## SENATE SUBSTITUTE

FOR

## HOUSE COMMITTEE SUBSTITUTE

FOR

## HOUSE BILLS NOS. 594 & 508

## AN ACT

To repeal section 143.121, RSMo, and to enact in lieu thereof one new section relating to an income tax deduction for capital gains.

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

Section A. Section 143.121, RSMo, is repealed and one new

- 2 section enacted in lieu thereof, to be known as section 143.121,
- 3 to read as follows:
  - 143.121. 1. The Missouri adjusted gross income of a
- 2 resident individual shall be the taxpayer's federal adjusted
- 3 gross income subject to the modifications in this section.
- 4 2. There shall be added to the taxpayer's federal
- 5 adjusted gross income:
- 6 (1) The amount of any federal income tax refund
- 7 received for a prior year which resulted in a Missouri
- 8 income tax benefit. The amount added [pursuant to] under
- 9 this subdivision shall not include any amount of a federal
- 10 income tax refund attributable to a tax credit reducing a
- 11 taxpayer's federal tax liability pursuant to Public Law 116-
- 13 or 116-260, enacted by the 116th United States Congress,
- 13 for the tax year beginning on or after January 1, 2020, and
- 14 ending on or before December 31, 2020, and deducted from
- 15 Missouri adjusted gross income pursuant to section 143.171.
- 16 The amount added under this subdivision shall also not
- 17 include any amount of a federal income tax refund
- 18 attributable to a tax credit reducing a taxpayer's federal
- 19 tax liability under any other federal law that provides

- 20 direct economic impact payments to taxpayers to mitigate
  21 financial challenges related to the COVID-19 pandemic, and
- 22 deducted from Missouri adjusted gross income under section
- 23 143.171;
- 24 (2) Interest on certain governmental obligations
- 25 excluded from federal gross income by 26 U.S.C. Section 103
- of the Internal Revenue Code, as amended. The previous
- 27 sentence shall not apply to interest on obligations of the
- 28 state of Missouri or any of its political subdivisions or
- 29 authorities and shall not apply to the interest described in
- 30 subdivision (1) of subsection 3 of this section. The amount
- 31 added pursuant to this subdivision shall be reduced by the
- 32 amounts applicable to such interest that would have been
- 33 deductible in computing the taxable income of the taxpayer
- 34 except only for the application of 26 U.S.C. Section 265 of
- 35 the Internal Revenue Code, as amended. The reduction shall
- 36 only be made if it is at least five hundred dollars;
- 37 (3) The amount of any deduction that is included in
- 38 the computation of federal taxable income pursuant to 26
- 39 U.S.C. Section 168 of the Internal Revenue Code as amended
- 40 by the Job Creation and Worker Assistance Act of 2002 to the
- 41 extent the amount deducted relates to property purchased on
- 42 or after July 1, 2002, but before July 1, 2003, and to the
- 43 extent the amount deducted exceeds the amount that would
- 44 have been deductible pursuant to 26 U.S.C. Section 168 of
- 45 the Internal Revenue Code of 1986 as in effect on January 1,
- 46 2002;
- 47 (4) The amount of any deduction that is included in
- 48 the computation of federal taxable income for net operating
- 49 loss allowed by 26 U.S.C. Section 172 of the Internal
- 50 Revenue Code of 1986, as amended, other than the deduction
- 51 allowed by 26 U.S.C. Section 172(b)(1)(G) and 26 U.S.C.
- 52 Section 172(i) of the Internal Revenue Code of 1986, as

- 53 amended, for a net operating loss the taxpayer claims in the
- 54 tax year in which the net operating loss occurred or carries
- 55 forward for a period of more than twenty years and carries
- 56 backward for more than two years. Any amount of net
- 57 operating loss taken against federal taxable income but
- 58 disallowed for Missouri income tax purposes pursuant to this
- 59 subdivision after June 18, 2002, may be carried forward and
- 60 taken against any income on the Missouri income tax return
- 61 for a period of not more than twenty years from the year of
- 62 the initial loss; and
- (5) For nonresident individuals in all taxable years
- ending on or after December 31, 2006, the amount of any
- 65 property taxes paid to another state or a political
- 66 subdivision of another state for which a deduction was
- 67 allowed on such nonresident's federal return in the taxable
- 68 year unless such state, political subdivision of a state, or
- 69 the District of Columbia allows a subtraction from income
- 70 for property taxes paid to this state for purposes of
- 71 calculating income for the income tax for such state,
- 72 political subdivision of a state, or the District of
- 73 Columbia:
- 74 (6) For all tax years beginning on or after January 1,
- 75 2018, any interest expense paid or accrued in a previous
- 76 taxable year, but allowed as a deduction under 26 U.S.C.
- 77 Section 163, as amended, in the current taxable year by
- 78 reason of the carryforward of disallowed business interest
- 79 provisions of 26 U.S.C. Section 163(j), as amended. For the
- 80 purposes of this subdivision, an interest expense is
- 81 considered paid or accrued only in the first taxable year
- 82 the deduction would have been allowable under 26 U.S.C.
- 83 Section 163, as amended, if the limitation under 26 U.S.C.
- 84 Section 163(j), as amended, did not exist.

- 3. There shall be subtracted from the taxpayer's federal adjusted gross income the following amounts to the extent included in federal adjusted gross income:
- Interest received on deposits held at a federal 88 89 reserve bank or interest or dividends on obligations of the 90 United States and its territories and possessions or of any 91 authority, commission or instrumentality of the United 92 States to the extent exempt from Missouri income taxes 93 pursuant to the laws of the United States. The amount 94 subtracted pursuant to this subdivision shall be reduced by any interest on indebtedness incurred to carry the described 95 obligations or securities and by any expenses incurred in 96 the production of interest or dividend income described in 97 this subdivision. The reduction in the previous sentence 98 99 shall only apply to the extent that such expenses including 100 amortizable bond premiums are deducted in determining the 101 taxpayer's federal adjusted gross income or included in the taxpayer's Missouri itemized deduction. The reduction shall 102 103 only be made if the expenses total at least five hundred 104 dollars;
  - (2) The portion of any gain, from the sale or other disposition of property having a higher adjusted basis to the taxpayer for Missouri income tax purposes than for federal income tax purposes on December 31, 1972, that does not exceed such difference in basis. If a gain is considered a long-term capital gain for federal income tax purposes, the modification shall be limited to one-half of such portion of the gain;

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113 (3) The amount necessary to prevent the taxation
114 pursuant to this chapter of any annuity or other amount of
115 income or gain which was properly included in income or gain
116 and was taxed pursuant to the laws of Missouri for a taxable
117 year prior to January 1, 1973, to the taxpayer, or to a

- decedent by reason of whose death the taxpayer acquired the right to receive the income or gain, or to a trust or estate from which the taxpayer received the income or gain;
- 121 (4) Accumulation distributions received by a taxpayer 122 as a beneficiary of a trust to the extent that the same are 123 included in federal adjusted gross income;
- 124 (5) The amount of any state income tax refund for a
  125 prior year which was included in the federal adjusted gross
  126 income;
- 127 (6) The portion of capital gain specified in section 128 135.357 that would otherwise be included in federal adjusted 129 gross income;
- The amount that would have been deducted in the 130 (7) computation of federal taxable income pursuant to 26 U.S.C. 131 132 Section 168 of the Internal Revenue Code as in effect on 133 January 1, 2002, to the extent that amount relates to 134 property purchased on or after July 1, 2002, but before July 1, 2003, and to the extent that amount exceeds the amount 135 136 actually deducted pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code as amended by the Job Creation and 137 Worker Assistance Act of 2002; 138
- For all tax years beginning on or after January 1, 139 2005, the amount of any income received for military service 140 141 while the taxpayer serves in a combat zone which is included 142 in federal adjusted gross income and not otherwise excluded therefrom. As used in this section, "combat zone" means any 143 area which the President of the United States by Executive 144 145 Order designates as an area in which Armed Forces of the 146 United States are or have engaged in combat. Service is 147 performed in a combat zone only if performed on or after the date designated by the President by Executive Order as the 148 date of the commencing of combat activities in such zone, 149 150 and on or before the date designated by the President by

- 151 Executive Order as the date of the termination of combatant 152 activities in such zone;
- 153 (9) For all tax years ending on or after July 1, 2002,
- 154 with respect to qualified property that is sold or otherwise
- 155 disposed of during a taxable year by a taxpayer and for
- 156 which an additional modification was made under subdivision
- 157 (3) of subsection 2 of this section, the amount by which
- 158 additional modification made under subdivision (3) of
- 159 subsection 2 of this section on qualified property has not
- 160 been recovered through the additional subtractions provided
- in subdivision (7) of this subsection;
- 162 (10) For all tax years beginning on or after January
- 163 1, 2014, the amount of any income received as payment from
- 164 any program which provides compensation to agricultural
- 165 producers who have suffered a loss as the result of a
- 166 disaster or emergency, including the:
- 167 (a) Livestock Forage Disaster Program;
- 169 (c) Emergency Assistance for Livestock, Honeybees, and
- 170 Farm-Raised Fish;
- 171 (d) Emergency Conservation Program;
- 172 (e) Noninsured Crop Disaster Assistance Program;
- 173 (f) Pasture, Rangeland, Forage Pilot Insurance Program;
- 174 (g) Annual Forage Pilot Program;
- 175 (h) Livestock Risk Protection Insurance Plan;
- 176 (i) Livestock Gross Margin Insurance Plan;
- 177 (11) For all tax years beginning on or after January
- 178 1, 2018, any interest expense paid or accrued in the current
- 179 taxable year, but not deducted as a result of the limitation
- imposed under 26 U.S.C. Section 163(j), as amended. For the
- 181 purposes of this subdivision, an interest expense is
- 182 considered paid or accrued only in the first taxable year
- 183 the deduction would have been allowable under 26 U.S.C.

- 184 Section 163, as amended, if the limitation under 26 U.S.C.

  185 Section 163(j), as amended, did not exist;
- 186 (12) One hundred percent of any retirement benefits
  187 received by any taxpayer as a result of the taxpayer's
  188 service in the Armed Forces of the United States, including
  189 reserve components and the National Guard of this state, as
  190 defined in 32 U.S.C. Sections 101(3) and 109, and any other
  191 military force organized under the laws of this state; [and]
- (13) For all tax years beginning on or after January

  1, 2022, one hundred percent of any federal, state, or local

  grant moneys received by the taxpayer if the grant money was

  disbursed for the express purpose of providing or expanding

  access to broadband internet to areas of the state deemed to

  be lacking such access; and
- 198 (14) For all tax years beginning on or after January

  199 1, 2025, one hundred percent of all income reported as a

  200 capital gain for federal income tax purposes.
- 4. There shall be added to or subtracted from the taxpayer's federal adjusted gross income the taxpayer's share of the Missouri fiduciary adjustment provided in section 143.351.
- 5. There shall be added to or subtracted from the taxpayer's federal adjusted gross income the modifications provided in section 143.411.
- 208 In addition to the modifications to a taxpayer's 209 federal adjusted gross income in this section, to calculate 210 Missouri adjusted gross income there shall be subtracted from the taxpayer's federal adjusted gross income any gain 211 recognized pursuant to 26 U.S.C. Section 1033 of the 212 213 Internal Revenue Code of 1986, as amended, arising from 214 compulsory or involuntary conversion of property as a result of condemnation or the imminence thereof. 215

- 7. (1) As used in this subsection, "qualified health insurance premium" means the amount paid during the tax year by such taxpayer for any insurance policy primarily
- 219 providing health care coverage for the taxpayer, the
- taxpayer's spouse, or the taxpayer's dependents.
- 221 (2) In addition to the subtractions in subsection 3 of
- this section, one hundred percent of the amount of qualified
- 223 health insurance premiums shall be subtracted from the
- 224 taxpayer's federal adjusted gross income to the extent the
- 225 amount paid for such premiums is included in federal taxable
- 226 income. The taxpayer shall provide the department of
- revenue with proof of the amount of qualified health
- 228 insurance premiums paid.
- 8. (1) Beginning January 1, 2014, in addition to the
- 230 subtractions provided in this section, one hundred percent
- 231 of the cost incurred by a taxpayer for a home energy audit
- 232 conducted by an entity certified by the department of
- 233 natural resources under section 640.153 or the
- 234 implementation of any energy efficiency recommendations made
- in such an audit shall be subtracted from the taxpayer's
- 236 federal adjusted gross income to the extent the amount paid
- 237 for any such activity is included in federal taxable
- 238 income. The taxpayer shall provide the department of
- 239 revenue with a summary of any recommendations made in a
- 240 qualified home energy audit, the name and certification
- 241 number of the qualified home energy auditor who conducted
- 242 the audit, and proof of the amount paid for any activities
- 243 under this subsection for which a deduction is claimed. The
- 244 taxpayer shall also provide a copy of the summary of any
- 245 recommendations made in a qualified home energy audit to the
- 246 department of natural resources.
- 247 (2) At no time shall a deduction claimed under this
- 248 subsection by an individual taxpayer or taxpayers filing

- combined returns exceed one thousand dollars per year for individual taxpayers or cumulatively exceed two thousand dollars per year for taxpayers filing combined returns.
- 252 Any deduction claimed under this subsection shall 253 be claimed for the tax year in which the qualified home 254 energy audit was conducted or in which the implementation of the energy efficiency recommendations occurred. 255 256 implementation of the energy efficiency recommendations 257 occurred during more than one year, the deduction may be 258 claimed in more than one year, subject to the limitations provided under subdivision (2) of this subsection. 259
- 260 (4) A deduction shall not be claimed for any otherwise 261 eligible activity under this subsection if such activity 262 qualified for and received any rebate or other incentive 263 through a state-sponsored energy program or through an 264 electric corporation, gas corporation, electric cooperative, 265 or municipally owned utility.
- 9. The provisions of subsection 8 of this section shall expire on December 31, 2020.
- 10. (1) As used in this subsection, the following terms mean:
- 270 (a) "Beginning farmer", a taxpayer who:
- 271 a. Has filed at least one but not more than ten
  272 Internal Revenue Service Schedule F (Form 1040) Profit or
  273 Loss From Farming forms since turning eighteen years of age;
- b. Is approved for a beginning farmer loan through the
  USDA Farm Service Agency Beginning Farmer direct or
  quaranteed loan program;
- c. Has a farming operation that is determined by the
  department of agriculture to be new production agriculture
  but is the principal operator of a farm and has substantial
  farming knowledge; or

- d. Has been determined by the department of agriculture to be a qualified family member;
- 283 (b) "Farm owner", an individual who owns farmland and 284 disposes of or relinquishes use of all or some portion of 285 such farmland as follows:
- a. A sale to a beginning farmer;
- 287 b. A lease or rental agreement not exceeding ten years 288 with a beginning farmer; or
- 289 c. A crop-share arrangement not exceeding ten years 290 with a beginning farmer;
- 291 (c) "Qualified family member", an individual who is 292 related to a farm owner within the fourth degree by blood, 293 marriage, or adoption and who is purchasing or leasing or is 294 in a crop-share arrangement for land from all or a portion 295 of such farm owner's farming operation.
- 296 (2) (a) In addition to all other subtractions
  297 authorized in this section, a taxpayer who is a farm owner
  298 who sells all or a portion of such farmland to a beginning
  299 farmer may subtract from such taxpayer's Missouri adjusted
  300 gross income an amount to the extent included in federal
  301 adjusted gross income as provided in this subdivision.
- (b) Subject to the limitations in paragraph (c) of
  this subdivision, the amount that may be subtracted shall be
  equal to the portion of capital gains received from the sale
  of such farmland that such taxpayer receives in the tax year
  for which such taxpayer subtracts such capital gain.
- 307 (c) A taxpayer may subtract the following amounts and 308 percentages per tax year in total capital gains received 309 from the sale of such farmland under this subdivision:
- a. For the first two million dollars received, onehundred percent;
- b. For the next one million dollars received, eightypercent;

- 314 c. For the next one million dollars received, sixty 315 percent;
- 316 d. For the next one million dollars received, forty
  317 percent; and
- e. For the next one million dollars received, twenty percent.
- 320 The department of revenue shall prepare an annual (d) 321 report reviewing the costs and benefits and containing 322 statistical information regarding the subtraction of capital 323 gains authorized under this subdivision for the previous tax year including, but not limited to, the total amount of all 324 capital gains subtracted and the number of taxpayers 325 326 subtracting such capital gains. Such report shall be 327 submitted before February first of each year to the 328 committee on agriculture policy of the Missouri house of 329 representatives and the committee on agriculture, food 330 production and outdoor resources of the Missouri senate, or the successor committees. 331
- In addition to all other subtractions 332 (3) (a) authorized in this section, a taxpayer who is a farm owner 333 who enters a lease or rental agreement for all or a portion 334 of such farmland with a beginning farmer may subtract from 335 such taxpayer's Missouri adjusted gross income an amount to 336 337 the extent included in federal adjusted gross income as 338 provided in this subdivision.
- 339 (b) Subject to the limitation in paragraph (c) of this 340 subdivision, the amount that may be subtracted shall be 341 equal to the portion of cash rent income received from the 342 lease or rental of such farmland that such taxpayer receives 343 in the tax year for which such taxpayer subtracts such 344 income.
- 345 (c) No taxpayer shall subtract more than twenty-five 346 thousand dollars per tax year in total cash rent income

- received from the lease or rental of such farmland under this subdivision.
- In addition to all other subtractions (4)(a) authorized in this section, a taxpayer who is a farm owner who enters a crop-share arrangement on all or a portion of such farmland with a beginning farmer may subtract from such taxpayer's Missouri adjusted gross income an amount to the extent included in federal adjusted gross income as provided in this subdivision.

- (b) Subject to the limitation in paragraph (c) of this subdivision, the amount that may be subtracted shall be equal to the portion of income received from the crop-share arrangement on such farmland that such taxpayer receives in the tax year for which such taxpayer subtracts such income.
- (c) No taxpayer shall subtract more than twenty-five thousand dollars per tax year in total income received from the lease or rental of such farmland under this subdivision.
- (5) The department of agriculture shall, by rule, establish a process to verify that a taxpayer is a beginning farmer for purposes of this section and shall provide verification to the beginning farmer and farm seller of such farmer's and seller's certification and qualification for the exemption provided in this subsection.