SECOND REGULAR SESSION HOUSE BILL NO. 1508

98TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE ELLINGTON.

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal section 144.030, RSMo, and to enact in lieu thereof one new section relating to a sales tax exemption for sales made at prison canteens.

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

Section A. Section 144.030, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 144.030, to read as follows:

144.030. 1. There is hereby specifically exempted from the provisions of sections 144.010 to 144.525 and from the computation of the tax levied, assessed or payable pursuant to 2 sections 144.010 to 144.525 such retail sales as may be made in commerce between this state and 3 any other state of the United States, or between this state and any foreign country, and any retail 4 sale which the state of Missouri is prohibited from taxing pursuant to the Constitution or laws 5 of the United States of America, and such retail sales of tangible personal property which the 6 7 general assembly of the state of Missouri is prohibited from taxing or further taxing by the constitution of this state. 8 9 2. There are also specifically exempted from the provisions of the local sales tax law as 10 defined in section 32.085, section 238.235, and sections 144.010 to 144.525 and 144.600 to 11 144.761 and from the computation of the tax levied, assessed or payable pursuant to the local

12 sales tax law as defined in section 32.085, section 238.235, and sections 144.010 to 144.525 and

13 144.600 to 144.745:

(1) Motor fuel or special fuel subject to an excise tax of this state, unless all or part of
such excise tax is refunded pursuant to section 142.824; or upon the sale at retail of fuel to be
consumed in manufacturing or creating gas, power, steam, electrical current or in furnishing
water to be sold ultimately at retail; or feed for livestock or poultry; or grain to be converted into

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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18 foodstuffs which are to be sold ultimately in processed form at retail; or seed, limestone or 19 fertilizer which is to be used for seeding, liming or fertilizing crops which when harvested will 20 be sold at retail or will be fed to livestock or poultry to be sold ultimately in processed form at 21 retail; economic poisons registered pursuant to the provisions of the Missouri pesticide 22 registration law (sections 281.220 to 281.310) which are to be used in connection with the 23 growth or production of crops, fruit trees or orchards applied before, during, or after planting, 24 the crop of which when harvested will be sold at retail or will be converted into foodstuffs which 25 are to be sold ultimately in processed form at retail;

26 Materials, manufactured goods, machinery and parts which when used in (2)27 manufacturing, processing, compounding, mining, producing or fabricating become a component 28 part or ingredient of the new personal property resulting from such manufacturing, processing, 29 compounding, mining, producing or fabricating and which new personal property is intended to 30 be sold ultimately for final use or consumption; and materials, including without limitation, 31 gases and manufactured goods, including without limitation slagging materials and firebrick, 32 which are ultimately consumed in the manufacturing process by blending, reacting or interacting 33 with or by becoming, in whole or in part, component parts or ingredients of steel products 34 intended to be sold ultimately for final use or consumption;

(3) Materials, replacement parts and equipment purchased for use directly upon, and for
 the repair and maintenance or manufacture of, motor vehicles, watercraft, railroad rolling stock
 or aircraft engaged as common carriers of persons or property;

(4) Motor vehicles registered in excess of fifty-four thousand pounds, and the trailers pulled by such motor vehicles, that are actually used in the normal course of business to haul property on the public highways of the state, and that are capable of hauling loads commensurate with the motor vehicle's registered weight; and the materials, replacement parts, and equipment purchased for use directly upon, and for the repair and maintenance or manufacture of such vehicles. For purposes of this subdivision, "motor vehicle" and "public highway" shall have the meaning as ascribed in section 390.020;

45 (5) Replacement machinery, equipment, and parts and the materials and supplies solely 46 required for the installation or construction of such replacement machinery, equipment, and 47 parts, used directly in manufacturing, mining, fabricating or producing a product which is 48 intended to be sold ultimately for final use or consumption; and machinery and equipment, and 49 the materials and supplies required solely for the operation, installation or construction of such 50 machinery and equipment, purchased and used to establish new, or to replace or expand existing, 51 material recovery processing plants in this state. For the purposes of this subdivision, a "material 52 recovery processing plant" means a facility that has as its primary purpose the recovery of 53 materials into a usable product or a different form which is used in producing a new product and

shall include a facility or equipment which are used exclusively for the collection of recovered materials for delivery to a material recovery processing plant but shall not include motor vehicles used on highways. For purposes of this section, the terms motor vehicle and highway shall have the same meaning pursuant to section 301.010. Material recovery is not the reuse of materials within a manufacturing process or the use of a product previously recovered. The material recovery processing plant shall qualify under the provisions of this section regardless of

60 ownership of the material being recovered;

61 (6) Machinery and equipment, and parts and the materials and supplies solely required 62 for the installation or construction of such machinery and equipment, purchased and used to 63 establish new or to expand existing manufacturing, mining or fabricating plants in the state if 64 such machinery and equipment is used directly in manufacturing, mining or fabricating a product 65 which is intended to be sold ultimately for final use or consumption;

(7) Tangible personal property which is used exclusively in the manufacturing,
 processing, modification or assembling of products sold to the United States government or to
 any agency of the United States government;

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(8) Animals or poultry used for breeding or feeding purposes, or captive wildlife;

(9) Newsprint, ink, computers, photosensitive paper and film, toner, printing plates and
 other machinery, equipment, replacement parts and supplies used in producing newspapers
 published for dissemination of news to the general public;

(10) The rentals of films, records or any type of sound or picture transcriptions for public
 commercial display;

(11) Pumping machinery and equipment used to propel products delivered by pipelinesengaged as common carriers;

(12) Railroad rolling stock for use in transporting persons or property in interstate
commerce and motor vehicles licensed for a gross weight of twenty-four thousand pounds or
more or trailers used by common carriers, as defined in section 390.020, in the transportation of
persons or property;

81 (13) Electrical energy used in the actual primary manufacture, processing, compounding, 82 mining or producing of a product, or electrical energy used in the actual secondary processing or fabricating of the product, or a material recovery processing plant as defined in subdivision 83 84 (5) of this subsection, in facilities owned or leased by the taxpayer, if the total cost of electrical 85 energy so used exceeds ten percent of the total cost of production, either primary or secondary, 86 exclusive of the cost of electrical energy so used or if the raw materials used in such processing contain at least twenty-five percent recovered materials as defined in section 260.200. There 87 88 shall be a rebuttable presumption that the raw materials used in the primary manufacture of 89 automobiles contain at least twenty-five percent recovered materials. For purposes of this

90 subdivision, "processing" means any mode of treatment, act or series of acts performed upon 91 materials to transform and reduce them to a different state or thing, including treatment necessary

- 92 to maintain or preserve such processing by the producer at the production facility;
- 93 (14) Anodes which are used or consumed in manufacturing, processing, compounding,
 94 mining, producing or fabricating and which have a useful life of less than one year;
- 95 (15) Machinery, equipment, appliances and devices purchased or leased and used solely
 96 for the purpose of preventing, abating or monitoring air pollution, and materials and supplies
 97 solely required for the installation, construction or reconstruction of such machinery, equipment,
 98 appliances and devices;
- 99 (16) Machinery, equipment, appliances and devices purchased or leased and used solely
 100 for the purpose of preventing, abating or monitoring water pollution, and materials and supplies
 101 solely required for the installation, construction or reconstruction of such machinery, equipment,
 102 appliances and devices;
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(17) Tangible personal property purchased by a rural water district;

104 (18) All amounts paid or charged for admission or participation or other fees paid by or 105 other charges to individuals in or for any place of amusement, entertainment or recreation, games 106 or athletic events, including museums, fairs, zoos and planetariums, owned or operated by a 107 municipality or other political subdivision where all the proceeds derived therefrom benefit the 108 municipality or other political subdivision and do not inure to any private person, firm, or 109 corporation, provided, however, that a municipality or other political subdivision may enter into 110 revenue-sharing agreements with private persons, firms, or corporations providing goods or 111 services, including management services, in or for the place of amusement, entertainment or recreation, games or athletic events, and provided further that nothing in this subdivision shall 112 exempt from tax any amounts retained by any private person, firm, or corporation under such 113 114 revenue-sharing agreement;

115 (19) All sales of insulin and prosthetic or orthopedic devices as defined on January 1, 116 1980, by the federal Medicare program pursuant to Title XVIII of the Social Security Act of 117 1965, including the items specified in Section 1862(a)(12) of that act, and also specifically 118 including hearing aids and hearing aid supplies and all sales of drugs which may be legally 119 dispensed by a licensed pharmacist only upon a lawful prescription of a practitioner licensed to 120 administer those items, including samples and materials used to manufacture samples which may 121 be dispensed by a practitioner authorized to dispense such samples and all sales or rental of 122 medical oxygen, home respiratory equipment and accessories, hospital beds and accessories and 123 ambulatory aids, all sales or rental of manual and powered wheelchairs, stairway lifts, Braille 124 writers, electronic Braille equipment and, if purchased or rented by or on behalf of a person with 125 one or more physical or mental disabilities to enable them to function more independently, all

sales or rental of scooters, reading machines, electronic print enlargers and magnifiers, electronic alternative and augmentative communication devices, and items used solely to modify motor vehicles to permit the use of such motor vehicles by individuals with disabilities or sales of over-the-counter or nonprescription drugs to individuals with disabilities, and drugs required by the Food and Drug Administration to meet the over-the-counter drug product labeling requirements in 21 CFR 201.66, or its successor, as prescribed by a health care practitioner licensed to prescribe;

(20) All sales made by or to religious and charitable organizations and institutions in
their religious, charitable or educational functions and activities and all sales made by or to all
elementary and secondary schools operated at public expense in their educational functions and
activities;

137 (21) All sales of aircraft to common carriers for storage or for use in interstate commerce 138 and all sales made by or to not-for-profit civic, social, service or fraternal organizations, 139 including fraternal organizations which have been declared tax-exempt organizations pursuant 140 to Section 501(c)(8) or (10) of the 1986 Internal Revenue Code, as amended, in their civic or 141 charitable functions and activities and all sales made to eleemosynary and penal institutions and 142 industries of the state, and all sales made to any private not-for-profit institution of higher 143 education not otherwise excluded pursuant to subdivision (20) of this subsection or any institution of higher education supported by public funds, and all sales made to a state relief 144 145 agency in the exercise of relief functions and activities;

146 (22) All ticket sales made by benevolent, scientific and educational associations which 147 are formed to foster, encourage, and promote progress and improvement in the science of 148 agriculture and in the raising and breeding of animals, and by nonprofit summer theater 149 organizations if such organizations are exempt from federal tax pursuant to the provisions of the 150 Internal Revenue Code and all admission charges and entry fees to the Missouri state fair or any 151 fair conducted by a county agricultural and mechanical society organized and operated pursuant 152 to sections 262.290 to 262.530;

153 (23) All sales made to any private not-for-profit elementary or secondary school, all sales of feed additives, medications or vaccines administered to livestock or poultry in the production 154 155 of food or fiber, all sales of pesticides used in the production of crops, livestock or poultry for 156 food or fiber, all sales of bedding used in the production of livestock or poultry for food or fiber, 157 all sales of propane or natural gas, electricity or diesel fuel used exclusively for drying 158 agricultural crops, natural gas used in the primary manufacture or processing of fuel ethanol as 159 defined in section 142.028, natural gas, propane, and electricity used by an eligible new 160 generation cooperative or an eligible new generation processing entity as defined in section 348.432, and all sales of farm machinery and equipment, other than airplanes, motor vehicles and 161

162 trailers, and any freight charges on any exempt item. As used in this subdivision, the term "feed 163 additives" means tangible personal property which, when mixed with feed for livestock or 164 poultry, is to be used in the feeding of livestock or poultry. As used in this subdivision, the term 165 "pesticides" includes adjuvants such as crop oils, surfactants, wetting agents and other assorted 166 pesticide carriers used to improve or enhance the effect of a pesticide and the foam used to mark 167 the application of pesticides and herbicides for the production of crops, livestock or poultry. As used in this subdivision, the term "farm machinery and equipment" means new or used farm 168 169 tractors and such other new or used farm machinery and equipment and repair or replacement 170 parts thereon and any accessories for and upgrades to such farm machinery and equipment, rotary 171 mowers used exclusively for agricultural purposes, and supplies and lubricants used exclusively, 172 solely, and directly for producing crops, raising and feeding livestock, fish, poultry, pheasants, 173 chukar, quail, or for producing milk for ultimate sale at retail, including field drain tile, and 174 one-half of each purchaser's purchase of diesel fuel therefor which is:

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(a) Used exclusively for agricultural purposes;

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(b) Used on land owned or leased for the purpose of producing farm products; and

(c) Used directly in producing farm products to be sold ultimately in processed form or
otherwise at retail or in producing farm products to be fed to livestock or poultry to be sold
ultimately in processed form at retail;

(24) Except as otherwise provided in section 144.032, all sales of metered water service,
electricity, electrical current, natural, artificial or propane gas, wood, coal or home heating oil
for domestic use and in any city not within a county, all sales of metered or unmetered water
service for domestic use:

184 (a) "Domestic use" means that portion of metered water service, electricity, electrical 185 current, natural, artificial or propane gas, wood, coal or home heating oil, and in any city not 186 within a county, metered or unmetered water service, which an individual occupant of a 187 residential premises uses for nonbusiness, noncommercial or nonindustrial purposes. Utility 188 service through a single or master meter for residential apartments or condominiums, including 189 service for common areas and facilities and vacant units, shall be deemed to be for domestic use. 190 Each seller shall establish and maintain a system whereby individual purchases are determined 191 as exempt or nonexempt;

(b) Regulated utility sellers shall determine whether individual purchases are exempt or nonexempt based upon the seller's utility service rate classifications as contained in tariffs on file with and approved by the Missouri public service commission. Sales and purchases made pursuant to the rate classification "residential" and sales to and purchases made by or on behalf of the occupants of residential apartments or condominiums through a single or master meter, including service for common areas and facilities and vacant units, shall be considered as sales 198 made for domestic use and such sales shall be exempt from sales tax. Sellers shall charge sales 199 tax upon the entire amount of purchases classified as nondomestic use. The seller's utility 200 service rate classification and the provision of service thereunder shall be conclusive as to 201 whether or not the utility must charge sales tax;

202 (c) Each person making domestic use purchases of services or property and who uses any 203 portion of the services or property so purchased for a nondomestic use shall, by the fifteenth day 204 of the fourth month following the year of purchase, and without assessment, notice or demand, 205 file a return and pay sales tax on that portion of nondomestic purchases. Each person making 206 nondomestic purchases of services or property and who uses any portion of the services or 207 property so purchased for domestic use, and each person making domestic purchases on behalf 208 of occupants of residential apartments or condominiums through a single or master meter, 209 including service for common areas and facilities and vacant units, under a nonresidential utility 210 service rate classification may, between the first day of the first month and the fifteenth day of 211 the fourth month following the year of purchase, apply for credit or refund to the director of 212 revenue and the director shall give credit or make refund for taxes paid on the domestic use 213 portion of the purchase. The person making such purchases on behalf of occupants of residential 214 apartments or condominiums shall have standing to apply to the director of revenue for such 215 credit or refund;

(25) All sales of handicraft items made by the seller or the seller's spouse if the seller or
the seller's spouse is at least sixty-five years of age, and if the total gross proceeds from such
sales do not constitute a majority of the annual gross income of the seller;

(26) Excise taxes, collected on sales at retail, imposed by Sections 4041, 4061, 4071,
4081, 4091, 4161, 4181, 4251, 4261 and 4271 of Title 26, United States Code. The director of
revenue shall promulgate rules pursuant to chapter 536 to eliminate all state and local sales taxes
on such excise taxes;

(27) Sales of fuel consumed or used in the operation of ships, barges, or waterborne vessels which are used primarily in or for the transportation of property or cargo, or the conveyance of persons for hire, on navigable rivers bordering on or located in part in this state, if such fuel is delivered by the seller to the purchaser's barge, ship, or waterborne vessel while it is afloat upon such river;

(28) All sales made to an interstate compact agency created pursuant to sections 70.370
to 70.441 or sections 238.010 to 238.100 in the exercise of the functions and activities of such agency as provided pursuant to the compact;

(29) Computers, computer software and computer security systems purchased for useby architectural or engineering firms headquartered in this state. For the purposes of this

subdivision, "headquartered in this state" means the office for the administrative managementof at least four integrated facilities operated by the taxpayer is located in the state of Missouri;

(30) All livestock sales when either the seller is engaged in the growing, producing or
feeding of such livestock, or the seller is engaged in the business of buying and selling, bartering
or leasing of such livestock;

(31) All sales of barges which are to be used primarily in the transportation of propertyor cargo on interstate waterways;

(32) Electrical energy or gas, whether natural, artificial or propane, water, or other
utilities which are ultimately consumed in connection with the manufacturing of cellular glass
products or in any material recovery processing plant as defined in subdivision (5) of this
subsection;

(33) Notwithstanding other provisions of law to the contrary, all sales of pesticides or
 herbicides used in the production of crops, aquaculture, livestock or poultry;

(34) Tangible personal property and utilities purchased for use or consumption directly
or exclusively in the research and development of agricultural/biotechnology and plant genomics
products and prescription pharmaceuticals consumed by humans or animals;

249 (35) All sales of grain bins for storage of grain for resale;

(36) All sales of feed which are developed for and used in the feeding of pets owned by
a commercial breeder when such sales are made to a commercial breeder, as defined in section
273.325, and licensed pursuant to sections 273.325 to 273.357;

253 (37) All purchases by a contractor on behalf of an entity located in another state, 254 provided that the entity is authorized to issue a certificate of exemption for purchases to a 255 contractor under the provisions of that state's laws. For purposes of this subdivision, the term 256 "certificate of exemption" shall mean any document evidencing that the entity is exempt from 257 sales and use taxes on purchases pursuant to the laws of the state in which the entity is located. 258 Any contractor making purchases on behalf of such entity shall maintain a copy of the entity's 259 exemption certificate as evidence of the exemption. If the exemption certificate issued by the 260 exempt entity to the contractor is later determined by the director of revenue to be invalid for any 261 reason and the contractor has accepted the certificate in good faith, neither the contractor or the 262 exempt entity shall be liable for the payment of any taxes, interest and penalty due as the result 263 of use of the invalid exemption certificate. Materials shall be exempt from all state and local 264 sales and use taxes when purchased by a contractor for the purpose of fabricating tangible 265 personal property which is used in fulfilling a contract for the purpose of constructing, repairing 266 or remodeling facilities for the following:

(a) An exempt entity located in this state, if the entity is one of those entities able to issue
project exemption certificates in accordance with the provisions of section 144.062; or

(b) An exempt entity located outside the state if the exempt entity is authorized to issue
an exemption certificate to contractors in accordance with the provisions of that state's law and
the applicable provisions of this section;

(38) All sales or other transfers of tangible personal property to a lessor who leases the
property under a lease of one year or longer executed or in effect at the time of the sale or other
transfer to an interstate compact agency created pursuant to sections 70.370 to 70.441 or sections
238.010 to 238.100;

(39) Sales of tickets to any collegiate athletic championship event that is held in a facility owned or operated by a governmental authority or commission, a quasi-governmental agency, a state university or college or by the state or any political subdivision thereof, including a municipality, and that is played on a neutral site and may reasonably be played at a site located outside the state of Missouri. For purposes of this subdivision, "neutral site" means any site that is not located on the campus of a conference member institution participating in the event;

(40) All purchases by a sports complex authority created under section 64.920, and all
sales of utilities by such authority at the authority's cost that are consumed in connection with
the operation of a sports complex leased to a professional sports team;

(41) All materials, replacement parts, and equipment purchased for use directly upon,
and for the modification, replacement, repair, and maintenance of aircraft, aircraft power plants,
and aircraft accessories;

(42) Sales of sporting clays, wobble, skeet, and trap targets to any shooting range or
similar places of business for use in the normal course of business and money received by a
shooting range or similar places of business from patrons and held by a shooting range or similar
place of business for redistribution to patrons at the conclusion of a shooting event;

(43) All sales of motor fuel, as defined in section 142.800, used in any watercraft, asdefined in section 306.010;

(44) Any new or used aircraft sold or delivered in this state to a person who is not a resident of this state or a corporation that is not incorporated in this state, and such aircraft is not to be based in this state and shall not remain in this state more than ten business days subsequent to the last to occur of:

(a) The transfer of title to the aircraft to a person who is not a resident of this state or acorporation that is not incorporated in this state; or

300 (b) The date of the return to service of the aircraft in accordance with 14 CFR 91.407 for 301 any maintenance, preventive maintenance, rebuilding, alterations, repairs, or installations that 302 are completed contemporaneously with the transfer of title to the aircraft to a person who is not 303 a resident of this state or a corporation that is not incorporated in this state;

304 (45) Sales made for the use and benefit of any offender at any canteen or 305 commissary established and operated under section 217.195.

306 3. Any ruling, agreement, or contract, whether written or oral, express or implied, 307 between a person and this state's executive branch, or any other state agency or department, 308 stating, agreeing, or ruling that such person is not required to collect sales and use tax in this state despite the presence of a warehouse, distribution center, or fulfillment center in this state 309 310 that is owned or operated by the person or an affiliated person shall be null and void unless it is 311 specifically approved by a majority vote of each of the houses of the general assembly. For 312 purposes of this subsection, an "affiliated person" means any person that is a member of the same 313 controlled group of corporations as defined in Section 1563(a) of the Internal Revenue Code of 314 1986, as amended, as the vendor or any other entity that, notwithstanding its form of 315 organization, bears the same ownership relationship to the vendor as a corporation that is a 316 member of the same controlled group of corporations as defined in Section 1563(a) of the 317 Internal Revenue Code, as amended.

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