FIRST REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 355

99TH GENERAL ASSEMBLY

Reported from the Committee on Transportation, Infrastructure and Public Safety, March 15, 2017, with recommendation that the Senate Committee Substitute do pass and be placed on the Consent Calendar.

1582S.02C

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ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal section 226.520, RSMo, and to enact in lieu thereof one new section relating to road signs for educational institutions.

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

Section A. Section 226.520, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 226.520, to read as follows:

226.520. On and after March 30, 1972, no outdoor advertising shall be erected or maintained within six hundred sixty feet of the nearest edge of the right-of-way and visible from the main traveled way of any highway which is part of the federal-aid primary highways as of June 1, 1991, and all highways designated as part of the National Highway System by the National Highway System Designation Act of 1995 and those highways subsequently designated as

8 (1) Directional and other official signs, including, but not limited to, signs 9 pertaining to natural wonders, scenic, cultural (including agricultural activities

part of the National Highway System in this state except the following:

or attractions), scientific, educational, religious sites, and historical attractions,

11 which are required or authorized by law, and which comply with regulations

12 which shall be promulgated by the department relative to their lighting, size,

13 number, spacing and such other requirements as may be appropriate to

14 implement sections 226.500 to 226.600, but such regulations shall not be

15 inconsistent with, nor more restrictive than, such national standards as may be

16 promulgated from time to time by the Secretary of the Department of

17 Transportation of the United States, under subsection (c) of Section 131 of Title

18 23 of the United States Code, and two-year colleges shall qualify for

9 substantially the same signs as traditional four-year colleges,

20 irrespective of differences in student housing or types of degrees

21 offered;

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- (2) Signs, displays, and devices advertising activities conducted on the property upon which they are located, or services and products therein provided;
- 24 (3) Outdoor advertising located in areas which are zoned industrial, 25 commercial or the like as provided in sections 226.500 to 226.600 or under other 26 authority of law;
 - (4) Outdoor advertising located in unzoned commercial or industrial areas as defined and determined pursuant to sections 226.500 to 226.600;
- 29 (5) Outdoor advertising for tourist-oriented businesses, and scoreboards 30 used in sporting events or other electronic signs with changeable messages which 31 are not prohibited by federal regulations or local zoning ordinances. Outdoor 32 advertising which is authorized by this subdivision (5) shall only be allowed to 33 the extent that such outdoor advertising is not prohibited by Title 23, United 34 States Code, Section 131, as now or thereafter amended, and lawful regulations 35 promulgated thereunder. The general assembly finds and declares it to be the policy of the state of Missouri that the tourism industry is of major and critical 36 37 importance to the economic well-being of the state and that directional signs, 38 displays and devices providing directional information about goods and services 39 in the interest of the traveling public are essential to the economic welfare of the tourism industry. The general assembly further finds and declares that the 40 41 removal of directional signs advertising tourist-oriented businesses is harmful to 42 the tourism industry in Missouri and that the removal of directional signs within 43 or near areas of the state where there is high concentration of tourist-oriented businesses would have a particularly harmful effect upon the economies within 44 45 such areas. The state highways and transportation commission is authorized and directed to determine those specific areas of the state of Missouri in which there 46 is high concentration of tourist-oriented businesses, and within such areas, no 47 directional signs, displays and devices which are lawfully erected, which are 48 maintained in good repair, which provide directional information about goods and 49 50 services in the interest of the traveling public, and which would otherwise be required to be removed because they are not allowed to be maintained under the 51 52 provisions of sections 226.500 through 226.600 shall be required to be removed 53 until such time as such removal has been finally ordered by the United States 54 Secretary of Transportation;
- 55 (6) The provisions of this section shall not be construed to require removal 56 of signs advertising churches or items of religious significance, items of native

57 arts and crafts, woodworking in native products, or native items of artistic,

58 historical, geologic significance, or hospitals or airports.

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