#### SENATE SUBSTITUTE

FOR

## SENATE COMMITTEE SUBSTITUTE

### FOR

#### HOUSE BILL NO. 428

## AN ACT

To repeal sections 301.193 and 301.260, RSMo, and to enact in lieu thereof three new sections relating to the registration and licensing of motor vehicles.

# BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF MISSOURI, AS FOLLOWS:

Section A. Sections 301.193 and 301.260, RSMo, are repealed and three new sections enacted in lieu thereof, to be known as sections 301.193, 301.260, and 301.642, to read as follows:

4 301.193. 1. Any person who purchases or is the owner of 5 real property on which vehicles, as defined in section 301.010, vessels or watercraft, as defined in section 306.010, or outboard 6 motors, as that term is used in section 306.530, have been 7 abandoned, without the consent of said purchaser or owner of the 8 9 real property, may apply to the department of revenue for a 10 certificate of title. Any insurer which purchases a vehicle 11 through the claims adjustment process for which the insurer is 12 unable to obtain a negotiable title may make an application to 13 the department of revenue for a salvage certificate of title 14 pursuant to this section. Prior to making application for a 15 certificate of title on a vehicle under this section, the insurer 16 or owner of the real estate shall have the vehicle inspected by 17 law enforcement pursuant to subsection 9 of section 301.190, and

shall have law enforcement perform a check in the national crime 1 2 information center and any appropriate statewide law enforcement computer to determine if the vehicle has been reported stolen and 3 4 the name and address of the person to whom the vehicle was last 5 titled and any lienholders of record. The insurer or owner or 6 purchaser of the real estate shall, thirty days prior to making 7 application for title, notify any owners or lienholders of record 8 for the vehicle by certified mail that the owner intends to apply 9 for a certificate of title from the director for the abandoned 10 vehicle. The application for title shall be accompanied by:

(1) A statement explaining the circumstances by which the property came into the insurer, owner or purchaser's possession; a description of the property including the year, make, model, vehicle identification number and any decal or license plate that may be affixed to the vehicle; the current location of the property; and the retail value of the property;

17 (2) An inspection report of the property, if it is a
18 vehicle, by a law enforcement agency pursuant to subsection 9 of
19 section 301.190; and

(3) A copy of the thirty-day notice and certified mail
 receipt mailed to any owner and any person holding a valid
 security interest of record.

2. Upon receipt of the application and supporting 24 documents, the director shall search the records of the 25 department of revenue, or initiate an inquiry with another state, 26 if the evidence presented indicated the property described in the 27 application was registered or titled in another state, to verify 28 the name and address of any owners and any lienholders. If the

latest owner or lienholder was not notified the director shall 1 2 inform the insurer, owner, or purchaser of the real estate of the latest owner and lienholder information so that notice may be 3 4 given as required by subsection 1 of this section. Any owner or 5 lienholder receiving notification may protest the issuance of 6 title by, within the thirty-day notice period and may file a 7 petition to recover the vehicle, naming the insurer or owner of 8 the real estate and serving a copy of the petition on the 9 director of revenue. The director shall not be a party to such 10 petition but shall, upon receipt of the petition, suspend the processing of any further certificate of title until the rights 11 12 of all parties to the vehicle are determined by the court. Once 13 all requirements are satisfied the director shall issue one of 14 the following:

15 (1) An original certificate of title if the vehicle 16 examination certificate, as provided in section 301.190, 17 indicates that the vehicle was not previously in a salvaged 18 condition or rebuilt;

19 (2) An original certificate of title designated as prior 20 salvage if the vehicle examination certificate as provided in 21 section 301.190 indicates the vehicle was previously in a 22 salvaged condition or rebuilt;

(3) A salvage certificate of title designated with the
words "salvage/abandoned property" or junking certificate based
on the condition of the property as stated in the inspection
report. An insurer purchasing a vehicle through the claims
adjustment process under this section shall only be eligible to
obtain a salvage certificate of title or junking certificate.

Any insurer which purchases a vehicle that is currently 1 3. 2 titled in Missouri through the claims adjustment process for which the insurer is unable to obtain a negotiable title may make 3 4 application to the department of revenue for a salvage 5 certificate of title or junking certificate. Such application 6 may be made by the insurer or its designated salvage pool on a 7 form provided by the department and signed under penalty of 8 perjury. The application shall include a declaration that the 9 insurer has made at least two written attempts to obtain the 10 certificate of title, transfer documents, or other acceptable evidence of title, and be accompanied by proof of claims payment 11 12 from the insurer, evidence that letters were [delivered] sent to 13 the vehicle owner, a statement explaining the circumstances by 14 which the property came into the insurer's possession, a 15 description of the property including the year, make, model, vehicle identification number, and current location of the 16 property, and the fee prescribed in subsection 5 of section 17 18 301.190. The insurer shall, thirty days prior to making 19 application for title, notify any owners or lienholders of record 20 for the vehicle that the insurer intends to apply for a 21 certificate of title from the director for the vehicle. Upon 22 receipt of the application and supporting documents, the director 23 shall search the records of the department of revenue to verify 24 the name and address of any owners and any lienholders. [After 25 thirty days from receipt of the application,] If the director identifies any additional owner or lienholder who has not been 26 27 notified by the insurer, the director shall inform the insurer of such additional owner or lienholder and the insurer shall notify 28

the additional owner or lienholder of the insurer's intent to obtain title as prescribed in this section. If no valid lienholders have notified the department of the existence of a lien, the department shall issue a salvage certificate of title or junking certificate for the vehicle in the name of the insurer.

7 301.260. 1. The director of revenue shall issue 8 certificates for all cars owned by the state of Missouri and 9 shall assign to each of such cars two plates bearing the words: 10 "State of Missouri, official car number ....." (with the number inserted thereon), which plates shall be 11 12 displayed on such cars when they are being used on the highways. 13 No officer or employee or other person shall use such a motor 14 vehicle for other than official use.

15 2. Motor vehicles used as ambulances, patrol wagons and 16 fire apparatus, owned by any municipality of this state, shall be 17 exempt from all of the provisions of sections 301.010 to 301.440 18 while being operated within the limits of such municipality, but 19 the municipality may regulate the speed and use of such motor 20 vehicles owned by them; and all other motor vehicles owned by 21 municipalities, counties and other political subdivisions of the 22 state shall be exempt from the provisions of sections 301.010 to 23 301.440 requiring registration, proof of ownership and display of 24 number plates; provided, however, that there shall be a plate, 25 or, on each side of such motor vehicle, letters not less than 26 three inches in height with a stroke of not less than 27 three-eighths of an inch wide, to display the name of such 28 municipality, county or political subdivision, the department

thereof, and a distinguishing number. Provided, further, that 1 2 when any motor vehicle is owned and operated exclusively by any school district and used solely for transportation of school 3 4 children, the commissioner shall assign to each of such motor 5 vehicles two plates bearing the words "School Bus, State of Missouri, car no. ..... (with the number inserted 6 7 thereon), which plates shall be displayed on such motor vehicles 8 when they are being used on the highways. No officer, or 9 employee of the municipality, county or subdivision, or any other 10 person shall operate such a motor vehicle unless the same is marked as herein provided, and no officer, employee or other 11 12 person shall use such a motor vehicle for other than official 13 purposes.

14 3. For registration purposes only, a public school or 15 college shall be considered the temporary owner of a vehicle acquired from a [new] motor vehicle [franchised] dealer which is 16 to be used as a courtesy vehicle or a driver training vehicle. 17 18 The school or college shall present to the director of revenue a 19 copy of a lease agreement with an option to purchase clause 20 between the authorized [new] motor vehicle [franchised] dealer and the school or college and a photocopy of the front and back 21 22 of the dealer's vehicle manufacturer's statement of origin or 23 certificate of title, and shall make application for and be 24 granted a nonnegotiable certificate of ownership and be issued the appropriate license plates. Registration plates are not 25 26 necessary on a driver training vehicle when the motor vehicle is plainly marked as a driver training vehicle while being used for 27 28 such purpose and such vehicle can also be used in conjunction

1 with the activities of the educational institution.

4. As used in this section, the term "political
subdivision" is intended to include any township, road district,
sewer district, school district, municipality, town or village,
sheltered workshop, as defined in section 178.900, and any
interstate compact agency which operates a public mass
transportation system.

8 301.642. Any insurer which purchases a motor vehicle or 9 trailer through the claims adjustment process for which there is 10 a valid lien or encumbrance perfected under sections 301.600 to 301.640 may, as an alternative to obtaining a lien release under 11 12 section 301.640, apply for a salvage certificate of title or 13 junking certificate on such motor vehicle or trailer by following the procedures in this section. The insurer may request a letter 14 15 of guarantee from the lienholder containing a description of the 16 motor vehicle or trailer, including the vehicle identification 17 number, and indicating the amount payable by the insurer to the lienholder in order to release the lien. Upon receipt from the 18 19 lienholder of such letter of guarantee, the insurer may, within 20 ten days of such receipt, remit payment to the lienholder in 21 accordance with the letter of guarantee and, if such payment 22 satisfies the lien amount indicated in the letter of guarantee to 23 release the lien, the lienholder shall provide proof of satisfaction to the insurer. This procedure shall be followed 24 25 for each lienholder indicated on the certificate of ownership for 26 the motor vehicle or trailer. Such letter of guarantee and 27 corresponding proof of payment need not be notarized and may be 28 immediately transmitted electronically. The insurer may then

- 1 <u>submit proof of such payments, a copy of each letter of</u>
- 2 guarantee, and the title for such motor vehicle or trailer to the
- 3 <u>department of revenue.</u> The department shall accept such
- 4 documents in lieu of a lien release and process the insurer's
- 5 <u>application</u>.
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