SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 2349

98TH GENERAL ASSEMBLY

5952H.03C

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal sections 32.085, 32.087, 66.620, 67.395, 67.525, 67.571, 67.576, 67.578, 67.581, 67.582, 67.583, 67.584, 67.712, 67.713, 67.729, 67.737, 67.738, 67.745, 67.782, 67.799, 67.997, 67.1300, 67.1303, 67.1305, 67.1545, 67.1712, 67.1775, 67.2000, 67.2030, 67.2525, 67.2530, 94.578, 94.605, 94.660, 94.705, 184.845, 221.407, 238.235, 238.410, and 644.032, RSMo, and to enact in lieu thereof forty-one new sections relating to sales and use tax.

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

Section A. Sections 32.085, 32.087, 66.620, 67.395, 67.525, 67.571, 67.576, 67.578, 2 67.581, 67.582, 67.583, 67.584, 67.712, 67.713, 67.729, 67.737, 67.738, 67.745, 67.782, 67.799, 67.997, 67.1300, 67.1303, 67.1305, 67.1545, 67.1712, 67.1775, 67.2000, 67.2030, 67.2525, 3 4 67.2530, 94.578, 94.605, 94.660, 94.705, 184.845, 221.407, 238.235, 238.410, and 644.032, 5 RSMo, are repealed and forty-one new sections enacted in lieu thereof, to be known as sections 6 32.085, 32.086, 32.087, 66.620, 67.395, 67.525, 67.571, 67.576, 67.578, 67.581, 67.582, 67.583, 7 67.584, 67.712, 67.713, 67.729, 67.737, 67.738, 67.745, 67.782, 67.799, 67.997, 67.1300, 67.1303, 67.1305, 67.1545, 67.1712, 67.1775, 67.2000, 67.2030, 67.2525, 67.2530, 94.578, 8 94.605, 94.660, 94.705, 184.845, 221.407, 238.235, 238.410, and 644.032, to read as follows: 9 32.085. 1. The following words or phrases as used in this section and section 32.087 2 shall have the following meaning unless a different meaning clearly appears from the context: 3 (1) "Boat" shall only include motorboats and vessels as the terms "motorboat" and 4 "vessel" are defined in section 306.010; 5 (2) "District" shall mean a subdivision defined by its geographic location that is not 6 a city or county;

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.

7 (3) "Farm machinery" means new or used farm tractors, cultivating and harvesting 8 equipment which ordinarily is attached thereto, combines, cornpickers, cottonpickers, farm 9 trailers, and such other new or used farm equipment or machinery which are used exclusively 10 for agricultural purposes as the director of revenue may exempt by rule or regulation of the 11 department of revenue;

[(3)] (4) "Local sales tax" shall mean any tax levied, assessed, or payable under the local
sales tax law;

[(4)] (5) "Local sales tax law" shall refer [specifically] to [sections 66.600 to 66.630, 67.391 to 67.395, 67.500 to 67.545, 67.547, 67.548, 67.550 to 67.570, 67.581, 67.582, 67.583, 67.590 to 67.594, 67.700 to 67.727, 67.729, 67.730 to 67.739, 67.782, 67.1712 to 67.1715, 92.400 to 92.421, 94.500 to 94.550, 94.577, 94.600 to 94.655, and 94.700 to 94.755, and] any provision of law [hereafter] enacted authorizing the imposition of a sales tax by a political subdivision of this state; provided that such sales tax applies to all transactions which are subject to the taxes imposed under the provisions of sections 144.010 to 144.525;

21 [(5)] (6) "Taxing entity" shall refer specifically to any political subdivision of this state 22 which is authorized by the local sales tax law to impose one or more local sales taxes.

23 2. To the extent that sections 32.085 to 32.087 conflict with the local sales and use 24 tax law, sections 32.085 to 32.087 shall control.

32.086. Notwithstanding any other provision of law, for all local sales and use taxes collected by the department and remitted to a political jurisdiction or taxing district, the department shall remit one percent of the amount collected to the general revenue fund to offset the cost of collection, unless a greater amount is specified in the local sales and use tax law. The department shall not commingle the remaining amounts collected with general revenues and shall remit the remaining amounts collected to the political jurisdiction or taxing district less any credits for erroneous payments, overpayments, and dishonored checks.

32.087. 1. Within ten days after the adoption of any ordinance or order in favor of adoption of any local sales tax authorized under the local sales tax law by the voters of a taxing entity, the governing body or official of such taxing entity shall forward to the director of revenue by United States registered mail or certified mail a certified copy of the ordinance or order. [The ordinance or order shall reflect the effective date thereof.]

Any local sales tax so adopted shall become effective [on the first day of the second
calendar quarter after the director of revenue receives notice of adoption of the local sales tax,
except] as provided in subsection [18] 19 of this section, and shall be imposed on all transactions
on which the Missouri state sales tax is imposed.

3. Every retailer within the jurisdiction of one or more taxing entities which has imposed one or more local sales taxes under the local sales tax law shall add all taxes so imposed along with the tax imposed by the sales tax law of the state of Missouri to the sale price and, when added, the combined tax shall constitute a part of the price, and shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the same manner as the purchase price. The combined rate of the state sales tax and all local sales taxes shall be the sum of the rates, multiplying the combined rate times the amount of the sale.

4. [The brackets required to be established by the director of revenue under the provisions
of section 144.285 shall be based upon the sum of the combined rate of the state sales tax and
all local sales taxes imposed under the provisions of the local sales tax law.

5.] (1) The ordinance or order imposing a local sales tax under the local sales tax law shall impose a tax upon all transactions upon which the Missouri state sales tax is imposed to the extent and in the manner provided in sections 144.010 to 144.525, and the rules and regulations of the director of revenue issued pursuant thereto[; except that the rate of the tax shall be the sum of the combined rate of the state sales tax or state highway use tax and all local sales taxes imposed under the provisions of the local sales tax law].

26 (2) Notwithstanding any other provision of law to the contrary, local taxing jurisdictions, 27 except those in which voters have previously approved a local use tax under section 144.757, 28 shall have placed on the ballot on or after the general election in November 2014, but no later 29 than the general election in November 2016, whether to repeal application of the local sales tax 30 to the titling of motor vehicles, trailers, boats, and outboard motors that are subject to state sales 31 tax under section 144.020 and purchased from a source other than a licensed Missouri dealer. 32 The ballot question presented to the local voters shall contain substantially the following 33 language:

34 Shall the (local jurisdiction's name) discontinue applying and collecting the 35 local sales tax on the titling of motor vehicles, trailers, boats, and outboard motors that were 36 purchased from a source other than a licensed Missouri dealer?

39 outboard motors, boats, and trailers at a competitive disadvantage to non-Missouri dealers of

40 motor vehicles, outboard motors, boats, and trailers.

41

\Box YES

42 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed43 to the question, place an "X" in the box opposite "NO".

 \Box NO

(3) If the ballot question set forth in subdivision (2) of this subsection receives a majority
of the votes cast in favor of the proposal, or if the local taxing jurisdiction fails to place the ballot

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question before the voters on or before the general election in November 2016, the local taxing
jurisdiction shall cease applying the local sales tax to the titling of motor vehicles, trailers, boats,
and outboard motors that were purchased from a source other than a licensed Missouri dealer.

49 (4) In addition to the requirement that the ballot question set forth in subdivision (2) of 50 this subsection be placed before the voters, the governing body of any local taxing jurisdiction 51 that had previously imposed a local use tax on the use of motor vehicles, trailers, boats, and 52 outboard motors may, at any time, place a proposal on the ballot at any election to repeal 53 application of the local sales tax to the titling of motor vehicles, trailers, boats, and outboard 54 motors purchased from a source other than a licensed Missouri dealer. If a majority of the votes 55 cast by the registered voters voting thereon are in favor of the proposal to repeal application of 56 the local sales tax to such titling, then the local sales tax shall no longer be applied to the titling 57 of motor vehicles, trailers, boats, and outboard motors purchased from a source other than a licensed Missouri dealer. If a majority of the votes cast by the registered voters voting thereon 58 59 are opposed to the proposal to repeal application of the local sales tax to such titling, such 60 application shall remain in effect.

61 (5) In addition to the requirement that the ballot question set forth in subdivision (2) of 62 this subsection be placed before the voters on or after the general election in November 2014, 63 and on or before the general election in November 2016, whenever the governing body of any 64 local taxing jurisdiction imposing a local sales tax on the sale of motor vehicles, trailers, boats, 65 and outboard motors receives a petition, signed by fifteen percent of the registered voters of such jurisdiction voting in the last gubernatorial election, and calling for a proposal to be placed on 66 the ballot at any election to repeal application of the local sales tax to the titling of motor 67 vehicles, trailers, boats, and outboard motors purchased from a source other than a licensed 68 Missouri dealer, the governing body shall submit to the voters of such jurisdiction a proposal to 69 repeal application of the local sales tax to such titling. If a majority of the votes cast by the 70 71 registered voters voting thereon are in favor of the proposal to repeal application of the local sales tax to such titling, then the local sales tax shall no longer be applied to the titling of motor 72 73 vehicles, trailers, boats, and outboard motors purchased from a source other than a licensed 74 Missouri dealer. If a majority of the votes cast by the registered voters voting thereon are 75 opposed to the proposal to repeal application of the local sales tax to such titling, such 76 application shall remain in effect.

(6) Nothing in this subsection shall be construed to authorize the voters of anyjurisdiction to repeal application of any state sales or use tax.

(7) If any local sales tax on the titling of motor vehicles, trailers, boats, and outboard
motors purchased from a source other than a licensed Missouri dealer is repealed, such repeal
shall take effect on the first day of the second calendar quarter after the election. If any local

82 sales tax on the titling of motor vehicles, trailers, boats, and outboard motors purchased from a

83 source other than a licensed Missouri dealer is required to cease to be applied or collected due 84 to failure of a local taxing jurisdiction to hold an election pursuant to subdivision (2) of this

- 85 subsection, such cessation shall take effect on March 1, 2017.

86 [6.] 5. On and after the effective date of any local sales tax imposed under the provisions 87 of the local sales tax law, the director of revenue shall perform all functions incident to the 88 administration, collection, enforcement, and operation of the tax, and the director of revenue 89 shall collect in addition to the sales tax for the state of Missouri all additional local sales taxes 90 authorized under the authority of the local sales tax law. All local sales taxes imposed under the 91 local sales tax law together with all taxes imposed under the sales tax law of the state of Missouri 92 shall be collected together and reported upon such forms and under such administrative rules and 93 regulations as may be prescribed by the director of revenue.

94 [7.] 6. All applicable provisions contained in sections 144.010 to 144.525 governing the 95 state sales tax and section 32.057, the uniform confidentiality provision, shall apply to the 96 collection of any local sales tax imposed under the local sales tax law except as modified by the 97 local sales tax law.

98 [8.] 7. All exemptions granted to agencies of government, organizations, persons and to 99 the sale of certain articles and items of tangible personal property and taxable services under the provisions of sections 144.010 to 144.525, as these sections now read and as they may hereafter 100 101 be amended, it being the intent of this general assembly to ensure that the same sales tax 102 exemptions granted from the state sales tax law also be granted under the local sales tax law, are 103 hereby made applicable to the imposition and collection of all local sales taxes imposed under 104 the local sales tax law.

105 [9.] 8. The same sales tax permit, exemption certificate and retail certificate required by 106 sections 144.010 to 144.525 for the administration and collection of the state sales tax shall 107 satisfy the requirements of the local sales tax law, and no additional permit or exemption 108 certificate or retail certificate shall be required; except that the director of revenue may prescribe 109 a form of exemption certificate for an exemption from any local sales tax imposed by the local 110 sales tax law.

111 [10.] 9. All discounts allowed the retailer under the provisions of the state sales tax law 112 for the collection of and for payment of taxes under the provisions of the state sales tax law are hereby allowed and made applicable to any local sales tax collected under the provisions of the 113 114 local sales tax law.

115 [11.] 10. The penalties provided in section 32.057 and sections 144.010 to 144.525 for a violation of the provisions of those sections are hereby made applicable to violations of the 116 117 provisions of the local sales tax law.

118 [12.] 11. (1) For the purposes of any local sales tax imposed by an ordinance or order 119 under the local sales tax law, all sales, except the sale of motor vehicles, trailers, boats, and 120 outboard motors required to be titled under the laws of the state of Missouri, shall be deemed to 121 be consummated at the place of business of the retailer unless the tangible personal property sold 122 is delivered by the retailer or his agent to an out-of-state destination. In the event a retailer has 123 more than one place of business in this state which participates in the sale, the sale shall be 124 deemed to be consummated at the place of business of the retailer where the initial order for the 125 tangible personal property is taken, even though the order must be forwarded elsewhere for 126 acceptance, approval of credit, shipment or billing. A sale by a retailer's agent or employee shall 127 be deemed to be consummated at the place of business from which he works.

(2) For the purposes of any local sales tax imposed by an ordinance or order under the local sales tax law, the sales tax upon the titling of all motor vehicles, trailers, boats, and outboard motors shall be imposed at the rate in effect at the location of the residence of the purchaser, and remitted to that local taxing entity, and not at the place of business of the retailer, or the place of business from which the retailer's agent or employee works.

(3) For the purposes of any local tax imposed by an ordinance or under the local sales
tax law on charges for mobile telecommunications services, all taxes of mobile
telecommunications service shall be imposed as provided in the Mobile Telecommunications
Sourcing Act, 4 U.S.C. Sections 116 through 124, as amended.

[137 [13.] 12. Local sales taxes shall not be imposed on the seller of motor vehicles, trailers, boats, and outboard motors required to be titled under the laws of the state of Missouri, but shall be collected from the purchaser by the director of revenue at the time application is made for a certificate of title, if the address of the applicant is within a taxing entity imposing a local sales tax under the local sales tax law.

142 [14.] 13. The director of revenue and any of his deputies, assistants and employees who 143 have any duties or responsibilities in connection with the collection, deposit, transfer, transmittal, 144 disbursement, safekeeping, accounting, or recording of funds which come into the hands of the 145 director of revenue under the provisions of the local sales tax law shall enter a surety bond or 146 bonds payable to any and all taxing entities in whose behalf such funds have been collected 147 under the local sales tax law in the amount of one hundred thousand dollars for each such tax; 148 but the director of revenue may enter into a blanket bond covering himself and all such deputies, 149 assistants and employees. The cost of any premium for such bonds shall be paid by the director 150 of revenue from the share of the collections under the sales tax law retained by the director of 151 revenue for the benefit of the state.

152 [15.] **14.** The director of revenue shall annually report on his management of each trust 153 fund which is created under the local sales tax law and administration of each local sales tax

154 imposed under the local sales tax law. He shall provide each taxing entity imposing one or more 155 local sales taxes authorized by the local sales tax law with a detailed accounting of the source 156 of all funds received by him for the taxing entity. Notwithstanding any other provisions of law, 157 the state auditor shall annually audit each trust fund. A copy of the director's report and annual 158 audit shall be forwarded to each taxing entity imposing one or more local sales taxes.

159 [16.] 15. Within the boundaries of any taxing entity where one or more local sales taxes 160 have been imposed, if any person is delinquent in the payment of the amount required to be paid 161 by him under the local sales tax law or in the event a determination has been made against him 162 for taxes and penalty under the local sales tax law, the limitation for bringing suit for the 163 collection of the delinquent tax and penalty shall be the same as that provided in sections 164 144.010 to 144.525. Where the director of revenue has determined that suit must be filed against 165 any person for the collection of delinquent taxes due the state under the state sales tax law, and 166 where such person is also delinquent in payment of taxes under the local sales tax law, the 167 director of revenue shall notify the taxing entity in the event any person fails or refuses to pay 168 the amount of any local sales tax due so that appropriate action may be taken by the taxing entity.

169 [17.] 16. Where property is seized by the director of revenue under the provisions of any 170 law authorizing seizure of the property of a taxpayer who is delinquent in payment of the tax 171 imposed by the state sales tax law, and where such taxpayer is also delinquent in payment of any 172 tax imposed by the local sales tax law, the director of revenue shall permit the taxing entity to 173 join in any sale of property to pay the delinquent taxes and penalties due the state and to the 174 taxing entity under the local sales tax law. The proceeds from such sale shall first be applied to 175 all sums due the state, and the remainder, if any, shall be applied to all sums due such taxing 176 entity.

177 [18.] 17. If a local sales tax has been in effect for at least one year under the provisions 178 of the local sales tax law and voters approve reimposition of the same local sales tax at the same 179 rate at an election as provided for in the local sales tax law prior to the date such tax is due to 180 expire, the tax [so] as reimposed shall become effective [the first day of the first calendar quarter 181 after the director receives a certified copy of the ordinance, order or resolution accompanied by 182 a map clearly showing the boundaries thereof and the results of such election, provided that such 183 ordinance, order or resolution and all necessary accompanying materials are received by the 184 director at least thirty days prior to the expiration of such tax] as provided by subsection 19 of 185 section 32.087. Any administrative cost or expense incurred by the state as a result of the 186 provisions of this subsection shall be paid by the city or county reimposing such tax.

187 18. If the boundaries of a city in which a sales tax has been imposed shall thereafter
188 be changed or altered, the city clerk shall forward to the director of revenue by United
189 States registered mail or certified mail a certified copy of the ordinance adding or

190 detaching territory from the city within ten days of adoption of the ordinance. The 191 ordinance shall reflect the effective date of the ordinance and shall be accompanied by a 192 map of the city clearly showing the territory added or detached from the city boundaries. 193 Upon receipt of the ordinance and map, the tax imposed under the local sales tax law shall 194 be effective in the added territory or abolished in the detached territory on the first day of 195 a calendar quarter following one hundred twenty days after the director of revenue gives 196 notice to sellers of sales taxes imposed by the city.

197 **19. (1)** The effective date for the imposition, repeal, or rate change for each local 198 sales and use tax is the first day of the calendar quarter after a minimum of one hundred 199 twenty days' notice to sellers. For purchases from printed catalogs wherein the purchaser 200 computed the sales or use tax based upon the local sales and use tax rates published in the 201 catalog, the effective date is the first day of the calendar quarter after a minimum of one 202 hundred twenty days' notice to the sellers.

(2) The effective date for any local jurisdiction boundary change for sales and use
 tax purposes is the first day of the calendar quarter after a minimum of one hundred
 twenty days' notice to sellers.

206 20. Any change to any local sales tax boundary or rate shall be effective on the first
 207 day of a calendar quarter after one hundred twenty days' notice to sellers.

66.620. 1. All county sales taxes collected by the director of revenue under sections 66.600 to 66.630 on behalf of any county[, less one percent for cost of collection which shall be 2 3 deposited in the state's general revenue fund after payment of premiums for surety bonds as 4 provided in section 32.087, shall be deposited in a special trust fund, which is hereby created, to be known as the "County Sales Tax Trust Fund". [The moneys in the county sales tax trust 5 6 fund shall not be deemed to be state funds and shall not be commingled with any funds of the 7 state.] The director of revenue shall keep accurate records of the amount of money in the trust fund which was collected in each county imposing a county sales tax, and the records shall be 8 open to the inspection of officers of the county and the public. Not later than the tenth day of 9 each month, the director of revenue shall distribute all moneys deposited in the trust fund during 10 11 the preceding month to the county which levied the tax; such funds shall be deposited with the 12 county treasurer of the county and all expenditures of funds arising from the county sales tax trust fund shall be by an appropriation act to be enacted by the legislative council of the county, 13 14 and to the cities, towns and villages located wholly or partly within the county which levied the tax in the manner as set forth in sections 66.600 to 66.630. 15 16

In any county not adopting an additional sales tax and alternate distribution system
 as provided in section 67.581, for the purposes of distributing the county sales tax, the county
 shall be divided into two groups, "Group A" and "Group B". Group A shall consist of all cities,

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19 towns and villages which are located wholly or partly within the county which levied the tax and 20 which had a city sales tax in effect under the provisions of sections 94.500 to 94.550 on the day 21 prior to the adoption of the county sales tax ordinance, except that beginning January 1, 1980, 22 group A shall consist of all cities, towns and villages which are located wholly or partly within 23 the county which levied the tax and which had a city sales tax approved by the voters of such city 24 under the provisions of sections 94.500 to 94.550 on the day prior to the effective date of the 25 county sales tax. For the purposes of determining the location of consummation of sales for 26 distribution of funds to cities, towns and villages in group A, the boundaries of any such city, 27 town or village shall be the boundary of that city, town or village as it existed on March 19, 28 1984. Group B shall consist of all cities, towns and villages which are located wholly or partly 29 within the county which levied the tax and which did not have a city sales tax in effect under the 30 provisions of sections 94.500 to 94.550 on the day prior to the adoption of the county sales tax 31 ordinance, and shall also include all unincorporated areas of the county which levied the tax; 32 except that, beginning January 1, 1980, group B shall consist of all cities, towns and villages 33 which are located wholly or partly within the county which levied the tax and which did not have 34 a city sales tax approved by the voters of such city under the provisions of sections 94.500 to

94.550 on the day prior to the effective date of the county sales tax and shall also include allunincorporated areas of the county which levied the tax.

37 3. Until January 1, 1994, the director of revenue shall distribute to the cities, towns and 38 villages in group A the taxes based on the location in which the sales were deemed consummated 39 under section 66.630 and subsection 12 of section 32.087. Except for distribution governed by 40 section 66.630, after deducting the distribution to the cities, towns and villages in group A, the 41 director of revenue shall distribute the remaining funds in the county sales tax trust fund to the 42 cities, towns and villages and the county in group B as follows: To the county which levied the 43 tax, a percentage of the distributable revenue equal to the percentage ratio that the population of 44 the unincorporated areas of the county bears to the total population of group B; and to each city, 45 town or village in group B located wholly within the taxing county, a percentage of the 46 distributable revenue equal to the percentage ratio that the population of such city, town or 47 village bears to the total population of group B; and to each city, town or village located partly 48 within the taxing county, a percentage of the distributable revenue equal to the percentage ratio 49 that the population of that part of the city, town or village located within the taxing county bears 50 to the total population of group B.

4. From and after January 1, 1994, the director of revenue shall distribute to the cities, towns and villages in group A a portion of the taxes based on the location in which the sales were deemed consummated under section 66.630 and subsection 12 of section 32.087 in accordance with the formula described in this subsection. After deducting the distribution to the

55 cities, towns and villages in group A, the director of revenue shall distribute funds in the county 56 sales tax trust fund to the cities, towns and villages and the county in group B as follows: To the 57 county which levied the tax, ten percent multiplied by the percentage of the population of 58 unincorporated county which has been annexed or incorporated since April 1, 1993, multiplied 59 by the total of all sales tax revenues countywide, and a percentage of the remaining distributable revenue equal to the percentage ratio that the population of unincorporated areas of the county 60 bears to the total population of group B; and to each city, town or village in group B located 61 62 wholly within the taxing county, a percentage of the remaining distributable revenue equal to the 63 percentage ratio that the population of such city, town or village bears to the total population of group B; and to each city, town or village located partly within the taxing county, a percentage 64 65 of the remaining distributable revenue equal to the percentage ratio that the population of that 66 part of the city, town or village located within the taxing county bears to the total population of 67 group B.

68 5. (1) For purposes of administering the distribution formula of subsection 4 of this 69 section, the revenues arising each year from sales occurring within each group A city, town or 70 village shall be distributed as follows: Until such revenues reach the adjusted county average, 71 as hereinafter defined, there shall be distributed to the city, town or village all of such revenues 72 reduced by the percentage which is equal to ten percent multiplied by the percentage of the 73 population of unincorporated county which has been annexed or incorporated after April 1, 1993; 74 and once revenues exceed the adjusted county average, total revenues shall be shared in 75 accordance with the redistribution formula as defined in this subsection.

76 (2) For purposes of this subsection, the "adjusted county average" is the per capita 77 countywide average of all sales tax distributions during the prior calendar year reduced by the 78 percentage which is equal to ten percent multiplied by the percentage of the population of 79 unincorporated county which has been annexed or incorporated after April 1, 1993; the 80 "redistribution formula" is as follows: During 1994, each group A city, town and village shall receive that portion of the revenues arising from sales occurring within the municipality that 81 82 remains after deducting therefrom an amount equal to the cumulative sales tax revenues arising 83 from sales within the municipality multiplied by the percentage which is the sum of ten percent 84 multiplied by the percentage of the population of unincorporated county which has been annexed 85 or incorporated after April 1, 1993, and the percentage, if greater than zero, equal to the product 86 of 8.5 multiplied by the logarithm (to base 10) of the product of 0.035 multiplied by the total of 87 cumulative per capita sales taxes arising from sales within the municipality less the adjusted 88 county average. During 1995, each group A city, town and village shall receive that portion of 89 the revenues arising from sales occurring within the municipality that remains after deducting therefrom an amount equal to the cumulative sales tax revenues arising from sales within the 90

91 municipality multiplied by the percentage which is the sum of ten percent multiplied by the

92 percentage of the population of unincorporated county which has been annexed or incorporated 93 after April 1, 1993, and the percentage, if greater than zero, equal to the product of seventeen 94 multiplied by the logarithm (to base 10) of the product of 0.035 multiplied by the total of 95 cumulative per capita sales taxes arising from sales within the municipality less the adjusted county average. From January 1, 1996, until January 1, 2000, each group A city, town and 96 97 village shall receive that portion of the revenues arising from sales occurring within the 98 municipality that remains after deducting therefrom an amount equal to the cumulative sales tax 99 revenues arising from sales within the municipality multiplied by the percentage which is the sum of ten percent multiplied by the percentage of the population of unincorporated county 100 101 which has been annexed or incorporated after April 1, 1993, and the percentage, if greater than 102 zero, equal to the product of 25.5 multiplied by the logarithm (to base 10) of the product of 0.035103 multiplied by the total of cumulative per capita sales taxes arising from sales within the 104 municipality less the adjusted county average. From and after January 1, 2000, the distribution formula covering the period from January 1, 1996, until January 1, 2000, shall continue to apply, 105 106 except that the percentage computed for sales arising within the municipalities shall be not less than 7.5 percent for municipalities within which sales tax revenues exceed the adjusted county 107 108 average, nor less than 12.5 percent for municipalities within which sales tax revenues exceed the 109 adjusted county average by at least twenty-five percent.

(3) For purposes of applying the redistribution formula to a municipality which is partly within the county levying the tax, the distribution shall be calculated alternately for the municipality as a whole, except that the factor for annexed portion of the county shall not be applied to the portion of the municipality which is not within the county levying the tax, and for the portion of the municipality within the county levying the tax. Whichever calculation results in the larger distribution to the municipality shall be used.

116 (4) Notwithstanding any other provision of this section, the fifty percent of additional sales taxes as described in section 99.845 arising from economic activities within the area of a 117 118 redevelopment project established after July 12, 1990, pursuant to sections 99.800 to 99.865, 119 while tax increment financing remains in effect shall be deducted from all calculations of 120 countywide sales taxes, shall be distributed directly to the municipality involved, and shall be 121 disregarded in calculating the amounts distributed or distributable to the municipality. Further, 122 any agreement, contract or covenant entered into prior to July 12, 1990, between a municipality 123 and any other political subdivision which provides for an appropriation of incremental sales tax 124 revenues to the special allocation fund of a tax increment financing project while tax increment 125 financing remains in effect shall continue to be in full force and effect and the sales taxes so 126 appropriated shall be deducted from all calculations of countywide sales taxes, shall be

127 distributed directly to the municipality involved, and shall be disregarded in calculating the 128 amounts distributed or distributable to the municipality. In addition, and notwithstanding any 129 other provision of this chapter to the contrary, economic development funds shall be distributed 130 in full to the municipality in which the sales producing them were deemed consummated. 131 Additionally, economic development funds shall be deducted from all calculations of countywide 132 sales taxes and shall be disregarded in calculating the amounts distributed or distributable to the 133 municipality. As used in this subdivision, the term "economic development funds" means the 134 amount of sales tax revenue generated in any fiscal year by projects authorized pursuant to 135 chapter 99 or chapter 100 in connection with which such sales tax revenue was pledged as 136 security for, or was guaranteed by a developer to be sufficient to pay, outstanding obligations 137 under any agreement authorized by chapter 100, entered into or adopted prior to September 1, 138 1993, between a municipality and another public body. The cumulative amount of economic 139 development funds allowed under this provision shall not exceed the total amount necessary to 140 amortize the obligations involved.

141 6. If the qualified voters of any city, town or village vote to change or alter its boundaries 142 by annexing any unincorporated territory included in group B or if the qualified voters of one or 143 more city, town or village in group A and the qualified voters of one or more city, town or 144 village in group B vote to consolidate, the area annexed or the area consolidated which had been 145 a part of group B shall remain a part of group B after annexation or consolidation. After the 146 effective date of the annexation or consolidation, the annexing or consolidated city, town or 147 village shall receive a percentage of the group B distributable revenue equal to the percentage 148 ratio that the population of the annexed or consolidated area bears to the total population of 149 group B and such annexed area shall not be classified as unincorporated area for determination 150 of the percentage allocable to the county. If the qualified voters of any two or more cities, towns 151 or villages in group A each vote to consolidate such cities, towns or villages, then such 152 consolidated cities, towns or villages shall remain a part of group A. For the purpose of sections 153 66.600 to 66.630, population shall be as determined by the last federal decennial census or the 154 latest census that determines the total population of the county and all political subdivisions 155 therein. For the purpose of calculating the adjustment based on the percentage of unincorporated 156 county population which is annexed after April 1, 1993, the accumulated percentage immediately 157 before each census shall be used as the new percentage base after such census. After any 158 annexation, incorporation or other municipal boundary change affecting the unincorporated area 159 of the county, the chief elected official of the county shall certify the new population of the 160 unincorporated area of the county and the percentage of the population which has been annexed 161 or incorporated since April 1, 1993, to the director of revenue. After the adoption of the county 162 sales tax ordinance, any city, town or village in group A may by adoption of an ordinance by its

163 governing body cease to be a part of group A and become a part of group B. Within ten days 164 after the adoption of the ordinance transferring the city, town or village from one group to the 165 other, the clerk of the transferring city, town or village shall forward to the director of revenue, by registered mail, a certified copy of the ordinance. Distribution to such city as a part of its 166 167 former group shall cease and as a part of its new group shall begin on the first day of January of the year following notification to the director of revenue, provided such notification is received 168 169 by the director of revenue on or before the first day of July of the year in which the transferring 170 ordinance is adopted. If such notification is received by the director of revenue after the first day 171 of July of the year in which the transferring ordinance is adopted, then distribution to such city 172 as a part of its former group shall cease and as a part of its new group shall begin the first day 173 of July of the year following such notification to the director of revenue. Once a group A city, 174 town or village becomes a part of group B, such city may not transfer back to group A.

175 7. If any city, town or village shall hereafter change or alter its boundaries, the city clerk 176 of the municipality shall forward to the director of revenue, by registered mail, a certified copy 177 of the ordinance adding or detaching territory from the municipality. The ordinance shall reflect 178 the effective date thereof, and shall be accompanied by a map of the municipality clearly 179 showing the territory added thereto or detached therefrom. Upon receipt of the ordinance and 180 map, the tax imposed by sections 66.600 to 66.630 shall be redistributed and allocated in 181 accordance with the provisions of this section on the effective date of the change of the 182 municipal boundary so that the proper percentage of group B distributable revenue is allocated 183 to the municipality in proportion to any annexed territory. If any area of the unincorporated 184 county elects to incorporate subsequent to the effective date of the county sales tax as set forth 185 in sections 66.600 to 66.630, the newly incorporated municipality shall remain a part of group 186 B. The city clerk of such newly incorporated municipality shall forward to the director of 187 revenue, by registered mail, a certified copy of the incorporation election returns and a map of 188 the municipality clearly showing the boundaries thereof. The certified copy of the incorporation 189 election returns shall reflect the effective date of the incorporation. Upon receipt of the 190 incorporation election returns and map, the tax imposed by sections 66.600 to 66.630 shall be 191 distributed and allocated in accordance with the provisions of this section on the effective date 192 of the incorporation.

8. The director of revenue may [authorize the state treasurer to] make refunds from the amounts in the trust fund and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties. If any county abolishes the tax, the county shall notify the director of revenue of the action [at least ninety days prior to the effective date of the repeal] and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after

199 receipt of such notice to cover possible refunds or overpayment of the tax and to redeem 200 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed 201 after the effective date of abolition of the tax in such county, the director of revenue shall remit 202 the balance in the account to the county and close the account of that county. The director of 203 revenue shall notify each county of each instance of any amount refunded or any check redeemed 204 from receipts due the county.

205 9. Except as modified in sections 66.600 to 66.630, all provisions of sections 32.085
206 [and] to 32.087 shall apply to the tax imposed under sections 66.600 to 66.630.

67.395. 1. All sales taxes collected by the director of revenue under sections 67.391 to 2 67.395 on behalf of any county[, less one percent for cost of collection which shall be deposited 3 in the state's general revenue fund after payment of premiums for surety bonds as provided in section 32.087] shall be deposited [with the state treasurer] in a special trust fund, which is 4 hereby created, to be known as the "County Anti-Drug Sales Tax Trust Fund". [The moneys in 5 6 the county anti-drug sales tax trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state.] The director of revenue shall keep accurate records of 7 the amount of money in the trust fund which was collected in each county imposing a sales tax 8 9 under sections 67.391 to 67.395, and the records shall be open to the inspection of officers of the county and the public. Not later than the tenth day of each month, the director of revenue shall 10 11 distribute all moneys deposited in the trust fund during the preceding month to the county which levied the tax. Such funds shall be deposited with the county treasurer of each such county, and 12 13 all expenditures of funds arising from the county anti-drug sales tax trust fund shall be by an appropriation act to be enacted by the governing body of each such county. 14

15 2. The director of revenue may authorize the state treasurer to make refunds from the 16 amounts in the trust fund and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties. 17 18 If any county abolishes the tax, the county shall notify the director of revenue of the action at 19 least ninety days prior to the effective date of the repeal and the director of revenue may order 20 retention in the trust fund, for a period of one year, of two percent of the amount collected after 21 receipt of such notice to cover possible refunds or overpayment of the tax and to redeem 22 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed 23 after the effective date of abolition of the tax in such county, the director of revenue shall 24 [authorize the state treasurer to] remit the balance in the account to the county and close the 25 account of that county. The director of revenue shall notify each county of each instance of any 26 amount refunded or any check redeemed from receipts due the county.

3. Except as modified in sections 67.391 to 67.395, all provisions of sections 32.085
[and] to 32.087 shall apply to the tax imposed under sections 67.391 to 67.395.

67.525. 1. All county sales taxes collected by the director of revenue under sections 2 67.500 to 67.545 on behalf of any county, less one percent for cost of collection, which shall be deposited in the state's general revenue fund after payment of premiums for surety bonds as 3 provided in section 32.087,] shall be deposited [with the state treasurer] in a county sales tax 4 trust fund, which fund shall be separate and apart from the county sales tax trust fund established 5 6 by section 66.620. [The moneys in such county sales tax trust fund shall not be deemed to be 7 state funds and shall not be commingled with any funds of the state.] The director of revenue 8 shall keep accurate records of the amount of money in the trust fund which was collected in each 9 county imposing a county sales tax, and the records shall be open to the inspection of officers 10 of the county and to the public. Not later than the tenth day of each month the director of revenue shall distribute all moneys deposited in the trust fund during the preceding month by 11 12 distributing to the county treasurer, or such other officer as may be designated by the county ordinance or order, of each county imposing the tax authorized by sections 67.500 to 67.545, the 13 sum due the county as certified by the director of revenue. 14

15 2. The director of revenue may [authorize the state treasurer to] make refunds from the amounts in the trust fund and credited to any county for erroneous payments and overpayments 16 17 made, and may redeem dishonored checks and drafts deposited to the credit of such counties. If any county abolishes the tax, the county shall notify the director of revenue of the action [at 18 19 least ninety days prior to the effective date of the repeal], and the director of revenue may order 20 retention in the trust fund, for a period of one year, of two percent of the amount collected after 21 receipt of such notice to cover possible refunds or overpayment of the tax and to redeem 22 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed 23 after the effective date of abolition of the tax in such county, the director of revenue shall 24 [authorize the state treasurer to] remit the balance in the account to the county and close the 25 account of that county. The director of revenue shall notify each county of each instance of any 26 amount refunded or any check redeemed from receipts due the county.

3. Except as modified in sections 67.500 to 67.545, all provisions of sections 32.085
[and] to 32.087 shall apply to the tax imposed under sections 67.500 to 67.545.

67.571. 1. The governing body of any county of the first classification with a population
of more than eighty-two thousand inhabitants and less than ninety thousand inhabitants may, in
addition to any tourism sales tax imposed pursuant to sections 67.671 to 67.685, by a majority
vote, impose a sales tax for the funding of museums and festivals. For purposes of this section,
the term "funding of museums and festivals" shall mean:

6 (1) Funding of museums operating in the county, which are registered with the United 7 States Internal Revenue Service as a 501(C)(3) corporation and which are considered by the 8 board to be tourism attractions; and

9 (2) Funding of organizations that are registered as 501(C)(3) corporations which promote 10 cultural heritage tourism including festivals and the arts.

Any question submitted to the voters of such county to establish a sales tax pursuant
 to this section shall be submitted in substantially the following form:

- 16

\Box YES \Box NO

17 3. If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, and the tax takes effect pursuant to this section, the museums and 18 19 festivals board appointed pursuant to subsection 5 of this section shall determine in what manner 20 the tax revenue moneys will be expended, and disbursements of these moneys shall be made 21 strictly in accordance with directions of the board which are consistent with the provisions of 22 sections 67.571 to 67.577. Expenditures of these tax moneys may be made for the employment 23 of personnel selected by the board to assist in carrying out the duties of the board, and the board 24 is expressly authorized to employ such personnel. Expenditures of these tax moneys may be 25 made directly to corporations pursuant to subsection 1 of this section. No such tax revenue 26 moneys shall be disbursed to or on behalf of any corporation, organization or entity that is not 27 duly registered with the Internal Revenue Service as a 501(C)(3) organization.

4. Any sales tax imposed pursuant to this section shall be imposed at a rate not to exceed two-tenths of one percent on receipts from the sale of certain tangible personal property or taxable services within the county pursuant to sections 67.571 to 67.577.

31 5. The governing body of any county which imposes a sales tax pursuant to this section 32 may establish a museums and festivals board for the purpose of expending funds collected from 33 any sales tax submitted and approved by the county's voters pursuant to this section. The board 34 shall be comprised of six members who are appointed by the governing body of the county from 35 a list of candidates supplied by the chair of each of the two major political parties of the county. The board shall be comprised of three members from each of the two political parties. Members 36 37 shall serve for three-year terms, but of the members first appointed, one shall be appointed for 38 a term of one year, two shall be appointed for a term of two years, and two shall be appointed 39 for a term of three years. Each member shall be a resident of the county from which he or she 40 is appointed. The members of the board shall not receive compensation for service on the board, 41 but shall be reimbursed from the tax revenue money for any reasonable and necessary expenses 42 incurred in service on the board.

6. In the area of each county in which a sales tax has been imposed in the mannerprovided by sections 67.571 to 67.577, every retailer within such area shall add the tax imposed

45 by the provisions of sections 67.571 to 67.577 to his sale price, and this tax shall be a debt of the

46 purchaser to the retailer until paid, and shall be recoverable at law in the same manner as the47 purchase price.

48 7. In counties imposing a tax under the provisions of sections 67.571 to 67.577, in order to permit sellers required to collect and report the sales tax to collect the amount required to be 49 reported and remitted, but not to change the requirements of reporting or remitting the tax, or to 50 serve as a levy of the tax, and in order to avoid fractions of pennies, the [governing body may 51 52 authorize the use of a bracket system similar to that] tax shall be calculated as authorized by 53 the provisions of section 144.285[, and notwithstanding the provisions of that section, this new 54 bracket system shall be used where this tax is imposed and shall apply to all taxable 55 transactions].

8. Except as modified in this section, all provisions of sections 32.085 to 32.087 shall
 apply to the tax imposed under this section.

67.576. 1. The following provisions shall govern the collection of the tax imposed by 2 the provisions of sections 67.571 to 67.577:

3 (1) All applicable provisions contained in sections 144.010 to 144.510 governing the 4 state sales tax and section 32.057, the uniform confidentiality provision, shall apply to the 5 collection of the tax imposed by the provisions of sections 67.571 to 67.577;

6 (2) All exemptions granted to agencies of government, organizations, and persons under 7 the provisions of sections 144.010 to 144.510 are hereby made applicable to the imposition and 8 collection of the tax imposed by sections 67.571 to 67.577.

9 2. The same sales tax permit, exemption certificate and retail certificate required by 10 sections 144.010 to 144.510 for the administration and collection of the state sales tax shall 11 satisfy the requirements of sections 67.571 to 67.577, and no additional permit or exemption 12 certificate or retail certificate shall be required; except that, the director of revenue may prescribe 13 a form of exemption certificate for an exemption from the tax imposed by sections 67.571 to 14 67.577.

3. All discounts allowed the retailer pursuant to the provisions of the state sales tax law
for the collection of and for payment of taxes pursuant to that act are hereby allowed and made
applicable to any taxes collected pursuant to the provisions of sections 67.571 to 67.577.

4. The penalties provided in section 32.057 and sections 144.010 to 144.510 for a
violation of those acts are hereby made applicable to violations of the provisions of sections
67.571 to 67.577.

5. [For the purposes of the sales tax imposed by an order pursuant to sections 67.571 to 67.577, all retail sales shall be deemed to be consummated at the place of business of the retailer]

23 Except as provided in sections 67.571 to 67.577, all provisions of sections 32.085 to 32.087

24 shall apply to the tax imposed under sections 67.571 to 67.577.

 \Box YES

67.578. 1. The governing authority of any county of the third classification without a township form of government and with more than sixteen thousand four hundred but less than 2 sixteen thousand five hundred inhabitants may impose a sales tax in an amount not to exceed 3 one-fifth of one percent on all retail sales made in the county which are subject to taxation 4 pursuant to sections 144.010 to 144.525, to be used solely for the funding of museums. For 5 purposes of this section, the term "museums" means museums operating in the county, which 6 7 are registered with the United States Internal Revenue Service as a 501(c)(3) corporation and which are considered by the board to be a tourism attraction. The tax authorized by this section 8 shall be in addition to any and all other sales taxes allowed by law, except that no sales tax shall 9 10 be imposed pursuant to this section unless the governing authority submits to the voters of the 11 county, at a county or state general, primary, or special election, a proposal to authorize the 12 governing authority to impose the tax. 13 2. The ballot of submission shall contain, but need not be limited to, the following

14 language:

15 Shall the county of (insert the name of the county) impose a sales tax of

16 (insert rate of percent) percent for the funding of museums? "Museums" means museums

17 operating in the county, which are registered with the United States Internal Revenue Service as

18 a 501(c)(3) corporation and which are considered by the museum board to be a tourism 19 attraction.

20

\Box NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposedto the question, place an "X" in the box opposite "NO".

23

24 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor 25 of the proposal, then the sales tax shall become effective [on the first day of the second calendar 26 quarter after the director of revenue receives notice of the adoption of the tax] as provided by subsection 19 of section 32.087. If the proposal receives less than the required majority of 27 28 votes, then the governing authority shall have no power to impose the tax unless and until the 29 governing authority has again submitted another proposal to authorize the governing authority 30 to impose the sales tax authorized by this section and such proposal is approved by the required 31 majority of the qualified voters voting thereon. 32 3. On or after the effective date of the tax, the director of revenue shall be responsible

32 3. On or after the effective date of the tax, the director of revenue shall be responsible
33 for the administration, collection, enforcement, and operation of the tax, and sections 32.085
34 [and] to 32.087 shall apply. The director may retain an amount not to exceed one percent for

35 deposit in the general revenue fund to offset the costs of collection. In order to permit sellers 36 required to collect and report the sales tax to collect the amount required to be reported and 37 remitted, but not to change the requirements of reporting or remitting the tax, or to serve as a 38 levy of the tax, and in order to avoid fractions of pennies, the [governing authority may authorize 39 the use of a bracket system similar to that] tax shall be calculated as authorized [in] by section 40 144.285[, and notwithstanding the provisions of that section, this new bracket system shall be 41 used where this tax is imposed and shall apply to all taxable transactions]. Beginning with the 42 effective date of the tax, every retailer in the county shall add the sales tax to the sale price, and 43 this tax shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law 44 in the same manner as the purchase price. For purposes of this section, all retail sales shall be 45 deemed to be consummated at the place of business of the retailer.

46 4. All applicable provisions in sections 144.010 to 144.525 governing the state sales tax, and section 32.057, the uniform confidentiality provision, shall apply to the collection of the tax, 47 and all exemptions granted to agencies of government, organizations, and persons pursuant to 48 49 sections 144.010 to 144.525 are hereby made applicable to the imposition and collection of the 50 tax. The same sales tax permit, exemption certificate, and retail certificate required by sections 51 144.010 to 144.525 for the administration and collection of the state sales tax shall satisfy the 52 requirements of this section, and no additional permit or exemption certificate or retail certificate 53 shall be required; except that, the director of revenue may prescribe a form of exemption 54 certificate for an exemption from the tax. All discounts allowed the retailer pursuant to the state 55 sales tax law for the collection of and for payment of taxes are hereby allowed and made applicable to the tax. The penalties for violations provided in section 32.057 and sections 56 57 144.010 to 144.525 are hereby made applicable to violations of this section. If any person is 58 delinquent in the payment of the amount required to be paid pursuant to this section, or in the 59 event a determination has been made against the person for taxes and penalty pursuant to this section, the limitation for bringing suit for the collection of the delinquent tax and penalty shall 60 61 be the same as that provided in sections 144.010 to 144.525.

62 5. The governing authority may authorize any museum board already existing in the 63 county, or may establish a museum board, to expend revenue collected pursuant to this section. 64 In the event that no museum board already exists, the board established pursuant to this section 65 shall consist of six members who are appointed by the governing authority from a list of 66 candidates supplied by the chair of each of the two major political parties of the county, with three members from each of the two parties. Members shall serve for three-year terms, but of 67 68 the members first appointed, [one] two shall be appointed for a term of one year, two shall be appointed for a term of two years, and two shall be appointed for a term of three years. Each 69 70 member shall be a resident of the county. The members shall not receive compensation for

rervice on the board, but shall be reimbursed from the revenues collected pursuant to this section

for any reasonable and necessary expenses incurred in service on the board. The board shall determine in what manner the revenues will be expended, and disbursements of these moneys shall be made strictly in accordance with this section. Expenditures may be made for the employment of personnel selected by the board to assist in carrying out the duties of the board, and the board is expressly authorized to employ such personnel.

6. The governing authority may submit the question of repeal of the tax to the voters at any county or state general, primary, or special election. The ballot of submission shall contain, but need not be limited to, the following language:

80 Shall the county of (insert name of county) repeal the sales tax of 81 (insert rate of percent) percent for the funding of museums?

82

\Box YES \Box NO

83 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed

to the question, place an "X" in the box opposite "NO".

85 [If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become

86 effective on December thirty-first of the calendar year in which the repeal was approved.]

67.581. 1. In addition to the sales tax permitted by sections 66.600 to 66.630, any county of the first class having a charter form of government and having a population of nine hundred 2 3 thousand or more may impose an additional countywide sales tax upon approval by a vote of the qualified voters of the county. The proposal may be submitted to the voters by the governing 4 body of the county and shall be submitted to the voters at the next general election upon petitions 5 signed by a number of qualified voters residing in the county equal to at least eight percent of 6 the votes cast in the county in the next preceding gubernatorial election filed with the governing 7 body of the county. The submission shall include the levying of a sales tax at a rate of not to 8 exceed two hundred seventy-five one-thousandths of one percent on the receipts from the sale 9 at retail of all tangible personal property or taxable services within the county which are also 10 taxable under the provisions of sections 66.600 to 66.630, and shall provide for the distribution 11 12 of the proceeds in the manner provided in either subsection 4 or subsection 5 of this section. If 13 either of the alternative distribution systems as provided in subsection 4 or subsection 5 of this section is approved by the voters, then the alternative system of distribution may not be 14 submitted to the voters for at least three years from the date of such voter approval. 15 16 2. The ballot of submission shall contain, but is not limited to, the following language:

Shall the County of levy an additional sales tax at the rate of (insert rate)
and distribute the proceeds in the manner provided in (insert proper reference)

19 (subsection 4)(subsection 5) of section 67.581, RSMo?

20 \Box YES \Box NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, the additional sales tax shall be levied and collected and the proceeds from the additional tax shall be distributed as provided in either subsection 4 or subsection 5 of this section. If a majority of the votes cast by the qualified voters voting thereon are opposed to the proposal, then the governing body of the county shall have no power to impose the additional sales tax authorized by this section unless and until a proposal for the levy of such tax is submitted to and approved by the voters of the county.

3. The provisions of sections 66.600 to 66.630 and sections 32.085 [and] to 32.087, except to the extent otherwise provided in this section, shall govern the levy, collection, distribution and other procedures related to an additional sales tax imposed pursuant to this section.

32 4. In any county adopting an additional sales tax pursuant to the provisions of this 33 section, and selecting the method of distribution provided in this subsection, the proceeds from 34 the sales tax imposed pursuant to this section, less one percent collection cost, shall be 35 distributed first to those municipalities that did not receive during the preceding calendar year 36 ninety-five percent of the amount the municipality would have received by multiplying the 37 population of the municipality by the average per capita sales tax receipt for such county in an amount which will bring each municipality receipt of sales tax moneys up to ninety-five percent 38 39 of the average per capita receipts from the proceeds of the sales tax imposed pursuant to sections 40 66.600 to 66.630. Any remainder of the money received from the sales tax imposed pursuant 41 to this section shall be distributed to all municipalities on the ratio that the population of each 42 municipality bears to the total population of the county. The average per capita sales tax 43 distribution shall be calculated by dividing the sum of the total sales tax revenue derived from 44 the tax imposed pursuant to sections 66.600 to 66.630 by the total population of the county. 45 Population of each municipality, of the unincorporated area of the county, and the total population of the county shall be determined on the basis of the most recent federal decennial 46 47 census. For the purposes of this subsection, any city, town, village or the unincorporated area 48 of the county shall be considered a municipality.

5. In any county adopting an additional sales tax pursuant to the provisions of this section and selecting the method of distribution provided in this subsection, the proceeds from the sales tax imposed pursuant to this section, less one percent collection cost, shall be distributed to all cities, towns and villages, and the unincorporated areas of the county in group B and to such cities, towns and villages in group A as necessary so that no city, town, or village in group A receives from the combined proceeds of both the sales tax imposed pursuant to this section and the sales tax imposed pursuant to sections 66.600 to 66.630, less than the per capita amount received by the cities, towns and villages and the unincorporated area of the county ingroup B receives from the total proceeds from both sales taxes.

58 6. The governing body of any county which is imposing a sales tax under the provisions 59 of sections 66.600 to 66.630 may on its own motion and shall, upon petitions filed with the 60 governing body of the county signed by a number of qualified voters residing in the county equal to at least eight percent of the votes cast in the county at the next preceding gubernatorial 61 election, submit to the qualified voters of the county a proposal to change the method of 62 63 distribution of sales tax proceeds from the manner provided in subsection 2 of section 66.620 64 to the method provided in this subsection. The ballot of submission shall be in substantially the 65 following form:

66 Shall the proceeds from the county sales tax be distributed among the county of 67 and the various cities, towns and villages therein in the manner provided in 68 subdivisions (1) and (2) of subsection 6 of section 67.581, RSMo, in lieu of the present manner 69 of distribution?

70

\Box YES \Box NO

71 If a majority of the votes cast on the proposal by the qualified voters of the county voting thereon 72 are in favor of the proposal, the sales tax imposed by the county under the provisions of sections 73 66.600 to 66.630 shall be distributed in the manner provided in this subsection and not in the 74 manner provided in subsection 2 of section 66.620. If a majority of the votes cast by the 75 qualified voters of the county voting thereon are opposed to the proposal, then the governing 76 body of the county shall have no power to order the proceeds from the sales tax imposed 77 pursuant to the provisions of sections 66.600 to 66.630 in the manner provided in this subsection 78 in lieu of the method provided in subsection 2 of section 66.620, unless and until a proposal 79 authorizing such method of distribution is submitted to and approved by the voters of the county. 80 If the voters approve the change in the method of distribution of the sales tax proceeds in the manner provided in this subsection, the county clerk of the county shall notify the director of 81 82 revenue of the change in the method of distribution within ten days after adoption of the proposal and shall inform the director of the effective date of the change in the method of distribution, 83 84 which shall be on the first day of the third calendar quarter after the director of revenue receives notice. After the effective date of the change in the manner of distribution, the director of 85 86 revenue shall distribute the proceeds of the sales tax imposed by such county under the 87 provisions of sections 66.600 to 66.630 in the manner provided in this subsection in lieu of the manner of distribution provided in subsection 2 of section 66.620. The proceeds of the sales tax 88 89 imposed under the provisions of sections 66.600 to 66.630 in any county which elects to have 90 the proceeds distributed in the manner provided in this subsection shall be distributed in the 91 following manner:

92 (1) The proceeds from the sales taxes shall be distributed to the cities, towns and villages 93 in group A and to the cities, towns and villages, and the county in group B as defined in section 94 66.620 in the manner provided in subsection 2 of section 66.620, until an amount equal to the 95 total amount distributed under section 66.620 for the twelve-month period immediately 96 preceding the effective date of the tax levied pursuant to the provisions of this section has been 97 distributed;

98 (2) All moneys received in excess of the total amount distributed under section 66.620 99 for the twelve-month period immediately preceding the effective date of the tax levied pursuant 100 to the provisions of this section shall be distributed to all cities, towns and villages and to the 101 county on the basis that the population of each city, town or village, and in the case of the county 102 the basis that the population of the unincorporated area of the county, bears to the total 103 population of the county. The average per capita sales tax distribution shall be calculated by dividing the sum of the remaining amount of the total sales tax revenues by the total population 104 105 of the county. Population of each city, town or village, of the unincorporated area of the county, 106 and the total population of the county shall be determined on the basis of the most recent federal 107 decennial census.

108 7. No municipality incorporated after the adoption of the tax authorized by this section 109 shall be included as other than part of the unincorporated area of the county nor receive any share 110 of either the proceeds from the tax levied pursuant to the provisions of this section or the tax 111 levied pursuant to the provisions of sections 66.600 to 66.630 unless, at the time of 112 incorporation, such municipality had a population of ten thousand or more.

8. The county sales tax imposed pursuant to this section on the purchase and sale of motor vehicles shall not be collected and remitted by the seller, but shall be collected by the director of revenue at the time application is made for a certificate of title, if the address of the applicant is within the county imposing the additional sales tax. [The amounts so collected, less one percent collection cost, shall be deposited in the county sales tax trust fund to be distributed in accordance with section 66.620. The purchase or sale of motor vehicles shall be deemed to be consummated at the address of the applicant for a certificate of title.]

9. No tax shall be imposed pursuant to this section for the purpose of funding in whole or in part the construction, operation or maintenance of a sports stadium, field house, indoor or outdoor recreational facility, center, playing field, parking facility or anything incidental or necessary to a complex suitable for any type of professional sport, either upon, above or below the ground.

125 10. The director of revenue may [authorize the state treasurer to] make refunds from the 126 amounts in the trust fund and credited to any county for erroneous payments and overpayments 127 made, and may redeem dishonored checks and drafts deposited to the credit of such counties.

128 If any county abolishes the tax, the county shall notify the director of revenue of the action at 129 least ninety days prior to the effective date of the repeal and the director of revenue may order 130 retention in the trust fund, for a period of one year, of two percent of the amount collected after 131 receipt of such notice to cover possible refunds or overpayment of the tax and to redeem 132 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed 133 after the effective date of abolition of the tax in such county, the director of revenue shall remit 134 the balance in the account to the county and close the account of that county. The director of 135 revenue shall notify each county of each instance of any amount refunded or any check redeemed 136 from receipts due the county.

67.582. 1. The governing body of any county, except a county of the first class with a charter form of government with a population of greater than four hundred thousand inhabitants, 2 3 is hereby authorized to impose, by ordinance or order, a sales tax in the amount of up to one-half of one percent on all retail sales made in such county which are subject to taxation under the 4 5 provisions of sections 144.010 to 144.525 for the purpose of providing law enforcement services for such county. The tax authorized by this section shall be in addition to any and all other sales 6 7 taxes allowed by law, except that no ordinance or order imposing a sales tax under the provisions of this section shall be effective unless the governing body of the county submits to the voters 8 9 of the county, at a county or state general, primary or special election, a proposal to authorize the 10 governing body of the county to impose a tax. 11 2. The ballot of submission shall contain, but need not be limited to, the following 12 language: 13 (1) If the proposal submitted involves only authorization to impose the tax authorized

14 by this section the ballot shall contain substantially the following:

Shall the county of (county's name) impose a countywide sales tax of
(insert amount) for the purpose of providing law enforcement services for the county?

17 \Box YES \Box NO

18 If you are in favor of the question, place an "X" in the box opposite "Yes". If you are opposed19 to the question, place an "X" in the box opposite "No"; or

(2) If the proposal submitted involves authorization to enter into agreements to form a
 regional jail district and obligates the county to make payments from the tax authorized by this
 section the ballot shall contain substantially the following:

Shall the county of (county's name) be authorized to enter into agreements for the purpose of forming a regional jail district and obligating the county to impose a countywide sales tax of (insert amount) to fund dollars of the costs to construct a regional jail and to fund the costs to operate a regional jail, with any funds in excess of that necessary to construct and operate such jail to be used for law enforcement purposes? $28 \qquad \Box \text{ YES}$

 \Box NO

If you are in favor of the question, place an "X" in the box opposite "Yes". If you are opposedto the question, place an "X" in the box opposite "No".

31

32 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor 33 of the proposal submitted pursuant to subdivision (1) of this subsection, then the ordinance or 34 order and any amendments thereto shall be in effect [on the first day of the second quarter 35 immediately following the election approving the proposal as provided by subsection 19 of section 32.087. If the constitutionally required percentage of the voters voting thereon are in 36 37 favor of the proposal submitted pursuant to subdivision (2) of this subsection, then the ordinance 38 or order and any amendments thereto shall be in effect [on the first day of the second quarter 39 immediately following the election approving the proposal as provided by subsection 19 of section 32.087. If a proposal receives less than the required majority, then the governing body 40 41 of the county shall have no power to impose the sales tax herein authorized unless and until the 42 governing body of the county shall again have submitted another proposal to authorize the 43 governing body of the county to impose the sales tax authorized by this section and such 44 proposal is approved by the required majority of the qualified voters voting thereon. However, 45 in no event shall a proposal pursuant to this section be submitted to the voters sooner than twelve months from the date of the last proposal pursuant to this section. 46

3. All revenue received by a county from the tax authorized under the provisions of this section shall be deposited in a special trust fund and shall be used solely for providing law enforcement services for such county for so long as the tax shall remain in effect. Revenue placed in the special trust fund may also be utilized for capital improvement projects for law enforcement facilities and for the payment of any interest and principal on bonds issued for said capital improvement projects.

4. Once the tax authorized by this section is abolished or is terminated by any means, all funds remaining in the special trust fund shall be used solely for providing law enforcement services for the county. Any funds in such special trust fund which are not needed for current expenditures may be invested by the governing body in accordance with applicable laws relating to the investment of other county funds.

5. All sales taxes collected by the director of revenue under this section on behalf of any 59 county[, less one percent for cost of collection which shall be deposited in the state's general 60 revenue fund after payment of premiums for surety bonds as provided in section 32.087,] shall 61 be deposited in a special trust fund, which is hereby created, to be known as the "County Law 62 Enforcement Sales Tax Trust Fund". [The moneys in the county law enforcement sales tax trust 63 fund shall not be deemed to be state funds and shall not be commingled with any funds of the

state.] The director of revenue shall keep accurate records of the amount of money in the trust 64 65 and which was collected in each county imposing a sales tax under this section, and the records shall be open to the inspection of officers of the county and the public. Not later than the tenth 66 67 day of each month the director of revenue shall distribute all moneys deposited in the trust fund during the preceding month to the county which levied the tax; such funds shall be deposited 68 with the county treasurer of each such county, and all expenditures of funds arising from the 69 70 county law enforcement sales tax trust fund shall be by an appropriation act to be enacted by the 71 governing body of each such county. Expenditures may be made from the fund for any law 72 enforcement functions authorized in the ordinance or order adopted by the governing body 73 submitting the law enforcement tax to the voters.

74 6. The director of revenue may [authorize the state treasurer to] make refunds from the 75 amounts in the trust fund and credited to any county for erroneous payments and overpayments 76 made, and may redeem dishonored checks and drafts deposited to the credit of such counties. 77 If any county abolishes the tax, the repeal of such tax shall become effective as provided in 78 subsection 19 of section 32.087. The county shall notify the director of revenue of the action 79 [at least ninety days] prior to the effective date of the repeal and the director of revenue may 80 order retention in the trust fund, for a period of one year, of two percent of the amount collected 81 after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem 82 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed 83 after the effective date of abolition of the tax in such county, the director of revenue shall remit 84 the balance in the account to the county and close the account of that county. The director of 85 revenue shall notify each county of each instance of any amount refunded or any check redeemed 86 from receipts due the county.

87 7. Except as modified in this section, all provisions of sections 32.085 [and] to 32.087
88 shall apply to the tax imposed under this section.

67.583. 1. The governing body of any county of the second class with a population of more than forty thousand but less than sixty thousand and which contains institutions operated 2 3 by the department of corrections and by the department of mental health is hereby authorized to 4 impose, by ordinance or order, a sales tax in the amount of one-eighth of one percent on all retail sales made in such county which are subject to taxation under the provisions of sections 144.010 5 to 144.525. The tax authorized by this section shall be in addition to any and all other sales taxes 6 allowed by law; provided, however, that no ordinance or order imposing a sales tax under the 7 provisions of this section shall be effective unless the governing body of the county submits to 8 9 the voters of the county, at a county or state general, primary or special election, a proposal to 10 authorize the governing body of the county to impose a tax.

11 2. The ballot of submission shall contain, but need not be limited to, the following 12 language:

Shall the county of (county's name) impose a countywide sales tax of
(insert amount) for the purpose of providing retirement and health care benefits for county

15 employees and their dependents?

 \Box YES

16

\Box NO

17 If you are in favor of the question, place an "X" in the box opposite "Yes". If you are opposed 18 to the question, place an "X" in the box opposite "No".

19

20 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a 21 22 majority of the votes cast by the qualified voters voting are opposed to the proposal, then the 23 governing body of the county shall have no power to impose the sales tax herein authorized 24 unless and until the governing body of the county shall again have submitted another proposal 25 to authorize the governing body of the county to impose the sales tax authorized by this section 26 and such proposal is approved by a majority of the qualified voters voting thereon. However, 27 in no event shall a proposal pursuant to this section be submitted to the voters sooner than twelve 28 months from the date of the last proposal pursuant to this section.

3. All revenue received by a county from the tax authorized under the provisions of this
section shall be deposited in a special trust fund and shall be used solely for providing retirement
and health care benefits for county employees and their dependents.

32 4. All sales taxes collected by the director of revenue under this section on behalf of any 33 county[, less one percent for cost of collection which shall be deposited in the state's general 34 revenue fund after payment of premiums for surety bonds as provided in section 32.087,] shall be deposited in a special trust fund, which is hereby created, to be known as the "County 35 Employee Benefit Sales Tax Trust Fund". [The moneys in the county employee benefit sales tax 36 37 trust fund shall not be deemed to be state funds and shall not be commingled with any funds of 38 the state.] The director of revenue shall keep accurate records of the amount of money in the trust 39 and which was collected in each county imposing a sales tax under this section, and the records 40 shall be open to the inspection of officers of the county and the public. Not later than the tenth day of each month, the director of revenue shall distribute all moneys deposited in the trust fund 41 42 during the preceding month to the county which levied the tax. Such funds shall be deposited with the county treasurer of each such county, and all expenditures of funds arising from the 43 county employee benefit sales tax trust fund shall be for the provision of retirement benefits or 44 45 health care benefits for employees of the county and their dependents and for no other purpose.

46 5. The director of revenue may [authorize the state treasurer to] make refunds from the 47 amounts in the trust fund and credited to any county for erroneous payments and overpayments made and may redeem dishonored checks and drafts deposited to the credit of such counties. If 48 49 any county abolishes the tax, the county shall notify the director of revenue of the action [at least ninety days prior to the effective date of the repeal] and the director of revenue may order 50 51 retention in the trust fund, for a period of one year, of two percent of the amount collected after 52 receipt of such notice to cover possible refunds or overpayment of the tax and to redeem 53 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed 54 after the effective date of abolition of the tax in such county, the director of revenue shall remit 55 the balance in the account to the county and close the account of that county. The director of revenue shall notify each county of each instance of any amount refunded or any check redeemed 56 57 from receipts due the county.

58 6. Except as modified in this section, all provisions of sections 32.085 [and] to 32.087
59 shall apply to the tax imposed under this section.

67.584. 1. The governing body of any county of the first classification with more than one hundred ninety-eight thousand but less than one hundred ninety-eight thousand two hundred 2 inhabitants is hereby authorized to impose, by ordinance or order, a sales tax in the amount of 3 4 up to one-half percent on all retail sales made in such county which are subject to taxation pursuant to sections 144.010 to 144.525 for the purpose of providing law enforcement services 5 for such county. The tax authorized by this section shall be in addition to any and all other sales 6 7 taxes allowed by law, except that no ordinance or order imposing a sales tax pursuant to this 8 section shall be effective unless the governing body of the county submits to the voters of the 9 county, at a county or state general, primary, or special election, a proposal to authorize the 10 governing body of the county to impose a tax.

2. If the proposal submitted involves only authorization to impose the tax authorized by
 this section, the ballot of submission shall contain, but need not be limited to, the following
 language:

14 Shall the county of (county's name) impose a countywide sales tax of 15 (insert amount) for the purpose of providing law enforcement services for the county?

 \Box YES

16

\Box NO

17 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed18 to the question, place an "X" in the box opposite "NO".

19

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal submitted pursuant to this subsection, then the ordinance or order and any amendments thereto shall be in effect [on the first day of the second quarter immediately

following the election approving the proposal] as provided by subsection 19 of section 32.087.

If a proposal receives less than the required majority, then the governing body of the county shall have no power to impose the sales tax herein authorized unless and until the governing body of the county shall again have submitted another proposal to authorize the governing body of the county to impose the sales tax authorized by this section and such proposal is approved by the required majority of the qualified voters voting thereon. However, in no event shall a proposal pursuant to this section be submitted to the voters sooner than twelve months from the date of the last proposal pursuant to this section.

31 3. Twenty-five percent of the revenue received by a county treasurer from the tax 32 authorized pursuant to this section shall be deposited in a special trust fund and shall be used 33 solely by a prosecuting attorney's office for such county for so long as the tax shall remain in 34 effect. The remainder of revenue shall be deposited in the county law enforcement sales tax trust 35 fund established pursuant to section 67.582 of the county levying the tax pursuant to this section. 36 The revenue derived from the tax imposed pursuant to this section shall be used for public law 37 enforcement services only. No revenue derived from the tax imposed pursuant to this section 38 shall be used for any private contractor providing law enforcement services or for any private 39 jail.

40 4. Once the tax authorized by this section is abolished or is terminated by any means, all 41 funds remaining in the prosecuting attorney's trust fund shall be used solely by a prosecuting 42 attorney's office for the county. Any funds in such special trust fund which are not needed for 43 current expenditures may be invested by the governing body in accordance with applicable laws 44 relating to the investment of other county funds.

45 5. All sales taxes collected by the director of revenue pursuant to this section on behalf 46 of any county[, less one percent for cost of collection which shall be deposited in the state's 47 general revenue fund after payment of premiums for surety bonds as provided in section 32.087,] 48 shall be deposited in a special trust fund, which is hereby created, to be known as the "County 49 Prosecuting Attorney's Office Sales Tax Trust Fund" or in the county law enforcement sales tax 50 trust fund, pursuant to the deposit ratio in subsection 3 of this section. [The moneys in the trust 51 funds shall not be deemed to be state funds and shall not be commingled with any funds of the 52 state.] The director of revenue shall keep accurate records of the amount of money in the trusts 53 and which was collected in each county imposing a sales tax pursuant to this section, and the 54 records shall be open to the inspection of officers of the county and the public. Not later than 55 the tenth day of each month the director of revenue shall distribute all moneys deposited in the trust funds during the preceding month to the county which levied the tax; such funds shall be 56 deposited with the county treasurer of each such county, and all expenditures of funds arising 57 58 from either trust fund shall be by an appropriation act to be enacted by the governing body of each such county. Expenditures may be made from the funds for any functions authorized in theordinance or order adopted by the governing body submitting the tax to the voters.

61 6. The director of revenue may [authorize the state treasurer to] make refunds from the 62 amounts in the trust funds and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties. 63 64 If any county abolishes the tax, the repeal of such tax shall become effective as provided in 65 subsection 19 of section 32.087. The county shall notify the director of revenue of the action 66 [at least ninety days] before the effective date of the repeal and the director of revenue may order 67 retention in the appropriate trust fund, for a period of one year, of two percent of the amount 68 collected after receipt of such notice to cover possible refunds or overpayments of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year 69 70 has elapsed after the effective date of abolition of the tax in such county, the director of revenue 71 shall remit the balance in the account to the county and close the account of that county 72 established pursuant to this section. The director of revenue shall notify each county of each 73 instance of any amount refunded or any check redeemed from receipts due the county.

74 7. Except as modified in this section, all provisions of sections 32.085 [and] to 32.087
75 shall apply to the tax imposed pursuant to this section.

67.712. 1. All sales taxes collected by the director of revenue under sections 67.700 to 2 67.727 on behalf of any county, less one percent for the cost of collection, which shall be 3 deposited in the state's general revenue fund after payment of premiums for surety bonds as 4 provided in section 32.087,] shall be deposited [with the state treasurer] in a special trust fund, which is hereby created, to be known as the "County Alternate Sales Tax Trust Fund". [The 5 moneys in the county alternate sales tax trust fund shall not be deemed to be state funds and shall 6 not be commingled with any funds of the state.] The director of revenue shall keep accurate 7 records of the amount of money in the trust fund which was collected in each county imposing 8 9 a sales tax under sections 67.700 to 67.727, and the records shall be open to the inspection of 10 officers of each county and the general public. Not later than the tenth day of each month the 11 director of revenue shall distribute all moneys deposited in the trust fund during the preceding 12 month by distributing to the county treasurer, or such other officer as may be designated by the 13 county ordinance or order, of each county imposing the tax authorized by sections 67.700 to 14 67.727, the sum, as certified by the director of revenue, due the county.

The director of revenue may [authorize the state treasurer to] make refunds from the
 amounts in the trust fund and credited to any county for erroneous payments and overpayments
 made, and may redeem dishonored checks and drafts deposited to the credit of such counties.
 If any county repeals the tax authorized by sections 67.700 to 67.727, the county shall notify the
 director of revenue of the action [at least ninety days] prior to the effective date of the repeal and

20 the repeal shall be effective as provided by subsection 19 of section 32.087. The director of 21 revenue may order retention in the trust fund, for a period of one year, of two percent of the 22 amount collected after receipt of such notice to cover possible refunds or overpayment of such 23 tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After 24 one year has elapsed after the effective date of repeal of the tax authorized by sections 67.700 25 to 67.727 in such county, the director of revenue shall [authorize the state treasurer to] remit the 26 balance in the account to the county and close the account of that county. The director of 27 revenue shall notify each county of each instance of any amount refunded or any check redeemed 28 from receipts due the county.

3. Except as modified in sections 67.700 to 67.727, all provisions of sections 32.085
[and] to 32.087 shall apply to the tax imposed under sections 67.700 to 67.727.

67.713. 1. Notwithstanding the provisions of section 67.712, as to the disposition of any other sales tax imposed under the provisions of sections 67.700 to 67.727, one-fifth of the sales 2 3 taxes collected by the director of revenue from the tax authorized by section 67.701 on behalf 4 of any county of the first class having a charter form of government and having a population of nine hundred thousand or more[, less one percent for cost of collection, which shall be deposited 5 6 in the state's general revenue fund after payment of premiums for surety bonds as provided in 7 sections 67.700 to 67.727,] shall be deposited in a special trust fund, which is hereby created, to be known as the "County-Municipal Storm Water and Public Works Sales Tax Trust Fund". 8 [The moneys in the county-municipal storm water and public works sales tax trust fund shall not 9 10 be deemed to be state funds and shall not be commingled with any funds of the state.] The director of revenue shall keep accurate records of the amount of money in the trust fund which 11 12 was collected in each county and the records shall be open to the inspection of officers of the 13 county and of the municipalities within the county and the public. Not later than the tenth day of each month, the director of the department of revenue shall distribute all moneys deposited 14 in the county-municipal storm water and public works sales tax trust fund during the preceding 15 month to the county which levied the tax, and the municipalities which are located wholly or 16 17 partially within such county as follows:

- (1) The county which levied the sales tax shall receive a percentage of the distributable
 revenue equal to the percentage ratio that the population of the unincorporated areas of the
 county bears to the total population of the county;
- (2) Each municipality located wholly within the county which levied the tax shall receive
 a percentage of the distributable revenue equal to the percentage ratio that the population of such
 municipality bears to the total population of the county; and
- (3) Each municipality located partially within the county which levied the tax shallreceive a percentage of the distributable revenue equal to the percentage ratio that the population

of that part of the municipality located within the county bears to the total population of the county.

28 2. The director of revenue may make refunds from the amounts in the county-municipal 29 storm water and public works sales tax trust fund and credited to any county or municipality for erroneous payments and overpayments made, and may redeem dishonored checks and drafts 30 31 deposited to the credit of such county or municipality. If any county abolishes the tax, the county 32 shall notify the director of revenue of the action at least ninety days prior to the effective date of 33 the repeal and the repeal shall be effective as provided by subsection 19 of section 32.087. 34 The director of revenue may order retention in the county-municipal storm water and public 35 works sales tax trust fund, for a period of one year, of two percent of the amount collected after 36 receipt of such notice to cover possible refunds or overpayment of the tax and to redeem 37 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such county, the director of revenue shall remit 38 39 the balance in the account to the county or municipality and close the account of that county or 40 municipality. The director of revenue shall notify each county or municipality of each instance 41 of any amount refunded or any check redeemed from receipts due the county or municipality.

42 3. If the governing body of any municipality located wholly or partially within the county 43 so requests by resolution, no funds shall be expended from the proceeds of any tax imposed 44 under section 67.701 within the corporate boundaries of the requesting municipality for the 45 construction, reconstruction or widening of any road established or to be established pursuant to section 137.558, the total cost of which exceeds one hundred thousand dollars unless: (a) A 46 47 public hearing is first held at a place near such proposed action; and (b) Plans and specifications 48 of such proposed action are prepared and a cost-benefit analysis prepared in accordance with 49 accepted accounting principles of such proposed action is presented to such public hearing. Such 50 cost-benefit analysis and its work papers shall be a public document and subject to inspection 51 as provided in chapter 610. The provisions of this subsection shall not apply to proposed 52 projects in unincorporated areas of the county.

67.729. 1. Any county except any first class county having a charter form of government
and having a population of nine hundred thousand or more may, in the same manner and by the
same procedure and subject to the same penalties as set out in sections 67.700 to 67.727, impose
a sales tax of not more than one-tenth of one percent for the purpose of funding storm water
control and public works projects other than stadiums or other sports facilities. This sales tax
shall be in addition to any other sales tax authorized by law.

2. Notwithstanding the provisions of section 67.712 as to the disposition of any other
sales tax imposed under the provisions of sections 67.700 to 67.727, all sales taxes collected by
the director of revenue from the tax authorized by this section on behalf of any county[, less one

10 percent for cost of collection, which shall be deposited in the state's general revenue fund after

11 payment of premiums for surety bonds as provided in section 32.087,] shall be deposited [with 12 the state treasurer] in a special trust fund, which is hereby created, to be known as the "County 13 Storm Water and Public Works Sales Tax Trust Fund". [The moneys in the county storm water and public works sales tax trust fund shall not be deemed to be state funds and shall not be 14 15 commingled with any funds of the state.] The director of revenue shall keep accurate records of 16 the amount of money in the trust fund which was collected in each county imposing a sales tax 17 under this section and the records shall be open to the inspection of officers of the county and the public. Not later than the tenth day of each month the director of revenue shall distribute all 18 19 moneys deposited in the county storm water and public works sales tax trust fund during the 20 preceding month to the county which levied the tax, and the municipalities which are located 21 wholly or partially within such county as follows:

(1) The county which levied the sales tax shall receive a percentage of the distributable
 revenue equal to the percentage ratio that the population of the unincorporated areas of the
 county bears to the total population of the county;

(2) Each municipality located wholly within the county which levied the tax shall receive
 a percentage of the distributable revenue equal to the percentage ratio that the population of such
 municipality bears to the total population of the county; and

(3) Each municipality located partially within the county which levied the tax shall
receive a percentage of the distributable revenue equal to the percentage ratio that the population
of that part of the municipality located within the county bears to the total population of the
county.

32 3. The director of revenue may [authorize the state treasurer to] make refunds from the 33 amounts in the county storm water and public works sales tax trust fund and credited to any 34 county for erroneous payments and overpayments made, and may redeem dishonored checks and 35 drafts deposited to the credit of such counties. If any county abolishes the tax, the county shall 36 notify the director of revenue of the action [at least ninety days] prior to the effective date of the repeal and the repeal shall be effective as provided by subsection 19 under section 32.087. 37 38 The director of revenue may order retention in the county storm water and public works sales tax 39 trust fund, for a period of one year, of two percent of the amount collected after receipt of such 40 notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date 41 of abolition of the tax in such county, the director of revenue shall [authorize the state treasurer 42 43 to] remit the balance in the account to the county and close the account of that county. The 44 director of revenue shall notify each county of each instance of any amount refunded or any check redeemed from receipts due the county. 45

- 46 4. Except as modified in this section, the provisions of sections 32.085 to 32.087 shall
 47 apply to the tax imposed under this section.
- 67.737. Except as modified in sections 67.730 to 67.739, all provisions of sections 2 32.085 [and] to 32.087 shall apply to the tax imposed under sections 67.730 to 67.739.

67.738. 1. All sales taxes collected by the director of revenue under sections 67.730 to 2 67.739 on behalf of any county [, less one percent for the cost of collection, which shall be deposited in the state's general revenue fund after payment of premiums for surety bonds as 3 provided in section 32.087,] shall be deposited [with the state treasurer] in a special trust fund, 4 which is hereby created, to be known as the "County Capital Improvement Bond Sales Tax Trust 5 6 Fund". [The moneys in the county capital improvement bond sales tax trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state.] The director 7 of revenue shall keep accurate records of the amount of money in the trust fund which was 8 9 collected in each county imposing a sales tax under sections 67.730 to 67.739, and the records shall be open to the inspection of officers of each county and the general public. Not later than 10 the tenth day of each month the director of revenue shall distribute all moneys deposited in the 11 trust fund during the preceding month by distributing to the county treasurer, or such other 12 13 officer as may be designated by the county ordinance or order, of each county imposing the tax 14 authorized by sections 67.730 to 67.739, the sum, as certified by the director of revenue, due the 15 county.

16 2. The director of revenue may [authorize the state treasurer to] make [refund] refunds 17 from the amounts in the trust fund and credited to any county for erroneous payments and 18 overpayments made, and may redeem dishonored checks and drafts deposited to the credit of 19 such counties. If any county repeals the tax authorized by sections 67.730 to 67.739, the county shall notify the director of revenue of the action [at least ninety days] prior to the effective date 20 21 of the repeal or expiration and the repeal shall be effective as provided by subsection 19 of 22 section 32.087. The director of revenue may order retention in the trust fund, for a period of one 23 year, of two percent of the amount collected after receipt of such notice to cover possible refunds 24 or overpayment of such tax and to redeem dishonored checks and drafts deposited to the credit 25 of such accounts. After one year has elapsed after the effective date of repeal or expiration of 26 the tax authorized by sections 67.730 to 67.739 in such county, the director of revenue shall 27 remit the balance in the account to the county and close the account of that county. The director 28 of revenue shall notify each county of each instance of any amount refunded or any check 29 redeemed from receipts due the county.

67.745. 1. Any county of the third classification without a township form of government
and with more than eleven thousand seven hundred fifty but fewer than eleven thousand eight
hundred fifty inhabitants may impose a sales tax throughout the county for public recreational

4 projects and programs, but the sales tax authorized by this section shall not become effective

5 unless the governing body of such county submits to the qualified voters of the county a proposal

6 to authorize the county to impose the sales tax.

7

2. The ballot submission shall be in substantially the following form:

8 Shall the County of impose a sales tax of up to one percent for the purpose of 9 funding the financing, acquisition, construction, operation, and maintenance of recreational 10 projects and programs, including the acquisition of land for such purposes?

11

 \Box YES \Box NO

3. If approved by a majority of qualified voters **voting on the issue** in the county, the governing body of the county shall appoint a board of directors consisting of nine members. Of the initial members appointed to the board, three members shall be appointed for a term of three years, three members shall be appointed for a term of two years, and three members shall be appointed for a term of one year. After the initial appointments, board members shall be appointed to three-year terms.

4. The sales tax may be imposed at a rate of up to one percent on the receipts from the retail sale of all tangible personal property or taxable service within the county, if such property and services are subject to taxation by the state of Missouri under sections 144.010 to 144.525.

21 5. All revenue collected from the sales tax under this section by the director of revenue 22 on behalf of a county[, less one percent for the cost of collection which shall be deposited in the 23 state's general revenue fund after payment of premiums for surety bonds as provided in section 24 32.087,] shall be deposited [with the state treasurer] in a special trust fund, which is hereby 25 created, to be known as the "County Recreation Sales Trust Fund". [Moneys in the fund shall not be deemed to be state funds and shall not be commingled with any funds of the state.] The 26 27 director of revenue shall keep accurate records of the amount of money in the trust fund collected in each county imposing a sales tax under this section, and the records shall be open to the 28 29 inspection of officers of such county and the general public. Not later than the tenth day of each 30 calendar month, the director of revenue shall distribute all moneys deposited in the trust fund 31 during the preceding calendar month by distributing to the county treasurer, or such officer as 32 may be designated by county ordinance or order, of each county imposing the tax under this 33 section the sum due the county as certified by the director of revenue.

6. The director of revenue may [authorize the state treasurer to] make refunds from the amounts in the trust fund and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties. Each county shall notify the director of revenue [at least ninety days] prior to the effective date of the expiration of the sales tax authorized by this section and **the repeal shall be effective as provided by subsection 19 of section 32.087.** The director of revenue may order retention in

40 the trust fund for a period of one year of two percent of the amount collected after receipt of such 41 notice to cover possible refunds or overpayments of such tax and to redeem dishonored checks 42 and drafts deposited to the credit of such accounts. After one year has elapsed after the date of 43 expiration of the tax authorized by this section in a county, the director of revenue shall remit the 44 balance in the account to the county and close the account of such county. The director of 45 revenue shall notify each county of each instance of any amount refunded or any check redeemed 46 from receipts due such county.

7. The tax authorized under this section may be imposed in accordance with this sectionby a county in addition to or in lieu of the tax authorized in sections 67.750 to 67.780.

8. The sales tax imposed under this section shall expire twenty years from the effective date thereof unless an extension of the tax is submitted to and approved by the qualified voters in the county in the manner provided in this section. Each extension of the sales tax shall be for a period of ten years.

9. The provisions of this section shall not in any way affect or limit the powers granted
to any county to establish, maintain, and conduct parks and other recreational grounds for public
recreation.

56 10. Except as modified in this section, the provisions of sections 32.085 [and] to 32.087
57 shall apply to the tax imposed under this section.

67.782. 1. Any county of the third class having a population of more than ten thousand and less than fifteen thousand and any county of the second class having a population of more 2 than fifty-eight thousand and less than seventy thousand adjacent to such third class county, both 3 counties making up the same judicial circuit, may jointly impose a sales tax throughout each of 4 their respective counties for public recreational purposes including the financing, acquisition, 5 6 construction, operation and maintenance of recreational projects and programs, but the sales taxes authorized by this section shall not become effective unless the governing body of each 7 such county submits to the voters of their respective counties a proposal to authorize the counties 8 9 to impose the sales tax.

10

2. The ballot of submission shall be in substantially the following form:

Shall the County of impose a sales tax of percent in conjunction with the county of for the purpose of funding the financing, acquisition, construction, operation and maintenance of recreational projects and programs, including the acquisition of land for such purposes?

15 \Box YES \Box NO

16 If a separate majority of the votes cast on the proposal by the qualified voters voting thereon in

17 each county are in favor of the proposal, then the tax shall be in effect in both counties. If a 18 majority of the votes cast by the qualified voters voting thereon in either county are opposed to 19 the proposal, then the governing body of neither county shall have power to impose the sales tax

authorized by this section unless or until the governing body of the county that has not approved
the tax shall again have submitted another proposal to authorize the governing body to impose
the tax, and the proposal is approved by a majority of the qualified voters voting thereon in that
county.

- 3. The sales tax may be imposed at a rate of one percent on the receipts from the sale at retail of all tangible personal property or taxable service at retail within the county adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525.
- 28 4. All sales taxes collected by the director of revenue under this section on behalf of any 29 county[, less one percent for the cost of collection, which shall be deposited in the state's general 30 revenue fund after payment of premiums for surety bonds as provided in section 32.087,] shall 31 be deposited [with the state treasurer] in a special trust fund, which is hereby created, to be 32 known as the "County Recreation Sales Tax Trust Fund". [The moneys in the county recreation 33 sales tax trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state.] The director of revenue shall keep accurate records of the amount of money 34 35 in the trust fund which was collected in each county imposing a sales tax under this section, and 36 the records shall be open to the inspection of officers of each county and the general public. Not 37 later than the tenth day of each month, the director of revenue shall distribute all moneys 38 deposited in the trust fund during the preceding month by distributing to the county treasurer, 39 or such other officer as may be designated by the county ordinance or order, of each county 40 imposing the tax authorized by this section, the sum, as certified by the director of revenue, due 41 the county.
- 42 5. The director of revenue may [authorize the state treasurer to] make refunds from the 43 amounts in the trust fund and credited to any county for erroneous payments and overpayments 44 made, and may redeem dishonored checks and drafts deposited to the credit of such counties. 45 Each county shall notify the director of revenue [at least ninety days] prior to the effective date 46 of the expiration of the sales tax authorized by this section and the repeal shall be effective as 47 provided by subsection 19 section 32.087. The director of revenue may order retention in the 48 trust fund, for a period of one year, of two percent of the amount collected after receipt of such 49 notice to cover possible refunds or overpayment of such tax and to redeem dishonored checks 50 and drafts deposited to the credit of such accounts. After one year has elapsed after the date of expiration of the tax authorized by this section in such county, the director of revenue shall remit 51 52 the balance in the account to the county and close the account of that county. The director of 53 revenue shall notify each county of each instance of any amount refunded or any check redeemed 54 from receipts due the county.

6. The tax authorized by this section may be imposed, in accordance with this section,
by a county in addition to or in lieu of the tax authorized by sections 67.750 to 67.780.

57 7. Any county imposing a sales tax pursuant to the provisions of this section may 58 contract with the authority of any other county or with any city or political subdivision for the 59 financing, acquisition, operation, construction, maintenance, or utilization of any recreation 60 facility or project or program funded in whole or in part from revenues derived from the tax 61 levied pursuant to the provisions of this section.

8. The sales tax imposed pursuant to the provisions of this section shall expire twenty-five years from the effective date thereof unless an extension of the tax is submitted to and approved by the voters in each county in the manner provided in this section. Each extension of the sales tax shall be for a period of ten years.

9. The governing body of each of the counties imposing a sales tax under the provisions of this section may cooperate with the governing body of any county or other political subdivision of this state in carrying out the provisions of this section, and may establish and conduct jointly a system of public recreation. The respective governing bodies administering programs jointly may provide by agreement among themselves for all matters connected with the programs and determine what items of cost and expense shall be paid by each.

10. The provisions of this section shall not in any way repeal, affect or limit the powers
granted to any county to establish, maintain and conduct parks and other recreational grounds
for public recreation.

11. Except as modified in this section, all provisions of sections 32.085 [and] to 32.087
shall apply to the tax imposed under this section.

67.799. 1. A regional recreational district may, by a majority vote of its board of
directors, impose an annual property tax for the establishment and maintenance of public parks
and recreational facilities and grounds within the boundaries of the regional recreational district
not to exceed sixty cents per year on each one hundred dollars of assessed valuation on all
property within the district, except that no such tax shall become effective unless the board of
directors of the district submits to the voters of the district, at a county or state general, primary
or special election, a proposal to authorize the tax.

8

2. The question shall be submitted in substantially the following form:

9 Shall a cent tax per one hundred dollars assessed valuation be levied for public10 parks and recreational facilities?

11

\Box YES \Box NO

12 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor

13 of the proposal, then the tax shall become effective as provided by subsection 19 of section

14 32.087. If a majority of the votes cast by the qualified voters voting are opposed to the proposal,

15 then the board of directors shall have no power to impose the tax unless and until the board of

16 directors of the district submits another proposal to authorize the tax and such proposal is 17 approved by a majority of the qualified voters voting thereon.

18 3. The property tax authorized in subsections 1 and 2 of this section shall be levied and 19 collected in the same manner as other ad valorem property taxes are levied and collected.

20 4. (1) A regional recreational district may, by a majority vote of its board of directors, 21 impose a tax not to exceed one-half of one cent on all retail sales subject to taxation pursuant to 22 sections 144.010 to 144.525 for the purpose of funding the creation, operation and maintenance 23 of public parks, recreational facilities and grounds within the boundaries of a regional 24 recreational district. The tax authorized by this subsection shall be in addition to all other sales 25 taxes allowed by law. No tax pursuant to this subsection shall become effective unless the board 26 of directors submits to the voters of the district, at a county or state general, primary or special election, a proposal to authorize the tax, and such tax shall become effective only after the 27 28 majority of the voters voting on such tax approve such tax.

(2) In the event the district seeks to impose a sales tax pursuant to this subsection, thequestion shall be submitted in substantially the following form:

31 Shall a . . . cent sales tax be levied on all retail sales within the district for public parks 32 and recreational facilities?

 \Box YES

 \Box NO

33

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If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the tax shall become effective **as provided by subsection 19 of section 32.087**. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the board of directors shall have no power to impose the tax unless and until another proposal to authorize the tax is submitted to the voters of the district and such proposal is approved by a majority of the qualified voters voting thereon. The provisions of sections 32.085 [and] to 32.087 shall apply to any tax approved pursuant to this subsection.

5. As used in this section, "qualified voters" or "voters" means any individuals residing 41 42 within the proposed district who are eligible to be registered voters and who have registered to vote under chapter 115 or, if no individuals eligible and registered to vote reside within the 43 44 proposed district, all of the owners of real property located within the proposed district who have 45 unanimously petitioned for or consented to the adoption of an ordinance by the governing body 46 imposing a tax authorized in this section. If the owner of the property within the proposed 47 district is a political subdivision or corporation of the state, the governing body of such political 48 subdivision or corporation shall be considered the owner for purposes of this section.

67.997. 1. The governing body of any county of the third classification without a township form of government and with more than eighteen thousand one hundred but fewer than

3 eighteen thousand two hundred inhabitants may impose, by order or ordinance, a sales tax on all 4 retail sales made within the county which are subject to sales tax under chapter 144. The tax 5 authorized in this section shall not exceed one-fourth of one percent, and shall be imposed solely 6 for the purpose of funding senior services and youth programs provided by the county. One-half of all revenue collected under this section, less one-half the cost of collection, shall be used 7 solely to fund any service or activity deemed necessary by the senior service tax commission 8 established in this section, and one-half of all revenue collected under this section[, less one-half 9 the cost of collection,] shall be used solely to fund all youth programs administered by an 10 existing county community task force. The tax authorized in this section shall be in addition to 11 12 all other sales taxes imposed by law, and shall be stated separately from all other charges and 13 taxes. The order or ordinance shall not become effective unless the governing body of the county 14 submits to the voters residing within the county at a state general, primary, or special election a proposal to authorize the governing body of the county to impose a tax under this section. 15 16 2. The ballot of submission for the tax authorized in this section shall be in substantially 17 the following form: 18 Shall (insert the name of the county) impose a sales tax at a rate of (insert rate of percent) percent, with half of the revenue from the tax, less one-half 19 the cost of collection, to be used solely to fund senior services provided by the county and half 20 of the revenue from the tax, less one-half the cost of collection, to be used solely to fund youth 21 22 programs provided by the county? 23 \Box YES \Box NO If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed 24 to the question, place an "X" in the box opposite "NO". 25 26 27 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor 28 of the question, then the tax shall become effective [on the first day of the second calendar 29 quarter immediately following the approval of the tax or notification to the department of 30 revenue if such tax will be administered by the department of revenue] as provided by 31 subsection 19 of section 32.087. If a majority of the votes cast on the question by the qualified 32 voters voting thereon are opposed to the question, then the tax shall not become effective unless 33 and until the question is resubmitted under this section to the qualified voters and such question 34 is approved by a majority of the qualified voters voting on the question. 35

35 3. [On or after the effective date of any tax authorized under this section, the county 36 which imposed the tax shall enter into an agreement with the director of the department of 37 revenue for the purpose of collecting the tax authorized in this section. On or after the effective 38 date of the tax the director of revenue shall be responsible for the administration, collection,

39 enforcement, and operation of the tax, and] Sections 32.085 [and] to 32.087 shall apply. All 40 revenue collected under this section by the director of the department of revenue on behalf of any 41 county, except for one percent for the cost of collection which shall be deposited in the state's 42 general revenue fund,] shall be deposited in a special trust fund, which is hereby created and 43 shall be known as the "Senior Services and Youth Programs Sales Tax Trust Fund", and shall 44 be used solely for the designated purposes. [Moneys in the fund shall not be deemed to be state 45 funds, and shall not be commingled with any funds of the state.] The director may make refunds 46 from the amounts in the trust fund and credited to the county for erroneous payments and 47 overpayments made, and may redeem dishonored checks and drafts deposited to the credit of 48 such county. Any funds in the special trust fund which are not needed for current expenditures 49 shall be invested in the same manner as other funds are invested. Any interest and moneys 50 earned on such investments shall be credited to the fund.

51 4. In order to permit sellers required to collect and report the sales tax to collect the 52 amount required to be reported and remitted, but not to change the requirements of reporting or 53 remitting the tax, or to serve as a levy of the tax, and in order to avoid fractions of pennies, the 54 governing body of the county may authorize the use of a bracket system similar to that authorized 55 in section 144.285 and notwithstanding the provisions of that section, this new bracket system shall be used where this tax is imposed and shall apply to all taxable transactions.] Beginning 56 57 with the effective date of the tax, every retailer in the county shall add the sales tax to the sale 58 price, and this tax shall be a debt of the purchaser to the retailer until paid, and shall be 59 recoverable at law in the same manner as the purchase price. For purposes of this section, all 60 retail sales shall be deemed to be consummated at the place of business of the retailer.

61 5. All applicable provisions in sections 144.010 to 144.525 governing the state sales tax, 62 and section 32.057, the uniform confidentiality provision, shall apply to the collection of the tax[, and all exemptions granted to agencies of government, organizations, and persons under sections 63 64 144.010 to 144.525 are hereby made applicable to the imposition and collection of the tax. The same sales tax permit, exemption certificate, and retail certificate required by sections 144.010 65 66 to 144.525 for the administration and collection of the state sales tax shall satisfy the requirements of this section, and no additional permit or exemption certificate or retail certificate 67 68 shall be required; except that, the director of revenue may prescribe a form of exemption certificate for an exemption from the tax. All discounts allowed the retailer under the state sales 69 70 tax for the collection of and for payment of taxes are hereby allowed and made applicable to the 71 tax. The penalties for violations provided in section 32.057 and sections 144.010 to 144.525 are 72 hereby made applicable to violations of this section. If any person is delinquent in the payment 73 of the amount required to be paid under this section, or in the event a determination has been 74 made against the person for taxes and penalty under this section, the limitation for bringing suit

75 for the collection of the delinquent tax and penalty shall be the same as that provided in sections 76 144.010 to 144.525]. 77 6. The governing body of any county that has adopted the sales tax authorized in this 78 section may submit the question of repeal of the tax to the voters on any date available for 79 elections for the county. The ballot of submission shall be in substantially the following form: 80 Shall (insert the name of the county) repeal the sales tax imposed 81 at a rate of (insert rate of percent) percent for the purpose of funding senior services and 82 youth programs provided by the county? 83 \Box NO \Box YES If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed 84 85 to the question, place an "X" in the box opposite "NO". 86 87 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor 88 of repeal, that repeal shall become effective [on December thirty-first of the calendar year in 89 which such repeal was approved] as provided by subsection 19 of section 32.087. 90 91 If a majority of the votes cast on the question by the qualified voters voting thereon are opposed 92 to the repeal, then the sales tax authorized in this section shall remain effective until the question 93 is resubmitted under this section to the qualified voters and the repeal is approved by a majority 94 of the qualified voters voting on the question. 95 7. Whenever the governing body of any county that has adopted the sales tax authorized in this section receives a petition, signed by ten percent of the registered voters of the county 96 97 voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed 98 under this section, the governing body shall submit to the voters of the county a proposal to 99 repeal the tax. If a majority of the votes cast on the question by the qualified voters voting 100 thereon are in favor of the repeal, the repeal shall become effective [on December thirty-first of 101 the calendar year in which such repeal was approved] as provided by subsection 19 of section 102 **32.087.** If a majority of the votes cast on the question by the qualified voters voting thereon are 103 opposed to the repeal, then the sales tax authorized in this section shall remain effective until the 104 question is resubmitted under this section to the qualified voters and the repeal is approved by 105 a majority of the qualified voters voting on the question. 106 8. If the tax is repealed or terminated by any means, all funds remaining in the special 107 trust fund shall continue to be used solely for the designated purposes, and the county shall notify 108 the director of the department of revenue of the action [at least thirty days] before the effective 109 date of the repeal and the director may order retention in the trust fund, for a period of one year, 110 of two percent of the amount collected after receipt of such notice to cover possible refunds or

111 overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of 112 such accounts. After one year has elapsed after the effective date of abolition of the tax in such 113 county, the director shall remit the balance in the account to the county and close the account of 114 that county. The director shall notify each county of each instance of any amount refunded or 115 any check redeemed from receipts due the county.

116 9. Each county imposing the tax authorized in this section shall establish a senior 117 services tax commission to administer the portion of the sales tax revenue dedicated to providing 118 senior services. Such commission shall consist of seven members appointed by the county 119 commission. The county commission shall determine the qualifications, terms of office, 120 compensation, powers, duties, restrictions, procedures, and all other necessary functions of the 121 commission.

67.1300. 1. The governing body of any of the following counties or any municipality therein may impose, by ordinance or order, a sales tax on all retail sales made in such 2 3 county or municipality which are subject to taxation under the provisions of sections 4 144.010 to 144.525:

5 (1) Any of the following contiguous counties of the third classification without a township form of government [enumerated in subdivisions (1) to (5) of this subsection or]: 6

7 (a) A county with a population of at least four thousand two hundred inhabitants 8 but not more than four thousand five hundred inhabitants;

9 (b) A county with a population of at least four thousand three hundred inhabitants 10 but not more than four thousand five hundred inhabitants;

11 (c) A county with a population of at least four thousand seven hundred inhabitants 12 but not more than four thousand nine hundred inhabitants;

13 (d) A county with a population of at least seven thousand three hundred 14 inhabitants but not more than seven thousand six hundred inhabitants; or

15 (e) A county with a population of at least ten thousand one hundred inhabitants but not more than ten thousand three hundred inhabitants; 16

17 (2) In any county of the fourth classification acting as a county of the second classification, having a population of at least forty thousand but less than forty-five thousand 18 19 with a state university, and adjoining a county of the first classification with part of a city with 20 a population of three hundred fifty thousand or more inhabitants [or];

21 (3) A county of the third classification with a township form of government and with a 22 population of at least eight thousand but less than eight thousand four hundred inhabitants [or] 23 ;

24 (4) A county of the third classification with more than fifteen townships having a 25 population of at least twenty-one thousand inhabitants [or];

26	(5) A county of the third classification without a township form of government and with
27	a population of at least seven thousand four hundred but less than eight thousand inhabitants [or
28	in any];
29	(6) A county of the third classification with a population greater than three thousand but
30	less than four thousand [or in any];
31	(7) A county of the third classification with a population greater than six thousand one
32	hundred but less than six thousand four hundred [or in any];
33	(8) A county of the third classification with a population greater than six thousand eight
34	hundred but less than seven thousand [or in any];
35	(9) A county of the third classification with a population greater than seven thousand
36	eight hundred but less than seven thousand nine hundred [or in any];
37	(10) A county of the third classification with a population greater than eight thousand
38	four hundred sixty but less than eight thousand five hundred [or in any];
39	(11) A county of the third classification with a population greater than nine thousand but
40	less than nine thousand two hundred [or in any];
41	(12) A county of the third classification with a population greater than ten thousand five
42	hundred but less than ten thousand six hundred [or in any];
43	(13) A county of the third classification with a population greater than twenty-three
44	thousand five hundred but less than twenty-three thousand seven hundred [or];
45	(14) A county of the third classification with a population greater than thirty-three
46	thousand but less than thirty-four thousand [or];
47	(15) A county of the third classification with a population greater than twenty thousand
48	eight hundred but less than twenty-one thousand [or];
49	(16) A county of the third classification with a population greater than fourteen thousand
50	one hundred but less than fourteen thousand five hundred [or];
51	(17) A county of the third classification with a population greater than twenty thousand
52	eight hundred fifty but less than twenty-two thousand [or];
53	(18) A county of the third classification with a population greater than thirty-nine
54	thousand but less than forty thousand [or];
55	(19) A county of the third classification with a township form of organization and a
56	population greater than twenty-eight thousand but less than twenty-nine thousand [or];
57	(20) A county of the third classification with a population greater than fifteen thousand
58	but less than fifteen thousand five hundred [or];
59	(21) A county of the third classification with a population greater than eighteen thousand
60	but less than nineteen thousand seventy [or];

61 (22) A county of the third classification with a population greater than thirteen thousand 62 nine hundred but less than fourteen thousand four hundred [or];

63 (23) A county of the third classification with a population greater than twenty-seven 64 thousand but less than twenty-seven thousand five hundred [or];

65

(24) A county of the first classification without a charter form of government and a 66 population of at least eighty thousand but not greater than eighty-three thousand [or];

67 (25) A county of the third classification with a population greater than fifteen thousand 68 but less than fifteen thousand nine hundred without a township form of government which does not adjoin any county of the first, second or fourth classification [or]; 69

70 (26) A county of the third classification with a population greater than twenty-three 71 thousand but less than twenty-five thousand without a township form of government which does 72 not adjoin any county of the second or fourth classification and does adjoin a county of the first 73 classification with a population greater than one hundred twenty thousand but less than one hundred fifty thousand; or [in any] 74

75 (27) A county of the fourth classification acting as a county of the second classification, 76 having a population of at least forty-eight thousand. [or any governing body of a municipality 77 located in any of such counties may impose, by ordinance or order, a sales tax on all retail sales 78 made in such county or municipality which are subject to taxation pursuant to the provisions of sections 144.010 to 144.525: 79

80 (1) A county with a population of at least four thousand two hundred inhabitants but not more than four thousand five hundred inhabitants; 81

82 (2) A county with a population of at least four thousand seven hundred inhabitants but 83 not more than four thousand nine hundred inhabitants;

84 (3) A county with a population of at least seven thousand three hundred inhabitants but not more than seven thousand six hundred inhabitants; 85

86 (4) A county with a population of at least ten thousand one hundred inhabitants but not 87 more than ten thousand three hundred inhabitants; and

88 (5) A county with a population of at least four thousand three hundred inhabitants but 89 not more than four thousand five hundred inhabitants.]

90 2. The maximum rate for a sales tax pursuant to this section shall be one percent for 91 municipalities and one-half of one percent for counties.

92 3. The tax authorized by this section shall be in addition to any and all other sales taxes allowed by law, except that no ordinance or order imposing a sales tax pursuant to the provisions 93 94 of this section shall be effective unless the governing body of the county or municipality submits 95 to the voters of the county or municipality, at a regularly scheduled county, municipal or state 96 general or primary election, a proposal to authorize the governing body of the county or 97 municipality to impose a tax. Any sales tax imposed pursuant to this section shall not be98 authorized for a period of more than five years.

99 4. Such proposal shall be submitted in substantially the following form:

100 Shall the (city, town, village or county) of impose a sales tax of (insert 101 amount) for the purpose of economic development in the (city, town, village or county)?

102 \Box YES \Box NO

103 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor 104 of the proposal, then the ordinance or order and any amendments thereto shall be in effect on the 105 first day of the second quarter after the director of revenue receives notice of adoption of the tax. 106 If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the 107 governing body of the county or municipality shall not impose the sales tax authorized in this 108 section until the governing body of the county or municipality resubmits another proposal to 109 authorize the governing body of the county or municipality to impose the sales tax authorized 110 by this section and such proposal is approved by a majority of the qualified voters voting 111 thereon; however no such proposal shall be resubmitted to the voters sooner than twelve months 112 from the date of the submission of the last such proposal.

5. All revenue received by a county or municipality from the tax authorized pursuant to the provisions of this section shall be deposited in a special trust fund and shall be used solely for economic development purposes within such county or municipality for so long as the tax shall remain in effect.

6. Once the tax authorized by this section is abolished or is terminated by any means, all funds remaining in the special trust fund shall be used solely for economic development purposes within the county or municipality. Any funds in such special trust fund which are not needed for current expenditures may be invested by the governing body in accordance with applicable laws relating to the investment of other county or municipal funds.

122 7. All sales taxes collected by the director of revenue pursuant to this section on behalf 123 of any county or municipality[, less one percent for cost of collection which shall be deposited 124 in the state's general revenue fund after payment of premiums for surety bonds as provided in 125 section 32.087,] shall be deposited in a special trust fund, which is hereby created, to be known 126 as the "Local Economic Development Sales Tax Trust Fund".

8. [The moneys in the local economic development sales tax trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state.] The director of revenue shall keep accurate records of the amount of money in the trust fund and which was collected in each county or municipality imposing a sales tax pursuant to this section, and the records shall be open to the inspection of officers of the county or municipality and the public.

132 9. Not later than the tenth day of each month the director of revenue shall distribute all 133 moneys deposited in the trust fund during the preceding month to the county or municipality 134 which levied the tax. Such funds shall be deposited with the county treasurer of each such 135 county or the appropriate municipal officer in the case of a municipal tax, and all expenditures 136 of funds arising from the local economic development sales tax trust fund shall be by an 137 appropriation act to be enacted by the governing body of each such county or municipality. 138 Expenditures may be made from the fund for any economic development purposes authorized 139 in the ordinance or order adopted by the governing body submitting the tax to the voters.

140 10. The director of revenue may [authorize the state treasurer to] make refunds from the 141 amounts in the trust fund and credited to any county or municipality for erroneous payments and 142 overpayments made, and may redeem dishonored checks and drafts deposited to the credit of 143 such counties and municipalities.

144 11. If any county or municipality abolishes the tax, the county or municipality shall 145 notify the director of revenue of the action [at least ninety days] prior to the effective date of the 146 repeal and the repeal shall be effective as provided by subsection 19 of section 32.087. The 147 director of revenue may order retention in the trust fund, for a period of one year, of two percent 148 of the amount collected after receipt of such notice to cover possible refunds or overpayment of 149 the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. 150 After one year has elapsed after the effective date of abolition of the tax in such county or 151 municipality, the director of revenue shall remit the balance in the account to the county or 152 municipality and close the account of that county or municipality. The director of revenue shall 153 notify each county or municipality of each instance of any amount refunded or any check 154 redeemed from receipts due the county or municipality.

155 12. Except as modified in this section, all provisions of sections 32.085 [and] to 32.087156 shall apply to the tax imposed pursuant to this section.

157 13. For purposes of this section, the term "economic development" is limited to the 158 following:

(1) Operations of economic development or community development offices, includingthe salaries of employees;

161 (2) Provision of training for job creation or retention;

162 (3) Provision of infrastructure and sites for industrial development or for public163 infrastructure projects; and

(4) Refurbishing of existing structures and property relating to community development.67.1303. 1. The governing body of any home rule city with more than one hundred

2 fifty-one thousand five hundred but less than one hundred fifty-one thousand six hundred

3 inhabitants, any home rule city with more than forty-five thousand five hundred but less than

4 forty-five thousand nine hundred inhabitants and the governing body of any city within any 5 county of the first classification with more than one hundred four thousand six hundred but less than one hundred four thousand seven hundred inhabitants and the governing body of any county 6 7 of the third classification without a township form of government and with more than forty thousand eight hundred but less than forty thousand nine hundred inhabitants or any city within 8 such county may impose, by order or ordinance, a sales tax on all retail sales made in the city or 9 10 county which are subject to sales tax under chapter 144. In addition, the governing body of any 11 county of the first classification with more than eighty-five thousand nine hundred but less than 12 eighty-six thousand inhabitants or the governing body of any home rule city with more than seventy-three thousand but less than seventy-five thousand inhabitants may impose, by order or 13 14 ordinance, a sales tax on all retail sales made in the city or county which are subject to sales tax 15 under chapter 144. The tax authorized in this section shall not be more than one-half of one percent. The order or ordinance imposing the tax shall not become effective unless the 16 governing body of the city or county submits to the voters of the city or county at a state general 17 18 or primary election a proposal to authorize the governing body to impose a tax under this section. 19 The tax authorized in this section shall be in addition to all other sales taxes imposed by law, and 20 shall be stated separately from all other charges and taxes. 21 2. The ballot of submission for the tax authorized in this section shall be in substantially 22 the following form: 23 Shall (insert the name of the city or county) impose a sales tax at a rate 24 of (insert rate of percent) percent for economic development purposes? 25 \Box YES \Box NO 26 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor 27 of the question, then the tax shall become effective [on the first day of the second calendar 28 quarter following the calendar quarter in which the election was held] as provided by subsection 19 of section 32.087. If a majority of the votes cast on the question by the qualified 29

voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question, provided that no proposal shall be resubmitted to the voters sooner than twelve months from the date of the submission of the last proposal.

35 3. No revenue generated by the tax authorized in this section shall be used for any retail 36 development project. At least twenty percent of the revenue generated by the tax authorized in 37 this section shall be used solely for projects directly related to long-term economic development 38 preparation, including, but not limited to, the following:

39 (1) Acquisition of land;

- 40 (2) Installation of infrastructure for industrial or business parks;
- 41 (3) Improvement of water and wastewater treatment capacity;
- 42 (4) Extension of streets;
- 43 (5) Providing matching dollars for state or federal grants;
- 44 (6) Marketing;
- 45 (7) Construction and operation of job training and educational facilities; and

(8) Providing grants and low-interest loans to companies for job training, equipment
acquisition, site development, and infrastructure. Not more than twenty-five percent of the
revenue generated may be used annually for administrative purposes, including staff and facility
costs.

4. All revenue generated by the tax shall be deposited in a special trust fund and shall be used solely for the designated purposes. If the tax is repealed, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes. Any funds in the special trust fund which are not needed for current expenditures may be invested by the governing body in accordance with applicable laws relating to the investment of other city or county funds.

56 5. The director of revenue may make refunds from the amounts in the trust fund 57 and credited to any city or county for erroneous payments and overpayments made and 58 may redeem dishonored checks and drafts deposited to the credit of such counties. If any 59 city or county abolishes the tax authorized under this section, the repeal of such tax shall 60 become effective as provided by subsection 19 of section 32.087. Each city or county shall 61 notify the director of revenue prior to the effective date of the expiration of the sales tax authorized by this section, and the repeal shall be effective as provided by subsection 19 62 63 of section 32.087. The director of revenue may order retention in the trust fund, for a 64 period of one year, of two percent of the amount collected after receipt of such notice to 65 cover possible refunds or overpayment of such tax and to redeem dishonored checks and 66 drafts deposited to the credit of such accounts. After one year has elapsed after the date of expiration of the tax authorized by this section in such city or county, the director of 67 68 revenue shall remit the balance in the account to the city or county and close the account of that city or county. The director of revenue shall notify each city or county of each 69 70 instance of any amount refunded or any check redeemed from receipts due to the city or 71 county.

6. Any city or county imposing the tax authorized in this section shall establish an
economic development tax board. The board shall consist of eleven members, to be appointed
as follows:

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(1) Two members shall be appointed by the school boards whose districts are included
within any economic development plan or area funded by the sales tax authorized in this section.
Such members shall be appointed in any manner agreed upon by the affected districts;

(2) One member shall be appointed, in any manner agreed upon by the affected districts,
to represent all other districts levying ad valorem taxes within the area selected for an economic
development project or area funded by the sales tax authorized in this section, excluding
representatives of the governing body of the city or county;

82 (3) One member shall be appointed by the largest public school district in the city or83 county;

(4) In each city or county, five members shall be appointed by the chief elected officer
of the city or county with the consent of the majority of the governing body of the city or county;
(5) In each city, two members shall be appointed by the governing body of the county

in which the city is located. In each county, two members shall be appointed by the governing 87 88 body of the county. At the option of the members appointed by a city or county the members 89 who are appointed by the school boards and other taxing districts may serve on the board for a 90 term to coincide with the length of time an economic development project, plan, or designation 91 of an economic development area is considered for approval by the board, or for the definite 92 terms as provided in this subsection. If the members representing school districts and other 93 taxing districts are appointed for a term coinciding with the length of time an economic 94 development project, plan, or area is approved, such term shall terminate upon final approval of 95 the project, plan, or designation of the area by the governing body of the city or county. If any school district or other taxing jurisdiction fails to appoint members of the board within thirty 96 97 days of receipt of written notice of a proposed economic development plan, economic 98 development project, or designation of an economic development area, the remaining members 99 may proceed to exercise the power of the board. Of the members first appointed by the city or 100 county, three shall be designated to serve for terms of two years, three shall be designated to 101 serve for a term of three years, and the remaining members shall be designated to serve for a term 102 of four years from the date of such initial appointments. Thereafter, the members appointed by 103 the city or county shall serve for a term of four years, except that all vacancies shall be filled for 104 unexpired terms in the same manner as were the original appointments.

105 [6.] **7.** The board, subject to approval of the governing body of the city or county, shall 106 develop economic development plans, economic development projects, or designations of an 107 economic development area, and shall hold public hearings and provide notice of any such 108 hearings. The board shall vote on all proposed economic development plans, economic 109 development projects, or designations of an economic development area, and amendments 110 thereto, within thirty days following completion of the hearing on any such plan, project, or 111 designation, and shall make recommendations to the governing body within ninety days of the

- 112 hearing concerning the adoption of or amendment to economic development plans, economic
- 113 development projects, or designations of an economic development area.

 \Box YES

114 [7.] **8.** The board shall report at least annually to the governing body of the city or 115 county on the use of the funds provided under this section and on the progress of any plan, 116 project, or designation adopted under this section.

117 [8.] **9.** The governing body of any city or county that has adopted the sales tax 118 authorized in this section may submit the question of repeal of the tax to the voters on any date 119 available for elections for the city or county. The ballot of submission shall be in substantially 120 the following form:

121 Shall (insert the name of the city or county) repeal the sales tax 122 imposed at a rate of (insert rate of percent) percent for economic development purposes?

 \Box NO

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124 If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become 125 effective [on December thirty-first of the calendar year in which such repeal was approved] **as** 126 **provided by subsection 19 of section 32.087**. If a majority of the votes cast on the question by 127 the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this 128 section shall remain effective until the question is resubmitted under this section to the qualified 129 voters of the city or county, and the repeal is approved by a majority of the qualified voters 130 voting on the question.

131 [9.] 10. Whenever the governing body of any city or county that has adopted the sales 132 tax authorized in this section receives a petition, signed by ten percent of the registered voters 133 of the city or county voting in the last gubernatorial election, calling for an election to repeal the 134 sales tax imposed under this section, the governing body shall submit to the voters a proposal 135 to repeal the tax. If a majority of the votes cast on the question by the qualified voters voting 136 thereon are in favor of the repeal, that repeal shall become effective [on December thirty-first of 137 the calendar year in which such repeal was approved] as provided by subsection 19 of section 138 32.087. If a majority of the votes cast on the question by the qualified voters voting thereon are 139 opposed to the repeal, then the tax shall remain effective until the question is resubmitted under 140 this section to the qualified voters and the repeal is approved by a majority of the qualified voters 141 voting on the question. If the city or county abolishes the tax, the city or county shall notify the director of revenue of the action at least one hundred twenty days prior to the effective 142 143 date of the repeal.

144 11. After the effective date of any tax imposed under the provisions of this section, 145 the director of revenue shall perform all functions incident to the administration, 146 collection, enforcement, and operation of the tax and collect, in addition to the sales tax for

147 the state of Missouri, the additional tax authorized under this section. The tax imposed

148 under this section and the tax imposed under the sales tax law of the state of Missouri shall

149 be collected together and reported upon such forms and under such administrative rules

150 and regulations as may be prescribed by the director of revenue.

151 12. Except as provided in this section, all provisions of sections 32.085 to 32.087
152 shall apply to the tax imposed under this section.

67.1305. 1. As used in this section, the term "city" shall mean any incorporated city, 2 town, or village.

3 2. In lieu of the sales taxes authorized under sections 67.1300 and 67.1303, the governing body of any city or county may impose, by order or ordinance, a sales tax on all retail 4 sales made in the city or county which are subject to sales tax under chapter 144. The tax 5 6 authorized in this section shall not be more than one-half of one percent. The order or ordinance imposing the tax shall not become effective unless the governing body of the city or county 7 8 submits to the voters of the city or county at any citywide, county or state general, primary or special election a proposal to authorize the governing body to impose a tax under this section. 9 10 The tax authorized in this section shall be in addition to all other sales taxes imposed by law, and shall be stated separately from all other charges and taxes. The tax authorized in this section 11 12 shall not be imposed by any city or county that has imposed a tax under section 67.1300 or 13 67.1303 unless the tax imposed under those sections has expired or been repealed.

3. The ballot of submission for the tax authorized in this section shall be in substantiallythe following form:

Shall (insert the name of the city or county) impose a sales tax at a rate of(insert rate of percent) percent for economic development purposes?

18 \Box YES \Box NO

19 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor 20 of the question, then the tax shall become effective [on the first day of the second calendar 21 quarter following the calendar quarter in which the election was held] as provided by 22 subsection 19 of section 32.087. If a majority of the votes cast on the question by the qualified 23 voters voting thereon are opposed to the question, then the tax shall not become effective unless 24 and until the question is resubmitted under this section to the qualified voters and such question 25 is approved by a majority of the qualified voters voting on the question, provided that no 26 proposal shall be resubmitted to the voters sooner than twelve months from the date of the 27 submission of the last proposal.

4. All sales taxes collected by the director of revenue under this section on behalf of any
county or municipality[, less one percent for cost of collection which shall be deposited in the
state's general revenue fund after payment of premiums for surety bonds as provided in section

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31 32.087,] shall be deposited in a special trust fund, which is hereby created, to be known as the 32 "Local Option Economic Development Sales Tax Trust Fund".

33 5. [The moneys in the local option economic development sales tax trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state.] The 34 director of revenue shall keep accurate records of the amount of money in the trust fund and 35 36 which was collected in each city or county imposing a sales tax pursuant to this section, and the 37 records shall be open to the inspection of officers of the city or county and the public.

38 6. Not later than the tenth day of each month the director of revenue shall distribute all 39 moneys deposited in the trust fund during the preceding month to the city or county which levied 40 the tax. Such funds shall be deposited with the county treasurer of each such county or the 41 appropriate municipal officer in the case of a municipal tax, and all expenditures of funds arising 42 from the local economic development sales tax trust fund shall be in accordance with this 43 section.

44 7. The director of revenue may [authorize the state treasurer to] make refunds from the 45 amounts in the trust fund and credited to any city or county for erroneous payments and 46 overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such cities and counties. 47

48 8. If any county or municipality abolishes the tax, the city or county shall notify the director of revenue of the action [at least ninety days] prior to the effective date of the repeal and 49 the repeal shall be effective as provided by subsection 19 of section 32.087. The director of 50 51 revenue may order retention in the trust fund, for a period of one year, of two percent of the 52 amount collected after receipt of such notice to cover possible refunds or overpayment of the tax 53 and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one 54 year has elapsed after the effective date of abolition of the tax in such city or county, the director 55 of revenue shall remit the balance in the account to the city or county and close the account of that city or county. The director of revenue shall notify each city or county of each instance of 56 any amount refunded or any check redeemed from receipts due the city or county. 57

58 9. Except as modified in this section, all provisions of sections 32.085 [and] to 32.087 59 shall apply to the tax imposed pursuant to this section.

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10. (1) No revenue generated by the tax authorized in this section shall be used for any retail development project, except for the redevelopment of downtown areas and historic 61 62 districts. Not more than twenty-five percent of the revenue generated shall be used annually for

63 administrative purposes, including staff and facility costs.

64 (2) At least twenty percent of the revenue generated by the tax authorized in this section 65 shall be used solely for projects directly related to long-term economic development preparation, including, but not limited to, the following: 66

67 (a) Acquisition of land;

68 (b) Installation of infrastructure for industrial or business parks;

- 69 (c) Improvement of water and wastewater treatment capacity;
- 70 (d) Extension of streets;
- 71 (e) Public facilities directly related to economic development and job creation; and
- (f) Providing matching dollars for state or federal grants relating to such long-termprojects.
- (3) The remaining revenue generated by the tax authorized in this section may be usedfor, but shall not be limited to, the following:
- 76 (a) Marketing;

(b) Providing grants and loans to companies for job training, equipment acquisition, sitedevelopment, and infrastructures;

79 (c) Training programs to prepare workers for advanced technologies and high skill jobs;

80 (d) Legal and accounting expenses directly associated with the economic development81 planning and preparation process;

82

(e) Developing value-added and export opportunities for Missouri agricultural products.

11. All revenue generated by the tax shall be deposited in a special trust fund and shall be used solely for the designated purposes. If the tax is repealed, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes. Any funds in the special trust fund which are not needed for current expenditures may be invested by the governing body in accordance with applicable laws relating to the investment of other city or county funds.

89 12. (1) Any city or county imposing the tax authorized in this section shall establish an
90 economic development tax board. The volunteer board shall receive no compensation or
91 operating budget.

(2) The economic development tax board established by a city shall consist of at least
five members, but may be increased to nine members. Either a five-member or nine-member
board shall be designated in the order or ordinance imposing the sales tax authorized by this
section, and the members are to be appointed as follows:

96 (a) One member of a five-member board, or two members of a nine-member board, shall
97 be appointed by the school districts included within any economic development plan or area
98 funded by the sales tax authorized in this section. Such member or members shall be appointed
99 in any manner agreed upon by the affected districts;

(b) Three members of a five-member board, or five members of a nine-member board,
shall be appointed by the chief elected officer of the city with the consent of the majority of the
governing body of the city;

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103 (c) One member of a five-member board, or two members of a nine-member board, shall104 be appointed by the governing body of the county in which the city is located.

105 (3) The economic development tax board established by a county shall consist of seven106 members, to be appointed as follows:

(a) One member shall be appointed by the school districts included within any economic
development plan or area funded by the sales tax authorized in this section. Such member shall
be appointed in any manner agreed upon by the affected districts;

110

(b) Four members shall be appointed by the governing body of the county; and

111 (c) Two members from the cities, towns, or villages within the county appointed in any 112 manner agreed upon by the chief elected officers of the cities or villages. Of the members 113 initially appointed, three shall be designated to serve for terms of two years, except that when 114 a nine-member board is designated, seven of the members initially appointed shall be designated 115 to serve for terms of two years, and the remaining members shall be designated to serve for a 116 term of four years from the date of such initial appointments. Thereafter, the members appointed 117 shall serve for a term of four years, except that all vacancies shall be filled for unexpired terms 118 in the same manner as were the original appointments.

(4) If an economic development tax board established by a city is already in existence on August 28, 2012, any increase in the number of members of the board shall be designated in an order or ordinance. The four board members added to the board shall be appointed to a term with an expiration coinciding with the expiration of the terms of the three board member positions that were originally appointed to terms of two years. Thereafter, the additional members appointed shall serve for a term of four years, except that all vacancies shall be filled for unexpired terms in the same manner as were the additional appointments.

126 13. The board, subject to approval of the governing body of the city or county, shall 127 consider economic development plans, economic development projects, or designations of an 128 economic development area, and shall hold public hearings and provide notice of any such 129 hearings. The board shall vote on all proposed economic development plans, economic 130 development projects, or designations of an economic development area, and amendments 131 thereto, within thirty days following completion of the hearing on any such plan, project, or 132 designation, and shall make recommendations to the governing body within ninety days of the 133 hearing concerning the adoption of or amendment to economic development plans, economic 134 development projects, or designations of an economic development area. The governing body 135 of the city or county shall have the final determination on use and expenditure of any funds 136 received from the tax imposed under this section.

137 14. The board may consider and recommend using funds received from the tax imposed
138 under this section for plans, projects or area designations outside the boundaries of the city or
139 county imposing the tax if, and only if:

(1) The city or county imposing the tax or the state receives significant economic benefitfrom the plan, project or area designation; and

(2) The board establishes an agreement with the governing bodies of all cities and
counties in which the plan, project or area designation is located detailing the authority and
responsibilities of each governing body with regard to the plan, project or area designation.

145 15. Notwithstanding any other provision of law to the contrary, the economic 146 development sales tax imposed under this section when imposed within a special taxing district, 147 including but not limited to a tax increment financing district, neighborhood improvement 148 district, or community improvement district, shall be excluded from the calculation of revenues 149 available to such districts, and no revenues from any sales tax imposed under this section shall 150 be used for the purposes of any such district unless recommended by the economic development 151 tax board established under this section and approved by the governing body imposing the tax.

152 16. The board and the governing body of the city or county imposing the tax shall report 153 at least annually to the governing body of the city or county on the use of the funds provided 154 under this section and on the progress of any plan, project, or designation adopted under this 155 section and shall make such report available to the public.

156 17. Not later than the first day of March each year the board shall submit to the joint 157 committee on economic development a report, not exceeding one page in length, which must 158 include the following information for each project using the tax authorized under this section:

159

(1) A statement of its primary economic development goals;

160 (2) A statement of the total economic development sales tax revenues received during161 the immediately preceding calendar year;

162 (3) A statement of total expenditures during the preceding calendar year in each of the163 following categories:

- 164 (a) Infrastructure improvements;
- 165 (b) Land and/or buildings;
- 166 (c) Machinery and equipment;
- 167 (d) Job training investments;
- 168 (e) Direct business incentives;
- 169 (f) Marketing;
- 170 (g) Administration and legal expenses; and
- 171 (h) Other expenditures.

172 18. The governing body of any city or county that has adopted the sales tax authorized 173 in this section may submit the question of repeal of the tax to the voters on any date available for 174 elections for the city or county. The ballot of submission shall be in substantially the following 175 form:

176 Shall (insert the name of the city or county) repeal the sales tax imposed at a rate 177 of (insert rate of percent) percent for economic development purposes?

 \Box NO

178 \Box YES

179 If a majority of the votes cast on the proposal are in favor of the repeal, that repeal shall become 180 effective [on December thirty-first of the calendar year in which such repeal was approved] as 181 provided by **subsection 19 of** section 32.087. If a majority of the votes cast on the question by 182 the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this 183 section shall remain effective until the question is resubmitted under this section to the qualified 184 voters of the city or county, and the repeal is approved by a majority of the qualified voters 185 voting on the question.

186 19. Whenever the governing body of any city or county that has adopted the sales tax 187 authorized in this section receives a petition, signed by ten percent of the registered voters of the 188 city or county voting in the last gubernatorial election, calling for an election to repeal the sales 189 tax imposed under this section, the governing body shall submit to the voters a proposal to repeal 190 the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are 191 in favor of the repeal, that repeal shall become effective [on December thirty-first of the calendar 192 year in which such repeal was approved] as provided by subsection 19 of section 32.087. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed 193 194 to the repeal, then the tax shall remain effective until the question is resubmitted under this 195 section to the qualified voters and the repeal is approved by a majority of the qualified voters 196 voting on the question.

20. If any provision of this section or section 67.1303 or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or application of this section or section 67.1303 which can be given effect without the invalid provision or application, and to this end the provisions of this section and section 67.1303 are declared severable.

67.1545. 1. Any district formed as a political subdivision may impose by resolution a district sales and use tax on all retail sales made in such district which are subject to taxation pursuant to sections 144.010 to 144.525, except sales of motor vehicles, [trailers, boats or outboard motors and sales to or by public utilities and providers of communications, cable, or video services] watercraft, electricity, piped natural or artificial gas, or other fuels delivered by the seller. Any sales and use tax imposed pursuant to this section may be imposed in

increments of one-eighth of one percent, up to a maximum of one percent. Such district sales 7 8 and use tax may be imposed for any district purpose designated by the district in its ballot of 9 submission to its qualified voters; except that, no resolution adopted pursuant to this section shall 10 become effective unless the board of directors of the district submits to the qualified voters of 11 the district, by mail-in ballot, a proposal to authorize a sales and use tax pursuant to this section. 12 If a majority of the votes cast by the qualified voters on the proposed sales tax are in favor of the sales tax, then the resolution is adopted. If a majority of the votes cast by the qualified voters 13 14 are opposed to the sales tax, then the resolution is void. 15 2. The ballot shall be substantially in the following form: 16 Shall the (insert name of district) Community Improvement District impose a community improvement districtwide sales and use tax at the maximum rate of 17 (insert amount) for a period of (insert number) years from the date on which 18 19 such tax is first imposed for the purpose of providing revenue for 20 (insert general description of the purpose)? 21 \Box YES \Box NO If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed 22 23 to the question, place an "X" in the box opposite "NO". 24 3. Within ten days after the qualified voters have approved the imposition of the sales 25 and use tax, the district shall, in accordance with section 32.087, notify the director of the 26 department of revenue. The sales and use tax authorized by this section shall become effective 27 Ion the first day of the second calendar quarter after the director of the department of revenue 28 receives notice of the adoption of such tax] as provided by subsection 19 of section 32.087. 29 4. [The director of the department of revenue shall collect any tax adopted pursuant to 30 this section pursuant to section 32.087] After the effective date of any tax imposed under the 31 provisions of this section, the director of revenue shall perform all functions incident to the 32 administration, collection, enforcement, and operation of the tax and collect, in addition 33 to the sales tax for the state of Missouri, the additional tax authorized under the authority 34 of this section. The tax imposed under this section and the tax imposed under the sales tax law of the state of Missouri shall be collected together and reported upon such forms and 35 36 under such administrative rules and regulations as may be prescribed by the director of 37 revenue. 38 5. In each district in which a sales and use tax is imposed pursuant to this section, every 39 retailer shall add such additional tax imposed by the district to such retailer's sale price, and when 40 so added such tax shall constitute a part of the purchase price, shall be a debt of the purchaser

41 to the retailer until paid and shall be recoverable at law in the same manner as the purchase price.

6. [In order to allow retailers to collect and report the sales and use tax authorized by this section as well as all other sales and use taxes required by law in the simplest and most efficient manner possible, a district may establish appropriate brackets to be used in the district imposing a tax pursuant to this section in lieu of the brackets provided in section 144.285.

7.] The penalties provided in sections 144.010 to 144.525 shall apply to violations of this
section.

48 [8.] 7. All revenue received by the district from a sales and use tax imposed pursuant 49 to this section which is designated for a specific purpose shall be deposited into a special trust fund and expended solely for such purpose. Upon the expiration of any sales and use tax adopted 50 51 pursuant to this section, all funds remaining in the special trust fund shall continue to be used 52 solely for the specific purpose designated in the resolution adopted by the qualified voters. Any 53 funds in such special trust fund which are not needed for current expenditures may be invested by the board of directors pursuant to applicable laws relating to the investment of other district 54 55 funds.

56 [9.] **8.** A district may repeal by resolution any sales and use tax imposed pursuant to this 57 section before the expiration date of such sales and use tax unless the repeal of such sales and 58 use tax will impair the district's ability to repay any liabilities the district has incurred, moneys 59 the district has borrowed or obligation the district has issued to finance any improvements or 60 services rendered for the district.

61 [10.] **9.** Notwithstanding the provisions of chapter 115, an election for a district sales 62 and use tax under this section shall be conducted in accordance with the provisions of this 63 section.

Except as provided in this section, all provisions of sections 32.085 to 32.087
 shall apply to the tax imposed under this section.

67.1712. 1. The governing body of any county located within the proposed metropolitan
district is hereby authorized to impose by ordinance a one-tenth of one cent sales tax on all retail
sales subject to taxation pursuant to sections 144.010 to 144.525 for the purpose of funding the
creation, operation and maintenance of a metropolitan park and recreation district.

2. In addition to the tax authorized in subsection 1 of this section, the governing body 5 6 of any county located within the metropolitan district as of January 1, 2012, is authorized to impose by ordinance an incremental sales tax of up to three-sixteenths of one cent on all retail 7 sales subject to taxation under sections 144.010 to 144.525 for the purpose of funding the 8 9 operation and maintenance of the metropolitan park and recreation district. Such incremental sales tax shall not be implemented unless approved by the voters of the county with the largest 10 11 population within the district and at least one other such county under subsection 2 of section 67.1715. 12

3. The taxes authorized by sections 67.1700 to 67.1769 shall be in addition to all other sales taxes allowed by law. The governing body of any county within the metropolitan district enacting such an ordinance shall submit to the voters of such county a proposal to approve its ordinance imposing or increasing the tax. Such ordinance shall become effective only after the majority of the voters voting on such ordinance approve such ordinance. The provisions of sections 32.085 [and] to 32.087 shall apply to any tax and increase in tax approved pursuant to this section and sections 67.1715 to 67.1721.

67.1775. 1. The governing body of a city not within a county, or any county of this state may, after voter approval under this section, levy a sales tax not to exceed one-quarter of a cent 2 in the county or city, or city not within a county, for the purpose of providing services described 3 in section 210.861, including counseling, family support, and temporary residential services to 4 5 persons nineteen years of age or less. The question shall be submitted to the qualified voters of the county or city, or city not within a county, at a county or city or state general, primary or 6 7 special election upon the motion of the governing body of the county or city, or city not within a county or upon the petition of eight percent of the qualified voters of the county or city, or city 8 not within a county, determined on the basis of the number of votes cast for governor in such 9 county at the last gubernatorial election held prior to the filing of the petition. The election 10 officials of the county or city, or city not within a county, shall give legal notice as provided in 11 12 chapter 115. The question shall be submitted in substantially the following form:

13 Shall County or City, solely for the purpose of establishing a community 14 children's services fund for the purpose of providing services to protect the well-being and safety 15 of children and youth nineteen years of age or less and to strengthen families, be authorized to 16 levy a sales tax of (not to exceed one-quarter of a cent) in the city or county?

17 \Box YES \Box NO

18 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the ordinance or order and any amendments thereto shall be in effect [on 19 20 the first day of the second calendar quarter after the director receives notification of the local 21 sales tax] as provided by subsection 19 of section 32.087. If a question receives less than the 22 required majority, then the governing authority of the city or county, or city not within a county, 23 shall have no power to impose the sales tax unless and until the governing authority of the city or county, or city not within a county, has submitted another question to authorize the imposition 24 25 of the sales tax authorized by this section and such question is approved by the required majority of the qualified voters voting thereon. However, in no event shall a question under this section 26 27 be submitted to the voters sooner than twelve months from the date of the last question under this 28 section.

29 2. After the effective date of any tax imposed under the provisions of this section, the 30 director of revenue shall perform all functions incident to the administration, collection, 31 enforcement, and operation of the tax and the director of revenue shall collect in addition to the 32 sales tax for the state of Missouri the additional tax authorized under the authority of this section. 33 The tax imposed under this section and the tax imposed under the sales tax law of the state of 34 Missouri shall be collected together and reported upon such forms and under such administrative 35 rules and regulations as may be prescribed by the director of revenue.

36 3. All sales taxes collected by the director of revenue under this section on behalf of any 37 city or county, or city not within a county[, less one percent for the cost of collection, which shall 38 be deposited in the state's general revenue fund after payment of premiums for surety bonds as 39 provided in section 32.087,] shall be deposited [with the state treasurer] in a special fund, which 40 is hereby created, to be known as the "Community Children's Services Fund". [The moneys in 41 the city or county, or city not within a county, community children's services fund shall not be 42 deemed to be state funds and shall not be commingled with any funds of the state.] The director 43 of revenue shall keep accurate records of the amount of money in the fund which was collected 44 in each city or county, or city not within a county, imposing a sales tax under this section, and 45 the records shall be open to the inspection of officers of each city or county, or city not within 46 a county, and the general public. Not later than the tenth day of each month, the director of 47 revenue shall distribute all moneys deposited in the fund during the preceding month by 48 distributing to the city or county treasurer, or the treasurer of a city not within a county, or such 49 other officer as may be designated by a city or county ordinance or order, or ordinance or order 50 of a city not within a county, of each city or county, or city not within a county, imposing the tax 51 authorized by this section, the sum, as certified by the director of revenue, due the city or county.

52 4. The director of revenue may [authorize the state treasurer to] make refunds from the 53 amounts in the fund and credited to any city or county, or city not within a county, for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to 54 55 the credit of such counties. Each city or county, or city not within a county, shall notify the 56 director of revenue at least ninety days prior to the effective date of the expiration of the sales 57 tax authorized by this section and the repeal shall be effective as provided by subsection 19 58 of section 32.087. The director of revenue may order retention in the fund, for a period of one 59 year, of two percent of the amount collected after receipt of such notice to cover possible refunds 60 or overpayment of such tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the date of expiration of the tax authorized 61 62 by this section in such city not within a county or such city or county, the director of revenue 63 shall remit the balance in the account to the city or county, or city not within a county, and close 64 the account of that city or county, or city not within a county. The director of revenue shall

notify each city or county, or city not within a county, of each instance of any amount refunded
or any check redeemed from receipts due the city or county.

5. Except as modified in this section, all provisions of sections 32.085 [and] to 32.087 shall apply to the tax imposed under this section.

6. All revenues generated by the tax prescribed in this section shall be deposited in the 70 county treasury or, in a city not within a county, to the board established by law to administer 71 such fund to the credit of a special community children's services fund to accomplish the 72 purposes set out herein and in section 210.861, and shall be used for no other purpose. Such 73 fund shall be administered by a board of directors, established under section 210.861.

67.2000. 1. This section shall be known as the "Exhibition Center and Recreational 2 Facility District Act".

3 2. An exhibition center and recreational facility district may be created under this section
4 in the following counties:

5 (1) Any county of the first classification with more than seventy-one thousand three 6 hundred but less than seventy-one thousand four hundred inhabitants;

7 (2) Any county of the first classification with more than one hundred ninety-eight 8 thousand but less than one hundred ninety-nine thousand two hundred inhabitants;

9 (3) Any county of the first classification with more than eighty-five thousand nine 10 hundred but less than eighty-six thousand inhabitants;

(4) Any county of the second classification with more than fifty-two thousand sixhundred but less than fifty-two thousand seven hundred inhabitants;

(5) Any county of the first classification with more than one hundred four thousand sixhundred but less than one hundred four thousand seven hundred inhabitants;

15 (6) Any county of the third classification without a township form of government and 16 with more than seventeen thousand nine hundred but less than eighteen thousand inhabitants;

17 (7) Any county of the first classification with more than thirty-seven thousand but less18 than thirty-seven thousand one hundred inhabitants;

(8) Any county of the third classification without a township form of government and
with more than twenty-three thousand five hundred but less than twenty-three thousand six
hundred inhabitants;

(9) Any county of the third classification without a township form of government and
 with more than nineteen thousand three hundred but less than nineteen thousand four hundred
 inhabitants;

(10) Any county of the first classification with more than two hundred forty thousand
 three hundred but less than two hundred forty thousand four hundred inhabitants;

(11) Any county of the third classification with a township form of government and with
more than eight thousand nine hundred but fewer than nine thousand inhabitants;

(12) Any county of the third classification without a township form of government and
 with more than eighteen thousand nine hundred but fewer than nineteen thousand inhabitants;

(13) Any county of the third classification with a township form of government and with
more than eight thousand but fewer than eight thousand one hundred inhabitants;

(14) Any county of the third classification with a township form of government and with
 more than eleven thousand five hundred but fewer than eleven thousand six hundred inhabitants.

35 3. Whenever not less than fifty owners of real property located within any county listed 36 in subsection 2 of this section desire to create an exhibition center and recreational facility 37 district, the property owners shall file a petition with the governing body of each county located 38 within the boundaries of the proposed district requesting the creation of the district. The district 39 boundaries may include all or part of the counties described in this section. The petition shall 40 contain the following information:

41 (1) The name and residence of each petitioner and the location of the real property 42 owned by the petitioner;

43 (2) A specific description of the proposed district boundaries, including a map 44 illustrating the boundaries; and

45

(3) The name of the proposed district.

46 4. Upon the filing of a petition pursuant to this section, the governing body of any county 47 described in this section may, by resolution, approve the creation of a district. Any resolution 48 to establish such a district shall be adopted by the governing body of each county located within 49 the proposed district, and shall contain the following information:

50

(1) A description of the boundaries of the proposed district;

51 (2) The time and place of a hearing to be held to consider establishment of the proposed 52 district;

53 54 (3) The proposed sales tax rate to be voted on within the proposed district; and

(4) The proposed uses for the revenue generated by the new sales tax.

55 5. Whenever a hearing is held as provided by this section, the governing body of each 56 county located within the proposed district shall:

(1) Publish notice of the hearing on two separate occasions in at least one newspaper of
general circulation in each county located within the proposed district, with the first publication
to occur not more than thirty days before the hearing, and the second publication to occur not
more than fifteen days or less than ten days before the hearing;

61 (2) Hear all protests and receive evidence for or against the establishment of the 62 proposed district; and 63

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(3) Rule upon all protests, which determinations shall be final.

64 6. Following the hearing, if the governing body of each county located within the 65 proposed district decides to establish the proposed district, it shall adopt an order to that effect; 66 if the governing body of any county located within the proposed district decides to not establish 67 the proposed district, the boundaries of the proposed district shall not include that county. The 68 order shall contain the following:

(1) The description of the boundaries of the district;

(2) A statement that an exhibition center and recreational facility district has beenestablished;

72 (3) The name of the district;

(4) The uses for any revenue generated by a sales tax imposed pursuant to this section;and

(5) A declaration that the district is a political subdivision of the state.

76 7. A district established pursuant to this section may, at a general, primary, or special 77 election, submit to the qualified voters within the district boundaries a sales tax of one-fourth of 78 one percent, for a period not to exceed twenty-five years, on all retail sales within the district, 79 which are subject to taxation pursuant to sections 144.010 to 144.525, to fund the acquisition, 80 construction, maintenance, operation, improvement, and promotion of an exhibition center and recreational facilities. The ballot of submission shall be in substantially the following form: 81 Shall the (name of district) impose a sales tax of one-fourth 82 83 of one percent to fund the acquisition, construction, maintenance, operation, improvement, and 84 promotion of an exhibition center and recreational facilities, for a period of (insert

85 number of years)?

86 \Box YES \Box NO

87 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed88 to the question, place an "X" in the box opposite "NO".

89

90 If a majority of the votes cast in the portion of any county that is part of the proposed district 91 favor the proposal, then the sales tax shall become effective in that portion of the county [that 92 is part of the proposed district on the first day of the first calendar quarter immediately following 93 the election] as provided by subsection 19 of section 32.087. If a majority of the votes cast in 94 the portion of a county that is a part of the proposed district oppose the proposal, then that 95 portion of such county shall not impose the sales tax authorized in this section until after the 96 county governing body has submitted another such sales tax proposal and the proposal is 97 approved by a majority of the qualified voters voting thereon. However, if a sales tax proposal 98 is not approved, the governing body of the county shall not resubmit a proposal to the voters

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pursuant to this section sooner than twelve months from the date of the last proposal submitted
pursuant to this section. If the qualified voters in two or more counties that have contiguous
districts approve the sales tax proposal, the districts shall combine to become one district.

102 8. There is hereby created a board of trustees to administer any district created and the 103 expenditure of revenue generated pursuant to this section consisting of four individuals to 104 represent each county approving the district, as provided in this subsection. The governing body 105 of each county located within the district, upon approval of that county's sales tax proposal, shall 106 appoint four members to the board of trustees; at least one shall be an owner of a nonlodging 107 business located within the taxing district, or their designee, at least one shall be an owner of a lodging facility located within the district, or their designee, and all members shall reside in the 108 109 district except that one nonlodging business owner, or their designee, and one lodging facility 110 owner, or their designee, may reside outside the district. Each trustee shall be at least twenty-five 111 years of age and a resident of this state. Of the initial trustees appointed from each county, two 112 shall hold office for two years, and two shall hold office for four years. Trustees appointed after 113 expiration of the initial terms shall be appointed to a four-year term by the governing body of the 114 county the trustee represents, with the initially appointed trustee to remain in office until a 115 successor is appointed, and shall take office upon being appointed. Each trustee may be 116 reappointed. Vacancies shall be filled in the same manner in which the trustee vacating the 117 office was originally appointed. The trustees shall not receive compensation for their services, 118 but may be reimbursed for their actual and necessary expenses. The board shall elect a chair and 119 other officers necessary for its membership. Trustees may be removed if:

(1) By a two-thirds vote, the board moves for the member's removal and submits suchmotion to the governing body of the county from which the trustee was appointed; and

(2) The governing body of the county from which the trustee was appointed, by amajority vote, adopts the motion for removal.

124 125 9. The board of trustees shall have the following powers, authority, and privileges:

(1) To have and use a corporate seal;

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(2) To sue and be sued, and be a party to suits, actions, and proceedings;

127 (3) To enter into contracts, franchises, and agreements with any person or entity, public 128 or private, affecting the affairs of the district, including contracts with any municipality, district, 129 or state, or the United States, and any of their agencies, political subdivisions, or 130 instrumentalities, for the funding, including without limitation interest rate exchange or swap 131 agreements, planning, development, construction, acquisition, maintenance, or operation of a 132 single exhibition center and recreational facilities or to assist in such activity. "Recreational 133 facilities" means locations explicitly designated for public use where the primary use of the facility involves participation in hobbies or athletic activities; 134

135 (4) To borrow money and incur indebtedness and evidence the same by certificates, 136 notes, or debentures, to issue bonds and use any one or more lawful funding methods the district may obtain for its purposes at such rates of interest as the district may determine. Any bonds, 137 138 notes, and other obligations issued or delivered by the district may be secured by mortgage, 139 pledge, or deed of trust of any or all of the property and income of the district. Every issue of 140 such bonds, notes, or other obligations shall be payable out of property and revenues of the 141 district and may be further secured by other property of the district, which may be pledged, 142 assigned, mortgaged, or a security interest granted for such payment, without preference or 143 priority of the first bonds issued, subject to any agreement with the holders of any other bonds 144 pledging any specified property or revenues. Such bonds, notes, or other obligations shall be 145 authorized by resolution of the district board, and shall bear such date or dates, and shall mature 146 at such time or times, but not in excess of thirty years, as the resolution shall specify. Such bonds, notes, or other obligations shall be in such denomination, bear interest at such rate or 147 148 rates, be in such form, either coupon or registered, be issued as current interest bonds, compound 149 interest bonds, variable rate bonds, convertible bonds, or zero coupon bonds, be issued in such 150 manner, be payable in such place or places, and be subject to redemption as such resolution may 151 provide, notwithstanding section 108.170. The bonds, notes, or other obligations may be sold 152 at either public or private sale, at such interest rates, and at such price or prices as the district shall determine; 153

155 Shan

154 (5) To acquire, transfer, donate, lease, exchange, mortgage, and encumber real and 155 personal property in furtherance of district purposes;

(6) To refund any bonds, notes, or other obligations of the district without an election.
The terms and conditions of refunding obligations shall be substantially the same as those of the
original issue, and the board shall provide for the payment of interest at not to exceed the legal
rate, and the principal of such refunding obligations in the same manner as is provided for the
payment of interest and principal of obligations refunded;

161 (7) To have the management, control, and supervision of all the business and affairs of 162 the district, and the construction, installation, operation, and maintenance of district 163 improvements therein; to collect rentals, fees, and other charges in connection with its services 164 or for the use of any of its facilities;

165

(8) To hire and retain agents, employees, engineers, and attorneys;

166 (9) To receive and accept by bequest, gift, or donation any kind of property;

167 (10) To adopt and amend bylaws and any other rules and regulations not in conflict with
168 the constitution and laws of this state, necessary for the carrying on of the business, objects, and
169 affairs of the board and of the district; and

170 (11) To have and exercise all rights and powers necessary or incidental to or implied171 from the specific powers granted by this section.

172 10. There is hereby created the "Exhibition Center and Recreational Facility District 173 Sales Tax Trust Fund", which shall consist of all sales tax revenue collected pursuant to this 174 section. The director of revenue shall be custodian of the trust fund, and moneys in the trust fund 175 shall be used solely for the purposes authorized in this section. Moneys in the trust fund shall be considered nonstate funds pursuant to section 15, article IV, Constitution of Missouri. The 176 177 director of revenue shall invest moneys in the trust fund in the same manner as other funds are 178 invested. Any interest and moneys earned on such investments shall be credited to the trust fund. 179 All sales taxes collected by the director of revenue pursuant to this section on behalf of the 180 district, less one percent for the cost of collection which shall be deposited in the state's general 181 revenue fund after payment of premiums for surety bonds as provided in section 32.087, shall be deposited in the trust fund. The director of revenue shall keep accurate records of the amount 182 183 of moneys in the trust fund which was collected in the district imposing a sales tax pursuant to 184 this section, and the records shall be open to the inspection of the officers of each district and the 185 general public. Not later than the tenth day of each month, the director of revenue shall 186 distribute all moneys deposited in the trust fund during the preceding month to the district. The 187 director of revenue may authorize refunds from the amounts in the trust fund and credited to the 188 district for erroneous payments and overpayments made, and may redeem dishonored checks and 189 drafts deposited to the credit of the district.

190 11. The sales tax authorized by this section is in addition to all other sales taxes allowed 191 by law. After the effective date of any tax imposed under the provisions of this section, the 192 director of revenue shall perform all functions incident to the administration, collection, 193 enforcement, and operation of the tax and collect, in addition to the sales tax for the state 194 of Missouri, the additional tax authorized under the authority of this section. The tax 195 imposed under this section and the tax imposed under the sales tax law of the state of 196 Missouri shall be collected together and reported upon such forms and under such 197 administrative rules and regulations as may be prescribed by the director of revenue.

198 12. Except as modified in this section, all provisions of sections 32.085 [and] to 32.087199 apply to the sales tax imposed pursuant to this section.

[12.] **13.** Any sales tax imposed pursuant to this section shall not extend past the initial term approved by the voters unless an extension of the sales tax is submitted to and approved by the qualified voters in each county in the manner provided in this section. Each extension of the sales tax shall be for a period not to exceed twenty years. The ballot of submission for the extension shall be in substantially the following form:

 \Box NO

210 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed211 to the question, place an "X" in the box opposite "NO".

 \Box YES

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209

If a majority of the votes cast favor the extension, then the sales tax shall remain in effect at the rate and for the time period approved by the voters. If a sales tax extension is not approved, the district may submit another sales tax proposal as authorized in this section, but the district shall not submit such a proposal to the voters sooner than twelve months from the date of the last extension submitted.

218 [13.] 14. Once the sales tax authorized by this section is abolished or terminated by any means, all funds remaining in the trust fund shall be used solely for the purposes approved in the 219 220 ballot question authorizing the sales tax. The sales tax shall not be abolished or terminated while 221 the district has any financing or other obligations outstanding; provided that any new financing, 222 debt, or other obligation or any restructuring or refinancing of an existing debt or obligation 223 incurred more than ten years after voter approval of the sales tax provided in this section or more 224 than ten years after any voter-approved extension thereof shall not cause the extension of the 225 sales tax provided in this section or cause the final maturity of any financing or other obligations 226 outstanding to be extended. Any funds in the trust fund which are not needed for current 227 expenditures may be invested by the district in the securities described in subdivisions (1) to (12) 228 of subsection 1 of section 30.270 or repurchase agreements secured by such securities. If the 229 district abolishes the sales tax, the district shall notify the director of revenue of the action [at 230 least ninety days] before the effective date of the repeal, and the director of revenue may order 231 retention in the trust fund, for a period of one year, of two percent of the amount collected after 232 receipt of such notice to cover possible refunds or overpayment of the sales tax and to redeem 233 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed 234 after the effective date of abolition of the sales tax in the district, the director of revenue shall 235 remit the balance in the account to the district and close the account of the district. The director 236 of revenue shall notify the district of each instance of any amount refunded or any check 237 redeemed from receipts due the district.

[14.] **15.** In the event that the district is dissolved or terminated by any means, the governing bodies of the counties in the district shall appoint a person to act as trustee for the district so dissolved or terminated. Before beginning the discharge of duties, the trustee shall

241 take and subscribe an oath to faithfully discharge the duties of the office, and shall give bond 242 with sufficient security, approved by the governing bodies of the counties, to the use of the 243 dissolved or terminated district, for the faithful discharge of duties. The trustee shall have and 244 exercise all powers necessary to liquidate the district, and upon satisfaction of all remaining 245 obligations of the district, shall pay over to the county treasurer of each county in the district and 246 take receipt for all remaining moneys in amounts based on the ratio the levy of each county bears 247 to the total levy for the district in the previous three years or since the establishment of the district, whichever time period is shorter. Upon payment to the county treasurers, the trustee 248 249 shall deliver to the clerk of the governing body of any county in the district all books, papers, 250 records, and deeds belonging to the dissolved district.

67.2030. 1. The governing authority of any city of the fourth classification with more than one thousand six hundred but less than one thousand seven hundred inhabitants and located 2 in any county of the first classification with more than seventy-three thousand seven hundred but 3 4 less than seventy-three thousand eight hundred inhabitants is hereby authorized to impose, by 5 ordinance or order, a sales tax in the amount not to exceed one-half of one percent on all retail 6 sales made in such city which are subject to taxation pursuant to sections 144.010 to 144.525 for 7 the promotion of tourism in such city. The tax authorized by this section shall be in addition to 8 any and all other sales taxes allowed by law, except that no ordinance or order imposing a sales tax pursuant to this section shall be effective unless the governing authority of the city submits 9 10 to the qualified voters of the city, at any municipal or state general, primary, or special election, 11 a proposal to authorize the governing authority of the city to impose a tax. 12 2. The ballot of submission shall be in substantially the following form: 13 Shall the city of (city's name) impose a citywide sales tax of (insert amount) for the purpose of promoting tourism in the city? 14 \Box YES

15

 \Box NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed 16 to the question, place an "X" in the box opposite "NO". 17

18

19 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor 20 of the proposal, then the ordinance or order and any amendments thereto shall be in effect [on 21 the first day of the first calendar quarter immediately following notification to the director of the 22 department of revenue of the election approving the proposal] as provided by subsection 19 of 23 section 32.087. If a proposal receives less than the required majority, then the governing 24 authority of the city shall have no power to impose the sales tax unless and until the governing authority of the city has submitted another proposal to authorize the imposition of the sales tax 25 26 authorized by this section and such proposal is approved by the required majority of the qualified

voters voting thereon. However, in no event shall a proposal pursuant to this section besubmitted to the voters sooner than twelve months from the date of the last proposal pursuantto this section.

30 3. [On and after the effective date of any tax authorized in this section, the city may 31 adopt one of the two following provisions for the collection and administration of the tax:

(1) The city may adopt rules and regulations for the internal collection of such tax by the
 city officers usually responsible for collection and administration of city taxes; or

34 (2) The city may enter into an agreement with the director of revenue of the state of 35 Missouri for the purpose of collecting the tax authorized in this section. In the event any city enters into an agreement with the director of revenue of the state of Missouri for the collection 36 37 of the tax authorized in this section, the director of revenue shall perform all functions incident 38 to the administration, collection, enforcement, and operation of such tax, and the director of revenue shall collect the additional tax authorized in this section. The tax authorized in this 39 40 section shall be collected and reported upon such forms and under such administrative rules and 41 regulations as may be prescribed by the director of revenue, and the director of revenue shall 42 retain an amount not to exceed one percent for cost of collection.

43 4. If a tax is imposed by a city pursuant to this section, the city may collect a penalty of 44 one percent and interest not to exceed two percent per month on unpaid taxes which shall be 45 considered delinquent thirty days after the last day of each quarter] After the effective date of 46 any tax imposed under the provisions of this section, the director of revenue shall perform 47 all functions incident to the administration, collection, enforcement, and operation of the 48 tax and collect, in addition to the sales tax for the state of Missouri, the additional tax authorized under the authority of this section. The tax imposed under this section and the 49 tax imposed under the sales tax law of the state of Missouri shall be collected together and 50 51 reported upon such forms and under such administrative rules and regulations as may be 52 prescribed by the director of revenue.

[5.] **4.** (1) The governing authority of any city that has adopted any sales tax pursuant to this section shall, upon filing of a petition calling for the repeal of such sales tax signed by at least ten percent of the qualified voters in the city, submit the question of repeal of the sales tax to the qualified voters at any primary or general election. The ballot of submission shall be in substantially the following form:

Shall (insert name of city) repeal the sales tax of (insert rate of percent)
percent for tourism purposes now in effect in (insert name of city)?

 \Box NO

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61 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed

62 to the question, place an "X" in the box opposite "NO".

 \Box YES

63 If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become

64 effective [on December thirty-first of the calendar year in which such repeal was approved] as

65 provided by subsection 19 of section 32.087. If the city or county abolishes the tax, the city

or county shall notify the director of revenue of the action prior to the effective date of the
 repeal.

68 (2) Once the tax is repealed as provided in this section, all funds remaining in any trust 69 fund or account established to receive revenues generated by the tax shall be used solely for the 70 original stated purpose of the tax. Any funds which are not needed for current expenditures may 71 be invested by the governing authority in accordance with applicable laws relating to the 72 investment of other city funds.

73 (3) The governing authority of a city repealing a tax pursuant to this section shall notify 74 the director of revenue of the action at least forty-five days before the effective date of the repeal 75 and the director of revenue may order retention in any trust fund created in the state treasury 76 associated with the tax, for a period of one year, of two percent of the amount collected after receipt of such notice to cover refunds or overpayment of the tax and to redeem dishonored 77 78 checks and drafts deposited to the credit of such accounts. After one year has elapsed after the 79 effective date of repeal of the tax in the city, the director of revenue shall remit the balance in the trust fund to the city and close the account of that city. The director of revenue shall notify each 80 81 city of each instance of any amount refunded or any check redeemed from receipts due the city. 82 (4) In the event that the repeal of a sales tax pursuant to this section dissolves or 83 terminates a taxing district, the governing authority of the city shall appoint a person to act as trustee for the district so dissolved or terminated. Before beginning the discharge of duties, the 84 trustee shall take and subscribe an oath to faithfully discharge the duties of the office, and shall 85 86 give bond with sufficient security, approved by the governing authority of the city, to the use of the dissolved or terminated district, for the faithful discharge of duties. The trustee shall have 87 and exercise all powers necessary to liquidate the district, and upon satisfaction of all remaining 88 89 obligations of the district, shall pay over to the city treasurer or the equivalent official and take

90 receipt for all remaining moneys. Upon payment to the city treasurer, the trustee shall deliver
91 to the clerk of the governing authority of the city all books, papers, records, and deeds belonging
92 to the dissolved district.

[6.] **5.** Except as modified in this section, all provisions of sections 32.085 [and] **to** 32.087 shall apply to the tax imposed pursuant to this section.

67.2525. 1. Each member of the board of directors shall have the following 2 qualifications:

3 (1) As to those subdistricts in which there are registered voters, a resident registered 4 voter in the subdistrict that he or she represents, or be a property owner or, as to those 5 subdistricts in which there are not registered voters who are residents, a property owner or6 representative of a property owner in the subdistrict he or she represents;

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(2) Be at least twenty-one years of age and a registered voter in the district.

8 2. The district shall be subdivided into at least five but not more than fifteen subdistricts, 9 which shall be represented by one representative on the district board of directors. All board 10 members shall have terms of four years, including the initial board of directors. All members 11 shall take office upon being appointed and shall remain in office until a successor is appointed 12 by the mayor or chairman of the municipality in which the district is located, or elected by the 13 property owners in those subdistricts without registered voters.

3. For those subdistricts which contain one or more registered voters, the mayor or chairman of the city, town, or village shall, with the consent of the governing body, appoint a registered voter residing in the subdistrict to the board of directors.

17 4. For those subdistricts which contain no registered voters, the property owners who 18 collectively own one or more parcels of real estate comprising more than half of the land situated 19 in each subdistrict shall meet and shall elect a representative to serve upon the board of directors. 20 The clerk of the city, town, or village in which the petition was filed shall, unless waived in 21 writing by all property owners in the subdistrict, give notice by causing publication to be made 22 once a week for two consecutive weeks in a newspaper of general circulation in the county, the 23 last publication of which shall be at least ten days before the day of the meeting required by this 24 section, to call a meeting of the owners of real property within the subdistrict at a day and hour 25 specified in a public place in the city, town, or village in which the petition was filed for the purpose of electing members of the board of directors. 26

27 5. The property owners, when assembled, shall organize by the election of a temporary 28 chairman and secretary of the meeting who shall conduct the election. An election shall be 29 conducted for each subdistrict, with the eligible property owners voting in that subdistrict. At 30 the election, each acre of real property within the subdistrict shall represent one share, and each owner, including corporations and other entities, may have one vote in person or for every acre 31 32 of real property owned by such person within the subdistrict. Each voter which is not an 33 individual shall determine how to cast its vote as provided for in its articles of incorporation, 34 articles of organization, articles of partnership, bylaws, or other document which sets forth an 35 appropriate mechanism for the determination of the entity's vote. If a voter has no such 36 mechanism, then its vote shall be cast as determined by a majority of the persons who run the 37 day-to-day affairs of the voter. The results of the meeting shall be certified by the temporary 38 chairman and secretary to the municipal clerk if the district is established by a municipality 39 described in this section, or to the circuit clerk if the district is established by a circuit court.

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elections held by the property owners after the initial board is elected shall be certified to themunicipal clerk of the city, town, or village where the district is located and the board ofdirectors of the district.

7. Should a vacancy occur on the board of directors, the mayor or chairman of the city,
town, or village if there are registered voters within the subdistrict, or a majority of the owners
of real property in a subdistrict if there are not registered voters in the subdistrict, shall have the
authority to appoint or elect, as set forth in this section, an interim director to complete any
unexpired term of a director caused by resignation or disqualification.

8. The board shall possess and exercise all of the district's legislative and executivepowers, including:

(1) The power to fund, promote and provide educational, civic, musical, theatrical,
cultural, concerts, lecture series, and related or similar entertainment events or activities, and
fund, promote, plan, design, construct, improve, maintain, and operate public improvements,
transportation projects, and related facilities within the district;

(2) The power to accept and disburse tax or other revenue collected in the district; and

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(3) The power to receive property by gift or otherwise.

9. Within thirty days after the selection of the initial directors, the board shall meet. Atits first meeting and annually thereafter the board shall elect a chairman from its members.

61 10. The board shall appoint an executive director, district secretary, treasurer, and such62 other officers or employees as it deems necessary.

63 11. At the first meeting, the board, by resolution, shall define the first and subsequent64 fiscal years of the district, and shall adopt a corporate seal.

65 12. A simple majority of the board shall constitute a quorum. If a quorum exists, a
66 majority of those voting shall have the authority to act in the name of the board, and approve any
67 board resolution.

13. At the first meeting, the board, by resolution, shall receive the certification of the election regarding the sales tax, and may impose the sales tax in all subdistricts approving the imposing sales tax. In those subdistricts that approve the sales tax, the sales tax shall become effective [on the first day of the first calendar quarter immediately following the action by the district board of directors imposing the tax] **as provided by section 32.087**.

14. Each director shall devote such time to the duties of the office as the faithfuldischarge thereof may require and be reimbursed for his or her actual expenditures in the

performance of his or her duties on behalf of the district. Directors may be compensated, butsuch compensation shall not exceed one hundred dollars per month.

15. In addition to all other powers granted by sections 67.2500 to 67.2530, the districtshall have the following general powers:

(1) To sue and be sued in its own name, and to receive service of process, which shallbe served upon the district secretary;

81

(2) To fix compensation of its employees and contractors;

82 (3) To enter into contracts, franchises, and agreements with any person or entity, public 83 or private, affecting the affairs of the district, including contracts with any municipality, district, 84 or state, or the United States, and any of their agencies, political subdivisions, or 85 instrumentalities, for the funding, including without limitation, interest rate exchange or swap 86 agreements, planning, development, construction, acquisition, maintenance, or operation of a 87 district facility or to assist in such activity;

88 (4) To acquire, develop, construct, equip, transfer, donate, lease, exchange, mortgage,
 89 and encumber real and personal property in furtherance of district purposes;

90 91

(6) To collect taxes and other revenues;

(5) To collect and disburse funds for its activities;

92 (7) To borrow money and incur indebtedness and evidence the same by certificates, 93 notes, bonds, debentures, or refunding of any such obligations for the purpose of paying all or 94 any part of the cost of land, construction, development, or equipping of any facilities or 95 operations of the district;

96 (8) To own or lease real or personal property for use in connection with the exercise of97 powers pursuant to this subsection;

98 (9) To provide for the election or appointment of officers, including a chairman, 99 treasurer, and secretary. Officers shall not be required to be residents of the district, and one 100 officer may hold more than one office;

101

(10) To hire and retain agents, employees, engineers, and attorneys;

(11) To enter into entertainment contracts binding the district and artists, agencies, or
 performers, management contracts, contracts relating to the booking of entertainment and the
 sale of tickets, and all other contracts which relate to the purposes of the district;

105 (12) To contract with a local government, a corporation, partnership, or individual 106 regarding funding, promotion, planning, designing, constructing, improving, maintaining, or 107 operating a project or to assist in such activity;

108 (13) To contract for transfer to a city, town, or village such district facilities and 109 improvements free of cost or encumbrance on such terms set forth by contract; (14) To exercise such other powers necessary or convenient for the district to accomplish
its purposes which are not inconsistent with its express powers.

112 16. A district may at any time authorize or issue notes, bonds, or other obligations for 113 any of its powers or purposes. Such notes, bonds, or other obligations:

(1) Shall be in such amounts as deemed necessary by the district, including costs ofissuance thereof;

(2) Shall be payable out of all or any portion of the revenues or other assets of thedistrict;

(3) May be secured by any property of the district which may be pledged, assigned,mortgaged, or otherwise encumbered for payment;

(4) Shall be authorized by resolution of the district, and if issued by the district, shall
bear such date or dates, and shall mature at such time or times, but not in excess of forty years,
as the resolution shall specify;

(5) Shall be in such denomination, bear interest at such rates, be in such form, be issued as current interest bonds, compound interest bonds, variable rate bonds, convertible bonds, or zero coupon bonds, be issued in such manner, be payable in such place or places and subject to redemption as such resolution may provide; and

(6) May be sold at either public or private sale, at such interest rates, and at such priceor prices as the district shall determine.

129

The provisions of this subsection are applicable to the district notwithstanding the provisions ofsection 108.170.

67.2530. 1. Any note, bond, or other indebtedness of the district may be refunded at any 2 time by the district by issuing refunding bonds in such amount as the district may deem 3 necessary. Such bonds shall be subject to and shall have the benefit of the foregoing provisions regarding notes, bonds, and other obligations. Without limiting the generality of the foregoing, 4 5 refunding bonds may include amounts necessary to finance any premium, unpaid interest, and costs of issuance in connection with the refunding bonds. Any such refunding may be effected 6 7 whether the bonds to be refunded then shall have matured or thereafter shall mature, either by 8 sale of the refunding bonds and the application of the proceeds thereof to the payment of the 9 obligations being refunded or the exchange of the refunding bonds for the obligations being 10 refunded with the consent of the holders of the obligations being refunded.

1 2. Notes, bonds, or other indebtedness of the district shall be exclusively the 12 responsibility of the district payable solely out of the district funds and property and shall not 13 constitute a debt or liability of the state of Missouri or any agency or political subdivision of the 14 state. Any notes, bonds, or other indebtedness of the district shall state on their face that they

are not obligations of the state of Missouri or any agency or political subdivision thereof otherthan the district.

17 3. Any district may by resolution impose a district sales tax of up to one-half of one 18 percent on all retail sales made in such district that are subject to taxation pursuant to the provisions of sections 144.010 to 144.525. Upon voter approval, and receiving the necessary 19 20 certifications from the governing body of the municipality in which the district is located, or 21 from the circuit court if the district was formed by the circuit court, the board of directors shall 22 have the power to impose a sales tax at its first meeting, or any meeting thereafter. Voter 23 approval of the question of the imposing sales tax shall be in accordance with section 67.2520. 24 [The sales tax shall become effective in those subdistricts that approve the sales tax on the first 25 day of the first calendar quarter immediately following the passage of a resolution by the board 26 of directors imposing the sales tax.

4. In each district in which a sales tax has been imposed in the manner provided by this section, every retailer shall add the tax imposed by the district pursuant to this section to the retailer's sale price, and when so added, such tax shall constitute a part of the price, shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the same manner as the purchase price.

5. In order to permit sellers required to collect and report the sales tax authorized by this section to collect the amount required to be reported and remitted, but not to change the requirements of reporting or remitting tax or to serve as a levy of the tax, and in order to avoid fractions of pennies, the district may establish appropriate brackets which shall be used in the district imposing a tax pursuant to this section in lieu of those brackets provided in section 144.285.

6.] 4. All revenue received by a district from the sales tax authorized by this section shall be deposited in a special trust fund and shall be used solely for the purposes of the district. Any funds in such special trust fund which are not needed for the district's current expenditures may be invested by the district board of directors in accordance with applicable laws relating to the investment of other district funds.

[7.] **5.** The sales tax may be imposed at a rate of up to one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within the district adopting such tax, if such property and services are subject to taxation by the state of Missouri pursuant to the provisions of sections 144.010 to 144.525. Any district sales tax imposed pursuant to this section shall be imposed at a rate that shall be uniform throughout the subdistricts approving the sales tax.

49 [8. The resolution imposing the sales tax pursuant to this section shall impose upon all50 sellers a tax for the privilege of engaging in the business of selling tangible personal property or

51 rendering taxable services at retail to the extent and in the manner provided in sections 144.010

52 to 144.525 and the rules and regulations of the director of revenue issued pursuant thereto; 53 except that the rate of the tax shall be the rate imposed by the resolution as the sales tax and the 54 tax shall be reported and returned to and collected by the district.

55 9. (1) On and after the effective date of any sales tax imposed pursuant to this section, the district shall perform all functions incident to the administration, collection, enforcement, and 56 57 operation of the tax. The sales tax imposed pursuant to this section shall be collected and 58 reported upon such forms and under such administrative rules and regulations as may be 59 prescribed by the district.

60 (2)] 6. After the effective date of any tax imposed under the provisions of this section, the director of revenue shall perform all functions incident to the administration, 61 62 collection, enforcement, and operation of the tax and collect, in addition to the sales tax for 63 the state of Missouri, the additional tax authorized under the authority of this section. The 64 tax imposed under this section and the tax imposed under the sales tax law of the state of 65 Missouri shall be collected together and reported upon such forms and under such 66 administrative rules and regulations as may be prescribed by the director of revenue.

67 7. All [such] sales taxes [collected by the district] shall be deposited by the district in a 68 special fund to be expended for the purposes authorized in this section. The district shall keep 69 accurate records of the amount of money which was collected pursuant to this section, and the 70 records shall be open to the inspection of officers of each district and the general public.

71 I(3) The district may contract with the municipality that the district is within for the municipality to collect any revenue received by the district and, after deducting the cost of such 72 73 collection, but not to exceed one percent of the total amount collected, deposit such revenue in 74 a special trust account. Such revenue and interest may be applied by the municipality to 75 expenses, costs, or debt service of the district at the direction of the district as set forth in a 76 contract between the municipality and the district.

77 10. (1) All applicable provisions contained in sections 144.010 to 144.525 governing 78 the state sales tax, sections 32.085 and 32.087, and section 32.057, the uniform confidentiality 79 provision, shall apply to the collection of the tax imposed by this section, except as modified in 80 this section.

81 (2) All exemptions granted to agencies of government, organizations, persons, and to 82 the sale of certain articles and items of tangible personal property and taxable services pursuant to the provisions of sections 144.010 to 144.525 are hereby made applicable to the imposition 83 84 and collection of the tax imposed by this section.

85 (3) The same sales tax permit, exemption certificate, and retail certificate required by 86 sections 144.010 to 144.525 for the administration and collection of the state sales tax shall

87 satisfy the requirements of this section, and no additional permit or exemption certificate or retail

- 88 certificate shall be required; except that the district may prescribe a form of exemption certificate
- 89 for an exemption from the tax imposed by this section.
- 90 (4) All discounts allowed the retailer pursuant to the provisions of the state sales tax laws
 91 for the collection of and for payment of taxes pursuant to such laws are hereby allowed and made
 92 applicable to any taxes collected pursuant to the provisions of this section.
- 93 (5) The penalties provided in section 32.057 and sections 144.010 to 144.525 for 94 violation of those sections are hereby made applicable to violations of this section.
- 95 (6) For the purpose of a sales tax imposed by a resolution pursuant to this section, all 96 retail sales shall be deemed to be consummated at the place of business of the retailer unless the 97 tangible personal property sold is delivered by the retailer or the retailer's agent to an out-of-state 98 destination or to a common carrier for delivery to an out-of-state destination. In the event a 99 retailer has more than one place of business in this state which participates in the sale, the sale 100 shall be deemed to be consummated at the place of business of the retailer where the initial order 101 for the tangible personal property is taken, even though the order must be forwarded elsewhere 102 for acceptance, approval of credit, shipment, or billing.
- 103 A sale by a retailer's employee shall be deemed to be consummated at the place of business from104 which the employee works.
- 105 (7)] 8. Subsequent to the initial approval by the voters and implementation of a sales tax 106 in the district, the rate of the sales tax may be increased, but not to exceed a rate of one-half of 107 one percent on retail sales as provided in this subsection. The election shall be conducted in 108 accordance with section 67.2520; provided, however, that the district board of directors may 109 place the question of the increase of the sales tax before the voters of the district by resolution, 110 and the municipal clerk of the city, town, or village which originally conducted the incorporation of the district, or the circuit clerk of the court which originally conducted the incorporation of 111 the district, shall conduct the subsequent election. In subsequent elections, the election judges 112 113 shall certify the election results to the district board of directors. The ballot of submission shall 114 be in substantially the following form:
- 117 \Box YES \Box NO
- 118 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed
- 119 to the question, place an "X" in the box opposite "NO".
- 120

121 If a majority of the votes cast on the proposal by the qualified voters of the district voting thereon

122 are in favor of the increase, the increase shall become effective [December thirty-first of the

123 calendar year in which such increase was approved] as provided by subsection 19 of section124 32.087.

125 [11.] 9. (1) There shall not be any election as provided for in this section while the 126 district has any financing or other obligations outstanding.

(2) The board, when presented with a petition signed by at least one-third of the registered voters in a district that voted in the last gubernatorial election, or signed by at least two-thirds of property owners of the district, calling for an election to dissolve and repeal the tax shall submit the question to the voters using the same procedure by which the imposing tax was voted. The ballot of submission shall be in substantially the following form:

134

 \Box YES \Box NO

135 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed136 to the question, place an "X" in the box opposite "NO".

137

Such subsequent elections for the repeal of the sales tax shall be conducted in accordance with section 67.2520; provided, however, that the district board of directors may place the question of the repeal of the sales tax before the voters of the district, and the municipal clerk of the city, town, or village which originally conducted the incorporation of the district, or the circuit clerk of the court which originally conducted the incorporation of the district, shall conduct the subsequent election. In subsequent elections the election judges shall certify the election results to the district board of directors.

(3) If a majority of the votes cast on the proposal by the qualified voters of the district voting thereon are in favor of repeal, that repeal shall become effective [December thirty-first of the calendar year in which such repeal was approved or after the repayment of the district's indebtedness, whichever occurs later] as provided by subsection 19 of section 32.087. If the district abolishes the tax, the district shall notify the director of revenue of the action at least one hundred twenty days prior to the effective date of the repeal.

151

151 [12.] **10.** (1) At such time as the board of directors of the district determines that further 152 operation of the district is not in the best interests of the inhabitants of the district, and that the 153 district should dissolve, the board shall submit for a vote in an election held throughout the 154 district the question of whether the district should be abolished. The question shall be submitted 155 in substantially the following form:

 \Box NO

156 Shall the theater, cultural arts, and entertainment district be abolished?

 \Box YES

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158 If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed 159 to the question, place an "X" in the box opposite "NO".

160 (2) The district board shall not propose the question to abolish the district while there 161 are outstanding claims or causes of action pending against the district, while the district liabilities 162 exceed its assets, while indebtedness of the district is outstanding, or while the district is 163 insolvent, in receivership or under the jurisdiction of the bankruptcy court. Prior to submitting 164 the question to abolish the district to a vote of the entire district, the state auditor shall audit the 165 district to determine the financial status of the district, and whether the district may be abolished 166 pursuant to law. The vote on the abolition of the district shall be conducted by the municipal clerk of the city, town, or village in which the district is located. The procedure shall be the same 167 168 as in section 67.2520, except that the question shall be determined by the qualified voters of the 169 entire district. No individual subdistrict may be abolished, except at such time as the district is 170 abolished.

171 (3) While the district still exists, it shall continue to accrue all revenues to which it is 172 entitled at law.

(4) Upon receipt by the board of directors of the district of the certification by the city,
town, or village in which the district is located that the majority of those voting within the entire
district have voted to abolish the district, and if the state auditor has determined that the district's
financial condition is such that it may be abolished pursuant to law, then the board of directors
of the district shall:

(a) Sell any remaining district real or personal property it wishes, and then transfer the
proceeds and any other real or personal property owned by the district to the city, town, or village
in which the district is located, including revenues due and owing the district, for its further use
and disposition;

(b) Terminate the employment of any remaining district employees, and otherwiseconclude its affairs;

(c) At a public meeting of the district, declare by a resolution of the board of directors
passed by a majority vote that the district has been abolished effective that date;

(d) Cause copies of that resolution under seal to be filed with the secretary of state and
the city, town, or village in which the district is located. Upon the completion of the final act
specified in this subsection, the legal existence of the district shall cease.

(5) The legal existence of the district shall not cease for a period of two years after voterapproval of the abolition.

191 11. Except as provided in this section, all provisions of sections 32.085 to 32.087
192 shall apply to the tax imposed under this section.

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94.578. 1. In addition to the sales tax authorized in section 94.577, the governing body of any home rule city with more than one hundred fifty-one thousand five hundred but less than one hundred fifty-one thousand six hundred inhabitants is hereby authorized to impose, by order or ordinance, a sales tax on all retail sales made within the city which are subject to sales tax under chapter 144. The tax authorized in this section may be imposed at a rate of one-eighth, one-fourth, three-eighths, or one-half of one percent, but shall not exceed one-half of one percent, shall not be imposed for longer than three years, and shall be imposed solely for the purpose of funding the construction, operation, and maintenance of capital improvements in the

9 city's center city. The governing body may issue bonds for the funding of such capital 10 improvements, which will be retired by the revenues received from the sales tax authorized by 11 this section. The order or ordinance shall not become effective unless the governing body of the 12 city submits to the voters residing within the city at a state or municipal general, primary, or 13 special election a proposal to authorize the governing body of the city to impose a tax under this 14 section. The tax authorized in this section shall be in addition to all other sales taxes imposed 15 by law, and shall be stated separately from all other charges and taxes.

16 2. The ballot submission for the tax authorized in this section shall be in substantially17 the following form:

18 Shall (insert the name of the city) impose a sales tax at a rate of 19(insert rate of percent) percent for [a] capital improvements purposes in the city's center 20 city for a period of (insert number of years, not to exceed three) years?

 \Box YES

21

\Box NO

22 If a majority of the votes cast on the question by the qualified voters voting thereon are in favor 23 of the question, then the tax shall become effective [on the first day of the second calendar 24 quarter after the director of revenue receives notice of the adoption of the sales tax] as provided by subsection 19 of section 32.087. If a majority of the votes cast on the question by the 25 26 qualified voters voting thereon are opposed to the question, then the tax shall not become 27 effective unless and until the question is resubmitted under this section to the qualified voters 28 and such question is approved by a majority of the qualified voters voting on the question. In 29 no case shall a tax be resubmitted to the qualified voters of the city sooner than twelve months 30 from the date of the proposal under this section.

3. Any sales tax imposed under this section shall be administered, collected, enforced, 32 and operated as required in [section] **sections 32.085 to** 32.087. All revenue generated by the 33 tax shall be deposited in a special trust fund and shall be used solely for the designated purposes. 34 If the tax is repealed, all funds remaining in the special trust fund shall continue to be used solely 35 for the designated purposes. Any funds in the special trust fund which are not needed for current

36 expenditures shall be invested in the same manner as other funds are invested. Any interest and 37 moneys earned on such investments shall be credited to the fund.

38 4. The director of revenue may [authorize the state treasurer to] make refunds from the 39 amounts in the trust fund and credited to any city for erroneous payments and overpayments 40 made, and may redeem dishonored checks and drafts deposited to the credit of such cities. If any 41 city abolishes the tax, the city shall notify the director of revenue of the action at least ninety days 42 before the effective date of the repeal, and the director of revenue may order retention in the trust 43 fund, for a period of one year, of two percent of the amount collected after receipt of such notice 44 to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of 45 46 abolition of the tax in such city, the director of revenue shall remit the balance in the account to 47 the city and close the account of that city. The director of revenue shall notify each city of each 48 instance of any amount refunded.

49 5. The governing body of any city that has adopted the sales tax authorized in this section 50 may submit the question of repeal of the tax to the voters on any date available for elections for 51 the city. The ballot of submission shall be in substantially the following form:

52 Shall (insert the name of the city) repeal the sales tax imposed at a rate of 53 (insert rate of percent) percent for capital improvements purposes in the city's center city? \Box NO

54 \Box YES

55 If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become 56 effective [on December thirty-first of the calendar year in which such repeal was approved] as 57 provided by subsection 19 of section 32.087. If a majority of the votes cast on the question by 58 the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this 59 section shall remain effective until the question is resubmitted under this section to the qualified 60 voters, and the repeal is approved by a majority of the qualified voters voting on the question. 61 If the city or county abolishes the tax, the city or county shall notify the director of revenue 62 of the action prior to the effective date of the repeal.

63 6. Whenever the governing body of any city that has adopted the sales tax authorized in 64 this section receives a petition, signed by ten percent of the registered voters of the city voting 65 in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this 66 section, the governing body shall submit to the voters of the city a proposal to repeal the tax. If 67 a majority of the votes cast on the question by the qualified voters voting thereon are in favor of 68 the repeal, that repeal shall become effective [on December thirty-first of the calendar year in 69 which such repeal was approved] as provided by subsection 19 of section 32.087. If a majority 70 of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, 71 then the tax shall remain effective until the question is resubmitted under this section to the

qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

74 7. Except as provided in this section, all provisions of sections 32.085 to 32.087 75 apply to the sales tax imposed under this section.

94.605. 1. Any city as defined in section 94.600 may by a majority vote of its governingbody impose a sales tax for transportation purposes enumerated in sections 94.600 to 94.655.

2. The sales tax may be imposed at a rate not to exceed one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525.

7 3. With respect to any tax increment financing plan originally approved by ordinance of the city council after March 31, 2009, in any home rule city with more than four hundred 8 thousand inhabitants and located in more than one county, any three-eighths of one cent sales tax 9 imposed under sections 94.600 to 94.655 shall not be considered economic activity taxes as such 10 term is defined under sections 99.805 and 99.918, and tax revenues derived from such taxes shall 11 12 not be subject to allocation under the provisions of subsection 3 of section 99.845 or subsection 13 4 of section 99.957. Any one-eighth of one cent sales tax imposed in such city under sections 14 94.600 to 94.655 for constructing and operating a light-rail transit system shall not be considered economic activity taxes as such term is defined under sections 99.805 and 99.918, and tax 15 16 revenues derived from such tax shall not be subject to allocation under the provisions of 17 subsection 3 of section 99.845 or subsection 4 of section 99.957.

18 [4. If the boundaries of a city in which such sales tax has been imposed shall thereafter 19 be changed or altered, the city or county clerk shall forward to the director of revenue by United States registered mail or certified mail a certified copy of the ordinance adding or detaching 20 21 territory from the city. The ordinance shall reflect the effective date thereof, and shall be 22 accompanied by a map of the city clearly showing the territory added thereto or detached 23 therefrom. Upon receipt of the ordinance and map, the tax imposed by sections 94.600 to 94.655 24 shall be effective in the added territory or abolished in the detached territory on the effective date 25 of the change of the city boundary.]

94.660. 1. The governing body of any city not within a county and any county of the first
classification having a charter form of government with a population of over nine hundred
thousand inhabitants may propose, by ordinance or order, a transportation sales tax of up to one
percent for submission to the voters of that city or county at an authorized election date selected
by the governing body.

6 2. Any sales tax approved under this section shall be imposed on the receipts from the 7 sale at retail of all tangible personal property or taxable services within the city or county 8 adopting the tax, if such property and services are subject to taxation by the state of Missouri

9 under sections 144.010 to 144.525.

3. The ballot of submission shall contain, but need not be limited to, the followinglanguage:

12 Shall the county/city of (county's or city's name) impose a county/city-wide 13 sales tax of percent for the purpose of providing a source of funds for public 14 transportation purposes?

15

\Box YES \Box NO

16 Except as provided in subsection 4 of this section, if a majority of the votes cast in that county or city not within a county on the proposal by the qualified voters voting thereon are in favor of 17 the proposal, then the tax shall go into effect [on the first day of the next calendar quarter 18 19 beginning after its adoption and notice to the director of revenue, but no sooner than thirty days 20 after such adoption and notice] as provided by subsection 19 of section 32.087. If a majority of the votes cast in that county or city not within a county by the qualified voters voting are 21 22 opposed to the proposal, then the additional sales tax shall not be imposed in that county or city 23 not within a county unless and until the governing body of that county or city not within a county 24 shall have submitted another proposal to authorize the local option transportation sales tax 25 authorized in this section, and such proposal is approved by a majority of the qualified voters 26 voting on it. In no event shall a proposal pursuant to this section be submitted to the voters 27 sooner than twelve months from the date of the last proposal.

4. No tax shall go into effect under this section in any city not within a county or any
county of the first classification having a charter form of government with a population over nine
hundred thousand inhabitants unless and until both such city and such county approve the tax.

5. The provisions of subsection 4 of this section requiring both the city and county to approve a transportation sales tax before a transportation sales tax may go into effect in either jurisdiction shall not apply to any transportation sales tax submitted to and approved by the voters in such city or such county on or after August 28, 2007.

35 6. All sales taxes collected by the director of revenue under this section on behalf of any 36 city or county, less one percent for cost of collection which shall be deposited in the state's 37 general revenue fund after payment of premiums for surety bonds, shall be deposited [with the state treasurer] in a special trust fund, which is hereby created, to be known as the "County 38 Public Transit Sales Tax Trust Fund". The sales taxes shall be collected as provided in section 39 40 32.087. [The moneys in the trust fund shall not be deemed to be state funds and shall not be 41 commingled with any funds of the state.] The director of revenue shall keep accurate records 42 of the amount of money in the trust fund which was collected in each city or county approving 43 a sales tax under this section, and the records shall be open to inspection by officers of the city

or county and the public. Not later than the tenth day of each month the director of revenue shall distribute all moneys deposited in the trust fund during the preceding month to the city or county which levied the tax, and such funds shall be deposited with the treasurer of each such city or county and all expenditures of funds arising from the county public transit sales tax trust fund shall be by an appropriation act to be enacted by the governing body of each such county or city not within a county.

7. The revenues derived from any transportation sales tax under this section shall be used
only for the planning, development, acquisition, construction, maintenance and operation of
public transit facilities and systems other than highways.

53 8. The director of revenue may [authorize the state treasurer to] make refunds from the 54 amount in the trust fund and credited to any city or county for erroneous payments and 55 overpayments made, and may redeem dishonored checks and drafts deposited to the credit of 56 such cities or counties. If any city or county abolishes the tax, the city or county shall notify the 57 director of revenue of the action at least ninety days prior to the effective date of the repeal and 58 the director of revenue may order retention in the trust fund, for a period of one year, of two 59 percent of the amount collected after receipt of such notice to cover possible refunds or 60 overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such 61 62 city or county, the director of revenue shall [authorize the state treasurer to] remit the balance in 63 the account to the city or county and close the account of that city or county. The director of 64 revenue shall notify each city or county of each instance of any amount refunded or any check redeemed from receipts due the city or county. 65

94.705. 1. Any city may by a majority vote of its governing body impose a sales tax for transportation purposes enumerated in sections 94.700 to 94.755, and issue bonds for 2 3 transportation purposes which shall be retired by the revenues received from the sales tax authorized by this section. The tax authorized by this section shall be in addition to any and all 4 5 other sales taxes allowed by law. No ordinance imposing a sales tax pursuant to the provisions of this section shall become effective unless the council or other governing body submits to the 6 voters of the city, at a city or state general, primary, or special election, a proposal to authorize 7 the council or other governing body of the city to impose such a sales tax and, if such tax is to 8 9 be used to retire bonds authorized pursuant to this section, to authorize such bonds and their 10 retirement by such tax; except that no vote shall be required in any city that imposed and 11 collected such tax under sections 94.600 to 94.655, before January 5, 1984. The ballot of the 12 submission shall contain, but is not limited to, the following language:

(1) If the proposal submitted involves only authorization to impose the tax authorizedby this section, the following language:

15 Shall the city of (city's name) impose a sales tax of 16 (insert amount) for transportation purposes? 17 \square NO \Box YES If you are in favor of the question, place an "X" in the box opposite "Yes". If you are opposed 18 to the question, place an "X" in the box opposite "No"; 19 20 (2) If the proposal submitted involves authorization to issue bonds and repay such bonds 21 with revenues from the tax authorized by this section, the following language: 22 Shall the city of (city's name) issue bonds in the amount of 23 (insert amount) for transportation purposes and impose a sales tax of 24 (insert amount) to repay such bonds? 25 \Box YES \Box NO If you are in favor of the question, place an "X" in the box opposite "Yes". If you are opposed 26 to the question, place an "X" in the box opposite "No". 27 28 29 If a majority of the votes cast on the proposal, provided in subdivision (1) of this subsection, by 30 the qualified voters voting thereon are in favor of the proposal, then the ordinance and any 31 amendments thereto shall be in effect as provided by subsection 19 of section 32.087. If the 32 four-sevenths majority of the votes, as required by the Missouri Constitution, article VI, section 26, cast on the proposal, provided in subdivision (2) of this subsection to issue bonds and impose 33 34 a sales tax to retire such bonds, by the qualified voters voting thereon are in favor of the 35 proposal, then the ordinance and any amendments thereto shall be in effect as provided by 36 subsection 19 of section 32.087. If a majority of the votes cast on the proposal, as provided in subdivision (1) of this subsection, by the qualified voters voting thereon are opposed to the 37 38 proposal, then the council or other governing body of the city shall have no power to impose the 39 tax authorized in subdivision (1) of this subsection unless and until the council or other governing body of the city submits another proposal to authorize the council or other governing 40 body of the city to impose the tax and such proposal is approved by a majority of the qualified 41 42 voters voting thereon. If more than three-sevenths of the votes cast by the qualified voters voting thereon are opposed to the proposal, as provided in subdivision (2) of this subsection to issue 43 44 bonds and impose a sales tax to retire such bonds, then the council or other governing body of 45 the city shall have no power to issue any bonds or to impose the tax authorized in subdivision 46 (2) of this subsection unless and until the council or other governing body of the city submits 47 another proposal to authorize the council or other governing body of the city to issue such bonds or impose the tax to retire such bonds and such proposal is approved by four-sevenths of the 48 49 qualified voters voting thereon.

50 2. No incorporated municipality located wholly or partially within any first class county 51 operating under a charter form of government and having a population of over nine hundred 52 thousand inhabitants shall impose such a sales tax for that part of the city, town or village that 53 is located within such first class county, in the event such a first class county imposes a sales tax 54 under the provisions of sections 94.600 to 94.655.

55 3. The sales tax may be imposed at a rate not to exceed one-half of one percent on the 56 receipts from the sale at retail of all tangible personal property or taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of 57 58 Missouri under the provisions of sections 144.010 to 144.525.

59 4. [If the boundaries of a city in which such sales tax has been imposed shall thereafter be changed or altered, the city clerk shall forward to the director of revenue by United States 60 registered mail or certified mail a certified copy of the ordinance adding or detaching territory 61 from the city. The ordinance shall reflect the effective date thereof, and shall be accompanied 62 63 by a map of the city clearly showing the territory added thereto or detached therefrom. Upon 64 receipt of the ordinance and map, the tax imposed by sections 94.700 to 94.755 shall be effective 65 in the added territory or abolished in the detached territory on the effective date of the change 66 of the city boundary.

67 5.] No tax imposed pursuant to this section for the purpose of retiring bonds issued 68 pursuant to this section may be terminated until all of such bonds have been retired.

184.845. 1. The board of the district may impose a museum and cultural district sales tax by resolution on all retail sales made in such museum and cultural district which are subject 2 to taxation pursuant to the provisions of sections 144.010 to 144.525. Such museum and cultural 3 district sales tax may be imposed for any museum or cultural purpose designated by the board 4 of the museum and cultural district. If the resolution is adopted the board of the district may 5 6 submit the question of whether to impose a sales tax authorized by this section to the qualified voters, who shall have the same voting interests as with the election of members of the board of 7 8 the district.

9 2. The sales tax authorized by this section shall become effective on the first day of the second calendar quarter [following adoption of the tax by the board or qualified voters, if the 10 11 board elects to submit the question of whether to impose a sales tax to the qualified voters] after

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the director of revenue receives notification of the adoption of the local sales tax.

13 3. In each museum and cultural district in which a sales tax has been imposed in the 14 manner provided by this section, every retailer shall add the tax imposed by the museum and cultural district pursuant to this section to the retailer's sale price, and when so added such tax 15 shall constitute a part of the price, shall be a debt of the purchaser to the retailer until paid, and 16 17 shall be recoverable at law in the same manner as the purchase price.

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4. In order to permit sellers required to collect and report the sales tax authorized by this section to collect the amount required to be reported and remitted, but not to change the requirements of reporting or remitting tax or to serve as a levy of the tax, and in order to avoid fractions of pennies, the museum and cultural district may establish appropriate brackets which shall be used in the district imposing a tax pursuant to this section in lieu of those brackets provided in section 144.285.

5. All revenue received by a museum and cultural district from the tax authorized by this section which has been designated for a certain museum or cultural purpose shall be deposited in a special trust fund and shall be used solely for such designated purpose. All funds remaining in the special trust fund shall continue to be used solely for such designated museum or cultural purpose. Any funds in such special trust fund which are not needed for current expenditures may be invested by the board of directors in accordance with applicable laws relating to the investment of other museum or cultural district funds.

6. The sales tax may be imposed at a rate of one-half of one percent, three-fourths of one percent or one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within the museum and cultural district adopting such tax, if such property and services are subject to taxation by the state of Missouri pursuant to the provisions of sections 144.010 to 144.525. Any museum and cultural district sales tax imposed pursuant to this section shall be imposed at a rate that shall be uniform throughout the district.

37 7. On and after the effective date of any tax imposed pursuant to this section, the 38 [museum and cultural district] **director of revenue** shall perform all functions incident to the 39 administration, collection, enforcement, and operation of the tax. The tax imposed pursuant to 40 this section shall be collected and reported upon such forms and under such administrative rules 41 and regulations as may be prescribed by the [museum and cultural district] **director**.

42 8. All applicable provisions contained in sections 144.010 to 144.525 governing the state sales tax, sections 32.085 [and] to 32.087, and section 32.057, the uniform confidentiality 43 44 provision, shall apply to the collection of the tax imposed by this section, except as modified in this section. All revenue collected under this section by the director of the department of revenue 45 on behalf of the museum and cultural districts, except for one percent for the cost of collection 46 47 which shall be deposited in the state's general revenue fund, shall be deposited in a special trust 48 fund, which is hereby created and shall be known as the "Missouri Museum and Cultural District 49 Tax Fund", and shall be used solely for such designated purpose. [Moneys in the fund shall not be deemed to be state funds, and shall not be commingled with any funds of the state.] The 50 51 director may make refunds from the amounts in the fund and credited to the district for erroneous 52 payments and overpayments made, and may redeem dishonored checks and drafts deposited to 53 the credit of such county.

9. All exemptions granted to agencies of government, organizations, persons and to the sale of certain articles and items of tangible personal property and taxable services pursuant to the provisions of sections 144.010 to 144.525 are hereby made applicable to the imposition and collection of the tax imposed by this section.

10. The same sales tax permit, exemption certificate and retail certificate required by sections 144.010 to 144.525 for the administration and collection of the state sales tax shall satisfy the requirements of this section, and no additional permit or exemption certificate or retail certificate shall be required; except that the museum and cultural district may prescribe a form of exemption certificate for an exemption from the tax imposed by this section.

11. The penalties provided in section 32.057 and sections 144.010 to 144.525 forviolation of those sections are hereby made applicable to violations of this section.

65 12. For the purpose of a sales tax imposed by a resolution pursuant to this section, all 66 retail sales except retail sales of motor vehicles shall be deemed to be consummated at the place 67 of business of the retailer unless the tangible personal property sold is delivered by the retailer or the retailer's agent to an out-of-state destination or to a common carrier for delivery to an 68 69 out-of-state destination. In the event a retailer has more than one place of business in this state 70 which participates in the sale, the sale shall be deemed to be consummated at the place of 71 business of the retailer where the initial order for the tangible personal property is taken, even 72 though the order shall be forwarded elsewhere for acceptance, approval of credit, shipment or 73 billing. A sale by a retailer's employee shall be deemed to be consummated at the place of 74 business from which the employee works.

75 13. All sales taxes collected by the museum and cultural district shall be deposited by 76 the museum and cultural district in a special fund to be expended for the purposes authorized in this section. The museum and cultural district shall keep accurate records of the amount of 77 78 money which was collected pursuant to this section, and the records shall be open to the 79 inspection by the officers and directors of each museum and cultural district and the Missouri department of revenue. Tax returns filed by businesses within the district shall otherwise be 80 81 considered as confidential in the same manner as sales tax returns filed with the Missouri department of revenue. 82

14. No museum and cultural district imposing a sales tax pursuant to this section may repeal or amend such sales tax unless such repeal or amendment will not impair the district's ability to repay any liabilities which it has incurred, money which it has borrowed or revenue bonds, notes or other obligations which it has issued or which have been issued to finance any project or projects.

221.407. 1. The commission of any regional jail district may impose, by order, a sales 2 tax in the amount of one-eighth of one percent, one-fourth of one percent, three-eighths of one

percent, or one-half of one percent on all retail sales made in such region which are subject to 3 4 taxation pursuant to the provisions of sections 144.010 to 144.525 for the purpose of providing jail services and court facilities and equipment for such region. The tax authorized by this 5 section shall be in addition to any and all other sales taxes allowed by law, except that no order 6 imposing a sales tax pursuant to this section shall be effective unless the commission submits 7 to the voters of the district, on any election date authorized in chapter 115, a proposal to 8 9 authorize the commission to impose a tax. 10 2. The ballot of submission shall contain, but need not be limited to, the following 11 language: 12 Shall the regional jail district of (counties' names) impose a region-wide sales tax of (insert amount) for the purpose of providing jail services and court 13 facilities and equipment for the region? 14 15 \Box YES \Box NO If you are in favor of the question, place an "X" in the box opposite "Yes". If you are opposed 16 to the question, place an "X" in the box opposite "No". 17 18 19 If a majority of the votes cast on the proposal by the qualified voters of the district voting thereon are in favor of the proposal, then the order and any amendment to such order shall be in effect 20 21 Ion the first day of the second quarter immediately following the election approving the 22 proposal] as provided by subsection 19 of section 32.087. If the proposal receives less than 23 the required majority, the commission shall have no power to impose the sales tax authorized 24 pursuant to this section unless and until the commission shall again have submitted another proposal to authorize the commission to impose the sales tax authorized by this section and such 25 26 proposal is approved by the required majority of the qualified voters of the district voting on such proposal; however, in no event shall a proposal pursuant to this section be submitted to the voters 27 28 sooner than twelve months from the date of the last submission of a proposal pursuant to this 29 section. 30 3. All revenue received by a district from the tax authorized pursuant to this section shall be deposited in a special trust fund and shall be used solely for providing jail services and court 31 32 facilities and equipment for such district for so long as the tax shall remain in effect. 33 4. Once the tax authorized by this section is abolished or terminated by any means, all 34 funds remaining in the special trust fund shall be used solely for providing jail services and court 35 facilities and equipment for the district. Any funds in such special trust fund which are not

36 needed for current expenditures may be invested by the commission in accordance with

37 applicable laws relating to the investment of other county funds.

38 5. All sales taxes collected by the director of revenue pursuant to this section on behalf 39 of any district, less one percent for cost of collection which shall be deposited in the state's 40 general revenue fund after payment of premiums for surety bonds as provided in section 32.087, 41 shall be deposited in a special trust fund, which is hereby created, to be known as the "Regional Jail District Sales Tax Trust Fund". [The moneys in the regional jail district sales tax trust fund 42 shall not be deemed to be state funds and shall not be commingled with any funds of the state.] 43 44 The director of revenue shall keep accurate records of the amount of money in the trust fund 45 which was collected in each district imposing a sales tax pursuant to this section, and the records 46 shall be open to the inspection of officers of each member county and the public. Not later than the tenth day of each month the director of revenue shall distribute all moneys deposited in the 47 48 trust fund during the preceding month to the district which levied the tax. Such funds shall be 49 deposited with the treasurer of each such district, and all expenditures of funds arising from the 50 regional jail district sales tax trust fund shall be paid pursuant to an appropriation adopted by the 51 commission and shall be approved by the commission. Expenditures may be made from the fund 52 for any function authorized in the order adopted by the commission submitting the regional jail 53 district tax to the voters.

54 6. The director of revenue may [authorize the state treasurer to] make refunds from the 55 amounts in the trust fund and credited to any district for erroneous payments and overpayments 56 made, and may redeem dishonored checks and drafts deposited to the credit of such districts. 57 If any district abolishes the tax, the commission shall notify the director of revenue of the action 58 [at least ninety days] prior to the effective date of the repeal, and the director of revenue may 59 order retention in the trust fund, for a period of one year, of two percent of the amount collected 60 after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem 61 dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed 62 after the effective date of abolition of the tax in such district, the director of revenue shall remit 63 the balance in the account to the district and close the account of that district. The director of 64 revenue shall notify each district in each instance of any amount refunded or any check redeemed from receipts due the district. 65

7. Except as provided in this section, all provisions of sections 32.085 [and] to 32.087
shall apply to the tax imposed pursuant to this section.

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8. The provisions of this section shall expire September 30, 2015.

238.235. 1. (1) Any transportation development district may by resolution impose a
transportation development district sales tax on all retail sales made in such transportation
development district which are subject to taxation pursuant to the provisions of sections 144.010
to 144.525, except such transportation development district sales tax shall not apply to the sale
or use of motor vehicles, trailers, boats, or outboard motors [nor to all sales of electricity or

6 electrical current, water and gas, natural or artificial, nor to sales of service to telephone
7 subscribers, either local or long distance]. Such transportation development district sales tax
8 may be imposed for any transportation development purpose designated by the transportation
9 development district in its ballot of submission to its qualified voters, except that no resolution
10 enacted pursuant to the authority granted by this section shall be effective unless:

(a) The board of directors of the transportation development district submits to the
qualified voters of the transportation development district a proposal to authorize the board of
directors of the transportation development district to impose or increase the levy of an existing
tax pursuant to the provisions of this section; or

(b) The voters approved the question certified by the petition filed pursuant to subsection5 of section 238.207.

17 (2) If the transportation district submits to the qualified voters of the transportation 18 development district a proposal to authorize the board of directors of the transportation 19 development district to impose or increase the levy of an existing tax pursuant to the provisions 20 of paragraph (a) of subdivision (1) of this subsection, the ballot of submission shall contain, but 21 need not be limited to, the following language:

22 Shall the transportation development district of (transportation development 23 district's name) impose a transportation development district-wide sales tax at the rate of 24 (insert amount) for a period of (insert number) years from the date on which such tax is

25 first imposed for the purpose of (insert transportation development purpose)?

 \Box YES

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If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposedto the question, place an "X" in the box opposite "NO".

 \Box NO

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30 If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the resolution and any amendments thereto shall be in effect as provided 31 32 by subsection 19 of section 32.087. If a majority of the votes cast by the qualified voters voting 33 are opposed to the proposal, then the board of directors of the transportation development district 34 shall have no power to impose the sales tax authorized by this section unless and until the board 35 of directors of the transportation development district shall again have submitted another proposal to authorize it to impose the sales tax pursuant to the provisions of this section and such 36 37 proposal is approved by a majority of the qualified voters voting thereon. 38 (3) [The sales tax authorized by this section shall become effective on the first day of the

39 second calendar quarter after the department of revenue receives notification of the tax.

40 (4) In each transportation development district in which a sales tax has been imposed in41 the manner provided by this section, every retailer shall add the tax imposed by the transportation

development district pursuant to this section to the retailer's sale price, and when so added such
tax shall constitute a part of the price, shall be a debt of the purchaser to the retailer until paid,
and shall be recoverable at law in the same manner as the purchase price.

(5) In order to permit sellers required to collect and report the sales tax authorized by this section to collect the amount required to be reported and remitted, but not to change the requirements of reporting or remitting tax or to serve as a levy of the tax, and in order to avoid fractions of pennies, the transportation development district may establish appropriate brackets which shall be used in the district imposing a tax pursuant to this section in lieu of those brackets provided in section 144.285.

51 (6)] All revenue received by a transportation development district from the tax 52 authorized by this section which has been designated for a certain transportation development 53 purpose shall be deposited in a special trust fund and shall be used solely for such designated 54 purpose. Upon the expiration of the period of years approved by the qualified voters pursuant 55 to subdivision (2) of this subsection or if the tax authorized by this section is repealed pursuant 56 to subsection 6 of this section, all funds remaining in the special trust fund shall continue to be 57 used solely for such designated transportation development purpose. Any funds in such special trust fund which are not needed for current expenditures may be invested by the board of 58 59 directors in accordance with applicable laws relating to the investment of other transportation 60 development district funds.

61 [(7)] (4) The sales tax may be imposed in increments of one-eighth of one percent, up 62 to a maximum of one percent on the receipts from the sale at retail of all tangible personal 63 property or taxable services at retail within the transportation development district adopting such tax, if such property and services are subject to taxation by the state of Missouri pursuant to the 64 65 provisions of sections 144.010 to 144.525, except such transportation development district sales 66 tax shall not apply to the sale or use of motor vehicles, [trailers], and boats [or outboard motors nor to public utilities]. Any transportation development district sales tax imposed pursuant to 67 68 this section shall be imposed at a rate that shall be uniform throughout the district.

69 2. The resolution imposing the sales tax pursuant to this section shall impose upon all 70 sellers a tax for the privilege of engaging in the business of selling tangible personal property or 71 rendering taxable services at retail to the extent and in the manner provided in sections 144.010 72 to 144.525, and the rules and regulations of the director of revenue issued pursuant thereto; 73 except that the rate of the tax shall be the rate imposed by the resolution as the sales tax and the 74 tax shall be reported and returned to and collected by the transportation development district.

3. [On and after the effective date of any tax imposed pursuant to this section, the
director of revenue shall perform all functions incident to the administration, collection,
enforcement, and operation of the tax, and the director of revenue shall collect, in addition to all

other sales taxes imposed by law, the additional tax authorized pursuant to this section. The tax imposed pursuant to this section and the taxes imposed pursuant to all other laws of the state of

79 imposed pursuant to this section and the taxes imposed pursuant to all other laws of the state of 80 Missouri shall be collected together and reported upon such forms and pursuant to such 81 administrative rules and regulations as may be prescribed by the director of revenue.

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4. (1) All applicable provisions contained in sections 144.010 to 144.525, governing the state sales tax, sections 32.085 and 32.087 and section 32.057, the uniform confidentiality provision, shall apply to the collection of the tax imposed by this section, except as modified in this section.

(2) All exemptions granted to agencies of government, organizations, persons and to the
sale of certain articles and items of tangible personal property and taxable services pursuant to
the provisions of sections 144.010 to 144.525 are hereby made applicable to the imposition and
collection of the tax imposed by this section.

90 (3) The same sales tax permit, exemption certificate and retail certificate required by 91 sections 144.010 to 144.525 for the administration and collection of the state sales tax shall 92 satisfy the requirements of this section, and no additional permit or exemption certificate or retail 93 certificate shall be required; except that the transportation development district may prescribe 94 a form of exemption certificate for an exemption from the tax imposed by this section.

95 (4) All discounts allowed the retailer pursuant to the provisions of the state sales tax laws
96 for the collection of and for payment of taxes pursuant to such laws are hereby allowed and made
97 applicable to any taxes collected pursuant to the provisions of this section.

98 (5) The penalties provided in section 32.057 and sections 144.010 to 144.525 for 99 violation of those sections are hereby made applicable to violations of this section.

100 (6) For the purpose of a sales tax imposed by a resolution pursuant to this section, all 101 retail sales except retail sales of motor vehicles shall be deemed to be consummated at the place 102 of business of the retailer unless the tangible personal property sold is delivered by the retailer 103 or the retailer's agent to an out-of-state destination or to a common carrier for delivery to an 104 out-of-state destination. In the event a retailer has more than one place of business in this state 105 which participates in the sale, the sale shall be deemed to be consummated at the place of 106 business of the retailer where the initial order for the tangible personal property is taken, even 107 though the order must be forwarded elsewhere for acceptance, approval of credit, shipment or 108 billing. A sale by a retailer's employee shall be deemed to be consummated at the place of 109 business from which the employee works.

5.] All sales taxes received by the transportation development district shall be deposited
by the director of revenue in a special fund to be expended for the purposes authorized in this
section. The director of revenue shall keep accurate records of the amount of money which was

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113 collected pursuant to this section, and the records shall be open to the inspection of officers of 114 each transportation development district and the general public.

115 [6.] **4.** (1) No transportation development district imposing a sales tax pursuant to this 116 section may repeal or amend such sales tax unless such repeal or amendment will not impair the 117 district's ability to repay any liabilities which it has incurred, money which it has borrowed or 118 revenue bonds, notes or other obligations which it has issued or which have been issued by the 119 commission or any local transportation authority to finance any project or projects.

120 (2) Whenever the board of directors of any transportation development district in which 121 a transportation development sales tax has been imposed in the manner provided by this section 122 receives a petition, signed by ten percent of the qualified voters calling for an election to repeal 123 such transportation development sales tax, the board of directors shall, if such repeal will not 124 impair the district's ability to repay any liabilities which it has incurred, money which it has 125 borrowed or revenue bonds, notes or other obligations which it has issued or which have been 126 issued by the commission or any local transportation authority to finance any project or projects, 127 submit to the qualified voters of such transportation development district a proposal to repeal the 128 transportation development sales tax imposed pursuant to the provisions of this section. If a 129 majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of 130 the proposal to repeal the transportation development sales tax, then the resolution imposing the 131 transportation development sales tax, along with any amendments thereto, is repealed as 132 provided by subsection 19 of section 32.087. If a majority of the votes cast by the qualified 133 voters voting thereon are opposed to the proposal to repeal the transportation development sales 134 tax, then the ordinance or resolution imposing the transportation development sales tax, along 135 with any amendments thereto, shall remain in effect.

[7.] 5. Notwithstanding any provision of sections 99.800 to 99.865 and this section to
the contrary, the sales tax imposed by a district whose project is a public mass transportation
system shall not be considered economic activity taxes as such term is defined under sections
99.805 and 99.918 and shall not be subject to allocation under the provisions of subsection 3 of
section 99.845, or subsection 4 of section 99.957.

6. After the effective date of any tax imposed under the provisions of this section, the director of revenue shall perform all functions incident to the administration, collection, enforcement, and operation of the tax and collect, in addition to the sales tax for the state of Missouri, the additional tax authorized under the authority of this section. The tax imposed under this section and the tax imposed under the sales tax law of the state of Missouri shall be collected together and reported upon such forms and under such administrative rules and regulations as may be prescribed by the director of revenue.

148	7. Except as provided in this section, all provisions of sections 32.085 to 32.087 shall
149	apply to the tax imposed under this section.
	238.410. 1. Any county transit authority established pursuant to section 238.400 may
2	impose a sales tax of up to one percent on all retail sales made in such county which are subject
3	to taxation under the provisions of sections 144.010 to 144.525. The tax authorized by this
4	section shall be in addition to any and all other sales taxes allowed by law, except that no sales
5	tax imposed under the provisions of this section shall be effective unless the governing body of
6	the county, on behalf of the transit authority, submits to the voters of the county, at a county or
7	state general, primary or special election, a proposal to authorize the transit authority to impose
8	a tax.
9	2. The ballot of submission shall contain, but need not be limited to, the following
10	language:
11	Shall the Transit Authority impose a countywide sales tax of (insert
12	amount) in order to provide revenues for the operation of transportation facilities operated by the
13	transit authority?
14	\Box YES \Box NO
15	If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed
16	to the question, place an "X" in the box opposite "NO".
17	
18	If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor
19	of the proposal, then the tax shall become effective [on the first day of the second calendar
20	quarter following notification to the department of revenue of adoption of the tax] as provided
21	by subsection 19 of section 32.087. If a majority of the votes cast by the qualified voters voting
22	are opposed to the proposal, then the transit authority shall have no power to impose the sales
23	tax authorized by this section unless and until another proposal to authorize the transit authority
24	to impose the sales tax authorized by this section has been submitted and such proposal is
25	approved by a majority of the qualified voters voting thereon.
26	3. All revenue received by the transit authority from the tax authorized under the
27	provisions of this section shall be deposited in a special trust fund and shall be used solely by the
28	transit authority for construction, purchase, lease, maintenance and operation of transportation
29	facilities located within the county for so long as the tax shall remain in effect. Any funds in
30	such special trust fund which are not needed for current expenditures may be invested by the
31	transit authority in accordance with applicable laws relating to the investment of county funds.
32	4. No transit authority imposing a sales tax pursuant to this section may repeal or amend
33	such sales tax unless such repeal or amendment is submitted to and approved by the voters of the
34	county in the same manner as provided in subsection 1 of this section for approval of such tax.

35 Whenever the governing body of any county in which a sales tax has been imposed in the manner 36 provided by this section receives a petition, signed by ten percent of the registered voters of such 37 county voting in the last gubernatorial election, calling for an election to repeal such sales tax, 38 the governing body shall submit to the voters of such county a proposal to repeal the sales tax 39 imposed under the provisions of this section. If a majority of the votes cast on the proposal by 40 the registered voters voting thereon are in favor of the proposal to repeal the sales tax, then such 41 sales tax is repealed as provided by subsection 19 of section 32.087. If a majority of the votes 42 cast by the registered voters voting thereon are opposed to the proposal to repeal the sales tax, 43 then such sales tax shall remain in effect.

44 5. The sales tax imposed under the provisions of this section shall impose upon all sellers 45 a tax for the privilege of engaging in the business of selling tangible personal property or rendering taxable services at retail to the extent and in the manner provided in sections 144.010 46 47 to 144.525 and the rules and regulations of the director of revenue issued pursuant thereto; 48 except that the rate of the tax shall be the rate approved pursuant to this section. The amount 49 reported and returned to the director of revenue by the seller shall be computed on the basis of 50 the combined rate of the tax imposed by sections 144.010 to 144.525 and the tax imposed by this section, plus any amounts imposed under other provisions of law. 51

52 6. After the effective date of any tax imposed under the provisions of this section, the 53 director of revenue shall perform all functions incident to the administration, collection, 54 enforcement, and operation of the tax, and the director of revenue shall collect in addition to the 55 sales tax for the state of Missouri the additional tax authorized under the authority of this section. 56 The tax imposed under this section and the tax imposed under the sales tax law of the state of 57 Missouri shall be collected together and reported upon such forms and under such administrative 58 rules and regulations as may be prescribed by the director of revenue. In order to permit sellers 59 required to collect and report the sales tax to collect the amount required to be reported and 60 remitted, but not to change the requirements of reporting or remitting tax or to serve as a levy 61 of the tax, and in order to avoid fractions of pennies, the applicable provisions of section 144.285 62 shall apply to all taxable transactions.

63 7. All applicable provisions contained in sections 144.010 to 144.525 governing the state 64 sales tax and section 32.057, the uniform confidentiality provision, shall apply to the collection 65 of the tax imposed by this section, except as modified in this section. All exemptions granted 66 to agencies of government, organizations, persons and to the sale of certain articles and items 67 of tangible personal property and taxable services under the provisions of sections 144.010 to 68 144.525 are hereby made applicable to the imposition and collection of the tax imposed by this 69 section. The same sales tax permit, exemption certificate and retail certificate required by 70 sections 144.010 to 144.525 for the administration and collection of the state sales tax shall

71 satisfy the requirements of this section, and no additional permit or exemption certificate or retail 72 certificate shall be required; except that the director of revenue may prescribe a form of 73 exemption certificate for an exemption from the tax imposed by this section. All discounts 74 allowed the retailer under the provisions of the state sales tax law for the collection of and for payment of taxes under chapter 144 are hereby allowed and made applicable to any taxes 75 76 collected under the provisions of this section. The penalties provided in section 32.057 and 77 sections 144.010 to 144.525 for a violation of those sections are hereby made applicable to 78 violations of this section.

79 8. [For the purposes of a sales tax imposed pursuant to this section, all retail sales shall 80 be deemed to be consummated at the place of business of the retailer, except for tangible 81 personal property sold which is delivered by the retailer or his agent to an out-of-state destination 82 or to a common carrier for delivery to an out-of-state destination and except for the sale of motor 83 vehicles, trailers, boats and outboard motors, which is provided for in subsection 12 of this 84 section. In the event a retailer has more than one place of business in this state which participates in the sale, the sale shall be deemed to be consummated at the place of business of 85 86 the retailer where the initial order for the tangible personal property is taken, even though the 87 order must be forwarded elsewhere for acceptance, approval of credit, shipment or billing. A sale by a retailer's employee shall be deemed to be consummated at the place of business from 88 89 which he works.

90 9.] All sales taxes collected by the director of revenue under this section on behalf of any 91 transit authority, less one percent for cost of collection which shall be deposited in the state's 92 general revenue fund after payment of premiums for surety bonds as provided in this section, 93 shall be deposited [in the state treasury] in a special trust fund, which is hereby created, to be 94 known as the "County Transit Authority Sales Tax Trust Fund". [The moneys in the county 95 transit authority sales tax trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state.] The director of revenue shall keep accurate records 96 97 of the amount of money in the trust fund which was collected in each transit authority imposing 98 a sales tax under this section, and the records shall be open to the inspection of officers of the 99 county and the public. Not later than the tenth day of each month the director of revenue shall 100 distribute all moneys deposited in the trust fund during the preceding month to the transit 101 authority which levied the tax.

102 [10.] **9.** The director of revenue may [authorize the state treasurer to] make refunds from 103 the amounts in the trust fund and credited to any transit authority for erroneous payments and 104 overpayments made, and may [authorize the state treasurer to] redeem dishonored checks and 105 drafts deposited to the credit of such transit authorities. If any transit authority abolishes the tax, 106 the transit authority shall notify the director of revenue of the action [at least ninety days] prior

107 to the effective date of the repeal and the director of revenue may order retention in the trust 108 fund, for a period of one year, of two percent of the amount collected after receipt of such notice 109 to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts 110 deposited to the credit of such accounts. After one year has elapsed after the effective date of 111 abolition of the tax in such transit authority, the director of revenue shall [authorize the state 112 treasurer to] remit the balance in the account to the transit authority and close the account of that 113 transit authority. The director of revenue shall notify each transit authority of each instance of 114 any amount refunded or any check redeemed from receipts due the transit authority. The director of revenue shall annually report on his management of the trust fund and administration of the 115 116 sales taxes authorized by this section. He shall provide each transit authority imposing the tax authorized by this section with a detailed accounting of the source of all funds received by him 117 118 for the transit authority.

119 [11.] 10. The director of revenue and any of his deputies, assistants and employees who 120 shall have any duties or responsibilities in connection with the collection, deposit, transfer, 121 transmittal, disbursement, safekeeping, accounting, or recording of funds which come into the 122 hands of the director of revenue under the provisions of this section shall enter a surety bond or 123 bonds payable to any and all transit authorities in whose behalf such funds have been collected 124 under this section in the amount of one hundred thousand dollars; but the director of revenue 125 may enter into a blanket bond or bonds covering himself and all such deputies, assistants and 126 employees. The cost of the premium or premiums for the surety bond or bonds shall be paid by 127 the director of revenue from the share of the collection retained by the director of revenue for the 128 benefit of the state.

129 [12.] **11.** Sales taxes imposed pursuant to this section and use taxes on the purchase and 130 sale of motor vehicles, trailers, boats, and outboard motors shall not be collected and remitted 131 by the seller, but shall be collected by the director of revenue at the time application is made for 132 a certificate of title, if the address of the applicant is within a county where a sales tax is imposed 133 under this section. The amounts so collected, less the one percent collection cost, shall be 134 deposited in the county transit authority sales tax trust fund. The purchase or sale of motor 135 vehicles, trailers, boats, and outboard motors shall be deemed to be consummated at the address 136 of the applicant. As used in this subsection, the term "boat" shall only include motorboats and 137 vessels as the terms "motorboat" and "vessel" are defined in section 306.010.

[13.] **12.** In any county where the transit authority sales tax has been imposed, if any person is delinquent in the payment of the amount required to be paid by him under this section or in the event a determination has been made against him for taxes and penalty under this section, the limitation for bringing suit for the collection of the delinquent tax and penalty shall be the same as that provided in sections 144.010 to 144.525. Where the director of revenue has

143 determined that suit must be filed against any person for the collection of delinquent taxes due

144 the state under the state sales tax law, and where such person is also delinquent in payment of 145 taxes under this section, the director of revenue shall notify the transit authority to which 146 delinquent taxes are due under this section by United States registered mail or certified mail at 147 least ten days before turning the case over to the attorney general. The transit authority, acting through its attorney, may join in such suit as a party plaintiff to seek a judgment for the 148 149 delinquent taxes and penalty due such transit authority. In the event any person fails or refuses 150 to pay the amount of any sales tax due under this section, the director of revenue shall promptly 151 notify the transit authority to which the tax would be due so that appropriate action may be taken 152 by the transit authority.

153 [14.] 13. Where property is seized by the director of revenue under the provisions of any 154 law authorizing seizure of the property of a taxpayer who is delinquent in payment of the tax 155 imposed by the state sales tax law, and where such taxpayer is also delinquent in payment of any 156 tax imposed by this section, the director of revenue shall permit the transit authority to join in 157 any sale of property to pay the delinquent taxes and penalties due the state and to the transit 158 authority under this section. The proceeds from such sale shall first be applied to all sums due 159 the state, and the remainder, if any, shall be applied to all sums due such transit authority under 160 this section.

[15. The transit authority created under the provisions of sections 238.400 to 238.412
shall notify any and all affected businesses of the change in tax rate caused by the imposition of
the tax authorized by sections 238.400 to 238.412.

16.] **14.** In the event that any transit authority in any county with a charter form of 165 government and with more than two hundred fifty thousand but fewer than three hundred fifty 166 thousand inhabitants submits a proposal in any election to increase the sales tax under this 167 section, and such proposal is approved by the voters, the county shall be reimbursed for the costs 168 of submitting such proposal from the funds derived from the tax levied under this section.

169 **15.** Except as provided in sections 238.400 to 238.412, all provisions of sections 170 **32.085 to 32.087 shall apply to the tax imposed under sections 238.410 to 238.412.**

644.032. 1. The governing body of any municipality or county may impose, by ordinance or order, a sales tax in an amount not to exceed one-half of one percent on all retail sales made in such municipality or county which are subject to taxation under the provisions of sections 144.010 to 144.525. The tax authorized by this section and section 644.033 shall be in addition to any and all other sales taxes allowed by law, except that no ordinance or order imposing a sales tax under the provisions of this section and section 644.033 shall be effective unless the governing body of the municipality or county submits to the voters of the municipality or county, at a municipal, county or state general, primary or special election, a proposal to

9 authorize the governing body of the municipality or county to impose a tax[, provided, that the

tax authorized by this section shall not be imposed on the sales of food, as defined in section
144.014, when imposed by any county with a charter form of government and with more than
one million inhabitants].

- The ballot of submission shall contain, but need not be limited to, the following
 language:
- Shall the municipality (county) of impose a sales tax of (insert amount)
 for the purpose of providing funding for (insert either storm water control, or local
 parks, or storm water control and local parks) for the municipality (county)?
- 18

 \Box NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments thereto shall be in effect on the first day of the second quarter after the director of revenue receives notice of adoption of the tax. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the governing body of the municipality or county shall not impose the sales tax authorized in this section and section 644.033 until the governing body of the municipality or county resubmits another proposal to authorize the governing body of the municipality or county to impose the

sales tax authorized by this section and section 644.033 and such proposal is approved by a majority of the qualified voters voting thereon; however, in no event shall a proposal pursuant to this section and section 644.033 be submitted to the voters sooner than twelve months from

29 the date of the last proposal pursuant to this section and section 644.033.

 \Box YES

30 3. All revenue received by a municipality or county from the tax authorized under the 31 provisions of this section and section 644.033 shall be deposited in a special trust fund and shall 32 be used to provide funding for storm water control or for local parks, or both, within such 33 municipality or county, provided that such revenue may be used for local parks outside such 34 municipality or county if the municipality or county is engaged in a cooperative agreement 35 pursuant to section 70.220.

4. Any funds in such special trust fund which are not needed for current expenditures
may be invested by the governing body in accordance with applicable laws relating to the
investment of other municipal or county funds.

5. Except as provided in this section, all provisions of sections 32.085 to 32.087 shall
apply to the tax imposed under this section.