FIRST REGULAR SESSION

SENATE BILL NO. 272

98TH GENERAL ASSEMBLY

INTRODUCED BY SENATORS RIDDLE, SCHAEFER AND KEHOE.

Read 1st time January 20, 2015, and ordered printed.

ADRIANE D. CROUSE, Secretary.

1274S.01I

AN ACT

To repeal section 304.190, RSMo, and to enact in lieu thereof one new section relating to municipal commercial zones.

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

Section A. Section 304.190, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 304.190, to read as follows:

304.190. 1. No motor vehicle, unladen or with load, operating exclusively within the corporate limits of cities containing seventy-five thousand inhabitants or more or within two miles of the corporate limits of the city or within the commercial zone of the city shall exceed fifteen feet in height.

5 2. No motor vehicle operating exclusively within any said area shall have 6 a greater weight than twenty-two thousand four hundred pounds on one axle.

3. The "commercial zone" of the city is defined to mean that area within
8 the city together with the territory extending one mile beyond the corporate limits
9 of the city and one mile additional for each fifty thousand population or portion
10 thereof provided, however:

(1) The commercial zone surrounding a city not within a county shall extend twenty-five miles beyond the corporate limits of any such city not located within a county and shall also extend throughout any county with a charter form of government which adjoins that city and throughout any county with a charter form of government and with more than two hundred fifty thousand but fewer than three hundred fifty thousand inhabitants that is adjacent to such county adjoining such city;

(2) The commercial zone of a city with a population of at least fourhundred thousand inhabitants but not more than four hundred fifty thousand

20inhabitants shall extend twelve miles beyond the corporate limits of any such city; except that this zone shall extend from the southern border of such city's 21limits, beginning with the western-most freeway, following said freeway south to 22the first intersection with a multilane undivided highway, where the zone shall 2324extend south along said freeway to include a city of the fourth classification with more than eight thousand nine hundred but less than nine thousand inhabitants, 25and shall extend north from the intersection of said freeway and multilane 2627undivided highway along the multilane undivided highway to the city limits of 28a city with a population of at least four hundred thousand inhabitants but not 29more than four hundred fifty thousand inhabitants, and shall extend east from 30 the city limits of a special charter city with more than two hundred seventy-five 31but fewer than three hundred seventy-five inhabitants along State Route 210 and 32northwest from the intersection of State Route 210 and State Route 10 to include the boundaries of any city of the third classification with more than ten thousand 33 34eight hundred but fewer than ten thousand nine hundred inhabitants and located in more than one county. The commercial zone shall continue east along State 3536 Route 10 from the intersection of State Route 10 and State Route 210 to the eastern city limit of a city of the fourth classification with more than five hundred 37 fifty but fewer than six hundred twenty-five inhabitants and located in any 3839 county of the third classification without a township form of government and with 40 more than twenty-three thousand but fewer than twenty-six thousand inhabitants and with a city of the third classification with more than five thousand but fewer 41 42than six thousand inhabitants as the county seat. The commercial zone described 43in this subdivision shall be extended to also include the stretch of State Route 45 from its intersection with Interstate 29 extending northwest to the city limits of 44 any village with more than forty but fewer than fifty inhabitants and located in 45any county of the first classification with more than eighty-three thousand but 46 fewer than ninety-two thousand inhabitants and with a city of the fourth 47classification with more than four thousand five hundred but fewer than five 4849 thousand inhabitants as the county seat;

50 (3) The commercial zone of a city of the third classification with more than 51 nine thousand six hundred fifty but fewer than nine thousand eight hundred 52 inhabitants shall extend south from the city limits along U.S. Highway 61 to the 53 intersection of State Route OO in a county of the third classification without a 54 township form of government and with more than seventeen thousand eight 55 hundred but fewer than seventeen thousand nine hundred inhabitants; 56(4) The commercial zone of a home rule city with more than one hundred 57eight thousand but fewer than one hundred sixteen thousand inhabitants and located in a county of the first classification with more than one 5859hundred fifty thousand but fewer than two hundred thousand inhabitants shall extend north from the city limits along U.S. Highway 63 [for 60 eight miles, and], a state highway, to the intersection of State Route NN, 61 and shall continue west and south along State Route NN to the 62 intersection of State Route 124, and shall extend east from the 63 intersection along State Route 124 to U.S. Highway 63. The commercial 64 zone described in this subdivision shall also extend east from the city limits 65 66 along State Route WW to the intersection of State Route J and continue south on 67 State Route J for four miles.

68 4. In no case shall the commercial zone of a city be reduced due to a loss 69 of population. The provisions of this section shall not apply to motor vehicles operating on the interstate highways in the area beyond two miles of a corporate 7071limit of the city unless the United States Department of Transportation increases 72the allowable weight limits on the interstate highway system within commercial 73zones. In such case, the mileage limits established in this section shall be automatically increased only in the commercial zones to conform with those 74authorized by the United States Department of Transportation. 75

5. Nothing in this section shall prevent a city, county, or municipality, by ordinance, from designating the routes over which such vehicles may be operated.

786. No motor vehicle engaged in interstate commerce, whether unladen or 79 with load, whose operations in the state of Missouri are limited exclusively to the 80 commercial zone of a first class home rule municipality located in a county with 81 a population between eighty thousand and ninety-five thousand inhabitants 82 which has a portion of its corporate limits contiguous with a portion of the 83 boundary between the states of Missouri and Kansas, shall have a greater weight than twenty-two thousand four hundred pounds on one axle, nor shall exceed 84 85 fifteen feet in height.

3