

SENATE AMENDMENT NO. _____

Offered by _____ of _____

Amend Senate Bill No. 38, Page 1, Section Title, Line 4,

2 by striking the words "electric bicycles" and inserting in
 3 lieu thereof "alternative fuel vehicles"; and

4 Further amend said bill and page, section A, line 7 by
 5 inserting after all of said line the following:

6 "135.1000. 1. As used in this section, the following
 7 terms shall mean:

8 (1) "Department", the department of economic
 9 development;

10 (2) "Motor vehicle", the same meaning as defined
 11 pursuant to section 301.010;

12 (3) "Qualified clean-burning motor vehicle fuel
 13 property":

14 (a) Equipment installed to modify a motor vehicle
 15 which is propelled by gasoline or diesel fuel so that the
 16 vehicle may be propelled by a hydrogen fuel cell, compressed
 17 natural gas, liquefied natural gas, or liquefied petroleum
 18 gas. Such equipment shall:

19 a. Be new, not previously used to modify or retrofit
 20 any motor vehicle propelled by gasoline or diesel fuel;

21 b. Meet all federal motor vehicle safety standards
 22 provided pursuant to 49 C.F.R. 571; and

23 c. For any commercial motor vehicle, meet all federal
 24 motor carrier safety regulations provided pursuant to 49
 25 C.F.R. 390;

26 (b) A motor vehicle originally equipped so that the
27 vehicle may be propelled by a hydrogen fuel cell, compressed
28 natural gas, liquefied natural gas, or liquefied petroleum
29 gas, but only to the extent of the portion of the basis of
30 such motor vehicle which is attributable to the storage of
31 such fuel, the delivery to the engine of such motor vehicle
32 of such fuel, and the exhaust of gases from combustion of
33 such fuel; or

34 (c) Property, not including a building and its
35 structural components, which is:

36 a. Directly related to the delivery of compressed
37 natural gas, liquefied natural gas or liquefied petroleum
38 gas, or hydrogen, for commercial purposes or for a fee or
39 charge, into the fuel tank of a motor vehicle propelled by
40 such fuel including compression equipment and storage tanks
41 for such fuel at the point where such fuel is so delivered,
42 provided such property is not used to deliver such fuel into
43 any other type of storage tank or receptacle and such fuel
44 is not used for any purpose other than to propel a motor
45 vehicle; or

46 b. A metered-for-fee, public access recharging system
47 for motor vehicles propelled in whole or in part by
48 electricity. Such property shall be new and shall not have
49 been previously installed or used to refuel vehicles powered
50 by compressed natural gas, liquefied natural gas or
51 liquefied petroleum gas, hydrogen, or electricity;

52 (4) "State tax liability", any liability incurred by a
53 taxpayer pursuant to the provisions of chapter 143,
54 exclusive of the provisions relating to the withholding of
55 tax as provided for in sections 143.191 to 143.265 and
56 related provisions;

57 (5) "Taxpayer", a person, firm, a partner in a firm,
58 corporation, or a shareholder in an S corporation doing

59 business in the state of Missouri and subject to the state
60 income tax imposed by the provisions of chapter 143.

61 2. For all tax years beginning on or after January 1,
62 2022, a taxpayer shall be allowed a tax credit against the
63 taxpayer's state tax liability for costs incurred in
64 purchasing or installing qualified clean-burning motor
65 vehicle fuel property placed in service after December 31,
66 2021, provided that the state shall not allow credit under
67 this subsection in excess of a total of three million
68 dollars in one tax year.

69 3. In order to receive a tax credit pursuant to this
70 section, a taxpayer shall apply to the department on forms
71 to be provided by the department. The tax credit shall be
72 calculated as follows:

73 (1) For qualified clean-burning motor vehicle fuel
74 property defined in paragraph (a) or (b) of subdivision (3)
75 of subsection 2 of this section, forty-five percent of the
76 cost of the qualified clean-burning motor vehicle fuel
77 property; and

78 (2) For qualified clean-burning motor vehicle fuel
79 property defined in paragraph (c) of subdivision (3) of
80 subsection 2 of this section, a per-location credit of
81 seventy-five percent of the cost of the qualified clean-
82 burning motor vehicle fuel property;

83 4. In cases where a motor vehicle is purchased by a
84 taxpayer with qualified clean-burning motor vehicle fuel
85 property installed by the manufacturer of such motor vehicle
86 and no credit has been claimed pursuant to subdivision (1)
87 of subsection 3 of this section by any prior owner of such
88 vehicle, and in which the taxpayer is unable or elects not
89 to determine the exact basis which is attributable to such
90 property, the taxpayer may claim a credit in an amount not

91 exceeding the lesser of ten percent of the cost of the motor
92 vehicle or one thousand five hundred dollars.

93 5. If the tax credit authorized pursuant to this
94 section exceeds the taxpayer's state tax liability, the
95 difference shall not be refunded to the taxpayer, but may be
96 carried forward to any subsequent taxable year, not to
97 exceed a total of five years.

98 6. No tax credits shall be authorized pursuant to this
99 section unless an appropriation is made for such tax credits.

100 7. The department shall promulgate rules to implement
101 the provisions of this section. Any rule or portion of a
102 rule, as that term is defined in section 536.010, that is
103 created under the authority delegated in this section shall
104 become effective only if it complies with and is subject to
105 all of the provisions of chapter 536 and, if applicable,
106 section 536.028. This section and chapter 536 are
107 nonseverable and if any of the powers vested with the
108 general assembly pursuant to chapter 536 to review, to delay
109 the effective date, or to disapprove and annul a rule are
110 subsequently held unconstitutional, then the grant of
111 rulemaking authority and any rule proposed or adopted after
112 August 28, 2021, shall be invalid and void.

113 8. Pursuant to section 23.253 of the Missouri Sunset
114 Act:

115 (1) The new program authorized under this section
116 shall automatically sunset on August 28, 2024, unless
117 reauthorized by an act of the general assembly; and

118 (2) If such program is reauthorized, the program
119 authorized under this section shall automatically sunset
120 twelve years after the effective date of the
121 reauthorization; and

122 (3) This section shall terminate on September first of
123 the calendar year immediately following the calendar year in

124 which a program authorized under this section is sunset.";

125 and

126 Further amend the title and enacting clause accordingly.