SECOND REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILLS NOS. 632 & 675

99TH GENERAL ASSEMBLY

Reported from the Committee on Economic Development, February 15, 2018, with recommendation that the Senate Committee Substitute do pass.

ADRIANE D. CROUSE, Secretary.

5125S.03C

AN ACT

To repeal sections 135.090, 135.341, 135.562, 135.600, and 135.630, RSMo, and to enact in lieu thereof six new sections relating to tax credits for contributions to certain benevolent organizations.

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

Section A. Sections 135.090, 135.341, 135.562, 135.600, and 135.630,

- 2 RSMo, are repealed and six new sections enacted in lieu thereof, to be known as
- 3 sections 135.090, 135.341, 135.562, 135.600, 135.630, and 135.1125, to read as
- 4 follows:
 - 135.090. 1. As used in this section, the following terms mean:
- 2 (1) "Homestead", the dwelling in Missouri owned by the surviving spouse
- 3 and not exceeding five acres of land surrounding it as is reasonably necessary for
- 4 use of the dwelling as a home. As used in this section, "homestead" shall not
- 5 include any dwelling which is occupied by more than two families;
- 6 (2) "Public safety officer", any firefighter, police officer, capitol police
- 7 officer, parole officer, probation officer, correctional employee, water patrol officer,
- 8 park ranger, conservation officer, commercial motor enforcement officer,
- 9 emergency medical technician, first responder, or highway patrolman employed
- 10 by the state of Missouri or a political subdivision thereof who is killed in the line
- of duty, unless the death was the result of the officer's own misconduct or abuse
- 12 of alcohol or drugs;
- 13 (3) "Surviving spouse", a spouse, who has not remarried, of a public safety
- 14 officer.
- 15 2. For all tax years beginning on or after January 1, 2008, a surviving

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spouse shall be allowed a credit against the tax otherwise due under chapter 143, 17 excluding withholding tax imposed by sections 143.191 to 143.265, in an amount 18 equal to the total amount of the property taxes on the surviving spouse's homestead paid during the tax year for which the credit is claimed. A surviving 19 20 spouse may claim the credit authorized under this section for each tax year beginning the year of death of the public safety officer spouse until the tax year 2122 in which the surviving spouse remarries. No credit shall be allowed for the tax 23 year in which the surviving spouse remarries. If the amount allowable as a credit 24 exceeds the income tax reduced by other credits, then the excess shall be 25 considered an overpayment of the income tax.

- 3. The department of revenue shall promulgate rules to implement the provisions of this section.
- 4. Any rule or portion of a rule, as that term is defined in section 536.010, 29 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 31 32 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 33 subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.
 - 5. Pursuant to section 23.253 of the Missouri sunset act:
 - (1) The program authorized under this section shall expire on December 31, [2019] **2026**, unless reauthorized by the general assembly; and
- 39 (2) This section shall terminate on September first of the calendar year 40 immediately following the calendar year in which the program authorized under this section is sunset; and 41
- 42 (3) The provisions of this subsection shall not be construed to limit or in any way impair the department's ability to redeem tax credits authorized on or 43 before the date the program authorized under this section expires or a taxpayer's 44 ability to redeem such tax credits. 45

135.341. 1. As used in this section, the following terms shall mean:

2 (1) "CASA", an entity which receives funding from the court-appointed special advocate fund established under section 476.777, including an association based in this state, affiliated with a national association, organized to provide support to entities receiving funding from the court-appointed special advocate 6 fund;

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- 7 (2) "Child advocacy centers", the regional child assessment centers listed 8 in subsection 2 of section 210.001, including an association based in this 9 state, affiliated with a national association, and organized to provide 10 support to entities listed in subsection 2 of section 210.001;
 - (3) "Contribution", the amount of donation to a qualified agency;
- 12 (4) "Crisis care center", entities contracted with this state which provide 13 temporary care for children whose age ranges from birth through seventeen years 14 of age whose parents or guardian are experiencing an unexpected and unstable 15 or serious condition that requires immediate action resulting in short-term care, 16 usually three to five continuous, uninterrupted days, for children who may be at 17 risk for child abuse, neglect, or in an emergency situation;
 - (5) "Department", the department of revenue;
 - (6) "Director", the director of the department of revenue;
- 20 (7) "Qualified agency", CASA, child advocacy centers, or a crisis care 21 center;
- 22 (8) "Tax liability", the tax due under chapter 143 other than taxes 23 withheld under sections 143.191 to 143.265.
- 24 2. For all tax years beginning on or after January 1, 2013, a tax credit may be claimed in an amount equal to up to fifty percent of a verified 25contribution to a qualified agency and shall be named the champion for children 26 27 tax credit. The minimum amount of any tax credit issued shall not be less than fifty dollars and shall be applied to taxes due under chapter 143, excluding 28 29 sections 143.191 to 143.265. A contribution verification shall be issued to the 30 taxpayer by the agency receiving the contribution. Such contribution verification shall include the taxpayer's name, Social Security number, amount of tax credit, 31 amount of contribution, the name and address of the agency receiving the credit, 32 and the date the contribution was made. The tax credit provided under this 33 subsection shall be initially filed for the year in which the verified contribution 34 is made. 35
- 36 3. The cumulative amount of the tax credits redeemed shall not exceed one million **five hundred thousand** dollars in any tax year. The amount available shall be equally divided among the three qualified agencies: CASA, child advocacy centers, or crisis care centers, to be used towards tax credits issued. In the event tax credits claimed under one agency do not total the allocated amount for that agency, the unused portion for that agency will be made available to the remaining agencies equally. In the event the total amount of tax

credits claimed for any one agency exceeds the amount available for that agency, the amount redeemed shall and will be apportioned equally to all eligible taxpayers claiming the credit under that agency.

- 4. Prior to December thirty-first of each year, each qualified agency shall apply to the department of social services in order to verify their qualified agency status. Upon a determination that the agency is eligible to be a qualified agency, the department of social services shall provide a letter of eligibility to such agency. No later than February first of each year, the department of social services shall provide a list of qualified agencies to the department of revenue. All tax credit applications to claim the champion for children tax credit shall be filed between July first and April fifteenth of each fiscal year. A taxpayer shall apply for the champion for children tax credit by attaching a copy of the contribution verification provided by a qualified agency to such taxpayer's income tax return.
- 56 5. Any amount of tax credit which exceeds the tax due or which is applied for and otherwise eligible for issuance but not issued shall not be refunded but may be carried over to any subsequent [taxable] tax year, not to exceed a total of five years.
 - 6. Tax credits may be assigned, transferred or sold.
 - 7. (1) In the event a credit denial, due to lack of available funds, causes a balance-due notice to be generated by the department of revenue, or any other redeeming agency, the taxpayer will not be held liable for any penalty or interest, provided the balance is paid, or approved payment arrangements have been made, within sixty days from the notice of denial.
 - (2) In the event the balance is not paid within sixty days from the notice of denial, the remaining balance shall be due and payable under the provisions of chapter 143.
 - 8. The department may promulgate such rules or regulations as are necessary to administer the provisions 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, 2013, shall be invalid and void.

- 79 9. Pursuant to section 23.253, of the Missouri sunset act:
- 80 (1) The program authorized under this section shall be reauthorized as of
- 81 [March 29, 2013] **December 31, 2019**, and shall expire on December 31, [2019]
- 82 2025, unless reauthorized by the general assembly; and
- 83 (2) This section shall terminate on September first of the calendar year
- 84 immediately following the calendar year in which the program authorized under
- 85 this section is sunset; and
- 86 (3) The provisions of this subsection shall not be construed to limit or in
- 87 any way impair the department's ability to redeem tax credits authorized on or
- 88 before the date the program authorized under this section expires or a taxpayer's
- 89 ability to redeem such credits.
- 90 10. Beginning on March 29, 2013, any verified contribution to a qualified
- 91 agency made on or after January 1, 2013, shall be eligible for tax credits as
- 92 provided by this section.
 - 135.562. 1. If any taxpayer with a federal adjusted gross income of thirty
 - 2 thousand dollars or less incurs costs for the purpose of making all or any portion
 - 3 of such taxpayer's principal dwelling accessible to an individual with a disability
 - 4 who permanently resides with the taxpayer, such taxpayer shall receive a tax
 - 5 credit against such taxpayer's Missouri income tax liability in an amount equal
 - 6 to the lesser of one hundred percent of such costs or two thousand five hundred
 - 7 dollars per taxpayer, per tax year.
- 8 2. Any taxpayer with a federal adjusted gross income greater than thirty
- 9 thousand dollars but less than sixty thousand dollars who incurs costs for the
- 10 purpose of making all or any portion of such taxpayer's principal dwelling
- 11 accessible to an individual with a disability who permanently resides with the
- 12 taxpayer shall receive a tax credit against such taxpayer's Missouri income tax
- 13 liability in an amount equal to the lesser of fifty percent of such costs or two
- 14 thousand five hundred dollars per taxpayer per tax year. No taxpayer shall be
- 15 eligible to receive tax credits under this section in any tax year immediately
- 16 following a tax year in which such taxpayer received tax credits under the
- 17 provisions of this section.
- 18 3. Tax credits issued pursuant to this section may be refundable in an
- 19 amount not to exceed two thousand five hundred dollars per tax year.
- 20 4. Eligible costs for which the credit may be claimed include:
- 21 (1) Constructing entrance or exit ramps;
- 22 (2) Widening exterior or interior doorways;

- 23 (3) Widening hallways;
- 24 (4) Installing handrails or grab bars;
- 25 (5) Moving electrical outlets and switches;
- 26 (6) Installing stairway lifts;
- 27 (7) Installing or modifying fire alarms, smoke detectors, and other alerting
- 28 systems;
- 29 (8) Modifying hardware of doors; or
- 30 (9) Modifying bathrooms.
- 5. The tax credits allowed, including the maximum amount that may be
- 32 claimed, pursuant to this section shall be reduced by an amount sufficient to
- 33 offset any amount of such costs a taxpayer has already deducted from such
- 34 taxpayer's federal adjusted gross income or to the extent such taxpayer has
- 35 applied any other state or federal income tax credit to such costs.
- 6. A taxpayer shall claim a credit allowed by this section in the same
- 37 taxable year as the credit is issued, and at the time such taxpayer files his or her
- 38 Missouri income tax return; provided that such return is timely filed.
- 39 7. The department may, in consultation with the department of social
- 40 services, promulgate such rules or regulations as are necessary to administer the
- 41 provisions of this section. Any rule or portion of a rule, as that term is defined
- 42 in section 536.010, that is created under the authority delegated in this section
- 43 shall become effective only if it complies with and is subject to all of the
- 44 provisions of chapter 536 and, if applicable, section 536.028. This section and
- 45 chapter 536 are nonseverable and if any of the powers vested with the general
- 46 assembly pursuant to chapter 536 to review, to delay the effective date or to
- 47 disapprove and annul a rule are subsequently held unconstitutional, then the
- 48 grant of rulemaking authority and any rule proposed or adopted after August 28,
- 49 2007, shall be invalid and void.
- 50 8. The provisions of this section shall apply to all tax years beginning on
- 51 or after January 1, 2008.
- 52 9. The provisions of this section shall expire December 31, [2019] 2026,
- 53 unless reauthorized by the general assembly. This section shall terminate on
- 54 September first of the calendar year immediately following the calendar year in
- 55 which the program authorized under this section is sunset. The provisions of this
- 56 subsection shall not be construed to limit or in any way impair the department's
- 57 ability to redeem tax credits authorized on or before the date the program
- 58 authorized under this section expires or a taxpayer's ability to redeem such tax

59 credits.

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- 10. In no event shall the aggregate amount of all tax credits allowed pursuant to this section exceed one hundred thousand dollars in any given fiscal year. The tax credits issued pursuant to this section shall be on a first-come, first-served filing basis.
 - 135.600. 1. As used in this section, the following terms shall mean:
- 2 (1) "Contribution", a donation of cash, stock, bonds or other marketable securities, or real property;
 - (2) "Maternity home", a residential facility located in this state:
- 5 (a) Established for the purpose of providing housing and assistance to 6 pregnant women who are carrying their pregnancies to term[,];
- 7 (b) That does not perform, induce, or refer for abortions and that 8 does not hold itself out as performing, inducing, or referring for 9 abortions;
 - (c) That provides services at no cost to clients; and [which]
- 11 **(d) That** is exempt from income taxation under the United States 12 Internal Revenue Code;
- 13 (3) "State tax liability", in the case of a business taxpayer, any liability
 14 incurred by such taxpayer pursuant to the provisions of chapter 143, chapter 147,
 15 chapter 148, and chapter 153, exclusive of the provisions relating to the
 16 withholding of tax as provided for in sections 143.191 to 143.265, and related
 17 provisions, and in the case of an individual taxpayer, any liability incurred by
 18 such taxpayer pursuant to the provisions of chapter 143;
- 19 (4) "Taxpayer", a person, firm, a partner in a firm, corporation or a 20 shareholder in an S corporation doing business in the state of Missouri and 21 subject to the state income tax imposed by the provisions of chapter 143, including any charitable organization which is exempt from federal income tax 22 23 and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax imposed under chapter 143, or a corporation subject to the 24 25 annual corporation franchise tax imposed by the provisions of chapter 147, or an insurance company paying an annual tax on its gross premium receipts in this 26 27 state, or other financial institution paying taxes to the state of Missouri or any political subdivision of this state pursuant to the provisions of chapter 148, or an 2829 express company which pays an annual tax on its gross receipts in this state 30 pursuant to chapter 153, or an individual subject to the state income tax imposed 31 by the provisions of chapter 143.

- 2. A taxpayer shall be allowed to claim a tax credit against the taxpayer's state tax liability, in an amount equal to fifty percent of the amount such taxpayer contributed to a maternity home.
 - 3. The amount of the tax credit claimed shall not exceed the amount of the taxpayer's state tax liability for the [taxable] tax year that the credit is claimed, and such taxpayer shall not be allowed to claim a tax credit in excess of fifty thousand dollars per [taxable] tax year. However, any tax credit that cannot be claimed in the [taxable] tax year the contribution was made may be carried over only to the next [four] succeeding [taxable years until the full credit has been claimed] tax year. No tax credit issued under this section shall be assigned, transferred, or sold.
 - 4. Except for any excess credit which is carried over pursuant to subsection 3 of this section, a taxpayer shall not be allowed to claim a tax credit unless the total amount of such taxpayer's contribution or contributions to a maternity home or homes in such taxpayer's [taxable] tax year has a value of at least one hundred dollars.
 - 5. The director of the department of social services shall determine, at least annually, which facilities in this state may be classified as maternity homes. The director of the department of social services may require of a facility seeking to be classified as a maternity home whatever information is reasonably necessary to make such a determination. The director of the department of social services shall classify a facility as a maternity home if such facility meets the definition set forth in subsection 1 of this section.
 - 6. The director of the department of social services shall establish a procedure by which a taxpayer can determine if a facility has been classified as a maternity home, and by which such taxpayer can then contribute to such maternity home and claim a tax credit. Maternity homes shall be permitted to decline a contribution from a taxpayer. The cumulative amount of tax credits which may be claimed by all the taxpayers contributing to maternity homes in any one fiscal year shall not exceed two million dollars for all fiscal years ending on or before June 30, 2014, and two million five hundred thousand dollars for all fiscal years beginning on or after July 1, 2014. Tax credits shall be issued in the order contributions are received. If the amount of tax credits redeemed in a fiscal year is less than the cumulative amount authorized under this subsection, the difference shall be carried over to a subsequent fiscal year or years and shall be added to the cumulative

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68 amount of tax credits that may be authorized in that fiscal year or 69 years.

- 70 7. The director of the department of social services shall establish a procedure by which, from the beginning of the fiscal year until some point in time 71later in the fiscal year to be determined by the director of the department of 72social services, the cumulative amount of tax credits are equally apportioned 73 among all facilities classified as maternity homes. If a maternity home fails to 74use all, or some percentage to be determined by the director of the department of 75social services, of its apportioned tax credits during this predetermined period of 76 time, the director of the department of social services may reapportion these 77unused tax credits to those maternity homes that have used all, or some 78 79 percentage to be determined by the director of the department of social services, 80 of their apportioned tax credits during this predetermined period of time. The director of the department of social services may establish more than one period 81 82 of time and reapportion more than once during each fiscal year. To the maximum extent possible, the director of the department of social services shall establish 83 84 the procedure described in this subsection in such a manner as to ensure that taxpayers can claim all the tax credits possible up to the cumulative amount of 85 86 tax credits available for the fiscal year.
 - 8. This section shall become effective January 1, 2000, and shall apply to all tax years after December 31, 1999, **until sunset**. [No tax credits shall be issued under this section after June 30, 2020.]
 - 9. Under section 23.253 of the Missouri sunset act:
 - (1) The provisions of the program authorized under this section shall automatically sunset on December thirty-first six years after the effective date of this subsection unless reauthorized by an act of the general assembly;
 - (2) If such program is reauthorized, the program authorized under this section shall automatically sunset on December thirty-first six years after the effective date of the reauthorization of this section;
 - (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset; and
 - (4) The provisions of this subsection shall not be construed to limit or in any way impair the department's ability to issue tax credits authorized on or before the date the program authorized under this

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104 section expires or a taxpayer's ability to redeem such tax credits.

- 135.630. 1. As used in this section, the following terms mean:
- 2 (1) "Contribution", a donation of cash, stock, bonds, or other marketable securities, or real property; 3
- 4 (2) "Director", the director of the department of social services;
- (3) "Pregnancy resource center", a nonresidential facility located in this 5 6 state:
- 7 (a) Established and operating primarily to provide assistance to women with crisis pregnancies or unplanned pregnancies by offering pregnancy testing, counseling, emotional and material support, and other similar services to 9 encourage and assist such women in carrying their pregnancies to term; and 10
- 11 (b) Where childbirths are not performed; and
- 12 (c) Which does not perform, induce, or refer for abortions and which does not hold itself out as performing, inducing, or referring for abortions; and 13
- 14 (d) Which provides direct client services at the facility, as opposed to merely providing counseling or referral services by telephone; and 15
 - (e) Which provides its services at no cost to its clients; and
- 17 (f) When providing medical services, such medical services must be 18 performed in accordance with Missouri statute; and
- 19 (g) Which is exempt from income taxation pursuant to the Internal Revenue Code of 1986, as amended; 20
 - (4) "State tax liability", in the case of a business taxpayer, any liability incurred by such taxpayer pursuant to the provisions of chapters 143, 147, 148, and 153, excluding sections 143.191 to 143.265 and related provisions, and in the case of an individual taxpayer, any liability incurred by such taxpayer pursuant to the provisions of chapter 143, excluding sections 143.191 to 143.265 and related provisions;
- (5) "Taxpayer", a person, firm, a partner in a firm, corporation, or a shareholder in an S corporation doing business in the state of Missouri and 2829 subject to the state income tax imposed by the provisions of chapter 143, or a corporation subject to the annual corporation franchise tax imposed by the 30 31 provisions of chapter 147, or an insurance company paying an annual tax on its 32gross premium receipts in this state, or other financial institution paying taxes 33 to the state of Missouri or any political subdivision of this state pursuant to the 34 provisions of chapter 148, or an express company which pays an annual tax on its gross receipts in this state pursuant to chapter 153, or an individual subject 35

- 36 to the state income tax imposed by the provisions of chapter 143, or any 37 charitable organization which is exempt from federal income tax and whose 38 Missouri unrelated business taxable income, if any, would be subject to the state 39 income tax imposed under chapter 143.
- 2. (1) Beginning on March 29, 2013, any contribution to a pregnancy resource center made on or after January 1, 2013, shall be eligible for tax credits as provided by this section.
 - (2) For all tax years beginning on or after January 1, 2007, a taxpayer shall be allowed to claim a tax credit against the taxpayer's state tax liability in an amount equal to fifty percent of the amount such taxpayer contributed to a pregnancy resource center.
 - 3. The amount of the tax credit claimed shall not exceed the amount of the taxpayer's state tax liability for the [taxable] tax year for which the credit is claimed, and such taxpayer shall not be allowed to claim a tax credit in excess of fifty thousand dollars per [taxable] tax year. However, any tax credit that cannot be claimed in the [taxable] tax year the contribution was made may be carried over only to the next [four] succeeding [taxable years until the full credit has been claimed] tax year. No tax credit issued under this section shall be assigned, transferred, or sold.
 - 4. Except for any excess credit which is carried over pursuant to subsection 3 of this section, a taxpayer shall not be allowed to claim a tax credit unless the total amount of such taxpayer's contribution or contributions to a pregnancy resource center or centers in such taxpayer's [taxable] tax year has a value of at least one hundred dollars.
 - 5. The director shall determine, at least annually, which facilities in this state may be classified as pregnancy resource centers. The director may require of a facility seeking to be classified as a pregnancy resource center whatever information which is reasonably necessary to make such a determination. The director shall classify a facility as a pregnancy resource center if such facility meets the definition set forth in subsection 1 of this section.
- 66 6. The director shall establish a procedure by which a taxpayer can determine if a facility has been classified as a pregnancy resource center. Pregnancy resource centers shall be permitted to decline a contribution from a taxpayer. The cumulative amount of tax credits which may be claimed by all the taxpayers contributing to pregnancy resource centers in any one fiscal year shall not exceed two million dollars for all fiscal years ending on or before June

- 30, 2014, and two million five hundred thousand dollars for all fiscal years beginning on or after July 1, 2014. Tax credits shall be issued in the order contributions are received. If the amount of tax credits redeemed in a fiscal year is less than the cumulative amount authorized under this subsection, the difference shall be carried over to a subsequent fiscal year or years and shall be added to the cumulative amount of tax credits that may be claimed in that fiscal year or years.
 - 7. The director shall establish a procedure by which, from the beginning of the fiscal year until some point in time later in the fiscal year to be determined by the director, the cumulative amount of tax credits are equally apportioned among all facilities classified as pregnancy resource centers. If a pregnancy resource center fails to use all, or some percentage to be determined by the director, of its apportioned tax credits during this predetermined period of time, the director may reapportion these unused tax credits to those pregnancy resource centers that have used all, or some percentage to be determined by the director, of their apportioned tax credits during this predetermined period of time. The director may establish more than one period of time and reapportion more than once during each fiscal year. To the maximum extent possible, the director shall establish the procedure described in this subsection in such a manner as to ensure that taxpayers can claim all the tax credits possible up to the cumulative amount of tax credits available for the fiscal year.
 - 8. Each pregnancy resource center shall provide information to the director concerning the identity of each taxpayer making a contribution to the pregnancy resource center who is claiming a tax credit pursuant to this section and the amount of the contribution. The director shall provide the information to the director of revenue. The director shall be subject to the confidentiality and penalty provisions of section 32.057 relating to the disclosure of tax information.
 - 9. [Pursuant to] **Under** section 23.253 of the Missouri sunset act:
 - (1) The **provisions of the** program authorized under this section shall [be reauthorized as of March 29, 2013, and shall expire] automatically sunset on December [31, 2019,] thirty-first six years after the effective date of this section unless reauthorized by an act of the general assembly; [and]
 - (2) If such program is reauthorized, the program authorized under this section shall automatically sunset on December thirty-first six years after the effective date of the reauthorization of this section;
 - (3) This section shall terminate on September first of the calendar year

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immediately following the calendar year in which a program authorized under this section is sunset; and

- [(3)] (4) The provisions of this subsection shall not be construed to limit or in any way impair the department's ability to issue tax credits authorized on or before the date the program authorized under this section expires or a taxpayer's ability to redeem such tax credits.
 - 135.1125. 1. As used in this section, the following terms shall 2 mean:
 - (1) "Certificate", a tax credit certificate issued under this section;
 - (2) "Department", the Missouri department of social services;
 - 5 (3) "Eligible donation", a donation of cash, stock, bonds or other 6 marketable securities, or real property made to an eligible provider;
 - (4) "Eligible provider", an organization that provides funding for unmet health, hunger, and hygiene needs of children in school;
 - 9 (5) "Taxpayer", a person, firm, partner in a firm, corporation, or 10 a shareholder in an S corporation doing business in the state of Missouri and subject to the state income tax imposed in chapter 143, an 11 12 insurance company paying an annual tax on its gross premium receipts in this state, any other financial institution paying taxes to the state of Missouri or any political subdivision of this state under chapter 148, or any charitable organization which is exempt from federal income tax 15 and whose Missouri unrelated business taxable income, if any, would 16 be subject to the state income tax imposed under chapter 143. 17
- 18 2. For all taxable years beginning on or after January 1, 2019, any taxpayer shall be allowed a credit against the taxes otherwise due 19 under chapter 143 or 148, excluding withholding tax under sections 20 143.191 to 143.265, in an amount equal to fifty percent of the amount of 21an eligible donation. The amount of the tax credit claimed shall not 22exceed the amount of the taxpayer's state income tax liability in the tax 23year for which the credit is claimed. Any amount of credit that the 24taxpayer is prohibited by this section from claiming in a tax year shall 25 not be refundable, but may be carried forward to any of the taxpayer's 26 27 four subsequent taxable years.
- 3. To claim the credit authorized in this section, a provider may submit to the department an application for the tax credit authorized by this section on behalf of taxpayers. The department shall verify that the provider has submitted the following items accurately and

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- 33 (1) A valid application in the form and format required by the department; 34
- 35 (2) A statement attesting to the eligible donation received, which shall include the name and taxpayer identification number of the 36 individual making the eligible donation, the amount of the eligible 37 donation, and the date the eligible donation was received by the 38 39 provider; and
- (3) A payment from the eligible provider in an amount equal to 40 fifty percent of the eligible donation. 41
- If the provider applying for the tax credit meets all criteria required by this subsection, the department shall issue a certificate in the 43 appropriate amount. 44
- 4. Tax credits issued under this section may be assigned, 45 transferred, sold, or otherwise conveyed, and the new owner of the tax 46 credit shall have the same rights in the credit as the taxpayer. Whenever a certificate is assigned, transferred, sold, or otherwise conveyed, a notarized endorsement shall be filed with the 49 department specifying the name and address of the new owner of the 50 tax credit or the value of the credit. 51
- 5. The department shall promulgate rules to implement the provisions 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 56 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, 2018, shall be invalid and void.
 - 6. Pursuant to section 23.253 of the Missouri sunset act:
 - (1) The provisions of this section shall automatically sunset six years after the effective date of this section, unless reauthorized by an act of the general assembly; and
- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the 68

- 69 effective date of the reauthorization of this section; and
- 70 (3) This section shall terminate on September first of the
- 71 calendar year immediately following the calendar year in which the
- 72 program authorized under this section is sunset.

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