FIRST REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 424

102ND GENERAL ASSEMBLY

0842H.03C

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal section 136.055, RSMo, and to enact in lieu thereof one new section relating to department of revenue fee offices.

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

Section A. Section 136.055, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 136.055, to read as follows:

136.055. 1. Any person who is selected or appointed by the state director of revenue as provided in subsection 2 of this section to act as an agent of the department of revenue, whose duties shall be the processing of motor vehicle title and registration transactions and the collection of sales and use taxes when required under sections 144.070 and 144.440, and who receives no salary from the department of revenue, shall be authorized to collect from the party requiring such services additional fees as compensation in full and for all services rendered on the following basis:

8 (1) For each motor vehicle or trailer registration issued, renewed or transferred, [six] 9 **nine** dollars and [twelve] eighteen dollars for those licenses sold or biennially renewed 10 pursuant to section 301.147;

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(2) For each application or transfer of title, [six] nine dollars;

12 (3) For each instruction permit, nondriver license, chauffeur's, operator's or driver's 13 license issued for a period of three years or less, [six] nine dollars and [twelve] eighteen 14 dollars for licenses or instruction permits issued or renewed for a period exceeding three 15 years;

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(4) For each notice of lien processed, [six] nine dollars;

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(5) Notary fee or electronic transmission per processing, two dollars.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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2. The director of revenue shall award fee office contracts under this section through 18 19 a competitive bidding process. The competitive bidding process shall give priority to 20 organizations and entities that are exempt from taxation under Section 501(c)(3), 501(c)(6), or 21 501(c)(4), except those civic organizations that would be considered action organizations 22 under 26 C.F.R. Section 1.501 (c)(3)-1(c)(3), of the Internal Revenue Code of 1986, as 23 amended, with special consideration given to those organizations and entities that reinvest a 24 minimum of seventy-five percent of the net proceeds to charitable organizations in Missouri, 25 and political subdivisions, including but not limited to, municipalities, counties, and fire 26 protection districts. Notwithstanding any law to the contrary, the director of revenue 27 shall not award any fee office contract under this section to any entity affiliated in any 28 manner with a current employee of the department of revenue or with a former 29 employee of the department of revenue for the one-year period following the former 30 employee's termination of employment with the department. For purposes of this subsection, "affiliated in any manner" includes owning the entity that is applying for a 31 32 fee office contract, or serving as an officer or board member of such entity. The director 33 of the department of revenue may promulgate rules and regulations necessary to carry out the 34 provisions of this subsection. Any rule or portion of a rule, as that term is defined in section 35 536.010, that is created under the authority delegated in this subsection shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, 36 37 section 536.028. This section and chapter 536 are nonseverable and if any of the powers 38 vested with the general assembly pursuant to chapter 536 to review, to delay the effective 39 date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant 40 of rulemaking authority and any rule proposed or adopted after August 28, 2009, shall be 41 invalid and void.

42 3. Except as otherwise provided in subsection 8 of this section, all fees authorized 43 under this section collected by a [tax-exempt organization] contract fee office may be 44 retained and used by the [organization] entity operating the contract fee office, and all fees 45 authorized under this section collected by a fee office operated by the department of 46 revenue shall be considered state revenue.

47 4. All fees charged shall not exceed those in this section. The fees [imposed by]
48 authorized under this section [shall] may be collected by all [permanent] contract fee
49 offices and shall be collected by all full-time or temporary offices [maintained] operated by
50 the department of revenue.

5. Any person acting as agent of the department of revenue for the sale and issuance 52 of registrations, licenses, and other documents related to motor vehicles shall have an 53 insurable interest in all license plates, licenses, tabs, forms and other documents held on 54 behalf of the department. 6. The fees authorized by this section shall not be collected by motor vehicle dealers acting as agents of the department of revenue under section 32.095 or those motor vehicle dealers authorized to collect and remit sales tax under subsection 10 of section 144.070.

58 7. Notwithstanding any other provision of law to the contrary, the state auditor may 59 audit all records maintained and established by the fee office in the same manner as the 60 auditor may audit any agency of the state, and the department shall ensure that this audit 61 requirement is a necessary condition for the award of all fee office contracts. No confidential 62 records shall be divulged in such a way to reveal personally identifiable information.

63 8. Notwithstanding any other provision of law to the contrary, one dollar of any 64 fee authorized and charged under subdivision (1), (2), (3), or (4) of subsection 1 of this section by a fee office not operated by the department of revenue shall be remitted to the 65 66 license office distribution fund established under subsection 9 of this section. Money 67 remitted to the license office distribution fund under this subsection shall be held in 68 trust for the entities awarded fee contracts under this section, and shall not be considered state revenue. In the event a court of competent jurisdiction issues a final 69 judgment specifying that money remitted under this subsection is subject to Article IV, 70 71 Section 30(b) of the Missouri Constitution, the provisions of this subsection shall be null 72 and void.

9. (1) There is hereby created in the state treasury the "License Office Distribution Fund", which shall consist of moneys collected as provided under subsection 8 of this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and shall be used solely for the purposes specified in this subsection.

79 (2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys 80 remaining in the fund at the end of the biennium shall not revert to the credit of the 81 general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as
other funds are invested. Any interest and moneys earned on such investments shall be
credited to the fund.

85 (4) Beginning after December 31, 2024, but no later than February 15, 2025, 86 quarterly disbursements shall be made from the fund to the fee offices awarded 87 contracts under this section. Except as otherwise specified in subdivision (5) of this 88 subsection, the disbursement to each fee office shall be equal. The total funds disbursed 89 following each quarter shall be equal to the amount of funds received by the fund under 90 subsection 8 of this section during the quarter. HCS HB 424

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91 (5) Quarterly disbursements under this subsection shall be distributed to the 92 entity holding each fee office contract when the quarterly disbursement occurs, 93 provided that in the case that a contract fee office transitions between two contractors 94 during the quarter, the disbursement for that fee office shall be divided between the 95 contractors in proportion to the number of transactions the office processed under each 96 contractor during the quarter for which the transfer is taking place.

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(6) Quarterly disbursements under this subsection shall be made as follows:

98 (a) Disbursements for transactions occurring from January first to March
 99 thirty-first shall occur no later than May fifteenth of each year.

(b) Disbursements for transactions occurring from April first to June thirtieth
 shall occur no later than August fifteenth of each year.

102 (c) Disbursements for transactions occurring from July first to September
 103 thirtieth shall occur no later than November fifteenth of each year.

(d) Disbursements for transactions occurring from October first to December
 thirty-first shall occur no later than February fifteenth of the following calendar year
 each year.

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