SECOND REGULAR SESSION [TRULY AGREED TO AND FINALLY PASSED] HOUSE COMMITTEE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR

## **SENATE BILL NO. 1131**

## 94TH GENERAL ASSEMBLY

2008

5023L.07T

## AN ACT

To repeal sections 94.577, 94.600, and 94.605, RSMo, and to enact in lieu thereof three new sections relating to transportation sales taxes.

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

Section A. Sections 94.577, 94.600, and 94.605, RSMo, are repealed and

2 three new sections enacted in lieu thereof, to be known as sections 94.577, 94.600,
3 and 94.605, to read as follows:

94.577. 1. The governing body of any municipality except those located in whole or in part within any first class county having a charter form of  $\mathbf{2}$ 3 government and not containing any part of a city with a population of four hundred thousand or more and adjacent to a city not within a county for that part 4 of the municipality located within such first class county is hereby authorized to 56 impose, by ordinance or order, a one-eighth, one-fourth, three-eighths, or one-half 7 of one percent sales tax on all retail sales made in such municipality which are 8 subject to taxation under the provisions of sections 144.010 to 144.525, RSMo, for the purpose of funding capital improvements, including the operation and 9 maintenance of capital improvements, which may be funded by issuing bonds 10 which will be retired by the revenues received from the sales tax authorized by 11 12this section or the retirement of debt under previously authorized bonded indebtedness. A municipality located in a charter county may impose a sales tax 1314on all retail sales for capital improvements as provided in section 94.890. The tax authorized by this section shall be in addition to any and all other sales taxes 1516 allowed by law; but no ordinance imposing a sales tax under the provisions of this

section shall be effective unless the governing body of the municipality submits to the voters of the municipality, at a municipal or state general, primary or special election, a proposal to authorize the governing body of the municipality to impose such tax and, if such tax is to be used to retire bonds authorized under this section, to authorize such bonds and their retirement by such tax, or to authorize the retirement of debt under previously authorized bonded indebtedness.

24 2. The ballot of submission shall contain, but need not be limited to:

(1) If the proposal submitted involves only authorization to impose the taxauthorized by this section, the following language:

27 Shall the municipality of ...... (municipality's name) impose a sales tax 28 of ...... (insert amount) for the purpose of funding capital improvements which 29 may include the retirement of debt under previously authorized bonded 30 indebtedness?

31  $\Box$  YES  $\Box$  NO

 $\Box$  YES

32 If you are in favor of the question, place an "X" in the box opposite "Yes". If you33 are opposed to the question, place an "X" in the box opposite "No"; or

34 (2) If the proposal submitted involves authorization to issue bonds and
35 repay such bonds with revenues from the tax authorized by this section, the
36 following language:

Shall the municipality of ...... (municipality's name) issue bonds in the
amount ...... of ........ (insert amount) to fund capital improvements and impose
a sales tax of ........ (insert amount) to repay bonds?

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## □ NO

If you are in favor of the question, place an "X" in the box opposite "Yes". If you 41are opposed to the question, place an "X" in box opposite "No". If a majority of 42the votes cast on the proposal by the qualified voters voting thereon are in favor 4344 of the proposal, including when the proposal authorizes the reduction of debt 45under previously authorized bonded indebtedness under subdivision (1) of this 46subsection, then the ordinance or order and any amendments thereto shall be in effect, except that any proposal submitted under subdivision (2) of this subsection 4748to issue bonds and impose a sales tax to retire such bonds must be approved by the constitutionally required percentage of the voters voting thereon to become 49 effective. If a majority of the votes cast by the qualified voters voting are opposed 50to the proposal, then the governing body of the municipality shall have no power 51to issue any bonds or impose the sales tax authorized in this section unless and 52

until the governing body of the municipality shall again have submitted another 5354proposal to authorize the governing body of the municipality to issue any bonds or impose the sales tax authorized by this section, and such proposal is approved 5556by the requisite majority of the qualified voters voting thereon; however, in no event shall a proposal pursuant to this section be submitted to the voters sooner 5758than twelve months from the date of the last proposal pursuant to this section, 59except that any municipality with a population of greater than four hundred 60 thousand and located within more than one county may submit a proposal pursuant to this section to the voters sooner than twelve months from the date 61of the last proposal submitted pursuant to this section if submitted to the voters 62on or before November 6, 2001. 63

3. All revenue received by a municipality from the tax authorized under 64 the provisions of this section shall be deposited in a special trust fund and shall 6566 be used solely for capital improvements, including the operation and maintenance of capital improvements, for so long as the tax shall remain in effect. Once the 67 tax authorized by this section is abolished or is terminated by any means, all 68 69 funds remaining in the special trust fund required by this subsection shall be used solely for the maintenance of the capital improvements made with revenues 70raised by the tax authorized by this section. Any funds in the special trust fund 7172required by this subsection which are not needed for current expenditures may 73be invested by the governing body in accordance with applicable laws relating to 74the investment of other municipal funds. The provisions of this subsection shall 75apply only to taxes authorized by this section which have not been imposed to 76retire bonds issued pursuant to this section.

774. All revenue received by a municipality which issues bonds under this section and imposes the tax authorized by this section to retire such bonds shall 78be deposited in a special trust fund and shall be used solely to retire such bonds, 79 except to the extent that such funds are required for the operation and 80 maintenance of capital improvements. Once all of such bonds have been retired, 81 82 all funds remaining in the special trust fund required by this subsection shall be 83 used solely for the maintenance of the capital improvements made with the 84 revenue received as a result of the issuance of such bonds. Any funds in the 85special trust fund required by this subsection which are not needed to meet 86 current obligations under the bonds issued under this section may be invested by the governing body in accordance with applicable laws relating to the investment 87 of other municipal funds. The provisions of this subsection shall apply only to 88

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taxes authorized by this section which have been imposed to retire bonds issuedunder this section.

5. After the effective date of any tax imposed under the provisions of this 91 92section, the director of revenue shall perform all functions incident to the administration, collection, enforcement, and operation of the tax in the same 9394manner as provided in sections 94.500 to [94.570] 94.550, and the director of revenue shall collect in addition to the sales tax for the state of Missouri the 9596 additional tax authorized under the authority of this section. The tax imposed 97 pursuant to this section and the tax imposed under the sales tax law of the state of Missouri shall be collected together and reported upon such forms and under 98such administrative rules and regulations as may be prescribed by the director 99 of revenue. Except as modified in this section, all provisions of sections 32.085 100 101and 32.087, RSMo, shall apply to the tax imposed under this section.

102 6. No tax imposed pursuant to this section for the purpose of retiring
103 bonds issued under this section may be terminated until all of such bonds have
104 been retired.

105 7. In any city not within a county, no tax shall be imposed pursuant to 106 this section for the purpose of funding in whole or in part the construction, 107 operation or maintenance of a sports stadium, field house, indoor or outdoor 108 recreational facility, center, playing field, parking facility or anything incidental 109 or necessary to a complex suitable for any type of professional sport or recreation, 110 either upon, above or below the ground.

8. Any tax imposed under this section in any home rule city with more than four hundred thousand inhabitants and located in more than one county solely for public transit purposes shall not be considered "economic activity taxes" as such term is defined under sections 99.805 and 99.918, RSMo, and tax revenues derived from such tax shall not be subject to allocation under the provisions of subsection 3 of section 99.845, RSMo, or subsection 4 of section 99.957, RSMo.

**9.** The director of revenue may authorize the state treasurer to make refunds from the amounts in the trust fund and credited to any municipality for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such municipalities. If any municipality abolishes the tax, the municipality shall notify the director of revenue of the action at least ninety days prior to the effective date of the repeal and the director of revenue may order retention in the trust fund, for a period of one year,

125of two percent of the amount collected after receipt of such notice to cover possible 126refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the 127128effective date of abolition of the tax in such municipality, the director of revenue shall remit the balance in the account to the municipality and close the account 129130of that municipality. The director of revenue shall notify each municipality of 131each instance of any amount refunded or any check redeemed from receipts due 132the municipality.

94.600. The following words, as used in sections 94.600 to 94.655, mean: (1) "City", any city not within a county, any city of over four hundred thousand inhabitants wholly or partially within a first class county, and any first class county operating under a charter form of government and having a population of over nine hundred thousand inhabitants;

6 (2) "City transit authority", a commission or board created by city charter 7 provision or by ordinance of a city, and which operates a public mass 8 transportation system;

9 (3) "City utilities board", a board or commission created by city charter 10 provision or by ordinance of a city, which controls and operates city-owned 11 utilities including a public mass transportation system;

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(4) "Director of revenue", the director of revenue of the state of Missouri;

(5) "Interstate transportation authority", any political subdivision created
by compact between this state and another state, which is a body corporate and
politic and a political subdivision of both contracting states, and which operates
a public mass transportation system;

17 (6) "Interstate transportation district", that geographical area set forth18 and defined in the particular compact between this state and another state;

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(7) "Person", an individual, corporation, partnership, or other entity;

(8) "Public mass transportation system", a transportation system or systems owned and operated by an interstate transportation authority, a municipality, a city transit authority, or a city utilities board, employing motor buses, rails or any other means of conveyance, by whatsoever type or power, operated for public use in the conveyance of persons, mainly providing local transportation service within an interstate transportation district or municipality;

(9) "Transportation purposes", financial support of a public mass
transportation system including, but not limited to, the development and
operation of bus, para-transit, and fixed-rail and light-rail transit

29systems; the construction, reconstruction, repair and maintenance of streets, 30 roads and bridges within a municipality; the construction, reconstruction, repair and maintenance of airports owned and operated by municipalities; the 3132acquisition of lands and rights-of-way for streets, roads, bridges and airports; and planning and feasibility studies for streets, roads, bridges, and 3334airports. "Bridges" shall include bridges connecting a municipality with another municipality either within or without the state, with an unincorporated area of 3536 the state, or with another state or an unincorporated area 37thereof. Notwithstanding the other provisions of this subdivision, in first class counties operating under a charter form of government and having a population 3839of over nine hundred thousand inhabitants, transportation purposes shall mean financial support of a public mass transportation system; the construction, 40reconstruction, repair and maintenance of streets, roads and bridges which are 4142a part of a county-urban road system established by the governing body of the county; the acquisition of lands and rights-of-way for streets, roads and bridges 43for a county-urban road system established by the governing body of the county; 44planning and feasibility studies for streets, roads and bridges for a county-urban 45road system; and rapid transit purposes; and bridges shall include those 46county-urban road system bridges connecting a municipality with another 4748municipality either within or without the state, with an unincorporated area of 49the state, or with another state or an unincorporated area thereof.

94.605. 1. Any city as defined in section 94.600 may by a majority vote
2 of its governing body impose a sales tax for transportation purposes enumerated
3 in sections 94.600 to 94.655.

2. The sales tax may be imposed at a rate not to exceed one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525, RSMo.

9 3. With respect to any tax increment financing plan originally 10 approved by ordinance of the city council after March 31, 2009, in any 11 home rule city with more than four hundred thousand inhabitants and 12 located in more than one county, any three-eighths of one cent sales tax 13 imposed under sections 94.600 to 94.655, RSMo, shall not be considered 14 "economic activity taxes" as such term is defined under sections 99.805 15 and 99.918, RSMo, and tax revenues derived from such taxes shall not

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be subject to allocation under the provisions of subsection 3 of section 16 99.845, RSMo, or subsection 4 of section 99.957, RSMo. Any one-eighth 17of one cent sales tax imposed in such city under sections 94.600 to 181994.655, RSMo, for constructing and operating a light-rail transit system shall not be considered "economic activity taxes" as such term is 20defined under sections 99.805 and 99.918, RSMo, and tax revenues 21derived from such tax shall not be subject to allocation under the 22provisions of subsection 3 of section 99.845, RSMo, or subsection 4 of 2324section 99.957, RSMo.

254. If the boundaries of a city in which such sales tax has been imposed shall thereafter be changed or altered, the city or county clerk shall forward to 26the director of revenue by United States registered mail or certified mail a 2728certified copy of the ordinance adding or detaching territory from the city. The 29ordinance shall reflect the effective date thereof, and shall be accompanied by a 30 map of the city clearly showing the territory added thereto or detached 31therefrom. Upon receipt of the ordinance and map, the tax imposed by sections 94.600 to 94.655 shall be effective in the added territory or abolished in the 32detached territory on the effective date of the change of the city boundary. 33

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