SENATE SUBSTITUTE

FOR

SENATE COMMITTEE SUBSTITUTE

FOR

SENATE BILLS NOS. 94, 52, 57, 58 & 67

AN ACT

To repeal section 135.750, RSMo, and to enact in lieu thereof two new sections relating to tax credits for the production of certain entertainment, with an effective date for a certain section.

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

Section A. Section 135.750, RSMo, is repealed and two new

- 2 sections enacted in lieu thereof, to be known as sections
- 3 135.750 and 135.753, to read as follows:
 - 135.750. 1. This section shall be known and may be
- 2 referred to as the "Show MO Act".
- 3 2. As used in this section, the following terms mean:
- 4 (1) ["Highly compensated individual", any individual
- 5 who receives compensation in excess of one million dollars
- 6 in connection with a single qualified film production
- 7 project] "Above-the-line individual", any individual hired
- 8 or credited on screen for a qualified motion media
- 9 production project as any type of producer, principal cast
- that is at a screen actors guild schedule f and above
- 11 payment rate, screenwriter, and the director;
- 12 (2) "Qualified [film] motion media production
- 13 project", any film[, video, commercial, or television
- 14 production] or series production, including videos,
- 15 commercials, video games, webisodes, music videos, content-
- 16 based mobile applications, virtual reality, augmented
- 17 reality, multi-media, and new media, as well as standalone
- 18 visual effects and post-production for such motion media

- 19 production project, as approved by the department of
- 20 economic development and the office of the Missouri film
- 21 commission, that features a statement and logo designated by
- 22 the department of economic development in the credits of the
- 23 completed production indicating that the project was filmed
- 24 in Missouri and that is under thirty minutes in length with
- 25 [an] expected [in-state expenditure budget] qualifying
- 26 expenses in excess of fifty thousand dollars[,] or [that] is
- over thirty minutes in length with [an] expected [in-state
- 28 expenditure budget] qualifying expenses in excess of one
- 29 hundred thousand dollars. Regardless of the production
- 30 costs, "qualified [film production] motion media project"
- 31 shall not include any:
- 32 (a) News or current events programming;
- 33 (b) Talk show;
- 34 (c) Production produced primarily for industrial,
- 35 corporate, or institutional purposes, and for internal use;
- 36 (d) Sports event or sports program;
- 37 (e) Gala presentation or awards show;
- 38 (f) Infomercial or any production that directly
- 39 solicits funds;
- 40 (q) Political ad;
- 41 (h) Production that is considered obscene, as defined
- 42 in section 573.010;
- 43 (3) "Qualifying expenses", the sum of the total amount
- 44 spent in this state for the following by a production
- 45 company in connection with a qualified [film] motion media
- 46 production project:
- 47 (a) Goods and services leased or purchased by the
- 48 production company. For goods with a purchase price of
- 49 twenty-five thousand dollars or more, the amount included in
- 50 qualifying expenses shall be the purchase price less the

- fair market value of the goods at the time the production is completed;
- (b) Compensation and wages paid by the production
 company on which the production company remitted withholding
 payments to the department of revenue under chapter 143.
- 56 For purposes of this section, compensation and wages [shall
- not include any amounts paid to a highly compensated
- individual] paid to all above-the-line individuals shall be
- 59 limited to twenty-five percent of the overall qualifying
- 60 expenses;
- (4) "Tax credit", a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or otherwise due under chapter 148;
- (5) "Taxpayer", any individual, partnership, or 65 corporation as described in section 143.441, 143.471, or 66 67 section 148.370 that is subject to the tax imposed in chapter 143, excluding withholding tax imposed by sections 68 69 143.191 to 143.265, or the tax imposed in chapter 148 or any charitable organization which is exempt from federal income 70 tax and whose Missouri unrelated business taxable income, if 71 72 any, would be subject to the state income tax imposed under 73 chapter 143.
- [2. For all taxable years beginning on or after 74 January 1, 1999, but ending on or before December 31, 2007, 75 76 a taxpayer shall be granted a tax credit for up to fifty 77 percent of the amount of investment in production or production-related activities in any film production project 78 with an expected in-state expenditure budget in excess of 79 80 three hundred thousand dollars. For all taxable years beginning on or after January 1, 2008, a taxpayer shall be 81 allowed a tax credit for up to thirty-five percent of the 82 83 amount of qualifying expenses in a qualified film production

- project. Each film production company shall be limited to
- one qualified film production project per year.]
- 86 3. (1) For all tax years beginning on or after
- 87 January 1, 2023, a taxpayer shall be allowed a tax credit
- 88 equal to twenty percent of qualifying expenses.
- 89 (2) An additional five percent may be earned for
- 90 qualifying expenses if at least fifty percent of the
- 91 qualified motion media production project is filmed in
- 92 Missouri.
- 93 (3) An additional five percent may be earned for
- 94 qualifying expenses if at least fifteen percent of the
- 95 qualified motion media production project that is filmed in
- 96 Missouri takes place in a rural or blighted area in Missouri.
- 97 (4) An additional five percent may be earned for
- 98 qualifying expenses if at least three departments of the
- 99 qualified motion media production hire a Missouri resident
- 100 ready to advance to the next level in a specialized craft
- 101 position or learn a new skillset.
- 102 (5) An additional five percent may be earned for
- 103 qualifying expenses if the department of economic
- 104 development determines that the script of the qualified
- 105 motion media production project positively markets a city or
- 106 region of the state, the entire state, or a tourist
- 107 attraction located in the state, and the qualified motion
- 108 media production provides no less than five high resolution
- 109 photographs containing cast with the rights cleared for
- 110 promotional use by the Missouri film commission, accompanied
- 111 by a list with the title of production, location, names, and
- 112 titles of the individuals shown in the photography and
- 113 photographer credit.
- 114 (6) The total dollar amount of tax credits authorized
- 115 pursuant to subdivision (1) of this subsection shall be
- increased by ten percent for qualified film production

- 117 projects located in a county of the second, third, or fourth 118 class.
- 119 (7) Activities qualifying a taxpayer for the tax credit pursuant to this subsection shall be approved by the 120 office of the Missouri film commission and the department of 121 122 economic development.
- 4. A qualified motion media production project shall 123 124 not be eligible for tax credits pursuant to this section 125 unless such project employs at least the following number of 126 Missouri registered apprentices or veterans residing in
- (1) If the qualifying expenses are less than five 128 129 million dollars, two;

Missouri with transferable skills:

- 130 (2) If the qualifying expenses are at least five 131 million dollars but less than ten million dollars, three;
- 132 (3) If the qualifying expenses are at least ten 133 million dollars but less than fifteen million dollars, six; 134 or
- 135 (4) If the qualifying expenses are at least fifteen 136 million dollars, eight.
- [3.] 5. Taxpayers shall apply for the [film] motion 137 media production tax credit by submitting an application to 138 the department of economic development, on a form provided 139 140 by the department. As part of the application, the expected [in-state expenditures] qualifying expenses of the qualified 141 142 [film] motion media production project shall be documented. In addition, the application shall include an economic
- 143
- impact statement, showing the economic impact from the 144
- 145 activities of the [film] qualified motion media production
- 146 project. Such economic impact statement shall indicate the
- 147 impact on the region of the state in which the [film]
- qualified motion media production or production-related 148
- 149 activities are located and on the state as a whole.

- applications shall be accompanied by a report by a certified
- 151 public accountant located and licensed by the state of
- 152 Missouri, prepared at the expense of the applicant,
- 153 attesting that the amounts in the final application are
- 154 qualifying expenses.
- 155 [4.] 6. [For all taxable years ending on or before
- December 31, 2007, tax credits certified pursuant to
- subsection 2 of this section shall not exceed one million
- dollars per taxpayer per year, and shall not exceed a total
- for all tax credits certified of one million five hundred
- thousand dollars per year.] For all [taxable] tax years
- 161 beginning on or after January 1, [2008] 2023, the total
- amount of tax credits [certified under subsection 1 of]
- 163 authorized by this section for film production shall not
- 164 exceed a total [for all tax credits certified] of [four]
- 165 eight million [five hundred thousand] dollars per year, and
- 166 the total amount of all tax credits authorized by this
- 167 section for series production shall not exceed a total of
- 168 eight million dollars per year. Taxpayers may carry forward
- 169 unused credits for up to five tax periods, provided all such
- 170 credits shall be claimed within ten tax periods following
- 171 the tax period in which the [film] qualified motion media
- 172 production or production-related activities for which the
- 173 credits are certified by the department occurred.
- 174 [5.] 7. Notwithstanding any provision of law to the
- 175 contrary, any taxpayer may sell, assign, exchange, convey or
- 176 otherwise transfer tax credits allowed in subsection [2] 3
- 177 of this section. The taxpayer acquiring the tax credits may
- 178 use the acquired credits to offset the tax liabilities
- otherwise imposed by chapter 143, excluding withholding tax
- imposed by sections 143.191 to 143.265, or chapter 148.
- 181 Unused acquired credits may be carried forward for up to
- 182 five tax periods, provided all such credits shall be claimed

- within ten tax periods following the tax period in which the
- 184 [film] qualified motion media production or production-
- 185 related activities for which the credits are certified by
- 186 the department occurred.
- 187 8. The tax credit authorized by this section shall be
- 188 considered a business recruitment tax credit, as defined in
- section 135.800, and shall be subject to the provisions of
- 190 sections 135.800 to 135.830.
- 191 9. The department of economic development may adopt
- 192 such rules, statements of policy, procedures, forms, and
- 193 guidelines as may be necessary to implement the provisions
- 194 of this section. Any rule or portion of a rule, as that
- 195 term is defined in section 536.010, that is created under
- 196 the authority delegated in this section shall become
- 197 effective only if it complies with and is subject to all of
- 198 the provisions of chapter 536 and, if applicable, section
- 199 536.028. This section and chapter 536 are nonseverable and
- 200 if any of the powers vested with the general assembly
- 201 pursuant to chapter 536 to review, to delay the effective
- 202 date, or to disapprove and annul a rule are subsequently
- 203 held unconstitutional, then the grant of rulemaking
- 204 authority and any rule proposed or adopted after August 28,
- 205 2023, shall be invalid and void.
- 206 [6.] 10. Under section 23.253 of the Missouri sunset
- **207** act:
- 208 (1) The provisions of the [new] program authorized
- 209 under this section shall automatically sunset [six years
- 210 after November 28, 2007] on December 31, 2029, unless
- 211 reauthorized by an act of the general assembly; and
- 212 (2) If such program is reauthorized, the program
- 213 authorized under this section shall automatically sunset on
- 214 December thirty-first, twelve years after the effective date
- of the reauthorization of this section; and

- 216 (3) This section shall terminate on September first of 217 the calendar year immediately following the calendar year in 218 which the program authorized under this section is sunset;
- **219** and
- 220 (4) The provisions of this subsection shall not be
- construed to limit or in any way impair the department's
- ability to redeem tax credits authorized on or before the
- 223 date the program authorized pursuant to this section
- 224 expires, or a taxpayer's ability to redeem such tax credits.
 - 135.753. 1. This section shall be known and may be
 - 2 cited as the "Entertainment Industry Jobs Act".
 - 3 2. As used in this section, the following terms shall
 - 4 <u>mean:</u>
 - 5 (1) "Base investment", the aggregate funds actually
 - 6 invested and expended by a Missouri taxpayer as a rehearsal
 - 7 expense or tour expense pursuant to this section;
 - 8 (2) "Concert", a ticketed live performance of music in
 - 9 the physical presence of at least one thousand individuals
- 10 who view the performance live. For the purposes of this
- 11 subdivision, "ticketed" shall mean a concert where
- 12 individual tickets for attendance are offered for sale to
- 13 the public;
- 14 (3) "Concert tour equipment", stage, set, scenery,
- 15 design elements, automation, rigging, trusses, spotlights,
- 16 lighting, sound equipment, video equipment, special effects,
- 17 cases, communication devices, power distribution equipment,
- 18 backline and other miscellaneous equipment, or supplies used
- 19 during a concert or rehearsal;
- 20 (4) "Department", the Missouri department of economic
- 21 development;
- 22 (5) "Expense", any expense, expenditure, cost, charge,
- 23 or other disbursement or spending of funds;

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              "Facility", a site with one or more studios.
    Multiple studios at a single location shall not be
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    considered separate facilities. A site may include one or
    more buildings on the same property or properties within a
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    five-mile radius, provided that the properties' purpose and
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    operations are interrelated and are owned or operated by the
    same owner or operator, as applicable;
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              "Facility full-time equivalent employee", an
    employee that is scheduled to work an average of at least
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    thirty-five hours per week and is located at the qualified
    rehearsal facility, or a combination of two or more
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    employees that combined work an average of at least thirty-
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    five hours per week and are located at the qualified
    rehearsal facility. An employee shall be considered to be
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    located at the qualified rehearsal facility if such employee
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    spends fifty percent or more of the employee's work time at
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    the qualified rehearsal facility or at a nearby location
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    serving the qualified rehearsal facility, including a
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    warehouse, located in Missouri and owned by the same owner
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    or operator, as applicable, of the qualified rehearsal
    facility. An employee that spends less than fifty percent
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    of the employee's work time at the qualified rehearsal
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    facility or nearby location shall be considered to be
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    located at a qualified rehearsal facility if the employee
    receives his or her directions and control from the
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    qualified rehearsal facility and is on the qualified
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    rehearsal facility's payroll;
              "Minimum rehearsal and tour requirements", the
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         (8)
    occurrence of all of the following during a rehearsal or
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    tour:
         (a) The purchase or rental of concert tour equipment,
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related services, or both, in an amount of at least one

- 56 million dollars from a Missouri vendor for use in the
- 57 rehearsal, on the tour, or both;
- (b) A rehearsal at a qualified rehearsal facility for
- 59 a minimum of ten days; and
- (c) The holding of at least two concerts in the state
- 61 of Missouri;
- (9) "Missouri vendor", an individual or entity located
- 63 in and maintaining a place of business in this state. Only
- transactions made through a Missouri location of a Missouri
- 65 vendor shall constitute a transaction with a Missouri vendor
- 66 for the purposes of this section;
- (10) "Nonresident", the same meaning as defined
- pursuant to section 143.101;
- 69 (11) "Pass-through entity", any incorporated or
- 70 unincorporated entity that has or elects pass-through
- 71 taxation under federal law, including, without limitation, a
- 72 partnership, S corporation, or unincorporated entity with or
- 73 that elects pass-through taxation;
- 74 (12) "Qualified rehearsal facility", a facility
- 75 primarily used for rehearsals located in this state and
- 76 which meets all of the following criteria:
- 77 (a) Has a minimum of twelve thousand five hundred
- 78 square feet of column-free, unobstructed floor space in at
- 79 least one rehearsal studio in the facility;
- 80 (b) Has had a minimum of eight million dollars
- 81 invested in the facility in land or structure, or a
- 82 combination of land and structure;
- 83 (c) Has a permanent grid system with a capacity of a
- 84 minimum of five hundred thousand pounds in at least one
- 85 rehearsal studio in the facility;
- 86 (d) Has a height from floor to permanent grid of a
- 87 minimum of fifty feet in at least one rehearsal studio in
- 88 the facility;

89	(e) Has at least one sliding or roll-up access door
90	with a minimum height of fourteen feet in the facility;
91	(f) Has a security system which includes seven-days-a-
92	week security cameras and the use of access control
93	identification badges;
94	(g) Has a service area with production offices,
95	catering, and dressing rooms with a minimum of five thousand
96	square feet; and
97	(h) Is owned or operated by an entity that employs, on
98	average on an annual basis, at least eighty facility full-
99	time equivalent employees;
100	A qualified rehearsal facility shall not include a facility
101	at which concerts are regularly held;
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102	(13) "Resident", the same meaning as defined pursuant
103	to section 143.101;
	(14) "Rehearsal", an event or series of events which
105	occur in preparation for a tour prior to the start of the
106 107	tour or during a tour when additional preparation may be
	needed; (15) "Pohoargal expenses" includes all of the
108 109	(15) "Rehearsal expenses", includes all of the
110	following when incurred or when such expenses will be
111	incurred during a rehearsal:
112	(a) Total aggregate payroll;(b) Payment to a personal service corporation
113	representing individual talent;
114115	<pre>(c) Payment to a pass-through entity representing individual talent;</pre>
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117	editing, photography, staging, lighting, wardrobe, and
118	accessories;
119	(e) The leasing of vehicles from a Missouri vendor;
120	(f) The transportation of people or concert tour
121	equipment to or from a train station, bus depot, airport, or

othe	er transportation location, or from a residence or
busi	ness entity;
	(g) Insurance coverage for an entire tour if the
insu	rance coverage is purchased or will be purchased through
an i	nsurance agent that is a Missouri vendor;
	(h) Food and lodging from a Missouri vendor;
	(i) The purchase or rental of concert tour equipment
from	n a Missouri vendor;
	(j) The rental of a qualified rehearsal facility; and
	(k) Emergency or medical support services required to
cond	luct a rehearsal;
	(16) "Total aggregate payroll", the total sum expended
on s	salaries paid to resident employees, regardless of
whet	ther such resident is working within or outside of this
stat	e, or nonresident employees working within this state in
one	or more tours or rehearsals, including, without
limi	tation, payments to a loan-out company. For the purposes
of t	this subdivision:
	(a) With respect to a single employee, the portion of
any	salary which exceeds two million dollars in the
aggr	regate for a single tour shall not be included when
calc	culating total aggregate payroll;
	(b) All payments to a single employee and any legal
enti	ty in which the employee has any direct or indirect
owne	ership interest shall be considered as having been paid
to t	the employee and shall be aggregated regardless of the
mean	as of payment or distribution; and
	(c) Total aggregate payroll shall include payments to
a lo	oan-out company that has met its withholding tax
obli	gations as provided in this paragraph. The taxpayer
clai	ming the credit authorized pursuant to this section
shal	.l withhold Missouri income tax at the rate imposed
purs	suant to section 143.071 on all payments to loan-out

- 155 companies for services performed in Missouri. Any amounts
- 156 so withheld shall be deemed to have been withheld by the
- 157 loan-out company on wages paid to its employees for services
- 158 performed in Missouri, notwithstanding any exclusions under
- 159 Missouri law for short-term employment of nonresident
- 160 workers, out-of-state businesses, or otherwise. The amounts
- 161 so withheld shall be allocated to the loan-out company's
- employees based on the payments made to the loan-out
- 163 company's employees for services performed in Missouri. For
- 164 the purposes of this section, loan-out company nonresident
- 165 employees performing services in Missouri shall be
- 166 considered taxable nonresidents and the loan-out company
- shall be subject to income taxation in the taxable year in
- 168 which the loan-out company's employees perform services in
- 169 Missouri, notwithstanding any other provisions of chapter
- 170 143. Such withholding liability shall be subject to
- 171 penalties and interest in the same manner as the employee
- withholding taxes imposed under chapter 143 and the
- 173 department of revenue shall provide by regulation the manner
- 174 in which such liability shall be assessed and collected.
- 175 (17) "Tour", a series of concerts or other
- 176 performances performed or to be performed by a musical or
- 177 other live performer, including at least one rehearsal, in
- one or more locations over multiple days;
- 179 (18) "Tour expenses", expenses incurred or which will
- 180 be incurred during a tour including venues located in this
- 181 state, including:
- 182 (a) Total aggregate payroll;
- 183 (b) The transportation of people or concert tour
- 184 equipment to or from a train station, bus depot, airport, or
- 185 other transportation location, or from a residence or
- 186 business entity located in this state, or which is purchased
- 187 or will be purchased from a Missouri vendor;

188	(c) The leasing of vehicles provided by a Missouri
189	vendor;
190	(d) The purchasing or rental of facilities and
191	equipment from or through a Missouri vendor;
192	(e) Food and lodging which is incurred or will be
193	incurred from a Missouri vendor;
194	(f) Marketing or advertising a tour at venues located
195	within this state;
196	(g) Merchandise which is purchased or will be
197	purchased from a Missouri vendor and used on the tour;
198	(h) Payments made or that will be made to a personal
199	service corporation representing individual talent if income
200	tax will be paid or accrued on the net income of the
201	corporation for the taxable year pursuant to chapter 143; and
202	(i) Payments made or that will be made to a pass-
203	through entity representing individual talent for which
204	withholding tax will be withheld by the pass-through entity
205	on the payment as required pursuant to chapter 143;
206	"Tour expenses" shall not include development expenses,
200	including the writing of music or lyrics, or any expenses
208	claimed by a taxpayer as rehearsal expenses.
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210	3. (1) For all tax years beginning on or after
210	January 1, 2024, a taxpayer shall be allowed a tax credit for rehearsal expenses and tour expenses incurred by the
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	taxpayer. The amount of the tax credit shall be equal to
213214	thirty percent of the taxpayer's base investment, subject to the limitations provided in subsection 6 of this section.
214	No tax credit shall be authorized for rehearsal expenses or
216	tour expenses related to a rehearsal or tour that does not
217218	meet the minimum rehearsal and tour requirements.
218	(2) Tax credits issued pursuant to this section shall
	not be refundable. Any amount of tax credit that exceeds
220	the tax liability for a taxpayer's tax year may be carried

- forward to any of the taxpayer's five subsequent taxable years.
- 4. (1) Tax credits authorized pursuant to this
- 224 section may be transferred or sold in whole or in part by
- the taxpayer that claimed the tax credit, provided that the
- 226 tax credit is transferred or sold to another Missouri
- taxpayer.
- (2) A transferor may make one or more transfers or
- 229 sales of tax credits claimed in a taxable year, and such
- transfers or sales may involve one or more transferees.
- 231 (3) A transferor shall submit to the department and to
- the department of revenue a written notification of any
- 233 transfer or sale of tax credits within thirty days after the
- transfer or sale of such tax credits. Such notification
- 235 shall include the amount of the transferor's unredeemed tax
- 236 credits prior to transfer, the tax credit identifying
- 237 certificate number or other relevant identifying
- 238 information, the remaining amount of unredeemed tax credits
- after transfer, all tax identification numbers for each
- 240 transferee, the date of transfer, the amount transferred,
- 241 and any other information required by the department or the
- 242 department of revenue.
- 243 (4) The transfer or sale of a tax credit authorized
- 244 pursuant to this section shall not extend the time in which
- 245 such tax credit may be redeemed. The carry-forward period
- for a tax credit that is transferred or sold shall begin on
- 247 the date on which the tax credit was originally issued.
- 248 (5) A transferee shall have only such rights to claim
- 249 and redeem the tax credits that were available to such
- 250 transferor at the time of the transfer, except for the
- 251 transfer use of the tax credit authorized in subdivision (1)
- of this subsection. To the extent that such transferor did
- 253 not have rights to claim or redeem the tax credit at the

- 254 time of the transfer, the department of revenue shall either
- 255 disallow the tax credit claimed by the transferee or
- 256 recapture the tax credit from the transferee. The
- 257 transferee's recourse shall be against such transferor.
- 258 (6) Tax credits shall not be transferred or sold for
- less than sixty percent of the value of such tax credits.
- 260 (7) A taxpayer failing to comply with the provisions
- of this subsection shall not be able to redeem a tax credit
- until such taxpayer is in full compliance.
- 263 5. The tax credits authorized pursuant to this section
- shall be subject to the following conditions and limitations:
- 265 (1) The tax credit may be taken beginning with the
- 266 taxable year in which the taxpayer earning the tax credit
- 267 has met the requirements provided pursuant to this section.
- 268 For each year in which such taxpayer either claims or
- 269 transfers the tax credit, the taxpayer shall attach a
- 270 schedule to the taxpayer's Missouri income tax return which
- 271 shall include the following information:
- 272 (a) A description of the qualifying activities and
- 273 expenses;
- (b) A detailed listing of the employee names, Social
- 275 Security numbers, and Missouri wages when salaries are
- 276 included in the base investment;
- (c) The amount of the tax credit claimed pursuant to
- 278 this section for the tax year;
- 279 (d) Any tax credit previously taken by the taxpayer
- 280 against Missouri income tax liabilities;
- (e) The amount of the tax credit carried over from
- 282 prior years;
- 283 (f) The amount of the tax credit utilized by the
- 284 taxpayer claiming the tax credit in the current taxable
- 285 year; and

- 286 (g) The amount of the tax credit to be carried over to subsequent tax years;
- 289 <u>(2) In the initial tax year in which the taxpayer</u>
 289 <u>claims the credit authorized pursuant to this section, the</u>
 290 <u>taxpayer shall include a description of the qualifying</u>
 291 <u>activities and expenses that demonstrates that the minimum</u>
 292 rehearsal and tour requirements are met; and

- (3) Any taxpayer claiming, transferring, or selling a tax credit pursuant to this section shall be required to reimburse the department of revenue for any departmentinitiated audits relating to the tax credit. The provisions of this subdivision shall not apply to routine tax audits of a taxpayer which may include the review of the tax credit authorized pursuant to this section.
 - 6. (1) The aggregate amount of tax credits that may be authorized in a given fiscal year pursuant to this section shall not exceed eight million dollars. If the amount of tax credits applied for by taxpayers exceeds such amount, the department may, at its discretion, authorize additional tax credits in an amount not to exceed two million dollars in such fiscal year, provided that the maximum amount of tax credits that may be authorized during the subsequent fiscal year shall be reduced by the amount of additional tax credits that the department authorizes.
 - (2) Notwithstanding the provisions of subdivision (1) of subsection 3 of this section to the contrary, the amount of tax credits claimed by a taxpayer pursuant to this section during a fiscal year shall not exceed the following amounts:
- (a) If a taxpayer's base investment is less than four
 million dollars, the taxpayer shall not be awarded more than
 one million dollars in tax credits in a fiscal year;

- (b) If a taxpayer's base investment is at least four
 million dollars but less than eight million dollars, the
 taxpayer shall not be awarded more than two million dollars
- in tax credits in a fiscal year; and
- (c) If a taxpayer's base investment is at least eight
 million dollars, the taxpayer shall not be awarded more than
 three million dollars in tax credits in a fiscal year.
- 7. The department shall promulgate such rules and regulations as are necessary to implement and administer the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created
- 330 effective only if it complies with and is subject to all of

under the authority delegated in this section shall become

- the provisions of chapter 536 and, if applicable, section
- 332 536.028. This section and chapter 536 are nonseverable and
- if any of the powers vested with the general assembly
- pursuant to chapter 536 to review, to delay the effective
- date, or to disapprove and annul a rule are subsequently
- 336 held unconstitutional, then the grant of rulemaking
- authority and any rule proposed or adopted after August 28,
- 338 2023, shall be invalid and void.

- 8. Pursuant to section 23.253 of the Missouri Sunset

 Act:
- 341 (1) The program authorized pursuant to this section
 342 shall automatically sunset on December 31, 2030, unless
 343 reauthorized by an act of the general assembly;
- 344 (2) If such program is reauthorized, the program
 345 authorized pursuant to this section shall automatically
 346 sunset on December thirty-first, twelve years after the
 347 effective date of the reauthorization;
- 348 (3) This section shall terminate on September first of the calendar year immediately following the calendar year in

351 sunset; and 352 (4) The provisions of this subsection shall not be construed to limit or in any way impair the department's 353 354 ability to redeem tax credits authorized on or before the date the program authorized pursuant to this section 355 expires, or a taxpayer's ability to redeem such tax credits. 356 357 9. (1) Notwithstanding the provisions of subsection 8 of this section, the provisions of this section shall 358 359 automatically terminate and expire ninety days after the department determines that all other state and local 360 governments in the United States of America have terminated 361 362 or let lapse their tax credit or other governmental 363 incentive program for the music or performance entertainment industries, regardless of whether such credits or programs 364 365 are now in effect or first commence after the effective date 366 of this section. The department shall notify the revisor of 367 statutes upon the department's determination that the tax 368 credit authorized by this section shall terminate pursuant to this subsection. 369 370 (2) The provisions of this subsection shall not be construed to limit or in any way impair the ability of any 371 taxpayer that has met the requirements in this section prior 372 373 to the termination of this section to participate in the 374 program authorized under this section. The provisions of 375 this section shall not be construed to limit or in any way 376 impair the department's ability to redeem tax credits qualified for on or before the date the program authorized 377 pursuant to this section expires. 378 Section B. The enactment of section 135.753 of this

which the program authorized pursuant to this section is

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act shall become effective January 1, 2024.