

FIRST REGULAR SESSION

# HOUSE BILL NO. 446

## 103RD GENERAL ASSEMBLY

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INTRODUCED BY REPRESENTATIVE O'DONNELL.

0795H.01I

DANA RADEMAN MILLER, Chief Clerk

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### AN ACT

To repeal sections 144.070 and 301.140, RSMo, and to enact in lieu thereof two new sections relating to motor vehicle sales tax payment plans, with a penalty provision.

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

Section A. Sections 144.070 and 301.140, RSMo, are repealed and two new sections 2 enacted in lieu thereof, to be known as sections 144.070 and 301.140, to read as follows:

144.070. 1. At the time the owner of any new or used motor vehicle, trailer, boat, or 2 outboard motor which was acquired in a transaction subject to sales tax under the Missouri 3 sales tax law makes application to the director of revenue for an official certificate of title and 4 the registration of the motor vehicle, trailer, boat, or outboard motor as otherwise provided by 5 law, the owner shall present to the director of revenue evidence satisfactory to the director of 6 revenue showing the purchase price exclusive of any charge incident to the extension of credit 7 paid by or charged to the applicant in the acquisition of the motor vehicle, trailer, boat, or 8 outboard motor, or that no sales tax was incurred in its acquisition, and if sales tax was 9 incurred in its acquisition, the applicant shall pay or cause to be paid to the director of revenue 10 the sales tax provided by the Missouri sales tax law in addition to the registration fees now or 11 hereafter required according to law, and the director of revenue shall not issue a certificate of 12 title for any new or used motor vehicle, trailer, boat, or outboard motor subject to sales tax as 13 provided in the Missouri sales tax law until the tax levied for the sale of the same under 14 sections 144.010 to 144.510 has been paid as provided in this section or is registered under 15 the provisions of subsection 5 of this section.

16 2. As used in subsection 1 of this section, the term "purchase price" shall mean the 17 total amount of the contract price agreed upon between the seller and the applicant in the

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.

18 acquisition of the motor vehicle, trailer, boat, or outboard motor, regardless of the medium of  
19 payment therefor.

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

23       4. The director of the department of revenue shall endorse upon the official certificate  
24 of title issued by the director upon such application an entry showing that such sales tax has  
25 been paid or that the motor vehicle, trailer, boat, or outboard motor represented by such  
26 certificate is exempt from sales tax and state the ground for such exemption.

27       5. Any person, company, or corporation engaged in the business of renting or leasing  
28 motor vehicles, trailers, boats, or outboard motors, which are to be used exclusively for rental  
29 or lease purposes, and not for resale, may apply to the director of revenue for authority to  
30 operate as a leasing or rental company and pay an annual fee of two hundred fifty dollars for  
31 such authority. Any company approved by the director of revenue may pay the tax due on  
32 any motor vehicle, trailer, boat, or outboard motor as required in section 144.020 at the time  
33 of registration thereof or in lieu thereof may pay a sales tax as provided in sections 144.010,  
34 144.020, 144.070 and 144.440. A sales tax shall be charged to and paid by a leasing company  
35 which does not exercise the option of paying in accordance with section 144.020, on the  
36 amount charged for each rental or lease agreement while the motor vehicle, trailer, boat, or  
37 outboard motor is domiciled in this state. Any motor vehicle, trailer, boat, or outboard motor  
38 which is leased as the result of a contract executed in this state shall be presumed to be  
39 domiciled in this state.

40       6. Every applicant to be a registered fleet owner as described in subsections 6 to 10 of  
41 section 301.032 shall furnish with the application to operate as a registered fleet owner a  
42 corporate surety bond or irrevocable letter of credit, as defined in section 400.5-102, issued  
43 by any state or federal financial institution in the penal sum of one hundred thousand dollars,  
44 on a form approved by the department. The bond or irrevocable letter of credit shall be  
45 conditioned upon the registered fleet owner complying with the provisions of any statutes  
46 applicable to registered fleet owners, and the bond shall be an indemnity for any loss  
47 sustained by reason of the acts of the person bonded when such acts constitute grounds for the  
48 suspension or revocation of the registered fleet owner license. The bond shall be executed in  
49 the name of the state of Missouri for the benefit of all aggrieved parties or the irrevocable  
50 letter of credit shall name the state of Missouri as the beneficiary; except that, the aggregate  
51 liability of the surety or financial institution to the aggrieved parties shall, in no event, exceed  
52 the amount of the bond or irrevocable letter of credit. The proceeds of the bond or irrevocable  
53 letter of credit shall be paid upon receipt by the department of a final judgment from a

54 Missouri court of competent jurisdiction against the principal and in favor of an aggrieved  
55 party.

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

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

61 (2) Is authorized to do business in Missouri;

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

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

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

71 8. If the owner of any motor vehicle, trailer, boat, or outboard motor desires to charge  
72 and collect sales tax as provided in this section, the owner shall make application to the  
73 director of revenue for a permit to operate as a motor vehicle, trailer, boat, or outboard motor  
74 leasing company. The director of revenue shall promulgate rules and regulations determining  
75 the qualifications of such a company, and the method of collection and reporting of sales tax  
76 charged and collected. Such regulations shall apply only to owners of motor vehicles, trailers,  
77 boats, or outboard motors, electing to qualify as motor vehicle, trailer, boat, or outboard  
78 motor leasing companies under the provisions of subsection 5 of this section, and no motor  
79 vehicle renting or leasing, trailer renting or leasing, or boat or outboard motor renting or  
80 leasing company can come under sections 144.010, 144.020, 144.070 and 144.440 unless all  
81 motor vehicles, trailers, boats, and outboard motors held for renting and leasing are included.

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

87 10. Beginning July 1, 2010, any motor vehicle dealer licensed under section 301.560  
88 engaged in the business of selling motor vehicles or trailers shall apply to the director of  
89 revenue for authority to collect and remit the sales tax required under this section on all motor  
90 vehicles sold by the motor vehicle dealer. A motor vehicle dealer receiving authority to

91 collect and remit the tax is subject to all provisions under sections 144.010 to 144.525. Any  
92 motor vehicle dealer authorized to collect and remit sales taxes on motor vehicles under this  
93 subsection shall be entitled to deduct and retain an amount equal to two percent of the motor  
94 vehicle sales tax pursuant to section 144.140. Any amount of the tax collected under this  
95 subsection that is retained by a motor vehicle dealer pursuant to section 144.140 shall not  
96 constitute state revenue. In no event shall revenues from the general revenue fund or any  
97 other state fund be utilized to compensate motor vehicle dealers for their role in collecting and  
98 remitting sales taxes on motor vehicles. In the event this subsection or any portion thereof is  
99 held to violate Article IV, Section 30(b) of the Missouri Constitution, no motor vehicle dealer  
100 shall be authorized to collect and remit sales taxes on motor vehicles under this section. No  
101 motor vehicle dealer shall seek compensation from the state of Missouri or its agencies if a  
102 court of competent jurisdiction declares that the retention of two percent of the motor vehicle  
103 sales tax is unconstitutional and orders the return of such revenues.

104 11. (1) Every motor vehicle dealer licensed under section 301.560, as soon as  
105 technologically possible following the development and maintenance of a modernized,  
106 integrated system for the titling of vehicles, issuance and renewal of vehicle registrations,  
107 issuance and renewal of driver's licenses and identification cards, and perfection and release  
108 of liens and encumbrances on vehicles, to be funded by the motor vehicle administration  
109 technology fund as created in section 301.558, shall collect and remit the sales tax required  
110 under this section on all motor vehicles that such dealer sells. In collecting and remitting this  
111 sales tax, motor vehicle dealers shall be subject to all applicable provisions under sections  
112 144.010 to 144.527.

113 (2) The director of revenue may promulgate all necessary rules and regulations for the  
114 administration of this subsection. Any rule or portion of a rule, as that term is defined in  
115 section 536.010, that is created under the authority delegated in this subsection shall become  
116 effective only if it complies with and is subject to all of the provisions of chapter 536 and, if  
117 applicable, section 536.028. This subsection and chapter 536 are nonseverable and if any of  
118 the powers vested with the general assembly pursuant to chapter 536 to review, to delay the  
119 effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then  
120 the grant of rulemaking authority and any rule proposed or adopted after August 28, 2023,  
121 shall be invalid and void.

122 12. (1) **As used in this subsection, the following terms mean:**

123 (a) **"Department", the department of revenue;**

124 (b) **"Qualified amount", for any qualified purchaser, an amount equal to the  
125 total state and local sales tax due and owing on the purchase of a motor vehicle, plus any  
126 title penalties, late fees, or any other amounts accrued and owed to the department as a  
127 result of the failure to register and properly title the motor vehicle;**

128       (c) "Qualified purchaser", any individual who is a purchaser of a motor vehicle  
129 subject to the state sales tax and any applicable sales tax penalty with a purchase date  
130 on or before August 30, 2025, and at the time of application to the department has:

131       a. Obtained a temporary permit authorizing the operation of a motor vehicle  
132 under section 301.140 or transferred license plates to a newly purchased motor vehicle  
133 under the circumstances specified under section 301.140;

134       b. Failed to pay the appropriate state and local sales tax imposed under this  
135 chapter or any other applicable state or local law or ordinance;

136       c. Allowed the temporary permit to expire after the statutory period and such  
137 permit is currently expired, or failed to register the transferred license plates in the  
138 statutory period prescribed under section 301.140 and such transferred license plates  
139 are still unregistered;

140       d. Failed to properly register the vehicle under chapter 301; and

141       e. Failed to apply for and obtain a license plate under chapter 301.

142       (2) Beginning on October 1, 2025, and ending on September 30, 2026,  
143 notwithstanding any provision of this section, section 144.440, or any other provision of  
144 law to the contrary, for a period not to exceed one year, the department may accept  
145 applications to establish payment plans submitted by qualified purchasers of motor  
146 vehicles in order to pay the qualified purchaser's qualified amount, as defined under  
147 this subsection, accrued up to and after the date of application.

148       (3) The department is encouraged to work with the qualified purchaser to  
149 establish an equitable payment plan that is not overly burdensome and to take into  
150 consideration the qualified purchaser's income and any other financial obligations. The  
151 department shall establish the payment plan application forms and procedure, the  
152 manner in which the payment plan may be established with the qualifying purchaser,  
153 and guidelines for submission of any additional information necessary to establish a  
154 payment plan, including proof of income, proof of purchase, identification documents,  
155 or other documents. The department is encouraged to make the process user-friendly  
156 and not overly burdensome on the qualified purchaser.

157       (4) The qualified purchaser shall apply for a payment plan on or before  
158 September 30, 2026. Any established ongoing payment plans in good standing may  
159 exceed this date until the date of completion agreed upon by the department and the  
160 purchaser. All applications received on or before September 30, 2026, shall be reviewed  
161 in a timely manner and the department shall contact all qualifying applicants to provide  
162 an opportunity to establish and begin a payment plan before December 31, 2026. New  
163 payment plan applications shall not be accepted by the department under this section  
164 after September 30, 2026.

165       (5) Upon entering into a payment plan, the qualified purchaser shall pay a down  
166 payment equal to one month's payment. Once the payment is received, verified, and  
167 deposited, the department may issue a new ninety-day temporary permit to the qualified  
168 purchaser. On or before the expiration of the ninety-day temporary permit, the  
169 qualified purchaser may receive another ninety-day temporary permit provided that the  
170 qualified purchaser is current on his or her payment plan, and may continue to receive  
171 additional temporary permits under the same conditions until either the payment plan  
172 is completed and the vehicle is properly registered or the qualified purchaser is no  
173 longer eligible under the provisions of this subsection.

174       (6) Payments towards the established payment plan may be made by mail to the  
175 department central office or the qualified purchaser's local license office, in person at a  
176 local license office, or by any other method the department establishes by rule or by  
177 notice on the department website. The department shall establish by rule how payments  
178 are to be processed, how updated payment counts will be made accessible to the  
179 qualified purchaser, and what forms or documents the qualified purchaser will need to  
180 carry in his or her motor vehicle for presentation to law enforcement during motor  
181 vehicle stops or other entities requesting verification of the payment plan status.

182       (7) The department shall issue a receipt upon completion of the payment plan  
183 for the qualified purchaser to present to the license office to register and license the  
184 motor vehicle.

185       (8) If a qualified purchaser violates or fails to meet his or her obligations or  
186 ceases to pay on the payment plan established with the department before the qualified  
187 amount has been paid in full, the payment plan shall be terminated. The qualified  
188 purchaser shall be given full credit of all prior payments towards the qualified amount.  
189 If the qualified purchaser has failed to register and legally license the motor vehicle  
190 after termination of the payment plan or after the qualified amount has been paid in  
191 full, any penalties, tickets, or fines that may be assessed under chapter 301 or any other  
192 provision of law shall still apply.

193       (9) The department of revenue may promulgate all necessary rules and  
194 regulations for the administration of this subsection. Any rule or portion of a rule, as  
195 that term is defined in section 536.010, that is created under the authority delegated in  
196 this subsection shall become effective only if it complies with and is subject to all of the  
197 provisions of chapter 536 and, if applicable, section 536.028. This subsection and  
198 chapter 536 are nonseverable and if any of the powers vested with the general assembly  
199 pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul  
200 a rule are subsequently held unconstitutional, then the grant of rulemaking authority  
201 and any rule proposed or adopted after August 28, 2025, shall be invalid and void.

202       **(10) Under section 23.253 of the Missouri sunset act:**

203        (a) The provisions of the new program authorized under this subsection shall  
204 automatically sunset December thirty-first, one year after the effective date of this  
205 subsection unless reauthorized by an act of the general assembly;

206        (b) If such program is reauthorized, the program authorized under this  
207 subsection shall automatically sunset December thirty-first, one year after the effective  
208 date of the reauthorization of this subsection; and

209        (c) This subsection shall terminate on September first of the calendar year  
210 immediately following the calendar year in which the program authorized under this  
211 subsection is sunset.

212       13. (1) Beginning January 1, 2027, any purchaser, as defined under subdivision  
213 (3) of this subsection, who fails to pay the applicable sales tax within thirty days after the  
214 expiration of the statutory period for the temporary permit or transferred license plates  
215 shall be subject to a fine in an amount equal to one percent of the total purchase price of  
216 the vehicle. Such fine shall be imposed in addition to all applicable state and local sales  
217 tax under this chapter or any applicable state or local law or ordinance, and any  
218 penalties, tickets, or fines that may be assessed under chapter 301 or any other provision  
219 of law.

220       (2) The fine imposed under this subsection and any additional fines imposed by  
221 local ordinance for the delinquent payment of sales tax by a purchaser shall be exempt  
222 from the total revenue cap imposed and calculated under section 479.359.

223       (3) For the purposes of this subsection, "purchaser" shall be defined as any  
224 individual who:

225        (a) Purchased a motor vehicle subject to the state sales tax and any applicable  
226 sales tax penalty;

227        (b) Obtained a temporary permit authorizing the operation of a motor vehicle  
228 under section 301.140 or transferred license plates to a newly purchased motor vehicle  
229 under the circumstances specified under section 301.140, but allowed the temporary  
230 permit to expire after the statutory period or failed to register the transferred license  
231 plates in the statutory period prescribed under section 301.140; and

232        (c) Failed to pay the appropriate state and local sales tax imposed under this  
233 chapter or any other applicable state or local law or ordinance and failed to properly  
234 register, apply for a license plate, and obtain a license plate under chapter 301.

301.140. 1. Upon the transfer of ownership of any motor vehicle or trailer, the  
2 certificate of registration and the right to use the number plates shall expire and the number  
3 plates shall be removed by the owner at the time of the transfer of possession, and it shall be  
4 unlawful for any person other than the person to whom such number plates were originally

5 issued to have the same in his or her possession whether in use or not, unless such possession  
6 is solely for charitable purposes; except that the buyer of a motor vehicle or trailer who trades  
7 in a motor vehicle or trailer may attach the license plates from the traded-in motor vehicle or  
8 trailer to the newly purchased motor vehicle or trailer. The operation of a motor vehicle with  
9 such transferred plates shall be lawful for no more than thirty days, or no more than ninety  
10 days if the dealer is selling the motor vehicle under the provisions of section 301.213, or no  
11 more than sixty days if the dealer is selling the motor vehicle under the provisions of  
12 subsection 5 of section 301.210. As used in this subsection, the term "trade-in motor vehicle  
13 or trailer" shall include any single motor vehicle or trailer sold by the buyer of the newly  
14 purchased vehicle or trailer, as long as the license plates for the trade-in motor vehicle or  
15 trailer are still valid.

16 2. In the case of a transfer of ownership the original owner may register another  
17 motor vehicle under the same number, upon the payment of a fee of two dollars, if the motor  
18 vehicle is of horsepower, gross weight or (in the case of a passenger-carrying commercial  
19 motor vehicle) seating capacity, not in excess of that originally registered. When such motor  
20 vehicle is of greater horsepower, gross weight or (in the case of a passenger-carrying  
21 commercial motor vehicle) seating capacity, for which a greater fee is prescribed, the  
22 applicant shall pay a transfer fee of two dollars and a pro rata portion for the difference in  
23 fees. When such vehicle is of less horsepower, gross weight or (in case of a passenger-  
24 carrying commercial motor vehicle) seating capacity, for which a lesser fee is prescribed, the  
25 applicant shall not be entitled to a refund.

26 3. License plates may be transferred from a motor vehicle which will no longer be  
27 operated to a newly purchased motor vehicle by the owner of such vehicles. The owner shall  
28 pay a transfer fee of two dollars if the newly purchased vehicle is of horsepower, gross weight  
29 or (in the case of a passenger-carrying commercial motor vehicle) seating capacity, not in  
30 excess of that of the vehicle which will no longer be operated. When the newly purchased  
31 motor vehicle is of greater horsepower, gross weight or (in the case of a passenger-carrying  
32 commercial motor vehicle) seating capacity, for which a greater fee is prescribed, the  
33 applicant shall pay a transfer fee of two dollars and a pro rata portion of the difference in fees.  
34 When the newly purchased vehicle is of less horsepower, gross weight or (in the case of a  
35 passenger-carrying commercial motor vehicle) seating capacity, for which a lesser fee is  
36 prescribed, the applicant shall not be entitled to a refund.

37 4. The director of the department of revenue shall have authority to produce or allow  
38 others to produce a weather resistant, nontearing temporary permit authorizing the operation  
39 of a motor vehicle or trailer by a buyer for not more than thirty days, or no more than ninety  
40 days if issued by a dealer selling the motor vehicle under the provisions of section 301.213, or  
41 no more than sixty days if issued by a dealer selling the motor vehicle under the provisions of

42 subsection 5 of section 301.210, from the date of purchase. The temporary permit authorized  
43 under this section may be purchased by the purchaser of a motor vehicle or trailer from the  
44 central office of the department of revenue or from an authorized agent of the department of  
45 revenue upon proof of purchase of a motor vehicle or trailer for which the buyer has no  
46 registration plate available for transfer and upon proof of financial responsibility, or from a  
47 motor vehicle dealer upon purchase of a motor vehicle or trailer for which the buyer has no  
48 registration plate available for transfer, or from a motor vehicle dealer upon purchase of a  
49 motor vehicle or trailer for which the buyer has registered and is awaiting receipt of  
50 registration plates. The director of the department of revenue or a producer authorized by the  
51 director of the department of revenue may make temporary permits available to registered  
52 dealers in this state, authorized agents of the department of revenue or the department of  
53 revenue. The price paid by a motor vehicle dealer, an authorized agent of the department of  
54 revenue or the department of revenue for a temporary permit shall not exceed five dollars for  
55 each permit. The director of the department of revenue shall direct motor vehicle dealers and  
56 authorized agents to obtain temporary permits from an authorized producer. Amounts  
57 received by the director of the department of revenue for temporary permits shall constitute  
58 state revenue; however, amounts received by an authorized producer other than the director of  
59 the department of revenue shall not constitute state revenue and any amounts received by  
60 motor vehicle dealers or authorized agents for temporary permits purchased from a producer  
61 other than the director of the department of revenue shall not constitute state revenue. In no  
62 event shall revenues from the general revenue fund or any other state fund be utilized to  
63 compensate motor vehicle dealers or other producers for their role in producing temporary  
64 permits as authorized under this section. Amounts that do not constitute state revenue under  
65 this section shall also not constitute fees for registration or certificates of title to be collected  
66 by the director of the department of revenue under section 301.190. No motor vehicle dealer,  
67 authorized agent or the department of revenue shall charge more than five dollars for each  
68 permit issued. The permit shall be valid for a period of thirty days, or no more than ninety  
69 days if issued by a dealer selling the motor vehicle under the provisions of section 301.213, or  
70 no more than sixty days if issued by a dealer selling the motor vehicle under the provisions of  
71 subsection 5 of section 301.210, from the date of purchase of a motor vehicle or trailer, or  
72 from the date of sale of the motor vehicle or trailer by a motor vehicle dealer for which the  
73 purchaser obtains a permit as set out above. No permit shall be issued for a vehicle under this  
74 section unless the buyer shows proof of financial responsibility. Each temporary permit  
75 issued shall be securely fastened to the back or rear of the motor vehicle in a manner and  
76 place on the motor vehicle consistent with registration plates so that all parts and qualities of  
77 the temporary permit thereof shall be plainly and clearly visible, reasonably clean and are not  
78 impaired in any way.

79       5. The permit shall be issued on a form prescribed by the director of the department of  
80 revenue and issued only for the applicant's temporary operation of the motor vehicle or trailer  
81 purchased to enable the applicant to temporarily operate the motor vehicle while proper title  
82 and registration plates are being obtained, or while awaiting receipt of registration plates, and  
83 shall be displayed on no other motor vehicle. Temporary permits issued pursuant to this  
84 section shall not be transferable or renewable, shall not be valid upon issuance of proper  
85 registration plates for the motor vehicle or trailer, and shall be returned to the department or to  
86 the department's agent upon the issuance of such proper registration plates. Any temporary  
87 permit returned to the department or to the department's agent shall be immediately  
88 destroyed. The provisions of this subsection shall not apply to temporary permits issued for  
89 commercial motor vehicles licensed in excess of twenty-four thousand pounds gross weight.  
90 The director of the department of revenue shall determine the size, material, design,  
91 numbering configuration, construction, and color of the permit. The director of the  
92 department of revenue, at his or her discretion, shall have the authority to reissue, and thereby  
93 extend the use of, a temporary permit previously and legally issued for a motor vehicle or  
94 trailer while proper title and registration are being obtained.

95       6. Every motor vehicle dealer that issues temporary permits shall keep, for inspection  
96 by proper officers, an accurate record of each permit issued by recording the permit number,  
97 the motor vehicle dealer's number, buyer's name and address, the motor vehicle's year, make,  
98 and manufacturer's vehicle identification number, and the permit's date of issuance and  
99 expiration date. Upon the issuance of a temporary permit by either the central office of the  
100 department of revenue, a motor vehicle dealer or an authorized agent of the department of  
101 revenue, the director of the department of revenue shall make the information associated with  
102 the issued temporary permit immediately available to the law enforcement community of the  
103 state of Missouri.

104       7. Upon the transfer of ownership of any currently registered motor vehicle wherein  
105 the owner cannot transfer the license plates due to a change of motor vehicle category, the  
106 owner may surrender the license plates issued to the motor vehicle and receive credit for any  
107 unused portion of the original registration fee against the registration fee of another motor  
108 vehicle. Such credit shall be granted based upon the date the license plates are surrendered.  
109 No refunds shall be made on the unused portion of any license plates surrendered for such  
110 credit.

111       8. An additional temporary license plate produced in a manner and of materials  
112 determined by the director to be the most cost-effective means of production with a  
113 configuration that matches an existing or newly issued plate may be purchased by a motor  
114 vehicle owner to be placed in the interior of the vehicle's rear window such that the driver's  
115 view out of the rear window is not obstructed and the plate configuration is clearly visible

116 from the outside of the vehicle to serve as the visible plate when a bicycle rack or other item  
117 obstructs the view of the actual plate. Such temporary plate is only authorized for use when  
118 the matching actual plate is affixed to the vehicle in the manner prescribed in subsection 5 of  
119 section 301.130. The fee charged for the temporary plate shall be equal to the fee charged for  
120 a temporary permit issued under subsection 4 of this section. Replacement temporary plates  
121 authorized in this subsection may be issued as needed upon the payment of a fee equal to the  
122 fee charged for a temporary permit under subsection 4 of this section. The newly produced  
123 third plate may only be used on the vehicle with the matching plate, and the additional plate  
124 shall be clearly recognizable as a third plate and only used for the purpose specified in this  
125 subsection.

126 9. Notwithstanding the provisions of section 301.217, the director may issue a  
127 temporary permit to an individual who possesses a salvage motor vehicle which requires an  
128 inspection under subsection 9 of section 301.190. The operation of a salvage motor vehicle  
129 for which the permit has been issued shall be limited to the most direct route from the  
130 residence, maintenance, or storage facility of the individual in possession of such motor  
131 vehicle to the nearest authorized inspection facility and return to the originating location.  
132 Notwithstanding any other requirements for the issuance of a temporary permit under this  
133 section, an individual obtaining a temporary permit for the purpose of operating a motor  
134 vehicle to and from an examination facility as prescribed in this subsection shall also  
135 purchase the required motor vehicle examination form which is required to be completed for  
136 an examination under subsection 9 of section 301.190 and provide satisfactory evidence that  
137 such vehicle has passed a motor vehicle safety inspection for such vehicle as required in  
138 section 307.350.

139 10. **Beginning on October 1, 2025, and ending on December 31, 2026, notwithstanding the provisions of any other law to the contrary, the director may issue a ninety-day temporary permit to an individual who establishes a payment plan with the department of revenue under section 144.070 and may issue additional temporary permits to such individuals who remain in compliance with the payment plan provisions under subsection 12 of section 144.070, subject to the sunset provisions under subsection 12 of section 144.070.**

146 11. The director of the department of revenue may promulgate all necessary rules and  
147 regulations for the administration of this section. Any rule or portion of a rule, as that term is  
148 defined in section 536.010, that is created under the authority delegated in this section shall  
149 become effective only if it complies with and is subject to all of the provisions of chapter 536  
150 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any  
151 of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the  
152 effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then

153 the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012,  
154 shall be invalid and void.

155 **[11.] 12.** The repeal and reenactment of this section shall become effective on the date  
156 the department of revenue or a producer authorized by the director of the department of  
157 revenue begins producing temporary permits described in subsection 4 of such section, or on  
158 July 1, 2013, whichever occurs first. If the director of revenue or a producer authorized by  
159 the director of the department of revenue begins producing temporary permits prior to July 1,  
160 2013, the director of the department of revenue shall notify the revisor of statutes of such fact.

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