SECOND REGULAR SESSION

## **SENATE BILL NO. 1036**

**102ND GENERAL ASSEMBLY** 

INTRODUCED BY SENATOR RAZER.

KRISTINA MARTIN, Secretary

## AN ACT

To repeal sections 67.3000 and 67.3005, RSMo, and to enact in lieu thereof two new sections relating to tax credits for certain sporting events.

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

	Section A. Sections 67.3000 and 67.3005, RSMo, are
2	repealed and two new sections enacted in lieu thereof, to be
3	known as sections 67.3000 and 67.3005, to read as follows:
	67.3000. 1. As used in this section and section
2	67.3005, the following words shall mean:
3	(1) "Active member", an organization located in the
4	state of Missouri which solicits and services sports events,
5	sports organizations, and other types of sports-related
6	activities in that community;
7	(2) "Applicant" or "applicants", one or more certified
8	sponsors, endorsing counties, endorsing municipalities, or a
9	local organizing committee, acting individually or
10	collectively;
11	(3) "Certified sponsor" or "certified sponsors", a
12	nonprofit organization which is an active member of the
13	[National Association of Sports Commissions] Sports Events
14	and Tourism Association;
15	(4) "Department", the Missouri department of economic
16	development;
17	(5) "Director", the director of revenue;
18	(6) ["Eligible costs" shall include:

## **EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.**

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(a) Costs necessary for conducting the sporting event;
(b) Costs relating to the preparations necessary for
the conduct of the sporting event; and

(c) An applicant's pledged obligations to the site
selection organization as evidenced by the support contract
for the sporting event including, but not limited to, bid
fees and financial guarantees.

Eligible costs shall not include any cost associated with the rehabilitation or construction of any facilities used to host the sporting event or direct payments to a for-profit site selection organization, but may include costs associated with the retrofitting of a facility necessary to accommodate the sporting event;

32 (7)] "Eligible donation", donations received, by a
33 certified sponsor or local organizing committee, from a
34 taxpayer that may include cash, publicly traded stocks and
35 bonds, and real estate that will be valued and documented
36 according to rules promulgated by the department. Such
37 donations shall be used solely to provide funding to attract
38 sporting events to this state;

39 [(8)] (7) "Endorsing municipality" or "endorsing 40 municipalities", any city, town, incorporated village, or 41 county that contains a site selected by a site selection 42 organization for one or more sporting events;

43 [(9)] (8) "Joinder agreement", an agreement entered
44 into by one or more applicants, acting individually or
45 collectively, and a site selection organization setting out
46 representations and assurances by each applicant in
47 connection with the selection of a site in this state for
48 the location of a sporting event;

49 [(10)] (9) "Joinder undertaking", an agreement entered 50 into by one or more applicants, acting individually or 51 collectively, and a site selection organization that each 52 applicant will execute a joinder agreement in the event that 53 the site selection organization selects a site in this state 54 for a sporting event;

55 [(11)] (10) "Local organizing committee", a nonprofit 56 corporation or its successor in interest that:

(a) Has been authorized by one or more certified
sponsors, endorsing municipalities, or endorsing counties,
acting individually or collectively, to pursue an
application and bid on its or the applicant's behalf to a
site selection organization for selection as the host of one
or more sporting events; or

(b) With the authorization of one or more certified
sponsors, endorsing municipalities, or endorsing counties,
acting individually or collectively, executes an agreement
with a site selection organization regarding a bid to host
one or more sporting events;

(11) "Registered participant", an individual who is
registered to compete in a sporting event, or an athlete,
coach, or other individual who is part of a team's official
contingent with an official capacity for such sporting event;

72 "Site selection organization", the National (12)73 Collegiate Athletic Association (NCAA); an NCAA member 74 conference, university, or institution; the National Association of Intercollegiate Athletics (NAIA); the United 75 States Olympic & Paralympic Committee [(USOC)] (USOPC); a 76 national governing body (NGB) or international federation of 77 78 a sport recognized by the [USOC] USOPC; the United States 79 Golf Association (USGA); the United States Tennis Association (USTA); the Amateur Athletic Union (AAU); the 80

81 National Christian College Athletic Association (NCCAA); the 82 National Junior College Athletic Association (NJCAA); the 83 United States Sports Specialty Association (USSSA); any rights holder member of the [National Association of Sports 84 Commissions (NASC) ] Sports Events and Tourism Association 85 86 (Sports ETA); other major regional, national, and international sports associations, and amateur organizations 87 that promote, organize, or administer sporting games or 88 competitions; or other major regional, national, and 89 90 international organizations that promote or organize sporting events; 91

92 (13) "Sporting event" or "sporting events", an 93 amateur, collegiate, or Olympic sporting event that is 94 competitively bid or is awarded by a site selection 95 organization;

96 (14) "Support contract" or "support contracts", an 97 event award notification, joinder undertaking, joinder 98 agreement, or contract executed by an applicant and a site 99 selection organization;

100 (15) "Tax credit" or "tax credits", a credit or 101 credits issued by the department against the tax otherwise 102 due under chapter 143 or 148, excluding withholding tax 103 imposed under sections 143.191 to 143.265;

104 (16) "Taxpayer", any of the following individuals or105 entities who make an eligible donation:

106 (a) A person, firm, partner in a firm, corporation, or
107 a shareholder in an S corporation doing business in the
108 state of Missouri and subject to the state income tax
109 imposed under chapter 143;

(b) A corporation subject to the annual corporationfranchise tax imposed under chapter 147;

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(c) An insurance company paying an annual tax on itsgross premium receipts in this state;

(d) Any other financial institution paying taxes to the state of Missouri or any political subdivision of this state under chapter 148;

(e) An individual subject to the state income tax imposed under chapter 143;

(f) Any charitable organization which is exempt from federal income tax and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax imposed under chapter 143.

123 An applicant may submit a copy of a support 2. 124 contract for a sporting event to the department. Within 125 sixty days of receipt of the sporting event support 126 contract, the department may review the applicant's support 127 contract and certify such support contract if it complies 128 with the requirements of this section. Upon certification 129 of the support contract by the department, the applicant may be authorized to receive the tax credit under subsection 4 130 of this section. 131

3. No more than ninety days following the conclusion 132 of the sporting event, the applicant shall submit [eligible 133 costs and documentation of the costs evidenced by receipts, 134 135 paid invoices, event settlements, or other documentation in 136 a manner prescribed by the department. Eligible costs may 137 be paid by the applicant or an entity cohosting the event with the applicant] a ticket sales or box office statement 138 139 verifying the total number of tickets sold for such event, 140 or, if such event was participant-based, a list of all 141 registered participants.

4. (1) [No later than seven days following theconclusion of the sporting event, the department, in

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consultation with the director, shall determine the total 144 145 number of tickets sold at face value for such event or, if 146 such event was participant-based and did not sell admission tickets, the total number of paid participant registrations. 147 No later than sixty days following the receipt of 148 (2)] 149 [eligible costs and] documentation of [such costs] ticket 150 sales or registered participants from the applicant as 151 required in subsection 3 of this section, the department shall, except for the limitations under subsection 5 of this 152 153 section, issue a refundable tax credit to the applicant for 154 [the least of]: 155 One hundred percent of eligible costs incurred by (a) 156 the applicant;

157 (b)] An amount equal to [five] six dollars for every158 admission ticket sold to such event; or

159 [(c)] (b) An amount equal to [ten] twelve dollars for 160 every [paid] registered participant [registration] if such 161 event was participant-based [and did not sell admission 162 tickets].

163 The calculations under paragraphs [(b)] (a) and [(c)] (b) of 164 this subdivision shall use the actual number of tickets sold 165 or [registrations paid] registered participants, not an 166 estimated amount.

167 (2) The department of revenue shall pay the amount of
168 the refundable tax credit to the applicant within ninety
169 days of the applicant's submission of a valid tax credit
170 certificate.

171 (3) Tax credits authorized by this section may be
172 claimed against taxes imposed by chapters 143 and 148 and
173 shall be claimed within one year of the close of the tax
174 year for which the credits were issued. Tax credits

authorized by this section may be transferred, sold, or assigned by filing a notarized endorsement thereof with the department that names the transferee, the amount of tax credit transferred, and the value received for the credit, as well as any other information reasonably requested by the department.

181 5. In no event shall the amount of tax credits issued 182 by the department under subsection 4 of this section exceed 183 [three] six million dollars in any fiscal year. For all 184 events located within the following counties, the total 185 amount of tax credits issued shall not exceed [two] five 186 million [seven] five hundred thousand dollars in any fiscal 187 year:

188 (1) A county with a charter form of government and189 with more than six hundred thousand inhabitants; or

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(2) A city not within a county.

6. An applicant shall provide any information
necessary as determined by the department for the department
and the director to fulfill the duties required by this
section. At any time upon the request of the state of
Missouri, a certified sponsor shall subject itself to an
audit conducted by the state.

197 7. This section shall not be construed as creating or 198 requiring a state guarantee of obligations imposed on an 199 endorsing municipality under a support contract or any other 200 agreement relating to hosting one or more sporting events in 201 this state.

8. The department shall only certify an applicant's support contract for a sporting event in which the site selection organization has yet to select a location for the sporting event as of December 1, 2012. No support contract shall be certified unless the site selection organization

207 has chosen to use a location in this state from competitive 208 bids, at least one of which was a bid for a location outside 209 of this state, except that competitive bids shall not be required for any previously-awarded event whose site 210 211 selection organization extends its contractual agreement 212 with the event's certified sponsor or for any [post-season] neutral-site collegiate [football game or other neutral-213 214 site] game with at least one out-of-state team. Support 215 contracts shall not be certified by the department after August 28, [2025] 2031, provided that the support contracts 216 217 may be certified on or prior to August 28, [2025] 2031, for sporting events that will be held after such date. 218

219 9. The department may promulgate rules as necessary to 220 implement the provisions of this section. Any rule or 221 portion of a rule, as that term is defined in section 222 536.010, that is created under the authority delegated in 223 this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, 224 if applicable, section 536.028. This section and chapter 225 536 are nonseverable and if any of the powers vested with 226 227 the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule 228 229 are subsequently held unconstitutional, then the grant of 230 rulemaking authority and any rule proposed or adopted after 231 August 28, 2013, shall be invalid and void.

67.3005. 1. For all tax years beginning on or after
January 1, 2013, any taxpayer shall be allowed a credit
against the taxes otherwise due under chapter 143, 147, or
148, excluding withholding tax imposed by sections 143.191
to 143.265, in an amount equal to fifty percent of the
amount of an eligible donation, subject to the restrictions
in this section. The amount of the tax credit claimed shall

8 not exceed the amount of the taxpayer's state income tax
9 liability in the tax year for which the credit is claimed.
10 Any amount of credit that the taxpayer is prohibited by this
11 section from claiming in a tax year shall not be refundable,
12 but may be carried forward to any of the taxpayer's two
13 subsequent tax years.

14 2. To claim the credit authorized in this section, a 15 certified sponsor or local organizing committee shall submit 16 to the department an application for the tax credit 17 authorized by this section on behalf of taxpayers. The 18 department shall verify that the applicant has submitted the 19 following items accurately and completely:

20 (1) A valid application in the form and format21 required by the department;

(2) A statement attesting to the eligible donation
received, which shall include the name and taxpayer
identification number of the individual making the eligible
donation, the amount of the eligible donation, and the date
the eligible donation was received; and

27 (3) Payment from the certified sponsor or local
28 organizing committee equal to the value of the tax credit
29 for which application is made.

30 If the certified sponsor or local organizing committee 31 applying for the tax credit meets all criteria required by 32 this subsection, the department shall issue a certificate in 33 the appropriate amount.

34 3. Tax credits issued under this section may be 35 assigned, transferred, sold, or otherwise conveyed, and the 36 new owner of the tax credit shall have the same rights in 37 the credit as the taxpayer. Whenever a certificate is 38 assigned, transferred, sold, or otherwise conveyed, a

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39 notarized endorsement shall be filed with the department 40 specifying the name and address of the new owner of the tax 41 credit or the value of the credit. In no event shall the amount of tax credits issued by the department under this 42 43 section exceed [ten] five million dollars in any fiscal year.

The department shall promulgate rules to implement 44 4. the provisions of this section. Any rule or portion of a 45 46 rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall 47 48 become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, 49 section 536.028. This section and chapter 536 are 50 51 nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay 52 the effective date, or to disapprove and annul a rule are 53 subsequently held unconstitutional, then the grant of 54 rulemaking authority and any rule proposed or adopted after 55 August 28, 2013, shall be invalid and void. 56

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5. Under section 23.253 of the Missouri sunset act: The provisions of the [new] program authorized 58 (1)under this section [67.3000 and under this section] shall 59 automatically sunset six years after August 28, [2019] 2025, 60 unless reauthorized by an act of the general assembly; and 61

62 If such program is reauthorized, the program (2)authorized under **this** section [67.3000 and under this 63 section] shall automatically sunset twelve years after the 64 effective date of the reauthorization of these sections; and 65

[Section 67.3000 and] This section shall terminate 66 (3)67 on September first of the calendar year immediately following the calendar year in which the program authorized 68 under these sections is sunset. 69