AN ACT

To amend chapter 135, RSMo, by adding thereto one new section relating to an earned income tax credit, with a contingent effective date.

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

Section A. Chapter 135, RSMo, is amended by adding thereto one new section, to be known as section 135.760, to read as follows:

135.760. 1. This section shall be known and may be cited as the "Missouri Earned Income Tax Credit Act".

2. For purposes of this section, the following terms mean:

(1) "Department", the department of revenue;

(2) "Eligible taxpayer", a resident individual with a filing status of single, head of household, widowed, or married filing combined who is subject to the tax imposed under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265, and who is allowed a federal earned income tax credit under Section 32 of the Internal Revenue Code of 1986, as amended;

(3) "Tax credit", a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265.

3. For all tax years beginning on or after January 1, 2020, an eligible taxpayer shall be allowed a tax credit in an amount equal to twenty percent of the amount such taxpayer would receive under the federal earned income tax credit. The tax credit allowed by this section shall be claimed by such taxpayer at the time such taxpayer files a return and shall be applied against the income tax liability imposed under chapter 143 after reduction for all other credits allowed thereon. If the amount of the credit exceeds the tax liability, 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.
difference shall not be refunded to the taxpayer and shall not be carried forward to any
subsequent tax year.

4. Notwithstanding the provision of subsection 1 of section 32.057 to the contrary,
the department shall determine whether any taxpayer filing a report or return with the
department who did not apply for the credit authorized under this section may qualify for
the credit. If the department determines that such a taxpayer may qualify for the credit,
the department shall notify the taxpayer of his or her potential eligibility. In making a
determination of eligibility under this section, the department shall use any appropriate
and available data including, but not limited to, data available from the Internal Revenue
Service, the U.S. Department of the Treasury, and state income tax returns from previous
tax years.

5. The department shall prepare an annual report containing statistical information
regarding the tax credits issued under this section for the previous tax year, including the
total amount of revenue expended on the earned income tax credit, the number of credits
claimed, and the average value of the credits issued to taxpayers whose earned income falls
within income ranges determined by the department.

6. The department shall contract with one or more nonprofit groups to provide
notice of the earned income tax credit to eligible taxpayers. The department shall require
evidence of the effectiveness of the nonprofit groups, the connection with the community
in which the groups operate, and the ability to contact taxpayers who are unlikely to claim
the federal earned income tax credit including, but not limited to, non-English speakers,
the elderly, tenants, and very low-income taxpayers who do not file tax returns annually.
The department shall give preference to nonprofit groups with members in low-income and
moderate-income areas, to nonprofit groups with at least fifty-one percent of its board of
directors having low to moderate incomes and residing in target communities, and to
nonprofit groups that have a record of effective door-to-door outreach for similar
community projects.

7. The director of the department shall promulgate rules and regulations to
administer 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, 2019, shall be invalid and void.
Section B. The enactment of section 135.760 of this act shall become effective upon a growth in net general revenue sufficient to trigger the first reduction of the top individual income tax rate under subsection 2 of section 143.011 and continued net general revenue growth of at least an amount equal to the annual revenue reduction of the earned income tax credit in this act.