## SENATE AMENDMENT NO.

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## Amend Senate Bill No. 743, Page 1, Section TITLE, Lines 2-3,

by striking "a public safety"; and 2 Further amend said bill, page 7, Section 94.902, line 3 193, by inserting after all of said line the following: 4 "144.010. 1. The following words, terms, and phrases 5 when used in sections 144.010 to 144.525 have the meanings 6 7 ascribed to them in this section, except when the context 8 indicates a different meaning: 9 (1) "Admission" includes seats and tables, reserved or otherwise, and other similar accommodations and charges made 10 therefor and amount paid for admission, exclusive of any 11 12 admission tax imposed by the federal government or by sections 144.010 to 144.525; 13 "Business" includes any activity engaged in by any 14 15 person, or caused to be engaged in by him, with the object 16 of gain, benefit or advantage, either direct or indirect, and the classification of which business is of such 17 character as to be subject to the terms of sections 144.010 18 to 144.525. A person is "engaging in business" in this 19 20 state for purposes of sections 144.010 to 144.525 if such 21 person engages in business activities within this state or maintains a place of business in this state under section 22 23 144.605. The isolated or occasional sale of tangible personal property, service, substance, or thing, by a person 24 25 not engaged in such business, does not constitute engaging in business within the meaning of sections 144.010 to 26

- 27 144.525 unless the total amount of the gross receipts from
- 28 such sales, exclusive of receipts from the sale of tangible
- 29 personal property by persons which property is sold in the
- 30 course of the partial or complete liquidation of a
- 31 household, farm or nonbusiness enterprise, exceeds three
- 32 thousand dollars in any calendar year. The provisions of
- 33 this subdivision shall not be construed to make any sale of
- 34 property which is exempt from sales tax or use tax on June
- 35 1, 1977, subject to that tax thereafter;
- 36 (3) "Captive wildlife", includes but is not limited to
- 37 exotic partridges, gray partridge, northern bobwhite quail,
- 38 ring-necked pheasant, captive waterfowl, captive white-
- 39 tailed deer, captive elk, and captive furbearers held under
- 40 permit issued by the Missouri department of conservation for
- 41 hunting purposes. The provisions of this subdivision shall
- 42 not apply to sales tax on a harvested animal;
- 43 (4) "Gross receipts", except as provided in section
- 44 144.012, means the total amount of the sale price of the
- 45 sales at retail including any services other than charges
- 46 incident to the extension of credit that are a part of such
- 47 sales made by the businesses herein referred to, capable of
- 48 being valued in money, whether received in money or
- 49 otherwise; except that, the term gross receipts shall not
- 50 include the sale price of property returned by customers
- 51 when the full sale price thereof is refunded either in cash
- 52 or by credit. In determining any tax due under sections
- 53 144.010 to 144.525 on the gross receipts, charges incident
- 54 to the extension of credit shall be specifically exempted.
- 55 For the purposes of sections 144.010 to 144.525 the total
- 56 amount of the sale price above mentioned shall be deemed to
- 57 be the amount received. It shall also include the lease or
- 58 rental consideration where the right to continuous
- 59 possession or use of any article of tangible personal

- 60 property is granted under a lease or contract and such
- 61 transfer of possession would be taxable if outright sale
- 62 were made and, in such cases, the same shall be taxable as
- 63 if outright sale were made and considered as a sale of such
- 64 article, and the tax shall be computed and paid by the
- 65 lessee upon the rentals paid. The term gross receipts shall
- 66 not include usual and customary delivery charges that are
- 67 stated separately from the sale price;
- 68 (5) "Instructional class", includes any class, lesson,
- 69 or instruction intended or used for teaching;
- 70 (6) "Livestock", cattle, calves, sheep, swine, ratite
- 71 birds, including but not limited to, ostrich and emu,
- 72 aquatic products as described in section 277.024, llamas,
- 73 alpaca, buffalo, bison, elk documented as obtained from a
- 74 legal source and not from the wild, goats, horses, other
- 75 equine, honey bees, or rabbits raised in confinement for
- 76 human consumption;
- 77 (7) "Motor vehicle leasing company" shall be a company
- 78 obtaining a permit from the director of revenue to operate
- 79 as a motor vehicle leasing company. Not all persons renting
- 80 or leasing trailers or motor vehicles need to obtain such a
- 81 permit; however, no person failing to obtain such a permit
- 82 may avail itself of the optional tax provisions of
- 83 subsection 5 of section 144.070, as hereinafter provided;
- 84 (8) "Person" includes any individual, firm,
- 85 copartnership, joint adventure, association, corporation,
- 86 municipal or private, and whether organized for profit or
- 87 not, state, county, political subdivision, state department,
- 88 commission, board, bureau or agency, except the state
- 89 transportation department, estate, trust, business trust,
- 90 receiver or trustee appointed by the state or federal court,
- 91 syndicate, or any other group or combination acting as a
- 92 unit, and the plural as well as the singular number;

- 93 (9) "Product which is intended to be sold ultimately 94 for final use or consumption" means tangible personal 95 property, or any service that is subject to state or local
- 96 sales or use taxes, or any tax that is substantially 97 equivalent thereto, in this state or any other state;
- 98 (10) "Purchaser" means a person who purchases tangible 99 personal property or to whom are rendered services, receipts 100 from which are taxable under sections 144.010 to 144.525;
- 101 "Research or experimentation activities" are the (11)102 development of an experimental or pilot model, plant 103 process, formula, invention or similar property, and the 104 improvement of existing property of such type. Research or experimentation activities do not include activities such as 105 106 ordinary testing or inspection of materials or products for 107 quality control, efficiency surveys, advertising promotions 108 or research in connection with literary, historical or 109 similar projects;
- "Sale" or "sales" includes installment and credit 110 111 sales, and the exchange of properties as well as the sale thereof for money, every closed transaction constituting a 112 sale, and means any transfer, exchange or barter, 113 conditional or otherwise, in any manner or by any means 114 whatsoever, of tangible personal property for valuable 115 116 consideration and the rendering, furnishing or selling for a 117 valuable consideration any of the substances, things and 118 services herein designated and defined as taxable under the terms of sections 144.010 to 144.525; 119
- 120 (13) "Sale at retail" means any transfer made by any
  121 person engaged in business as defined herein of the
  122 ownership of, or title to, tangible personal property to the
  123 purchaser, for use or consumption and not for resale in any
  124 form as tangible personal property, for a valuable
  125 consideration; except that, for the purposes of sections

- 126 144.010 to 144.525 and the tax imposed thereby: (i)
- 127 purchases of tangible personal property made by duly
- 128 licensed physicians, dentists, optometrists and
- veterinarians and used in the practice of their professions
- 130 shall be deemed to be purchases for use or consumption and
- 131 not for resale; and (ii) the selling of computer printouts,
- 132 computer output or microfilm or microfiche and computer-
- assisted photo compositions to a purchaser to enable the
- 134 purchaser to obtain for his or her own use the desired
- information contained in such computer printouts, computer
- output on microfilm or microfiche and computer-assisted
- 137 photo compositions shall be considered as the sale of a
- 138 service and not as the sale of tangible personal property.
- 139 Where necessary to conform to the context of sections
- 140 144.010 to 144.525 and the tax imposed thereby, the term
- 141 sale at retail shall be construed to embrace:
- 142 (a) Sales of admission tickets, cash admissions,
- 143 charges and fees to or in places of amusement, entertainment
- 144 and recreation, games and athletic events, except amounts
- 145 paid for any instructional class;
- 146 (b) Sales of electricity, electrical current, water
- 147 and gas, natural or artificial, to domestic, commercial or
- 148 industrial consumers, except as provided in subdivision (12)
- of subsection 1 of section 144.011;
- 150 (c) Sales of local and long distance
- 151 telecommunications service to telecommunications subscribers
- 152 and to others through equipment of telecommunications
- 153 subscribers for the transmission of messages and
- 154 conversations, and the sale, rental or leasing of all
- 155 equipment or services pertaining or incidental thereto;
- (d) Sales of service for transmission of messages by
- 157 telegraph companies;

(e) Sales or charges for all rooms, meals and drinks
furnished at any hotel, motel, tavern, inn, restaurant,
eating house, drugstore, dining car, tourist camp, tourist
cabin, or other place in which rooms, meals or drinks are

regularly served to the public;

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- (f) Sales of tickets by every person operating a railroad, sleeping car, dining car, express car, boat, airplane, and such buses and trucks as are licensed by the division of motor carrier and railroad safety of the department of economic development of Missouri, engaged in the transportation of persons for hire;
- 169 (14) "Seller" means a person selling or furnishing 170 tangible personal property or rendering services, on the 171 receipts from which a tax is imposed pursuant to section 172 144.020;
- 173 (15) The noun "tax" means either the tax payable by
  174 the purchaser of a commodity or service subject to tax, or
  175 the aggregate amount of taxes due from the vendor of such
  176 commodities or services during the period for which he or
  177 she is required to report his or her collections, as the
  178 context may require; and
- 179 "Telecommunications service", for the purpose of 180 this chapter, the transmission of information by wire, 181 radio, optical cable, coaxial cable, electronic impulses, or 182 other similar means. As used in this definition, "information" means knowledge or intelligence represented by 183 184 any form of writing, signs, signals, pictures, sounds, or any other symbols. Telecommunications service does not 185 include the following if such services are separately stated 186 187 on the customer's bill or on records of the seller maintained in the ordinary course of business: 188
- 189 (a) Access to the internet, access to interactive 190 computer services or electronic publishing services, except

- 191 the amount paid for the telecommunications service used to 192 provide such access;
- 193 (b) Answering services and one-way paging services;
- 194 (c) Private mobile radio services which are not two-195 way commercial mobile radio services such as wireless
- 196 telephone, personal communications services or enhanced
- 197 specialized mobile radio services as defined pursuant to
- 198 federal law; or
- 199 (d) Cable or satellite television or music services.
- 200 2. For purposes of the taxes imposed under sections
- 201 144.010 to 144.525, and any other provisions of law
- 202 pertaining to sales or use taxes which incorporate the
- provisions of sections 144.010 to 144.525 by reference, the
- 204 term manufactured homes shall have the same meaning given it
- 205 in section 700.010.
- 3. Sections 144.010 to 144.525 may be known and quoted
- 207 as the "Sales Tax Law".
- 208 144.011. 1. For purposes of this chapter, and the
- 209 taxes imposed thereby, the definition of "retail sale" or
- "sale at retail" shall not be construed to include any of
- 211 the following:
- 212 (1) The transfer by one corporation of substantially
- 213 all of its tangible personal property to another corporation
- 214 pursuant to a merger or consolidation effected under the
- 215 laws of the state of Missouri or any other jurisdiction;
- 216 (2) The transfer of tangible personal property
- 217 incident to the liquidation or cessation of a taxpayer's
- 218 trade or business, conducted in proprietorship, partnership
- 219 or corporate form, except to the extent any transfer is made
- in the ordinary course of the taxpayer's trade or business;
- 221 (3) The transfer of tangible personal property to a
- 222 corporation solely in exchange for its stock or securities;

- (4) The transfer of tangible personal property to a corporation by a shareholder as a contribution to the capital of the transferee corporation;
- 226 (5) The transfer of tangible personal property to a 227 partnership solely in exchange for a partnership interest 228 therein;
- 229 (6) The transfer of tangible personal property by a 230 partner as a contribution to the capital of the transferee 231 partnership;
- 232 (7) The transfer of tangible personal property by a 233 corporation to one or more of its shareholders as a 234 dividend, return of capital, distribution in the partial or 235 complete liquidation of the corporation or distribution in 236 redemption of the shareholder's interest therein;
- 237 (8) The transfer of tangible personal property by a
  238 partnership to one or more of its partners as a current
  239 distribution, return of capital or distribution in the
  240 partial or complete liquidation of the partnership or of the
  241 partner's interest therein;
  - (9) The transfer of reusable containers used in connection with the sale of tangible personal property contained therein for which a deposit is required and refunded on return;

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246 (10) The purchase by persons operating eating or food 247 service establishments, of items of a nonreusable nature which are furnished to the customers of such establishments 248 with or in conjunction with the retail sales of their food 249 or beverage. Such items shall include, but not be limited 250 to, wrapping or packaging materials and nonreusable paper, 251 252 wood, plastic and aluminum articles such as containers, 253 trays, napkins, dishes, silverware, cups, bags, boxes, straws, sticks and toothpicks; 254

- 255 The purchase by persons operating hotels, motels 256 or other transient accommodation establishments, of items of 257 a nonreusable nature which are furnished to the guests in the quests' rooms of such establishments and such items are 258 259 included in the charge made for such accommodations. Such 260 items shall include, but not be limited to, soap, shampoo, 261 tissue and other toiletries and food or confectionery items 262 offered to the quests without charge;
- 263 The purchase by persons operating hotels, motels, (12)264 or other transient accommodation establishments of electricity, electrical current, water, and gas, whether 265 natural or artificial, which are used to heat, cool, or 266 267 provide water or power to the guests' accommodations of such 268 establishments, including sleeping rooms, meeting and 269 banquet rooms, and any other customer space rented by 270 guests, and which are included in the charge made for such 271 accommodations. Any person required to remit sales tax on 272 such purchases prior to August 28, 2022, shall be entitled 273 to a refund on such taxes remitted;
- 274  $\underline{(13)}$  The transfer of a manufactured home other than:

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- (a) A transfer which involves the delivery of the document known as the "Manufacturer's Statement of Origin" to a person other than a manufactured home dealer, as defined in section 700.010, for purposes of allowing such person to obtain a title to the manufactured home from the department of revenue of this state or the appropriate agency or officer of any other state;
- (b) A transfer which involves the delivery of a "Repossessed Title" to a resident of this state if the tax imposed by this chapter was not paid on the transfer of the manufactured home described in paragraph (a) of this subdivision;

- (c) The first transfer which occurs after December 31, 1985, if the tax imposed by this chapter was not paid on any transfer of the same manufactured home which occurred before December 31, 1985; or
- 291 [(13)] (14) Charges for initiation fees or dues to:
- 292 (a) Fraternal beneficiaries societies, or domestic 293 fraternal societies, orders or associations operating under 294 the lodge system a substantial part of the activities of 295 which are devoted to religious, charitable, scientific, 296 literary, educational or fraternal purposes;
- 297 Posts or organizations of past or present members of the Armed Forces of the United States or an auxiliary 298 299 unit or society of, or a trust or foundation for, any such 300 post or organization substantially all of the members of which are past or present members of the Armed Forces of the 301 302 United States or who are cadets, spouses, widows, or 303 widowers of past or present members of the Armed Forces of 304 the United States, no part of the net earnings of which 305 inures to the benefit of any private shareholder or individual; or 306
- 307 (c) Nonprofit organizations exempt from taxation under 308 Section 501(c)(7) of the Internal Revenue Code of 1986, as 309 amended.
- 310 The assumption of liabilities of the transferor by the transferee incident to any of the transactions 311 enumerated in the above subdivisions (1) to (8) of 312 subsection 1 of this section shall not disqualify the 313 transfer from the exclusion described in this section, where 314 315 such liability assumption is related to the property 316 transferred and where the assumption does not have as its principal purpose the avoidance of Missouri sales or use tax. 317
- 318 <u>144.813.</u> In addition to all other exemptions granted 319 under this chapter, there is hereby specifically exempted

from the provisions of sections 144.010 to 144.525 and 320 144.600 to 144.761, and section 238.235, and the local sales 321 tax law as defined in section 32.085, and from the 322 323 computation of the tax levied, assessed, or payable under sections 144.010 to 144.525 and 144.600 to 144.761, and 324 325 section 238.235, and the local sales tax law as defined in section 32.085, all sales of class III medical devices as 326 described in 21 U.S.C. 360c(a)(1)(C) that use electric 327 328 fields for the purposes of the treatment of cancer including 329 components and repair parts and the disposable or single patient use supplies required for the use of such devices."; 330 331 and Further amend the title and enacting clause accordingly. 332