# SENATE BILL NO. 930 

102ND GENERAL ASSEMBLY
INTRODUCED BY SENATOR CIERPIOT.
3395S.01I
KRISTINA MARTIN, Secretary

## AN ACT

To repeal sections 135.025 and 135.030 , RSMo, and to enact in lieu thereof two new sections relating to a tax credit for the property tax liabilities of certain vulnerable persons.

Be it enacted by the General Assembly of the State of Missouri, as follows:
Section A. Sections 135.025 and 135.030, RSMo, are 2 repealed and two new sections enacted in lieu thereof, to be 3 known as sections 135.025 and 135.030 , to read as follows:
135.025. The property taxes accrued and rent constituting property taxes accrued on each return shall be totaled. This total, up to seven hundred fifty dollars in rent constituting property taxes actually paid or eleven hundred dollars in actual property tax paid, shall be used in determining the property tax credit. For all tax years beginning on or after January 1, 2024, such totals shall be adjusted annually for inflation based on the Consumer Price Index for All Urban Consumers, as defined and officially recorded by the United States Department of Labor or its successor. The director of revenue shall prescribe regulations providing for allocations where part of a claimant's homestead is rented to another or used for nondwelling purposes or where a homestead is owned or rented or used as a dwelling for part of a year.
135.030. 1. As used in this section:
(1) The term "maximum upper limit" shall, for each calendar year after December 31, 1997, but before calendar

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.
year 2008, be the sum of twenty-five thousand dollars. For all calendar years beginning on or after January 1, 2008, but before calendar year 2024, the maximum upper limit shall be the sum of twenty-seven thousand five hundred dollars. For all calendar years beginning on or after January 1, 2024, the maximum upper limit shall be the sum of thirtyfive thousand dollars, with such amount adjusted annually for inflation based on the Consumer Price Index for All Urban Consumers, as defined and officially recorded by the United States Department of Labor or its successor. In the case of a homestead owned and occupied for the entire year by the claimant, the maximum upper limit shall be the sum of [thirty] thirty-eight thousand dollars, with such amount adjusted annually for inflation based on the Consumer Price Index for All Urban Consumers, as defined and officially recorded by the United States Department of Labor or its successor;
(2) The term "minimum base" shall, for each calendar year after December 31, 1997, but before calendar year 2008, be the sum of thirteen thousand dollars. For all calendar years beginning on or after January 1, 2008, the minimum base shall be the sum of fourteen thousand three hundred dollars.
2. If the income on a return is equal to or less than the maximum upper limit for the calendar year for which the return is filed, the property tax credit shall be determined from a table of credits based upon the amount by which the total property tax described in section 135.025 exceeds the percent of income in the following list:

```
If the income on the return The percent is:
is:
```

| Not over the minimum base | 0 percent with credit not to <br> exceed $\$ 1,100$ in actual <br> property tax or rent <br> equivalent paid up to $\$ 750$, <br> as adjusted pursuant to <br> section 135.025 |
| :--- | :--- |
| Over the minimum base but not <br> over the maximum upper limit | $1 / 16$ percent accumulative per <br> $\$ 300$ from 0 percent to 4 <br> percent. |

The director of revenue shall prescribe a table based upon the preceding sentences. The property tax shall be in increments of twenty-five dollars and the income in increments of three hundred dollars. The credit shall be the amount rounded to the nearest whole dollar computed on the basis of the property tax and income at the midpoints of each increment. As used in this subsection, the term "accumulative" means an increase by continuous or repeated application of the percent to the income increment at each three hundred dollar level.
3. Notwithstanding subsection 4 of section 32.057 , the department of revenue or any duly authorized employee or agent shall determine whether any taxpayer filing a report or return with the department of revenue who has not applied for the credit allowed pursuant to section 135.020 may qualify for the credit, and shall notify any qualified claimant of the claimant's potential eligibility, where the department determines such potential eligibility exists.

