FIRST REGULAR SESSION

SENATE BILL NO. 699

103RD GENERAL ASSEMBLY

INTRODUCED BY SENATOR MOON.

KRISTINA MARTIN, Secretary

AN ACT

To repeal section 137.016, RSMo, and to enact in lieu thereof one new section relating to the classification of certain real property.

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

Section A. Section 137.016, RSMo, is repealed and one new 2 section enacted in lieu thereof, to be known as section 137.016, to read as follows: 3 137.016. 1. As used in Section 4(b) of Article X of the Missouri Constitution, the following terms mean: 2 3 (1)"Residential property", all real property improved by a structure which is used or intended to be used for 4 5 residential living by human occupants, vacant land in 6 connection with an airport, land used as a golf course, 7 manufactured home parks, bed and breakfast inns in which the 8 owner resides and uses as a primary residence with six or 9 fewer rooms for rent, and time-share units as defined in 10 section 407.600, except to the extent such units are actually rented and subject to sales tax under subdivision 11 12 (6) of subsection 1 of section 144.020, but residential property shall not include other similar facilities used 13 primarily for transient housing. A single family home 14 leased for a term of less than thirty consecutive days, in 15 16 whole or in part, subject to sales tax under subdivision (6) of subsection 1 of section 144.020 shall be classified only 17 18 as residential property. For the purposes of this section,

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19 "transient housing" means all rooms available for rent or 20 lease for which the receipts from the rent or lease of such 21 rooms are subject to state sales tax pursuant to subdivision 22 (6) of subsection 1 of section 144.020; the leasing of a 23 single family home, in whole or in part, for a term of less 24 than thirty consecutive days does not, in itself, constitute 25 "transient housing";

26 (2)"Agricultural and horticultural property", all 27 real property used for agricultural purposes and devoted 28 primarily to the raising and harvesting of crops; to the feeding, breeding and management of livestock which shall 29 include breeding, showing, and boarding of horses; to 30 dairying, or to any other combination thereof; and buildings 31 and structures customarily associated with farming, 32 agricultural, and horticultural uses. Agricultural and 33 horticultural property shall also include land devoted to 34 and qualifying for payments or other compensation under a 35 soil conservation or agricultural assistance program under 36 37 an agreement with an agency of the federal government. Agricultural and horticultural property shall further 38 include any reliever airport. Real property classified as 39 forest croplands shall not be agricultural or horticultural 40 property so long as it is classified as forest croplands and 41 42 shall be taxed in accordance with the laws enacted to implement Section 7 of Article X of the Missouri 43 44 Constitution. Agricultural and horticultural property shall 45 also include any sawmill or planing mill defined in the U.S. Department of Labor's Standard Industrial Classification 46 (SIC) Manual under Industry Group 242 with the SIC number 47 2421. Agricultural and horticultural property shall also 48 include urban and community gardens. For the purposes of 49 this section, "urban and community gardens" shall include 50

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51 real property cultivated by residents of a neighborhood or 52 community for the purposes of providing agricultural 53 products, as defined in section 262.900, for the use of residents of the neighborhood or community, and shall not 54 55 include a garden intended for individual or personal use; "Utility, industrial, commercial, railroad and 56 (3) other real property", all real property used directly or 57 indirectly for any commercial, mining, industrial, 58 manufacturing, trade, professional, business, or similar 59 60 purpose, including all property centrally assessed by the state tax commission but shall not include floating docks, 61 portions of which are separately owned and the remainder of 62 63 which is designated for common ownership and in which no one person or business entity owns more than five individual 64

65 units. All other real property not included in the property 66 listed in subclasses (1) and (2) of Section 4(b) of Article 67 X of the Missouri Constitution, as such property is defined 68 in this section, shall be deemed to be included in the term 69 "utility, industrial, commercial, railroad and other real 70 property".

71 2. Pursuant to Article X of the state Constitution, any taxing district may adjust its operating levy to recoup 72 any loss of property tax revenue, except revenues from the 73 74 surtax imposed pursuant to Article X, Subsection 2 of Section 6 of the Constitution, as the result of changing the 75 76 classification of structures intended to be used for 77 residential living by human occupants which contain five or more dwelling units if such adjustment of the levy does not 78 exceed the highest tax rate in effect subsequent to the 1980 79 tax year. For purposes of this section, loss in revenue 80 shall include the difference between the revenue that would 81 have been collected on such property under its 82

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83 classification prior to enactment of this section and the 84 amount to be collected under its classification under this 85 section. The county assessor of each county or city not 86 within a county shall provide information to each taxing 87 district within its boundaries regarding the difference in 88 assessed valuation of such property as the result of such 89 change in classification.

3. All reclassification of property as the result of
changing the classification of structures intended to be
used for residential living by human occupants which contain
five or more dwelling units shall apply to assessments made
after December 31, 1994.

95 4. Where real property is used or held for use for more than one purpose and such uses result in different 96 classifications, the county assessor shall allocate to each 97 classification the percentage of the true value in money of 98 99 the property devoted to each use; except that, where 100 agricultural and horticultural property, as defined in this 101 section, also contains a dwelling unit or units, the farm dwelling, appurtenant residential-related structures and up 102 to five acres immediately surrounding such farm dwelling 103 shall be residential property, as defined in this section, 104 provided that the portion of property used or held for use 105 106 as an urban and community garden shall not be residential 107 property. This subsection shall not apply to any reliever 108 airport.

109 5. All real property which is vacant, unused, or held 110 for future use; which is used for a private club, a not-for-111 profit or other nonexempt lodge, club, business, trade, 112 service organization, or similar entity; or for which a 113 determination as to its classification cannot be made under 114 the definitions set out in subsection 1 of this section,

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shall be classified according to its immediate most suitable 115 116 economic use, which use shall be determined after consideration of: 117

Immediate prior use, if any, of such property; 118 (1)119

(2) Location of such property;

120 Zoning classification of such property; except (3) that, such zoning classification shall not be considered 121 122 conclusive if, upon consideration of all factors, it is 123 determined that such zoning classification does not reflect 124 the immediate most suitable economic use of the property;

125 (4) Other legal restrictions on the use of such 126 property;

127 (5) Availability of water, electricity, gas, sewers, street lighting, and other public services for such property; 128 (6)

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Size of such property;

130 Access of such property to public thoroughfares; (7) 131 and

(8) Any other factors relevant to a determination of 132 133 the immediate most suitable economic use of such property.

All lands classified as forest croplands shall not, 134 6. for taxation purposes, be classified as subclass (1), 135 subclass (2), or subclass (3) real property, as such classes 136 are prescribed in Section 4(b) of Article X of the Missouri 137 138 Constitution and defined in this section, but shall be taxed 139 in accordance with the laws enacted to implement Section 7 of Article X of the Missouri Constitution. 140

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