FIRST REGULAR SESSION

[PERFECTED]

SENATE BILL NO. 204

96TH GENERAL ASSEMBLY

INTRODUCED BY SENATORS DEMPSEY, RIDGEWAY, NIEVES, LEMBKE, STOUFFER, ENGLER, MAYER, KEAVENY, SCHAAF, GREEN, DIXON, PEARCE, CHAPPELLE-NADAL, SCHAEFER, RICHARD, LAMPING, McKENNA, PARSON, WASSON, GOODMAN, MUNZLINGER, SCHMITT, BROWN, KEHOE, CALLAHAN AND KRAUS.

Read 1st time January 27, 2011, and ordered printed.

Read 2nd time February 7, 2011, and referred to the Committee on Health, Mental Health, Seniors and Families.

Reported from the Committee February 24, 2011, with recommendation that the bill do pass.

Taken up for Perfection April 6, 2011. Bill declared Perfected and Ordered Printed.

TERRY L. SPIELER, Secretary.

1136S.01P

AN ACT

To repeal section 135.630, RSMo, and to enact in lieu thereof one new section relating to a tax credit for contributions to pregnancy resource centers.

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

Section A. Section 135.630, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 135.630, to read as follows:

135.630. 1. As used in this section, the following terms mean:

- 2 (1) "Contribution", a donation of cash, stock, bonds, or other marketable
- 3 securities, or real property;
- 4 (2) "Director", the director of the department of social services;
- 5 (3) "Pregnancy resource center", a nonresidential facility located in this
- 6 state:
- 7 (a) Established and operating primarily to provide assistance to women
- 8 with crisis pregnancies or unplanned pregnancies by offering pregnancy testing,
- 9 counseling, emotional and material support, and other similar services to
- 10 encourage and assist such women in carrying their pregnancies to term; and
- 11 (b) Where childbirths are not performed; and
- 12 (c) Which does not perform, induce, or refer for abortions and which does
- 13 not hold itself out as performing, inducing, or referring for abortions; and

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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14 (d) Which provides direct client services at the facility, as opposed to 15 merely providing counseling or referral services by telephone; and

- (e) Which provides its services at no cost to its clients; and
- 17 (f) When providing medical services, such medical services must be performed in accordance with Missouri statute; and 18
- 19 (g) Which is exempt from income taxation pursuant to the Internal 20 Revenue Code of 1986, as amended;
- 21 (4) "State tax liability", in the case of a business taxpayer, any liability 22incurred by such taxpayer pursuant to the provisions of chapters 143, 147, 148, and 153, excluding sections 143.191 to 143.265 and related provisions, and in the 2324 case of an individual taxpayer, any liability incurred by such taxpayer pursuant to the provisions of chapter 143, excluding sections 143.191 to 143.265 and 25 26 related provisions;
- (5) "Taxpayer", a person, firm, a partner in a firm, corporation, or a shareholder in an S corporation doing business in the state of Missouri and subject to the state income tax imposed by the provisions of chapter 143, or a corporation subject to the annual corporation franchise tax imposed by the provisions of chapter 147, or an insurance company paying an annual tax on its gross premium receipts in this state, or other financial institution paying taxes 33 to the state of Missouri or any political subdivision of this state pursuant to the provisions of chapter 148, or an express company which pays an annual tax on its gross receipts in this state pursuant to chapter 153, or an individual subject to the state income tax imposed by the provisions of chapter 143, or any charitable organization which is exempt from federal income tax and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax imposed under chapter 143.
- 2. For all tax years beginning on or after January 1, 2007, a taxpayer 40 shall be allowed to claim a tax credit against the taxpayer's state tax liability in 41 42 an amount equal to fifty percent of the amount such taxpayer contributed to a 43 pregnancy resource center.
- 3. The amount of the tax credit claimed shall not exceed the amount of the taxpayer's state tax liability for the taxable year for which the credit is claimed, and such taxpayer shall not be allowed to claim a tax credit in excess of fifty 46 thousand dollars per taxable year. However, any tax credit that cannot be 47claimed in the taxable year the contribution was made may be carried over to the 48 next four succeeding taxable years until the full credit has been claimed.

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- 4. Except for any excess credit which is carried over pursuant to subsection 3 of this section, a taxpayer shall not be allowed to claim a tax credit unless the total amount of such taxpayer's contribution or contributions to a pregnancy resource center or centers in such taxpayer's taxable year has a value of at least one hundred dollars.
 - 5. The director shall determine, at least annually, which facilities in this state may be classified as pregnancy resource centers. The director may require of a facility seeking to be classified as a pregnancy resource center whatever information which is reasonably necessary to make such a determination. The director shall classify a facility as a pregnancy resource center if such facility meets the definition set forth in subsection 1 of this section.
- 6. The director shall establish a procedure by which a taxpayer can determine if a facility has been classified as a pregnancy resource center. Pregnancy resource centers shall be permitted to decline a contribution from a taxpayer. The cumulative amount of tax credits which may be claimed by all the taxpayers contributing to pregnancy resource centers in any one fiscal year shall not exceed two million dollars. Tax credits shall be issued in the order contributions are received.
- 7. The director shall establish a procedure by which, from the beginning 68 69 of the fiscal year until some point in time later in the fiscal year to be determined by the director, the cumulative amount of tax credits are equally apportioned 70 71among all facilities classified as pregnancy resource centers. If a pregnancy 72resource center fails to use all, or some percentage to be determined by the 73 director, of its apportioned tax credits during this predetermined period of time, the director may reapportion these unused tax credits to those pregnancy 74resource centers that have used all, or some percentage to be determined by the 75 director, of their apportioned tax credits during this predetermined period of 76 time. The director may establish more than one period of time and reapportion 77 more than once during each fiscal year. To the maximum extent possible, the 78 79 director shall establish the procedure described in this subsection in such a manner as to ensure that taxpayers can claim all the tax credits possible up to 80 81 the cumulative amount of tax credits available for the fiscal year.
 - 8. Each pregnancy resource center shall provide information to the director concerning the identity of each taxpayer making a contribution to the pregnancy resource center who is claiming a tax credit pursuant to this section and the amount of the contribution. The director shall provide the information

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to the director of revenue. The director shall be subject to the confidentiality and 86 87 penalty provisions of section 32.057 relating to the disclosure of tax information.

- 9. Notwithstanding any other law to the contrary, any tax credits granted 88 89 under this section may be assigned, transferred, sold, or otherwise conveyed without consent or approval. Such taxpayer, hereinafter the assignor for 90 91 purposes of this section, may sell, assign, exchange, or otherwise transfer earned 92 tax credits:
- 93 (1) For no less than seventy-five percent of the par value of such credits; 94 and
- (2) In an amount not to exceed one hundred percent of annual earned 95 credits. 96
 - 10. [Pursuant to section 23.253 of the Missouri sunset act:
- (1) Any new program authorized under this section shall automatically 98 sunset six years after August 28, 2006, unless reauthorized by an act of the 99 general assembly; and 100
- 101 (2) If such program is reauthorized, the program authorized under this 102 section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and 103
- (3) This section shall terminate on September first of the calendar year 105 immediately following the calendar year in which a program authorized under 106 this section is sunset.] Consistent with the provisions of section 23.253 of the Missouri sunset act:
 - (1) The provisions of the programs authorized under this section are hereby reauthorized and shall automatically sunset at midnight on December 31, 2018, unless reauthorized by the general assembly; and
- (2) Reauthorization shall occur by the passage of a bill or a 111 concurrent resolution adopted by the general assembly. Reauthorization 112113 may be for any period up to six years after the date of the sunset. The general assembly may reauthorize more than once; and 114
- (3) This section shall terminate on September first of the 115 calendar year immediately following the calendar year in which the 116 program authorized under this section is sunset. 117

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