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inserting after all of said line the following:  "135.1220. 1. As used in this section, the following terms mean:  (1) "Contribution", a donation of cash, stock, bonds, or other marketable securities property;  (2) "Department", the department of elementary and secondary education;  (3) "Director", the director of the department of elementary and secondary education;  (4) "Educational scholarships", grants to students to cover all or part of the tuition of the est at either a qualified nonpublic school or a qualified public school, including transportation (5) "Eligible student", any elementary or secondary student who attended public schoolarship application that his or her child has been bullied, as bullying is defined in section (6) "Parent", includes a guardian, custodian, or other person with authority to act or behalf of the child;  (7) "Program", the program established in this section;  (8) "Qualified school", either an accredited public elementary or secondary school of the district in which a student resides or an accredited nonpublic elementary or secondary school in Missouri that complies with all of the requirements of the program and complies state laws that apply to nonpublic schools regarding criminal background checks for emploand excludes from employment any person not permitted by state law to work in a nonpublischool;				
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and excludes from employment any person not permitted by state law to work in a nonpubl school;	school in Missouri that complies with all of the requirements of the program and complies with			
school;	state laws that apply to nonpublic schools regarding criminal background checks for employees			
<del></del>	and excludes from employment any person not permitted by state law to work in a nonpublic			
(9) "Scholarship granting organization", a charitable organization which is exempt from				
federal income tax that complies with the requirements of this program and provides education				
scholarships to students attending qualified schools of their parents' choice, and that does not				
accept contributions on behalf of any eligible student from any taxpayer with any obligation to				
provide any support for the eligible student;				
(10) "State tax liability", in the case of a business taxpayer, any liability incurred by such				
Action Taken Date				

Action Taken Date 2		
The director shall provide the information to the director of revenue. The director shall be subject		
organization who is claiming a tax credit under this section and the amount of the contribution.  The director shall provide the information to the director of revenue. The director shall be subject		
concerning the identity of each taxpayer making a contribution to the scholarship granting		
6. Each scholarship granting organization shall provide information to the director		
organizations shall be permitted to decline a contribution from a taxpayer.		
organization has been classified as a scholarship granting organization. Scholarship granting		
5. The director shall establish a procedure by which a taxpayer can determine if an		
section.  5. The director shall establish a green days be which a town over our determine if or		
a scholarship granting organization if such organization meets the definition set forth in this		
reasonably necessary to make such a determination. The director shall classify an organization as		
seeking to be classified as a scholarship granting organization whatever information which is		
classified as scholarship granting organizations. The director may require of an organization		
4. The director shall determine, at least annually, which organizations in this state may be		
four succeeding taxable years until the full credit has been claimed.		
cannot be claimed in the taxable year the contribution was made may be carried over to the next		
tax liability for the taxable year for which the credit is claimed. However, any tax credit that		
3. The amount of the tax credit claimed shall not exceed fifty percent of a taxpayer's state		
tax year.		
issued more than eight hundred thousand dollars in tax credits authorized under this section per		
the amount such taxpayer contributed to a scholarship granting organization. No taxpayer shall be		
claim a tax credit against the taxpayer's state tax liability in an amount equal to eighty percent of		
2. For all tax years beginning on or after January 1, 2012, a taxpayer shall be allowed to		
<u>143.</u>		
business taxable income, if any, would be subject to the state income tax imposed under chapter		
charitable organization which is exempt from federal income tax and whose Missouri unrelated		
an individual subject to the state income tax imposed by the provisions of chapter 143, or any		
express company which pays an annual tax on its gross receipts in this state under chapter 153, or		
Missouri or any political subdivision of this state under the provisions of chapter 148, or an		
gross premium receipts in this state, or other financial institution paying taxes to the state of		
imposed by the provisions of chapter 147, or an insurance company paying an annual tax on its		
the provisions of chapter 143, or a corporation subject to the annual corporation franchise tax		
corporation doing business in the state of Missouri and subject to the state income tax imposed by		
(11) "Taxpayer", a person, firm, a partner in a firm, corporation, or a shareholder in an S		
taxpayer under chapter 143, excluding sections 143.191 to 143.265 and related provisions;		
related provisions, and in the case of an individual taxpayer, any liability incurred by such		
taxpayer under chapters 143, 147, 148, and 153, excluding sections 143.191 to 143.265 and		

I	to the confidentiality and penalty provisions of section 32.05/ relating to the disclosure of tax		
2	information.		
3	7. Once a scholarship granting organization has decided to provide a student with a		
4	scholarship, it shall promptly notify the director. The director shall keep a running tally of the		
5	number of scholarships granted in the order in which they were reported. Once the tally reaches		
	the annual limit of eligible students, the director shall notify all of the participating scholarship		
	granting organizations that they may not issue any more scholarships and any more receipts for		
	contributions. If the scholarship granting organizations have not expended all of their available		
	scholarship funds in that year at the time when the limit is reached, the available scholarship funds		
	may be carried over into the next year. These unexpended funds shall not be counted as part of		
	the requirement in subdivision (3) of subsection 9 of this section for that year. Any receipt for a		
	scholarship contribution issued by a scholarship granting organization before the director has		
	publicly announced the student limit has been reached shall be valid for a taxpayer claiming a		
	<u>credit.</u>		
	8. Notwithstanding any other law to the contrary, any tax credits granted under this		
	section may be assigned, transferred, sold, or otherwise conveyed without consent or approval.		
	Such taxpayer, hereinafter the assignor for purposes of this section, may sell, assign, exchange, or		
	otherwise transfer earned tax credits:		
	(1) For no less than seventy-five percent of the par value of such credits; and		
	(2) In an amount not to exceed one hundred percent of annual earned credits.		
	9. Each scholarship granting organization participating in the program shall:		
	(1) Notify the department of its intent to provide educational scholarships to students		
	attending qualified schools;		
	(2) Provide a department-approved receipt to taxpayers for contributions made to the		
	organization;		
	(3) Ensure that at least ninety percent of its revenue from donations is spent on		
	educational scholarships, and that all revenue from interest or investments is spent on educational		
	scholarships;		
	(4) Distribute periodic scholarship payments as checks made out to a student's parent and		
	mailed to the qualified school where the student is enrolled. The parent or guardian shall endorse		
	the check before it can be deposited;		
	(5) Cooperate with the department to conduct criminal background checks on all of its		
	employees and board members and exclude from employment or governance any individual who		
	might reasonably pose a risk to the appropriate use of contributed funds;		
	(6) Ensure that scholarships are portable during the school year and can be used at any		
	qualified school that accepts the eligible student according to a parent's wishes. If a student		
	Action Taken Date 3		

move	s to a new qualified school during a school year, the scholarship amount may be prorated;				
	(7) Demonstrate its financial accountability by:				
	(a) Submitting a financial information report for the organization that complies with				
unifo	uniform financial accounting standards established by the department and conducted by a certified				
<u>publi</u>	e accountant; and				
	(b) Having the auditor certify that the report is free of material misstatements;				
	(8) Demonstrate its financial viability, if the organization is to receive donations of fifty				
thous	thousand dollars or more during the school year, by filing with the department prior to the start of				
the so	hool year:				
	(a) A surety bond payable to the state in an amount equal to the aggregate amount of				
contr	butions expected to be received during the school year; or				
	(b) Financial information that demonstrates the financial viability of the scholarship				
grant	ng organization.				
	10. Each scholarship granting organization shall ensure that each participating school that				
accer	ts its scholarship students shall:				
	(1) Comply with all health and safety laws or codes that apply to nonpublic schools;				
	(2) Hold a valid occupancy permit if required by its municipality;				
	(3) Certify that it will comply with 42 U.S.C. Section 1981, as amended; and				
	(4) Provide academic accountability to parents of the students in the program by regularly				
repoi	ing to the parent on the student's progress.				
	11. Scholarship granting organizations shall not provide educational scholarships for				
stude	nts to attend any school with paid staff or board members who are relatives within the first				
degre	e of consanguinity or affinity.				
	12. A scholarship granting organization shall publicly report to the department, by June				
<u>first</u> (	f each year, the following information prepared by a certified public accountant regarding its				
grant	s in the previous calendar year:				
	(1) The name and address of the scholarship granting organization;				
	(2) The total number and total dollar amount of contributions received during the previous				
calen	dar year; and				
	(3) The total number and total dollar amount of educational scholarships awarded during				
the p	evious calendar year, and the total number and total dollar amount of educational				
schol	arships awarded during the previous year to students eligible for free and reduced lunch.				
	13. The department shall adopt rules and regulations consistent with this section as				
neces	sary to implement the program.				
	14. The department shall provide a standardized format for a receipt to be issued by a				
schol	arship granting organization to a taxpayer to indicate the value of a contribution received.				
Ĺ	ction Taken Date 4				
1					

1	The department shall require a taxpayer to provide a copy of this receipt when claiming the			
2	Missouri special needs scholarship tax credit.			
3	15. The department shall provide a standardized format for scholarship granting			
4	organizations to report the information in this section.			
5	16. The department may conduct either a financial review or audit of a scholarship			
6	granting organization.			
7	17. If the department believes that a scholarship granting organization has intentionally			
8	and substantially failed to comply with the requirements of this section, the department may hold			
9	a hearing before the director, or his or her designee, to bar a scholarship granting organization			
10	from participating in the program. The director, or his or her designee, shall issue a decision			
11	within thirty days. A scholarship granting organization may appeal the director's decision to the			
12	administrative hearing commission for a hearing in accordance with the provisions of chapter 621.			
13	18. If the scholarship granting organization is barred from participating in the program,			
14	the department shall notify affected scholarship students and their parents of this decision within			
15	fifteen days.			
16	19. Any rule or portion of a rule, as that term is defined in section 536.010, that is created			
17	under the authority delegated in this section shall become effective only if it complies with and is			
18	subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and			
19	chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant			
20	to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are			
21	subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed			
22	or adopted after August 28, 2012, shall be invalid and void.			
23	20. The department shall conduct a study of the program with funds other than state			
24	funds. The department may contract with one or more qualified researchers who have previous			
25	experience evaluating similar programs. The department may accept grants to assist in funding			
26	this study.			
27	21. The study shall assess:			
28	(1) The level of participating students' satisfaction with the program;			
29	(2) The level of parental satisfaction with the program;			
30	(3) The percentage of participating students who were bullied or harassed at their			
31	qualified school;			
32	(4) The percentage of participating students who exhibited behavioral problems at their			
33	resident school district compared to the percentage exhibiting behavioral problems at their			
34	qualified school;			
35	(5) The class size experienced by participating students at their resident school district and			
36	at their qualified school; and			
	Action Taken Date 5			

(6) The fiscal impact to the	e state and resident school districts of the program.		
22. The study shall be com	appleted using appropriate analytical and behavioral sciences		
methodologies to ensure public confidence in the study.			
23. The department shall p	provide the general assembly with a final copy of the evaluation		
of the program by December 31, 20	<u>015.</u>		
24. The public and nonpub	olic participating schools from which students transfer to		
participate in the program shall coo	operate with the research effort by providing student assessment		
nstrument scores and any other da	ta necessary to complete this study.		
25. The general assembly i	may require periodic updates on the status of the study from the		
epartment. The individuals comp	pleting the study shall make their data and methodology		
vailable for public review while c	complying with the requirements of the Family Educational		
Rights and Privacy Act, as amende	<u>ed.</u>		
26. Under section 23.253 of	of the Missouri sunset act:		
(1) The provisions of the n	new program authorized under this section shall sunset		
utomatically on December thirty-	first six years after the effective date of this section unless		
eauthorized by an act of the gener	al assembly; and		
(2) If such program is reau	thorized, the program authorized under this section shall sunset		
utomatically on December thirty-	first twelve years after the effective date of the reauthorization		
f this section; and			
(3) This section shall term	inate on September first of the calendar year immediately		
ollowing the calendar year in which	ch the program authorized under this section is sunset."; and		
Further amend said bill by amending	ng the title, enacting clause, and intersectional references		
accordingly.			
Action Taken	Date 6		