxation [pursuant to the provisions of sections 144.010 to 144.525] under chapter 144. Upon the written request of the board to the election authority of the county in which a majority of 11 12 the area of the district is situated, such election authority shall submit a proposition to the residents 13 of such district at a municipal or statewide primary or general election, or at a special election called 14 for that purpose. Such election authority shall give legal notice as provided [in] under chapter 115. 15 2. Such proposition shall be submitted to the voters of the district in substantially the 16 following form at such election: 17 Shall the Tourism Community Enhancement District impose a sales tax of (insert 18 amount) for the purpose of promoting tourism in the district? 19 \Box YES П NO 20 21 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 22 the question, place an "X" in the box opposite "NO". 23 24 If a majority of the votes cast on the proposal by the qualified voters of the proposed district voting 25 thereon are in favor of the proposal, then the order shall become effective on the first day of the 26 second calendar guarter after the director of revenue receives notice of adoption of the tax. If the 27 proposal receives less than the required majority, then the board shall have no power to impose the 28 sales tax authorized [pursuant to] under this section unless and until the board shall again have 29 submitted another proposal to authorize the board to impose the sales tax authorized [by] under this 30 section and such proposal is approved by the required majority of the qualified voters of the district. 31 3. The tax authorized under this section shall comply with the provisions of section 67.495. 67.2000. 1. This section shall be known as the "Exhibition Center and Recreational Facility 32 33 District Act". 34 2. An exhibition center and recreational facility district may be created under this section in 35 the following counties: 36 (1) Any county of the first classification with more than seventy-one thousand three hundred 37 but less than seventy-one thousand four hundred inhabitants; 38 (2) Any county of the first classification with more than one hundred ninety-eight thousand 39 but less than one hundred ninety-nine thousand two hundred inhabitants; 40 (3) Any county of the first classification with more than eighty-five thousand nine hundred 41 but less than eighty-six thousand inhabitants; 42 (4) Any county of the second classification with more than fifty-two thousand six hundred 43 but less than fifty-two thousand seven hundred inhabitants; 44 (5) Any county of the first classification with more than one hundred four thousand six 45 hundred but less than one hundred four thousand seven hundred inhabitants; 46 (6) Any county of the third classification without a township form of government and with 47 more than seventeen thousand nine hundred but less than eighteen thousand inhabitants; 48 (7) Any county of the first classification with more than thirty-seven thousand but less than 49 thirty-seven thousand one hundred inhabitants;
1	(8) Any county of the third classification without a township form of government and with
2	more than twenty-three thousand five hundred but less than twenty-three thousand six hundred
3	inhabitants;
4	(9) Any county of the third classification without a township form of government and with
5	more than nineteen thousand three hundred but less than nineteen thousand four hundred
6	inhabitants;
7	(10) Any county of the first classification with more than two hundred forty thousand three
8	hundred but less than two hundred forty thousand four hundred inhabitants;
9	(11) Any county of the third classification with a township form of government and with
10	more than eight thousand nine hundred but fewer than nine thousand inhabitants;
11	(12) Any county of the third classification without a township form of government and with
12	more than eighteen thousand nine hundred but fewer than nineteen thousand inhabitants;
13	(13) Any county of the third classification with a township form of government and with
14	more than eight thousand but fewer than eight thousand one hundred inhabitants;
15	(14) Any county of the third classification with a township form of government and with
16	more than eleven thousand five hundred but fewer than eleven thousand six hundred inhabitants.
17	3. Whenever not less than fifty owners of real property located within any county listed in
18	subsection 2 of this section desire to create an exhibition center and recreational facility district, the
19	property owners shall file a petition with the governing body of each county located within the
20	boundaries of the proposed district requesting the creation of the district. The district boundaries
21	may include all or part of the counties described in this section. The petition shall contain the
22	following information:
23	(1) The name and residence of each petitioner and the location of the real property owned
24	by the petitioner;
25	(2) A specific description of the proposed district boundaries, including a map illustrating
26	the boundaries; and
27	(3) The name of the proposed district.
28	4. Upon the filing of a petition [pursuant to] under this section, the governing body of any
29	county described in this section may, by resolution, approve the creation of a district. Any
30	resolution to establish such a district shall be adopted by the governing body of each county located
31	within the proposed district, and shall contain the following information:
32	(1) A description of the boundaries of the proposed district;
33	(2) The time and place of a hearing to be held to consider establishment of the proposed
34	district;
35	(3) The proposed sales tax rate to be voted on within the proposed district; and
36	(4) The proposed uses for the revenue generated by the new sales tax.
37	5. Whenever a hearing is held as provided [by] <u>under</u> this section, the governing body of
38	each county located within the proposed district shall:
39	(1) Publish notice of the hearing on two separate occasions in at least one newspaper of
40	general circulation in each county located within the proposed district, with the first publication to
41	occur not more than thirty days before the hearing, and the second publication to occur not more
42	than fifteen days or less than ten days before the hearing;
43	(2) Hear all protests and receive evidence for or against the establishment of the proposed
44	district; and
45	(3) Rule upon all protests, which determinations shall be final.
46	6. Following the hearing, if the governing body of each county located within the proposed
47	district decides to establish the proposed district, it shall adopt an order to that effect; if the
48	governing body of any county located within the proposed district decides to not establish the
49	proposed district, the boundaries of the proposed district shall not include that county. The order

1 shall contain the following: 2 (1) The description of the boundaries of the district; 3 (2) A statement that an exhibition center and recreational facility district has been 4 established; 5 (3) The name of the district; 6 (4) The uses for any revenue generated by a sales tax imposed [pursuant to] under this 7 section: and 8 (5) A declaration that the district is a political subdivision of the state. 9 7. A district established [pursuant to] under this section may, at a general, primary, or 10 special election, submit to the qualified voters within the district boundaries a sales tax of one-fourth of one percent, for a period not to exceed twenty-five years, on all retail sales within the district, 11 12 which are subject to taxation [pursuant to sections 144.010 to 144.525] under chapter 144, to fund 13 the acquisition, construction, maintenance, operation, improvement, and promotion of an exhibition center and recreational facilities. The ballot of submission shall be in substantially the following 14 15 form: 16 Shall the (insert name of district) impose a sales tax of one-fourth 17 of one percent to fund the acquisition, construction, maintenance, operation, improvement, and 18 promotion of an exhibition center and recreational facilities, for a period of (insert number 19 of years)? 20 \Box YES \square NO 21 22 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO". 23 24 25 If a majority of the votes cast in the portion of any county that is part of the proposed district favor 26 the proposal, then the sales tax shall become effective in that portion of the county that is part of the 27 proposed district on the first day of the first calendar guarter immediately following the election. If 28 a majority of the votes cast in the portion of a county that is a part of the proposed district oppose 29 the proposal, then that portion of such county shall not impose the sales tax authorized [in] under 30 this section until after the county governing body has submitted another such sales tax proposal and the proposal is approved by a majority of the qualified voters voting thereon. However, if a sales tax 31 32 proposal is not approved, the governing body of the county shall not resubmit a proposal to the 33 voters [pursuant to] under this section sooner than twelve months from the date of the last proposal 34 submitted [pursuant to] under this section. If the qualified voters in two or more counties that have 35 contiguous districts approve the sales tax proposal, the districts shall combine to become one 36 district 37 8. There is hereby created a board of trustees to administer any district created and the 38 expenditure of revenue generated [pursuant to] under this section consisting of four individuals to 39 represent each county approving the district, as provided [in] under this subsection. The governing 40 body of each county located within the district, upon approval of that county's sales tax proposal, 41 shall appoint four members to the board of trustees; at least one shall be an owner of a nonlodging 42 business located within the taxing district, or their designee, at least one shall be an owner of a 43 lodging facility located within the district, or their designee, and all members shall reside in the 44 district except that one nonlodging business owner, or their designee, and one lodging facility 45 owner, or their designee, may reside outside the district. Each trustee shall be at least twenty-five years of age and a resident of this state. Of the initial trustees appointed from each county, two shall 46 47 hold office for two years, and two shall hold office for four years. Trustees appointed after 48 expiration of the initial terms shall be appointed to a four-year term by the governing body of the 49 county the trustee represents, with the initially appointed trustee to remain in office until a successor

is appointed, and shall take office upon being appointed. Each trustee may be reappointed.
Vacancies shall be filled in the same manner in which the trustee vacating the office was originally
appointed. The trustees shall not receive compensation for their services, but may be reimbursed for
their actual and necessary expenses. The board shall elect a chair and other officers necessary for its
membership. Trustees may be removed if:

6 (1) By a two-thirds vote, the board moves for the member's removal and submits such 7 motion to the governing body of the county from which the trustee was appointed; and

8 (2) The governing body of the county from which the trustee was appointed, by a majority 9 vote, adopts the motion for removal.

10

9. The board of trustees shall have the following powers, authority, and privileges: (1) To have and use a corporate seal;

11 12

(2) To sue and be sued, and be a party to suits, actions, and proceedings;

13 (3) To enter into contracts, franchises, and agreements with any person or entity, public or private, affecting the affairs of the district, including contracts with any municipality, district, or 14 15 state, or the United States, and any of their agencies, political subdivisions, or instrumentalities, for 16 the funding, including without limitation interest rate exchange or swap agreements, planning, 17 development, construction, acquisition, maintenance, or operation of a single exhibition center and 18 recreational facilities or to assist in such activity. "Recreational facilities" means locations explicitly 19 designated for public use where the primary use of the facility involves participation in hobbies or 20 athletic activities;

(4) To borrow money and incur indebtedness and evidence the same by certificates, notes, 21 22 or debentures, to issue bonds and use any one or more lawful funding methods the district may 23 obtain for its purposes at such rates of interest as the district may determine. Any bonds, notes, and 24 other obligations issued or delivered by the district may be secured by mortgage, pledge, or deed of 25 trust of any or all of the property and income of the district. Every issue of such bonds, notes, or 26 other obligations shall be payable out of property and revenues of the district and may be further 27 secured by other property of the district, which may be pledged, assigned, mortgaged, or a security 28 interest granted for such payment, without preference or priority of the first bonds issued, subject to 29 any agreement with the holders of any other bonds pledging any specified property or revenues. 30 Such bonds, notes, or other obligations shall be authorized by resolution of the district board, and shall bear such date or dates, and shall mature at such time or times, but not in excess of thirty years, 31 32 as the resolution shall specify. Such bonds, notes, or other obligations shall be in such 33 denomination, bear interest at such rate or rates, be in such form, either coupon or registered, be

issued as current interest di such face of faces, se in such form, etner coupon of registered, se issued as current interest bonds, compound interest bonds, variable rate bonds, convertible bonds, or zero coupon bonds, be issued in such manner, be payable in such place or places, and be subject to redemption as such resolution may provide, notwithstanding section 108.170. The bonds, notes, or other obligations may be sold at either public or private sale, at such interest rates, and at such price or prices as the district shall determine;

39 (5) To acquire, transfer, donate, lease, exchange, mortgage, and encumber real and personal
 40 property in furtherance of district purposes;

(6) To refund any bonds, notes, or other obligations of the district without an election. The terms and conditions of refunding obligations shall be substantially the same as those of the original issue, and the board shall provide for the payment of interest at not to exceed the legal rate, and the principal of such refunding obligations in the same manner as is provided for the payment of interest and principal of obligations refunded;

46 (7) To have the management, control, and supervision of all the business and affairs of the
47 district, and the construction, installation, operation, and maintenance of district improvements
48 therein; to collect rentals, fees, and other charges in connection with its services or for the use of any
49 of its facilities;

- 1 2
- (8) To hire and retain agents, employees, engineers, and attorneys;

(9) To receive and accept by bequest, gift, or donation any kind of property;

3 (10) To adopt and amend by laws and any other rules and regulations not in conflict with the 4 constitution and laws of this state, necessary for the carrying on of the business, objects, and affairs 5 of the board and of the district; and

6 (11) To have and exercise all rights and powers necessary or incidental to or implied from 7 the specific powers granted [by] under this section.

8 10. There is hereby created the "Exhibition Center and Recreational Facility District Sales 9 Tax Trust Fund", which shall consist of all sales tax revenue collected [pursuant to] under this 10 section. The director of revenue shall be custodian of the trust fund, and moneys in the trust fund shall be used solely for the purposes authorized [in] under this section. Moneys in the trust fund 11 12 shall be considered nonstate funds [pursuant to] under Section 15, Article IV, Constitution of 13 Missouri. The director of revenue shall invest moneys in the trust fund in the same manner as other 14 funds are invested. Any interest and moneys earned on such investments shall be credited to the 15 trust fund. All sales taxes collected by the director of revenue [pursuant to] under this section on 16 behalf of the district, less one percent for the cost of collection which shall be deposited in the state's 17 general revenue fund after payment of premiums for surety bonds as provided [in] under section 18 32.087, shall be deposited in the trust fund. The director of revenue shall keep accurate records of 19 the amount of moneys in the trust fund which was collected in the district imposing a sales tax 20 [pursuant to] under this section, and the records shall be open to the inspection of the officers of each district and the general public. Not later than the tenth day of each month, the director of 21 22 revenue shall distribute all moneys deposited in the trust fund during the preceding month to the 23 district. The director of revenue may authorize refunds from the amounts in the trust fund and 24 credited to the district for erroneous payments and overpayments made, and may redeem dishonored 25 checks and drafts deposited to the credit of the district.

26 11. The sales tax authorized [by] under this section is in addition to all other sales taxes allowed by law. Except as modified in this section, all provisions of sections 32.085 and 32.087 27 28 apply to the sales tax imposed [pursuant to] under this section.

12. Any sales tax imposed [pursuant to] under this section shall not extend past the initial 29 30 term approved by the voters unless an extension of the sales tax is submitted to and approved by the qualified voters in each county in the manner provided [in] under this section. Each extension of the 31 32 sales tax shall be for a period not to exceed twenty years. The ballot of submission for the extension 33 shall be in substantially the following form:

34 Shall the (insert name of district) extend the sales tax of one-fourth of one percent 35 for a period of (insert number of years) years to fund the acquisition, construction, 36 maintenance, operation, improvement, and promotion of an exhibition center and recreational 37 facilities?

38

 \Box YES $\sqcap NO$

39

40 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO". 41

42

43 If a majority of the votes cast favor the extension, then the sales tax shall remain in effect at the rate 44 and for the time period approved by the voters. If a sales tax extension is not approved, the district 45 may submit another sales tax proposal as authorized [in] under this section, but the district shall not submit such a proposal to the voters sooner than twelve months from the date of the last extension 46 47 submitted.

48 13. Once the sales tax authorized [by] under this section is abolished or terminated by any 49 means, all funds remaining in the trust fund shall be used solely for the purposes approved in the

ballot question authorizing the sales tax. The sales tax shall not be abolished or terminated while 1 2 the district has any financing or other obligations outstanding; provided that any new financing, 3 debt, or other obligation or any restructuring or refinancing of an existing debt or obligation 4 incurred more than ten years after voter approval of the sales tax provided [in] under this section or 5 more than ten years after any voter-approved extension thereof shall not cause the extension of the 6 sales tax provided [in] under this section or cause the final maturity of any financing or other 7 obligations outstanding to be extended. Any funds in the trust fund which are not needed for current 8 expenditures may be invested by the district in the securities described [in] under subdivisions (1) to 9 (12) of subsection 1 of section 30.270 or repurchase agreements secured by such securities. If the 10 district abolishes the sales tax, the district shall notify the director of revenue of the action at least ninety days before the effective date of the repeal, and the director of revenue may order retention in 11 12 the trust fund, for a period of one year, of two percent of the amount collected after receipt of such 13 notice to cover possible refunds or overpayment of the sales tax and to redeem dishonored checks 14 and drafts deposited to the credit of such accounts. After one year has elapsed after the effective 15 date of abolition of the sales tax in the district, the director of revenue shall remit the balance in the 16 account to the district and close the account of the district. The director of revenue shall notify the 17 district of each instance of any amount refunded or any check redeemed from receipts due the 18 district.

19 14. In the event that the district is dissolved or terminated by any means, the governing 20 bodies of the counties in the district shall appoint a person to act as trustee for the district so dissolved or terminated. Before beginning the discharge of duties, the trustee shall take and 21 22 subscribe an oath to faithfully discharge the duties of the office, and shall give bond with sufficient 23 security, approved by the governing bodies of the counties, to the use of the dissolved or terminated 24 district, for the faithful discharge of duties. The trustee shall have and exercise all powers necessary 25 to liquidate the district, and upon satisfaction of all remaining obligations of the district, shall pay 26 over to the county treasurer of each county in the district and take receipt for all remaining moneys 27 in amounts based on the ratio the levy of each county bears to the total levy for the district in the 28 previous three years or since the establishment of the district, whichever time period is shorter. 29 Upon payment to the county treasurers, the trustee shall deliver to the clerk of the governing body of 30 any county in the district all books, papers, records, and deeds belonging to the dissolved district.

31

15. The tax authorized under this section shall comply with the provisions of section 67.495.

32 67.2030. 1. The governing authority of any city of the fourth classification with more than 33 one thousand six hundred but less than one thousand seven hundred inhabitants and located in any 34 county of the first classification with more than seventy-three thousand seven hundred but less than 35 seventy-three thousand eight hundred inhabitants is hereby authorized to impose, by ordinance or 36 order, a sales tax in the amount not to exceed one-half of one percent on all retail sales made in such 37 city which are subject to taxation [pursuant to sections 144.010 to 144.525] under chapter 144 for the promotion of tourism in such city. The tax authorized [by] under this section shall be in addition 38 39 to any and all other sales taxes allowed by law, except that no ordinance or order imposing a sales 40 tax [pursuant to] under this section shall be effective unless the governing authority of the city 41 submits to the qualified voters of the city, at any municipal or state general, primary, or special 42 election, a proposal to authorize the governing authority of the city to impose a tax. 43 2. The ballot of submission shall be in substantially the following form:

44 Shall the city of (insert [city's] name of city) impose a citywide sales tax of 45 (insert amount) for the purpose of promoting tourism in the city? YES NO

- 46
- 47

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 48 49 the question, place an "X" in the box opposite "NO".

2 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 3 the proposal, then the ordinance or order and any amendments thereto shall be in effect on the first 4 day of the first calendar guarter immediately following notification to the director of [the

5 department of revenue of the election approving the proposal. If a proposal receives less than the 6 required majority, then the governing authority of the city shall have no power to impose the sales tax unless and until the governing authority of the city has submitted another proposal to authorize 7 8 the imposition of the sales tax authorized [by] under this section and such proposal is approved by 9 the required majority of the qualified voters voting thereon. However, in no event shall a proposal 10 [pursuant to] under this section be submitted to the voters sooner than twelve months from the date of the last proposal [pursuant to] under this section. 11

12 3. On and after the effective date of any tax authorized [in] under this section, the city may 13 adopt one of the two following provisions for the collection and administration of the tax:

14 (1) The city may adopt rules and regulations for the internal collection of such tax by the 15 city officers usually responsible for collection and administration of city taxes; or

16 (2) The city may enter into an agreement with the director of revenue of the state of 17 Missouri for the purpose of collecting the tax authorized [in] under this section. In the event any 18 city enters into an agreement with the director of revenue of the state of Missouri for the collection 19 of the tax authorized [in] under this section, the director of revenue shall perform all functions 20 incident to the administration, collection, enforcement, and operation of such tax, and the director of revenue shall collect the additional tax authorized [in] under this section. The tax authorized [in] 21 22 under this section shall be collected and reported upon such forms and under such administrative rules and regulations as may be prescribed by the director of revenue, and the director of revenue 23 24 shall retain an amount not to exceed one percent for cost of collection.

25 4. If a tax is imposed by a city [pursuant to] under this section, the city may collect a penalty 26 of one percent and interest not to exceed two percent per month on unpaid taxes which shall be 27 considered delinquent thirty days after the last day of each guarter.

28 5. (1) The governing authority of any city that has adopted any sales tax [pursuant to] under 29 this section shall, upon filing of a petition calling for the repeal of such sales tax signed by at least 30 ten percent of the qualified voters in the city, submit the question of repeal of the sales tax to the qualified voters at any primary or general election. The ballot of submission shall be in 31 32 substantially the following form:

33 Shall (insert name of city) repeal the sales tax of (insert rate of percent) 34 percent for tourism purposes now in effect in (insert name of city)? П

35 36

1

YES П NO

37 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO". 38

39

40 If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become 41 effective on December thirty-first of the calendar year in which such repeal was approved.

42 (2) Once the tax is repealed as provided [in] under this section, all funds remaining in any 43 trust fund or account established to receive revenues generated by the tax shall be used solely for the 44 original stated purpose of the tax. Any funds which are not needed for current expenditures may be 45 invested by the governing authority in accordance with applicable laws relating to the investment of 46 other city funds.

47 (3) The governing authority of a city repealing a tax [pursuant to] under this section shall notify the director of revenue of the action at least forty-five days before the effective date of the 48 49 repeal and the director of revenue may order retention in any trust fund created in the state treasury 1 associated with the tax, for a period of one year, of two percent of the amount collected after receipt 2 of such notice to cover refunds or overpayment of the tax and to redeem dishonored checks and 3 drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of 4 repeal of the tax in the city, the director of revenue shall remit the balance in the trust fund to the 5 city and close the account of that city. The director of revenue shall notify each city of each 6 instance of any amount refunded or any check redeemed from receipts due the city.

7 (4) In the event that the repeal of a sales tax [pursuant to] under this section dissolves or 8 terminates a taxing district, the governing authority of the city shall appoint a person to act as trustee 9 for the district so dissolved or terminated. Before beginning the discharge of duties, the trustee shall 10 take and subscribe an oath to faithfully discharge the duties of the office, and shall give bond with sufficient security, approved by the governing authority of the city, to the use of the dissolved or 11 12 terminated district, for the faithful discharge of duties. The trustee shall have and exercise all 13 powers necessary to liquidate the district, and upon satisfaction of all remaining obligations of the 14 district, shall pay over to the city treasurer or the equivalent official and take receipt for all 15 remaining moneys. Upon payment to the city treasurer, the trustee shall deliver to the clerk of the 16 governing authority of the city all books, papers, records, and deeds belonging to the dissolved 17 district.

18 6. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall
19 apply to the tax imposed [pursuant to] under this section.

20

7. The tax authorized under this section shall comply with the provisions of section 67.495.

67.2040. 1. The governing body of any county of the third classification without a township 21 22 form of government and with more than forty-one thousand one hundred but fewer than forty-one 23 thousand two hundred inhabitants may impose, by order or ordinance, a sales tax on all retail sales 24 made within the county which are subject to sales tax under chapter 144. The tax authorized [in] 25 under this section shall be equal to one-eighth of one percent, and shall be imposed solely for the 26 purpose of funding construction for a shelter for women and children, as defined [in] under section 27 455.200. The tax authorized [in] under this section shall be in addition to all other sales taxes 28 imposed by law, and shall be stated separately from all other charges and taxes. The order or 29 ordinance shall not become effective unless the governing body of the county submits to the voters 30 residing within the county at a state general, primary, or special election a proposal to authorize the governing body of the county to impose a tax under this section. 31

32 2. The ballot of submission for the tax authorized [in] <u>under</u> this section shall be in
 33 substantially the following form:

37 38 □ YES □ NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed tothe question, place an "X" in the box opposite "NO".

41

42 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 43 the question, then the tax shall become effective on the first day of the second calendar quarter 44 immediately following notification to the department of revenue. If a majority of the votes cast on 45 the question by the qualified voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified 46 47 voters and such question is approved by a majority of the qualified voters voting on the question. 48 3. All revenue collected under this section by the director of [the department of] revenue on 49 behalf of any county, except for one percent for the cost of collection which shall be deposited in the

state's general revenue fund, shall be deposited in a special trust fund, which is hereby created and 1 2 shall be known as the "Women's and Children's Shelter Sales Tax Fund", and shall be used solely for 3 the designated purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be 4 commingled with any funds of the state. The director may make refunds from the amounts in the 5 trust fund and credited to the county for erroneous payments and overpayments made, and may 6 redeem dishonored checks and drafts deposited to the credit of such county. Any funds in the 7 special trust fund which are not needed for current expenditures shall be invested in the same 8 manner as other funds are invested. Any interest and moneys earned on such investments shall be 9 credited to the fund.

10 4. On or after the effective date of the tax, the director of revenue shall be responsible for the administration, collection, enforcement, and operation of the tax, and sections 32.085 and 32.087 11 12 shall apply. In order to permit sellers required to collect and report the sales tax to collect the 13 amount required to be reported and remitted, but not to change the requirements of reporting or 14 remitting the tax, or to serve as a levy of the tax, and in order to avoid fractions of pennies. the 15 governing body of the county may authorize the use of a bracket system similar to that authorized 16 [in] under section 144.285, and notwithstanding the provisions of that section, this new bracket 17 system shall be used where this tax is imposed and shall apply to all taxable transactions. Beginning 18 with the effective date of the tax, every retailer in the county shall add the sales tax to the sale price, 19 and this tax shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law 20 in the same manner as the purchase price. For purposes of this section, all retail sales shall be deemed to be consummated at the place of business of the retailer. 21

22 5. All applicable provisions in [sections 144.010 to 144.525,] chapter 144 governing the 23 state sales tax, and section 32.057, the uniform confidentiality provision, shall apply to the 24 collection of the tax, and all exemptions granted to agencies of government, organizations, and 25 persons under [sections 144.010 to 144.525] chapter 144 are hereby made applicable to the 26 imposition and collection of the tax. The same sales tax permit, exemption certificate, and retail certificate required [by sections 144.010 to 144.525] under chapter 144 for the administration and 27 28 collection of the state sales tax shall satisfy the requirements of this section, and no additional 29 permit or exemption certificate or retail certificate shall be required; except that, the director of 30 revenue may prescribe a form of exemption certificate for an exemption from the tax. All discounts allowed the retailer under the state sales tax for the collection of and for payment of taxes are hereby 31 32 allowed and made applicable to the tax. The penalties for violations provided [in] under section 33 32.057 and [sections 144.010 to 144.525] chapter 144 are hereby made applicable to violations of 34 this section. If any person is delinquent in the payment of the amount required to be paid under this 35 section, or in the event a determination has been made against the person for taxes and penalty 36 under this section, the limitation for bringing suit for the collection of the delinquent tax and penalty 37 shall be the same as that provided [in sections 144.010 to 144.525] under chapter 144.

6. Any sales tax imposed under this section shall expire three years after the date such tax becomes effective, unless such tax is repealed under this section before the expiration date provided for [in] under this subsection.

46 (insert rate of percent) percent for the purpose of funding construction for a shelter for women and47 children?

- $48 \qquad \Box \quad YES \qquad \Box \quad NO$
- 49

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1 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 2 the question, place an "X" in the box opposite "NO".

3

4 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 5 repeal, that repeal shall become effective on December thirty-first of the calendar year in which such 6 repeal was approved.

7

8 If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to 9 the repeal, then the sales tax authorized [in] <u>under</u> this section shall remain effective until the 10 question is resubmitted under this section to the qualified voters and the repeal is approved by a 11 majority of the qualified voters voting on the question.

12 8. Whenever the governing body of any county that has adopted the sales tax authorized [in] 13 under this section receives a petition, signed by ten percent of the registered voters of the county 14 voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under 15 this section, the governing body shall submit to the voters of the county a proposal to repeal the tax. 16 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, the repeal shall become effective on December thirty-first of the calendar year in which 17 18 such repeal was approved. If a majority of the votes cast on the question by the qualified voters 19 voting thereon are opposed to the repeal, then the sales tax authorized [in] under this section shall 20 remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question. 21

22 9. If the tax is repealed or terminated by any means, all funds remaining in the special trust 23 fund shall continue to be used solely for the designated purposes, and the county shall notify the 24 director of [the department of] revenue of the action at least thirty days before the effective date of 25 the repeal and the director may order retention in the trust fund, for a period of one year, of two 26 percent of the amount collected after receipt of such notice to cover possible refunds or 27 overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such 28 accounts. After one year has elapsed after the effective date of abolition of the tax in such county, 29 the director shall remit the balance in the account to the county and close the account of that county. 30 The director shall notify each county of each instance of any amount refunded or any check redeemed from receipts due the county. 31

32

10. The tax authorized under this section shall comply with the provisions of section 67.495.

33 67.2520. 1. If a governing body or circuit court judge has certified the question regarding 34 the district creation and sales tax funding for voter approval, the municipal clerk in which the 35 district is located, or the circuit clerk if the order and certification has been by a circuit judge, shall 36 conduct the election. The questions shall be submitted to the qualified voters of each subdistrict 37 within the district boundaries who have filed an application [pursuant to] under this section. The 38 municipal clerk, or the circuit clerk if the district is being formed by the circuit court, shall publish 39 notice of the election in at least one newspaper of general circulation in the county where the 40 proposed district is located, with the publication to occur not more than fifteen days but not less than 41 ten days before the date when applications for ballots will be accepted. The notice shall include a 42 description of the district boundaries, the time frame and manner of applying for a ballot, the 43 questions to be voted upon, and where and when applications for ballots will be accepted. The 44 municipal clerk, or circuit clerk if the district is being formed by the circuit court, shall also send a 45 notice of the election to all registered voters in the proposed district, which shall include the information in the published notice. The costs of printing and publication of the notice, and mailing 46 47 of the notices to registered voters, shall be paid by the petitioners. If the district is organized [pursuant to] under sections 67.2500 to 67.2530, the petitioners may be reimbursed for such costs 48 49 out of the revenues received by the district.

2. For elections held in subdistricts [pursuant to] under this section, if all the owners of 1 2 property in a subdistrict joined in the petition for formation of the district, such owners may cast 3 their ballot by unanimous petition approving any measure submitted to them as subdistrict voters 4 [pursuant to] under this section. Each owner shall receive one vote per acre owned. Fractional votes 5 shall be allowed. The petition shall be submitted to the municipal clerk, or the circuit court clerk if 6 the district is being formed by the circuit court, who shall verify the authenticity of all signatures 7 thereon. The filing of a unanimous petition shall constitute an election in the subdistrict under this 8 section and the results of said election shall be entered [pursuant to] under this section.

9 3. The sales tax shall be not more than one-half of one percent on all retail sales within the 10 district, which are subject to taxation [pursuant to] under section 67.2530, to fund, promote, and provide educational, civic, musical, theatrical, cultural, concerts, lecture series, and related or 11 12 similar entertainment events or activities, and to fund, promote, plan, design, construct, improve, 13 maintain, and operate public improvements, transportation projects, and related facilities in the 14 district.

- 15
- 16

4. Application for a ballot shall be made as provided in this subsection: (1) Persons entitled to apply for a ballot in an election shall be:

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31

(a) A resident registered voter of the district; or

18 (b) If there are no registered voters in a subdistrict, a person, including a corporation or 19 other entity, which owns real property within the subdistrict. Each voter which is not an individual 20 shall determine how to cast its vote as provided for in its articles of incorporation, articles of organization, articles of partnership, bylaws, or other document which sets forth an appropriate 21 22 mechanism for the determination of the entity's vote. If a voter has no such mechanism, then its 23 vote shall be cast as determined by a majority of the persons who run the day-to-day affairs of the 24 voter. Each property owner shall receive one vote;

25 (2) Only persons entitled to apply for a ballot in elections [pursuant to] under this subsection 26 shall apply. Such persons shall apply with the municipal clerk, or the circuit clerk if the district is 27 formed by the circuit court. Each person applying shall provide:

(a) Such person's name, address, mailing address, and phone number;

(b) An authorized signature; and

(c) Evidence that such person is entitled to vote. Such evidence shall be a copy of:

a. For resident individuals, proof of registration from the election authority;

32 b. For owners of real property, a tax receipt or deed or other document which evidences an 33 equitable ownership, and identifies the real property by location;

34 (3) Applications for ballot applications shall be made not later than the fourth Tuesday 35 before the ballots are mailed to qualified electors. The ballot of submission shall be in substantially 36 the following form:

Shall there be organized in (here specifically describe the proposed district 37 38 39 Arts, and Entertainment District" for the purpose of funding, promoting, and providing educational,

40 civic, musical, theatrical, cultural, concerts, lecture series, and related or similar entertainment

41 events or activities, and funding, promoting, planning, designing, constructing, improving, 42 maintaining, and operating public improvements, transportation projects, and related facilities in the

- 43 district?
 - YES

44 45

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 46 47 the question, place an "X" in the box opposite "NO".

NO

48 Shall the (insert name of district) impose a sales tax of (insert rate) to fund, 49 promote, and provide educational, civic, musical, theatrical, cultural, concerts, lecture series, and 1 related or similar entertainment events or activities, and to fund, promote, plan, design, construct,

2 improve, maintain, and operate public improvements, transportation projects, and related facilities in3 the district?

- 4 5
- \Box YES \Box NO
- 6 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 7 the question, place an "X" in the box opposite "NO";

8 (4) Not sooner than the fourth Tuesday after the deadline for applying for ballots, the 9 municipal clerk, or the circuit clerk if the district is being formed by the circuit court, shall mail a 10 ballot to each qualified voter who applied for a ballot [pursuant to] <u>under</u> this subsection along with 11 a return addressed envelope directed to the municipal clerk or the circuit clerk's office, with a sworn 12 affidavit on the reverse side of such envelope for the voter's signature. Such affidavit shall be in the 13 following form:

14 "I hereby declare under penalties of perjury that I am qualified to vote, or to affix my 15 authorized signature in the name of an entity which is entitled to vote, in this election.

- 16 Authorized signature
- 17 Printed name of voter

18 Signature of notary or other officer authorized to administer oaths.....

19 Mailing address of voter (if different)

(5) Each qualified voter shall have one vote, except as provided for [in] <u>under</u> this section.
 Each voted ballot shall be signed with the authorized signature as provided for in this subsection;

- 23 (6) Voted ballots shall be returned to the municipal clerk, or the clerk of the circuit court if 24 the district is being formed by the circuit court, by mail or hand delivery no later than 5:00 p.m. on 25 the fourth Tuesday after the date for mailing the ballots. The municipal clerk, or circuit clerk if the 26 district is being formed by the circuit court, shall transmit all voted ballots to a team of judges of not 27 less than four, with an equal number from each of the two major political parties. The judges shall 28 be selected by the city, town, or village, or the circuit clerk, from lists compiled by the county 29 election authority. Upon receipt of the voted ballots the judges shall verify the authenticity of the 30 ballots, canvass the votes, and certify the results. Certification by the election judges shall be final and shall be immediately transmitted to the governing body of the city, town, or village for further 31 32 action, or the circuit judge for further action if the district is being formed by the circuit court[-]; and
- 33 (7) Any voter who applied for such election may contest the result in the same manner as
 34 provided [in] <u>under</u> chapter 115.
- 35

5. The tax authorized under this section shall comply with the provisions of section 67.495.

67.2530. 1. Any note, bond, or other indebtedness of the district may be refunded at any 36 37 time by the district by issuing refunding bonds in such amount as the district may deem necessary. 38 Such bonds shall be subject to and shall have the benefit of the foregoing provisions regarding 39 notes, bonds, and other obligations. Without limiting the generality of the foregoing, refunding 40 bonds may include amounts necessary to finance any premium, unpaid interest, and costs of 41 issuance in connection with the refunding bonds. Any such refunding may be effected whether the 42 bonds to be refunded then shall have matured or thereafter shall mature, either by sale of the 43 refunding bonds and the application of the proceeds thereof to the payment of the obligations being 44 refunded or the exchange of the refunding bonds for the obligations being refunded with the consent 45 of the holders of the obligations being refunded.

2. Notes, bonds, or other indebtedness of the district shall be exclusively the responsibility
of the district payable solely out of the district funds and property and shall not constitute a debt or
liability of the state of Missouri or any agency or political subdivision of the state. Any notes,
bonds, or other indebtedness of the district shall state on their face that they are not obligations of

1 the state of Missouri or any agency or political subdivision thereof other than the district.

2 3. Any district may by resolution impose a district sales tax of up to one-half of one percent 3 on all retail sales made in such district that are subject to taxation [pursuant to the provisions of 4 sections 144.010 to 144.525] under chapter 144. Upon voter approval, and receiving the necessary 5 certifications from the governing body of the municipality in which the district is located, or from the circuit court if the district was formed by the circuit court, the board of directors shall have the 6 7 power to impose a sales tax at its first meeting, or any meeting thereafter. Voter approval of the 8 question of the imposing sales tax shall be in accordance with section 67.2520. The sales tax shall 9 become effective in those subdistricts that approve the sales tax on the first day of the first calendar 10 guarter immediately following the passage of a resolution by the board of directors imposing the 11 sales tax

4. In each district in which a sales tax has been imposed in the manner provided [by] <u>under</u> this section, every retailer shall add the tax imposed by the district [pursuant to] <u>under</u> this section to the retailer's sale price, and when so added, such tax shall constitute a part of the price, shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the same manner as the purchase price.

5. In order to permit sellers required to collect and report the sales tax authorized [by] under this section to collect the amount required to be reported and remitted, but not to change the requirements of reporting or remitting tax or to serve as a levy of the tax, and in order to avoid fractions of pennies, the district may establish appropriate brackets which shall be used in the district imposing a tax [pursuant to] under this section in lieu of those brackets provided [in] under section 144.285.

6. All revenue received by a district from the sales tax authorized [by] <u>under</u> this section
shall be deposited in a special trust fund and shall be used solely for the purposes of the district.
Any funds in such special trust fund which are not needed for the district's current expenditures may
be invested by the district board of directors in accordance with applicable laws relating to the
investment of other district funds.

7. The sales tax may be imposed at a rate of up to one-half of one percent on the receipts
from the sale at retail of all tangible personal property or taxable services at retail within the district
adopting such tax, if such property and services are subject to taxation by the state of Missouri
[pursuant to the provisions of sections 144.010 to 144.525] under chapter 144. Any district sales tax
imposed [pursuant to] under this section shall be imposed at a rate that shall be uniform throughout
the subdistricts approving the sales tax.

8. The resolution imposing the sales tax [pursuant to] under this section shall impose upon all sellers a tax for the privilege of engaging in the business of selling tangible personal property or rendering taxable services at retail to the extent and in the manner provided [in sections 144.010 to 144.525] under chapter 144 and the rules and regulations of the director of revenue issued pursuant thereto; except that the rate of the tax shall be the rate imposed by the resolution as the sales tax and the tax shall be reported and returned to and collected by the district.

9. (1) On and after the effective date of any sales tax imposed [pursuant to] under this
section, the district shall perform all functions incident to the administration, collection,
enforcement, and operation of the tax. The sales tax imposed [pursuant to] under this section shall
be collected and reported upon such forms and under such administrative rules and regulations as
may be prescribed by the district.

(2) All such sales taxes collected by the district shall be deposited by the district in a special
fund to be expended for the purposes authorized [in] under this section. The district shall keep
accurate records of the amount of money which was collected [pursuant to] under this section, and
the records shall be open to the inspection of officers of each district and the general public.
(3) The district may contract with the municipality that the district is within for the

municipality to collect any revenue received by the district and, after deducting the cost of such collection, but not to exceed one percent of the total amount collected, deposit such revenue in a special trust account. Such revenue and interest may be applied by the municipality to expenses, costs, or debt service of the district at the direction of the district as set forth in a contract between the municipality and the district.

10. (1) All applicable provisions contained in [sections 144.010 to 144.525] chapter 144
governing the state sales tax, sections 32.085 and 32.087, and section 32.057, the uniform
confidentiality provision, shall apply to the collection of the tax imposed [by] under this section,
except as modified [in] under this section.

10 (2) All exemptions granted to agencies of government, organizations, persons, and to the 11 sale of certain articles and items of tangible personal property and taxable services [pursuant to the 12 provisions of sections 144.010 to 144.525] under chapter 144 are hereby made applicable to the 13 imposition and collection of the tax imposed [by] under this section.

14 (3) The same sales tax permit, exemption certificate, and retail certificate required [by 15 sections 144.010 to 144.525] under chapter 144 for the administration and collection of the state 16 sales tax shall satisfy the requirements of this section, and no additional permit or exemption 17 certificate or retail certificate shall be required; except that the district may prescribe a form of 18 exemption certificate for an exemption from the tax imposed [by] under this section.

(4) All discounts allowed the retailer [pursuant to] under the provisions of the state sales tax
 laws for the collection of and for payment of taxes [pursuant to] under such laws are hereby allowed
 and made applicable to any taxes collected under [pursuant to the provisions of] this section.

(5) The penalties provided in section 32.057 and [sections 144.010 to 144.525] chapter 144
 for violation of those sections are hereby made applicable to violations of this section.

24 (6) For the purpose of a sales tax imposed by a resolution [pursuant to] under this section, 25 all retail sales shall be deemed to be consummated at the place of business of the retailer unless the 26 tangible personal property sold is delivered by the retailer or the retailer's agent to an out-of-state 27 destination or to a common carrier for delivery to an out-of-state destination. In the event a retailer 28 has more than one place of business in this state which participates in the sale, the sale shall be 29 deemed to be consummated at the place of business of the retailer where the initial order for the 30 tangible personal property is taken, even though the order must be forwarded elsewhere for 31 acceptance, approval of credit, shipment, or billing. A sale by a retailer's employee shall be deemed 32 to be consummated at the place of business from which the employee works.

33 (7) Subsequent to the initial approval by the voters and implementation of a sales tax in the 34 district, the rate of the sales tax may be increased, but not to exceed a rate of one-half of one percent 35 on retail sales as provided in this subsection. The election shall be conducted in accordance with 36 section 67.2520; provided, however, that the district board of directors may place the question of the 37 increase of the sales tax before the voters of the district by resolution, and the municipal clerk of the 38 city, town, or village which originally conducted the incorporation of the district, or the circuit clerk 39 of the court which originally conducted the incorporation of the district, shall conduct the 40 subsequent election. In subsequent elections, the election judges shall certify the election results to 41 the district board of directors. The ballot of submission shall be in substantially the following form: 42 Shall (insert name of district) increase the (insert amount) percent 43 district sales tax now in effect to..... (insert amount) in the (insert name of district)? 44 45 YES NO

46

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed tothe question, place an "X" in the box opposite "NO".

49

If a majority of the votes cast on the proposal by the qualified voters of the district voting thereon 1 2 are in favor of the increase, the increase shall become effective December thirty-first of the calendar 3 year in which such increase was approved. 4 11. (1) There shall not be any election as provided for [in] under this section while the 5 district has any financing or other obligations outstanding. 6 (2) The board, when presented with a petition signed by at least one-third of the registered 7 voters in a district that voted in the last gubernatorial election, or signed by at least two-thirds of 8 property owners of the district, calling for an election to dissolve and repeal the tax shall submit the 9 question to the voters using the same procedure by which the imposing tax was voted. The ballot of 10 submission shall be in substantially the following form: Shall (insert name of district) dissolve and repeal the (insert amount) 11 12 percent district sales tax now in effect in the (insert name of district)? 13 \Box YES NO 14 15 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 16 the question, place an "X" in the box opposite "NO". Such subsequent elections for the repeal of the sales tax shall be conducted in accordance with 17 18 section 67.2520; provided, however, that the district board of directors may place the question of the 19 repeal of the sales tax before the voters of the district, and the municipal clerk of the city, town, or 20 village which originally conducted the incorporation of the district, or the circuit clerk of the court which originally conducted the incorporation of the district, shall conduct the subsequent election. 21 22 In subsequent elections the election judges shall certify the election results to the district board of 23 directors. 24 (3) If a majority of the votes cast on the proposal by the qualified voters of the district 25 voting thereon are in favor of repeal, that repeal shall become effective December thirty-first of the 26 calendar year in which such repeal was approved or after the repayment of the district's 27 indebtedness, whichever occurs later. 28 12. (1) At such time as the board of directors of the district determines that further 29 operation of the district is not in the best interests of the inhabitants of the district, and that the 30 district should dissolve, the board shall submit for a vote in an election held throughout the district the question of whether the district should be abolished. The question shall be submitted in 31 32 substantially the following form: 33 Shall the theater, cultural arts, and entertainment district be abolished? 34 \square YES П NO 35 36 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO". 37 38 (2) The district board shall not propose the question to abolish the district while there are 39 outstanding claims or causes of action pending against the district, while the district liabilities 40 exceed its assets, while indebtedness of the district is outstanding, or while the district is insolvent, 41 in receivership or under the jurisdiction of the bankruptcy court. Prior to submitting the question to 42 abolish the district to a vote of the entire district, the state auditor shall audit the district to determine 43 the financial status of the district, and whether the district may be abolished [pursuant to] by law. 44 The vote on the abolition of the district shall be conducted by the municipal clerk of the city, town, 45 or village in which the district is located. The procedure shall be the same as in section 67.2520, except that the question shall be determined by the qualified voters of the entire district. No 46 47 individual subdistrict may be abolished, except at such time as the district is abolished. 48 (3) While the district still exists, it shall continue to accrue all revenues to which it is 49 entitled at law.

(4) Upon receipt by the board of directors of the district of the certification by the city, town, 1 2 or village in which the district is located that the majority of those voting within the entire district 3 have voted to abolish the district, and if the state auditor has determined that the district's financial 4 condition is such that it may be abolished [pursuant to] by law, then the board of directors of the 5 district shall: 6 (a) Sell any remaining district real or personal property it wishes, and then transfer the 7 proceeds and any other real or personal property owned by the district to the city, town, or village in 8 which the district is located, including revenues due and owing the district, for its further use and 9 disposition; 10 (b) Terminate the employment of any remaining district employees, and otherwise conclude 11 its affairs: 12 (c) At a public meeting of the district, declare by a resolution of the board of directors 13 passed by a majority vote that the district has been abolished effective that date; 14 (d) Cause copies of that resolution under seal to be filed with the secretary of state and the 15 city, town, or village in which the district is located. 16 17 Upon the completion of the final act specified in this subsection, the legal existence of the district 18 shall cease. 19 (5) The legal existence of the district shall not cease for a period of two years after voter 20 approval of the abolition. 21 13. The tax authorized under this section shall comply with the provisions of section 67.495. 22 67.5012. 1. The governing body of any county located within a district established 23 [pursuant to] under sections 67.5000 to 67.5038 is authorized to impose by order, ordinance, or 24 otherwise a one-tenth of one cent local sales tax on all retail sales subject to taxation [pursuant to 25 sections 144.010 to 144.525] under chapter 144 for the purpose of funding activities that are 26 consistent with the powers and duties of a district, as set forth [im] under section 67,5006. The tax 27 authorized [by] under this section shall be in addition to all other sales taxes allowed by law. The 28 provisions of sections 32.085 and 32.087 shall apply to each local sales tax approved [pursuant to] 29 under sections 67.5000 to 67.5038. The question of whether to continue to impose the one-tenth of 30 one cent local sales tax authorized under this section shall be submitted to the voters of the county 31 every twenty-three years after the voters of that county approved the initial imposition of the tax. 32 2. The tax authorized under this section shall comply with the provisions of section 67.495. 33 92.338. 1. All applicable provisions contained in [sections 144.010 to 144.510] chapter 144 34 governing the state sales tax and section 32.057, the uniform confidentiality provision, shall apply to 35 the collection of the tax imposed [by] under sections 92.325 to 92.340, except as modified [in] under 36 sections 92.325 to 92.340. 37 2. All exemptions granted to agencies of government, organizations, persons and to the sale 38 of certain articles and items of tangible personal property and taxable services under [the provisions of sections 144.010 to 144.510] chapter 144 are hereby made applicable to the imposition and 39 40 collection of the tax imposed [by] under sections 92.325 to 92.340. Notwithstanding the provisions 41 of this subsection, the governing body of any city that imposes a convention and tourism tax 42 [pursuant to] under sections 92.325 to 92.340 may pass an ordinance and seek voter approval to 43 collect the tax from certain transient guests who are otherwise exempt under this subsection. Such 44 proposition shall be submitted to the voters at a citywide general or primary election or at a special 45 election called for that purpose. It shall be submitted in a form set by the governing body. 46 3. Except as provided [in] under subsection 2 of this section, the same sales tax permit, 47 exemption certificate and retail certificate required [by sections 144.010 to 144.510] under chapter 48 144 for the administration and collection of the state sales tax shall satisfy the requirements of

49 sections 92.325 to 92.340, and no additional permit or exemption certificate or retail certificate shall

be required; except that the director of revenue may prescribe a form of exemption certificate for an
 exemption from the tax imposed [by] under sections 92.325 to 92.340.

3 4. The person, firm or corporation subject to any tax imposed [pursuant to] under sections 4 92.325 to 92.340 shall collect the tax from the transient guests and patrons of the food establishment 5 and each such transient guest and patron of the food establishment shall pay the amount of the tax 6 due to the person, firm or corporation required to collect the tax. The city shall permit the person 7 required to remit the tax to deduct and retain an amount equal to two percent of the taxes collected. 8 The city governing body may either require the license collector of the city to collect the tax 9 imposed [by] under sections 92.325 to 92.340 or may enter into an agreement with the director of 10 revenue to have the director collect such tax on behalf of the city. In the event such an agreement is entered into, the director of revenue shall perform all functions incident to the collection, 11 12 enforcement and operation of such tax, and the director shall collect the tax on behalf of the city and 13 shall transfer the funds collected to the city license collector, except for an amount not less than one 14 percent nor more than three percent, which shall be retained by the director for costs of collection. 15 If the director of revenue is to collect such tax, the tax shall be collected and reported upon such 16 forms and under such administrative rules and regulations as the director may prescribe. All refunds and penalties as provided [in sections 144.010 to 144.525] under chapter 144 are hereby made 17 18 applicable to violations of sections 92.325 to 92.340.

19

5. The tax authorized under this section shall comply with the provisions of section 67.495.

20 92.500. 1. The governing body of any city not within a county may impose, by order or 21 ordinance, a sales tax on all retail sales made within the city which are subject to sales tax under 22 chapter 144. The tax authorized [in] under this section shall not exceed one-half of one percent, and shall be imposed solely for the purpose of providing revenues for the operation of public safety 23 24 departments, including police and fire departments, which operations are defined to include, but not 25 be limited to, compensation, pension programs, and health care for employees and pensioners of the 26 public safety departments. The tax authorized [im] under this section shall be in addition to all other 27 sales taxes imposed by law, and shall be stated separately from all other charges and taxes. The 28 order or ordinance shall not become effective unless the governing body of the city submits to the 29 voters residing within the city at a state general, primary, or special election a proposal to authorize 30 the governing body of the city to impose a tax under this section.

2. The ballot of submission for the tax authorized [in] <u>under</u> this section shall be in
 substantially the following form:

37 38 □ YES □ NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed tothe question, place an "X" in the box opposite "NO".

41

42 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 43 the question, then the tax shall become effective on the first day of the second calendar quarter 44 immediately following notification to the department of revenue. If a majority of the votes cast on 45 the question by the qualified voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified 46 47 voters and such question is approved by a majority of the qualified voters voting on the question. 3. All revenue collected under this section by the director of [the department of] revenue on 48 49 behalf of any city, except for one percent for the cost of collection which shall be deposited in the

state's general revenue fund, shall be deposited in a special trust fund, which is hereby created and 1 2 shall be known as the "Public Safety Protection Sales Tax Fund", and shall be used solely for the 3 designated purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be 4 commingled with any funds of the state. The director may make refunds from the amounts in the 5 trust fund and credited to the city for erroneous payments and overpayments made, and may redeem 6 dishonored checks and drafts deposited to the credit of such city. Any funds in the special trust fund 7 which are not needed for current expenditures shall be invested in the same manner as other funds 8 are invested. Any interest and moneys earned on such investments shall be credited to the fund. 9 The director shall keep accurate records of the amounts in the fund, and such records shall be open 10 to the inspection of the officers of such city and to the public. Not later than the tenth day of each month, the director shall distribute all moneys deposited in the fund during the preceding month to 11 12 the city. Such funds shall be deposited with the treasurer of the city, and all expenditures of moneys 13 from the fund shall be by an appropriation ordinance enacted by the governing body of the city.

14 4. On or after the effective date of the tax, the director of revenue shall be responsible for 15 the administration, collection, enforcement, and operation of the tax, and sections 32.085 and 32.087 16 shall apply. In order to permit sellers required to collect and report the sales tax to collect the 17 amount required to be reported and remitted, but not to change the requirements of reporting or 18 remitting the tax, or to serve as a levy of the tax, and in order to avoid fractions of pennies, the 19 governing body of the city may authorize the use of a bracket system similar to that authorized [in] under section 144.285, and notwithstanding the provisions of that section, this new bracket system 20 shall be used where this tax is imposed and shall apply to all taxable transactions. Beginning with 21 22 the effective date of the tax, every retailer in the city shall add the sales tax to the sale price, and this 23 tax shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the 24 same manner as the purchase price. For purposes of this section, all retail sales shall be deemed to 25 be consummated at the place of business of the retailer.

26 5. All applicable provisions in [sections 144.010 to 144.525] chapter 144 governing the state 27 sales tax, and section 32.057, the uniform confidentiality provision, shall apply to the collection of 28 the tax, and all exemptions granted to agencies of government, organizations, and persons under 29 [sections 144.010 to 144.525] chapter 144 are hereby made applicable to the imposition and 30 collection of the tax. The same sales tax permit, exemption certificate, and retail certificate required [by sections 144.010 to 144.525] under chapter 144 for the administration and collection of the state 31 32 sales tax shall satisfy the requirements of this section, and no additional permit or exemption 33 certificate or retail certificate shall be required; except that, the director of revenue may prescribe a 34 form of exemption certificate for an exemption from the tax. All discounts allowed the retailer 35 under the state sales tax for the collection of and for payment of taxes are hereby allowed and made 36 applicable to the tax. The penalties for violations provided [in] under section 32.057 and [sections 37 144.010 to 144.525] chapter 144 are hereby made applicable to violations of this section. If any 38 person is delinquent in the payment of the amount required to be paid under this section, or in the 39 event a determination has been made against the person for the tax and penalties under this section, 40 the limitation for bringing suit for the collection of the delinquent tax and penalties shall be the same 41 as that provided [in sections 144.010 to 144.525] under chapter 144.

6. The governing body of any city that has adopted the sales tax authorized [in] <u>under</u> this
section may submit the question of repeal of the tax to the voters on any date available for elections
for the city. The ballot of submission shall be in substantially the following form:

- 48 \Box YES \Box NO
- 49

1 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 2 the question, place an "X" in the box opposite "NO".

3

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of
 repeal, that repeal shall become effective on December thirty-first of the calendar year in which such
 repeal was approved.

7

8 If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to 9 the repeal, then the sales tax authorized [in] <u>under</u> this section shall remain effective until the 10 question is resubmitted under this section to the qualified voters and the repeal is approved by a 11 majority of the qualified voters voting on the question.

12 7. Whenever the governing body of any city that has adopted the sales tax authorized [in] 13 under this section receives a petition, signed by a number of registered voters of the city equal to at 14 least two percent of the number of registered voters of the city voting in the last gubernatorial 15 election, calling for an election to repeal the sales tax imposed under this section, the governing 16 body shall submit to the voters of the city a proposal to repeal the tax. If a majority of the votes cast 17 on the question by the qualified voters voting thereon are in favor of the repeal, the repeal shall 18 become effective on December thirty-first of the calendar year in which such repeal was approved. 19 If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to 20 the repeal, then the sales tax authorized [in] under this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a 21 22 majority of the qualified voters voting on the question.

23 8. If the tax is repealed or terminated by any means, all funds remaining in the special trust 24 fund shall continue to be used solely for the designated purposes, and the city shall notify the 25 director of [the department of] revenue of the action at least ninety days before the effective date of 26 the repeal and the director may order retention in the trust fund, for a period of one year, of two 27 percent of the amount collected after receipt of such notice to cover possible refunds or 28 overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such 29 accounts. After one year has elapsed after the effective date of abolition of the tax in such city, the 30 director shall remit the balance in the account to the city and close the account of that city. The director shall notify each city of each instance of any amount refunded or any check redeemed from 31 32 receipts due the city.

33

9. The tax authorized under this section shall comply with the provisions of section 67.495.

34 94.413. 1. Any city with a population of more than one hundred thousand inhabitants 35 located in a county of the first classification which does not adjoin any other county of the first 36 classification may, if the county in which such city is located does not levy the tax prescribed [in] under section 67.729 in the same manner and by the same procedure and subject to the same 37 38 penalties as [set out in] provided under section 94.577, except as otherwise provided [in] under this 39 section, impose a sales tax of not more than one-tenth of one percent for the purpose of funding 40 storm water control and public works projects other than stadiums or other sports facilities. This 41 sales tax shall be in addition to any other sales tax authorized by law.

42 2. Notwithstanding the provisions of section 94.577, as to the disposition of any other sales 43 tax imposed under [the provisions of] section 94.577, all sales taxes collected by the director of 44 revenue from the tax authorized [by] under this section on behalf of any city, less one percent for 45 cost of collection, which shall be deposited in the state's general revenue fund after payment of premiums for surety bonds as provided [in] under section 32.087, shall be deposited with the state 46 47 treasurer in a special trust fund, which is hereby created, to be known as the "City Storm Water and Public Works Sales Tax Trust Fund". The moneys in the city storm water and public works sales tax 48 49 trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the

state. The director of revenue shall keep accurate records of the amount of money in the trust fund which was collected in each city imposing a sales tax under this section and the records shall be open to the inspection of officers of the city and the public. Not later than the tenth day of each month the director of revenue shall distribute all moneys deposited in the city storm water and public works sales tax trust fund during the preceding month to the city which levied the tax.

3. The director of revenue may authorize the state treasurer to make refunds from the 6 7 amounts in the city storm water and public works sales tax trust fund and credited to any city for 8 erroneous payments and overpayments made, and may redeem dishonored checks and drafts 9 deposited to the credit of such cities. If any city abolishes the tax, the city shall notify the director 10 of revenue of the action at least ninety days prior to the effective date of the repeal and the director of revenue may order retention in the city storm water and public works sales tax trust fund, for a 11 12 period of one year, of two percent of the amount collected after receipt of such notice to cover 13 possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax 14 15 in such city, the director of revenue shall authorize the state treasurer to remit the balance in the 16 account to the city and close the account of that city. The director of revenue shall notify each city 17 of each instance of any amount refunded or any check redeemed from receipts due the city.

18

4. The tax authorized under this section shall comply with the provisions of section 67.495.

94.510. 1. Any city may, by a majority vote of its council or governing body, impose a city sales tax for the benefit of such city in accordance with [the provisions of] sections 94.500 to 94.550; provided, however, that no ordinance enacted [pursuant to the authority granted by the provisions of] under sections 94.500 to 94.550 shall be effective unless the legislative body of the city submits to the voters of the city, at a public election, a proposal to authorize the legislative body of the city to impose a tax under [the provisions of] sections 94.500 to 94.550. The ballot of submission shall be in substantially the following form:

26 Shall the city of _____ (insert name of city) impose a city sales tax of _____ (insert rate of 27 percent) percent?

28 29 \Box YES \Box NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the legislative body of the city shall have no power to impose the tax herein authorized unless and until the legislative body of the city shall again have submitted another proposal to authorize the legislative body of the city to impose the tax under [the provisions of] sections 94.500 to 94.550, and such proposal is approved by a majority of the qualified voters voting thereon.

2. The sales tax may be imposed at a rate of one-half of one percent, seven-eighths of one percent or one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of Missouri under [the provisions of sections 144.010 to 144.525] chapter 144; except that, each city not within a county may impose such tax at a rate not to exceed one and three-eighths percent. Beginning August 28, 2017, no city shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of two percent.

3. If any city in which a city tax has been imposed in the manner provided for [in] under sections 94.500 to 94.550 shall thereafter change or alter its boundaries, the city clerk of the city shall forward to the director of revenue by United States registered mail or certified mail a certified copy of the ordinance adding or detaching territory from the city. The ordinance shall reflect the effective date thereof, and shall be accompanied by a map of the city clearly showing the territory added thereto or detached therefrom. Upon receipt of the ordinance and map, the tax imposed by the act shall be effective in the added territory or abolished in the detached territory on the effective
 date of the change of the city boundary.

3 4. If any city abolishes the tax authorized under this section, the repeal of such tax shall 4 become effective December thirty-first of the calendar year in which such abolishment was 5 approved. Each city shall notify the director of revenue at least ninety days prior to the effective 6 date of the expiration of the sales tax authorized [by] under this section and the director of revenue 7 may order retention in the trust fund, for a period of one year, of two percent of the amount collected 8 after receipt of such notice to cover possible refunds or overpayment of such tax and to redeem 9 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed 10 after the date of expiration of the tax authorized [by] under this section in such city, the director of revenue shall remit the balance in the account to the city and close the account of that city. The 11 12 director of revenue shall notify each city of each instance of any amount refunded or any check 13 redeemed from receipts due the city.

14

5. The tax authorized under this section shall comply with the provisions of section 67.495.

94.577. 1. The governing body of any municipality except those located in whole or in part 15 16 within any first class county having a charter form of government and not containing any part of a 17 city with a population of four hundred thousand or more and adjacent to a city not within a county 18 for that part of the municipality located within such first class county is hereby authorized to 19 impose, by ordinance or order, a one-eighth, one-fourth, three-eighths, or one-half of one percent 20 sales tax on all retail sales made in such municipality which are subject to taxation under [the 21 provisions of sections 144.010 to 144.525] chapter 144 for the purpose of funding capital 22 improvements, including the operation and maintenance of capital improvements, which may be funded by issuing bonds which will be retired by the revenues received from the sales tax authorized 23 24 [by] under this section or the retirement of debt under previously authorized bonded indebtedness. 25 A municipality located in a charter county may impose a sales tax on all retail sales for capital improvements as provided [in] under section 94.890. The tax authorized [by] under this section 26 27 shall be in addition to any and all other sales taxes allowed by law; but no ordinance imposing a 28 sales tax under [the provisions of] this section shall be effective unless the governing body of the 29 municipality submits to the voters of the municipality, at a municipal or state general, primary or 30 special election, a proposal to authorize the governing body of the municipality to impose such tax 31 and, if such tax is to be used to retire bonds authorized under this section, to authorize such bonds 32 and their retirement by such tax, or to authorize the retirement of debt under previously authorized 33 bonded indebtedness.

34

2. The ballot of submission shall contain, but need not be limited to:

(1) If the proposal submitted involves only authorization to impose the tax authorized [by]
 <u>under this section, the following language:</u>

40 41

 \square YES $\sqcap NO$

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to
the question, place an "X" in the box opposite "NO"; or

44 (2) If the proposal submitted involves authorization to issue bonds and repay such bonds
 45 with revenues from the tax authorized [by] under this section, the following language:

 $49 \qquad \Box \ YES \quad \Box \ NO$

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

4

1

5 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 6 the proposal, including when the proposal authorizes the reduction of debt under previously 7 authorized bonded indebtedness under subdivision (1) of this subsection, then the ordinance or order 8 and any amendments thereto shall be in effect, except that any proposal submitted under subdivision 9 (2) of this subsection to issue bonds and impose a sales tax to retire such bonds must be approved by 10 the constitutionally required percentage of the voters voting thereon to become effective. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the 11 12 governing body of the municipality shall have no power to issue any bonds or impose the sales tax authorized [in] under this section unless and until the governing body of the municipality shall again 13 14 have submitted another proposal to authorize the governing body of the municipality to issue any bonds or impose the sales tax authorized [by] under this section, and such proposal is approved by 15 16 the requisite majority of the qualified voters voting thereon; however, in no event shall a proposal 17 [pursuant to] under this section be submitted to the voters sooner than twelve months from the date 18 of the last proposal [pursuant to] under this section, except that any municipality with a population 19 of greater than four hundred thousand and located within more than one county may submit a 20 proposal [pursuant to] under this section to the voters sooner than twelve months from the date of the last proposal submitted [pursuant to] under this section if submitted to the voters on or before 21 22 November 6, 2001.

23 3. All revenue received by a municipality from the tax authorized under [the provisions of] 24 this section shall be deposited in a special trust fund and shall be used solely for capital 25 improvements, including the operation and maintenance of capital improvements, for so long as the 26 tax shall remain in effect. Once the tax authorized [by] under this section is abolished or is 27 terminated by any means, all funds remaining in the special trust fund required [by] under this 28 subsection shall be used solely for the maintenance of the capital improvements made with revenues 29 raised by the tax authorized [by] under this section. Any funds in the special trust fund required [by] under this subsection which are not needed for current expenditures may be invested by the 30 governing body in accordance with applicable laws relating to the investment of other municipal 31 32 funds. The provisions of this subsection shall apply only to taxes authorized [by] under this section 33 which have not been imposed to retire bonds issued [pursuant to] under this section.

34 4. All revenue received by a municipality which issues bonds under this section and imposes 35 the tax authorized [by] under this section to retire such bonds shall be deposited in a special trust 36 fund and shall be used solely to retire such bonds, except to the extent that such funds are required 37 for the operation and maintenance of capital improvements. Once all of such bonds have been retired, all funds remaining in the special trust fund required [by] under this subsection shall be used 38 39 solely for the maintenance of the capital improvements made with the revenue received as a result 40 of the issuance of such bonds. Any funds in the special trust fund required [by] under this 41 subsection which are not needed to meet current obligations under the bonds issued under this 42 section may be invested by the governing body in accordance with applicable laws relating to the 43 investment of other municipal funds. The provisions of this subsection shall apply only to taxes 44 authorized [by] under this section which have been imposed to retire bonds issued under this section. 45

5. After the effective date of any tax imposed under [the provisions of] this section, the
director of revenue shall perform all functions incident to the administration, collection,
enforcement, and operation of the tax in the same manner as provided [in] <u>under</u> sections 94.500 to
94.550, and the director of revenue shall collect in addition to the sales tax for the state of Missouri

1 the additional tax authorized under the authority of this section. The tax imposed [pursuant to]

<u>under</u> this section and the tax imposed under the sales tax law of the state of Missouri shall be
collected together and reported upon such forms and under such administrative rules and regulations
as may be prescribed by the director of revenue. Except as modified [in] <u>under</u> this section, all
provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this section.

6 6. No tax imposed [pursuant to] under this section for the purpose of retiring bonds issued 7 under this section may be terminated until all of such bonds have been retired.

8 7. In any city not within a county, no tax shall be imposed [pursuant to] under this section 9 for the purpose of funding in whole or in part the construction, operation or maintenance of a sports 10 stadium, field house, indoor or outdoor recreational facility, center, playing field, parking facility or 11 anything incidental or necessary to a complex suitable for any type of professional sport or 12 recreation, either upon, above or below the ground.

8. Any tax imposed under this section in any home rule city with more than four hundred thousand inhabitants and located in more than one county solely for public transit purposes shall not be considered economic activity taxes as such term is defined under sections 99.805 and 99.918, and tax revenues derived from such tax shall not be subject to allocation under [the provisions of] subsection 3 of section 99.845 or subsection 4 of section 99.957.

18 9. The director of revenue may authorize the state treasurer to make refunds from the 19 amounts in the trust fund and credited to any municipality for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such 20 municipalities. If any municipality abolishes the tax, the municipality shall notify the director of 21 22 revenue of the action at least ninety days prior to the effective date of the repeal and the director of 23 revenue may order retention in the trust fund, for a period of one year, of two percent of the amount 24 collected after receipt of such notice to cover possible refunds or overpayment of the tax and to 25 redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has 26 elapsed after the effective date of abolition of the tax in such municipality, the director of revenue 27 shall remit the balance in the account to the municipality and close the account of that municipality. 28 The director of revenue shall notify each municipality of each instance of any amount refunded or 29 any check redeemed from receipts due the municipality.

30 10. If any city abolishes the tax authorized under subsections 1 to 9 of this section, the repeal of such tax shall become effective December thirty-first of the calendar year in which such 31 32 abolishment was approved. Each city shall notify the director of revenue at least ninety days prior 33 to the effective date of the expiration of the sales tax authorized [by] under this section and the 34 director of revenue may order retention in the trust fund, for a period of one year, of two percent of 35 the amount collected after receipt of such notice to cover possible refunds or overpayment of such 36 tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one 37 year has elapsed after the date of expiration of the tax authorized [by] under this section in such city, 38 the director of revenue shall remit the balance in the account to the city and close the account of that 39 city. The director of revenue shall notify each city of each instance of any amount refunded or any 40 check redeemed from receipts due the city.

41 11. Any home rule city with more than four hundred thousand inhabitants and located in 42 more than one county is hereby authorized to impose, in lieu of the tax authorized under subsection 43 1 of this section, by ordinance or order, a one-eighth, one-fourth, three-eighths, or one-half of one 44 percent sales tax on all retail sales made in such municipality which are subject to taxation under 45 [the provisions of sections 144.010 to 144.525] chapter 144 for the purpose of providing revenues for public safety activities, including operations and capital improvements, which may be funded by 46 47 issuing bonds which will be retired by the revenues received from the sales tax authorized [by] 48 under this section or the retirement of debt under previously authorized bonded indebtedness. The 49 tax authorized [by] under this section shall be in addition to any and all other sales taxes allowed by

law: but no ordinance imposing a sales tax under [the provisions of] this section shall be effective 1 2 unless the governing body of the municipality submits to the voters of the municipality, at a 3 municipal or state general, primary or special election, a proposal to authorize the governing body of 4 the municipality to impose such tax and, if such tax is to be used to retire bonds authorized under 5 this section, to authorize such bonds and their retirement by such tax, or to authorize the retirement 6 of debt under previously authorized bonded indebtedness. 7 12. The ballot of submission shall contain, but need not be limited to: 8 (1) If the proposal submitted involves only authorization to impose the tax authorized [by] 9 under this section, the following language: 10 Shall the municipality of (insert [municipality's] name of municipality) impose a sales tax of (insert amount) for the purpose of providing revenues for public safety 11 12 activities, including operations and capital improvements, which may include the retirement of debt 13 under previously authorized bonded indebtedness? 14 \Box YES \square NO 15 16 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 17 the question, place an "X" in the box opposite "NO"; or 18 (2) If the proposal submitted involves authorization to issue bonds and repay such bonds 19 with revenues from the tax authorized [by] under this section, the following language: 20 Shall the municipality of (insert [municipality's] name of municipality) 21 issue bonds in the amount of (insert amount) for the purpose of providing revenues for public 22 safety activities, including operations and capital improvements, and impose a sales tax of 23 (insert amount) to repay bonds? 24 \Box YES \square NO 25 26 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 27 the question, place an "X" in the box opposite "NO". 28 29 The ballot may include descriptions of specific uses to which the revenues from the tax will be 30 applied. 31 32 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 33 the proposal, including when the proposal authorizes the reduction of debt under previously 34 authorized bonded indebtedness under subdivision (1) of this subsection, then the ordinance or order 35 and any amendments thereto shall be in effect, except that any proposal submitted under subdivision 36 (2) of this subsection to issue bonds and impose a sales tax to retire such bonds must be approved by 37 the constitutionally required percentage of the voters voting thereon to become effective. If a 38 majority of the votes cast by the qualified voters voting are opposed to the proposal, then the 39 governing body of the municipality shall have no power to issue any bonds or impose the sales tax 40 authorized [in] under this section unless and until the governing body of the municipality shall again 41 have submitted another proposal to authorize the governing body of the municipality to issue any bonds or impose the sales tax authorized [by] under subsection 11 of this section, and such proposal 42 43 is approved by the requisite majority of the qualified voters voting thereon. 44 13. All revenue received by a municipality from the tax authorized under [the provisions of] 45 subsection 11 of this section shall be deposited in a special trust fund and shall be used solely for public safety activities for so long as the tax shall remain in effect. Once the tax authorized [by] 46 47 under this section is abolished or is terminated by any means, all funds remaining in the special trust 48 fund required [by] under this subsection shall be used solely for the public safety activities 49 authorized [in] under subsection 11 of this section. Any funds in the special trust fund required [by]

1 <u>under</u> this subsection which are not needed for current expenditures may be invested by the

2 governing body in accordance with applicable laws relating to the investment of other municipal

funds. The provisions of this subsection shall apply only to taxes authorized [by] under this
subsection which have not been imposed to retire bonds issued [pursuant to] under this subsection.

5 14. All revenue received by a municipality which issues bonds under subsection 11 of this 6 section and imposes the tax authorized [by] under this section to retire such bonds shall be deposited 7 in a special trust fund and shall be used solely to retire such bonds, except to the extent that such 8 funds are required for the operation of the public safety department. Once all of such bonds have 9 been retired, all funds remaining in the special trust fund required [by] under this subsection shall be 10 used solely for public safety activities. Any funds in the special trust fund required [by] under this subsection which are not needed to meet current obligations under the bonds issued under this 11 12 section may be invested by the governing body in accordance with applicable laws relating to the 13 investment of other municipal funds. The provisions of this subsection shall apply only to taxes 14 authorized [by] under subsection 11 of this section which have been imposed to retire bonds issued 15 under this section.

16 15. After the effective date of any tax imposed under [the provisions of] subsection 11 of 17 this section, the director of revenue shall perform all functions incident to the administration, 18 collection, enforcement, and operation of the tax in the same manner as provided [in] under sections 19 94.500 to 94.550, and the director of revenue shall collect in addition to the sales tax for the state of 20 Missouri the additional tax authorized under the authority of this section. The tax imposed 21 [pursuant to] under this section and the tax imposed under the sales tax law of the state of Missouri 22 shall be collected together and reported upon such forms and under such administrative rules and regulations as may be prescribed by the director of revenue. Except as modified [in] under this 23 24 section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this 25 section.

16. No tax imposed [pursuant to] under subsection 11 of this section for the purpose of
 retiring bonds issued under this section may be terminated until all of such bonds have been retired.

28

g bonds issued under this section may be terminated until all of such bonds have been retired. 17. The tax authorized under this section shall comply with the provisions of section 67.495.

29 94.578. 1. In addition to the sales tax authorized [in] under section 94.577, the governing 30 body of any home rule city with more than one hundred fifty-one thousand five hundred but less than one hundred fifty-one thousand six hundred inhabitants is hereby authorized to impose, by 31 32 order or ordinance, a sales tax on all retail sales made within the city which are subject to sales tax 33 under chapter 144. The tax authorized [in] under this section may be imposed at a rate of one-34 eighth, one-fourth, three-eighths, or one-half of one percent, but shall not exceed one-half of one 35 percent, shall not be imposed for longer than three years, and shall be imposed solely for the 36 purpose of funding the construction, operation, and maintenance of capital improvements in the 37 city's center city. The governing body may issue bonds for the funding of such capital 38 improvements, which will be retired by the revenues received from the sales tax authorized [by]39 under this section. The order or ordinance shall not become effective unless the governing body of 40 the city submits to the voters residing within the city at a state or municipal general, primary, or 41 special election a proposal to authorize the governing body of the city to impose a tax under this 42 section. The tax authorized [in] under this section shall be in addition to all other sales taxes 43 imposed by law, and shall be stated separately from all other charges and taxes.

2. The ballot submission for the tax authorized [in] <u>under</u> this section shall be in
 substantially the following form:

 $49 \qquad \Box \quad YES \qquad \Box \quad NO$

2 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 3 the question, then the tax shall become effective on the first day of the second calendar quarter after the director of revenue receives notice of the adoption of the sales tax. If a majority of the votes cast 4 5 on the question by the qualified voters voting thereon are opposed to the question, then the tax shall 6 not become effective unless and until the question is resubmitted under this section to the qualified 7 voters and such question is approved by a majority of the qualified voters voting on the question. In 8 no case shall a tax be resubmitted to the qualified voters of the city sooner than twelve months from 9 the date of the proposal under this section.

10 3. Any sales tax imposed under this section shall be administered, collected, enforced, and operated as required [in] under section 32.087. All revenue generated by the tax shall be deposited 11 12 in a special trust fund and shall be used solely for the designated purposes. If the tax is repealed, all 13 funds remaining in the special trust fund shall continue to be used solely for the designated 14 purposes. Any funds in the special trust fund which are not needed for current expenditures shall be 15 invested in the same manner as other funds are invested. Any interest and moneys earned on such 16 investments shall be credited to the fund.

17 4. The director of revenue may authorize the state treasurer to make refunds from the 18 amounts in the trust fund and credited to any city for erroneous payments and overpayments made, 19 and may redeem dishonored checks and drafts deposited to the credit of such cities. If any city 20 abolishes the tax, the city shall notify the director of revenue of the action at least ninety days before the effective date of the repeal, and the director of revenue may order retention in the trust fund, for 21 22 a period of one year, of two percent of the amount collected after receipt of such notice to cover 23 possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to 24 the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax 25 in such city, the director of revenue shall remit the balance in the account to the city and close the 26 account of that city. The director of revenue shall notify each city of each instance of any amount 27 refunded.

28 5. The governing body of any city that has adopted the sales tax authorized [in] under this 29 section may submit the question of repeal of the tax to the voters on any date available for elections 30 for the city. The ballot of submission shall be in substantially the following form:

Shall (insert the name of the city) repeal the sales tax imposed at a rate of 31 32 (insert rate of percent) percent for capital improvements purposes in the city's center city? 33 YES П NO

34

1

35 If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become 36 effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the 37 repeal, then the sales tax authorized [in] under this section shall remain effective until the question is 38 39 resubmitted under this section to the qualified voters, and the repeal is approved by a majority of the 40 qualified voters voting on the question.

41 6. Whenever the governing body of any city that has adopted the sales tax authorized [in] 42 under this section receives a petition, signed by ten percent of the registered voters of the city voting 43 in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this 44 section, the governing body shall submit to the voters of the city a proposal to repeal the tax. If a 45 majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such 46 47 repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the tax shall remain effective until the question is 48 49 resubmitted under this section to the qualified voters and the repeal is approved by a majority of the

1 qualified voters voting on the question.

2 7. The tax authorized under this section shall comply with the provisions of section 67.495. 94.579. 1. The governing body of any home rule city with more than one hundred fifty-one 3 4 thousand five hundred but fewer than one hundred fifty-one thousand six hundred inhabitants is 5 hereby authorized to impose, by order or ordinance, a sales tax on all retail sales made within the 6 city which are subject to sales tax under chapter 144. The tax authorized [in] under this section shall 7 not exceed one percent, and shall be imposed solely for the purpose of providing revenues for the 8 operation of public safety departments, including police and fire departments, and for pension 9 programs, and health care for employees and pensioners of the public safety departments. The tax 10 authorized [in] under this section shall be in addition to all other sales taxes imposed by law, and shall be stated separately from all other charges and taxes. The order or ordinance shall not become 11 12 effective unless the governing body of the city submits to the voters residing within the city at a 13 state general, primary, or special election a proposal to authorize the governing body of the city to 14 impose a tax under this section. If the tax authorized [in] under this section is not approved by the 15 voters, then the city shall have an additional year during which to meet its required contribution 16 payment beyond the time period described [in] under section 105.683. If the city meets its required 17 contribution payment in this time, then, notwithstanding the provisions of section 105.683 to the 18 contrary, the delinquency shall not constitute a lien on the funds of the political subdivision, the 19 board of such plan shall not be authorized to compel payment by application for writ of mandamus, 20 and the state treasurer and the director of [the department of] revenue shall not withhold twenty-five percent of the certified contribution deficiency from the total moneys due the political subdivision 21 22 from the state. The one-year extension shall only be available to the city on a one-time basis.

23 2. The ballot of submission for the tax authorized [in] under this section shall be in 24 substantially the following form:

25 Shall (insert the name of the city) impose a sales tax at a rate of (insert 26 rate, up to one) percent, solely for the purpose of providing revenues for the operation of public 27 safety departments of the city?

28 29

 \square YES $\sqcap NO$

30 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO". 31

32

33 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 34 the question, then the tax shall become effective on the first day of the second calendar quarter 35 immediately following notification to the department of revenue. If a majority of the votes cast on 36 the question by the qualified voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified 37 38 voters and such question is approved by a majority of the qualified voters voting on the question.

39 3. All revenue collected under this section by the director of [the department of] revenue on 40 behalf of any city, except for one percent for the cost of collection which shall be deposited in the 41 state's general revenue fund, shall be deposited in a special trust fund, which is hereby created and 42 shall be known as the "Public Safety Protection Sales Tax Fund", and shall be used solely for the 43 designated purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be 44 commingled with any funds of the state. The director may make refunds from the amounts in the 45 trust fund and credited to the city for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such city. Any funds in the special trust fund 46 47 which are not needed for current expenditures shall be invested in the same manner as other funds 48 are invested. Any interest and moneys earned on such investments shall be credited to the fund. 49 The director shall keep accurate records of the amounts in the fund, and such records shall be open

to the inspection of the officers of such city and to the public. Not later than the tenth day of each month, the director shall distribute all moneys deposited in the fund during the preceding month to the city. Such funds shall be deposited with the treasurer of the city, and all expenditures of moneys from the fund shall be by an appropriation ordinance enacted by the governing body of the city.

5 4. On or after the effective date of the tax, the director of revenue shall be responsible for 6 the administration, collection, enforcement, and operation of the tax, and sections 32.085 and 32.087 7 shall apply. In order to permit sellers required to collect and report the sales tax to collect the 8 amount required to be reported and remitted, but not to change the requirements of reporting or 9 remitting the tax, or to serve as a levy of the tax, and in order to avoid fractions of pennies, the 10 governing body of the city may authorize the use of a bracket system similar to that authorized [in] under section 144.285, and notwithstanding the provisions of that section, this new bracket system 11 12 shall be used where this tax is imposed and shall apply to all taxable transactions. Beginning with 13 the effective date of the tax, every retailer in the city shall add the sales tax to the sale price, and this tax shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the 14 15 same manner as the purchase price. For purposes of this section, all retail sales shall be deemed to 16 be consummated at the place of business of the retailer.

17 5. All applicable provisions in [sections 144.010 to 144.525] chapter 144 governing the state 18 sales tax, and section 32.057, the uniform confidentiality provision, shall apply to the collection of 19 the tax, and all exemptions granted to agencies of government, organizations, and persons under 20 [sections 144.010 to 144.525] chapter 144 are hereby made applicable to the imposition and 21 collection of the tax. The same sales tax permit, exemption certificate, and retail certificate required 22 [by sections 144.010 to 144.525] under chapter 144 for the administration and collection of the state sales tax shall satisfy the requirements of this section, and no additional permit or exemption 23 24 certificate or retail certificate shall be required; except that, the director of revenue may prescribe a 25 form of exemption certificate for an exemption from the tax. All discounts allowed the retailer 26 under the state sales tax for the collection of and for payment of taxes are hereby allowed and made applicable to the tax. The penalties for violations provided [in] under section 32.057 and [sections 27 28 144.010 to 144.525] chapter 144 are hereby made applicable to violations of this section. If any 29 person is delinquent in the payment of the amount required to be paid under this section, or in the 30 event a determination has been made against the person for the tax and penalties under this section. the limitation for bringing suit for the collection of the delinquent tax and penalties shall be the same 31 32 as that provided [in sections 144.010 to 144.525] under chapter 144.

6. The governing body of any city that has adopted the sales tax authorized [in] <u>under</u> this section may submit the question of repeal of the tax to the voters on any date available for elections for the city. The ballot of submission shall be in substantially the following form:

39 40

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

43

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized [in] <u>under</u> this section shall remain

48 effective until the question is resubmitted under this section to the qualified voters and the repeal is

49 approved by a majority of the qualified voters voting on the question.

1 7. The governing body of any city that has adopted the sales tax authorized [in] <u>under</u> this 2 section shall submit the question of continuation of the tax to the voters every five years from the 3 date of its inception on a date available for elections for the city. The ballot of submission shall be 4 in substantially the following form:

5 Shall (insert the name of the city) continue collecting a sales tax 6 imposed at a rate of (up to one) percent for the purpose of providing revenues for the 7 operation of public safety departments of the city?

8 9 \Box YES

 $\sqcap NO$

10 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 11 the question, place an "X" in the box opposite "NO".

12

If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to continuation, repeal shall become effective on December thirty-first of the calendar year in which such continuation was failed to be approved. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of continuation, then the sales tax authorized [in] under this section shall remain effective until the question is resubmitted under this section to the qualified voters and continuation fails to be approved by a majority of the qualified voters voting on the question.

20 8. Whenever the governing body of any city that has adopted the sales tax authorized [in] under this section receives a petition, signed by a number of registered voters of the city equal to at 21 22 least two percent of the number of registered voters of the city voting in the last gubernatorial 23 election, calling for an election to repeal the sales tax imposed under this section, the governing 24 body shall submit to the voters of the city a proposal to repeal the tax. If a majority of the votes cast 25 on the question by the qualified voters voting thereon are in favor of the repeal, the repeal shall 26 become effective on December thirty-first of the calendar year in which such repeal was approved. 27 If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to 28 the repeal, then the sales tax authorized [in] under this section shall remain effective until the 29 question is resubmitted under this section to the qualified voters and the repeal is approved by a 30 majority of the qualified voters voting on the question.

9. If the tax is repealed or terminated by any means, all funds remaining in the special trust 31 32 fund shall continue to be used solely for the designated purposes, and the city shall notify the 33 director of [the department of] revenue of the action at least ninety days before the effective date of 34 the repeal and the director may order retention in the trust fund, for a period of one year, of two 35 percent of the amount collected after receipt of such notice to cover possible refunds or 36 overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such 37 accounts. After one year has elapsed after the effective date of abolition of the tax in such city, the 38 director shall remit the balance in the account to the city and close the account of that city. The director shall notify each city of each instance of any amount refunded or any check redeemed from 39 40 receipts due the city.

41 42 <u>10.</u> The tax authorized under this section shall comply with the provisions of section 67.495.
94.581. 1. The governing body of any home rule city with more than eighty-four thousand

five hundred but fewer than eighty-four thousand six hundred inhabitants is hereby authorized to
impose, by ordinance or order, a sales tax in the amount of up to one percent on all retail sales made
in such city which are subject to taxation under [the provisions of sections 144.010 to 144.525]
chapter 144 for the purpose of capital improvements for public safety for such city, including but not

47 limited to expenditures for new construction and equipment, repair and maintenance of buildings

48 and equipment, and for financing such capital improvements for public safety. The tax authorized

49 [by] <u>under</u> this section shall be in addition to any and all other sales taxes allowed by law, except

1 that no ordinance or order imposing a sales tax [pursuant to the provisions of] under this section

2 shall be effective unless the governing body of the city submits to the voters of the city, at a county

or state general, primary or special election, a proposal to authorize the governing body of the city to
 impose a tax.

5 2. If the proposal submitted involves only authorization to impose the tax authorized [by] 6 <u>under</u> this section, the ballot of submission shall contain, but need not be limited to, the following 7 language:

8 Shall the city of (insert [city's] name of city) impose a citywide 9 sales tax of (insert amount) for the purpose of capital improvements for public safety of the 10 city?

11 12

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\Box YES \Box NO
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13 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed tothe question, place an "X" in the box opposite "NO".

15

16 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal submitted [pursuant to] under this subsection, then the ordinance or order and any 17 18 amendments thereto shall be in effect on the first day of the second calendar guarter after the 19 director of revenue receives notification of adoption of the local sales tax. If a proposal receives 20 less than the required majority, then the governing body of the city shall have no power to impose the sales tax herein authorized unless and until the governing body of the city shall again have 21 22 submitted another proposal to authorize the governing body of the city to impose the sales tax 23 authorized [by] under this section and such proposal is approved by the required majority of the 24 qualified voters voting thereon. However, in no event shall a proposal [pursuant to] under this 25 section be submitted to the voters sooner than twelve months from the date of the last proposal 26 [pursuant to] under this section.

3. All revenue received by a city from the tax authorized under [the provisions of] this
section shall be deposited in a special trust fund and shall be used solely for capital improvements
for public safety for such city for so long as the tax shall remain in effect.

4. Once the tax authorized [by] <u>under</u> this section is abolished or is terminated by any
 means, all funds remaining in the special trust fund shall be used solely for capital improvements for
 public safety for the city. Any funds in such special trust fund which are not needed for current
 expenditures may be invested by the governing body in accordance with applicable laws relating to
 the investment of other city funds.

35 5. All sales taxes collected by the director of [the department of] revenue under this section 36 on behalf of any city, less one percent for cost of collection which shall be deposited in the state's 37 general revenue fund after payment of premiums for surety bonds as provided [in] under section 38 32.087, shall be deposited in a special trust fund, which is hereby created, to be known as the "City 39 Capital Improvements for Public Safety Sales Tax Trust Fund". The moneys in the trust fund shall 40 not be deemed to be state funds and shall not be commingled with any funds of the state. The 41 provisions of section 33.080 to the contrary notwithstanding, money in this fund shall not be 42 transferred and placed to the credit of the general revenue fund. The director of [the department of] 43 revenue shall keep accurate records of the amount of money in the trust and which was collected in 44 each city imposing a sales tax [pursuant to] under this section, and the records shall be open to the 45 inspection of officers of the city and the public. Not later than the tenth day of each month the director of [the department of] revenue shall distribute all moneys deposited in the trust fund during 46 47 the preceding month to the city which levied the tax; such funds shall be deposited with the city 48 treasurer of each such city, and all expenditures of funds arising from the trust fund shall be by an 49 appropriation act to be enacted by the governing body of each such city. Expenditures may be made from the fund for any functions authorized in the ordinance or order adopted by the governing body
 submitting the tax to the voters.

3 6. The director of [the department of] revenue may make refunds from the amounts in the 4 trust fund and credited to any city for erroneous payments and overpayments made, and may redeem 5 dishonored checks and drafts deposited to the credit of such cities. If any city abolishes the tax, the 6 city shall notify the director of [the department of] revenue of the action at least ninety days prior to 7 the effective date of the repeal and the director of [the department of] revenue may order retention in 8 the trust fund, for a period of one year, of two percent of the amount collected after receipt of such 9 notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and 10 drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such city, the director of [the department of] revenue shall remit the balance in 11 12 the account to the city and close the account of that city. The director of [the department of] 13 revenue shall notify each city of each instance of any amount refunded or any check redeemed from 14 receipts due the city.

14 reo

15 7. Except as modified [in] <u>under</u> this section, all provisions of sections 32.085 and 32.087
 16 shall apply to the tax imposed [pursuant to] <u>under</u> this section.

17

8. The tax authorized under this section shall comply with the provisions of section 67.495.

18 94.585. 1. The governing body of any city of the third classification with more than ten 19 thousand eight hundred but fewer than ten thousand nine hundred inhabitants and located in more 20 than one county may impose, by order or ordinance, a sales tax on all retail sales made within the 21 city which are subject to sales tax under chapter 144. The tax authorized [in] under this section shall 22 not exceed one percent, and shall be imposed solely for the purpose of funding the construction, maintenance, operation, and equipping of a community center and retiring any bonds issued for such 23 24 purposes. The tax authorized [in] under this section shall be in addition to all other sales taxes 25 imposed by law, and shall be stated separately from all other charges and taxes.

26 2. No such order or ordinance adopted under this section shall become effective unless the 27 governing body of the city submits to the voters residing within the city at a state general, primary, 28 or special election a proposal to authorize the governing body of the city to impose a tax and issue 29 bonds under this section. Such a proposal may include only the proposal to impose a sales tax or a 30 proposal to issue bonds and to impose a sales tax to retire such bonds.

31

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

(1) If the proposal submitted involves only authorization to impose the tax authorized [by]
 <u>under</u> this section, the following language:

34 Shall the municipality of (insert [municipality's] name of municipality) impose a sales 35 tax of (insert amount) for a period of twenty-five years for the purpose of funding the 36 construction, maintenance, operation, and equipping of a community center which may include the 37 retirement of debt under previously authorized bonded indebtedness?

(2) If the proposal submitted involves authorization to issue bonds and repay such bonds
 with revenues from the tax authorized [by] under this section, the following language:

40 Shall the municipality of (insert [municipality's] name of municipality) issue bonds in 41 the amount [.....] of (insert amount) for a period of twenty-five years to fund construction, 42 maintenance, operation, and equipping of a community center and impose a sales tax of (insert 43 amount) to repay bonds?

44

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the tax shall become effective on the first day of the second calendar quarter after the director of revenue receives notification of adoption of the local sales tax, except that any

48 proposal submitted to issue bonds shall be approved by the constitutionally required percentage of

49 the voters voting thereon to become effective. If a majority of the votes cast on the question by the

qualified voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by the requisite majority of the qualified voters voting on the question. In no event shall a proposal under this section be submitted to the voters sooner than twelve months from the date of the last proposal under this section.

6 4. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall
7 apply to the tax imposed under this section.

8 5. All revenue collected under this section by the director of [the department of] revenue on 9 behalf of any city, except for one percent for the cost of collection which shall be deposited in the 10 state's general revenue fund after payment of premiums for surety bonds as provided [in] under section 32.087, shall be deposited in a special trust fund, which is hereby created and shall be known 11 12 as the "City Community Center Sales Tax Trust Fund", and shall be used solely for the designated 13 purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be commingled 14 with any funds of the state. The director may make refunds from the amounts in the fund and 15 credited to the city for erroneous payments and overpayments made, and may redeem dishonored 16 checks and drafts deposited to the credit of such city. Any funds in the special fund which are not needed for meeting current obligations under any bond issued under this section or for current 17 18 expenditures shall be invested in the same manner as other funds are invested. Any interest and 19 moneys earned on such investments shall be credited to the fund.

20 6. The governing body of any city that has adopted the sales tax authorized [in] under this 21 section may submit the question of repeal of the tax to the voters on any date available for elections 22 for the city. Except as provided [in] under subsection 9 of this section, if a majority of the votes cast 23 on the question by the qualified voters voting thereon are in favor of the repeal, that repeal shall 24 become effective on December thirty-first of the calendar year in which such repeal was approved. 25 If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to 26 the repeal, then the sales tax authorized [in] under this section shall remain effective until the 27 question is resubmitted under this section to the qualified voters and the repeal is approved by a 28 majority of the qualified voters voting on the question.

29 7. Whenever the governing body of any city that has adopted the sales tax authorized [in] 30 under this section receives a petition, signed by a number of registered voters of the city equal to at least ten percent of the number of registered voters of the city voting in the last gubernatorial 31 32 election, calling for an election to repeal the sales tax imposed under this section, the governing 33 body shall submit to the voters of the city a proposal to repeal the tax. Except as provided [in] under 34 subsection 9 of this section, if a majority of the votes cast on the question by the qualified voters 35 voting thereon are in favor of the repeal, the repeal shall become effective on December thirty-first 36 of the calendar year in which such repeal was approved. If a majority of the votes cast on the 37 question by the qualified voters voting thereon are opposed to the repeal, then the sales tax 38 authorized [in] under this section shall remain effective until the question is resubmitted under this 39 section to the qualified voters and the repeal is approved by a majority of the qualified voters voting 40 on the question.

41 8. If the tax is repealed or terminated by any means, all funds remaining in the special trust 42 fund shall continue to be used solely for the designated purposes, and the city shall notify the 43 director of [the department of] revenue of the action at least ninety days before the effective date of 44 the repeal and the director may order retention in the trust fund, for a period of one year, of two 45 percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such 46 47 accounts. After one year has elapsed after the effective date of abolition of the tax in such city, the 48 director shall remit the balance in the account to the city and close the account of that city. The 49 director shall notify each city of each instance of any amount refunded or any check redeemed from 1 receipts due the city.

9. No sales tax imposed under this section shall be terminated until all of any bonds issued
under this section have been retired.

4 10. The sales tax imposed under this section shall be imposed for a period of twenty-five 5 years, and may be extended upon the approval of the voters of the city in the same manner in which 6 the sales tax was adopted.

11. The city shall establish a board consisting of seven members, one of which shall be the
mayor of the city, to administer the provisions of this section with such powers and duties which
shall be delegated by the governing body of the city.

10 12. No bonds issued under this section shall be refinanced for a term longer than the number 11 of years remaining on the original terms of the bonds being refinanced without the approval of the 12 voters of the city. Any proposal to refinance such bonds submitted to the voters shall include the 13 number of years the bonds will be refinanced and the number of years the sales tax will be extended 14 to repay such refinanced bonds.

15 16

17

<u>13. The tax authorized under this section shall comply with the provisions of section 67.495.</u> 94.605. 1. Any city as defined [in] <u>under</u> section 94.600 may by a majority vote of its governing body impose a sales tax for transportation purposes enumerated [in] <u>under</u> sections

18 94.600 to 94.655.

The sales tax may be imposed at a rate not to exceed one-half of one percent on the
 receipts from the sale at retail of all tangible personal property or taxable services at retail within
 any city adopting such tax, if such property and services are subject to taxation by the state of
 Missouri under [the provisions of sections 144.010 to 144.525] chapter 144.

23 3. With respect to any tax increment financing plan originally approved by ordinance of the 24 city council after March 31, 2009, in any home rule city with more than four hundred thousand 25 inhabitants and located in more than one county, any three-eighths of one cent sales tax imposed 26 under sections 94,600 to 94,655 shall not be considered economic activity taxes as such term is 27 defined under sections 99.805 and 99.918, and tax revenues derived from such taxes shall not be 28 subject to allocation under [the provisions of] subsection 3 of section 99.845 or subsection 4 of 29 section 99.957. Any one-eighth of one cent sales tax imposed in such city under sections 94.600 to 30 94.655 for constructing and operating a light-rail transit system shall not be considered economic activity taxes as such term is defined under sections 99.805 and 99.918, and tax revenues derived 31 32 from such tax shall not be subject to allocation under [the provisions of] subsection 3 of section 33 99.845 or subsection 4 of section 99.957.

34 4. If the boundaries of a city in which such sales tax has been imposed shall thereafter be 35 changed or altered, the city or county clerk shall forward to the director of revenue by United States 36 registered mail or certified mail a certified copy of the ordinance adding or detaching territory from 37 the city. The ordinance shall reflect the effective date thereof, and shall be accompanied by a map 38 of the city clearly showing the territory added thereto or detached therefrom. Upon receipt of the 39 ordinance and map, the tax imposed [by] under sections 94.600 to 94.655 shall be effective in the 40 added territory or abolished in the detached territory on the effective date of the change of the city 41 boundary.

42

5. The tax authorized under this section shall comply with the provisions of section 67.495.

94.660. 1. The governing body of any city not within a county and any county of the first
classification having a charter form of government with a population of over nine hundred thousand
inhabitants may propose, by ordinance or order, a transportation sales tax of up to one percent for
submission to the voters of that city or county at an authorized election date selected by the
governing body.

Any sales tax approved under this section shall be imposed on the receipts from the sale
 at retail of all tangible personal property or taxable services within the city or county adopting the

tax, if such property and services are subject to taxation by the state of Missouri under [sections 1 2 144.010 to 144.525] chapter 144. 3 3. The ballot of submission shall contain, but need not be limited to, the following language: Shall the county/city of (insert name of county/city [county's or city's name]) 4 5 impose a county/[city-wide] citywide sales tax of (insert rate) percent for the purpose of 6 providing a source of funds for public transportation purposes? 7 YES П NO 8 9 Except as provided [in] under subsection 4 of this section, if a majority of the votes cast in that 10 county or city not within a county on the proposal by the qualified voters voting thereon are in favor of the proposal, then the tax shall go into effect on the first day of the next calendar quarter 11 12 beginning after its adoption and notice to the director of revenue, but no sooner than thirty days after 13 such adoption and notice. If a majority of the votes cast in that county or city not within a county by 14 the qualified voters voting are opposed to the proposal, then the additional sales tax shall not be 15 imposed in that county or city not within a county unless and until the governing body of that county 16 or city not within a county shall have submitted another proposal to authorize the local option transportation sales tax authorized [in] under this section, and such proposal is approved by a 17 18 majority of the qualified voters voting on it. In no event shall a proposal [pursuant to] under this 19 section be submitted to the voters sooner than twelve months from the date of the last proposal. 20 4. No tax shall go into effect under this section in any city not within a county or any county 21 of the first classification having a charter form of government with a population over nine hundred 22 thousand inhabitants unless and until both such city and such county approve the tax. 23 5. The provisions of subsection 4 of this section requiring both the city and county to 24 approve a transportation sales tax before a transportation sales tax may go into effect in either 25 jurisdiction shall not apply to any transportation sales tax submitted to and approved by the voters in 26 such city or such county on or after August 28, 2007. 27 6. All sales taxes collected by the director of revenue under this section on behalf of any city 28 or county, less one percent for cost of collection which shall be deposited in the state's general 29 revenue fund after payment of premiums for surety bonds, shall be deposited with the state treasurer 30 in a special trust fund, which is hereby created, to be known as the "County Public Transit Sales Tax" Trust Fund". The sales taxes shall be collected as provided [in] under section 32.087. The moneys 31 32 in the trust fund shall not be deemed to be state funds and shall not be commingled with any funds 33 of the state. The director of revenue shall keep accurate records of the amount of money in the trust 34 fund which was collected in each city or county approving a sales tax under this section, and the records shall be open to inspection by officers of the city or county and the public. Not later than 35 the tenth day of each month the director of revenue shall distribute all moneys deposited in the trust 36 37 fund during the preceding month to the city or county which levied the tax, and such funds shall be 38 deposited with the treasurer of each such city or county and all expenditures of funds arising from 39 the county public transit sales tax trust fund shall be by an appropriation act to be enacted by the 40 governing body of each such county or city not within a county. 41 7. The revenues derived from any transportation sales tax under this section shall be used 42 only for the planning, development, acquisition, construction, maintenance and operation of public 43 transit facilities and systems other than highways. 44 8. The director of revenue may authorize the state treasurer to make refunds from the 45 amount in the trust fund and credited to any city or county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such 46 47 cities or counties. If any city or county abolishes the tax, the city or county shall notify the director of revenue of the action at least ninety days prior to the effective date of the repeal and the director 48

49 of revenue may order retention in the trust fund, for a period of one year, of two percent of the

amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such city or county, the director of revenue shall authorize the state treasurer to remit the balance in the account to the city or county and close the account of that city or county. The director of revenue shall notify each city or county of each instance of any amount refunded or any check redeemed from receipts due the city or county.

8

9. The tax authorized under this section shall comply with the provisions of section 67.495.

9 94.705. 1. Any city may by a majority vote of its governing body impose a sales tax for 10 transportation purposes enumerated [in] under sections 94.700 to 94.755, and issue bonds for transportation purposes which shall be retired by the revenues received from the sales tax authorized 11 12 [by] under this section. The tax authorized [by] under this section shall be in addition to any and all 13 other sales taxes allowed by law. No ordinance imposing a sales tax [pursuant to the provisions of] 14 under this section shall become effective unless the council or other governing body submits to the 15 voters of the city, at a city or state general, primary, or special election, a proposal to authorize the 16 council or other governing body of the city to impose such a sales tax and, if such tax is to be used to retire bonds authorized [pursuant to] under this section, to authorize such bonds and their 17 18 retirement by such tax; except that no vote shall be required in any city that imposed and collected 19 such tax under sections 94.600 to 94.655, before January 5, 1984. The ballot of the submission shall 20 contain, but is not limited to, the following language: (1) If the proposal submitted involves only authorization to impose the tax authorized [by] 21 22 under this section, the following language:

25 \Box YES \Box NO

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

(2) If the proposal submitted involves authorization to issue bonds and repay such bonds
with revenues from the tax authorized [by] under this section, the following language:
Shall the city of (insert [city's] name of city) issue bonds in the amount of

- 34 □ YES □ NO 35

36 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 37 the question, place an "X" in the box opposite "NO".

38

26

39 If a majority of the votes cast on the proposal, provided [in] under subdivision (1) of this subsection, by the qualified voters voting thereon are in favor of the proposal, then the ordinance and any 40 41 amendments thereto shall be in effect. If the four-sevenths majority of the votes, as required by the 42 Missouri Constitution, Article VI, Section 26, cast on the proposal, provided [in] under subdivision 43 (2) of this subsection to issue bonds and impose a sales tax to retire such bonds, by the qualified 44 voters voting thereon are in favor of the proposal, then the ordinance and any amendments thereto 45 shall be in effect. If a majority of the votes cast on the proposal, as provided [in] under subdivision (1) of this subsection, by the qualified voters voting thereon are opposed to the proposal, then the 46 47 council or other governing body of the city shall have no power to impose the tax authorized [in] 48 under subdivision (1) of this subsection unless and until the council or other governing body of the 49 city submits another proposal to authorize the council or other governing body of the city to impose

1 the tax and such proposal is approved by a majority of the qualified voters voting thereon. If more

than three-sevenths of the votes cast by the qualified voters voting thereon are opposed to the proposal, as provided [in] <u>under</u> subdivision (2) of this subsection to issue bonds and impose a sales tax to retire such bonds, then the council or other governing body of the city shall have no power to issue any bonds or to impose the tax authorized [in] <u>under</u> subdivision (2) of this subsection unless and until the council or other governing body of the city submits another proposal to authorize the

and until the council of other governing body of the city sublines another proposal to authorize the
 council or other governing body of the city to issue such bonds or impose the tax to retire such
 bonds and such proposal is approved by four-sevenths of the qualified voters voting thereon.

2. No incorporated municipality located wholly or partially within any first class county
operating under a charter form of government and having a population of over nine hundred
thousand inhabitants shall impose such a sales tax for that part of the city, town or village that is
located within such first class county, in the event such a first class county imposes a sales tax under
[the provisions of] sections 94.600 to 94.655.

3. The sales tax may be imposed at a rate not to exceed one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of Missouri under [the provisions of sections 144.010 to 144.525] chapter 144.

18 4. If the boundaries of a city in which such sales tax has been imposed shall thereafter be 19 changed or altered, the city clerk shall forward to the director of revenue by United States registered 20 mail or certified mail a certified copy of the ordinance adding or detaching territory from the city. The ordinance shall reflect the effective date thereof, and shall be accompanied by a map of the city 21 22 clearly showing the territory added thereto or detached therefrom. Upon receipt of the ordinance and map, the tax imposed [by] under sections 94.700 to 94.755 shall be effective in the added 23 24 territory or abolished in the detached territory on the effective date of the change of the city 25 boundary.

5. No tax imposed [pursuant to] under this section for the purpose of retiring bonds issued
 [pursuant to] under this section may be terminated until all of such bonds have been retired.

28

<u>6. The tax authorized under this section shall comply with the provisions of section 67.495.</u>

94.805. <u>1.</u> In addition to any tourism tax imposed [by] <u>under</u> section 94.802, the governing
body of any municipality described [in] <u>under</u> section 94.802 may impose, by ordinance, a tourism
tax on the purchase price paid or charged to any person for food and drinks sold on the premises of
restaurant establishments in such municipality or for drinks sold in such municipality for
consumption on the premises by establishments licensed [pursuant to] <u>under</u> section 311.090 to sell
intoxicating liquors, at a rate not to exceed two percent, on such purchase price paid or charged.

35

2. The tax authorized under this section shall comply with the provisions of section 67.495.

94.850. 1. Any city, town or village located within a county of the first classification having 36 37 a charter form of government and having a population of nine hundred thousand or more inhabitants 38 may by a vote of its governing body impose a sales tax in the amount of one-eighth of one percent 39 or one-fourth of one percent on the receipts from the sale at retail of all tangible personal property or 40 taxable services at retail within the city, town or village, but no such ordinance shall become 41 effective unless the council or other governing body submits to the voters of the city, town or village 42 at a city or state general, primary, or special election, a proposal to authorize the council or other 43 governing body of the city, town or village to impose such a sales tax. The ballot of submission 44 shall contain, but is not limited to, the following language:

48

49 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to

the question, place an "X" in the box opposite "NO". 1 2 3 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance and any amendments thereto shall be in effect. If a majority of the 4 5 votes cast by the qualified voters voting thereon are opposed to the proposal, then the council or 6 other governing body of the city, town or village shall have no power to impose the tax authorized 7 [in] under this section unless and until the council or other governing body submits another proposal 8 to authorize the council or other governing body to impose the tax and such proposal is approved by 9 a majority of the qualified voters voting thereon. 2. The tax authorized under this section shall comply with the provisions of section 67.495. 10 11 94.890. 1. The governing body of any municipality located in whole or in part within any 12 county of the first classification having a charter form of government and containing a population of 13 nine hundred thousand or more is hereby authorized to impose, by ordinance, a one-half of one 14 percent sales tax on all retail sales which are subject to taxation under [the provisions of sections 15 144.010 to 144.525] chapter 144 for the purpose of funding capital improvements, including the 16 operation and maintenance of capital improvements. The tax authorized [by] under this section 17 shall be in addition to any and all other sales taxes allowed by law. The ordinance shall become 18 effective after the governing body of the municipality shall submit to the voters of the municipality. 19 a proposal to authorize the tax and, if such tax is to be used to retire bonds to authorize such bonds 20 and their retirement by such tax, to authorize the retirement of debt under previously authorized 21 bonded indebtedness. 22 2. The ballot of submission shall contain, but need not be limited to: 23 (1) If the proposal submitted involves only authorization to impose the tax, the following 24 language: 25 Shall the municipality of (insert [municipality's] name of municipality) impose a sales tax of one-half of one percent for the purpose of funding capital improvements which 26 27 may include the retirement of debt under previously authorized bonded indebtedness? 28 \square YES \square NO 29 30 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO"; or 31 32 (2) If the proposal submitted involves authorization to issue bonds and repay such bonds 33 with revenues from the tax authorized [by] under this section, the following language: 34 Shall the municipality of (insert [municipality's] name of municipality) issue bonds in the amount of (insert amount) to fund capital improvements and 35 36 impose a sales tax of one-half of one percent to repay such bonds? 37 \square YES \square NO 38 39 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 40 the question, place an "X" in box opposite "NO". 41 42 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 43 the proposal, then the ordinance shall be in effect; provided that any proposal submitted under 44 subdivision (2) of this subsection must be approved by the constitutionally required percentage of 45 the voters voting thereon. If a majority of the votes cast by the qualified voters voting are opposed 46 to the proposal, then the governing body of the municipality shall have no power to issue any bonds 47 or impose the sales tax authorized [in] under this section unless and until the governing body of the municipality shall again have submitted another such proposal and the proposal is approved by the 48
[pursuant to] under this section be submitted to the voters sooner than twelve months from the date
 of the last proposal submitted [pursuant to] under this section.

3. No tax imposed [pursuant to] under this section for the purpose of retiring bonds issued under this section may be terminated until all of such bonds have been retired.

4. Within thirty days of the approval of a capital improvement sales tax [pursuant to] under this section and section 94.577, the governing body shall choose one of the following options:

OPTION 1

OPTION 2

Eighty-five percent of the moneys generated within each municipality shall be retained in subaccount #1 of the trust fund created [in] <u>under</u> subsection 5 of this section and shall be returned to that municipality as provided [in] <u>under</u> subdivision (1) of subsection 5 of this section. Fifteen percent of the moneys generated within each municipality shall be retained in subaccount #2 of the trust fund created [in] <u>under</u>, and allocated as provided [in] <u>under</u>, subdivision (2) of subsection 5 of this section.

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One hundred percent of the moneys generated within each municipality shall be retained in
subaccount #2 of the trust fund created [in] under, and allocated as provided [in] under, subdivision
(2) of subsection 5 of this section.

5. The moneys shall be retained in two separate subaccounts in the "Municipal Capital
Improvement Sales Tax Fund" which is hereby created in the state treasury. The fund moneys shall
be distributed to each municipality as follows:

(1) For municipalities choosing Option 1, eighty-five percent of the taxes collected within
 each municipality and retained in subaccount #1 of the trust fund shall be returned to each
 municipality;

(2) For municipalities choosing Option 2, the moneys retained in subaccount #2 of the trust
 fund shall be distributed to each municipality based on the percentage ratio that the population of
 that municipality bears to the total population of all of the municipalities choosing Option 2.

6. All revenue received by a municipality from the tax authorized under [the provisions of] 31 32 this section shall be deposited monthly in a special trust fund and shall be used solely for capital 33 improvements, including the operation and maintenance of capital improvements, for so long as the 34 tax shall remain in effect. Once the tax authorized [by] under this section is abolished or is 35 terminated by any means, all funds remaining in the special trust fund required [by] under this 36 subsection shall be used solely for the maintenance of the capital improvements made with revenues 37 raised by the tax authorized [by] under this section. Any funds in the special trust fund required 38 [by] under this subsection which are not needed for current expenditures may be invested by the 39 governing body in accordance with applicable laws relating to the investment of other municipal 40 funds. The provisions of this subsection shall apply only to taxes authorized [by] under this section 41 which have not been imposed to retire bonds issued [pursuant to] under this section.

42 7. All revenue received by a municipality which issues bonds under this section and imposes 43 the tax authorized [by] under this section to retire such bonds shall be deposited in a special trust 44 fund and shall be used solely to retire such bonds, except to the extent that such funds are required 45 for the operation and maintenance of capital improvements. Once all of such bonds have been 46 retired, all funds remaining in the special trust fund required [by] under this subsection shall be used 47 solely for the maintenance of the capital improvements made with the revenue received as a result of the issuance of such bonds. Any funds in the special trust fund required [by] under this 48 49 subsection which are not needed to meet current obligations under the bonds issued under this

1 section may be invested by the governing body in accordance with applicable laws relating to the

2 investment of other municipal funds. The provisions of this subsection shall apply only to taxes

authorized [by] <u>under</u> this section which have been imposed to retire bonds issued under this
 section.

5 8. After the effective date of any tax imposed under [the provisions of] this section, the 6 director of revenue shall perform all functions incident to the administration, collection, 7 enforcement, and operation of the tax in the same manner as provided [in] under sections 94.500 to 8 94.570, and the director of revenue shall collect in addition to the sales tax for the state of Missouri 9 the additional tax authorized under [the authority of] this section. The tax imposed hereunder and 10 the tax imposed under the sales tax law of the state of Missouri shall be collected together and reported upon such forms and under such administrative rules and regulations as may be prescribed 11 12 by the director of revenue. Except as modified in this section, all provisions of sections 32.085 and 13 32.087 shall apply to the tax imposed under this section.

14 9. The director of revenue may authorize the state treasurer to make refunds from the 15 amounts in the trust fund and credited to any municipality for erroneous payments and 16 overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such municipalities. If any municipality abolishes the tax, the municipality shall notify the director of 17 18 revenue of the action at least ninety days prior to the effective date of the repeal and the director of 19 revenue may order retention in the trust fund, for a period of one year, of two percent of the amount 20 collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has 21 22 elapsed after the effective date of abolition of the tax in such municipality, the director of revenue 23 shall remit the balance in the account to the municipality and close the account of that municipality. 24 The director of revenue shall notify each municipality of each instance of any amount refunded or 25 any check redeemed from receipts due the municipality.

10. Any other provision of this chapter notwithstanding, any municipality in a charter county, with a population of nine hundred thousand or more which adopted a capital improvement sales tax before August 28, 1995, shall by ordinance select Option 1 or Option 2 within sixty days of August 28, 1995.

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11. The tax authorized under this section shall comply with the provisions of section 67.495.

94.900. 1. (1) The governing body of the following cities may impose a tax as provided [in] under this section:

(a) Any city of the third classification with more than ten thousand eight hundred but less
 than ten thousand nine hundred inhabitants located at least partly within a county of the first
 classification with more than one hundred eighty-four thousand but less than one hundred eighty eight thousand inhabitants;

(b) Any city of the fourth classification with more than four thousand five hundred butfewer than five thousand inhabitants;

39 (c) Any city of the fourth classification with more than eight thousand nine hundred but40 fewer than nine thousand inhabitants;

41 (d) Any home rule city with more than forty-eight thousand but fewer than forty-nine42 thousand inhabitants;

43 (e) Any home rule city with more than seventy-three thousand but fewer than seventy-five
 44 thousand inhabitants;

45 (f) Any city of the fourth classification with more than thirteen thousand five hundred but46 fewer than sixteen thousand inhabitants;

47 (g) Any city of the fourth classification with more than seven thousand but fewer than eight48 thousand inhabitants;

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(h) Any city of the fourth classification with more than four thousand but fewer than four

thousand five hundred inhabitants and located in any county of the first classification with more 1

2 than one hundred fifty thousand but fewer than two hundred thousand inhabitants; or 3 (i) Any city of the third classification with more than thirteen thousand but fewer than 4 fifteen thousand inhabitants and located in any county of the third classification without a township 5 form of government and with more than thirty-three thousand but fewer than thirty-seven thousand 6 inhabitants.

7 (2) The governing body of any city listed in subdivision (1) of this subsection is hereby 8 authorized to impose, by ordinance or order, a sales tax in the amount of up to one-half of one 9 percent on all retail sales made in such city which are subject to taxation under [the provisions of 10 sections 144.010 to 144.525] chapter 144 for the purpose of improving the public safety for such city, including but not limited to expenditures on equipment, city employee salaries and benefits, 11 12 and facilities for police, fire and emergency medical providers. The tax authorized [by] under this 13 section shall be in addition to any and all other sales taxes allowed by law, except that no ordinance 14 or order imposing a sales tax [pursuant to the provisions of] under this section shall be effective 15 unless the governing body of the city submits to the voters of the city, at a county or state general, 16 primary or special election, a proposal to authorize the governing body of the city to impose a tax.

17 2. If the proposal submitted involves only authorization to impose the tax authorized [by] 18 under this section, the ballot of submission shall contain, but need not be limited to, the following 19 language:

20 Shall the city of (insert [city's] name of city) impose a citywide sales tax of

(insert amount) for the purpose of improving the public safety of the city? 21 22

 \Box YES \Box NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are 23 24 opposed to the question, place an "X" in the box opposite "NO".

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26 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 27 the proposal submitted [pursuant to] under this subsection, then the ordinance or order and any 28 amendments thereto shall be in effect on the first day of the second calendar guarter after the 29 director of revenue receives notification of adoption of the local sales tax. If a proposal receives 30 less than the required majority, then the governing body of the city shall have no power to impose the sales tax herein authorized unless and until the governing body of the city shall again have 31 32 submitted another proposal to authorize the governing body of the city to impose the sales tax 33 authorized [by] under this section and such proposal is approved by the required majority of the 34 qualified voters voting thereon. However, in no event shall a proposal [pursuant to] under this 35 section be submitted to the voters sooner than twelve months from the date of the last proposal 36 [pursuant to] under this section.

37 3. All revenue received by a city from the tax authorized under [the provisions of] this 38 section shall be deposited in a special trust fund and shall be used solely for improving the public 39 safety for such city for so long as the tax shall remain in effect.

40 4. Once the tax authorized [by] under this section is abolished or is terminated by any 41 means, all funds remaining in the special trust fund shall be used solely for improving the public 42 safety for the city. Any funds in such special trust fund which are not needed for current 43 expenditures may be invested by the governing body in accordance with applicable laws relating to 44 the investment of other city funds.

45 5. All sales taxes collected by the director of [the department of] revenue under this section 46 on behalf of any city, less one percent for cost of collection which shall be deposited in the state's 47 general revenue fund after payment of premiums for surety bonds as provided [in] under section 32.087, shall be deposited in a special trust fund, which is hereby created, to be known as the "City 48 49 Public Safety Sales Tax Trust Fund". The moneys in the trust fund shall not be deemed to be state

funds and shall not be commingled with any funds of the state. The provisions of section 33.080 to 1 2 the contrary notwithstanding, money in this fund shall not be transferred and placed to the credit of 3 the general revenue fund. The director of [the department of] revenue shall keep accurate records of the amount of money in the trust and which was collected in each city imposing a sales tax 4 5 [pursuant to] under this section, and the records shall be open to the inspection of officers of the city 6 and the public. Not later than the tenth day of each month the director of [the department of] 7 revenue shall distribute all moneys deposited in the trust fund during the preceding month to the city 8 which levied the tax; such funds shall be deposited with the city treasurer of each such city, and all 9 expenditures of funds arising from the trust fund shall be by an appropriation act to be enacted by 10 the governing body of each such city. Expenditures may be made from the fund for any functions authorized in the ordinance or order adopted by the governing body submitting the tax to the voters. 11 12 6. The director of [the department of] revenue may make refunds from the amounts in the 13 trust fund and credited to any city for erroneous payments and overpayments made, and may redeem 14 dishonored checks and drafts deposited to the credit of such cities. If any city abolishes the tax, the 15 city shall notify the director of [the department of] revenue of the action at least ninety days prior to 16 the effective date of the repeal and the director of [the department of] revenue may order retention in 17 the trust fund, for a period of one year, of two percent of the amount collected after receipt of such 18 notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and 19 drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of 20 abolition of the tax in such city, the director of [the department of] revenue shall remit the balance in the account to the city and close the account of that city. The director of [the department of 21 22 revenue] shall notify each city of each instance of any amount refunded or any check redeemed 23 from receipts due the city. 24 7. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall 25 apply to the tax imposed [pursuant to] under this section. 8. The tax authorized under this section shall comply with the provisions of section 67.495. 26 27 94.902. 1. The governing bodies of the following cities may impose a tax as provided [in] 28 under this section: 29 (1) Any city of the third classification with more than twenty-six thousand three hundred but 30 less than twenty-six thousand seven hundred inhabitants; (2) Any city of the fourth classification with more than thirty thousand three hundred but 31 32 fewer than thirty thousand seven hundred inhabitants; 33 (3) Any city of the fourth classification with more than twenty-four thousand eight hundred 34 but fewer than twenty-five thousand inhabitants; 35 (4) Any special charter city with more than twenty-nine thousand but fewer than thirty-two 36 thousand inhabitants: 37 (5) Any city of the third classification with more than four thousand but fewer than four 38 thousand five hundred inhabitants and located in any county of the first classification with more 39 than two hundred thousand but fewer than two hundred sixty thousand inhabitants; 40 (6) Any city of the fourth classification with more than nine thousand five hundred but 41 fewer than ten thousand eight hundred inhabitants; or 42 (7) Any city of the fourth classification with more than five hundred eighty but fewer than 43 six hundred fifty inhabitants. 44 2. The governing body of any city listed [in] under subsection 1 of this section may impose, 45 by order or ordinance, a sales tax on all retail sales made in the city which are subject to taxation under chapter 144. The tax authorized [in] under this section may be imposed in an amount of up to 46 47 one-half of one percent, and shall be imposed solely for the purpose of improving the public safety for such city, including but not limited to expenditures on equipment, city employee salaries and 48 49 benefits, and facilities for police, fire and emergency medical providers. The tax authorized [in]

under this section shall be in addition to all other sales taxes imposed by law, and shall be stated 1 2 separately from all other charges and taxes. The order or ordinance imposing a sales tax under this 3 section shall not become effective unless the governing body of the city submits to the voters 4 residing within the city, at a county or state general, primary, or special election, a proposal to 5 authorize the governing body of the city to impose a tax under this section.

6 3. The ballot of submission for the tax authorized [in] under this section shall be in 7 substantially the following form: Shall the city of (insert [city's] name of city) impose a citywide sales tax at a rate of

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(insert rate of percent) percent for the purpose of improving the public safety of the city? \Box YES \square NO If you are in favor of the question, place an "X" in the box opposite "YES". If you are

opposed to the question, place an "X" in the box opposite "NO". 12

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14 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 15 the proposal, then the ordinance or order and any amendments to the order or ordinance shall become effective on the first day of the second calendar quarter after the director of revenue 16 17 receives notice of the adoption of the sales tax. If a majority of the votes cast on the proposal by the 18 gualified voters voting thereon are opposed to the proposal, then the tax shall not become effective 19 unless the proposal is resubmitted under this section to the qualified voters and such proposal is 20 approved by a majority of the qualified voters voting on the proposal. However, in no event shall a proposal under this section be submitted to the voters sooner than twelve months from the date of 21 22 the last proposal under this section.

23 4. Any sales tax imposed under this section shall be administered, collected, enforced, and operated as required [in] under section 32.087. All sales taxes collected by the director of [the 24 25 department of revenue under this section on behalf of any city, less one percent for cost of 26 collection which shall be deposited in the state's general revenue fund after payment of premiums 27 for surety bonds as provided [in] under section 32.087, shall be deposited in a special trust fund, 28 which is hereby created in the state treasury, to be known as the "City Public Safety Sales Tax Trust 29 Fund". The moneys in the trust fund shall not be deemed to be state funds and shall not be 30 commingled with any funds of the state. The provisions of section 33.080 to the contrary 31 notwithstanding, money in this fund shall not be transferred and placed to the credit of the general 32 revenue fund. The director shall keep accurate records of the amount of money in the trust fund and 33 which was collected in each city imposing a sales tax under this section, and the records shall be 34 open to the inspection of officers of the city and the public. Not later than the tenth day of each 35 month the director shall distribute all moneys deposited in the trust fund during the preceding month 36 to the city which levied the tax. Such funds shall be deposited with the city treasurer of each such 37 city, and all expenditures of funds arising from the trust fund shall be by an appropriation act to be 38 enacted by the governing body of each such city. Expenditures may be made from the fund for any 39 functions authorized in the ordinance or order adopted by the governing body submitting the tax to 40 the voters. If the tax is repealed, all funds remaining in the special trust fund shall continue to be 41 used solely for the designated purposes. Any funds in the special trust fund which are not needed 42 for current expenditures shall be invested in the same manner as other funds are invested. Any 43 interest and moneys earned on such investments shall be credited to the fund.

44 5. The director of [the department of] revenue may authorize the state treasurer to make 45 refunds from the amounts in the trust fund and credited to any city for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such 46 cities. If any city abolishes the tax, the city shall notify the director of the action at least ninety days 47 48 before the effective date of the repeal, and the director may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover 49

possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such city, the director shall remit the balance in the account to the city and close the account of that city. The director shall notify each city of each instance of any amount refunded or any check redeemed from receipts due the city.

6 6. The governing body of any city that has adopted the sales tax authorized [in] <u>under</u> this 7 section may submit the question of repeal of the tax to the voters on any date available for elections 8 for the city. The ballot of submission shall be in substantially the following form:

9 Shall _____ (insert the name of the city) repeal the sales tax imposed at a rate of _____
10 (insert rate of percent) percent for the purpose of improving the public safety of the city?
11 ___ YES ___ NO

11 12

If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized [in] <u>under</u> this section shall remain effective until the question is resubmitted under this section to the qualified voters, and the repeal is approved by a majority of the

18 qualified voters voting on the question.

19 7. Whenever the governing body of any city that has adopted the sales tax authorized [in] 20 under this section receives a petition, signed by ten percent of the registered voters of the city voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this 21 22 section, the governing body shall submit to the voters of the city a proposal to repeal the tax. If a 23 majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such 24 25 repeal was approved. If a majority of the votes cast on the question by the qualified voters voting 26 thereon are opposed to the repeal, then the tax shall remain effective until the question is 27 resubmitted under this section to the qualified voters and the repeal is approved by a majority of the 28 qualified voters voting on the question.

8. Any sales tax imposed under this section by a city described under subdivision (6) of subsection 1 of this section that is in effect as of December 31, 2038, shall automatically expire. No city described under subdivision (6) of subsection 1 of this section shall collect a sales tax [pursuant to] under this section on or after January 1, 2039. Subsection 7 of this section shall not apply to a sales tax imposed under this section by a city described under subdivision (6) of subsection 1 of this section.

9. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall
apply to the tax imposed under this section.

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10. The tax authorized under this section shall comply with the provisions of section 67.495.

94.950. 1. As used in this section, "museum" means museums operating or to be built in the
city and that are registered with the United States Internal Revenue Service as a 501(c)(3)
corporation, or an organization that is registered with the United States Internal Revenue Service as
a 501(c)(3) corporation and that develops, promotes, or operates historical locations or preservation

42 sites.

2. The governing body of any home rule city with more than forty-five thousand five hundred but fewer than forty-five thousand nine hundred inhabitants and partially located in any county of the first classification with more than one hundred four thousand six hundred but fewer than one hundred four thousand seven hundred inhabitants may impose, by order or ordinance, a sales tax on all retail sales made within the city which are subject to sales tax under chapter 144. The tax authorized [in] <u>under</u> this section shall not exceed one-half of one percent, and shall be imposed solely for the purpose of funding the operation, construction, or renovation of historical locations and museums to promote tourism. The tax authorized [in] <u>under</u> this section shall be in addition to all other sales taxes imposed by law, and shall be stated separately from all other charges and taxes. The order or ordinance shall not become effective unless the governing body of the city submits to the voters residing within the city at a state general, primary, or special election a proposal to authorize the governing body of the city to impose a tax under this section.

6 3. The ballot of submission for the tax authorized [in] <u>under</u> this section shall be in 7 substantially the following form:

8 Shall (insert the name of the city) impose a sales tax at a rate of (insert 9 rate of percent) percent, solely for the purpose of funding the operation, construction, or renovation 10 of historical locations and museums to promote tourism?

11 12 YES

□ NO

13 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed tothe question, place an "X" in the box opposite "NO".

15

16 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 17 the question, then the tax shall become effective on the first day of the second calendar quarter 18 immediately following notification to the department of revenue. If a majority of the votes cast on 19 the question by the qualified voters voting thereon are opposed to the question, then the tax shall not 20 become effective unless and until the question is resubmitted under this section to the qualified 21 voters and such question is approved by a majority of the qualified voters voting on the question.

22 4. All revenue collected under this section by the director of [the department of] revenue on 23 behalf of any city, except for one percent for the cost of collection which shall be deposited in the 24 state's general revenue fund, shall be deposited in a special trust fund, which is hereby created and 25 shall be known as the "Local Option Museum Sales Tax Trust Fund", and shall be used solely for 26 the designated purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be commingled with any funds of the state. The director may make refunds from the amounts in the 27 28 trust fund and credited to the city for erroneous payments and overpayments made, and may redeem 29 dishonored checks and drafts deposited to the credit of such city. Any funds in the trust fund which 30 are not needed for current expenditures shall be invested in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund. Not 31 32 later than the tenth day of each month, the director shall distribute all moneys deposited in the trust 33 fund during the preceding month to the city that levied the sales tax.

34 5. On or after the effective date of the tax, the director of revenue shall be responsible for 35 the administration, collection, enforcement, and operation of the tax, and sections 32.085 and 32.087 36 shall apply. In order to permit sellers required to collect and report the sales tax to collect the 37 amount required to be reported and remitted, but not to change the requirements of reporting or 38 remitting the tax, or to serve as a levy of the tax, and in order to avoid fractions of pennies, the 39 governing body of the city may authorize the use of a bracket system similar to that authorized [in] 40 under section 144.285, and notwithstanding the provisions of that section, this new bracket system 41 shall be used where this tax is imposed and shall apply to all taxable transactions. Beginning with 42 the effective date of the tax, every retailer in the city shall add the sales tax to the sale price, and this 43 tax shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the 44 same manner as the purchase price. For purposes of this section, all retail sales shall be deemed to 45 be consummated at the place of business of the retailer.

6. All applicable provisions in [sections 144.010 to 144.525] chapter 144 governing the state sales tax, and section 32.057, the uniform confidentiality provision, shall apply to the collection of the tax, and all exemptions granted to agencies of government, organizations, and persons under [sections 144.010 to 144.525] chapter 144 are hereby made applicable to the imposition and

collection of the tax. The same sales tax permit, exemption certificate, and retail certificate required 1 2 [by sections 144.010 to 144.525] under chapter 144 for the administration and collection of the state 3 sales tax shall satisfy the requirements of this section, and no additional permit or exemption 4 certificate or retail certificate shall be required; except that, the director of revenue may prescribe a 5 form of exemption certificate for an exemption from the tax. All discounts allowed the retailer 6 under the state sales tax for the collection of and for payment of taxes are hereby allowed and made 7 applicable to the tax. The penalties for violations provided [in] under section 32.057 and [sections 8 144.010 to 144.525] chapter 144 are hereby made applicable to violations of this section. If any 9 person is delinquent in the payment of the amount required to be paid under this section, or in the 10 event a determination has been made against the person for the tax and penalty under this section. the limitation for bringing suit for the collection of the delinquent tax and penalties shall be the same 11 12 as that provided [in sections 144.010 to 144.525] under chapter 144. 13 7. The governing body of any city that has adopted the sales tax authorized [in] under this 14 section may submit the question of repeal of the tax to the voters on any date available for elections 15 for the city. The ballot of submission shall be in substantially the following form: 16 Shall (insert the name of the city) repeal the sales tax imposed at a rate of 17 (insert rate of percent) percent for the purpose of funding the operation, construction, or 18 renovation of historical locations and museums to promote tourism? 19 YES NO 20 21 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 22 the question, place an "X" in the box opposite "NO". 23 24 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 25 repeal, that repeal shall become effective on December thirty-first of the calendar year in which such 26 repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized [in] under this section shall remain 27 28 effective until the question is resubmitted under this section to the qualified voters and the repeal is 29 approved by a majority of the qualified voters voting on the question. 30 8. Whenever the governing body of any city that has adopted the sales tax authorized [in] under this section receives a petition, signed by a number of registered voters of the city equal to at 31 32 least two percent of the number of registered voters of the city voting in the last gubernatorial 33 election, calling for an election to repeal the sales tax imposed under this section, the governing 34 body shall submit to the voters of the city a proposal to repeal the tax. If a majority of the votes cast 35 on the question by the qualified voters voting thereon are in favor of the repeal, the repeal shall 36 become effective on December thirty-first of the calendar year in which such repeal was approved. 37 If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to 38 the repeal, then the sales tax authorized [in] under this section shall remain effective until the 39 question is resubmitted under this section to the qualified voters and the repeal is approved by a 40 majority of the qualified voters voting on the question. 41 9. If the tax is repealed or terminated by any means, all funds remaining in the trust fund 42 shall continue to be used solely for the designated purposes, and the city shall notify the director of

9. If the tax is repealed or terminated by any means, all funds remaining in the trust fund shall continue to be used solely for the designated purposes, and the city shall notify the director of [the department of] revenue of the action at least thirty days before the effective date of the repeal and the director may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such city, the director shall remit the balance in the account to the city and close the account of that city. The director shall notify each city of each instance of any amount refunded or any check redeemed from receipts due the city.

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1	10. The tax authorized under this section shall comply with the provisions of section 67.495.
2	94.1000. 1. The governing body of any city not within a county is hereby authorized to
3	impose, by ordinance or order, a sales tax on all retail sales which are subject to taxation under [the
4	provisions of sections 144.010 to 144.525] chapter 144 for the purpose of funding medical care for
5	the medically indigent.
6	For the purposes of this section, the term "medically indigent" shall mean those individuals and
7	families who do not have employer-sponsored health insurance, coverage under the Medicaid or
8	Medicare programs, or income levels, as determined by the city imposing the tax, sufficient to
9	purchase adequate health insurance coverage. The tax authorized [by] <u>under</u> this section shall be in
10	addition to any and all other sales taxes allowed by law. The ordinance or order shall become
11	effective after the governing body of the city shall submit to the voters of that city a proposal to
12	authorize the tax.
13	2. The ballot of submission shall contain, but need not be limited to, the following language:
14	Shall the city of
15	(insert amount) for the purpose of funding medical care for the medically indigent?
16 17	\Box YES \Box NO
17 18	If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to
18 19	the question, place an "X" in the box opposite "NO".
20	the question, place an X in the box opposite NO.
20	If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of
22	the proposal, then the ordinance or order shall be in effect, beginning the first day of the second
23	calendar quarter following its adoption. If a majority of the votes cast by the qualified voters voting
24	are opposed to the proposal, then the governing body of the city shall have no power to impose the
25	sales tax authorized [in] under this section unless and until the governing body of the city shall again
26	have submitted another such proposal and the proposal is approved by the requisite majority of the
27	qualified voters voting thereon. However, in no event shall a proposal [pursuant to] under this
28	section be submitted to the voters sooner than twelve months from the date of the last proposal
29	submitted [pursuant to] under this section.
30	3. After the effective date of any tax imposed under [the provisions of] this section, the
31	director of revenue shall perform all functions incident to the administration, collection,
32	enforcement, and operation of the tax in the same manner as provided [in] under sections 94.500 to
33	94.550, and the director of revenue shall collect in addition to the sales tax for the state of Missouri
34	the additional tax authorized under [the authority of] this section. The tax imposed [pursuant to]
35	under this section and the tax imposed under the sales tax law of the state of Missouri shall be
36	collected together and reported upon such forms and under such administrative rules and regulations
37	as may be prescribed by the director of revenue. Except as modified in this section, all provisions of
38	sections 32.085 and 32.087 shall apply to the tax imposed under this section.
39 40	4. The sales tax may be approved at a rate of one-eighth of one percent, one-fourth of one
40	percent, three-eighths of one percent, one-half of one percent, five-eighths of one percent, three-
41 42	fourths of one percent, seven-eighths of one percent, or one percent of the receipts from the sale at retail of all tangible percent property and tayable carriage at ratail within any eity adopting such
42 43	retail of all tangible personal property and taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of Missouri under [the
43 44	provisions of sections 144.010 to 144.525] chapter 144.
45	5. All revenue generated from the tax authorized under [the provisions of] this section shall
43 46	be deposited into the "Medical Indigence Sales Tax Fund", which is hereby created in the state
40 47	treasury. The fund moneys shall be distributed to the city from which the revenue was generated for
48	the sole purpose of funding medical care for the medically indigent, as that term is defined [in]
49	under this section. Once the tax authorized [by] under this section is abolished or terminated by any
-	

means, all funds remaining in the fund shall be used solely for that purpose. 1 2

6. The tax authorized under this section shall comply with the provisions of section 67.495.

3 94.1008. 1. The governing body of any third class city with a population of at least 4 seventeen thousand which is located in a county of the third classification without a township form 5 of government and with a population of at least twenty-four thousand four hundred but not in excess 6 of twenty-five thousand may impose, by ordinance or order, an economic development sales tax on 7 all retail sales which are subject to taxation pursuant to the provisions of sections 144.010 to 8 144.525] under chapter 144 for the purpose of funding economic development. For the purposes of 9 this section, the term "economic development" shall mean funding any economic development 10 project approved by the voters, including a transportation corporation, as defined [in] under sections 238.300 to 238.367. The tax authorized [by] under this section shall be in addition to any and all 11 12 other sales taxes allowed by law. The ordinance or order shall become effective after the governing 13 body of the city shall submit to the voters of that city a proposal to authorize the tax.

2. The ballot of submission shall contain, but need not be limited to, the following language: 14 15 Shall the city of (insert name of city) impose a sales tax of (insert 16 rate) for the purpose of funding economic development in order to fund a (insert 17 description of economic development project to be approved); provided that, the sales tax shall 18 terminate upon the payment of all bonds issued to complete the (insert description of 19 economic development project to be approved)? There is no guarantee of any state funding. 20 \Box YES \square NO

- 21
- 22 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO". 23
- 24

25 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 26 the proposal, then the ordinance or order shall be in effect, beginning the first day of the second 27 calendar quarter following its adoption or a later date if authorized by the governing body. If the 28 governing body has not authorized the initial collection of the tax [pursuant to] under such 29 ordinance or order within three years after the date of the passage of the proposal, authorization for 30 the governing body to impose such tax shall expire. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the governing body of the city shall have no power 31 32 to impose the sales tax authorized [in] under this section unless and until the governing body of the 33 city shall again have submitted another such proposal and the proposal is approved by the requisite 34 majority of the qualified voters voting thereon. However, in no event shall a proposal [pursuant to] 35 under this section be submitted to the voters sooner than twelve months from the date of the last 36 proposal submitted [pursuant to] under this section.

37 3. After the effective date of any tax imposed [pursuant to the provisions of] under this 38 section, the director of revenue shall perform all functions incident to the administration, collection, 39 enforcement and operation of the tax in the same manner as provided [in] under sections 94.500 to 40 94.550, and the director of revenue shall collect in addition to the sales tax for the state of Missouri 41 the additional tax authorized [pursuant to the authority of] under this section. The tax imposed [pursuant to] under this section and the tax imposed [pursuant to] under the sales tax law of the state 42 43 of Missouri shall be collected together and reported upon such forms and [pursuant to] under such 44 administrative rules and regulations as may be prescribed by the director of revenue. Except as 45 modified [in] under this section, all provisions of sections 32.085 and 32.087 shall apply to the tax 46 imposed [pursuant to] under this section.

47 4. The economic development sales tax may be approved at a rate of one-quarter of one percent, one-half of one percent, three-fourths of one percent or one percent of the receipts from the 48 49 sale at retail of all tangible personal property and taxable services at retail within any city adopting

such tax, if such property and services are subject to taxation by the state of Missouri [pursuant to 1 2 the provisions of sections 144.010 to 144.525] under chapter 144. 3 5. All revenue generated from the tax authorized [pursuant to the provisions of] under this 4 section, less one percent for the cost of collection which shall be deposited in the general revenue 5 fund, shall be deposited into the "Local Economic Development Sales Tax Fund", which is hereby 6 created in the state treasury. The fund moneys shall be distributed to the city from which the 7 revenue was generated for the sole purpose of funding economic development, as that term is 8 defined [in] under this section. The tax authorized [by] under this section shall terminate as 9 approved by the voters. 10 6. The tax authorized under this section shall comply with the provisions of section 67.495. 94.1010. 1. The governing body of any city which has a population of at least thirty-five 11 12 thousand and is located in a county with a population of at least sixty-three thousand but not in 13 excess of eighty thousand may impose, by ordinance or order, an economic development sales tax 14 on all retail sales which are subject to taxation [pursuant to the provisions of sections 144.010 to 15 144.525] under chapter 144 for the purpose of funding economic development. For the purposes of 16 this section, the term "economic development" shall mean the funding of the construction and debt 17 financing of a civic and convention center, as determined by the city imposing the tax. The tax 18 authorized [by] under this section shall be in addition to any and all other sales taxes allowed by 19 law. The ordinance or order shall become effective after the governing body of the city shall submit 20 to the voters of that city a proposal to authorize the tax. 21 2. The ballot of submission shall contain, but need not be limited to, the following language: 22 Shall the city of (insert name of city) impose a sales tax of (insert rate) for the purpose of funding economic development in order to construct a convention center? 23 24 There is no guarantee of any state funding. 25 \Box YES \square NO 26 27 28 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 29 the question, place an "X" in the box opposite "NO". 30 31 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 32 the proposal, then the ordinance or order shall be in effect, beginning the first day of the second 33 calendar quarter following its adoption or a later date if authorized by the governing body. If the 34 governing body has not authorized the initial collection of the tax [pursuant to] under such 35 ordinance or order within three years after the date of the passage of the proposal, authorization for 36 the governing body to impose such tax shall expire. If a majority of the votes cast by the qualified 37 voters voting are opposed to the proposal, then the governing body of the city shall have no power 38 to impose the sales tax authorized [in] under this section unless and until the governing body of the 39 city shall again have submitted another such proposal and the proposal is approved by the requisite 40 majority of the qualified voters voting thereon. However, in no event shall a proposal [pursuant to] 41 under this section be submitted to the voters sooner than twelve months from the date of the last 42 proposal submitted [pursuant to] under this section. 43 3. After the effective date of any tax imposed [pursuant to the provisions of] under this 44 section, the director of revenue shall perform all functions incident to the administration, collection, 45 enforcement, and operation of the tax in the same manner as provided [in] under sections 94.500 to 94.550, and the director of revenue shall collect in addition to the sales tax for the state of Missouri 46 47 the additional tax authorized [pursuant to the authority of] under this section. The tax imposed 48 [pursuant to] under this section and the tax imposed [pursuant to] under the sales tax law of the state

49 of Missouri shall be collected together and reported upon such forms and [pursuant to] under such

1 administrative rules and regulations as may be prescribed by the director of revenue. Except as

2 modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed 3 [pursuant to] under this section.

4 4. The economic development sales tax may be approved at a rate of one-eighth of one 5 percent, one-fourth of one percent, three-eighths of one percent, one-half of one percent, three-6 fourths of one percent or one percent of the receipts from the sale at retail of all tangible personal 7 property and taxable services at retail within any city adopting such tax, if such property and 8 services are subject to taxation by the state of Missouri [pursuant to the provisions of sections 9 144.010 to 144.525] under chapter 144.

5. All revenue generated from the tax authorized [pursuant to the provisions of] under this section, less one percent for the cost of collection which shall be deposited in the general revenue fund, shall be deposited into the "Local Economic Development Sales Tax Fund", which is hereby created in the state treasury. The fund moneys shall be distributed to the city from which the revenue was generated for the sole purpose of funding economic development, as that term is defined [in] under this section. The tax authorized [by] under this section is abolished or terminated when the original indebtedness for the civic and convention center is fully paid.

6. The tax authorized under this section shall comply with the provisions of section 67.495. 94.1012. 1. The governing body of any city of the third classification with more than sixteen thousand six hundred but fewer than sixteen thousand seven hundred inhabitants may impose, by ordinance or order, an economic development sales tax on all retail sales which are subject to taxation [pursuant to the provisions of sections 144.010 to 144.525] under chapter 144 for the purpose of funding economic development. For the purposes of this section, the term "economic development" shall mean funding any economic development project approved by the voters, including a transportation corporation, as defined [in] under sections 238.300 to 238.367. The tax

authorized [by] <u>under</u> this section shall be in addition to any and all other sales taxes allowed by
 law. The ordinance or order shall become effective after the governing body of the city shall submit
 to the voters of that city a proposal to authorize the tax.

28 2. The ballot of submission shall contain, but need not be limited to, the following language:
 29 Shall the city of (insert name of city) impose a sales tax of (insert rate) for the
 30 purpose of funding economic development in order to fund a (insert description of economic
 31 development project to be approved); provided that, the sales tax shall terminate upon the payment
 32 of all bonds issued to complete the (insert description of economic development project to be
 33 approved)? There is no guarantee of any state funding.

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□ NÔ

 \square YES

36 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to 37 the question, place an "X" in the box opposite "NO".

38

39 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 40 the proposal, then the ordinance or order shall be in effect beginning the first day of the second 41 calendar quarter following its adoption or a later date if authorized by the governing body. If the 42 governing body has not authorized the initial collection of the tax [pursuant to] under such 43 ordinance or order within three years after the date of the passage of the proposal, authorization for 44 the governing body to impose such tax shall expire. If a majority of the votes cast by the qualified 45 voters voting are opposed to the proposal, then the governing body of the city shall have no power to impose the sales tax authorized [in] under this section unless and until the governing body of the 46 47 city shall again have submitted another such proposal and the proposal is approved by the requisite majority of the qualified voters voting thereon. However, in no event shall a proposal [pursuant to] 48 49 under this section be submitted to the voters sooner than twelve months from the date of the last

1 proposal submitted [pursuant to] <u>under</u> this section.

2 3. After the effective date of any tax imposed [pursuant to the provisions of] under this 3 section, the director of revenue shall perform all functions incident to the administration, collection, 4 enforcement and operation of the tax in the same manner as provided in sections 94.500 to 94.550, 5 and the director of revenue shall collect in addition to the sales tax for the state of Missouri the 6 additional tax authorized [pursuant to the authority of] under this section. The tax imposed 7 [pursuant to] under this section and the tax imposed [pursuant to] under the sales tax law of the state 8 of Missouri shall be collected together and reported upon such forms and pursuant to such 9 administrative rules and regulations as may be prescribed by the director of revenue. Except as 10 modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed [pursuant to] under this section. 11 12 4. The economic development sales tax may be approved at a rate of one-half of one percent

13 of the receipts from the sale at retail of all tangible personal property and taxable services at retail 14 within any city adopting such tax, if such property and services are subject to taxation by the state of 15 Missouri [pursuant to the provisions of sections 144.010 to 144.525] under chapter 144.

5. All revenue generated from the tax authorized [pursuant to the provisions of] under this section, less one percent for the cost of collection which shall be deposited in the general revenue fund, shall be deposited into the "Local Economic Development Sales Tax Fund", which is hereby created in the state treasury. The fund moneys shall be distributed to the city from which the revenue was generated for the sole purpose of funding economic development, as that term is defined [in] under this section. The tax authorized [by] under this section shall terminate as approved by the voters.

23 24 6. The tax authorized under this section shall comply with the provisions of section 67.495."; and

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Further amend said bill, Page 9, Section 99.848, Line 15, by inserting after said section and line the following:

28

"143.011. 1. A tax is hereby imposed for every taxable year on the Missouri taxable income
of every resident. The tax shall be determined by applying the tax table or the rate provided in
section 143.021, which is based upon the following rates:

32 If the Missouri taxable income is:
33 Not over \$1,000.00
The tax is:
1 1/2% of the Missouri taxable income

34 Over \$1,000 but not over \$2,000 \$15 plus 2% of excess over \$1,000 35 Over \$2,000 but not over \$3,000 \$35 plus 2 1/2% of excess over \$2,000 36 Over \$3.000 but not over \$4.000 \$60 plus 3% of excess over \$3.000 37 Over \$4,000 but not over \$5,000 \$90 plus 3 1/2% of excess over \$4,000 38 Over \$5,000 but not over \$6,000 \$125 plus 4% of excess over \$5,000 39 Over \$6,000 but not over \$7,000 \$165 plus 4 1/2% of excess over \$6,000 40 Over \$7,000 but not over \$8,000 \$210 plus 5% of excess over \$7,000 41 Over \$8,000 but not over \$9,000 \$260 plus 5 1/2% of excess over \$8,000 42 Over \$9.000 \$315 plus 6% of excess over \$9,000

2. (1) Beginning with the 2017 calendar year, the top rate of tax under subsection 1 of this
section may be reduced over a period of years. Each reduction in the top rate of tax shall be by onetenth of a percent and no more than one reduction shall occur in a calendar year. No more than five
reductions shall be made under this subsection. Reductions in the rate of tax shall take effect on
January first of a calendar year and such reduced rates shall continue in effect until the next
reduction occurs.

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(2) A reduction in the rate of tax shall only occur if the amount of net general revenue

collected in the previous fiscal year exceeds the highest amount of net general revenue collected in 1 2 any of the three fiscal years prior to such fiscal year by at least one hundred fifty million dollars. 3 (3) Any modification of tax rates under this subsection shall only apply to tax years that 4 begin on or after a modification takes effect. 5 (4) The director of the department of revenue shall, by rule, adjust the tax tables under 6 subsection 1 of this section to effectuate the provisions of this subsection. The bracket for income 7 subject to the top rate of tax shall be eliminated once the top rate of tax has been reduced to five and 8 one-half percent, and the top remaining rate of tax shall apply to all income in excess of the income 9 in the second highest remaining income bracket. 10 3. (1) In addition to the rate reductions under subsection 2 of this section, beginning with the 2019 calendar year, the top rate of tax under subsection 1 of this section shall be reduced by 11 12 four-tenths of one percent. Such reduction in the rate of tax shall take effect on January first of the 13 2019 calendar year.

14 (2) The modification of tax rates under this subsection shall only apply to tax years that 15 begin on or after the date the modification takes effect.

16 (3) The director of the department of revenue shall, by rule, adjust the tax tables under 17 subsection 1 of this section to effectuate the provisions of this subsection.

18 4. (1) Beginning with the 2020 calendar year, the top rate of tax under subsection 1 of this 19 section shall be reduced by twelve-hundredths of one percent. Such reduction in the rate of tax shall 20 take effect on January 1, 2020.

(2) (a) Beginning with the 2021 calendar year, the top rate of tax under subsection 1 of this 21 22 section may be adjusted annually over a period of two years, according to the provisions of this 23 subdivision.

24 (b) Beginning with the 2021 calendar year, for every additional forty-six million dollars in 25 total state sales and use tax revenue received from October 1, 2019, to September 30, 2020, over a 26 four percent increase from the total state sales and use tax revenue received from October 1, 2018. 27 to September 30, 2019, the top rate of tax under subsection 1 of this section shall be reduced from 28 its 2020 rate by five-hundredths of one percent. Beginning with the 2021 calendar year, for every 29 forty-six million dollars by which the total state sales and use tax revenue received from October 1, 2019, to September 30, 2020, fails to equal a four percent increase from the amount of total state 30 sales and use tax revenue received from October 1, 2018, to September 30, 2019, the top rate of tax 31 32 under subsection 1 of this section shall be increased from its 2020 rate by five-hundredths of one 33 percent. 34 (c) Beginning with the 2022 calendar year, for every additional forty-six million dollars in total state sales and use tax revenue received from October 1, 2020, to September 30, 2021, over an 35 eight percent increase from the total state sales and use tax revenue received from October 1, 2018, 36 to September 30, 2019, the top rate of tax under subsection 1 of this section shall be reduced from 37 38 its 2021 rate by five-hundredths of one percent. Beginning with the 2022 calendar year, for every 39 forty-six million dollars by which the total state sales and use tax revenue received from October 1, 40 2020, to September 30, 2021, fails to equal an eight percent increase from the amount of total state 41 sales and use tax revenue received from October 1, 2018, to September 30, 2019, the top rate of tax 42 under subsection 1 of this section shall be increased from its 2021 rate by five-hundredths of one 43 percent. 44 (3) Any adjustment of tax rates under subdivision (2) of this subsection shall take effect on January first of the calendar year following the year in which a change in total state sales and use tax 45 revenue triggered an adjustment. 46 47 (4) The director of the department of revenue shall, by rule, adjust the tax tables under

subsection 1 of this section to effectuate the provisions of this subsection. 48

49 5. Beginning with the 2017 calendar year, the brackets of Missouri taxable income

identified in subsection 1 of this section shall be adjusted annually by the percent increase in 1 2 inflation. The director shall publish such brackets annually beginning on or after October 1, 2016. 3 Modifications to the brackets shall take effect on January first of each calendar year and shall apply 4 to tax years beginning on or after the effective date of the new brackets. 5 [5.] 6. As used in this section, the following terms mean: 6 (1) "CPI", the Consumer Price Index for All Urban Consumers for the United States as 7 reported by the Bureau of Labor Statistics, or its successor index; 8 (2) "CPI for the preceding calendar year", the average of the CPI as of the close of the 9 twelve month period ending on August thirty-first of such calendar year; 10 (3) "Net general revenue collected", all revenue deposited into the general revenue fund, less refunds and revenues originally deposited into the general revenue fund but designated by law 11 12 for a specific distribution or transfer to another state fund; (4) "Percent increase in inflation", the percentage, if any, by which the CPI for the preceding 13 14 calendar year exceeds the CPI for the year beginning September 1, 2014, and ending August 31. 15 2015. 16 144.088. 1. For purposes of this section, the following terms shall mean: (1) "Sales invoice", any document, in either paper or electronic format, which lists items to 17 18 be sold as part of a sales transaction and states the prices of such items; and 19 (2) "Sales receipt", any document, in either paper or electronic format, which lists items sold 20 as part of a sales transaction and states the prices of such items. 2. Any seller who sells more than five hundred thousand dollars worth of goods per year and 21 22 who provides a purchaser with a sales receipt or sales invoice in conjunction with a sale, as defined under section 144.010, shall clearly state on such sales receipt or sales invoice the total rate of all 23 24 sales tax imposed on the sale referenced by such document. This total rate shall reflect any 25 applicable state or local sales tax authorized under the laws of this state. 26 144.605. The following words and phrases as used in sections 144.600 to 144.745 mean and 27 include: 28 (1) "Calendar quarter", the period of three consecutive calendar months ending on March 29 thirty-first, June thirtieth, September thirtieth or December thirty-first; 30 (2) "Engages in business activities within this state" includes: (a) Maintaining or having a franchisee or licensee operating under the seller's trade name in 31 32 this state if the franchisee or licensee is required to collect sales tax pursuant to sections 144.010 to 33 144.525; 34 (b) Soliciting sales or taking orders by sales agents or traveling representatives; 35 (c) A vendor is presumed to engage in business activities within this state if any person, 36 other than a common carrier acting in its capacity as such, that has substantial nexus with this state: 37 a. Sells a similar line of products as the vendor and does so under the same or a similar 38 business name; 39 b. Maintains an office, distribution facility, warehouse, or storage place, or similar place of 40 business in the state to facilitate the delivery of property or services sold by the vendor to the 41 vendor's customers; 42 c. Delivers, installs, assembles, or performs maintenance services for the vendor's customers 43 within the state; 44 d. Facilitates the vendor's delivery of property to customers in the state by allowing the 45 vendor's customers to pick up property sold by the vendor at an office, distribution facility, warehouse, storage place, or similar place of business maintained by the person in the state; or 46 47 e. Conducts any other activities in the state that are significantly associated with the 48 vendor's ability to establish and maintain a market in the state for the sales; 49 (d) The presumption in paragraph (c) of this subdivision may be rebutted by demonstrating

that the person's activities in the state are not significantly associated with the vendor's ability to
 establish or maintain a market in this state for the vendor's sales;

3 (e) Notwithstanding paragraph (c) of this subdivision, a vendor shall be presumed to engage in business activities within this state if the vendor enters into an agreement with one or more 4 5 residents of this state under which the resident, for a commission or other consideration, directly or 6 indirectly refers potential customers, whether by a link on an internet website, an in-person oral 7 presentation, telemarketing, or otherwise, to the vendor, if the cumulative gross receipts from sales 8 by the vendor to customers in the state who are referred to the vendor by all residents with this type 9 of an agreement with the vendor is in excess of ten thousand dollars during the preceding twelve 10 months:

(f) The presumption in paragraph (e) of this subdivision may be rebutted by submitting proof that the residents with whom the vendor has an agreement did not engage in any activity within the state that was significantly associated with the vendor's ability to establish or maintain the vendor's market in the state during the preceding twelve months. Such proof may consist of sworn written statements from all of the residents with whom the vendor has an agreement stating that they did not engage in any solicitation in the state on behalf of the vendor during the preceding year provided that such statements were provided and obtained in good faith; and

18 (g) a. Beginning January 1, 2020, a vendor engages in business activities within this state if 19 the cumulative gross receipts from the vendor's sales of tangible personal property to purchasers for

20 the purpose of storage, use, or consumption in this state are one hundred thousand dollars or more, 21 or a vendor sold tangible personal property into this state in two hundred or more separate

transactions, during any twelve-month period, as determined under subparagraph b. of this

23 <u>paragraph;</u>

24 b. Following the close of each calendar quarter, a vendor shall determine whether the vendor 25 met the requirements provided under subparagraph a. of this paragraph during the twelve-month period ending on the last day of the preceding calendar quarter. If the vendor met such requirements 26 27 for any such twelve-month period, such vendor shall collect and remit the tax as provided under 28 section 144.635 for a period of not less than twelve months, beginning not more than three months following the close of the preceding calendar quarter, and shall continue to collect and remit the tax 29 30 for as long as the vendor is engaged in business activities in this state, as provided under this paragraph, or otherwise maintains a substantial nexus with this state: 31 32 c. The provisions of this paragraph shall only apply to vendors that do not have a physical 33 presence within the state and the associated sales of tangible personal property occurred with use of

the internet;
 d. Any department that has the constitutional authority to collect sales or use tax under
 Article IV of the Constitution of Missouri may remit any moneys collected under this paragraph to

the department of revenue and such moneys shall be deposited into the state general revenue fund
 established under section 33.543; and

e. Any vendor that meets subparagraph c. of this paragraph shall not be subject to local use
 tax imposed by a political subdivision in this state enacted prior to January 1, 2020, except in such
 political subdivisions in which a majority of voters have approved expanding a use tax that was
 enacted prior to January 1, 2020;

(3) "Maintains a place of business in this state" includes maintaining, occupying, or using,
permanently or temporarily, directly or indirectly, by whatever name called, an office, place of
distribution, sales or sample room or place, warehouse or storage place, or other place of business in
this state, whether owned or operated by the vendor or by any other person other than a common
carrier acting in its capacity as such;

48 (4) "Person", any individual, firm, copartnership, joint venture, association, corporation,
 49 municipal or private, and whether organized for profit or not, state, county, political subdivision,

1 state department, commission, board, bureau or agency, except the state transportation department. 2 estate, trust, business trust, receiver or trustee appointed by the state or federal court, syndicate, or 3 any other group or combination acting as a unit, and the plural as well as the singular number;

4 (5) "Purchase", the acquisition of the ownership of, or title to, tangible personal property, 5 through a sale, as defined herein, for the purpose of storage, use or consumption in this state;

6 (6) "Purchaser", any person who is the recipient for a valuable consideration of any sale of 7 tangible personal property acquired for use, storage or consumption in this state;

8

(7) "Sale", any transfer, barter or exchange of the title or ownership of tangible personal 9 property, or the right to use, store or consume the same, for a consideration paid or to be paid, and 10 any transaction whether called leases, rentals, bailments, loans, conditional sales or otherwise, and notwithstanding that the title or possession of the property or both is retained for security. For the 11 12 purpose of this law the place of delivery of the property to the purchaser, user, storer or consumer is 13 deemed to be the place of sale, whether the delivery be by the vendor or by common carriers, 14 private contractors, mails, express, agents, salesmen, solicitors, hawkers, representatives, 15 consignors, peddlers, canvassers or otherwise;

16 (8) "Sales price", the consideration including the charges for services, except charges 17 incident to the extension of credit, paid or given, or contracted to be paid or given, by the purchaser 18 to the vendor for the tangible personal property, including any services that are a part of the sale, 19 valued in money, whether paid in money or otherwise, and any amount for which credit is given to 20 the purchaser by the vendor, without any deduction therefrom on account of the cost of the property 21 sold, the cost of materials used, labor or service cost, losses or any other expenses whatsoever, 22 except that cash discounts allowed and taken on sales shall not be included and "sales price" shall 23 not include the amount charged for property returned by customers upon rescission of the contract 24 of sales when the entire amount charged therefor is refunded either in cash or credit or the amount 25 charged for labor or services rendered in installing or applying the property sold, the use, storage or 26 consumption of which is taxable pursuant to sections 144,600 to 144,745. The sales price shall not 27 include usual and customary delivery charges that are separately stated. In determining the amount 28 of tax due pursuant to sections 144.600 to 144.745, any charge incident to the extension of credit 29 shall be specifically exempted;

30 (9) "Selling agent", every person acting as a representative of a principal, when such 31 principal is not registered with the director of revenue of the state of Missouri for the collection of 32 the taxes imposed pursuant to sections 144.010 to 144.525 or sections 144.600 to 144.745 and who 33 receives compensation by reason of the sale of tangible personal property of the principal, if such 34 property is to be stored, used, or consumed in this state;

35 (10) "Storage", any keeping or retention in this state of tangible personal property purchased 36 from a vendor, except property for sale or property that is temporarily kept or retained in this state 37 for subsequent use outside the state;

(11) "Tangible personal property", all items subject to the Missouri sales tax as provided in 38 39 subdivisions (1) and (3) of subsection 1 of section 144.020;

40 (12) "Taxpayer", any person remitting the tax or who should remit the tax levied by sections 41 144.600 to 144.745:

42 (13) "Use", the exercise of any right or power over tangible personal property incident to the 43 ownership or control of that property, except that it does not include the temporary storage of 44 property in this state for subsequent use outside the state, or the sale of the property in the regular 45 course of business;

46 (14) "Vendor", every person engaged in making sales of tangible personal property by mail 47 order, by advertising, by agent or peddling tangible personal property, soliciting or taking orders for 48 sales of tangible personal property, for storage, use or consumption in this state, all salesmen, 49 solicitors, hawkers, representatives, consignees, peddlers or canvassers, as agents of the dealers,

1 distributors, consignors, supervisors, principals or employers under whom they operate or from 2 whom they obtain the tangible personal property sold by them, and every person who maintains a 3 place of business in this state, maintains a stock of goods in this state, or engages in business 4 activities within this state and every person who engages in this state in the business of acting as a 5 selling agent for persons not otherwise vendors as defined in this subdivision. Irrespective of 6 whether they are making sales on their own behalf or on behalf of the dealers, distributors, 7 consignors, supervisors, principals or employers, they must be regarded as vendors and the dealers, 8 distributors, consignors, supervisors, principals or employers must be regarded as vendors for the 9 purposes of sections 144.600 to 144.745. 10 144.637. 1. The director of revenue shall provide and maintain a database that describes boundary changes for all taxing jurisdictions and the effective dates of such changes for the use of 11 vendors collecting the tax imposed under sections 144.600 to 144.746. 12 13 2. For the identification of counties and cities, codes corresponding to the rates shall be 14 provided according to Federal Information Processing Standards (FIPS) as developed by the National Institute of Standards and Technology. For the identification of all other jurisdictions, 15 16 codes corresponding to the rates shall be in a format determined by the director. 17 3. The director shall provide and maintain a database that assigns each five- and nine-digit 18 zip code to the proper rates and taxing jurisdictions. The lowest combined tax rate imposed in the 19 zip code area shall apply if the area includes more than one tax rate in any level of taxing 20 jurisdiction. If a nine-digit zip code designation is not available for a street address, or if a vendor is unable to determine the nine-digit zip code designation applicable to a purchase after exercising due 21 22 diligence to determine the designation, the vendor may apply the rate for the five-digit zip code area. For purposes of this section, there shall be a rebuttable presumption that a vendor has 23 24 exercised due diligence if the vendor has attempted to determine the nine-digit zip code designation 25 by utilizing software approved by the director that makes this designation from the street address and the five-digit zip code applicable to a purchase. 26 27 4. The director may provide address-based boundary database records for assigning taxing 28 jurisdictions and associated rates which shall be in addition to the requirements of subsection 3 of 29 this section. The database records shall be in the same approved format as the database records required under subsection 3 of this section and shall meet the requirements developed under the 30 federal Mobile Telecommunications Sourcing Act, 4 U.S.C. Section 119(a). If the director develops 31 32 address-based assignment database records, vendors shall be required to use such database. A 33 vendor shall use such database records in place of the five- and nine-digit zip code database records 34 provided in subsection 3 of this section. If a vendor is unable to determine the applicable rate and 35 jurisdiction using an address-based database record after exercising due diligence, the vendor may apply the nine-digit zip code designation applicable to a purchase. If a nine-digit zip code 36 37 designation is not available for a street address or if a vendor is unable to determine the nine-digit 38 zip code designation applicable to a purchase after exercising due diligence to determine the 39 designation, the vendor may apply the rate for the five-digit zip code area. For the purposes of this 40 section, there shall be a rebuttable presumption that a vendor has exercised due diligence if the 41 vendor has attempted to determine the tax rate and jurisdiction by utilizing software approved by the 42 director and makes the assignment from the address and zip code information applicable to the 43 purchase. If the director has met the requirements of subsection 3 of this section, the director may 44 also elect to certify address-based databases provided by third parties for assigning tax rates and 45 jurisdictions. The databases shall be in the same approved format as the database records under this section and meet the requirements developed under the federal Mobile Telecommunications 46 47 Sourcing Act, 4 U.S.C. Section 119(a). If the director certifies an address-based database provided by a third party, a vendor may use such database in place of the database provided for in this 48

49 <u>subsection</u>.

1	5. The electronic databases provided in subsections 1 to 4 of this section shall be in a
2	downloadable format as determined by the director. The databases may be directly provided by the
3	director or provided by a third party as designated by the director. The databases shall be provided
4	at no cost to the user of the database. The provisions of subsections 3 and 4 of this section shall not
5	apply if the purchased product is received by the purchaser at the business location of the vendor.
6	6. No vendor shall be liable for reliance upon erroneous data provided by the director on tax
7	rates, boundaries, or taxing jurisdiction assignments.
8	144.701. <u>1.</u> The revenue derived from the rate of one cent on the dollar of the tax imposed
9	by sections 144.010 to 144.430 and sections 144.600 to 144.745 which shall be deemed to be local
10	tax revenue, shall be deposited by the state treasurer in a special trust fund, which is hereby created,
11	to be known as the "School District Trust Fund". The money in the fund shall be distributed to the
12	public school districts of the state in the manner provided in sections 163.031 and 163.087 and shall
13	be appropriated and used for no other purpose; except that, of all refunds made of taxes collected
14	under the provisions of sections 144.010 to 144.430 and sections 144.600 to 144.745, the
15	appropriate percentage of any refund shall be paid from the school district trust fund, and except that
16	the state may retain a fee as a charge for collecting and disbursing moneys so deposited, and
17	transfers may be made from the fund as provided in section 164.013. The state collection fee shall
18	not exceed two and one-half million dollars or one percent of the amount deposited in the fund,
19	whichever is less. The fee shall be negotiated annually through the appropriation process. Any
20	balance remaining in the fund at the end of an appropriation period shall not be transferred to
21	general revenue, and the provisions of section 33.080 shall not apply to the fund. Moneys in the
22	trust fund shall be invested by the state treasurer in the same deposits and obligations in which state
23	funds are authorized by law to be invested, except that the deposits and obligations shall mature and
24	become payable in time for distribution of the funds as provided in sections 163.031 and 163.087.
25	2. The revenue derived under paragraph (g) of subdivision (2) of section 144.605 shall be
26	exempt from the provisions of this section and shall be deposited into the state general revenue fund
27	established under section 33.543.
28	<u>144.752.</u> 1. For the purposes of this section, the following terms shall mean: (1) "Marketalese facilitates" a nearest that contracts with college to facilitate for
29	(1) "Marketplace facilitator", a person that contracts with sellers to facilitate for
30	consideration, regardless of whether deducted as fees from the transaction, the sale of the seller's
31 32	<u>products through an electronic marketplace operated by a person, and engages:</u> (a) Either directly or indirectly, through one or more affiliated persons in any of the
33	following:
33 34	a. Transmitting or otherwise communicating the offer or acceptance between the purchaser
34 35	and marketplace seller;
36	<u>b.</u> Owning or operating the infrastructure, electronic or physical, or technology that brings
37	purchasers and marketplace sellers together;
38	c. Providing a virtual currency that purchasers are allowed or required to use to purchase
39	products from the marketplace seller; or
40	d. Software development or research and development activities related to any of the
41	activities described in paragraph (b) of this subdivision if such activities are directly related to an
42	electronic marketplace operated by a person or an affiliated person; and
43	(b) In any of the following activities with respect to the marketplace seller's products:
44	a. Payment processing services;
45	b. Fulfillment or storage services;
46	c. Listing products for sale;
47	d. Setting prices;
48	e. Branding sales as those of the marketplace facilitator;
49	f. Order taking;

1	g. Advertising or promotion; or
2	h. Providing customer service or accepting or assisting with returns or exchanges.
3	
4	A marketplace facilitator is a vendor as defined in section 144.605 and shall comply with the
5	provisions of sections 144.600 to 144.753;
6	(2) "Marketplace seller", a seller that makes sales through any electronic marketplace
7	operated by a marketplace facilitator;
8	(3) "Person", any individual, firm, copartnership, joint venture, association, corporation,
9	municipal or private, whether organized for profit or not, state, county, political subdivision, state
10	department, commission, board, bureau or agency, except the department of transportation, estate,
11	trust, business trust, receiver or trustee appointed by the state or federal court, syndicate, or any
12	other group or combination acting as a unit;
13	(4) "Purchaser", any person who is the recipient for a valuable consideration of any sale of
14	tangible personal property acquired for use, storage, or consumption in this state;
15	(5) "Retail sale", the same meaning as defined under sections 144.010 and 144.011,
16	excluding motor vehicles, trailers, motorcycles, mopeds, motortricycles, boats, and outboard motors
17	required to be titled under the laws of the state and subject to tax under subdivision (9) of subsection
18	<u>1 of section 144.020;</u>
19	(6) "Seller", a person selling or furnishing tangible personal property or rendering services
20	on the receipts from which a tax is imposed under section 144.020.
21	2. By no later than January 1, 2020, marketplace facilitators that reach the threshold
22	provided under paragraph (g) of subdivision (2) of section 144.605 shall register with the
23	department to collect and remit use tax on sales made through the marketplace facilitator's
24	marketplace by or on behalf of a marketplace seller that are delivered into the state, whether by the
25	marketplace facilitator or another person. Such retail sales shall include those made directly by the
26	marketplace facilitator and shall also include those retail sales made by marketplace sellers through
27	the marketplace facilitator's marketplace. The collection and reporting requirements of this
28	subsection shall not apply to retail sales other than those made through a marketplace facilitator's
29	marketplace.
30	3. Marketplace facilitators that are required to collect use tax under this section shall report
31	and remit the tax in accordance with the provisions of this chapter and shall maintain records of all
32	sales delivered to a location in the state, including copies of invoices showing the purchaser,
33	address, purchase amount, and use tax collected. Such records shall be made available for review
34	and inspection upon request by the department.
35	4. Marketplace facilitators who properly collect and remit to the department in a timely
36	manner use tax on sales in accordance with the provisions of this section by or on behalf of
37	marketplace sellers shall be eligible for any discount provided under this chapter.
38	5. A marketplace facilitator shall provide the purchaser with a statement or invoice showing
39	that the use tax was collected and shall be remitted on the purchaser's behalf.
40	6. Any taxpayer who remits use tax under this section shall be entitled to refunds or credits
41	to the same extent and in the same manner provided in section 144.190 for taxes collected and
42	remitted under this section.
43	7. Marketplace facilitators shall be subject to the penalty provisions, procedures, and
44	reporting requirements provided under the provisions of this chapter.
45	8. For the purposes of this section, a marketplace facilitator shall not include a third party
46	financial institution appointed by a merchant or a marketplace facilitator to handle various forms of
47	payment transactions, such as processing credit cards and debit cards, and whose sole activity with
48	respect to marketplace sales is to facilitate the payment transactions between two parties.
49	144.757. 1. Any county or municipality, except municipalities within a county having a

1	charter form of government with a population in excess of nine hundred thousand, may, by a
2	majority vote of its governing body, impose a local use tax if a local sales tax is imposed as defined
3	in section 32.085 at a rate equal to the rate of the local sales tax in effect in such county or
4	municipality; provided, however, that no ordinance or order enacted pursuant to sections 144.757 to
5	144.761 shall be effective unless the governing body of the county or municipality submits to the
6	voters thereof at a municipal, county or state general, primary or special election a proposal to
7	authorize the governing body of the county or municipality to impose a local use tax pursuant to
8	sections 144.757 to 144.761. Municipalities within a county having a charter form of government
9	with a population in excess of nine hundred thousand may, upon voter approval received pursuant to
10	paragraph (b) of subdivision (2) of subsection 2 of this section, impose a local use tax at the same
11	rate as the local municipal sales tax with the revenues from all such municipal use taxes to be
12	distributed pursuant to subsection 4 of section 94.890. The municipality shall within thirty days of
13	the approval of the use tax imposed pursuant to paragraph (b) of subdivision (2) of subsection 2 of
14	this section select one of the distribution options permitted in subsection 4 of section 94.890 for
15	distribution of all municipal use taxes.
16	2. (1) The ballot of submission, except for counties and municipalities described in
17	subdivisions (2) and (3) of this subsection, shall contain substantially the following language:
18	Shall the (county or municipality's name) impose a
19	local use tax at the same rate as the total local sales tax rate, currently
20	(insert percent), provided that if the local sales tax rate is
21	reduced or raised by voter approval, the local use tax rate shall also be
22	reduced or raised by the same action? [A use tax return shall not be
23	required to be filed by persons whose purchases from out-of-state
24	vendors do not in total exceed two thousand dollars in any calendar
25	vear.]
26	\Box YES \Box NO
27	If you are in favor of the question, place an "X" in the box
28	opposite "YES". If you are opposed to the question, place an "X" in
29	the box opposite "NO".
30	(2) (a) The ballot of submission in a county having a charter form of government
31	with a population in excess of nine hundred thousand shall contain substantially the following
32	language:
33	For the purposes of enhancing county and municipal public
34	safety, parks, and job creation and enhancing local government
35	services, shall the county be authorized to collect a local use tax equal
36	to the total of the existing county sales tax rate of (insert tax rate),
37	provided that if the county sales tax is repealed, reduced or raised by
38	voter approval, the local use tax rate shall also be repealed, reduced or
39	raised by the same voter action? Fifty percent of the revenue shall be
40	used by the county throughout the county for improving and
41	enhancing public safety, park improvements, and job creation, and
42	fifty percent shall be used for enhancing local government services.
43	The county shall be required to make available to the public an
44	audited comprehensive financial report detailing the management and
45	use of the countywide portion of the funds each year.
46	A use tax is the equivalent of a sales tax on purchases from
47	out-of-state sellers by in-state buyers and on certain taxable business
48	transactions. [A use tax return shall not be required to be filed by
49	persons whose purchases from out-of-state vendors do not in total
17	persons whose purchases nom out or state vendors do not in total

1	
1	exceed two thousand dollars in any calendar year.]
2 3	
	If you are in favor of the question, place an "X" in the box
4	opposite "YES". If you are opposed to the question, place an "X" in the hey emposite "NO"
5	the box opposite "NO".
6 7	(b) The ballot of submission in a municipality within a county having a charter form
	of government with a population in excess of nine hundred thousand shall contain substantially the
8 9	following language:
9 10	Shall the municipality be authorized to impose a local use tax
	at the same rate as the local sales tax by a vote of the governing body,
11 12	provided that if any local sales tax is repealed, reduced or raised by
12	voter approval, the respective local use tax shall also be repealed,
	reduced or raised by the same action? [A use tax return shall not be
14	required to be filed by persons whose purchases from out-of-state
15	vendors do not in total exceed two thousand dollars in any calendar
16	year.] □ YES □ NO
17	
18	If you are in favor of the question, place an "X" in the box
19 20	opposite "YES". If you are opposed to the question, place an "X" in
20 21	the box opposite "NO".
21	(3) The ballot of submission in any city not within a county shall contain substantially the following language:
22	Shall the (city name) impose a local use tax at the
23 24	same rate as the local sales tax, currently at a rate of (insert
24 25	percent) which includes the capital improvements sales tax and the
23 26	transportation tax, provided that if any local sales tax is repealed,
20 27	reduced or raised by voter approval, the respective local use tax shall
28	also be repealed, reduced or raised by the same action? [A use tax
28 29	return shall not be required to be filed by persons whose purchases
30	from out-of-state vendors do not in total exceed two thousand dollars
31	in any calendar year.]
32	\square YES \square NO
33	If you are in favor of the question, place an "X" in the box
34	opposite "YES". If you are opposed to the question, place an "X" in
35	the box opposite "NO".
36	(4) If any of such ballots are submitted on August 6, 1996, and if a majority of the
37	votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then
38	the ordinance or order and any amendments thereto shall be in effect October 1, 1996, provided the
39	director of revenue receives notice of adoption of the local use tax on or before August 16, 1996. If
40	any of such ballots are submitted after December 31, 1996, and if a majority of the votes cast on the
41	proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or
42	order and any amendments thereto shall be in effect on the first day of the calendar quarter which
43	begins at least forty-five days after the director of revenue receives notice of adoption of the local
44	use tax. If a majority of the votes cast by the qualified voters voting are opposed to the proposal,
45	then the governing body of the county or municipality shall have no power to impose the local use
46	tax as herein authorized unless and until the governing body of the county or municipality shall
47	again have submitted another proposal to authorize the governing body of the county or
48	municipality to impose the local use tax and such proposal is approved by a majority of the qualified
49	voters voting thereon.
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- 3. The local use tax may be imposed at the same rate as the local sales tax then currently in effect in the county or municipality upon all transactions which are subject to the taxes imposed pursuant to sections 144.600 to 144.745 within the county or municipality adopting such tax; provided, however, that if any local sales tax is repealed or the rate thereof is reduced or raised by voter approval, the local use tax rate shall also be deemed to be repealed, reduced or raised by the same action repealing, reducing or raising the local sales tax.
- For purposes of sections 144.757 to 144.761, the use tax may be referred to or
 described as the equivalent of a sales tax on purchases made from out-of-state sellers by in-state
 buyers and on certain intrabusiness transactions. Such a description shall not change the
 classification, form or subject of the use tax or the manner in which it is collected.
- 11 144.790. 1. Any county, city, or political subdivision with an existing local use tax enacted 12 prior to January 1, 2020, shall be permitted to keep such existing local use tax at a rate not to exceed 13 the rate enacted as of January 1, 2020. Notwithstanding any provision of law to the contrary, such a 14 county, city, or political subdivision shall not subject vendors engaging in business activity within 15 this state under paragraph (g) of subdivision (2) of section 144.605 to such existing local use tax 16 without first receiving separate approval from the voters of the county, city, or political subdivision 17 under subacction 2 of this state
- 17 <u>under subsection 2 of this section.</u>
- Any county, city, or political subdivision may, by a majority vote of its governing body,
 submit to the voters of the county, city, or political subdivision a ballot authorizing a local use tax on
 vendors engaging in business activity within this state under paragraph (g) of subdivision (2) of
 section 144.605, which contains substantially the following language:
- If you are in favor of the question, place an "X" in the box opposite "YES". If you are
 opposed to the question, place an "X" in the box opposite "NO".
- 3. If a ballot question as set forth in subsection 2 of this section receives a majority of votes cast in
 favor of its proposal, the county, city, or political subdivision shall impose a local use tax to apply to
 vendors engaging in business activity within this state under paragraph (g) of subdivision (2) of
 section 144.605, and the county, city, or political subdivision shall notify the department of revenue
- 33 within ten days of the vote. The approved local use tax shall be implemented according to all
- 34 applicable provisions of law and shall become effective on the first day of the calendar quarter
- which begins at least forty-five days after the director of revenue receives notice of the voter
 approval."; and
- 30 37
- 38 Further amend said bill by amending the title, enacting clause, and intersectional references
- 39 accordingly.