House \_\_\_\_\_\_ Amendment NO. \_\_\_\_

1	AMEND House Committee Substitute for Senate Bill No. 365, Page 10, Section 143.171, Line 43,
2	by inserting after said section and line the following:
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4	"144.011. 1. For purposes of sections 144.010 to 144.525 and 144.600 to 144.748, and the
5	taxes imposed thereby, the definition of "retail sale" or "sale at retail" shall not be construed to
6	include any of the following:
7	(1) The transfer by one corporation of substantially all of its tangible personal property to
8	another corporation pursuant to a merger or consolidation effected under the laws of the state of
9	Missouri or any other jurisdiction;
10	(2) The transfer of tangible personal property incident to the liquidation or cessation of a
11	taxpayer's trade or business, conducted in proprietorship, partnership or corporate form, except to
12	the extent any transfer is made in the ordinary course of the taxpayer's trade or business;
13	(3) The transfer of tangible personal property to a corporation solely in exchange for its
14	stock or securities;
15	(4) The transfer of tangible personal property to a corporation by a shareholder as a
16	contribution to the capital of the transferee corporation;
17	(5) The transfer of tangible personal property to a partnership solely in exchange for a
18	partnership interest therein;
19 20	(6) The transfer of tangible personal property by a partner as a contribution to the capital of the transferee perturbation
20	<ul><li>the transferee partnership;</li><li>(7) The transfer of tangible personal property by a corporation to one or more of its</li></ul>
21	shareholders as a dividend, return of capital, distribution in the partial or complete liquidation of the
23	corporation or distribution in redemption of the shareholder's interest therein;
23	(8) The transfer of tangible personal property by a partnership to one or more of its partners
25	as a current distribution, return of capital or distribution in the partial or complete liquidation of the
26	partnership or of the partner's interest therein;
27	(9) The transfer of reusable containers used in connection with the sale of tangible personal
28	property contained therein for which a deposit is required and refunded on return;
29	(10) The purchase by persons operating eating or food service establishments, of items of a
30	nonreusable nature which are furnished to the customers of such establishments with or in
31	conjunction with the retail sales of their food or beverage. Such items shall include, but not be
32	limited to, wrapping or packaging materials and nonreusable paper, wood, plastic and aluminum
33	articles such as containers, trays, napkins, dishes, silverware, cups, bags, boxes, straws, sticks and
34	toothpicks;
35	(11) The purchase by persons operating hotels, motels or other transient accommodation
36	establishments, of items of a nonreusable nature which are furnished to the guests in the guests'

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rooms of such establishments and such items are included in the charge made for such
 accommodations. Such items shall include, but not be limited to, soap, shampoo, tissue and other
 toiletries and food or confectionery items offered to the guests without charge;

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- (12) The transfer of a manufactured home other than:

5 (a) A transfer which involves the delivery of the document known as the "Manufacturer's 6 Statement of Origin" to a person other than a manufactured home dealer, as defined in section 7 700.010, for purposes of allowing such person to obtain a title to the manufactured home from the 8 department of revenue of this state or the appropriate agency or officer of any other state;

9 (b) A transfer which involves the delivery of a "Repossessed Title" to a resident of this state 10 if the tax imposed by sections 144.010 to 144.525 was not paid on the transfer of the manufactured 11 home described in paragraph (a) of this subdivision;

(c) The first transfer which occurs after December 31, 1985, if the tax imposed by sections
 144.010 to 144.525 was not paid on any transfer of the same manufactured home which occurred
 before December 31, 1985; [or]

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(13) Charges for initiation fees or dues to:

(a) Fraternal beneficiaries societies, or domestic fraternal societies, orders or associations
 operating under the lodge system a substantial part of the activities of which are devoted to
 religious, charitable, scientific, literary, educational or fraternal purposes;

(b) Posts or organizations of past or present members of the Armed Forces of the United
States or an auxiliary unit or society of, or a trust or foundation for, any such post or organization
substantially all of the members of which are past or present members of the Armed Forces of the
United States or who are cadets, spouses, widows, or widowers of past or present members of the
Armed Forces of the United States, no part of the net earnings of which inures to the benefit of any
private shareholder or individual; or

(c) Nonprofit organizations exempt from taxation under Section 501(c)(7) of the Internal
 Revenue Code of 1986, as amended[-];

(14) The purchase by a grocery store of food that is intended for resale but that cannot be
 resold because of theft or because the food has become spoiled and would not be safe for

29 <u>consumption;</u>

30 (15) The purchase by a retailer of products that are intended for resale but that cannot be
 31 resold because of theft or because the product is damaged and cannot be resold; or

32 (16) Charges or fees for volleyball leagues, campground rentals, or wedding venue rentals.

2. The assumption of liabilities of the transferor by the transferee incident to any of the transactions enumerated in the above subdivisions (1) to (8) of subsection 1 of this section shall not disqualify the transfer from the exclusion described in this section, where such liability assumption is related to the property transferred and where the assumption does not have as its principal purpose the avoidance of Missouri sales or use tax."; and

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39 Further amend said bill by amending the title, enacting clause, and intersectional references

40 accordingly.