House _____

Amendment NO.

Offered By 1 AMEND House Committee Substitute for House Bill No. 894, Page 1, Section A, Line 2, by 2 inserting after all of said section and line the following: 3 4 "144.020. 1. A tax is hereby levied and imposed for the privilege of titling new and used 5 motor vehicles, trailers, boats, and outboard motors purchased or acquired for use on the highways 6 or waters of this state which are required to be titled under the laws of the state of Missouri and, 7 except as provided in subdivision (9) of this subsection, upon all sellers for the privilege of engaging 8 in the business of selling tangible personal property or rendering taxable service at retail in this state. The rate of tax shall be as follows: 9 10 (1) Upon every retail sale in this state of tangible personal property, excluding motor vehicles, trailers, motorcycles, mopeds, motortricycles, boats and outboard motors required to be 11 12 titled under the laws of the state of Missouri and subject to tax under subdivision (9) of this 13 subsection, a tax equivalent to four percent of the purchase price paid or charged, or in case such 14 sale involves the exchange of property, a tax equivalent to four percent of the consideration paid or 15 charged, including the fair market value of the property exchanged at the time and place of the 16 exchange, except as otherwise provided in section 144.025; 17 (2) A tax equivalent to four percent of the amount paid for admission and seating 18 accommodations, or fees paid to, or in any place of amusement, entertainment or recreation, games 19 and athletic events, except amounts paid for any instructional class; 20 (3) A tax equivalent to four percent of the basic rate paid or charged on all sales of 21 electricity or electrical current, water and gas, natural or artificial, to domestic, commercial or 22 industrial consumers; 23 (4) (a) A tax equivalent to four percent on the basic rate paid or charged on all sales of local 24 and long distance telecommunications service to telecommunications subscribers and to others 25 through equipment of telecommunications subscribers for the transmission of messages and 26 conversations and upon the sale, rental or leasing of all equipment or services pertaining or 27 incidental thereto; except that, the payment made by telecommunications subscribers or others, 28 pursuant to section 144.060, and any amounts paid for access to the internet or interactive computer 29 services shall not be considered as amounts paid for telecommunications services;

Action Taken_____

Date

(b) If local and long distance telecommunications services subject to tax under this 1 2 subdivision are aggregated with and not separately stated from charges for telecommunications 3 service or other services not subject to tax under this subdivision, including, but not limited to, 4 interstate or international telecommunications services, then the charges for nontaxable services may 5 be subject to taxation unless the telecommunications provider can identify by reasonable and verifiable standards such portion of the charges not subject to such tax from its books and records 6 7 that are kept in the regular course of business, including, but not limited to, financial statement, 8 general ledgers, invoice and billing systems and reports, and reports for regulatory tariffs and other 9 regulatory matters;

(c) A telecommunications provider shall notify the director of revenue of its intention to
 utilize the standards described in paragraph (b) of this subdivision to determine the charges that are
 subject to sales tax under this subdivision. Such notification shall be in writing and shall meet
 standardized criteria established by the department regarding the form and format of such notice;

14 (d) The director of revenue may promulgate and enforce reasonable rules and regulations for 15 the administration and enforcement of the provisions of this subdivision. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this 16 17 section shall become effective only if it complies with and is subject to all of the provisions of 18 chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and 19 if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the 20 effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the 21 grant of rulemaking authority and any rule proposed or adopted after August 28, 2019, shall be 22 invalid and void;

(5) A tax equivalent to four percent of the basic rate paid or charged for all sales of services
 for transmission of messages of telegraph companies;

(6) A tax equivalent to four percent on the amount of sales or charges for all rooms, meals and drinks furnished at any hotel, motel, tavern, inn, restaurant, eating house, drugstore, dining car, tourist cabin, tourist camp or other place in which rooms, meals or drinks are regularly served to the public. The tax imposed under this subdivision shall not apply to any automatic mandatory gratuity for a large group imposed by a restaurant when such gratuity is reported as employee tip income and the restaurant withholds income tax under section 143.191 on such gratuity;

(7) A tax equivalent to four percent of the amount paid or charged for intrastate tickets by
every person operating a railroad, sleeping car, dining car, express car, boat, airplane and such buses
and trucks as are licensed by the division of motor carrier and railroad safety of the department of
economic development of Missouri, engaged in the transportation of persons for hire;

35 (8) A tax equivalent to four percent of the amount paid or charged for rental or lease of 36 tangible personal property, provided that if the lessor or renter of any tangible personal property had 37 previously purchased the property under the conditions of sale at retail or leased or rented the 38 property and the tax was paid at the time of purchase, lease or rental, the lessor, sublessor, renter or 39 subrenter shall not apply or collect the tax on the subsequent lease, sublease, rental or subrental

receipts from that property. The purchase, rental or lease of motor vehicles, trailers, motorcycles, 1

2 mopeds, motortricycles, boats, and outboard motors shall be taxed and the tax paid as provided in

3 this section and section 144.070. In no event shall the rental or lease of boats and outboard motors

4 be considered a sale, charge, or fee to, for or in places of amusement, entertainment or recreation

5 nor shall any such rental or lease be subject to any tax imposed to, for, or in such places of

6 amusement, entertainment or recreation. Rental and leased boats or outboard motors shall be taxed 7 under the provisions of the sales tax laws as provided under such laws for motor vehicles and 8 trailers. Tangible personal property which is exempt from the sales or use tax under section 144.030

9 upon a sale thereof is likewise exempt from the sales or use tax upon the lease or rental thereof;

10 (9) A tax equivalent to four percent of the purchase price, as defined in section 144.070, of 11 new and used motor vehicles, trailers, boats, and outboard motors purchased or acquired for use on 12 the highways or waters of this state which are required to be registered under the laws of the state of 13 Missouri. This tax is imposed on the person titling such property, and shall be paid according to the 14 procedures in section 144.070 or 144.440.

15 2. All tickets sold which are sold under the provisions of this chapter which are subject to the sales tax shall have printed, stamped or otherwise endorsed thereon, the words "This ticket is 16 17 subject to a sales tax.".

18 144.070. 1. At the time the owner of any new or used motor vehicle, trailer, boat, or 19 outboard motor which was acquired in a transaction subject to sales tax under the Missouri sales tax 20 law makes application to the director of revenue for an official certificate of title and the registration 21 of the motor vehicle, trailer, boat, or outboard motor as otherwise provided by law, the owner shall 22 present to the director of revenue evidence satisfactory to the director of revenue showing the 23 purchase price exclusive of any charge incident to the extension of credit paid by or charged to the applicant in the acquisition of the motor vehicle, trailer, boat, or outboard motor, or that no sales tax 24 was incurred in its acquisition, and if sales tax was incurred in its acquisition, the applicant shall pay 25 26 or cause to be paid to the director of revenue the sales tax provided by the Missouri sales tax law in 27 addition to the registration fees now or hereafter required according to law, and the director of 28 revenue shall not issue a certificate of title for any new or used motor vehicle, trailer, boat, or 29 outboard motor subject to sales tax as provided in the Missouri sales tax law until the tax levied for 30 the sale of the same under sections 144.010 to 144.510 has been paid as provided in this section or is 31 registered under the provisions of subsection 5 of this section.

32 2. As used in subsection 1 of this section, the term "purchase price" shall mean the total 33 amount of the contract price agreed upon between the seller and the applicant in the acquisition of 34 the motor vehicle, trailer, boat, or outboard motor, regardless of the medium of payment therefor.

35 3. In the event that the purchase price is unknown or undisclosed, or that the evidence 36 thereof is not satisfactory to the director of revenue, the same shall be fixed by appraisement by the 37 director.

38 4. The director of the department of revenue shall endorse upon the official certificate of 39 title issued by the director upon such application an entry showing that such sales tax has been paid

or that the motor vehicle, trailer, boat, or outboard motor represented by such certificate is exempt 1 2 from sales tax and state the ground for such exemption.

3 5. Any person, company, or corporation engaged in the business of renting or leasing motor 4 vehicles, trailers, boats, or outboard motors, which are to be used exclusively for rental or lease 5 purposes, and not for resale, may apply to the director of revenue for authority to operate as a 6 leasing or rental company and pay an annual fee of two hundred fifty dollars for such authority. 7 Any company approved by the director of revenue may pay the tax due on any motor vehicle, trailer, 8 boat, or outboard motor as required in section 144.020 at the time of registration thereof or in lieu 9 thereof may pay a sales tax as provided in sections 144.010, 144.020, 144.070 and 144.440. A sales 10 tax shall be charged to and paid by a leasing company which does not exercise the option of paying 11 in accordance with section 144.020, on the amount charged for each rental or lease agreement while 12 the motor vehicle, trailer, boat, or outboard motor is domiciled in this state. Any motor vehicle, 13 trailer, boat, or outboard motor which is leased as the result of a contract executed in this state shall 14 be presumed to be domiciled in this state.

15 6. Every applicant to be a registered fleet owner as described in subsections 6 to 10 of 16 section 301.032 shall furnish with the application to operate as a registered fleet owner a corporate 17 surety bond or irrevocable letter of credit, as defined in section 400.5-102, issued by any state or federal financial institution in the penal sum of one hundred thousand dollars, on a form approved 18 19 by the department. The bond or irrevocable letter of credit shall be conditioned upon the registered 20 fleet owner complying with the provisions of any statutes applicable to registered fleet owners, and 21 the bond shall be an indemnity for any loss sustained by reason of the acts of the person bonded 22 when such acts constitute grounds for the suspension or revocation of the registered fleet owner 23 license. The bond shall be executed in the name of the state of Missouri for the benefit of all aggrieved parties or the irrevocable letter of credit shall name the state of Missouri as the 24 25 beneficiary; except that, the aggregate liability of the surety or financial institution to the aggrieved 26 parties shall, in no event, exceed the amount of the bond or irrevocable letter of credit. The 27 proceeds of the bond or irrevocable letter of credit shall be paid upon receipt by the department of a 28 final judgment from a Missouri court of competent jurisdiction against the principal and in favor of 29 an aggrieved party.

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7. Any corporation may have one or more of its divisions separately apply to the director of 31 revenue for authorization to operate as a leasing company, provided that the corporation:

32 (1) Has filed a written consent with the director authorizing any of its divisions to apply for 33 such authority;

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(2) Is authorized to do business in Missouri;

35 (3) Has agreed to treat any sale of a motor vehicle, trailer, boat, or outboard motor from one 36 of its divisions to another of its divisions as a sale at retail;

37 (4) Has registered under the fictitious name provisions of sections 417.200 to 417.230 each 38 of its divisions doing business in Missouri as a leasing company; and

(5) Operates each of its divisions on a basis separate from each of its other divisions.
 However, when the transfer of a motor vehicle, trailer, boat or outboard motor occurs within a
 corporation which holds a license to operate as a motor vehicle or boat dealer pursuant to sections
 301.550 to 301.573 the provisions in subdivision (3) of this subsection shall not apply.

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5 8. If the owner of any motor vehicle, trailer, boat, or outboard motor desires to charge and 6 collect sales tax as provided in this section, the owner shall make application to the director of 7 revenue for a permit to operate as a motor vehicle, trailer, boat, or outboard motor leasing company. 8 The director of revenue shall promulgate rules and regulations determining the qualifications of 9 such a company, and the method of collection and reporting of sales tax charged and collected. 10 Such regulations shall apply only to owners of motor vehicles, trailers, boats, or outboard motors, 11 electing to qualify as motor vehicle, trailer, boat, or outboard motor leasing companies under the 12 provisions of subsection 5 of this section, and no motor vehicle renting or leasing, trailer renting or 13 leasing, or boat or outboard motor renting or leasing company can come under sections 144.010, 14 144.020, 144.070 and 144.440 unless all motor vehicles, trailers, boats, and outboard motors held 15 for renting and leasing are included.

9. Any person, company, or corporation engaged in the business of renting or leasing three thousand five hundred or more motor vehicles which are to be used exclusively for rental or leasing purposes and not for resale, and that has applied to the director of revenue for authority to operate as a leasing company may also operate as a registered fleet owner as prescribed in section 301.032.

20 10. Beginning July 1, 2010, any motor vehicle dealer licensed under section 301.560 21 engaged in the business of selling motor vehicles or trailers [may] shall apply to the director of revenue for authority to collect and remit the sales tax required under this section on all motor 22 23 vehicles sold by the motor vehicle dealer. A motor vehicle dealer receiving authority to collect and 24 remit the tax is subject to all provisions under sections 144.010 to 144.525. Any motor vehicle dealer authorized to collect and remit sales taxes on motor vehicles under this subsection shall be 25 entitled to deduct and retain an amount equal to two percent of the motor vehicle sales tax pursuant 26 27 to section 144.140. Any amount of the tax collected under this subsection that is retained by a 28 motor vehicle dealer pursuant to section 144.140 shall not constitute state revenue. In no event shall revenues from the general revenue fund or any other state fund be utilized to compensate motor 29 30 vehicle dealers for their role in collecting and remitting sales taxes on motor vehicles. In the event 31 this subsection or any portion thereof is held to violate Article IV, Section 30(b) of the Missouri 32 Constitution, no motor vehicle dealer shall be authorized to collect and remit sales taxes on motor 33 vehicles under this section. No motor vehicle dealer shall seek compensation from the state of 34 Missouri or its agencies if a court of competent jurisdiction declares that the retention of two percent 35 of the motor vehicle sales tax is unconstitutional and orders the return of such revenues. 36 11. (1) Every motor vehicle dealer licensed under section 301.560, as soon as technologically possible following the development and maintenance of a modernized, integrated 37 system for the titling of vehicles, issuance and renewal of vehicle registrations, issuance and 38

39 renewal of driver's licenses and identification cards, and perfection and release of liens and

- encumbrances on vehicles, to be funded by the Motor Vehicle Administration Technology Fund as 1 2 created in section 301.558, shall collect and remit the sales tax required under this section on all 3 motor vehicles that such dealer sells. In collecting and remitting this sales tax, motor vehicle 4 dealers shall be subject to all applicable provisions under sections 144.010 to 144.527. 5 (2) The director of revenue may promulgate all necessary rules and regulations for the 6 administration of this subsection. Any rule or portion of a rule, as that term is defined in section 7 536.010, that is created under the authority delegated in this subsection shall become effective only 8 if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 9 536.028. This subsection and chapter 536 are nonseverable and if any of the powers vested with the 10 general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any 11 rule proposed or adopted after August 28, 2023, shall be invalid and void."; and 12 13
- Further amend said bill by amending the title, enacting clause, and intersectional references 14
- 15 accordingly.