#### FIRST REGULAR SESSION

# **SENATE BILL NO. 77**

### 98TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR SIFTON.

Pre-filed December 1, 2014, and ordered printed.

ADRIANE D. CROUSE, Secretary.

#### 0234S.01I

## AN ACT

To repeal section 137.106, RSMo, and to enact in lieu thereof one new section relating to the Missouri homestead preservation act.

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

Section A. Section 137.106, RSMo, is repealed and one new section  $\mathbf{2}$ enacted in lieu thereof, to be known as section 137.106, to read as follows:

137.106. 1. This section [may] shall be known and may be cited as "The Missouri Homestead Preservation Act".  $\mathbf{2}$ 

- 3 2. As used in this section, the following terms shall mean:
- 4 (1) "Department", the department of revenue;
- 5 (2) "Director", the director of revenue;
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(3) "Disabled", as such term is defined in section 135.010;

7 (4) "Eligible owner", any individual owner of property who is sixty-five 8 years old or older as of January first of the tax year in which the individual is 9 claiming the credit or who is disabled, and who had an income of equal to or less 10 than the maximum upper limit in the year prior to completing an application 11 pursuant to this section; or

12(a) In the case of a married couple owning property either jointly or as tenants by the entirety, or where only one spouse owns the property, such couple 13 shall be considered an eligible taxpayer if both spouses have reached the age of 14 sixty-five or if one spouse is disabled, or if one spouse is at least sixty-five years 15old and the other spouse is at least sixty years old, and the combined income of 16 the couple in the year prior to completing an application pursuant to this section 17did not exceed the maximum upper limit; or 18

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(b) In the case of joint ownership by unmarried persons or ownership by

20tenancy in common by two or more unmarried persons, such owners shall be 21considered an eligible owner if each person with an ownership interest individually satisfies the eligibility requirements for an individual eligible owner 2223under this section and the combined income of all individuals with an interest in 24the property is equal to or less than the maximum upper limit in the year prior to completing an application under this section. If any individual with an 25ownership interest in the property fails to satisfy the eligibility requirements of 2627an individual eligible owner or if the combined income of all individuals with 28interest in the property exceeds the maximum upper limit, then all individuals 29with an ownership interest in such property shall be deemed ineligible owners 30 regardless of such other individual's ability to individually meet the eligibility 31requirements; or

32 (c) In the case of property held in trust, the eligible owner and recipient 33 of the tax credit shall be the trust itself provided the previous owner of the 34 homestead or the previous owner's spouse: is the settlor of the trust with respect 35 to the homestead; currently resides in such homestead; and but for the transfer 36 of such property would have satisfied the age, ownership, and maximum upper 37 limit requirements for income as defined in [subdivisions (7) and (8) of] this 38 subsection;

No individual shall be an eligible owner if the individual has not paid [their] the 39 40 individual's property tax liability, if any, in full by the payment due date in any of the three prior tax years, except that a late payment of a property tax liability 41 42in any prior year shall not disqualify a potential eligible owner if such owner paid 43in full the tax liability and any and all penalties, additions and interest that arose as a result of such late payment; no individual shall be an eligible owner 44 if such person filed a valid claim for the senior citizens property tax relief credit 45pursuant to sections 135.010 to 135.035; 46

(5) "Homestead", as such term is defined pursuant to section 135.010,
except as limited by provisions of this section to the contrary. No property shall
be considered a homestead if such property was improved since the most recent
annual assessment by more than five percent of the prior year appraised value,
except where an eligible owner of the property has made such improvements to
accommodate a disabled person;

53 (6) "Homestead exemption limit", a percentage increase, rounded to the 54 nearest hundredth of a percent, which shall be equal to the percentage increase 55 to tax liability, not including improvements, of a homestead from one tax year to

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65 66 the next that exceeds a certain percentage set pursuant to subsection [10] 7 of this section. [For applications filed in 2005 or 2006, the homestead exemption limit shall be based on the increase to tax liability from 2004 to 2005. For applications filed between April 1, 2005, and September 30, 2006, an eligible owner, who otherwise satisfied the requirements of this section, shall not apply for the homestead exemption credit more than once during such period. For applications filed after 2006, the homestead exemption limit shall be based on the increase to tax liability from two years prior to application to the year immediately prior to application. For applications filed between December 31, 2008, and December 31, 2011, the homestead exemption limit shall be based on the increase in tax liability from the base year to the year prior to the application

67 year.] For applications filed on or after January 1, [2012] 2016, the homestead 68 exemption limit shall be based on the increase to tax liability from two years 69 prior to application to the year immediately prior to application[. For purposes 70 of this subdivision, the term "base year" means the year prior to the first year in 71 which the eligible owner's application was approved, or 2006, whichever is later]; 72

(7) "Income", federal adjusted gross income, and in the case of ownership
of the homestead by trust, the income of the settlor applicant shall be imputed
to the income of the trust for purposes of determining eligibility with regards to
the maximum upper limit;

(8) "Maximum upper limit", in the calendar year 2005, the income sum of
seventy thousand dollars; in each successive calendar year this amount shall be
raised by the incremental increase in the general price level, as defined pursuant
to article X, section 17 of the Missouri Constitution.

80 3. Pursuant to article X, section 6(a) of the Constitution of Missouri, if in the prior tax year, the property tax liability on any parcel of subclass (1) real 81 property increased by more than the homestead exemption limit, without regard 82 for any prior credit received due to the provisions of this section, then any eligible 83 owner of the property shall receive a homestead exemption credit to be applied 84 in the current tax year property tax liability to offset the prior year increase to 85 86 tax liability that exceeds the homestead exemption limit, except as eligibility for 87 the credit is limited by the provisions of this section. The amount of the credit 88 shall be listed separately on each taxpayer's tax bill for the current tax year, or 89 on a document enclosed with the taxpayer's bill. The homestead exemption credit 90 shall not affect the process of setting the tax rate as required pursuant to article X, section 22 of the Constitution of Missouri and section 137.073 in any prior, 91

92 current, or subsequent tax year.

93 4. [If application is made in 2005, any potential eligible owner may apply 94 for the homestead exemption credit by completing an application through their local assessor's office. Applications may be completed between April first and 95September thirtieth of any tax year in order for the taxpayer to be eligible for the 96 homestead exemption credit in the tax year next following the calendar year in 97 which the homestead exemption credit application was completed. The 98 99 application shall be on forms provided to the assessor's office by the 100 department. Forms also shall be made available on the department's internet site and at all permanent branch offices and all full-time, temporary, or fee offices 101 102 maintained by the department of revenue.

103 The applicant shall attest under penalty of perjury:

104 (1) To the applicant's age;

105 (2) That the applicant's prior year income was less than the maximum106 upper limit;

107 (3) To the address of the homestead property; and

(4) That any improvements made to the homestead, not made to
accommodate a disabled person, did not total more than five percent of the prior
year appraised value. The applicant shall also include with the application copies
of receipts indicating payment of property tax by the applicant for the homestead
property for the two prior tax years.

113 5. If application is made in 2005, the assessor, upon request for an 114 application, shall:

(1) Certify the parcel number and owner of record as of January first of
the homestead, including verification of the acreage classified as residential on
the assessor's property record card;

(2) Obtain appropriate prior tax year levy codes for each homestead fromthe county clerks for inclusion on the form;

(3) Record on the application the assessed valuation of the homestead for
the current tax year, and any new construction or improvements for the current
tax year; and

(4) Sign the application, certifying the accuracy of the assessor's entries.
6. If application is made after 2005,] Any potential eligible owner may
apply for the homestead exemption credit by completing an
application. Applications may be completed between April first and October
fifteenth of any tax year in order for the taxpayer to be eligible for the homestead

exemption credit in the tax year next following the calendar year in which the homestead exemption credit application was completed. The application shall be on forms provided by the department. Forms also shall be made available on the department's internet site and at all permanent branch offices and all full-time, temporary, or fee offices maintained by the department of revenue. The applicant shall attest under penalty of perjury:

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(1) To the applicant's age;

(2) That the applicant's prior year income was less than the maximumupper limit;

(3) To the address of the homestead property;

(4) That any improvements made to the homestead, not made to
accommodate a disabled person, did not total more than five percent of the prior
year appraised value[; and

141 (5)**]**.

The applicant shall also include with the application copies of receipts indicating
payment of property tax by the applicant for the homestead property for the three
prior tax years.

[7.] 5. Each applicant shall send the application to the department by
October fifteenth of each year for the taxpayer to be eligible for the homestead
exemption credit in the tax year next following the calendar year in which the
application was completed.

149[8. If application is made in 2005, upon receipt of the applications, the 150department shall calculate the tax liability, adjusted to exclude new construction 151or improvements verify compliance with the maximum income limit, verify the 152age of the applicants, and make adjustments to these numbers as necessary on 153the applications. The department also shall disallow any application where the applicant has also filed a valid application for the senior citizens property tax 154credit, pursuant to sections 135.010 to 135.035. Once adjusted tax liability, age, 155156 and income are verified, the director shall determine eligibility for the credit, and 157 provide a list of all verified eligible owners to the county collectors or county clerks in counties with a township form of government by December fifteenth of 158159each year. By January fifteenth, the county collectors or county clerks in counties 160with a township form of government shall provide a list to the department of any 161verified eligible owners who failed to pay the property tax due for the tax year 162 that ended immediately prior. Such eligible owners shall be disqualified from 163receiving the credit in the current tax year.

164 9. If application is made after 2005,]

1656. Upon receipt of the applications, the department shall calculate the tax liability, verify compliance with the maximum income limit, verify the age of the 166 167 applicants, and make adjustments to these numbers as necessary on the 168applications. The department also shall disallow any application where the 169 applicant also has filed a valid application for the senior citizens property tax 170 credit under sections 135.010 to 135.035. Once adjusted tax liability, age, and 171income are verified, the director shall determine eligibility for the credit and 172provide a list of all verified eligible owners to the county assessors or county clerks in counties with a township form of government by December fifteenth of 173each year. By January fifteenth, the county assessors shall provide a list to the 174175department of any verified eligible owners who made improvements not for 176 accommodation of a disability to the homestead and the dollar amount of the assessed value of such improvements. If the dollar amount of the assessed value 177178of such improvements totaled more than five percent of the prior year appraised 179 value, such eligible owners shall be disqualified from receiving the credit in the 180 current tax year.

[10.] 7. The director shall calculate the level of appropriation necessary to set the homestead exemption limit at five percent when based on a year of general reassessment or at two and one-half percent when based on a year without general reassessment for the homesteads of all verified eligible owners, and provide such calculation to the speaker of the house of representatives, the president pro tempore of the senate, and the director of the office of budget and planning in the office of administration by January thirty-first of each year.

188 [11. For applications made in 2005, the general assembly shall make an appropriation for the funding of the homestead exemption credit that is signed 189 by the governor, then the director shall, by July thirty-first of such year, set the 190 homestead exemption limit. The limit shall be a single, statewide percentage 191 increase to tax liability, rounded to the nearest hundredth of a percent, which, if 192 193 applied to all homesteads of verified eligible owners who applied for the homestead exemption credit in the immediately prior tax year, would cause all 194 195 but one-quarter of one percent of the amount of the appropriation, minus any 196 withholding by the governor, to be distributed during that fiscal year. The 197 remaining one-quarter of one percent shall be distributed to the county 198 assessment funds of each county on a proportional basis, based on the number of 199 eligible owners in each county; such one-quarter percent distribution shall be

delineated in any such appropriation as a separate line item in the total appropriation. If no appropriation is made by the general assembly during any tax year or no funds are actually distributed pursuant to any appropriation therefor, then no homestead preservation credit shall apply in such year.

204 12. After setting the homestead exemption limit for applications made in 2052005, the director shall apply the limit to the homestead of each verified eligible 206 owner and calculate the credit to be associated with each verified eligible owner's 207homestead, if any. The director shall send a list of those eligible owners who are 208to receive the homestead exemption credit, including the amount of each credit, 209the certified parcel number of the homestead, and the address of the homestead 210property, to the county collectors or county clerks in counties with a township 211form of government by August thirty-first.

212Pursuant to such calculation, the director shall instruct the state treasurer as to 213how to distribute the appropriation and assessment fund allocation to the county 214collector's funds of each county or the treasurer ex officio collector's fund in counties with a township form of government where recipients of the homestead 215216 exemption credit are located, so as to exactly offset each homestead exemption 217credit being issued, plus the one-quarter of one percent distribution for the county 218assessment funds. As a result of the appropriation, in no case shall a political 219 subdivision receive more money than it would have received absent the provisions 220of this section plus the one-quarter of one percent distribution for the county 221assessment funds. Funds, at the direction of the county collector or the treasurer 222ex officio collector in counties with a township form of government, shall be 223deposited in the county collector's fund of a county or the treasurer ex officio 224 collector's fund or may be sent by mail to the collector of a county, or the 225treasurer ex officio collector in counties with a township form of government, not 226later than October first in any year a homestead exemption credit is appropriated 227as a result of this section and shall be distributed as moneys in such funds are 228commonly distributed from other property tax revenues by the collector of the 229county or the treasurer ex officio collector of the county in counties with a 230township form of government, so as to exactly offset each homestead exemption 231credit being issued. In counties with a township form of government, the county 232clerk shall provide the treasurer ex officio collector a summary of the homestead 233exemption credit for each township for the purpose of distributing the total 234homestead exemption credit to each township collector in a particular county.

13.] 8. If, in any given year [after 2005,] the general assembly [shall

make] makes an appropriation for the funding of the homestead exemption credit that is signed by the governor, then the director shall determine the apportionment percentage by equally apportioning the appropriation among all eligible applicants on a percentage basis. If no appropriation is made by the general assembly during any tax year or no funds are actually distributed pursuant to any appropriation therefor, then no homestead preservation credit shall apply in such year.

243[14.] 9. After determining the apportionment percentage, the director 244shall calculate the credit to be associated with each verified eligible owner's 245homestead, if any. The director shall send a list of those eligible owners who are 246to receive the homestead exemption credit, including the amount of each credit, 247the certified parcel number of the homestead, and the address of the homestead 248property, to the county collectors or county clerks in counties with a township 249 form of government by August thirty-first. Pursuant to such calculation, the 250director shall instruct the state treasurer as to how to distribute the appropriation to the county collector's fund of each county where recipients of the 251252homestead exemption credit are located, so as to exactly offset each homestead exemption credit being issued. As a result of the appropriation, in no case shall 253254a political subdivision receive more money than it would have received absent the 255provisions of this section. Funds, at the direction of the collector of the county 256or treasurer ex officio collector in counties with a township form of government, 257shall be deposited in the county collector's fund of a county or may be sent by 258mail to the collector of a county, or treasurer ex officio collector in counties with 259a township form of government, not later than October first in any year a 260homestead exemption credit is appropriated as a result of this section and shall be distributed as moneys in such funds are commonly distributed from other 261262property tax revenues by the collector of the county or the treasurer ex officio collector of the county in counties with a township form of government, so as to 263264exactly offset each homestead exemption credit being issued.

[15.] 10. The department shall promulgate rules for implementation 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

272 a rule are subsequently held unconstitutional, then the grant of rulemaking 273authority and any rule proposed or adopted after August 28, 2004, shall be invalid and void. Any rule promulgated by the department shall in no way 274275impact, affect, interrupt, or interfere with the performance of the required 276statutory duties of any county elected official, more particularly including the 277county collector when performing such duties as deemed necessary for the 278distribution of any homestead appropriation and the distribution of all other real 279and personal property taxes.

280 [16.] **11.** In the event that an eligible owner dies or transfers ownership 281of the property after the homestead exemption limit has been set in any given 282year, but prior to January first of the year in which the credit would otherwise 283be applied, the credit shall be void and any corresponding moneys, pursuant to 284subsection 12 of this section,] shall lapse to the state to be credited to the general 285revenue fund. In the event the collector of the county or the treasurer ex officio 286collector of the county in counties with a township form of government determines 287prior to issuing the credit that the individual is not an eligible owner because the 288individual did not pay the prior three years' property tax liability in full, the 289credit shall be void and any corresponding moneys, under subsection 11 of this 290section, shall lapse to the state to be credited to the general revenue fund.

[17.] **12.** This section shall apply to all tax years beginning on or after January 1, [2005. This subsection shall become effective June 28, 2004] **2016**.

[18.] **13.** In accordance with the provisions of sections 23.250 to 23.298 and unless otherwise authorized pursuant to section 23.253:

(1) [Any new] The program authorized under the provisions of this
section shall be reauthorized as of the effective date of this act and shall
automatically sunset six years after the effective date of this section; and

(2) This section shall terminate on September first of the year following
the year in which any new program authorized under this section is sunset, and
the revisor of statutes shall designate such sections and this section in a revision
bill for repeal.

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