SENATE SUBSTITUTE

FOR

SENATE COMMITTEE SUBSTITUTE

FOR

SENATE BILL NO. 466

AN ACT

To repeal sections 135.305, 135.686, 135.772, 135.775, 135.778, 135.1610, 137.1018, 348.436, 348.491, and 348.493, RSMo, and to enact in lieu thereof nine new sections relating to agricultural tax credits.

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

Section A. Sections 135.305, 135.686, 135.772, 135.775,

- 2 135.778, 135.1610, 137.1018, 348.436, 348.491, and 348.493,
- 3 RSMo, are repealed and nine new sections enacted in lieu
- 4 thereof, to be known as sections 135.305, 135.686, 135.772,
- 5 135.775, 135.778, 135.1610, 137.1018, 348.491, and 348.493, to
- 6 read as follows:

135.305. A Missouri wood energy producer shall be

- 2 eligible for a tax credit on taxes otherwise due under
- 3 chapter 143, except sections 143.191 to 143.261, as a
- 4 production incentive to produce processed wood products in a
- 5 qualified wood-producing facility using Missouri forest
- 6 product residue. The tax credit to the wood energy producer
- 7 shall be five dollars per ton of processed material. The
- 8 credit may be claimed for a period of five years and is to
- 9 be a tax credit against the tax otherwise due. [No new tax
- 10 credits, provided for under sections 135.300 to 135.311,
- 11 shall be authorized after June 30, 2028.] In no event shall
- 12 the aggregate amount of all tax credits allowed under
- 13 sections 135.300 to 135.311 exceed six million dollars in
- 14 any given fiscal year. There shall be no tax credits

- authorized under sections 135.300 to 135.311 unless an
- 16 appropriation is made for such tax credits.
- 135.686. 1. This section shall be known and may be
- 2 cited as the "Meat Processing Facility Investment Tax Credit
- 3 Act".
- 4 2. As used in this section, the following terms mean:
- 5 (1) "Authority", the agricultural and small business
- 6 development authority established in chapter 348;
- 7 (2) "Meat processing facility", any commercial plant,
- 8 as defined under section 265.300, at which livestock are
- 9 slaughtered or at which meat or meat products are processed
- 10 for sale commercially and for human consumption;
- 11 (3) "Meat processing modernization or expansion",
- 12 constructing, improving, or acquiring buildings or
- 13 facilities, or acquiring equipment for meat processing
- 14 including the following, if used exclusively for meat
- 15 processing and if acquired and placed in service in this
- 16 state during tax years beginning on or after January 1,
- 2017[, but ending on or before December 31, 2028]:
- 18 (a) Building construction including livestock
- 19 handling, product intake, storage, and warehouse facilities;
- 20 (b) Building additions;
- 21 (c) Upgrades to utilities including water, electric,
- 22 heat, refrigeration, freezing, and waste facilities;
- 23 (d) Livestock intake and storage equipment;
- 24 (e) Processing and manufacturing equipment including
- 25 cutting equipment, mixers, grinders, sausage stuffers, meat
- 26 smokers, curing equipment, cooking equipment, pipes, motors,
- 27 pumps, and valves;
- (f) Packaging and handling equipment including
- 29 sealing, bagging, boxing, labeling, conveying, and product
- 30 movement equipment;

- 31 (g) Warehouse equipment including storage and curing
 32 racks;
- 33 (h) Waste treatment and waste management equipment
- 34 including tanks, blowers, separators, dryers, digesters, and
- 35 equipment that uses waste to produce energy, fuel, or
- 36 industrial products;
- 37 (i) Computer software and hardware used for managing
- 38 the claimant's meat processing operation including software
- 39 and hardware related to logistics, inventory management,
- 40 production plant controls, and temperature monitoring
- 41 controls; and
- 42 (j) Construction or expansion of retail facilities or
- 43 the purchase or upgrade of retail equipment for the
- 44 commercial sale of meat products if the retail facility is
- 45 located at the same location as the meat processing facility;
- 46 (4) "Tax credit", a credit against the tax otherwise
- 47 due under chapter 143, excluding withholding tax imposed
- 48 under sections 143.191 to 143.265, or otherwise due under
- 49 [chapter] chapters 147 and 148;
- 50 (5) "Taxpayer", any individual or entity who:
- 51 (a) Is subject to the tax imposed under chapter 143,
- 52 excluding withholding tax imposed under sections 143.191 to
- 53 143.265, or the tax imposed under [chapter] chapters 147 and
- 54 148;
- (b) In the case of an individual, is a resident of
- 56 this state as verified by a 911 address or, in the absence
- of a 911 system, a physical address; and
- (c) Owns a meat processing facility located in this
- 59 state and employs a combined total of fewer than five
- 60 hundred individuals in all meat processing facilities owned
- 61 by the individual or entity in this country;

- 62 (6) "Used exclusively", used to the exclusion of all 63 other uses except for use not exceeding five percent of 64 total use.
- 3. For all tax years beginning on or after January 1, 2017, [but ending on or before December 31, 2028,] a taxpayer shall be allowed a tax credit for meat processing modernization or expansion related to the taxpayer's meat processing facility. The tax credit amount shall be equal to twenty-five percent of the amount the taxpayer paid in the tax year for meat processing modernization or expansion.
- 72 The amount of the tax credit claimed shall not exceed the amount of the taxpayer's state tax liability for 73 74 the tax year for which the credit is claimed. No tax credit claimed under this section shall be refundable. The tax 75 76 credit shall be claimed in the tax year in which the meat 77 processing modernization or expansion expenses were paid, 78 but any amount of credit that the taxpayer is prohibited by this section from claiming in a tax year may be carried 79 80 forward to any of the taxpayer's four subsequent tax years. The total amount of tax credits that any taxpayer may claim 81 shall not exceed seventy-five thousand dollars per year. 82 two or more persons own and operate the meat processing 83 facility, each person may claim a credit under this section 84 85 in proportion to such person's ownership interest; except that, the aggregate amount of the credits claimed by all 86 87 persons who own and operate the meat processing facility 88 shall not exceed seventy-five thousand dollars per year. The amount of tax credits authorized in this section in a 89 calendar year shall not exceed two million dollars. 90 91 credits shall be issued on an as-received application basis until the calendar year limit is reached. Any credits not 92 issued in any calendar year shall expire and shall not be 93 94 issued in any subsequent year.

- 95 5. To claim the tax credit allowed under this section, the taxpayer shall submit to the authority an application 96 97 for the tax credit on a form provided by the authority and any application fee imposed by the authority. The 98 application shall be filed with the authority at the end of 99 100 each calendar year in which a meat processing modernization or expansion project was completed and for which a tax 101 102 credit is claimed under this section. The application shall 103 include any certified documentation, proof of meat 104 processing modernization or expansion, and any other 105 information required by the authority. All required information obtained by the authority shall be confidential 106 107 and not disclosed except by court order, subpoena, or as 108 otherwise provided by law. If the taxpayer and the meat 109 processing modernization or expansion meet all criteria 110 required by this section and approval is granted by the 111 authority, the authority shall issue a tax credit 112 certificate in the appropriate amount. Tax credit 113 certificates issued under this section may be assigned, transferred, sold, or otherwise conveyed, and the new owner 114 of the tax credit certificate shall have the same rights in 115 the tax credit as the original taxpayer. If a tax credit 116 certificate is assigned, transferred, sold, or otherwise 117 118 conveyed, a notarized endorsement shall be filed with the 119 authority specifying the name and address of the new owner of the tax credit certificate and the value of the tax 120 121 credit.
- 6. Any information provided under this section shall be confidential information, to be shared with no one except state and federal animal health officials, except as provided in subsection 5 of this section.
- 7. The authority shall promulgate rules establishing a process for verifying that a facility's modernization or

- 128 expansion for which tax credits were allowed under this
- 129 section has in fact expanded the facility's production
- 130 within three years of the issuance of the tax credit and if
- 131 not, the authority shall promulgate through rulemaking a
- 132 process by which the taxpayer shall repay the authority an
- 133 amount equal to that of the tax credit allowed.
- 134 8. The authority shall, at least annually, submit a
- 135 report to the Missouri general assembly reviewing the costs
- and benefits of the program established under this section.
- 9. The authority may promulgate rules to implement the
- 138 provisions of this section. Any rule or portion of a rule,
- as that term is defined in section 536.010, that is created
- 140 under the authority delegated in this section shall become
- 141 effective only if it complies with and is subject to all of
- the provisions of chapter 536 and, if applicable, section
- 143 536.028. This section and chapter 536 are nonseverable and
- if any of the powers vested with the general assembly
- 145 pursuant to chapter 536 to review, to delay the effective
- 146 date, or to disapprove and annul a rule are subsequently
- 147 held unconstitutional, then the grant of rulemaking
- 148 authority and any rule proposed or adopted after August 28,
- 149 2016, shall be invalid and void.
- 150 10. This section shall not be subject to the Missouri
- 151 sunset act, sections 23.250 to 23.298.
 - 135.772. 1. For the purposes of this section, the
 - 2 following terms shall mean:
 - 3 (1) "Department", the Missouri department of revenue;
 - 4 (2) "Distributor", a person, firm, or corporation
 - 5 doing business in this state that:
 - 6 (a) Produces, refines, blends, compounds, or
 - 7 manufactures motor fuel;
 - 8 (b) Imports motor fuel into the state; or
 - 9 (c) Is engaged in distribution of motor fuel;

10 (3) "Higher ethanol blend", a fuel capable of being 11 dispensed directly into motor vehicle fuel tanks for 12 consumption that is comprised of at least fifteen percent

but not more than eighty-five percent ethanol;

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- 14 (4) "Retail dealer", a person, firm, or corporation 15 doing business in this state that owns or operates a retail 16 service station in this state;
- 17 (5) "Retail service station", a location in this state 18 from which higher ethanol blend is sold to the general 19 public and is dispensed directly into motor vehicle fuel 20 tanks for consumption.
- tanks for consumption. 20 For all tax years beginning on or after January 1, 21 2023, a retail dealer that sells higher ethanol blend at 22 such retail dealer's retail service station or a distributor 23 that sells higher ethanol blend directly to the final user 24 25 located in this state shall be allowed a tax credit to be taken against the retail dealer's or distributor's state 26 income tax liability. The amount of the credit shall equal 27 five cents per gallon of higher ethanol blend sold by the 28 retail dealer and dispensed through metered pumps at the 29 retail dealer's retail service station or by a distributor 30 directly to the final user located in this state during the 31 tax year for which the tax credit is claimed. For any 32 33 retail dealer or distributor with a tax year beginning prior to January 1, 2023, but ending during the 2023 calendar 34 35 year, such retail dealer or distributor shall be allowed a tax credit for the amount of higher ethanol blend sold 36 during the portion of such tax year that occurs during the 37 2023 calendar year. Tax credits authorized pursuant to this 38 39 section shall not be transferred, sold, or assigned. amount of the tax credit exceeds the taxpayer's state tax 40 liability, the difference shall not be refundable but may be 41

carried forward to any of the five subsequent tax years.

- The total amount of tax credits issued pursuant to this section for any given fiscal year shall not exceed five million dollars.
- 3. In the event the total amount of tax credits
 claimed under this section exceeds the amount of available
 tax credits, the tax credits shall be apportioned among all
 eligible retail dealers and distributors claiming a tax
 credit by April fifteenth, or as directed by section
 143.851, of the fiscal year in which the tax credit is
 claimed.
- The tax credit allowed by this section shall be 53 claimed by such taxpayer at the time such taxpayer files a 54 55 return and shall be applied against the income tax liability imposed by chapter 143, excluding the withholding tax 56 imposed by sections 143.191 to 143.265, after reduction for 57 all other credits allowed thereon. The department may 58 require any documentation it deems necessary to implement 59 the provisions of this section. 60
- 61 The department shall promulgate rules to implement the provisions of this section. Any rule or portion of a 62 rule, as that term is defined in section 536.010, that is 63 created under the authority delegated in this section shall 64 become effective only if it complies with and is subject to 65 all of the provisions of chapter 536 and, if applicable, 66 section 536.028. This section and chapter 536 are 67 68 nonseverable and if any of the powers vested with the 69 general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are 70 subsequently held unconstitutional, then the grant of 71 72 rulemaking authority and any rule proposed or adopted after January 2, 2023, shall be invalid and void. 73
 - [6. Under section 23.253 of the Missouri sunset act:

- 75 (1) The provisions of this section shall automatically 76 sunset on December 31, 2028, unless reauthorized by an act
- of the general assembly; and
- 78 (2) If such program is reauthorized, the program
- 79 authorized under this section shall automatically sunset
- 80 twelve years after the effective date of the reauthorization
- 81 of this section; and
- 82 (3) This section shall terminate on September first of
- 83 the calendar year immediately following the calendar year in
- which the program authorized under this section is sunset.]
 - 135.775. 1. As used in this section, the following
 - 2 terms mean:
 - 3 (1) "Biodiesel blend", a blend of diesel fuel and
 - 4 biodiesel fuel of at least five percent and not more than
 - 5 twenty percent for on-road [and] or off-road diesel-fueled
 - 6 vehicle use;
 - 7 (2) "Biodiesel fuel", a renewable, biodegradable, mono
 - 8 alkyl ester combustible liquid fuel that is derived from
 - 9 agricultural and other plant oils or animal fats and that
- 10 meets the most recent version of the ASTM International
- 11 D6751 Standard Specification for Biodiesel Fuel Blend
- 12 Stock. A fuel shall be deemed to be biodiesel fuel if the
- 13 fuel consists of a pure B100 or B99 ratio. Biodiesel
- 14 produced from palm oil is not biodiesel fuel for the
- 15 purposes of this section unless the palm oil is contained
- 16 within waste oil and grease collected within the United
- 17 States;
- 18 (3) "B99", a blend of ninety-nine percent biodiesel
- 19 fuel that meets the most recent version of the ASTM
- 20 International D6751 Standard Specification for Biodiesel
- 21 Fuel Blend Stock with a minimum of one-tenth of one percent
- 22 and maximum of one percent diesel fuel that meets the most

- 23 recent version of the ASTM International D975 Standard
- 24 Specification for Diesel Fuel;
- 25 (4) "Department", the Missouri department of revenue;
- 26 (5) "Distributor", a person, firm, or corporation
- 27 doing business in this state that:
- 28 (a) Produces, refines, blends, compounds, or
- 29 manufactures motor fuel;
- 30 (b) Imports motor fuel into the state; or
- 31 (c) Is engaged in distribution of motor fuel;
- 32 (6) "Retail dealer", a person, firm, or corporation
- 33 doing business in this state that owns or operates a retail
- 34 service station in this state;
- 35 (7) "Retail service station", a location in this state
- 36 from which biodiesel blend is sold to the general public and
- 37 is dispensed directly into motor vehicle fuel tanks for
- 38 consumption at retail.
- 39 2. For all tax years beginning on or after January 1,
- 40 2023, a retail dealer that sells a biodiesel blend at a
- 41 retail service station or a distributor that sells a
- 42 biodiesel blend directly to the final user located in this
- 43 state shall be allowed a tax credit to be taken against the
- 44 retail dealer or distributor's state income tax liability.
- 45 For any retail dealer or distributor with a tax year
- 46 beginning prior to January 1, 2023, but ending during the
- 47 2023 calendar year, such retail dealer or distributor shall
- 48 be allowed a tax credit for the amount of biodiesel blend
- 49 sold during the portion of such tax year that occurs during
- 50 the 2023 calendar year. The amount of the credit shall be
- 51 equal to:
- 52 (1) Two cents per gallon of biodiesel blend of at
- 53 least five percent but not more than ten percent sold by the
- 54 retail dealer at a retail service station or by a

- distributor directly to the final user located in this state during the tax year for which the tax credit is claimed; and
- 57 (2) Five cents per gallon of biodiesel blend in excess
 58 of ten percent but not more than twenty percent sold by the
 59 retail dealer at a retail service station or by a
 60 distributor directly to the final user located in this state
 61 during the tax year for which the tax credit is claimed.
- 3. Tax credits authorized under this section shall not be transferred, sold, or assigned. If the amount of the tax credit exceeds the taxpayer's state tax liability, the difference shall be refundable. The total amount of tax credits issued under this section for any given fiscal year shall not exceed sixteen million dollars.
- 4. In the event the total amount of tax credits
 claimed under this section exceeds the amount of available
 tax credits, the tax credits shall be apportioned among all
 eligible retail dealers and distributors claiming a tax
 credit by April fifteenth, or as directed by section
 143.851, of the fiscal year in which the tax credit is
 claimed.
- 75 The tax credit allowed by this section shall be 76 claimed by such taxpayer at the time such taxpayer files a return and shall be applied against the income tax liability 77 78 imposed by chapter 143, excluding the withholding tax 79 imposed by sections 143.191 to 143.265, after reduction for 80 all other credits allowed thereon. The department may 81 require any documentation it deems necessary to administer the provisions of this section. 82
- 6. Notwithstanding the provisions of section 32.057 to the contrary, the department may work with the division of weights and measures within the department of agriculture to validate that the biodiesel blend a retail dealer or

- 87 distributor claims for the tax credit authorized under this 88 section contains a sufficient percentage of biodiesel fuel.
- 7. In the event a taxpayer is denied part or all of a tax credit to which the taxpayer is qualified pursuant to
- 91 any provision of law due to lack of available funds, and
- 92 such denial causes a balance-due notice to be generated by
- 93 the department of revenue or any other redeeming agency, a
- 94 taxpayer shall not be held liable for any penalty or
- 95 interest on such balance due, provided the balance is paid
- 96 or approved payment arrangements have been made within sixty
- 97 days from the notice of denial. Any payments not timely
- 98 made pursuant to this section shall be subject to penalty
- 99 and interest pursuant to this chapter.
- 100 8. The department shall promulgate rules to implement
- 101 and administer the provisions of this section. Any rule or
- 102 portion of a rule, as that term is defined in section
- 103 536.010, that is created pursuant to the authority delegated
- in this section shall become effective only if it complies
- 105 with and is subject to all of the provisions of chapter 536
- and, if applicable, section 536.028. This section and
- 107 chapter 536 are nonseverable and if any of the powers vested
- 108 with the general assembly pursuant to chapter 536 to review,
- 109 to delay the effective date, or to disapprove and annul a
- 110 rule are subsequently held unconstitutional, then the grant
- of rulemaking authority and any rule proposed or adopted
- after January 2, 2023, shall be invalid and void.
- 113 [8. Under section 23.253 of the Missouri sunset act:
- 114 (1) The provisions of the new program authorized under
- this section shall automatically sunset on December 31,
- 2028, unless reauthorized by an act of the general assembly;
- 117 (2) If such program is reauthorized, the program
- authorized under this section shall automatically sunset

- twelve years after the effective date of the reauthorization
- of this section; and
- 121 (3) This section shall terminate on September first of
- the calendar year immediately following the calendar year in
- which the program authorized under this section is sunset.
- The termination of the program as described in this
- subsection shall not be construed to preclude any qualified
- taxpayer who claims any benefit under any program that is
- sunset under this subsection from claiming such benefit for
- all allowable activities related to such claim that were
- completed before the program was sunset or to eliminate any
- responsibility of the department to verify the continued
- eligibility of qualified individuals receiving tax credits
- and to enforce other requirements of law that applied before
- the program was sunset.]
 - 135.778. 1. For the purposes of this section, the
 - 2 following terms shall mean:
 - 3 (1) "Biodiesel fuel", a renewable, biodegradable, mono
 - 4 alkyl ester combustible liquid fuel that is derived from
 - 5 agricultural and other plant oils or animal fats and that
 - 6 meets the most recent version of the ASTM International
 - 7 D6751 Standard Specification for Biodiesel Fuel Blend
 - 8 Stock. A fuel shall be deemed to be biodiesel fuel if the
 - 9 fuel consists of a pure B100 or B99 ratio. Biodiesel
- 10 produced from palm oil is not biodiesel fuel for the
- 11 purposes of this section unless the palm oil is contained
- 12 within waste oil and grease collected within the United
- 13 States;
- 14 (2) "B99", a blend of ninety-nine percent biodiesel
- 15 fuel that meets the most recent version of the ASTM
- 16 International D6751 Standard Specification for Biodiesel
- 17 Fuel Blend Stock with a minimum of one-tenth of one percent
- 18 and maximum of one percent diesel fuel that meets the most

- recent version of the ASTM International D975 StandardSpecification for Diesel Fuel;
- 21 (3) "Department", the Missouri department of revenue;
- 22 (4) "Missouri biodiesel producer", a person, firm, or
- 23 corporation doing business in this state that produces
- 24 biodiesel fuel in this state, is registered with the United
- 25 States Environmental Protection Agency according to the
- requirements of 40 CFR Part 79, and has begun construction
- 27 on such facility or has been selling biodiesel fuel produced
- 28 at such facility on or before January 2, 2023.
- 2. For all tax years beginning on or after January 1,
- 30 2023, a Missouri biodiesel producer shall be allowed a tax
- 31 credit to be taken against the producer's state income tax
- 32 liability. For any Missouri biodiesel producer with a tax
- year beginning prior to January 1, 2023, but ending during
- 34 the 2023 calendar year, such Missouri biodiesel producer
- 35 shall be allowed a tax credit for the amount of biodiesel
- 36 fuel produced during the portion of such tax year that
- 37 occurs during the 2023 calendar year. The amount of the tax
- 38 credit shall be two cents per gallon of biodiesel fuel
- 39 produced by the Missouri biodiesel producer during the tax
- 40 year for which the tax credit is claimed.
- 41 3. Tax credits authorized under this section shall not
- 42 be transferred, sold, or assigned. If the amount of the tax
- 43 credit exceeds the taxpayer's state tax liability, the
- 44 difference shall be refundable. The total amount of tax
- 45 credits issued under this section for any given fiscal year
- 46 shall not exceed five million five hundred thousand dollars,
- 47 which shall be authorized on a first-come, first-served
- 48 basis.
- 49 4. The tax credit authorized under this section shall
- 50 be claimed by such taxpayer at the time such taxpayer files
- 51 a return and shall be applied against the income tax

- liability imposed by chapter 143, excluding the withholding tax imposed by sections 143.191 to 143.265, after reduction for all other credits allowed thereon. The department may require any documentation it deems necessary to administer the provisions of this section.
- The department shall promulgate rules to implement 57 and administer the provisions of this section. Any rule or 58 59 portion of a rule, as that term is defined in section 536.010, that is created pursuant to the authority delegated 60 61 in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 62 and, if applicable, section 536.028. This section and 63 64 chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, 65 to delay the effective date, or to disapprove and annul a 66 rule are subsequently held unconstitutional, then the grant 67 of rulemaking authority and any rule proposed or adopted 68 after January 2, 2023, shall be invalid and void. 69
 - [6. Under section 23.253 of the Missouri sunset act:
- 71 (1) The provisions of the new program authorized under 72 this section shall automatically sunset on December 31, 73 2028, unless reauthorized by an act of the general assembly;

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- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and
- 78 (3) This section shall terminate on September first of
 79 the calendar year immediately following the calendar year in
 80 which the program authorized under this section is sunset.
 81 The termination of the program as described in this
 82 subsection shall not be construed to preclude any qualified
 83 taxpayer who claims any benefit under any program that is

sunset under this subsection from claiming such benefit for

- 85 all allowable activities related to such claim that were
- 86 completed before the program was sunset, or to eliminate any
- 87 responsibility of the department to verify the continued
- 88 eligibility of qualified individuals receiving tax credits
- 89 and to enforce other requirements of law that applied before
- 90 the program was sunset.]
 - 135.1610. 1. As used in this section, the following
- 2 terms mean:
- 3 (1) "Eligible expenses", expenses incurred in the
- 4 construction or development of establishing or improving an
- 5 urban farm in an urban area. The term eligible expenses
- 6 shall not include any expense for labor or any expense
- 7 incurred to grow medical marijuana or industrial hemp;
- 8 (2) "Tax credit", a credit against the tax otherwise
- 9 due under chapter 143, excluding withholding tax imposed
- 10 under sections 143.191 to 143.265;
- 11 (3) "Taxpayer", any individual, partnership, or
- 12 corporation as described under section 143.441 or 143.471
- 13 that is subject to the tax imposed under chapter 143,
- 14 excluding withholding tax imposed under sections 143.191 to
- 15 143.265, or any charitable organization that is exempt from
- 16 federal income tax and whose Missouri unrelated business
- 17 taxable income, if any, would be subject to the state income
- 18 tax imposed under chapter 143;
- 19 (4) "Urban area", an urbanized area as defined by the
- 20 United States Census Bureau;
- 21 (5) "Urban farm", an agricultural plot or facility in
- 22 an urban area that produces agricultural food products used
- 23 solely for distribution to the public by sale or donation.
- 24 Urban farm shall include community-run gardens. Urban farm
- 25 shall not include personal farms or residential lots for
- 26 personal use.

2. For all tax years beginning on or after January 1, 28 2023, a taxpayer shall be allowed to claim a tax credit 29 against the taxpayer's state tax liability in an amount 30 equal to fifty percent of the taxpayer's eligible expenses 31 for establishing or improving an urban farm that focuses on

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food production.

- The amount of the tax credit claimed shall not 33 34 exceed the amount of the taxpayer's state tax liability in the tax year for which the credit is claimed, and the 35 36 taxpayer shall not be allowed to claim a tax credit under this section in excess of five thousand dollars for each 37 urban farm. The total amount of tax credits that may be 38 39 authorized for all taxpayers for eligible expenses incurred on any given urban farm shall not exceed twenty-five 40 thousand dollars. Any issued tax credit that cannot be 41 42 claimed in the tax year in which the eligible expenses were 43 incurred may be carried over to the next three succeeding tax years until the full credit is claimed. 44
- 4. The total amount of tax credits that may be
 46 authorized under this section shall not exceed two hundred
 47 thousand dollars in any calendar year.
- 5. Tax credits issued under the provisions of this section shall not be transferred, sold, or assigned.
- 6. The Missouri agricultural and small business
 development authority shall recapture the amount of tax
 credits issued to any taxpayer who, after receiving such tax
 credit, uses the urban farm for the personal benefit of the
 taxpayer instead of for producing agricultural food products
 used solely for distribution to the public by sale or
 donation.
 - 7. The Missouri agricultural and small business development authority may promulgate rules to implement the provisions of this section. Any rule or portion of a rule,

- 60 as that term is defined in section 536.010, that is created under the authority delegated in this section shall become 61 62 effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 63 536.028. This section and chapter 536 are nonseverable and 64 if any of the powers vested with the general assembly 65 pursuant to chapter 536 to review, to delay the effective 66 67 date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking 68 69 authority and any rule proposed or adopted after January 2, 2023, shall be invalid and void. 70
- 71 [8. Under section 23.253 of the Missouri sunset act:
- 72 (1) The program authorized under this section shall
 73 automatically sunset on December 31, 2028, unless
 74 reauthorized by an act of the general assembly;

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- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset on December thirty-first twelve years after the effective date of the reauthorization of this section;
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset; and
- 83 (4) Nothing in this subsection shall prevent a
 84 taxpayer from claiming a tax credit properly issued before
 85 the program was sunset in a tax year after the program is
 86 sunset.]
- 137.1018. 1. The commission shall ascertain the

 statewide average rate of property taxes levied the

 preceding year, based upon the total assessed valuation of

 the railroad and street railway companies and the total

 property taxes levied upon the railroad and street railway

 companies. It shall determine total property taxes levied

- 7 from reports prescribed by the commission from the railroad
- 8 and street railway companies. Total taxes levied shall not
- 9 include revenues from the surtax on subclass three real
- 10 property.
- 11 2. The commission shall report its determination of
- 12 average property tax rate for the preceding year, together
- 13 with the taxable distributable assessed valuation of each
- 14 freight line company for the current year to the director no
- 15 later than October first of each year.
- 16 3. Taxes on property of such freight line companies
- 17 shall be collected at the state level by the director on
- 18 behalf of the counties and other local public taxing
- 19 entities and shall be distributed in accordance with
- 20 sections 137.1021 and 137.1024. The director shall tax such
- 21 property based upon the distributable assessed valuation
- 22 attributable to Missouri of each freight line company, using
- 23 the average tax rate for the preceding year of the railroad
- 24 and street railway companies certified by the commission.
- 25 Such tax shall be due and payable on or before December
- 26 thirty-first of the year levied and, if it becomes
- 27 delinquent, shall be subject to a penalty equal to that
- 28 specified in section 140.100.
- 4. (1) As used in this subsection, the following
- 30 terms mean:
- 31 (a) "Eligible expenses", expenses incurred in this
- 32 state to manufacture, maintain, or improve a freight line
- 33 company's qualified rolling stock;
- 34 (b) "Qualified rolling stock", any freight, stock,
- 35 refrigerator, or other railcars subject to the tax levied
- 36 under this section.
- 37 (2) For all taxable years beginning on or after
- 38 January 1, 2009, a freight line company shall, subject to
- 39 appropriation, be allowed a credit against the tax levied

- 40 under this section for the applicable tax year. The tax
- 41 credit amount shall be equal to the amount of eligible
- 42 expenses incurred during the calendar year immediately
- 43 preceding the tax year for which the credit under this
- 44 section is claimed. The amount of the tax credit issued
- 45 shall not exceed the freight line company's liability for
- 46 the tax levied under this section for the tax year for which
- 47 the credit is claimed.
- 48 (3) A freight line company may apply for the credit by
- 49 submitting to the commission an application in the form
- 50 prescribed by the state tax commission.
- 51 (4) Subject to appropriation, the state shall
- 52 reimburse, on an annual basis, any political subdivision of
- 53 this state for any decrease in revenue due to the provisions
- of this subsection.
- [5. Pursuant to section 23.253 of the Missouri sunset
- 56 act:
- 57 (1) The program authorized under subsection 4 of this
- section shall expire on August 28, 2028; and
- 59 (2) Subsection 4 of this section shall terminate on
- 60 September 1, 2029.]
 - 348.491. 1. This section shall be known and may be
- 2 cited as the "Specialty Agricultural Crops Act".
- 3 2. As used in this section, the following terms mean:
- 4 (1) "Authority", the Missouri agricultural and small
- 5 business development authority created in section 348.020;
- 6 (2) "Family farmer", a farmer who is a Missouri
- 7 resident and who has less than one hundred thousand dollars
- 8 in agricultural sales per year;
- 9 (3) "Lender", the same definition as in section
- **10** 348.015;
- 11 (4) "Specialty crop", fruits and vegetables, tree
- 12 nuts, dried fruits, and horticulture and nursery crops

- including, but not limited to, floriculture. Specialty crop shall not include medical marijuana or industrial hemp.
- 15 3. The authority shall establish a specialty
- 16 agricultural crops loan program for family farmers for the
- 17 purchase of specialty crop seeds, seedlings, or trees; soil
- 18 amendments including compost; irrigation equipment; fencing;
- 19 row covers; trellising; season extension equipment;
- 20 refrigeration equipment; and equipment for planting and
- 21 harvesting.
- 4. To participate in the loan program, a family farmer
- 23 shall first obtain approval for a specialty agricultural
- 24 crops loan from a lender. Each family farmer shall be
- 25 eligible for only one specialty agricultural crops loan per
- 26 family.
- 27 5. The maximum amount of the specialty agricultural
- 28 crops loan for specialty crop producers shall be thirty-five
- 29 thousand dollars.
- 30 6. Eligible borrowers under the program:
- 31 (1) Shall use the proceeds of the specialty
- 32 agricultural crops loan to acquire the farming resources
- 33 described in subsection 3 of this section;
- 34 (2) Shall not finance more than ninety percent of the
- 35 anticipated cost of the purchase of such farming resources
- 36 through the specialty agricultural crops loan; and
- 37 (3) Shall not be charged interest by the lender for
- 38 the first year of the qualified specialty agricultural crops
- 39 loan.
- 40 7. Upon approval of the specialty agricultural crops
- 41 loan by a lender under subsection 4 of this section, the
- 42 loan shall be submitted for approval by the authority. The
- 43 authority shall promulgate rules establishing eligibility
- 44 under this section, taking into consideration:

- 45 (1)The eligible borrower's ability to repay the specialty agricultural crops loan; 46
- 47 The general economic conditions of the area in which the farm is located; 48
- The prospect of a financial return for the family 49 50 farmer for the type of farming resource for which the 51 specialty agricultural crops loan is sought; and
- 52 Such other factors as the authority may establish.
- 53 For eligible borrowers participating in the 54 program, the authority shall be responsible for reviewing the purchase price of any farming resources to be purchased 55 by an eligible borrower under the program to determine 56 57 whether the price to be paid is appropriate for the type of farming resources purchased. The authority may impose a one-58 time loan review fee of one percent, which shall be 59 60 collected by the lender at the time of the loan and paid to
- Nothing in this section shall be construed to 62 63 preclude a family farmer from participating in any other 64 agricultural program.

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the authority.

- 10. Any rule or portion of a rule, as that term is 65 defined in section 536.010, that is created under the 66 authority delegated in this section shall become effective 67 only if it complies with and is subject to all of the 68 69 provisions of chapter 536 and, if applicable, section 70 536.028. This section and chapter 536 are nonseverable and 71 if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective 72 date, or to disapprove and annul a rule are subsequently 73 held unconstitutional, then the grant of rulemaking 74
- 2023, shall be invalid and void. 76 77

authority and any rule proposed or adopted after January 2,

- 78 (1) The provisions of the new program authorized under
- 79 this section shall automatically sunset on December 31,
- 80 2028, unless reauthorized by an act of the general assembly;
- 81 and
- 82 (2) If such program is reauthorized, the program
- 83 authorized under this section shall automatically sunset
- twelve years after the effective date of the reauthorization
- 85 of this section; and
- 86 (3) This section shall terminate on September first of
- 87 the calendar year immediately following the calendar year in
- which the program authorized under this section is sunset.]
 - 348.493. 1. As used in this section, "state tax
- 2 liability" means any state tax liability incurred by a
- 3 taxpayer under the provisions of chapter 143, 147, or 148,
- 4 exclusive of the provisions relating to the withholding of
- 5 tax as provided for in sections 143.191 to 143.265 and
- 6 related provisions.
- 7 2. Any eligible lender under the specialty
- 8 agricultural crops loan program under section 348.491 shall
- 9 be entitled to receive a tax credit equal to one hundred
- 10 percent of the amount of interest waived by the lender under
- 11 section 348.491 on a qualifying loan for the first year of
- 12 the loan only. The tax credit shall be evidenced by a
- 13 certificate of tax credit issued by the Missouri
- 14 agricultural and small business development authority and
- 15 may be used to satisfy the state tax liability of the owner
- 16 of such certificate that becomes due in the tax year in
- 17 which the interest on a qualified loan is waived by the
- 18 lender under section 348.491. No lender shall receive a tax
- 19 credit under this section unless such lender presents a
- 20 certificate of tax credit to the department of revenue for
- 21 payment of such state tax liability. The amount of the tax
- 22 credits that may be issued to all eligible lenders claiming

- tax credits authorized in this section in a fiscal year shall not exceed three hundred thousand dollars.
- 25 The Missouri agricultural and small business development authority shall be responsible for the 26 27 administration and issuance of the certificate of tax credits authorized by this section. The authority shall 28 29 issue a certificate of tax credit at the request of any 30 lender. Each request shall include a true copy of the loan documents, the name of the lender who is to receive a 31 32 certificate of tax credit, the type of state tax liability against which the tax credit is to be used, and the amount 33 of the certificate of tax credit to be issued to the lender 34

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37 4. The department of revenue shall accept a
38 certificate of tax credit in lieu of other payment in such
39 amount as is equal to the lesser of the amount of the tax or
40 the remaining unused amount of the credit as indicated on
41 the certificate of tax credit and shall indicate on the
42 certificate of tax credit the amount of tax thereby paid and
43 the date of such payment.

based on the interest waived by the lender under section

348.491 on the loan for the first year.

- 5. The following provisions shall apply to tax credits authorized under this section:
- 46 (1) Tax credits claimed in a tax year may be claimed 47 on a quarterly basis and applied to the estimated quarterly 48 tax of the lender;
- 49 (2) Any amount of tax credit that exceeds the tax due, 50 including any estimated quarterly taxes paid by the lender 51 under subdivision (1) of this subsection that result in an 52 overpayment of taxes for a tax year, shall not be refunded 53 but may be carried over to any subsequent tax year, not to 54 exceed a total of three years for which a tax credit may be 55 taken for a qualified specialty agricultural crops loan;

56 (3) Notwithstanding any provision of law to the contrary, a lender may assign, transfer, sell, or otherwise 57 58 convey tax credits authorized under this section, with the new owner of the tax credit receiving the same rights in the 59 tax credit as the lender. For any tax credits assigned, 60 transferred, sold, or otherwise conveyed, a notarized 61 62 endorsement shall be filed by the lender with the authority 63 specifying the name and address of the new owner of the tax credit and the value of such tax credit; and 64

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- (4) Notwithstanding any other provision of this section to the contrary, any commercial bank may use tax credits created under this section as provided in section 148.064 and receive a net tax credit against taxes actually paid in the amount of the first year's interest on loans made under this section. If such first year tax credits reduce taxes due as provided in section 148.064 to zero, the remaining tax credits may be carried over as otherwise provided in this section and used as provided in section 148.064 in subsequent years.
 - [6. Under section 23.253 of the Missouri sunset act:
- (1) The provisions of the new program authorized under this section shall automatically sunset on December 31, 2028, unless reauthorized by an act of the general assembly; and
- 80 (2) If such program is reauthorized, the program
 81 authorized under this section shall automatically sunset
 82 twelve years after the effective date of the reauthorization
 83 of this section; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset.]

[348.436. The provisions of sections 348.430 to 348.436 shall expire December 31, 2028.]