AN ACT

To amend chapters 135 and 201, RSMo, by adding thereto two new sections relating to children in protective custody of the state.

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

Section A. Chapters 135 and 201, RSMo, are amended by adding thereto two new sections, to be known as sections 135.2000 and 210.1500, to read as follows:

135.2000. 1. As used in this section, the following terms mean:

(1) “Commissioner”, the commissioner of education for the department of elementary and secondary education;

(2) "Contribution", a donation of cash;

(3) “Fund”, the foster child education fund established in section 210.1500;

(4) "State tax liability", in the case of a business taxpayer, any liability incurred by such taxpayer under the provisions of chapters 143, 147, 148, and 153, excluding sections 143.191 to 143.265 and related provisions, and in the case of an individual taxpayer, any liability incurred by such taxpayer under the provisions of chapter 143, excluding sections 143.191 to 143.265 and related provisions;

(5) “Tax credit”, a credit against the taxpayer’s state tax liability;

(6) “Tax credit certificate”, a certificate evidencing a taxpayer’s right to receive a tax credit;

(7) "Taxpayer", a person, firm, partner in a partnership, member in a limited liability company, shareholder in an S corporation, or a 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

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.
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 to the state of
Missouri or any political subdivision of this state under the provisions of chapter 148, or
an express company which pays an annual tax on its gross receipts in this state under
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. (1) Subject to the provisions of subsection 5 of this section, any contribution to
the fund made on or after January 1, 2016, shall be eligible for a tax credit as provided by
this section.

(2) For all tax years beginning on or after January 1, 2016, a taxpayer shall be
entitled to receive a tax credit against the taxpayer's state tax liability in an amount equal
to sixty-five percent of the amount such taxpayer contributed to the fund evidenced by a
tax credit certificate.

3. The commissioner shall be responsible for the administration and issuance of tax
credit certificates authorized by this section.

4. The amount of the tax credit claimed shall not exceed fifty percent 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 twenty-five thousand dollars
per taxable year. Any amount of credit that the taxpayer is prohibited by this section from
claiming in a taxable year shall not be refundable. However, any tax credit that cannot be
claimed in the taxable year in which the contribution was made may be carried over to the
next three succeeding taxable years until the full credit has been claimed.

5. Except for any excess credit which is carried over under subsection 4 of this
section, a taxpayer shall not be allowed to claim a tax credit unless the amount of such
taxpayer's contribution to the fund in such taxpayer's taxable year has a value of one
hundred dollars or more, up to a maximum of fifty thousand dollars. Any excess of a
contribution above fifty thousand dollars or contribution less than one hundred dollars
shall be ineligible to receive a tax credit under this section.

6. The total amount of tax credits authorized under the provisions of this section
shall not exceed five million dollars in any fiscal year. The total amount of tax credits
issued but not redeemed shall not exceed fifteen million dollars in any fiscal year. Tax
credits shall be issued in the order contributions are received.

7. Tax credits issued under this section may not be transferred, sold, or assigned.
8. The department of elementary and secondary education may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2015, shall be invalid and void.

210.1500. 1. As used in this section, the following terms shall mean:

(1) “Eligible recipient”, a school-aged child enrolled in kindergarten through twelfth grade who:

(a) Is currently in the protective custody of the state; and

(b) Has been in the protective custody of the state for at least twelve of the last thirty-six months;

(2) “Qualified school”, a nonpublic elementary or secondary school in this state;

(3) “Scholarship”, an annual grant to eligible recipients to cover all or part of the applicable tuition and fees at a qualified school, the amount of which shall be the lesser of:

(a) The previous year’s tuition and fees for nonscholarship students at the qualified school;

(b) Ninety percent of the previous year’s average current expenditure per average daily attendance for the student’s district of residence; or

(c) The tuition amount set by the voluntary interdistrict coordinating council for the student’s district of residence, if applicable.

2. There is hereby created in the state treasury the “Foster Child Education Fund”, which shall consist of moneys collected from donations made under section 135.2000. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the purposes of providing scholarships to eligible recipients to attend a qualified school. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

3. Any eligible recipient who receives a scholarship under the provisions of this section shall continue to be eligible to receive his or her scholarship upon a legal adoption.
4. In the event an eligible recipient who receives a scholarship under the provisions of this section graduates from the qualified school to which he or she first received a scholarship, the eligible recipient shall remain eligible to receive a scholarship under this section to a new qualified school.

5. The department of elementary and secondary education shall prepare and maintain an easy-to-search database containing statewide assessment scores of all recipients of scholarships under this section. Each recipient shall be assigned a random identification number by the department for purposes of the database and no personally identifiable data shall be accessible on the database.

6. The department of elementary and secondary education may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2015, shall be invalid and void.