Amendment NO.

House

Offered By

1 AMEND House Substitute for House Committee Substitute for Senate Substitute for Senate Committee 2 Substitute for Senate Bill No. 133, Page 9, Section 143.071, Line 57, by inserting after all of said section and 3 line the following: 4 5 "143.121. 1. The Missouri adjusted gross income of a resident individual shall be the taxpayer's 6 federal adjusted gross income subject to the modifications in this section. 7 2. There shall be added to the taxpayer's federal adjusted gross income: 8 (1) The amount of any federal income tax refund received for a prior year which resulted in a 9 Missouri income tax benefit. The amount added pursuant to this subdivision shall not include any amount of 10 a federal income tax refund attributable to a tax credit reducing a taxpayer's federal tax liability pursuant to 11 Public Law 116-136 or 116-260, enacted by the 116th United States Congress, for the tax year beginning on 12 or after January 1, 2020, and ending on or before December 31, 2020, and deducted from Missouri adjusted 13 gross income pursuant to section 143.171. The amount added under this subdivision shall also not include 14 any amount of a federal income tax refund attributable to a tax credit reducing a taxpayer's federal tax 15 liability under any other federal law that provides direct economic impact payments to taxpayers to mitigate 16 financial challenges related to the COVID-19 pandemic, and deducted from Missouri adjusted gross income 17 under section 143.171; 18 (2) Interest on certain governmental obligations excluded from federal gross income by 26 U.S.C. 19 Section 103 of the Internal Revenue Code, as amended. The previous sentence shall not apply to interest on 20 obligations of the state of Missouri or any of its political subdivisions or authorities and shall not apply to the 21 interest described in subdivision (1) of subsection 3 of this section. The amount added pursuant to this 22 subdivision shall be reduced by the amounts applicable to such interest that would have been deductible in computing the taxable income of the taxpayer except only for the application of 26 U.S.C. Section 265 of the 23 24 Internal Revenue Code, as amended. The reduction shall only be made if it is at least five hundred dollars; 25 (3) The amount of any deduction that is included in the computation of federal taxable income 26 pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code as amended by the Job Creation and Worker 27 Assistance Act of 2002 to the extent the amount deducted relates to property purchased on or after July 1, 28 2002, but before July 1, 2003, and to the extent the amount deducted exceeds the amount that would have 29 been deductible pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code of 1986 as in effect on 30 January 1, 2002;

Action Taken

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1 (4) The amount of any deduction that is included in the computation of federal taxable income for 2 net operating loss allowed by 26 U.S.C. Section 172 of the Internal Revenue Code of 1986, as amended, other 3 than the deduction allowed by 26 U.S.C. Section 172(b)(1)(G) and 26 U.S.C. Section 172(i) of the Internal 4 Revenue Code of 1986, as amended, for a net operating loss the taxpayer claims in the tax year in which the 5 net operating loss occurred or carries forward for a period of more than twenty years and carries backward for 6 more than two years. Any amount of net operating loss taken against federal taxable income but disallowed 7 for Missouri income tax purposes pursuant to this subdivision after June 18, 2002, may be carried forward 8 and taken against any income on the Missouri income tax return for a period of not more than twenty years 9 from the year of the initial loss; and

10 (5) For nonresident individuals in all taxable years ending on or after December 31, 2006, the 11 amount of any property taxes paid to another state or a political subdivision of another state for which a 12 deduction was allowed on such nonresident's federal return in the taxable year unless such state, political 13 subdivision of a state, or the District of Columbia allows a subtraction from income for property taxes paid to 14 this state for purposes of calculating income for the income tax for such state, political subdivision of a state, 15 or the District of Columbia;

16 (6) For all tax years beginning on or after January 1, 2018, any interest expense paid or accrued in a 17 previous taxable year, but allowed as a deduction under 26 U.S.C. Section 163, as amended, in the current 18 taxable year by reason of the carryforward of disallowed business interest provisions of 26 U.S.C. Section 19 163(j), as amended. For the purposes of this subdivision, an interest expense is considered paid or accrued 20 only in the first taxable year the deduction would have been allowable under 26 U.S.C. Section 163, as 21 amended, if the limitation under 26 U.S.C. Section 163(j), as amended, did not exist.

3. There shall be subtracted from the taxpayer's federal adjusted gross income the following amounts
to the extent included in federal adjusted gross income:

24 (1) Interest received on deposits held at a federal reserve bank or interest or dividends on obligations of the United States and its territories and possessions or of any authority, commission or instrumentality of 25 26 the United States to the extent exempt from Missouri income taxes pursuant to the laws of the United States. 27 The amount subtracted pursuant to this subdivision shall be reduced by any interest on indebtedness incurred 28 to carry the described obligations or securities and by any expenses incurred in the production of interest or 29 dividend income described in this subdivision. The reduction in the previous sentence shall only apply to the 30 extent that such expenses including amortizable bond premiums are deducted in determining the taxpayer's 31 federal adjusted gross income or included in the taxpayer's Missouri itemized deduction. The reduction shall 32 only be made if the expenses total at least five hundred dollars;

33 (2) The portion of any gain, from the sale or other disposition of property having a higher adjusted
34 basis to the taxpayer for Missouri income tax purposes than for federal income tax purposes on December 31,
35 1972, that does not exceed such difference in basis. If a gain is considered a long-term capital gain for
36 federal income tax purposes, the modification shall be limited to one-half of such portion of the gain;

37 (3) The amount necessary to prevent the taxation pursuant to this chapter of any annuity or other
38 amount of income or gain which was properly included in income or gain and was taxed pursuant to the laws
39 of Missouri for a taxable year prior to January 1, 1973, to the taxpayer, or to a decedent by reason of whose

death the taxpayer acquired the right to receive the income or gain, or to a trust or estate from which the
 taxpayer received the income or gain;

3 (4) Accumulation distributions received by a taxpayer as a beneficiary of a trust to the extent that the
 4 same are included in federal adjusted gross income;

5 (5) The amount of any state income tax refund for a prior year which was included in the federal 6 adjusted gross income;

7 (6) The portion of capital gain specified in section 135.357 that would otherwise be included in 8 federal adjusted gross income;

9 (7) The amount that would have been deducted in the computation of federal taxable income 10 pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code as in effect on January 1, 2002, to the extent 11 that amount relates to property purchased on or after July 1, 2002, but before July 1, 2003, and to the extent 12 that amount exceeds the amount actually deducted pursuant to 26 U.S.C. Section 168 of the Internal Revenue 13 Code as amended by the Job Creation and Worker Assistance Act of 2002;

- 14 (8) For all tax years beginning on or after January 1, 2005, the amount of any income received for 15 military service while the taxpayer serves in a combat zone which is included in federal adjusted gross 16 income and not otherwise excluded therefrom. As used in this section, "combat zone" means any area which 17 the President of the United States by Executive Order designates as an area in which Armed Forces of the 18 United States are or have engaged in combat. Service is performed in a combat zone only if performed on or 19 after the date designated by the President by Executive Order as the date of the commencing of combat 20 activities in such zone, and on or before the date designated by the President by Executive Order as the date 21 of the termination of combatant activities in such zone;
- (9) For all tax years ending on or after July 1, 2002, with respect to qualified property that is sold or otherwise disposed of during a taxable year by a taxpayer and for which an additional modification was made under subdivision (3) of subsection 2 of this section, the amount by which additional modification made under subdivision (3) of subsection 2 of this section on qualified property has not been recovered through the additional subtractions provided in subdivision (7) of this subsection;
- (10) For all tax years beginning on or after January 1, 2014, the amount of any income received as
 payment from any program which provides compensation to agricultural producers who have suffered a loss
 as the result of a disaster or emergency, including the:
- 30 (a) Livestock Forage Disaster Program;
- 31 (b) Livestock Indemnity Program;
- 32 (c) Emergency Assistance for Livestock, Honeybees, and Farm-Raised Fish;
- 33 (d) Emergency Conservation Program;
- 34 (e) Noninsured Crop Disaster Assistance Program;
- 35 (f) Pasture, Rangeland, Forage Pilot Insurance Program;
- 36 (g) Annual Forage Pilot Program;
- 37 (h) Livestock Risk Protection Insurance Plan;
- 38 (i) Livestock Gross Margin Insurance Plan;

(11) For all tax years beginning on or after January 1, 2018, any interest expense paid or accrued in
 the current taxable year, but not deducted as a result of the limitation imposed under 26 U.S.C. Section 163(j),
 as amended. For the purposes of this subdivision, an interest expense is considered paid or accrued only in
 the first taxable year the deduction would have been allowable under 26 U.S.C. Section 163, as amended, if
 the limitation under 26 U.S.C. Section 163(j), as amended, did not exist; [and]

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6 (12) One hundred percent of any retirement benefits received by any taxpayer as a result of the 7 taxpayer's service in the Armed Forces of the United States, including reserve components and the National 8 Guard of this state, as defined in 32 U.S.C. Sections 101(3) and 109, and any other military force organized 9 under the laws of this state; and

(13) For all tax years beginning on or after January 1, 2022, the amount of any federal, state, or local
 grant received by the taxpayer, and the amount of any discharged federal, state, or local indebtedness incurred
 by the taxpayer, for purposes of providing or expanding access to broadband services in this state.

4. There shall be added to or subtracted from the taxpayer's federal adjusted gross income thetaxpayer's share of the Missouri fiduciary adjustment provided in section 143.351.

15 5. There shall be added to or subtracted from the taxpayer's federal adjusted gross income the16 modifications provided in section 143.411.

6. In addition to the modifications to a taxpayer's federal adjusted gross income in this section, to calculate Missouri adjusted gross income there shall be subtracted from the taxpayer's federal adjusted gross income any gain recognized pursuant to 26 U.S.C. Section 1033 of the Internal Revenue Code of 1986, as amended, arising from compulsory or involuntary conversion of property as a result of condemnation or the imminence thereof.

7. (1) As used in this subsection, "qualified health insurance premium" means the amount paid
 during the tax year by such taxpayer for any insurance policy primarily providing health care coverage for the
 taxpayer, the taxpayer's spouse, or the taxpayer's dependents.

(2) In addition to the subtractions in subsection 3 of this section, one hundred percent of the amount of qualified health insurance premiums shall be subtracted from the taxpayer's federal adjusted gross income to the extent the amount paid for such premiums is included in federal taxable income. The taxpayer shall provide the department of revenue with proof of the amount of qualified health insurance premiums paid.

29 8. (1) Beginning January 1, 2014, in addition to the subtractions provided in this section, one 30 hundred percent of the cost incurred by a taxpayer for a home energy audit conducted by an entity certified 31 by the department of natural resources under section 640.153 or the implementation of any energy efficiency 32 recommendations made in such an audit shall be subtracted from the taxpayer's federal adjusted gross income 33 to the extent the amount paid for any such activity is included in federal taxable income. The taxpayer shall 34 provide the department of revenue with a summary of any recommendations made in a qualified home energy 35 audit, the name and certification number of the qualified home energy auditor who conducted the audit, and 36 proof of the amount paid for any activities under this subsection for which a deduction is claimed. The 37 taxpayer shall also provide a copy of the summary of any recommendations made in a qualified home energy 38 audit to the department of natural resources.

1 (2) At no time shall a deduction claimed under this subsection by an individual taxpayer or taxpayers 2 filing combined returns exceed one thousand dollars per year for individual taxpayers or cumulatively exceed 3 two thousand dollars per year for taxpayers filing combined returns.

4 (3) Any deduction claimed under this subsection shall be claimed for the tax year in which the 5 qualified home energy audit was conducted or in which the implementation of the energy efficiency 6 recommendations occurred. If implementation of the energy efficiency recommendations occurred during 7 more than one year, the deduction may be claimed in more than one year, subject to the limitations provided 8 under subdivision (2) of this subsection.

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(4) A deduction shall not be claimed for any otherwise eligible activity under this subsection if such 10 activity qualified for and received any rebate or other incentive through a state-sponsored energy program or 11 through an electric corporation, gas corporation, electric cooperative, or municipally owned utility.

12 13 9. The provisions of subsection 8 of this section shall expire on December 31, 2020."; and

14 Further amend said bill, Page 12, Section 143.161, Line 28, by inserting after all of the said section and line 15 the following:

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17 "144.058. In addition to other exemptions granted under this chapter, there is hereby specifically 18 exempted from the provisions of and the computation of the tax levied, assessed, or payable under this 19 chapter and the local sales tax law as defined in section 32.085, electrical energy and gas, whether natural, 20 artificial, or propane; water, coal, and energy sources; chemicals, machinery, equipment, parts, and material 21 used or consumed in connection with or to facilitate the generation, transmission, distribution, sale, or 22 furnishing of electricity for light, heat, or power; and any conduits, ducts, or other devices, materials, 23 apparatus, or property for containing, holding, or carrying conductors used or to be used for the transmission 24 of electricity for light, heat, or power service to consumers. The provisions of this section shall be in addition 25 to any other sales or use tax exemption provided by law."; and 26

27 Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.