FIRST REGULAR SESSION [P E R F E C T E D] SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 18

98TH GENERAL ASSEMBLY

Reported from the Committee on Ways and Means, January 29, 2015, with recommendation that the Senate Committee Substitute do pass.

Senate Committee Substitute for Senate Bill No. 18, adopted February 3, 2015. Taken up for Perfection February 3, 2015. Bill declared Perfected and Ordered Printed, as amended.

0147S.03P

ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal section 144.021, RSMo, and to enact in lieu thereof one new section relating to notice of sales tax modifications.

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

Section A. Section 144.021, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 144.021, to read as follows:

144.021. 1. The purpose and intent of sections 144.010 to 144.510 is to impose a tax upon the privilege of engaging in the business, in this state, of $\mathbf{2}$ 3 selling tangible personal property and those services listed in section 144.020 and 4 for the privilege of titling new and used motor vehicles, trailers, boats, and outboard motors purchased or acquired for use on the highways or waters of this 56 state which are required to be registered under the laws of the state of 7 Missouri. Except as otherwise provided, the primary tax burden is placed upon the seller making the taxable sales of property or service and is levied at the rate 8 9 provided for in section 144.020. Excluding subdivision (9) of subsection 1 of section 144.020 and sections 144.070, 144.440 and 144.450, the extent to which 10 11 a seller is required to collect the tax from the purchaser of the taxable property 12or service is governed by section 144.285 and in no way affects sections 144.080 13 and 144.100, which require all sellers to report to the director of revenue their "gross receipts", defined herein to mean the aggregate amount of the sales price 14 of all sales at retail, and remit tax at four percent of their gross receipts. 15

16 2. If any item of tangible personal property or service
17 determined to be taxable under the sales tax law or the compensating
18 use tax law is modified by a decision or order of:

19 (1) The director of revenue;

20 (2) The administrative hearing commission; or

21 (3) A court of competent jurisdiction;

22which changes which items of tangible personal property or services 23are taxable, and a reasonable person would not have expected the decision or order based solely on prior law or regulation, all affected 24sellers shall be notified by the department of revenue before such 25modification shall take effect for such sellers. Failure of the 26department of revenue to notify a seller shall relieve such seller of 27liability for taxes that would be due under the modification until the 28seller is notified. The waiver of liability for taxes under this subsection 29shall only apply to sellers actively selling the type of tangible personal 30 property or service affected by the decision on the date the decision or 31 32order is made or handed down and shall not apply to any seller that has previously remitted tax on the tangible personal property or 33 34 taxable services subject to the decision or order or to any seller that had prior notice that the seller must collect and remit the tax. 35

36 3. The notification required by subsection 2 of this section shall 37 be delivered by United States mail, electronic mail, or other secure 38 electronic means of direct communications. The department of revenue 39 shall update its website with information regarding modifications in 40 sales tax law but such updates shall not constitute a notification 41 required by subsection 2 of this section.

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