## **SENATE BILL NO. 1029**

## 99TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR CURLS.

Read 1st time February 22, 2018, and ordered printed.

6532S.01I

ADRIANE D. CROUSE, Secretary.

## AN ACT

To repeal section 137.720, RSMo, and to enact in lieu thereof one new section relating to the payment of county assessment costs.

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

Section A. Section 137.720, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 137.720, to read as follows:

137.720. 1. A percentage of all ad valorem property tax collections 2 allocable to each taxing authority within the county and the county shall be 3 deducted from the collections of taxes each year and shall be deposited into the 4 assessment fund of the county as required pursuant to section 137.750. The 5 percentage shall be one-half of one percent for all counties of the first and second 6 classification and cities not within a county and one percent for counties of the 7 third and fourth classification.

8 2. Prior to July 1, 2009, for counties of the first classification, counties with a charter form of government, and any city not within a county, an 9 additional one-eighth of one percent of all ad valorem property tax collections 10 shall be deducted from the collections of taxes each year and shall be deposited 11 into the assessment fund of the county as required pursuant to section 137.750, 12and for counties of the second, third, and fourth classification, an additional 13one-quarter of one percent of all ad valorem property tax collections shall be 14 deducted from the collections of taxes each year and shall be deposited into the 15assessment fund of the county as required pursuant to section 137.750, provided 1617that such additional amounts shall not exceed one hundred thousand dollars in any year for any county of the first classification and any county with a charter 18 19 form of government and fifty thousand dollars in any year for any county of the 20second, third, or fourth classification.

21 3. Effective July 1, 2009, for counties of the first classification, counties 22 with a charter form of government, and any city not within a county, an 2

23additional one-eighth of one percent of all ad valorem property tax collections shall be deducted from the collections of taxes each year and shall be deposited 24into the assessment fund of the county as required pursuant to section 137.750, 25and for counties of the second, third, and fourth classification, an additional 2627one-half of one percent of all ad valorem property tax collections shall be deducted from the collections of taxes each year and shall be deposited into the assessment 2829fund of the county as required pursuant to section 137.750, provided that such 30 additional amounts shall not exceed one hundred twenty-five thousand dollars in any year for any county of the first classification and any county with a charter 31form of government, except for a county with a charter form of 32 government and with more than six hundred thousand but fewer than 33 34seven hundred thousand inhabitants, and seventy-five thousand dollars in 35any year for any county of the second, third, or fourth classification.

36 4. The county shall bill any taxing authority collecting its own taxes. The 37 county may also provide additional moneys for the fund. To be eligible for state cost-share funds provided pursuant to section 137.750, every county shall provide 38 39 from the county general revenue fund an amount equal to an average of the three most recent years of the amount provided from general revenue to the assessment 40 41 fund; provided, however, that capital expenditures and equipment expenses identified in a memorandum of understanding signed by the county's governing 42body and the county assessor prior to transfer of county general revenue funds 43to the assessment fund shall be deducted from a year's contribution before 44 45computing the three-year average, except that a lesser amount shall be acceptable 46 if unanimously agreed upon by the county assessor, the county governing body, and the state tax commission. The county shall deposit the county general 47revenue funds in the assessment fund as agreed to in its original or amended 48maintenance plan, state reimbursement funds shall be withheld until the amount 4950due is properly deposited in such fund.

51 5. For all years beginning on or after January 1, 2010, any property tax 52 collections deposited into the county assessment funds provided for in subsection 53 2 of this section shall be disallowed in any year in which the state tax commission 54 notifies the county that state assessment reimbursement funds have been 55 withheld from the county for three consecutive quarters due to noncompliance by 56 the assessor or county commission with the county's assessment maintenance 57 plan.

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