House	Amendment NO
Offered By	
AMEND Senate Substitute for Senate Bill No. 1, Page 17, Section 58.200, Line 17, by inserting after all of said section and line the following:	
"138.425. 1. Any order issued by t	he commission requiring a county to modify or equalize
assessed valuations that would result in a re	eduction of the county's final valuations to comply with
state law shall allow a county a maximum of	of sixty days for compliance with such order. The order
shall state the deadline for compliance in the	ne order, but the commission may extend the deadline one
time for an additional period of thirty days	in a separate order upon its approval of a county's reques
for an extension. The total time allowed fo	r compliance with such order shall not exceed ninety
days.	
2. If the county fails to comply after	er the lapse of the time period allotted under subsection 1
of this section, the commission may direct	the director of the department of revenue to withhold up
to one hundred percent of the moneys the c	ounty would otherwise be entitled to from local sales tax
as defined under section 32.085 and local u	se tax until a determination is made by the commission
that the noncompliant county has come into	o compliance with the commission's order.
3. The commission shall issue a no	tice to the county of the withholding due to failure to
comply with the order within the prescribed	l time period and shall include information for the county
to cure the noncompliance in order to release	se the withheld moneys.
4. If the noncompliant county there	after becomes compliant in accordance with the original
order issued, as determined by the commiss	sion after the county remits notice of its compliance and
any additional documentation or information	on required for review and verification by the
commission, the commission shall notify the	ne department of revenue to release and remit the
previously withheld local sales and use tax	proceeds to the county. A county is not entitled to
interest on the withheld funds released under	er the provisions of this subsection.
5. A county failing to comply within	n the prescribed time period resulting in the withholding
•	is section may seek judicial review of the determination
	on under Article V, Section 18 of the Constitution of
Missouri within thirty days of receipt of the	
	nedies, if the court determines that the commission's
determination as to the amount of local sale	es and use tax proceeds withheld or failure to comply is
Action Taken	Date

in error, the court shall return the amount in error to the county and the judgment, when entered, shall include interest on the amounts wrongfully withheld. A county is not entitled to interest on the amounts withheld if a court upholds the commission's determination. Any such interest awarded shall be paid from the state legal expense fund as provided under section 105.711.

- 7. Local sales and use taxes withheld by the director of the department of revenue as provided under this section shall be deposited in a special trust fund, which is hereby created, to be known as the "County Assessment Noncompliance Trust Fund". The moneys in the county assessment noncompliance 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 withheld from any county under this section, and the records shall be open to the inspection of officers of the county and the public.
- 8. The commission may promulgate all necessary rules and regulations for the administration of this section. 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 section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the 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 rule proposed or adopted after August 28, 2025, shall be invalid and void."; and

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