SENATE SUBSTITUTE

FOR

HOUSE BILL NO. 661

AN ACT

To repeal sections 21.795, 300.010, 301.010, 301.062, 301.147, 301.192, 301.280, 301.558, 302.010, 302.341, 302.755, 303.020, 304.001, 304.153, 304.180, 304.240, 307.025, 307.128, 307.180, 307.188, 307.193, 307.350, 307.380, 365.020, 385.220, 385.320, 407.300, 407.526, 407.536, 407.556, 407.560, 407.815, 407.1025, 570.030, 578.120, and 643.315, RSMo, and to enact in lieu thereof forty-five new sections relating to transportation, with penalty provisions and an emergency clause for certain sections.

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

Section A. Sections 21.795, 300.010, 301.010, 301.062,

- 2 301.147, 301.192, 301.280, 301.558, 302.010, 302.341, 302.755,
- 3 303.020, 304.001, 304.153, 304.180, 304.240, 307.025, 307.128,
- 4 307.180, 307.188, 307.193, 307.350, 307.380, 365.020, 385.220,
- **5** 385.320, 407.300, 407.526, 407.536, 407.556, 407.560, 407.815,
- 6 407.1025, 570.030, 578.120, and 643.315, RSMo, are repealed and
- 7 forty-five new sections enacted in lieu thereof, to be known as
- 8 sections 21.795, 43.253, 142.1000, 162.066, 300.010, 301.010,
- 9 301.033, 301.062, 301.147, 301.192, 301.280, 301.558, 302.010,
- **10** 302.341, 302.755, 303.020, 304.001, 304.153, 304.180, 304.240,
- 11 304.900, 307.025, 307.128, 307.180, 307.188, 307.193, 307.194,
- 12 307.350, 307.380, 365.020, 385.220, 385.320, 385.450, 407.005,
- 13 407.300, 407.526, 407.536, 407.556, 407.560, 407.815, 407.1025,
- 14 570.030, 578.120, 643.315, and 1, to read as follows:
 - 21.795. 1. There is established a permanent joint
- 2 committee of the general assembly to be known as the "Joint
- 3 Committee on Transportation Oversight" to be composed of
- 4 seven members of the standing transportation committees of

- 5 both the senate and the house of representatives and three 6 nonvoting ex officio members. Of the fourteen members to be 7 appointed to the joint committee, the seven senate members of the joint committee shall be appointed by the president 8 9 pro tem of the senate and minority leader of the senate and 10 the seven house members shall be appointed by the speaker of 11 the house of representatives and the minority floor leader 12 of the house of representatives. The seven senate members shall be composed, as nearly as may be, of majority and 13 14 minority party members in the same proportion as the number of majority and minority party members in the senate bears 15 to the total membership of the senate. No major party shall 16 17 be represented by more than four members from the house of representatives. The ex officio members shall be the state 18 auditor, the director of the oversight division of the 19 20 committee on legislative research, and the commissioner of 21 the office of administration or the designee of such auditor, director or commissioner. The joint committee 22 shall be chaired jointly by both chairs of the senate and
- house transportation committees. A majority of the 24 committee shall constitute a quorum, but the concurrence of 25 a majority of the members, other than the ex officio 26 27 members, shall be required for the determination of any 28 matter within the committee's duties.

- 29 The department of transportation shall submit a 30 written report prior to December thirty-first of each year 31 to the governor and the lieutenant governor. The report shall be posted to the department's internet website so that 32 33 general assembly members may elect to access a copy of the 34 report electronically. The written report shall contain the 35 following:
- (1) A comprehensive financial report of all funds for 36 37 the preceding state fiscal year which shall include a report

- 38 by independent certified public accountants, selected by the
- 39 commissioner of the office of administration, attesting that
- 40 the financial statements present fairly the financial
- 41 position of the department in conformity with generally
- 42 accepted government accounting principles;
- 43 (2) A copy of the department's most current and annual
- 44 publication titled "Citizen's Guide to Transportation
- 45 Funding in Missouri";
- 46 (3) A copy of the department's most current and annual
- 47 publication titled "Financial Snapshot An appendix to the
- 48 Citizen's Guide to Transportation Funding in Missouri";
- 49 (4) A copy of the department's most current and annual
- 50 publication titled "MoDOT Results: Accountability.
- 51 Innovation. Efficiency.".
- 52 3. Prior to February fifteenth of each year, the
- 53 committee shall hold an annual meeting and call before its
- 54 members, officials or employees of the state highways and
- 55 transportation commission or department of transportation,
- 56 as determined by the committee, for the [sole] purpose of
- 57 receiving and examining the report required pursuant to
- 58 subsection 2 of this section. The committee shall not have
- 59 the power to modify projects or priorities of the state
- 60 highways and transportation commission or department of
- 61 transportation. The committee may make recommendations to
- 62 the state highways and transportation commission or the
- 63 department of transportation. Disposition of those
- 64 recommendations shall be reported by the commission or the
- 65 department to the joint committee on transportation
- 66 oversight.
- 4. In addition to the annual meeting required by
- 68 subsection 3 of this section, the committee shall meet two
- 69 times each year. The co-chairs of the committee shall
- 70 establish an agenda for each meeting that may include, but

- not be limited to, the following items to be discussed with the committee members throughout the year during the
- 73 scheduled meeting:

- 74 (1) Presentation of a prioritized plan for all modes 75 of transportation;
- 76 (2) Discussion of department efficiencies and 77 expenditure of cost-savings within the department;
 - (3) Presentation of a status report on department of transportation revenues and expenditures, including a detailed summary of projects funded by new state revenue as provided in paragraph (a) of subdivision (1) of subsection 2 of this section; and
 - (4) Implementation of any actions as may be deemed necessary by the committee as authorized by law. The cochairs of the committee may call special meetings of the committee with ten days' notice to the members of the committee, the director of the department of transportation, and the department of transportation.
 - 5. (1) The committee shall ensure towing companies charge fair, equitable, and reasonable rates for services rendered in connection with the towing of commercial motor vehicles, and shall:
 - (a) Establish a process the committee shall use to receive, investigate, and adjudicate complaints against a towing company regarding the towing of a commercial motor vehicle, and a process the commercial motor vehicle towing adjudicative board established in subdivision (4) of this subsection shall use to investigate and adjudicate any complaints referred to it by the committee;
- 100 (b) Establish factors the committee and the commercial

 101 motor vehicle towing adjudication board shall consider in

 102 determining whether a charge levied by a towing company in

- 103 connection with the towing of a commercial motor vehicle is

 104 fair, equitable, and reasonable;
- 105 (c) Establish a process law enforcement agencies in
- 106 the state may use to suspend or remove a towing company from
- 107 their towing rotation with regard to the towing of
- 108 commercial motor vehicles; and
- 109 (d) Establish information required to be included on
- any invoice associated with the towing of a commercial motor
- 111 vehicle.
- 112 (2) The committee shall, in consultation with the
- department of transportation and the department of public
- 114 safety, promulgate rules as necessary for the implementation
- of this subsection. 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
- 118 effective only if it complies with and is subject to all of
- the provisions of chapter 536 and, if applicable, section
- 120 536.028. This section and chapter 536 are nonseverable and
- 121 if any of the powers vested with the general assembly
- pursuant to chapter 536 to review, to delay the effective
- 123 date, or to disapprove and annul a rule are subsequently
- 124 held unconstitutional, then the grant of rulemaking
- 125 authority and any rule proposed or adopted after August 28,
- 126 2021, shall be invalid and void.
- 127 (3) The committee shall meet as necessary to carry out
- 128 the requirements of this subsection and the requirements of
- 129 any rules promulgated in accordance with this subsection.
- 130 The meetings required under this subsection may be held
- 131 concurrently with the meetings held in accordance with
- subsections 3 or 4 of this section.
- 133 (4) If the committee determines a violation of the
- 134 rules promulgated in accordance with this subsection may
- 135 have occurred, the complaint shall be referred to the

- 136 "Commercial Motor Vehicle Towing Adjudicative Board" for adjudication. The commercial motor vehicle towing 137 138 adjudicative board shall consist of the chair and vice chair of the committee, the two ranking minority members of the 139 140 committee, the director of the department of transportation 141 or his or her designee, the director of the department of public safety or his or her designee, and the director of 142 143 the department of revenue or his or her designee, provided 144 that the committee shall specify by rule a recusal process 145 through which members of the adjudicative board who may have a conflict of interest may be temporarily removed or 146 147 replaced by another member of the committee. No fewer than 148 five members of the commercial motor vehicle towing 149 adjudicative board shall be present when the board makes a 150 determination in accordance with this subdivision, and 151 determinations shall be made by majority vote of the members 152 present. If the commercial motor vehicle towing 153 adjudicative board determines that a violation of the rules 154 promulgated in accordance with this subsection has occurred, the towing company that committed the violation shall not be 155 contacted by any law enforcement agency for a nonconsensual 156 157 tow for a period of six months for a first violation, a period of twelve months for a second violation, and 158 159 permanently for a third violation. 160 The committee shall keep and maintain a record of 161 any proceedings that occur as a result of this subsection. 162 (6) The committee may, at the discretion of the committee, make recommendations to the governor or the 163 164 general assembly regarding statutes governing the
- 166 (7) As used in this subsection, the following terms
 167 shall mean:

nonconsensual towing of commercial motor vehicles.

- 168 (a) "Commercial motor vehicle", the same meaning as
 169 defined in section 301.010;
- 172 dispatched by any law enforcement agency in the state. When
- an owner or operator of a commercial motor vehicle requests
- 174 a law enforcement officer or other public agency to initiate
- 175 <u>a tow, the tow shall</u> be considered a nonconsensual tow;
- 176 (c) "Towing company", the same meaning as defined in section 304.153.
- 178 <u>6.</u> The committee shall also review all applications 179 for the development of specialty plates submitted to it by 180 the department of revenue. The committee shall approve such 181 application by a majority vote. The committee shall approve
- any application unless the committee receives:
- 183 (1) A signed petition from five house members or two
 184 senators that they are opposed to the approval of the
 185 proposed license plate and the reason for such opposition;
- 186 (2) Notification that the organization seeking
 187 authorization to establish a new specialty license plate has
 188 not met all the requirements of section 301.3150;
- 189 (3) A proposed new specialty license plate containing 190 objectionable language or design;
- 191 (4) A proposed license plate not meeting the 192 requirements of any reason promulgated by rule.
- 193 The committee shall notify the director of the department of 194 revenue upon approval or denial of an application for the 195 development of a specialty plate.
- 196 [6.] 7. The committee shall submit records of its
 197 meetings to the secretary of the senate and the chief clerk
 198 of the house of representatives in accordance with sections
 199 610.020 and 610.023.

- 43.253. 1. Notwithstanding any other provision of law
- 2 to the contrary, a minimum fee of five dollars may be
- 3 charged by the Missouri state highway patrol for any records
- 4 request where there are allowable fees of less than five
- 5 dollars under this chapter or chapter 610. Such five-dollar
- 6 fee shall be in place of any allowable fee of less than five
- 7 dollars.
- 8 2. The superintendent of the Missouri state highway
- 9 patrol may increase the minimum fee described in this
- 10 section by no more than one dollar every other year
- 11 beginning August 28, 2022; however, the minimum fee
- 12 described in this section shall not exceed ten dollars.
- 13 3. A request for public records under chapter 43 or
- 14 chapter 610 shall be considered withdrawn if the requester
- 15 fails to remit all fees within thirty days of a request for
- 16 payment of the fees by the Missouri state highway patrol.
 - 142.1000. 1. There is hereby created within the
- 2 department of revenue the "Electric Vehicle Task Force" to
- 3 consist of the following members:
- 4 (1) The director of the department of revenue, or his
- 5 or her designee, who shall serve as chair;
- 6 (2) The chairman of the public service commission, or
- 7 his or her designee, who shall serve as vice chair;
- 8 (3) The director of the department of transportation,
- 9 or his or her designee;
- 10 (4) The director of the division of energy of the
- 11 department of natural resources, or his or her designee;
- 12 (5) Two members of the senate, to be appointed by the
- 13 president pro tempore of the senate;
- 14 (6) Two members of the house of representatives, to be
- 15 appointed by the speaker of the house of representatives;

16	(7) One member of the senate committee with
17	jurisdiction over transportation matters, to be appointed by
18	the minority floor leader of the senate;
19	(8) One member of the house of representatives
20	committee with jurisdiction over transportation matters, to
21	be appointed by the minority floor leader of the house of
22	representatives;
23	(9) One representative of the trucking or heavy
24	vehicle industry, to be appointed by the president pro
25	tempore of the senate;
26	(10) One representative of electric vehicle
27	manufacturers or dealers, to be appointed by the speaker of
28	the house of representatives;
29	(11) One representative of conventional motor vehicle
30	manufacturers or dealers, to be appointed by the president
31	<pre>pro tempore of the senate;</pre>
32	(12) One representative of the petroleum industry or
33	convenience stores, to be appointed by the speaker of the
34	house of representatives;
35	(13) One representative of electric vehicle charging
36	station manufacturers or operators, to be appointed by the
37	president pro tempore of the senate; and
38	(14) One representative of electric utilities, to be
39	appointed by the speaker of the house of representatives.
40	2. The task force shall analyze the following in the
41	context of transportation funding, and make recommendations
42	as to any actions the state should take to fund
43	transportation infrastructure in anticipation of more
44	widespread adoption of electric vehicles:
45	(1) Removal or mitigation of barriers to electric
46	vehicle charging, including strategies, such as time-of-use
47	rates, to reduce operating costs for current and future

- electric vehicle owners without shifting costs to electric
- 49 ratepayers who do not own or operate electric vehicles;
- (2) Strategies for managing the impact of electric
- vehicles on, and services provided for electric vehicles by,
- 52 the electricity transmission and distribution system;
- (3) Electric system benefits and costs of electric
- 54 vehicle charging, electric utility planning for electric
- 55 vehicle charging, and rate design for electric vehicle
- charging;
- 57 (4) The appropriate role of electric utilities with
- 58 regard to the deployment and operation of electric vehicle
- 59 charging systems;
- 60 (5) How and on what terms, including quantity,
- 61 pricing, and time of day, charging stations owned or
- 62 operated by entities other than electric utilities will
- obtain electricity to provide to electric vehicles;
- (6) What safety standards should apply to the charging
- of electric vehicles;
- 66 (7) The recommended scope of the jurisdiction of the
- 67 public service commission, the department of revenue, and
- 68 other state agencies over charging stations owned or
- 69 operated by entities other than electric utilities;
- 70 (8) Whether charging stations owned or operated by
- 71 entities other than electric utilities will be free to set
- 72 the rates or prices at which they provide electricity to
- 73 electric vehicles, and any other issues relevant to the
- 74 appropriate oversight of the rates and prices charged by
- 75 such stations, including transparency to the consumer of
- 76 those rates and prices; and
- 77 (9) The recommended billing and complaint procedures
- 78 for charging stations;
- 79 (10) Options to address how electric vehicle users pay
- 80 toward the cost of maintaining the state's transportation

- 81 infrastructure, including methods to assess the impact of
- 82 electric vehicles on that infrastructure and how to
- 83 calculate a charge based on that impact, the potential
- 84 assessment of a charge to electric vehicles as a rate per
- 85 kilowatt hour delivered to an electric vehicle, varying such
- 86 per-kilowatt-hour charge by size and type of electric
- vehicle, and phasing in such per-kilowatt-hour charge;
- 88 (11) The accuracy of electric metering and submetering 89 technology for charging electric vehicles;
- 90 (12) Strategies to encourage electric vehicle usage
- 91 without shifting costs to electric ratepayers who do not own
- 92 or charge electric vehicles; and
- 93 (13) Any other issues the task force considers
- 94 relevant.
- 95 3. The department of revenue shall provide such
- 96 research, clerical, technical, and other services as the
- 97 task force may require in the performance of its duties.
- 98 4. The task force may hold public meetings at which it
- 99 may invite testimony from experts, or it may solicit
- information from any party it deems may have information
- 101 relevant to its duties under this section.
- 5. No later than December 31, 2022, the task force
- shall provide to the general assembly and the governor a
- 104 written report detailing its findings and recommendations,
- including identifying any recommendations that may require
- enabling legislation.
- 107 6. Members shall serve on the task force without
- 108 compensation, but may, at the discretion of the director of
- 109 the department of revenue, be reimbursed for actual and
- 110 necessary expenses incurred in the performance of their
- 111 official duties as members of the task force.
- 7. The task force shall expire on December 31, 2022.

162.066. 1. There is hereby established the "Joint 2 Task Force on School Bus Safety" to study school bus 3 transportation safety in public schools. The task force members shall be appointed as follows: 4 5 (1) Two members of the house of representatives 6 appointed by the speaker of the house of representatives; Two members of the senate appointed by the 7 8 president pro tempore of the senate; 9 (3) The commissioner of education or his or her 10 designee; (4) The director of the department of transportation 11 12 or his or her designee; and 13 (5) The director of the department of public safety or his or her designee. 14 The members of the task force shall meet within 15 16 thirty days after its creation to organize and select one 17 member to serve as chair. 3. Beginning January 1, 2022, the task force shall 18 19 meet at least three times annually to complete its 20 consideration of its objectives under the provisions of this section. Members of the task force shall serve without 21 22 compensation, but shall be entitled to reimbursement for 23 actual and necessary expenses incurred in the performance of 24 their official duties. 25 The task force shall develop an annual report 26 analyzing school bus transportation safety in public schools, including: 27 (1) Entrance and exit safety; 28 (2) Effectiveness of seat belts; and 29

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(3) Other school bus transportation safety issues

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deemed worthy by the chair.

- 32 5. Beginning January 1, 2022, the task force shall
- submit its report to the governor and general assembly by 33
- 34 December thirty-first annually.
- 300.010. The following words and phrases when used in 2 this ordinance mean:
- 3 "Alley" or "alleyway", any street with a roadway of less than twenty feet in width; 4
- 5 "All-terrain vehicle", any motorized vehicle 6 manufactured and used exclusively for off-highway use, with 7 an unladen dry weight of one thousand five hundred pounds or less, traveling on three, four or more nonhighway tires, 8
- 9 with either:

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- 10 (a) A seat designed to be straddled by the operator, and handlebars for steering control, but excluding an 11 electric bicycle; or 12
 - A width of fifty inches or less, measured from outside of tire rim to outside of tire rim, regardless of seating or steering arrangement;
- 16 "Authorized emergency vehicle", a vehicle publicly owned and operated as an ambulance, or a vehicle publicly 17 owned and operated by the state highway patrol, police or 18 fire department, sheriff or constable or deputy sheriff, 19 traffic officer or any privately owned vehicle operated as 20 21 an ambulance when responding to emergency calls;
- 22 "Business district", the territory contiguous to 23 and including a highway when within any six hundred feet 24 along the highway there are buildings in use for business or industrial purposes, including but not limited to hotels, 25 banks, or office buildings, railroad stations and public 26 27 buildings which occupy at least three hundred feet of
- frontage on one side or three hundred feet collectively on 28
- both sides of the highway; 29

- 30 (5) "Central business (or traffic) district", all 31 streets and portions of streets within the area described by 32 city ordinance as such;
- 33 (6) "Commercial vehicle", every vehicle designed,
 34 maintained, or used primarily for the transportation of
 35 property;
- 36 (7) "Controlled access highway", every highway, street 37 or roadway in respect to which owners or occupants of 38 abutting lands and other persons have no legal right of 39 access to or from the same except at such points only and in 40 such manner as may be determined by the public authority 41 having jurisdiction over the highway, street or roadway;
- 42 (8) "Crosswalk",
- 43 (a) That part of a roadway at an intersection included 44 within the connections of the lateral lines of the sidewalks 45 on opposite sides of the highway measured from the curbs, or 46 in the absence of curbs from the edges of the traversable 47 roadway;
- 48 (b) Any portion of a roadway at an intersection or 49 elsewhere distinctly indicated for pedestrian crossing by 50 lines or other markings on the surface;
- 51 (9) "Curb loading zone", a space adjacent to a curb 52 reserved for the exclusive use of vehicles during the 53 loading or unloading of passengers or materials;
- 54 (10) "Driver", every person who drives or is in actual 55 physical control of a vehicle;
- 56 (11) "Electric bicycle", a bicycle equipped with fully
 57 operable pedals, a saddle or seat for the rider, and an
 58 electric motor of less than 750 watts that meets the
 59 requirements of one of the following three classes:
- 60 (a) "Class 1 electric bicycle", an electric bicycle
 61 equipped with a motor that provides assistance only when the

- rider is pedaling and that ceases to provide assistance when the bicycle reaches the speed of twenty miles per hour;
- 64 (b) "Class 2 electric bicycle", an electric bicycle
 65 equipped with a motor that may be used exclusively to propel
- the bicycle and that is not capable of providing assistance
- when the bicycle reaches the speed of twenty miles per hour;
- 68 <u>or</u>

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- (c) "Class 3 electric bicycle", an electric bicycle

 quipped with a motor that provides assistance only when the

 rider is pedaling and that ceases to provide assistance when

 the bicycle reaches the speed of twenty-eight miles per hour;
- 73 (12) "Freight curb loading zone", a space adjacent to 74 a curb for the exclusive use of vehicles during the loading 75 or unloading of freight (or passengers);
- [(12)] (13) "Highway", the entire width between the boundary lines of every way publicly maintained when any part thereof is open to the use of the public for purposes of vehicular travel;
- 80 [(13)] (14) "Intersection",
- (a) The area embraced within the prolongation or connection of the lateral curb lines, or, if none, then the lateral boundary lines of the roadways of two highways which join one another at, or approximately at, right angles, or the area within which vehicles traveling upon different highways joining at any other angle may come in conflict;
 - (b) Where a highway includes two roadways thirty feet or more apart, then every crossing of each roadway of such divided highway by an intersecting highway shall be regarded as a separate intersection. In the event such intersecting highway also includes two roadways thirty feet or more apart, then every crossing of two roadways of such highways shall be regarded as a separate intersection;

- 94 [(14)] (15) "Laned roadway", a roadway which is 95 divided into two or more clearly marked lanes for vehicular 96 traffic;
- 97 [(15)] (16) "Motor vehicle", any self-propelled 98 vehicle not operated exclusively upon tracks, except farm 99 tractors, electric bicycles, and motorized bicycles;
- [(16)] (17) "Motorcycle", every motor vehicle having a seat or saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground, but excluding an electric bicycle and a tractor;
- [(17)] (18) "Motorized bicycle", any two-wheeled or three-wheeled device having an automatic transmission and a motor with a cylinder capacity of not more than fifty cubic centimeters, which produces less than three gross brake horsepower, and is capable of propelling the device at a maximum speed of not more than thirty miles per hour on level ground, but excluding an electric bicycle;
- [(18)] (19) "Official time standard", whenever certain hours are named herein they shall mean standard time or daylight-saving time as may be in current use in the city;

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- [(19)] (20) "Official traffic control devices", all signs, signals, markings and devices not inconsistent with this ordinance placed or erected by authority of a public body or official having jurisdiction, for the purpose of regulating, warning or guiding traffic;
- [(20)] (21) "Park" or "parking", the standing of a vehicle, whether occupied or not, otherwise than temporarily for the purpose of and while actually engaged in loading or unloading merchandise or passengers;
- [(21)] (22) "Passenger curb loading zone", a place adjacent to a curb reserved for the exclusive use of vehicles during the loading or unloading of passengers;
- 126 [(22)] (23) "Pedestrian", any person afoot;

- [(23)] $\underline{(24)}$ "Person", every natural person, firm,
- 128 copartnership, association or corporation;
- [(24)] (25) "Police officer", every officer of the
- 130 municipal police department or any officer authorized to
- direct or regulate traffic or to make arrests for violations
- 132 of traffic regulations;
- 133 [(25)] (26) "Private road" or "driveway", every way or
- 134 place in private ownership and used for vehicular travel by
- the owner and those having express or implied permission
- 136 from the owner, but not by other persons;
- [(26)] (27) "Railroad", a carrier of persons or
- 138 property upon cars, other than streetcars, operated upon
- 139 stationary rails;
- 140 [(27)] (28) "Railroad train", a steam engine, electric
- 141 or other motor, with or without cars coupled thereto,
- 142 operated upon rails, except streetcars;
- [(28)] (29) "Residence district", the territory
- 144 contiguous to and including a highway not comprising a
- 145 business district when the property on such highway for a
- 146 distance of three hundred feet or more is in the main
- 147 improved with residences or residences and buildings in use
- 148 for business;
- [(29)] (30) "Right-of-way", the right of one vehicle
- or pedestrian to proceed in a lawful manner in preference to
- another vehicle or pedestrian approaching under such
- 152 circumstances of direction, speed and proximity as to give
- 153 rise to danger of collision unless one grants precedence to
- the other;
- 155 [(30)] (31) "Roadway", that portion of a highway
- 156 improved, designed or ordinarily used for vehicular travel,
- 157 exclusive of the berm or shoulder. In the event a highway
- 158 includes two or more separate roadways the term "roadway" as

- 159 used herein shall refer to any such roadway separately but
- 160 not to all such roadways collectively;
- 161 [(31)] (32) "Safety zone", the area or space
- 162 officially set apart within a roadway for the exclusive use
- of pedestrians and which is protected or is so marked or
- indicated by adequate signs as to be plainly visible at all
- 165 times while set apart as a safety zone;
- 166 [(32)] (33) "Sidewalk", that portion of a street
- 167 between the curb lines, or the lateral lines of a roadway,
- 168 and the adjacent property lines, intended for use of
- 169 pedestrians;
- 170 [(33)] (34) "Stand" or "standing", the halting of a
- 171 vehicle, whether occupied or not, otherwise than for the
- 172 purpose of and while actually engaged in receiving or
- 173 discharging passengers;
- [(34)] (35) "Stop", when required, complete cessation
- 175 from movement;
- 176 [(35)] (36) "Stop" or "stopping", when prohibited, any
- 177 halting even momentarily of a vehicle, whether occupied or
- 178 not, except when necessary to avoid conflict with other
- 179 traffic or in compliance with the directions of a police
- 180 officer or traffic control sign or signal;
- 181 [(36)] (37) "Street" or "highway", the entire width
- 182 between the lines of every way publicly maintained when any
- 183 part thereof is open to the uses of the public for purposes
- 184 of vehicular travel. "State highway", a highway maintained
- 185 by the state of Missouri as a part of the state highway
- 186 system;
- 187 [(37)] (38) "Through highway", every highway or
- 188 portion thereof on which vehicular traffic is given
- 189 preferential rights-of-way, and at the entrances to which
- 190 vehicular traffic from intersecting highways is required by
- 191 law to yield rights-of-way to vehicles on such through

- 192 highway in obedience to either a stop sign or a yield sign,
- 193 when such signs are erected as provided in this ordinance;
- 194 [(38)] (39) "Traffic", pedestrians, ridden or herded
- 195 animals, vehicles, streetcars and other conveyances either
- 196 singly or together while using any highway for purposes of
- 197 travel;
- 198 [(39)] (40) "Traffic control signal", any device,
- 199 whether manually, electrically or mechanically operated, by
- 200 which traffic is alternately directed to stop and to proceed;
- 201 [(40)] (41) "Traffic division", the traffic division
- of the police department of the city, or in the event a
- 203 traffic division is not established, then said term whenever
- 204 used herein shall be deemed to refer to the police
- 205 department of the city;
- 206 [(41)] (42) "Vehicle", any mechanical device on
- 207 wheels, designed primarily for use, or used, on highways,
- 208 except motorized bicycles, electric bicycles, vehicles
- 209 propelled or drawn by horses or human power, or vehicles
- 210 used exclusively on fixed rails or tracks, cotton trailers
- 211 or motorized wheelchairs operated by handicapped persons.
 - 301.010. As used in this chapter and sections 304.010
 - 2 to 304.040, 304.120 to 304.260, and sections 307.010 to
 - 3 307.175, the following terms mean:
 - 4 (1) "All-terrain vehicle", any motorized vehicle
 - 5 manufactured and used exclusively for off-highway use, with
 - 6 an unladen dry weight of one thousand five hundred pounds or
 - 7 less, traveling on three, four or more nonhighway tires,
 - 8 with either:
 - 9 (a) A seat designed to be straddled by the operator,
- 10 and handlebars for steering control, but excluding an
- 11 electric bicycle; or

- (b) A width of fifty inches or less, measured from outside of tire rim to outside of tire rim, regardless of seating or steering arrangement;
- 15 (2) "Autocycle", a three-wheeled motor vehicle which 16 the drivers and passengers ride in a partially or completely 17 enclosed nonstraddle seating area[, that is designed to be 18 controlled with a steering wheel and pedals,] and that has 19 met applicable Department of Transportation National Highway 20 Traffic Safety Administration requirements or federal 21 motorcycle safety standards;
- 22 (3) "Automobile transporter", any vehicle combination 23 capable of carrying cargo on the power unit and designed and 24 used for the transport of assembled motor vehicles, 25 including truck camper units;
- 26 (4) "Axle load", the total load transmitted to the 27 road by all wheels whose centers are included between two 28 parallel transverse vertical planes forty inches apart, 29 extending across the full width of the vehicle;
- 30 (5) "Backhaul", the return trip of a vehicle31 transporting cargo or general freight, especially when32 carrying goods back over all or part of the same route;
- 33 (6) "Boat transporter", any vehicle combination 34 capable of carrying cargo on the power unit and designed and 35 used specifically to transport assembled boats and boat 36 hulls. Boats may be partially disassembled to facilitate 37 transporting;
- 38 (7) "Body shop", a business that repairs physical 39 damage on motor vehicles that are not owned by the shop or 40 its officers or employees by mending, straightening, 41 replacing body parts, or painting;
- 42 (8) "Bus", a motor vehicle primarily for the 43 transportation of a driver and eight or more passengers but 44 not including shuttle buses;

- 45 (9) "Commercial motor vehicle", a motor vehicle
 46 designed or regularly used for carrying freight and
 47 merchandise, or more than eight passengers but not including
- 48 vanpools or shuttle buses;
- 49 (10) "Cotton trailer", a trailer designed and used
- 50 exclusively for transporting cotton at speeds less than
- 51 forty miles per hour from field to field or from field to
- 52 market and return;
- 53 (11) "Dealer", any person, firm, corporation,
- 54 association, agent or subagent engaged in the sale or
- 55 exchange of new, used or reconstructed motor vehicles or
- 56 trailers;
- 57 (12) "Director" or "director of revenue", the director
- of the department of revenue;
- 59 (13) "Driveaway operation":
- 60 (a) The movement of a motor vehicle or trailer by any
- 61 person or motor carrier other than a dealer over any public
- 62 highway, under its own power singly, or in a fixed
- 63 combination of two or more vehicles, for the purpose of
- 64 delivery for sale or for delivery either before or after
- 65 sale:
- 66 (b) The movement of any vehicle or vehicles, not owned
- 67 by the transporter, constituting the commodity being
- 68 transported, by a person engaged in the business of
- 69 furnishing drivers and operators for the purpose of
- 70 transporting vehicles in transit from one place to another
- 71 by the driveaway or towaway methods; or
- 72 (c) The movement of a motor vehicle by any person who
- 73 is lawfully engaged in the business of transporting or
- 74 delivering vehicles that are not the person's own and
- 75 vehicles of a type otherwise required to be registered, by
- 76 the driveaway or towaway methods, from a point of
- 77 manufacture, assembly or distribution or from the owner of

- 78 the vehicles to a dealer or sales agent of a manufacturer or 79 to any consignee designated by the shipper or consignor;
- (14) "Dromedary", a box, deck, or plate mounted behind the cab and forward of the fifth wheel on the frame of the power unit of a truck tractor-semitrailer combination. A truck tractor equipped with a dromedary may carry part of a load when operating independently or in a combination with a semitrailer;
- 86 (15) "Electric bicycle", a bicycle equipped with fully
 87 operable pedals, a saddle or seat for the rider, and an
 88 electric motor of less than 750 watts that meets the
 89 requirements of one of the following three classes:

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- (a) "Class 1 electric bicycle", an electric bicycle
 equipped with a motor that provides assistance only when the
 rider is pedaling and that ceases to provide assistance when
 the bicycle reaches the speed of twenty miles per hour;
- (b) "Class 2 electric bicycle", an electric bicycle
 equipped with a motor that may be used exclusively to propel
 the bicycle and that is not capable of providing assistance
 when the bicycle reaches the speed of twenty miles per hour;
 or
- 99 (c) "Class 3 electric bicycle", an electric bicycle

 100 equipped with a motor that provides assistance only when the

 101 rider is pedaling and that ceases to provide assistance when

 102 the bicycle reaches the speed of twenty-eight miles per hour;
- 103 (16) "Farm tractor", a tractor used exclusively for 104 agricultural purposes;
- 105 [(16)] (17) "Fleet", any group of ten or more motor vehicles owned by the same owner;
- 107 [(17)] (18) "Fleet vehicle", a motor vehicle which is included as part of a fleet;

- [(18)] (19) "Fullmount", a vehicle mounted completely
- 110 on the frame of either the first or last vehicle in a
- 111 saddlemount combination;
- [(19)] (20) "Gross weight", the weight of vehicle
- 113 and/or vehicle combination without load, plus the weight of
- 114 any load thereon;
- [(20)] (21) "Hail-damaged vehicle", any vehicle, the
- 116 body of which has become dented as the result of the impact
- 117 of hail;
- 118 [(21)] (22) "Highway", any public thoroughfare for
- 119 vehicles, including state roads, county roads and public
- 120 streets, avenues, boulevards, parkways or alleys in any
- 121 municipality;
- [(22)] (23) "Improved highway", a highway which has
- 123 been paved with gravel, macadam, concrete, brick or asphalt,
- or surfaced in such a manner that it shall have a hard,
- 125 smooth surface;
- [(23)] (24) "Intersecting highway", any highway which
- 127 joins another, whether or not it crosses the same;
- 128 [(24)] (25) "Junk vehicle", a vehicle which:
- 129 (a) Is incapable of operation or use upon the highways
- 130 and has no resale value except as a source of parts or
- 131 scrap; or
- (b) Has been designated as junk or a substantially
- 133 equivalent designation by this state or any other state;
- [(25)] (26) "Kit vehicle", a motor vehicle assembled
- 135 by a person other than a generally recognized manufacturer
- of motor vehicles by the use of a glider kit or replica
- 137 purchased from an authorized manufacturer and accompanied by
- 138 a manufacturer's statement of origin;
- [(26)] (27) "Land improvement contractors' commercial
- 140 motor vehicle", any not-for-hire commercial motor vehicle
- 141 the operation of which is confined to:

- 142 (a) An area that extends not more than a radius of one
- 143 hundred fifty miles from its home base of operations when
- 144 transporting its owner's machinery, equipment, or auxiliary
- 145 supplies to or from projects involving soil and water
- 146 conservation, or to and from equipment dealers' maintenance
- 147 facilities for maintenance purposes; or
- 148 (b) An area that extends not more than a radius of
- 149 fifty miles from its home base of operations when
- 150 transporting its owner's machinery, equipment, or auxiliary
- 151 supplies to or from projects not involving soil and water
- 152 conservation.
- 153 Nothing in this subdivision shall be construed to prevent
- any motor vehicle from being registered as a commercial
- 155 motor vehicle or local commercial motor vehicle;
- 156 [(27)] (28) "Local commercial motor vehicle", a
- 157 commercial motor vehicle whose operations are confined to a
- 158 municipality and that area extending not more than fifty
- 159 miles therefrom, or a commercial motor vehicle whose
- 160 property-carrying operations are confined solely to the
- 161 transportation of property owned by any person who is the
- 162 owner or operator of such vehicle to or from a farm owned by
- 163 such person or under the person's control by virtue of a
- 164 landlord and tenant lease; provided that any such property
- 165 transported to any such farm is for use in the operation of
- 166 such farm;
- [(28)] (29) "Local log truck", a commercial motor
- 168 vehicle which is registered pursuant to this chapter to
- 169 operate as a motor vehicle on the public highways of this
- 170 state[,]; used exclusively in this state[,]; used to
- 171 transport harvested forest products[,]; operated solely at a
- 172 forested site and in an area extending not more than a one
- 173 hundred fifty mile radius from such site[, carries a load
- 174 with dimensions not in excess of twenty-five cubic yards per

175 two axles with dual wheels,]; and when operated on the 176 national system of interstate and defense highways described in 23 U.S.C. Section 103, as amended, or outside the one 177 hundred fifty mile radius from such site with an extended 178 distance local log truck permit, [such vehicle shall not 179 180 exceed the weight limits of section 304.180,] does not have more than four axles, and does not pull a trailer which has 181 182 more than three axles. Harvesting equipment which is used 183 specifically for cutting, felling, trimming, delimbing, debarking, chipping, skidding, loading, unloading, and 184 stacking may be transported on a local log truck[. A local 185 log truck may not exceed the limits required by law, 186 however, if the truck does exceed such limits as determined 187 188 by the inspecting officer, then notwithstanding any other 189 provisions of law to the contrary, such truck shall be subject to the weight limits required by such sections as 190 191 licensed for eighty thousand pounds]; [(29)] (30) "Local log truck tractor", a commercial 192 193 motor vehicle which is registered under this chapter to 194 operate as a motor vehicle on the public highways of this 195 state[,]; used exclusively in this state[,]; used to transport harvested forest products[,]; operated at a 196 197 forested site and in an area extending not more than a one 198 hundred fifty mile radius from such site[, operates with a 199 weight not exceeding twenty-two thousand four hundred pounds 200 on one axle or with a weight not exceeding forty-four 201 thousand eight hundred pounds on any tandem axle,]; and when operated on the national system of interstate and defense 202 highways described in 23 U.S.C. Section 103, as amended, or 203 204 outside the one hundred fifty mile radius from such site 205 with an extended distance local log truck permit, [such vehicle does not exceed the weight limits contained in 206 section 304.180, and] does not have more than three axles, 207

- 208 and does not pull a trailer which has more than three
- 209 axles[. Violations of axle weight limitations shall be
- 210 subject to the load limit penalty as described for in
- 211 sections 304.180 to 304.220];
- 212 [(30)] (31) "Local transit bus", a bus whose
- operations are confined wholly within a municipal
- 214 corporation, or wholly within a municipal corporation and a
- commercial zone, as defined in section 390.020, adjacent
- thereto, forming a part of a public transportation system
- 217 within such municipal corporation and such municipal
- 218 corporation and adjacent commercial zone;
- 219 [(31)] (32) "Log truck", a vehicle which is not a
- 220 local log truck or local log truck tractor and is used
- 221 exclusively to transport harvested forest products to and
- from forested sites which is registered pursuant to this
- 223 chapter to operate as a motor vehicle on the public highways
- 224 of this state for the transportation of harvested forest
- 225 products;
- [(32)] (33) "Major component parts", the rear clip,
- 227 cowl, frame, body, cab, front-end assembly, and front clip,
- 228 as those terms are defined by the director of revenue
- 229 pursuant to rules and regulations or by illustrations;
- 230 [(33)] (34) "Manufacturer", any person, firm,
- 231 corporation or association engaged in the business of
- 232 manufacturing or assembling motor vehicles, trailers or
- 233 vessels for sale;
- [(34)] (35) "Motor change vehicle", a vehicle
- 235 manufactured prior to August, 1957, which receives a new,
- 236 rebuilt or used engine, and which used the number stamped on
- 237 the original engine as the vehicle identification number;
- [(35)] (36) "Motor vehicle", any self-propelled
- vehicle not operated exclusively upon tracks, except farm
- 240 tractors and electric bicycles;

- [(36)] (37) "Motor vehicle primarily for business
- 242 use", any vehicle other than a recreational motor vehicle,
- 243 motorcycle, motortricycle, or any commercial motor vehicle
- 244 licensed for over twelve thousand pounds:
- 245 (a) Offered for hire or lease; or
- 246 (b) The owner of which also owns ten or more such
- 247 motor vehicles;
- [(37)] (38) "Motorcycle", a motor vehicle operated on
- 249 two wheels;
- 250 [(38)] (39) "Motorized bicycle", any two-wheeled or
- 251 three-wheeled device having an automatic transmission and a
- 252 motor with a cylinder capacity of not more than fifty cubic
- 253 centimeters, which produces less than three gross brake
- 254 horsepower, and is capable of propelling the device at a
- 255 maximum speed of not more than thirty miles per hour on
- level ground, but excluding an electric bicycle;
- [(39)] (40) "Motortricycle", a motor vehicle upon
- 258 which the operator straddles or sits astride that is
- 259 designed to be controlled by handle bars and is operated on
- 260 three wheels, including a motorcycle while operated with any
- 261 conveyance, temporary or otherwise, requiring the use of a
- 262 third wheel, but excluding an electric bicycle. A
- 263 motortricycle shall not be included in the definition of all-
- 264 terrain vehicle;
- 265 [(40)] (41) "Municipality", any city, town or village,
- 266 whether incorporated or not;
- 267 [(41)] (42) "Nonresident", a resident of a state or
- 268 country other than the state of Missouri;
- **269** [(42)] (43) "Non-USA-std motor vehicle", a motor
- vehicle not originally manufactured in compliance with
- 271 United States emissions or safety standards;
- [(43)] (44) "Operator", any person who operates or
- 273 drives a motor vehicle;

- 274 [(44)](45) "Owner", any person, firm, corporation or 275 association, who holds the legal title to a vehicle or who 276 has executed a buyer's order or retail installment sales 277 contract with a motor vehicle dealer licensed under sections 278 301.550 to 301.580 for the purchase of a vehicle with an 279 immediate right of possession vested in the transferee, or 280 in the event a vehicle is the subject of an agreement for 281 the conditional sale or lease thereof with the right of 282 purchase upon performance of the conditions stated in the 283 agreement and with an immediate right of possession vested 284 in the conditional vendee or lessee, or in the event a mortgagor of a vehicle is entitled to possession, then such 285 286 conditional vendee or lessee or mortgagor shall be deemed 287 the owner;
- [(45)] (46) "Public garage", a place of business where motor vehicles are housed, stored, repaired, reconstructed or repainted for persons other than the owners or operators of such place of business;
- [(46)] (47) "Rebuilder", a business that repairs or rebuilds motor vehicles owned by the rebuilder, but does not include certificated common or contract carriers of persons or property;
- [(47)] (48) "Reconstructed motor vehicle", a vehicle
 that is altered from its original construction by the
 addition or substitution of two or more new or used major
 component parts, excluding motor vehicles made from all new
 parts, and new multistage manufactured vehicles;
- [(48)] (49) "Recreational motor vehicle", any motor vehicle designed, constructed or substantially modified so that it may be used and is used for the purposes of temporary housing quarters, including therein sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which is securely

- attached to the motor vehicle. Nothing herein shall prevent
 any motor vehicle from being registered as a commercial
 motor vehicle if the motor vehicle could otherwise be so
 registered;
- [(49)] (50) "Recreational off-highway vehicle", any motorized vehicle manufactured and used exclusively for offhighway use which is more than fifty inches but no more than eighty inches in width, measured from outside of tire rim to outside of tire rim, with an unladen dry weight of three thousand five hundred pounds or less, traveling on four or more nonhighway tires and which may have access to ATV trails;

- [(50)] (51) "Recreational trailer", any trailer designed, constructed, or substantially modified so that it may be used and is used for the purpose of temporary housing quarters, including therein sleeping or eating facilities, which can be temporarily attached to a motor vehicle or attached to a unit which is securely attached to a motor vehicle;
 - [(51)] (52) "Rollback or car carrier", any vehicle specifically designed to transport wrecked, disabled or otherwise inoperable vehicles, when the transportation is directly connected to a wrecker or towing service;
 - [(52)] (53) "Saddlemount combination", a combination of vehicles in which a truck or truck tractor tows one or more trucks or truck tractors, each connected by a saddle to the frame or fifth wheel of the vehicle in front of it. The "saddle" is a mechanism that connects the front axle of the towed vehicle to the frame or fifth wheel of the vehicle in front and functions like a fifth wheel kingpin connection. When two vehicles are towed in this manner the combination is called a "double saddlemount combination". When three

- vehicles are towed in this manner, the combination is called a "triple saddlemount combination";
- [(53)] (54) "Salvage dealer and dismantler", a
- 342 business that dismantles used motor vehicles for the sale of
- 343 the parts thereof, and buys and sells used motor vehicle
- 344 parts and accessories;
- **[**(54)**]**(55) "Salvage vehicle", a motor vehicle,
- 346 semitrailer, or house trailer which:
- 347 (a) Was damaged during a year that is no more than six
- 348 years after the manufacturer's model year designation for
- 349 such vehicle to the extent that the total cost of repairs to
- 350 rebuild or reconstruct the vehicle to its condition
- 351 immediately before it was damaged for legal operation on the
- 352 roads or highways exceeds eighty percent of the fair market
- 353 value of the vehicle immediately preceding the time it was
- 354 damaged;
- 355 (b) By reason of condition or circumstance, has been
- 356 declared salvage, either by its owner, or by a person, firm,
- 357 corporation, or other legal entity exercising the right of
- 358 security interest in it;
- 359 (c) Has been declared salvage by an insurance company
- 360 as a result of settlement of a claim;
- 361 (d) Ownership of which is evidenced by a salvage
- 362 title; or
- 363 (e) Is abandoned property which is titled pursuant to
- section 304.155 or section 304.157 and designated with the
- 365 words "salvage/abandoned property". The total cost of
- 366 repairs to rebuild or reconstruct the vehicle shall not
- 367 include the cost of repairing, replacing, or reinstalling
- 368 inflatable safety restraints, tires, sound systems, or
- 369 damage as a result of hail, or any sales tax on parts or
- 370 materials to rebuild or reconstruct the vehicle. For

- purposes of this definition, "fair market value" means the retail value of a motor vehicle as:
- a. Set forth in a current edition of any nationally
- 374 recognized compilation of retail values, including automated
- 375 databases, or from publications commonly used by the
- 376 automotive and insurance industries to establish the values
- 377 of motor vehicles;
- 378 b. Determined pursuant to a market survey of
- 379 comparable vehicles with regard to condition and equipment;
- **380** and
- 381 c. Determined by an insurance company using any other
- 382 procedure recognized by the insurance industry, including
- 383 market surveys, that is applied by the company in a uniform
- 384 manner;
- 385 [(55)] (56) "School bus", any motor vehicle used
- 386 solely to transport students to or from school or to
- 387 transport students to or from any place for educational
- 388 purposes;
- [(56)] (57) "Scrap processor", a business that,
- 390 through the use of fixed or mobile equipment, flattens,
- 391 crushes, or otherwise accepts motor vehicles and vehicle
- 392 parts for processing or transportation to a shredder or
- 393 scrap metal operator for recycling;
- [(57)] (58) "Shuttle bus", a motor vehicle used or
- 395 maintained by any person, firm, or corporation as an
- 396 incidental service to transport patrons or customers of the
- 397 regular business of such person, firm, or corporation to and
- 398 from the place of business of the person, firm, or
- 399 corporation providing the service at no fee or charge.
- 400 Shuttle buses shall not be registered as buses or as
- 401 commercial motor vehicles;
- 402 [(58)] (59) "Special mobile equipment", every self-
- 403 propelled vehicle not designed or used primarily for the

404 transportation of persons or property and incidentally 405 operated or moved over the highways, including farm 406 equipment, implements of husbandry, road construction or maintenance machinery, ditch-digging apparatus, stone 407 408 crushers, air compressors, power shovels, cranes, graders, 409 rollers, well-drillers and wood-sawing equipment used for hire, asphalt spreaders, bituminous mixers, bucket loaders, 410 411 ditchers, leveling graders, finished machines, motor graders, road rollers, scarifiers, earth-moving carryalls, 412 413 scrapers, drag lines, concrete pump trucks, rock-drilling and earth-moving equipment. This enumeration shall be 414 deemed partial and shall not operate to exclude other such 415 vehicles which are within the general terms of this section; 416 417 [(59)] (60) "Specially constructed motor vehicle", a motor vehicle which shall not have been originally 418 419 constructed under a distinctive name, make, model or type by a manufacturer of motor vehicles. The term specially 420 constructed motor vehicle includes kit vehicles; 421 422 [(60)] (61) "Stinger-steered combination", a truck tractor-semitrailer wherein the fifth wheel is located on a 423 drop frame located behind and below the rearmost axle of the 424 425 power unit; 426 [(61)] (62) "Tandem axle", a group of two or more 427 axles, arranged one behind another, the distance between the 428 extremes of which is more than forty inches and not more 429 than ninety-six inches apart; [(62)] (63) "Towaway trailer transporter combination", 430 a combination of vehicles consisting of a trailer 431 transporter towing unit and two trailers or semitrailers, 432 433 with a total weight that does not exceed twenty-six thousand pounds; and in which the trailers or semitrailers carry no 434 property and constitute inventory property of a 435

- 436 manufacturer, distributer, or dealer of such trailers or
 437 semitrailers;
- 438 [(63)] (64) "Tractor", "truck tractor" or "truck-
- 439 tractor", a self-propelled motor vehicle designed for
- drawing other vehicles, but not for the carriage of any load
- 441 when operating independently. When attached to a
- 442 semitrailer, it supports a part of the weight thereof;
- [(64)] (65) "Trailer", any vehicle without motive
- 444 power designed for carrying property or passengers on its
- own structure and for being drawn by a self-propelled
- 446 vehicle, except those running exclusively on tracks,
- 447 including a semitrailer or vehicle of the trailer type so
- 448 designed and used in conjunction with a self-propelled
- vehicle that a considerable part of its own weight rests
- 450 upon and is carried by the towing vehicle. The term trailer
- 451 shall not include cotton trailers as defined in this section
- 452 and shall not include manufactured homes as defined in
- 453 section 700.010;
- 454 [(65)] (66) "Trailer transporter towing unit", a power
- 455 unit that is not used to carry property when operating in a
- 456 towaway trailer transporter combination;
- 457 [(66)] (67) "Truck", a motor vehicle designed, used,
- 458 or maintained for the transportation of property;
- 459 [(67)] (68) "Truck-tractor semitrailer-semitrailer", a
- 460 combination vehicle in which the two trailing units are
- 461 connected with a B-train assembly which is a rigid frame
- 462 extension attached to the rear frame of a first semitrailer
- 463 which allows for a fifth-wheel connection point for the
- 464 second semitrailer and has one less articulation point than
- 465 the conventional A-dolly connected truck-tractor semitrailer-
- 466 trailer combination;
- 467 [(68)] (69) "Truck-trailer boat transporter
- 468 combination", a boat transporter combination consisting of a

- straight truck towing a trailer using typically a ball and socket connection with the trailer axle located substantially at the trailer center of gravity rather than the rear of the trailer but so as to maintain a downward force on the trailer tongue;
- 474 [(69)] (70) "Used parts dealer", a business that buys
 475 and sells used motor vehicle parts or accessories, but not
 476 including a business that sells only new, remanufactured or
 477 rebuilt parts. Business does not include isolated sales at
 478 a swap meet of less than three days;
- [(70)] (71) "Utility vehicle", any motorized vehicle 479 manufactured and used exclusively for off-highway use which 480 is more than fifty inches but no more than eighty inches in 481 width, measured from outside of tire rim to outside of tire 482 483 rim, with an unladen dry weight of three thousand five hundred pounds or less, traveling on four or six wheels, to 484 485 be used primarily for landscaping, lawn care, or maintenance 486 purposes;
- [(71)] (72) "Vanpool", any van or other motor vehicle 487 used or maintained by any person, group, firm, corporation, 488 489 association, city, county or state agency, or any member 490 thereof, for the transportation of not less than eight nor more than forty-eight employees, per motor vehicle, to and 491 492 from their place of employment; however, a vanpool shall not be included in the definition of the term bus or commercial 493 motor vehicle as defined in this section, nor shall a 494 vanpool driver be deemed a chauffeur as that term is defined 495 by section 303.020; nor shall use of a vanpool vehicle for 496 ride-sharing arrangements, recreational, personal, or 497 498 maintenance uses constitute an unlicensed use of the motor 499 vehicle, unless used for monetary profit other than for use in a ride-sharing arrangement; 500

- [(72)] (73) "Vehicle", any mechanical device on wheels, designed primarily for use, or used, on highways, except motorized bicycles, electric bicycles, vehicles propelled or drawn by horses or human power, or vehicles used exclusively on fixed rails or tracks, or cotton trailers or motorized wheelchairs operated by handicapped persons;
- [(73)] (74) "Wrecker" or "tow truck", any emergency commercial vehicle equipped, designed and used to assist or render aid and transport or tow disabled or wrecked vehicles from a highway, road, street or highway rights-of-way to a point of storage or repair, including towing a replacement vehicle to replace a disabled or wrecked vehicle;

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- [(74)] (75) "Wrecker or towing service", the act of transporting, towing or recovering with a wrecker, tow truck, rollback or car carrier any vehicle not owned by the operator of the wrecker, tow truck, rollback or car carrier for which the operator directly or indirectly receives compensation or other personal gain.
- 301.033. 1. Notwithstanding the provisions of 2 sections 301.030 and 301.035 to the contrary, the director 3 of revenue shall establish a system of registration on a calendar year basis of all farm vehicles, as defined in 4 5 section 302.700, owned or purchased by a farm vehicle fleet 6 owner registered under this section. The director of 7 revenue shall prescribe the forms for such farm vehicle 8 fleet registration and the forms and procedures for the registration updates prescribed in this section. Any owner 9 of more than one farm vehicle which is required to be 10 registered under this chapter may, at his or her option, 11 register a fleet of farm vehicles on a calendar year or 12

biennial basis under this section in lieu of the

registration periods provided in sections 301.030, 301.035,

- and 301.147. The director shall issue an identification
- 16 number to each registered owner of a fleet of farm vehicles
- 17 registered under this section.
- 18 2. All farm vehicles included in the fleet of a
- 19 registered farm vehicle fleet owner shall be registered
- 20 during April of the corresponding year or on a prorated
- 21 basis as provided in subsection 3 of this section. Fees of
- 22 all vehicles in the farm vehicle fleet to be registered on a
- 23 calendar year basis or on a biennial basis shall be payable
- 24 not later than the last day of April of the corresponding
- 25 year, with two years' fees due for biennially-registered
- 26 vehicles. Notwithstanding the provisions of section
- 27 307.355, an application for registration of a farm vehicle
- 28 fleet shall be accompanied by a certificate of inspection
- 29 and approval issued no more than one hundred twenty days
- 30 prior to the date of application. The fees for vehicles
- 31 added to the farm vehicle fleet which are required to be
- 32 licensed at the time of registration shall be payable at the
- 33 time of registration, except that when such vehicle is
- 34 licensed between July first and September thirtieth the fee
- 35 shall be three-fourths the annual fee, when licensed between
- 36 October first and December thirty-first the fee shall be one-
- 37 half the annual fee, and when licensed on or after January
- 38 first the fee shall be one-fourth the annual fee. If
- 39 biennial registration is sought for vehicles added to a farm
- 40 vehicle fleet, an additional year's annual fee shall be
- 41 added to the partial year's prorated fee.
- 42 3. At any time during the calendar year in which an
- 43 owner of a farm vehicle fleet purchases or otherwise
- 44 acquires a farm vehicle which is to be added to the farm
- 45 vehicle fleet or transfers plates to a fleet vehicle, the
- 46 owner shall present to the director of revenue the
- 47 identification number as a fleet number and may register the

- 48 vehicle for the partial year as provided in subsection 2 of
- 49 this section. The farm vehicle fleet owner shall also be
- 50 charged a transfer fee of two dollars for each vehicle so
- 51 transferred under this subsection.
- 4. Except as specifically provided in this subsection,
- 53 all farm vehicles registered under this section shall be
- 54 issued a special license plate which shall have the words
- 55 "Farm Fleet Vehicle" and shall meet the requirements
- 56 prescribed by section 301.130. Farm fleet vehicles shall be
- 57 issued multiyear license plates as provided in this section
- 58 which shall not require issuance of a renewal tab. Upon
- 59 payment of appropriate registration fees, the director of
- 60 revenue shall issue a registration certificate or other
- 61 suitable evidence of payment of the annual or biennial fee,
- 62 and such evidence of payment shall be carried at all times
- in the vehicle for which it is issued.
- 5. The director shall make all necessary rules and
- 65 regulations for the administration of this section and shall
- 66 design all necessary forms required by this section. Any
- 67 rule or portion of a rule, as that term is defined in
- 68 section 536.010, that is created under the authority
- 69 delegated in this section shall become effective only if it
- 70 complies with and is subject to all the provisions of
- 71 chapter 536 and, if applicable, section 536.028. This
- 72 section and chapter 536 are nonseverable, and if any of the
- 73 powers vested with the general assembly under chapter 536 to
- 74 review, to delay the effective date, or to disapprove and
- 75 annul a rule are subsequently held unconstitutional, then
- 76 the grant of rulemaking authority and any rule proposed or
- adopted after August 28, 2021, shall be invalid and void.
 - 301.062. 1. The annual registration fee for a local
- 2 log truck, registered pursuant to this chapter, is three
- 3 hundred dollars.

- 4 2. A local log truck may receive an extended distance
- 5 local log truck permit for an additional fee of three
- 6 hundred dollars. A local log truck with an extended
- 7 distance local log truck permit shall be allowed to
- 8 transport harvested or processed forest products outside of
- 9 the [one hundred mile] radius from the forested site
- specified in section 301.010 at the weight limits for
- 11 commercial vehicles specified in section 304.180. For the
- 12 purposes of this section, "processed forest products" shall
- 13 mean wood products that are produced from the initial
- 14 processing of a round log and have received no additional
- 15 manufacturing or packaging to prepare the material for any
- 16 retail market including, but not limited to, sawdust, wood
- 17 chips, bark, slabs, and green square edged lumber products.
 - 301.147. 1. Notwithstanding the provisions of section
- 2 301.020 to the contrary, beginning July 1, 2000, the
- 3 director of revenue may provide owners of motor vehicles,
- 4 other than commercial motor vehicles licensed in excess of
- 5 fifty-four thousand pounds gross weight, the option of
- 6 biennially registering motor vehicles[. Any vehicle
- 7 manufactured as an even-numbered model year vehicle shall be
- 8 renewed each even-numbered calendar year and any such
- 9 vehicle manufactured as an odd-numbered model year vehicle
- 10 shall be renewed each odd-numbered calendar year], subject
- 11 to the following requirements:
- 12 (1) The fee collected at the time of biennial
- 13 registration shall include the annual registration fee plus
- 14 a pro rata amount for the additional twelve months of the
- 15 biennial registration;
- 16 (2) Presentation of all documentation otherwise
- 17 required by law for vehicle registration including, but not
- 18 limited to, a personal property tax receipt or certified
- 19 statement for the preceding year that no such taxes were due

- as set forth in section 301.025, proof of a motor vehicle safety inspection and any applicable emission inspection conducted within sixty days prior to the date of application and proof of insurance as required by section 303.026.
- The director of revenue may prescribe rules and 24 25 regulations for the effective administration of this 26 section. The director is authorized to adopt those rules 27 that are reasonable and necessary to accomplish the limited duties specifically delegated within this section. Any rule 28 29 or portion of a rule, as that term is defined in section 536.010, that is promulgated pursuant to the authority 30 delegated in this section shall become effective only if it 31 32 has been promulgated pursuant to the provisions of chapter 536. This section and chapter 536 are nonseverable and if 33 any of the powers vested with the general assembly pursuant 34 to chapter 536 to review, to delay the effective date or to 35 disapprove and annul a rule are subsequently held 36 unconstitutional, then the grant of rulemaking authority and 37 any rule proposed or adopted after July 1, 2000, shall be 38 invalid and void. 39
- 3. The director of revenue shall have the authority to stagger the registration period of motor vehicles other than commercial motor vehicles licensed in excess of twelve thousand pounds gross weight. Once the owner of a motor vehicle chooses the option of biennial registration, such registration must be maintained for the full twenty-four month period.
- 301.192. 1. In addition to any other requirements of section 301.190, when application is made for a certificate of ownership for a motor vehicle or trailer seven years old or older and the value of vehicle does not exceed three thousand dollars, for which no record of any prior application for a certificate of ownership exists in the

- 7 records of the director of revenue or for which the records
- 8 of the director of revenue reflect incomplete or conflicting
- 9 documentation of ownership, the director of revenue may
- 10 issue a certificate of ownership, not less than thirty days
- 11 after receiving the completed application, provided it is
- 12 accompanied by:
- 13 (1) An affidavit explaining how the motor vehicle or
- 14 trailer was acquired and the reasons a valid certificate of
- ownership cannot be furnished;
- 16 (2) Presentation of all evidence of ownership in the
- 17 applicant's possession;
- 18 (3) Title verification from a state in which the
- 19 vehicle was previously titled or registered if known,
- 20 provided the vehicle was so previously titled or registered;
- 21 (4) A notarized lien release from any lienholder of
- 22 record;
- 23 (5) A vehicle examination certificate issued by the
- 24 Missouri state highway patrol, or other law enforcement
- 25 agency as authorized by the director of revenue. The
- 26 vehicle examination shall include a verification of the
- 27 vehicle's identification number and a determination that the
- 28 vehicle has not been reported stolen in Missouri or any
- 29 other state. The fee for the vehicle examination
- 30 certificate shall be twenty-five dollars and shall be
- 31 collected by the director of revenue at the time of the
- 32 request for the application;
- 33 (6) A statement certifying the odometer reading of the
- 34 motor vehicle if the motor vehicle has a model year of 2011
- or new and is less than [ten] twenty years of age; and
- 36 (7) A surety bond or a suitable financial security
- 37 instrument in a form prescribed by the director of revenue
- 38 and executed by the applicant and a person authorized to
- 39 conduct surety business in this state. The bond shall be an

- 40 amount equal to two times the value of the vehicle as 41 determined by the Kelly Blue Book, NADA Used Car Guide or 42 two appraisals from a licensed motor vehicle dealer. bond shall be for a minimum of one hundred dollars and 43 conditioned to indemnify any prior owner or lienholder and 44 45 any subsequent purchaser of the vehicle or person acquiring any security interest in it, and their respective successors 46 47 in interest, against any expense, loss or damage including reasonable attorneys fees, by reason of the issuance of the 48 49 certificate of ownership of the vehicle or on account of any defect in or undisclosed security interest upon the right, 50 title and interest of the applicant in and to the vehicle. 51 52 Any such interested person has a right of action to recover on the bond for any breach of its conditions, but the 53 aggregate liability of the surety to all persons shall not 54 55 exceed the amount of the bond. The bond shall be returned at the end of three years, unless the department has been 56 notified of the pendency of an action to recover on the bond. 57
 - 2. Upon satisfaction with the genuineness of the application and supporting documents, the director of revenue shall issue a new certificate of ownership. The certificate of ownership shall appropriately be designated with the words "BONDED VEHICLE".

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301.280. 1. Every motor vehicle dealer and boat dealer shall make a monthly report to the department of 2 3 revenue, on blanks to be prescribed by the department of 4 revenue, giving the following information: date of the sale of each motor vehicle, boat, trailer and all-terrain vehicle 5 sold; the name and address of the buyer; the name of the 6 7 manufacturer; year of manufacture; model of vehicle; vehicle identification number; style of vehicle; odometer setting; 8 and it shall also state whether the motor vehicle, boat, 9 10 trailer or all-terrain vehicle is new or secondhand.

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    monthly sales report filed by a motor vehicle dealer who
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    collects sales tax under subsection 10 of section 144.070
    shall also include the amount of state and local sales tax
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    collected for each motor vehicle sold if sales tax was due.
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    The odometer reading is not required when reporting the sale
    of any motor vehicle with a model year prior to 2011, any
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    motor vehicle that is [ten] twenty years old or older, any
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    motor vehicle having a gross vehicle weight rating of more
    than sixteen thousand pounds, new vehicles that are
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    transferred on a manufacturer's statement of origin between
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    one franchised motor vehicle dealer and another, or boats,
    all-terrain vehicles or trailers. The sale of all temporary
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23
    permits shall be recorded in the appropriate space on the
    dealer's monthly sales report, unless the sale of the
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    temporary permit is already recorded by electronic means as
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    determined by the department. The monthly sales report
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    shall include a statement of motor vehicles or trailers sold
    during the month under subsection 5 of section 301.210.
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29
    monthly sales report shall be completed in full and signed
    by an officer, partner, or owner of the dealership, and
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    actually received by the department of revenue on or before
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    the fifteenth day of the month succeeding the month for
    which the sales are being reported.
                                          If no sales occur in
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    any given month, a report shall be submitted for that month
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    indicating no sales. Any vehicle dealer who fails to file a
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    monthly report or who fails to file a timely report shall be
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    subject to disciplinary action as prescribed in section
    301.562 or a penalty assessed by the director not to exceed
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    three hundred dollars per violation. Every motor vehicle
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    and boat dealer shall retain copies of the monthly sales
    report as part of the records to be maintained at the
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    dealership location and shall hold them available for
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    inspection by appropriate law enforcement officials and
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- 44 officials of the department of revenue. Every vehicle
- 45 dealer selling twenty or more vehicles a month shall file
- 46 the monthly sales report with the department in an
- 47 electronic format. Any dealer filing a monthly sales report
- 48 in an electronic format shall be exempt from filing the
- 49 notice of transfer required by section 301.196. For any
- 50 dealer not filing electronically, the notice of transfer
- 51 required by section 301.196 shall be submitted with the
- 52 monthly sales report as prescribed by the director.
- 2. Every dealer and every person operating a public
- 54 garage shall keep a correct record of the vehicle
- 55 identification number, odometer setting, manufacturer's name
- of all motor vehicles or trailers accepted by him for the
- 57 purpose of sale, rental, storage, repair or repainting,
- 58 together with the name and address of the person delivering
- 59 such motor vehicle or trailer to the dealer or public garage
- 60 keeper, and the person delivering such motor vehicle or
- 61 trailer shall record such information in a file kept by the
- 62 dealer or garage keeper. The record shall be kept for five
- 63 years and be open for inspection by law enforcement
- 64 officials, members or authorized or designated employees of
- 65 the Missouri highway patrol, and persons, agencies and
- officials designated by the director of revenue.
- 3. Every dealer and every person operating a public
- 68 garage in which a motor vehicle remains unclaimed for a
- 69 period of fifteen days shall, within five days after the
- 70 expiration of that period, report the motor vehicle as
- 71 unclaimed to the director of revenue. Such report shall be
- 72 on a form prescribed by the director of revenue. A motor
- 73 vehicle left by its owner whose name and address are known
- 74 to the dealer or his employee or person operating a public
- 75 garage or his employee is not considered unclaimed. Any
- 76 dealer or person operating a public garage who fails to

- 77 report a motor vehicle as unclaimed as herein required 78 forfeits all claims and liens for its garaging, parking or 79 storing.
- 4. The director of revenue shall maintain
 appropriately indexed cumulative records of unclaimed
 vehicles reported to the director. Such records shall be
 kept open to public inspection during reasonable business
 hours.
- 85 5. The alteration or obliteration of the vehicle 86 identification number on any such motor vehicle shall be prima facie evidence of larceny, and the dealer or person 87 operating such public garage shall upon the discovery of 88 such obliteration or alteration immediately notify the 89 highway patrol, sheriff, marshal, constable or chief of 90 91 police of the municipality where the dealer or garage keeper 92 has his place of business, and shall hold such motor vehicle 93 or trailer for a period of forty-eight hours for the purpose of an investigation by the officer so notified. 94
- 95 6. Any person who knowingly makes a false statement or 96 omission of a material fact in a monthly sales report to the 97 department of revenue, as described in subsection 1 of this 98 section, shall be deemed guilty of a class A misdemeanor.
- 301.558. 1. A motor vehicle dealer, boat dealer, or powersport dealer may fill in the blanks on standardized forms in connection with the sale or lease of a new or used motor vehicle, vessel, or vessel trailer if the motor vehicle dealer, boat dealer, or powersport dealer does not charge for the services of filling in the blanks or otherwise charge for preparing documents.
- 2. A motor vehicle dealer, boat dealer, or powersport dealer may charge an administrative fee in connection with the sale or lease of a new or used motor vehicle, vessel, or vessel trailer for the storage of documents or any other

- 12 administrative or clerical services not prohibited by this
- 13 section. A portion of the administrative fee may result in
- 14 profit to the motor vehicle dealer, boat dealer, or
- 15 powersport dealer.
- 16 3. (1) Ten percent of any fee authorized under this
- section and charged by motor vehicle dealers shall be
- 18 remitted to the motor vehicle administration technology fund
- 19 established in this subsection, for the development of the
- 20 system specified in this subsection. Following the
- 21 development of the system specified in this subsection, the
- 22 director of the department of revenue shall notify motor
- vehicle dealers and implement the system, and the percentage
- 24 of any fee authorized under this section required to be
- 25 remitted to the fund shall be reduced to one percent, which
- 26 shall be used for maintenance of the system. This
- 27 subsection shall expire on January 1, 2037.
- 28 (2) There is hereby created in the state treasury the
- 29 "Motor Vehicle Administration Technology Fund", which shall
- 30 consist of money collected as specified in this subsection.
- 31 The state treasurer shall be custodian of the fund. In
- accordance with sections 30.170 and 30.180, the state
- 33 treasurer may approve disbursements. The fund shall be a
- 34 dedicated fund and money in the fund shall be used solely by
- 35 the department of revenue for the purpose of development and
- 36 maintenance of a modernized, integrated system for the
- 37 titling of vehicles, issuance and renewal of vehicle
- 38 registrations, issuance and renewal of driver's licenses and
- 39 identification cards, and perfection and release of liens
- 40 and encumbrances on vehicles.
- 41 (3) Notwithstanding the provisions of section 33.080
- 42 to the contrary, any moneys remaining in the fund at the end
- 43 of the biennium shall not revert to the credit of the
- 44 general revenue fund.

- 45 (4) The state treasurer shall invest moneys in the
 46 fund in the same manner as other funds are invested. Any
 47 interest and moneys earned on such investments shall be
- 48 credited to the fund.
- 4. No motor vehicle dealer, boat dealer, or powersport
- 50 dealer that sells or leases new or used motor vehicles,
- 51 vessels, or vessel trailers and imposes an administrative
- 52 fee of [less than two] five hundred dollars or less in
- 53 connection with the sale or lease of a new or used vehicle,
- 54 vessel, or vessel trailer for the storage of documents or
- 55 any other administrative or clerical services shall be
- 56 deemed to be engaging in the unauthorized practice of law.
- 57 The maximum administrative fee permitted under this
- 58 subsection shall be increased annually by an amount equal to
- 59 the percentage change in the annual average of the Consumer
- 60 Price Index for All Urban Consumers or its successor index,
- 61 as reported by the federal Bureau of Labor Statistics or its
- 62 successor agency, or by zero, whichever is greater. The
- 63 director of the department of revenue shall annually furnish
- 64 the maximum administrative fee determined under this section
- 65 to the secretary of state, who shall publish such value in
- 66 the Missouri register as soon as practicable after January
- fourteenth of each year.
- [4.] 5. If an administrative fee is charged under this
- 69 section, the same administrative fee shall be charged to all
- 70 retail customers [and] unless the fee is limited by the
- 71 dealer's franchise agreement to certain classes of
- 72 customers. The fee shall be disclosed on the retail buyer's
- 73 order form as a separate itemized charge.
- 74 [5.] 6. A preliminary worksheet on which a sale price
- 75 is computed and that is shown to the purchaser, a retail
- 76 buyer's order form from the purchaser, or a retail
- 77 installment contract shall include, in reasonable proximity

to the place on the document where the administrative fee
authorized by this section is disclosed, the amount of the
administrative fee and the following notice in type that is
boldfaced, capitalized, underlined, or otherwise
conspicuously set out from the surrounding written material:
"AN ADMINISTRATIVE FEE IS NOT AN OFFICIAL FEE

"AN ADMINISTRATIVE FEE IS NOT AN OFFICIAL FEE
AND IS NOT REQUIRED BY LAW BUT MAY BE CHARGED BY
A DEALER. THIS ADMINISTRATIVE FEE MAY RESULT IN
A PROFIT TO DEALER. NO PORTION OF THIS
ADMINISTRATIVE FEE IS FOR THE DRAFTING,
PREPARATION, OR COMPLETION OF DOCUMENTS OR THE
PROVIDING OF LEGAL ADVICE. THIS NOTICE IS

REQUIRED BY LAW.".

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[6.] 7. The general assembly believes that an administrative fee charged in compliance with this section is not the unauthorized practice of law or the unauthorized business of law so long as the activity or service for which the fee is charged is in compliance with the provisions of this section and does not result in the waiver of any rights or remedies. Recognizing, however, that the judiciary is the sole arbitrator of what constitutes the practice of law, in the event that a court determines that an administrative fee charged in compliance with this section, and that does not waive any rights or remedies of the buyer, is the unauthorized practice of law or the unauthorized business of law, then no person who paid that administrative fee may recover said fee or treble damages, as permitted under section 484.020, and no person who charged that fee shall be guilty of a misdemeanor, as provided under section 484.020.

302.010. Except where otherwise provided, when used in this chapter, the following words and phrases mean:

(1) "Circuit court", each circuit court in the state;

- 4 (2) "Commercial motor vehicle", a motor vehicle
- 5 designed or regularly used for carrying freight and
- 6 merchandise, or more than fifteen passengers;
- 7 (3) "Conviction", any final conviction; also a
- 8 forfeiture of bail or collateral deposited to secure a
- 9 defendant's appearance in court, which forfeiture has not
- 10 been vacated, shall be equivalent to a conviction, except
- 11 that when any conviction as a result of which points are
- assessed pursuant to section 302.302 is appealed, the term
- 13 "conviction" means the original judgment of conviction for
- 14 the purpose of determining the assessment of points, and the
- 15 date of final judgment affirming the conviction shall be the
- 16 date determining the beginning of any license suspension or
- 17 revocation pursuant to section 302.304;
- 18 (4) "Criminal history check", a search of criminal
- 19 records, including criminal history record information as
- 20 defined in section 43.500, maintained by the Missouri state
- 21 highway patrol in the Missouri criminal records repository
- 22 or by the Federal Bureau of Investigation as part of its
- 23 criminal history records, including, but not limited to, any
- 24 record of conviction, plea of guilty or nolo contendre, or
- 25 finding of guilty in any state for any offense related to
- 26 alcohol, controlled substances, or drugs;
- 27 (5) "Director", the director of revenue acting
- 28 directly or through the director's authorized officers and
- 29 agents;
- 30 (6) "Farm tractor", every motor vehicle designed and
- 31 used primarily as a farm implement for drawing plows, mowing
- 32 machines and other implements of husbandry;
- 33 (7) "Highway", any public thoroughfare for vehicles,
- 34 including state roads, county roads and public streets,
- 35 avenues, boulevards, parkways, or alleys in any municipality;

- 36 (8) "Incompetent to drive a motor vehicle", a person
 37 who has become physically incapable of meeting the
 38 prescribed requirements of an examination for an operator's
 39 license, or who has been adjudged by a probate division of
 40 the circuit court in a capacity hearing of being
- 41 incapacitated;
- 42 (9) "License", a license issued by a state to a person 43 which authorizes a person to operate a motor vehicle;
- 44 (10) "Motor vehicle", any self-propelled vehicle not
 45 operated exclusively upon tracks except motorized bicycles,
 46 as defined in section 307.180 and electric bicycles, as
 47 defined in section 301.010;
- 48 (11) "Motorcycle", a motor vehicle operated on two 49 wheels; however, this definition shall not include motorized 50 bicycles or electric bicycles as such terms are defined in 51 section 301.010;
- 52 (12) "Motortricycle", a motor vehicle operated on 53 three wheels, including a motorcycle operated with any 54 conveyance, temporary or otherwise, requiring the use of a 55 third wheel, but excluding an electric bicycle as defined in 56 section 301.010;
- 57 (13) "Moving violation", that character of traffic 58 violation where at the time of violation the motor vehicle 59 involved is in motion, except that the term does not include 60 the driving of a motor vehicle without a valid motor vehicle 61 registration license, or violations of sections 304.170 to 62 304.240, inclusive, relating to sizes and weights of 63 vehicles;
- (14) "Municipal court", every division of the circuit court having original jurisdiction to try persons for violations of city ordinances;
- 67 (15) "Nonresident", every person who is not a resident 68 of this state;

- (16) "Operator", every person who is in actual
- 70 physical control of a motor vehicle upon a highway;
- 71 (17) "Owner", a person who holds the legal title of a
- 72 vehicle or in the event a vehicle is the subject of an
- 73 agreement for the conditional sale or lease thereof with the
- 74 right of purchase upon performance of the conditions stated
- 75 in the agreement and with an immediate right of possession
- 76 vested in the conditional vendee or lessee, or in the event
- 77 a mortgagor of a vehicle is entitled to possession, then
- 78 such conditional vendee or lessee or mortgagor shall be
- 79 deemed the owner for the purpose of sections 302.010 to
- **80** 302.540;
- 81 (18) "Record" includes, but is not limited to, papers,
- 82 documents, facsimile information, microphotographic process,
- 83 electronically generated or electronically recorded
- 84 information, digitized images, deposited or filed with the
- 85 department of revenue;
- 86 (19) "Residence address", "residence", or "resident
- 87 address" shall be the location at which a person has been
- 88 physically present, and that the person regards as home. A
- 89 residence address is a person's true, fixed, principal, and
- 90 permanent home, to which a person intends to return and
- 91 remain, even though currently residing elsewhere;
- 92 (20) "Restricted driving privilege", a sixty-day
- 93 driving privilege issued by the director of revenue
- 94 following a suspension of driving privileges for the limited
- 95 purpose of driving in connection with the driver's business,
- 96 occupation, employment, formal program of secondary,
- 97 postsecondary or higher education, or for an alcohol
- 98 education or treatment program or certified ignition
- 99 interlock provider, or a ninety-day interlock restricted
- 100 privilege issued by the director of revenue for the limited
- 101 purpose of driving in connection with the driver's business,

- 102 occupation, employment, seeking medical treatment for such 103 driver or a dependent family member, attending school or 104 other institution of higher education, attending alcohol- or drug-treatment programs, seeking the required services of a 105 106 certified ignition interlock provider, fulfilling court 107 obligations, including required appearances and probation and parole obligations, religious services, the care of a 108 109 child or children, including scheduled visitation or 110 custodial obligations pursuant to a court order, fueling 111 requirements for any vehicle utilized, and seeking basic 112 nutritional requirements;
- "School bus", when used in sections 302.010 to 113 (21)114 302.540, means any motor vehicle, either publicly or privately owned, used to transport students to and from 115 school, or to transport pupils properly chaperoned to and 116 117 from any place within the state for educational purposes. 118 The term "school bus" shall not include a bus operated by a 119 public utility, municipal corporation or common carrier 120 authorized to conduct local or interstate transportation of passengers when such bus is not traveling a specific school 121 122 bus route but is:
- 123 (a) On a regularly scheduled route for the 124 transportation of fare-paying passengers; or

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- (b) Furnishing charter service for the transportation of persons enrolled as students on field trips or other special trips or in connection with other special events;
- 128 (22) "School bus operator", an operator who operates a
 129 school bus as defined in subdivision (21) of this section in
 130 the transportation of any schoolchildren and who receives
 131 compensation for such service. The term "school bus
 132 operator" shall not include any person who transports
 133 schoolchildren as an incident to employment with a school or
 134 school district, such as a teacher, coach, administrator,

- 135 secretary, school nurse, or janitor unless such person is
- under contract with or employed by a school or school
- 137 district as a school bus operator;
- 138 (23) "Signature", any method determined by the
- 139 director of revenue for the signing, subscribing or
- 140 verifying of a record, report, application, driver's
- 141 license, or other related document that shall have the same
- 142 validity and consequences as the actual signing by the
- 143 person providing the record, report, application, driver's
- 144 license or related document;
- 145 (24) "Substance abuse traffic offender program", a
- 146 program certified by the division of alcohol and drug abuse
- 147 of the department of mental health to provide education or
- 148 rehabilitation services pursuant to a professional
- 149 assessment screening to identify the individual needs of the
- 150 person who has been referred to the program as the result of
- 151 an alcohol- or drug-related traffic offense. Successful
- 152 completion of such a program includes participation in any
- 153 education or rehabilitation program required to meet the
- 154 needs identified in the assessment screening. The
- 155 assignment recommendations based upon such assessment shall
- 156 be subject to judicial review as provided in subsection 14
- 157 of section 302.304 and subsections 1 and 5 of section
- **158** 302.540;
- 159 (25) "Vehicle", any mechanical device on wheels,
- 160 designed primarily for use, or used on highways, except
- 161 motorized bicycles, electric bicycles, vehicles propelled or
- drawn by horses or human power, or vehicles used exclusively
- 163 on fixed rails or tracks, or cotton trailers or motorized
- 164 wheelchairs operated by handicapped persons.
 - 302.341. 1. If a Missouri resident charged with a
 - 2 moving traffic violation of this state or any county or
 - 3 municipality of this state fails to dispose of the charges

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of which the resident is accused through authorized
prepayment of fine and court costs and fails to appear on
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the return date or at any subsequent date to which the casehas been continued, or without good cause fails to pay any

8 fine or court costs assessed against the resident for any

9 such violation within the period of time specified or in

10 such installments as approved by the court or as otherwise

11 provided by law, any court having jurisdiction over the

12 charges shall within ten days of the failure to comply

inform the defendant by ordinary mail at the last address

14 shown on the court records that the court [will] may order

15 the director of revenue to suspend the defendant's driving

16 privileges if the charges are not disposed of and fully paid

17 within thirty days from the date of mailing. Thereafter, if

18 the defendant fails to timely act to dispose of the charges

19 and fully pay any applicable fines and court costs, the

20 court [shall] <u>may</u> notify the director of revenue of such

21 failure and of the pending charges against the defendant.

22 Upon receipt of this notification, the director shall

23 suspend the license of the driver, effective immediately,

24 and provide notice of the suspension to the driver at the

25 last address for the driver shown on the records of the

26 department of revenue. Such suspension shall remain in

27 effect until the court with the subject pending charge

28 requests setting aside the noncompliance suspension pending

29 final disposition, or satisfactory evidence of disposition

30 of pending charges and payment of fine and court costs, if

31 applicable, is furnished to the director by the individual.

32 The filing of financial responsibility with the [bureau of

33 safety responsibility,] department of revenue[,] shall not

34 be required as a condition of reinstatement of a driver's

35 license suspended solely under the provisions of this

36 [section] <u>subsection</u>.

- 2. The provisions of subsection 1 of this section

 shall not apply to minor traffic violations as defined in

 section 479.350; however, minor traffic violations shall be
- subject to subsection 3 of this section. 40 41 If a Missouri resident charged with a minor traffic 42 violation of this state or any county or municipality of this state fails to dispose of the charges of which the 43 44 resident is accused through authorized prepayment of fine and court costs and fails to appear on two return dates, or 45 46 without good cause fails to pay any fine or court costs assessed against the resident for any such violation within 47 48 the period of time specified or in such installments as 49 approved by the court or as otherwise provided by law, any court having jurisdiction over the charges shall, within ten 50 days of the failure to comply, inform the defendant by 51 52 ordinary mail at the last address shown on the court records that the court may order the director of revenue to suspend 53 54 the defendant's driving privileges if the charges are not 55 disposed of and fully paid within thirty days from the date 56 of mailing. Thereafter, if the defendant fails to timely act to dispose of the charges and fully pay any applicable 57 fines and court costs, the court may notify the director of 58 revenue of such failure and of the pending charges against 59 60 the defendant. Upon receipt of this notification, the director shall suspend the license of the driver, effective 61 62 immediately, and provide notice of the suspension to the 63 driver at the last address for the driver shown on the records of the department of revenue. Such suspension shall 64 remain in effect until the court with the subject pending 65 charge requests setting aside the noncompliance suspension 66 pending final disposition, or satisfactory evidence of 67 disposition of pending charges and payment of fine and court 68 69 costs, if applicable, is furnished to the director by the

- 70 individual. The filing of financial responsibility with the
- 71 department of revenue shall not be required as a condition
- 72 of reinstatement of a driver's license suspended solely
- 73 under the provisions of this subsection.
- 74 4. Where a defendant is charged exclusively with minor
- 75 traffic violations, as such term is defined in section
- 76 479.350, any suspension under this section shall be
- 77 accompanied by issuance from the director of revenue of
- 78 limited driving privileges for all purposes identified under
- 79 subdivision (2) of subsection 3 of section 302.309, unless
- 80 the director finds the defendant is ineligible for such
- 81 privileges under the provisions of section 302.309.
 - 302.755. 1. A person is disqualified from driving a
- 2 commercial motor vehicle for a period of not less than one
- 3 year if convicted of a first violation of:
- 4 (1) Driving a motor vehicle under the influence of
- 5 alcohol or a controlled substance, or of an alcohol-related
- 6 enforcement contact as defined in subsection 3 of section
- 7 302.525;
- 8 (2) Driving a commercial motor vehicle which causes a
- 9 fatality through the negligent operation of the commercial
- 10 motor vehicle, including but not limited to the offenses of
- 11 vehicular manslaughter, homicide by motor vehicle, and
- 12 negligent homicide;
- 13 (3) Driving a commercial motor vehicle while revoked
- 14 pursuant to section 302.727;
- 15 (4) Leaving the scene of an accident involving a
- 16 commercial or noncommercial motor vehicle operated by the
- 17 person;
- 18 (5) Using a commercial or noncommercial motor vehicle
- 19 in the commission of any felony, as defined in section
- 302.700, except a felony as provided in subsection 4 of this
- 21 section.

- 22 2. If any of the violations described in subsection 1
 23 of this section occur while transporting a hazardous
 24 material the person is disqualified for a period of not less
 25 than three years.
- Any person is disqualified from operating a 26 27 commercial motor vehicle for life if convicted of two or more violations of any of the offenses specified in 28 29 subsection 1 of this section, or any combination of those 30 offenses, arising from two or more separate incidents. 31 director may issue rules and regulations, in accordance with quidelines established by the Secretary, under which a 32 disqualification for life under this section may be reduced 33 to a period of not less than ten years. 34
 - 4. Any person is disqualified from driving a commercial motor vehicle for life who uses a commercial or noncommercial motor vehicle in the commission of any felony involving the manufacture, distribution, or dispensing of a controlled substance, or possession with intent to manufacture, distribute, or dispense a controlled substance.

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- 5. Any person is disqualified from operating a commercial motor vehicle for a period of not less than sixty days if convicted of two serious traffic violations or one hundred twenty days if convicted of three serious traffic violations, arising from separate incidents occurring within a three-year period.
- 47 6. Any person found to be operating a commercial motor 48 vehicle while having any measurable alcohol concentration 49 shall immediately be issued a continuous twenty-four-hour 50 out-of-service order by a law enforcement officer in this 51 state.
- 7. Any person who is convicted of operating acommercial motor vehicle beginning at the time of issuance

- of the out-of-service order until its expiration is guilty of a class A misdemeanor.
- 8. Any person convicted for the first time of driving while out of service shall be disqualified from driving a commercial motor vehicle in the manner prescribed in 49 CFR 383, or as amended by the Secretary.
- 9. Any person convicted of driving while out of service on a second occasion during any ten-year period, involving separate incidents, shall be disqualified in the manner prescribed in 49 CFR 383, or as amended by the Secretary.
- 10. Any person convicted of driving while out of service on a third or subsequent occasion during any tenyear period, involving separate incidents, shall be disqualified for a period of three years.
- 11. Any person convicted of a first violation of an out-of-service order while transporting hazardous materials or while operating a motor vehicle designed to transport sixteen or more passengers, including the driver, is disqualified for a period of one hundred eighty days.
- 12. Any person convicted of any subsequent violation
 of an out-of-service order in a separate incident within ten
 years after a previous violation, while transporting
 hazardous materials or while operating a motor vehicle
 designed to transport fifteen passengers, including the
 driver, is disqualified for a period of three years.
- 13. Any person convicted of any other offense as specified by regulations promulgated by the Secretary of Transportation shall be disqualified in accordance with such regulations.
- 14. After suspending, revoking, cancelling, or disqualifying a driver, the director shall update records to reflect such action and notify a nonresident's licensing

- 87 authority and the commercial driver's license information
- 88 system within ten days in the manner prescribed in 49 CFR
- 89 384, or as amended by the Secretary.
- 90 15. Any person disqualified from operating a
- 91 commercial motor vehicle pursuant to subsection 1, 2, 3 or 4
- 92 of this section shall have such commercial driver's license
- 93 cancelled, and upon conclusion of the period of
- 94 disqualification shall take the written and driving tests
- 95 and meet all other requirements of sections 302.700 to
- 96 302.780. Such disqualification and cancellation shall not
- 97 be withdrawn by the director until such person reapplies for
- 98 a commercial driver's license in this or any other state
- 99 after meeting all requirements of sections 302.700 to
- **100** 302.780.
- 101 16. The director shall disqualify a driver upon
- 102 receipt of notification that the Secretary has determined a
- driver to be an imminent hazard pursuant to 49 CFR 383.52.
- 104 Due process of a disqualification determined by the
- 105 Secretary pursuant to this section shall be held in
- 106 accordance with regulations promulgated by the Secretary.
- 107 The period of disqualification determined by the Secretary
- 108 pursuant to this section shall be served concurrently to any
- 109 other period of disqualification which may be imposed by the
- 110 director pursuant to this section. Both disqualifications
- 111 shall appear on the driving record of the driver.
- 112 17. The director shall disqualify a commercial license
- 113 holder or operator of a commercial motor vehicle from
- 114 operation of any commercial motor vehicle upon receipt of a
- 115 conviction for an offense of failure to appear or pay, and
- 116 such disqualification shall remain in effect until the
- 117 director receives notice that the person has complied with
- 118 the requirement to appear or pay.

- 119 18. The disqualification period must be in addition to 120 any other previous periods of disqualification in the manner 121 prescribed in 49 CFR 383, or as amended by the Secretary,
- 122 except when the major or serious violations are a result of
- 123 the same incident.
- 124 19. Any person is disqualified from driving a
- 125 commercial motor vehicle for life if convicted of using a
- commercial motor vehicle in the commission of a felony
- involving an act or practice of severe forms of trafficking
- in persons, as defined in 22 U.S.C. Section 7102 (11). A
- 129 disqualification for life under this subsection shall not be
- reduced.
 - 303.020. As used in this chapter the following words
 - 2 and phrases shall mean:
 - 3 (1) "Chauffeur", a person who is employed for the
 - 4 principal purpose of operating a motor vehicle or any person
 - 5 who drives a motor vehicle while in use as a public or
 - 6 common carrier of persons or property for hire;
 - 7 (2) "Director", director of revenue of the state of
 - 8 Missouri, acting directly or through his authorized officers
 - 9 and agents;
- 10 (3) "Judgment", a final judgment by a court of
- 11 competent jurisdiction of any state or of the United States,
- 12 upon a claim for relief for damages, including damages for
- 13 care and loss of services, because of bodily injury to or
- 14 death of any person, or for damages because of injury to or
- 15 destruction of property, including the loss of use thereof,
- or upon a claim for relief on any agreement or settlement
- 17 for such damages arising out of the ownership, maintenance
- 18 or use of any motor vehicle;
- 19 (4) "License", an operator's or driver's license,
- 20 temporary instruction permit, chauffeur's or registered
- 21 operator's license issued under the laws of this state;

- 22 (5) "Motor vehicle", a self-propelled vehicle which is 23 designed for use upon a highway, except trailers designed 24 for use with such vehicles, traction engines, road rollers, farm tractors, tractor cranes, power shovels, well drillers 25 26 [and], motorized bicycles[,] as defined in section 307.180, electric bicycles as defined in section 301.010, and every 27 vehicle which is propelled by electric power obtained from 28 29 overhead wires but not operated upon rails;
- 30 (6) "Nonresident", a person not a resident of the 31 state of Missouri;
- 32 (7) "Nonresident's operating privilege", the privilege 33 conferred upon a nonresident by the laws of this state 34 pertaining to the operation by him of a motor vehicle, or 35 the use of a motor vehicle owned by him in this state;
 - (8) "Operator", a person who is in actual physical control of a motor vehicle;

- "Owner", a person who holds the legal title to a 38 motor vehicle; or in the event a motor vehicle is the 39 40 subject of an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the 41 conditions stated in the agreement and with an immediate 42 right of possession vested in the conditional vendee or 43 lessee, or in the event a mortgagor of a motor vehicle is 44 45 entitled to possession thereof, then such conditional vendee or lessee or mortgagor; 46
- 47 "Proof of financial responsibility", proof of 48 ability to respond in damages for liability, on account of accidents occurring subsequent to the effective date of said 49 50 proof, arising out of the ownership, maintenance or use of a motor vehicle, in the amount of twenty-five thousand dollars 51 because of bodily injury to or death of one person in any 52 one accident, and, subject to said limit for one person, in 53 54 the amount of fifty thousand dollars because of bodily

- 55 injury to or death of two or more persons in any one
- 56 accident, and in the amount of twenty-five thousand dollars
- 57 because of injury to or destruction of property of others in
- 58 any one accident;
- 59 (11) "Registration", registration certificate or
- 60 certificates and registration plates issued under the laws
- of this state pertaining to the registration of motor
- 62 vehicles;
- (12) "State", any state, territory or possession of
- 64 the United States, the District of Columbia, or any province
- of the Dominion of Canada;
- 66 (13) "Street" or "highway", the entire width between
- 67 property lines of every way or place of whatever nature when
- 68 any part thereof is open to the use of the public, as a
- 69 matter of right, for purposes of vehicular traffic.
 - 304.001. As used in this chapter and chapter 307, the
- 2 following terms shall mean:
- 3 (1) "Abandoned property", any unattended motor
- 4 vehicle, trailer, all-terrain vehicle, outboard motor or
- 5 vessel removed or subject to removal from public or private
- 6 property as provided in sections 304.155 and 304.157,
- 7 whether or not operational. For any vehicle towed from the
- 8 scene of an accident at the request of law enforcement and
- 9 not retrieved by the vehicle's owner within five days of the
- 10 accident, the agency requesting the tow shall be required to
- 11 write an abandoned property report or a crime inquiry and
- 12 inspection report;
- 13 (2) "Commercial vehicle enforcement officers",
- 14 employees of the Missouri state highway patrol who are not
- 15 members of the patrol but who are appointed by the
- 16 superintendent of the highway patrol to enforce the laws,
- 17 rules, and regulations pertaining to commercial vehicles,

- 18 trailers, special mobile equipment and drivers of such
- 19 vehicles;
- 20 (3) "Commercial vehicle inspectors", employees of the
- 21 Missouri state highway patrol who are not members of the
- 22 patrol but who are appointed by the superintendent of the
- 23 highway patrol to supervise or operate permanent or portable
- 24 weigh stations in the enforcement of commercial vehicle laws;
- 25 (4) "Commission", the state highways and
- 26 transportation commission;
- 27 (5) "Department", the state transportation department;
- 28 (6) "Freeway", a divided state highway with four or
- 29 more lanes, with no access to the throughways except the
- 30 established interchanges and with no at-grade crossings;
- 31 (7) "Interstate highway", a state highway included in
- 32 the national system of interstate highways located within
- 33 the boundaries of Missouri, as officially designated or as
- 34 may be hereafter designated by the state highways and
- 35 transportation commission with the approval of the Secretary
- 36 of Transportation, pursuant to Title 23, U.S.C., as amended;
- 37 (8) "Members of the patrol", the superintendent,
- 38 lieutenant colonel, majors, captains, director of radio,
- 39 lieutenants, sergeants, corporals and patrolmen of the
- 40 Missouri state highway patrol;
- 41 (9) "Off-road vehicle", any vehicle designed for or
- 42 capable of cross-country travel on or immediately over land,
- 43 water, ice, snow, marsh, swampland, or other natural terrain
- 44 without benefit of a road or trail:
- 45 (a) Including, without limitation, the following:
- 46 a. Jeeps;
- b. All-terrain vehicles;
- 48 c. Dune buggies;
- d. Multiwheel drive or low-pressure tire vehicles;

- e. Vehicle using an endless belt, or tread or treads,
- or a combination of tread and low-pressure tires;
- f. Motorcycles, trail bikes, minibikes and related
- 53 vehicles;
- 54 g. Any other means of transportation deriving power
- from any source other than muscle or wind; and
- 56 (b) Excluding the following:
- 57 a. Registered motorboats;
- b. Aircraft;
- c. Any military, fire or law enforcement vehicle;
- d. Farm-type tractors and other self-propelled
- 61 equipment for harvesting and transporting farm or forest
- 62 products;
- e. Any vehicle being used for farm purposes, earth
- 64 moving, or construction while being used for such purposes
- 65 on the work site;
- f. Self-propelled lawnmowers, or lawn or garden
- 67 tractors, or golf carts, while being used exclusively for
- 68 their designed purpose; and
- 69 g. Any vehicle being used for the purpose of
- 70 transporting a handicapped person;
- 71 h. Electric bicycles, as defined in section 301.010;
- 72 (10) "Person", any natural person, corporation, or
- 73 other legal entity;
- 74 (11) "Right-of-way", the entire width of land between
- 75 the boundary lines of a state highway, including any roadway;
- 76 (12) "Roadway", that portion of a state highway
- 77 ordinarily used for vehicular travel, exclusive of the berm
- 78 or shoulder;
- 79 (13) "State highway", a highway constructed or
- 80 maintained by the state highways and transportation
- 81 commission with the aid of state funds or United States

- 82 government funds, or any highway included by authority of
- 83 law in the state highway system, including all right-of-way;
- 84 (14) "Towing company", any person or entity which
- 85 tows, removes or stores abandoned property;
- 86 (15) "Urbanized area", an area with a population of
- 87 fifty thousand or more designated by the Bureau of the
- 88 Census, within boundaries to be fixed by the state highways
- 89 and transportation commission and local officials in
- 90 cooperation with each other and approved by the Secretary of
- 91 Transportation. The boundary of an urbanized area shall, at
- 92 a minimum, encompass the entire urbanized area as designed
- 93 by the Bureau of the Census.
 - 304.153. 1. As used in this section, the following
- 2 terms shall mean:
- 3 (1) "Law enforcement officer", any public servant,
- 4 other than a patrol officer, who is defined as a law
- 5 enforcement officer under section 556.061;
- 6 (2) "Motor club", [an organization which motor vehicle
- 7 drivers and owners may join that provide certain benefits
- 8 relating to driving a motor vehicle] a legal entity that, in
- 9 consideration of dues, assessments, or periodic payments of
- 10 money, promises to provide motor club services to its
- 11 members or subscribers in accordance with section 385.450;
- 12 (3) "Patrol officer", a Missouri state highway patrol
- 13 officer;
- 14 (4) "Tow list", a list of approved towing companies
- 15 compiled, maintained, and utilized by the Missouri state
- 16 highway patrol or its designee;
- 17 (5) "Tow management company", any sole proprietorship,
- 18 partnership, corporation, fiduciary, association, or other
- 19 business entity that manages towing logistics for government
- 20 agencies or motor clubs;

- 21 (6) "Tow truck", a rollback or car carrier, wrecker,
- or tow truck as defined under section 301.010;
- 23 (7) "Towing", moving or removing, or the preparation
- 24 therefor, of a vehicle by another vehicle for which a
- 25 service charge is made, either directly or indirectly,
- 26 including any dues or other charges of clubs or associations
- 27 which provide towing services;
- 28 (8) "Towing company", any person, partnership,
- 29 corporation, fiduciary, association, or other entity that
- 30 operates a wrecker or towing service as defined under
- 31 section 301.010.
- 32 2. In authorizing a towing company to perform
- 33 services, any patrol officer or law enforcement officer
- 34 within the officer's jurisdiction, or Missouri department of
- 35 transportation employee, may utilize the services of a tow
- 36 management company or tow list, provided:
- 37 (1) The Missouri state highway patrol is under no
- 38 obligation to include or retain the services of any towing
- 39 company in any contract or agreement with a tow management
- 40 company or any tow list established pursuant to this
- 41 section. A towing company is subject to removal from a tow
- 42 list at any time;
- 43 (2) Notwithstanding any other provision of law or any
- 44 regulation established pursuant to this section, an owner or
- 45 operator's request for a specific towing company shall be
- 46 honored by the Missouri state highway patrol unless:
- 47 (a) The requested towing company cannot or does not
- 48 respond in a reasonable time, as determined by a law
- 49 enforcement officer; or
- 50 (b) The vehicle to be towed poses an immediate traffic
- 51 hazard, as determined by a law enforcement officer.

3. A patrol officer shall not use a towing company
located outside of Missouri under this section except under
the following circumstances:

- (1) A state or federal emergency has been declared; or
- 56 (2) The driver or owner of the vehicle, or a motor 57 club of which the driver or owner is a member, requests a 58 specific out-of-state towing company.
- 4. A towing company shall not tow a vehicle to a location outside of Missouri without the consent of the driver or owner of the motor vehicle, or without the consent of a motor club of which the driver or owner of the motor vehicle is a member.
- Any towing company or tow truck arriving at the 64 scene of an accident that has not been called by a patrol 65 officer, a law enforcement officer, a Missouri department of 66 transportation employee, the driver or owner of the motor 67 vehicle or his or her authorized agent, including a motor 68 club of which the driver or owner is a member, shall be 69 70 prohibited from towing the vehicle from the scene of the accident, unless the towing company or tow truck operator is 71 rendering emergency aid in the interest of public safety, or 72 73 is operating during a declared state of emergency under 74 section 44.100.
- 75 6. A tow truck operator that stops and tows a vehicle from the scene of an accident in violation of subsection 5 76 of this section shall be guilty of a class D misdemeanor 77 78 upon conviction or pleading quilty for the first violation, and such tow truck shall be subject to impounding. 79 penalty for a second violation shall be a class A 80 81 misdemeanor, and the penalty for any third or subsequent violation shall be a class D felony. A violation of this 82 section shall not preclude the tow truck operator from being 83 84 charged with tampering under chapter 569.

- 7. The provisions of this section shall also apply to motor vehicles towed under section 304.155 or 304.157.
- 87 8. The provisions of this section shall not apply to counties of the third or fourth classification.
 - 304.180. 1. No vehicle or combination of vehicles
- 2 shall be moved or operated on any highway in this state
- 3 having a greater weight than twenty thousand pounds on one
- 4 axle, no combination of vehicles operated by transporters of
- 5 general freight over regular routes as defined in section
- 6 390.020 shall be moved or operated on any highway of this
- 7 state having a greater weight than the vehicle
- 8 manufacturer's rating on a steering axle with the maximum
- 9 weight not to exceed twelve thousand pounds on a steering
- 10 axle, and no vehicle shall be moved or operated on any state
- 11 highway of this state having a greater weight than thirty-
- 12 four thousand pounds on any tandem axle; the term "tandem
- 13 axle" shall mean a group of two or more axles, arranged one
- 14 behind another, the distance between the extremes of which
- is more than forty inches and not more than ninety-six
- 16 inches apart.
- 2. An "axle load" is defined as the total load
- 18 transmitted to the road by all wheels whose centers are
- 19 included between two parallel transverse vertical planes
- 20 forty inches apart, extending across the full width of the
- 21 vehicle.
- 3. Subject to the limit upon the weight imposed upon a
- 23 highway of this state through any one axle or on any tandem
- 24 axle, the total gross weight with load imposed by any group
- 25 of two or more consecutive axles of any vehicle or
- 26 combination of vehicles shall not exceed the maximum load in
- 27 pounds as set forth in the following table:
- 28 Distance in feet between the
- 29 extremes of any group of two or

more consecutive axles, measured
to the nearest foot, except where
indicated otherwise

33 Maximum load in pounds 34 feet 2 axles axles axles 3 axles axles axles 3 axles axles 36 4 34,000 34,000 34,000 34,000 34,000 38 6 34,000							
35 axles ax	33		Maximum load in pounds				
37		feet					6 axles
38 6 34,000	36	4	34,000				
39 7 34,000 42,000 42,000 42,000 42,000 42,000 42,000 42,000 42,500 42,000 42,500 42,000 42,500 42,500 42,500 42,500 42,500 44 11 40,000 44,000 44,000 45,000 50,000 45,500 50,500 47 44 40,000 45,500 50,500 47 40,000 46,500 51,500 48 15 40,000 47,000 52,000 49 16 40,000 48,500 53,500 58,500 50 17 40,000 48,500 53,500 58,500 51 18 40,000 49,500 54,000 59,000	37	5	34,000				
40 8 34,000 34,000 41 More than 8 38,000 42,000 42 9 39,000 42,500 43 10 40,000 43,500 44 11 40,000 44,000 45 12 40,000 45,000 50,000 46 13 40,000 45,500 50,500 47 14 40,000 46,500 51,500 48 15 40,000 47,000 52,000 49 16 40,000 48,000 52,500 58,000 50 17 40,000 49,500 54,000 59,000 51 18 40,000 49,500 54,000 59,000	38	6	34,000				
41 More than 8 38,000 42,000 42 9 39,000 42,500 43 10 40,000 43,500 44 11 40,000 45,000 50,000 45 12 40,000 45,500 50,500 46 13 40,000 45,500 51,500 47 14 40,000 46,500 51,500 48 15 40,000 47,000 52,000 49 16 40,000 48,000 52,500 58,000 50 17 40,000 48,500 53,500 58,500 51 18 40,000 49,500 54,000 59,000	39	7	34,000				
42 9 39,000 42,500 43 10 40,000 43,500 44 11 40,000 44,000 45 12 40,000 45,000 50,000 46 13 40,000 45,500 50,500 47 14 40,000 46,500 51,500 48 15 40,000 47,000 52,000 49 16 40,000 48,000 52,500 58,000 50 17 40,000 48,500 53,500 58,500 51 18 40,000 49,500 54,000 59,000	40	8	34,000	34,000			
43 10 40,000 43,500 44 11 40,000 44,000 45 12 40,000 45,000 50,000 46 13 40,000 45,500 50,500 47 14 40,000 46,500 51,500 48 15 40,000 47,000 52,000 49 16 40,000 48,000 52,500 58,000 50 17 40,000 48,500 53,500 58,500 51 18 40,000 49,500 54,000 59,000	41	More than 8	38,000	42,000			
44 11 40,000 44,000 45 12 40,000 45,000 50,000 46 13 40,000 45,500 50,500 47 14 40,000 46,500 51,500 48 15 40,000 47,000 52,000 49 16 40,000 48,000 52,500 58,000 50 17 40,000 48,500 53,500 58,500 51 18 40,000 49,500 54,000 59,000	42	9	39,000	42,500			
45 12 40,000 45,000 50,000 46 13 40,000 45,500 50,500 47 14 40,000 46,500 51,500 48 15 40,000 47,000 52,000 49 16 40,000 48,000 52,500 58,000 50 17 40,000 48,500 53,500 58,500 51 18 40,000 49,500 54,000 59,000	43	10	40,000	43,500			
46 13 40,000 45,500 50,500 47 14 40,000 46,500 51,500 48 15 40,000 47,000 52,000 49 16 40,000 48,000 52,500 58,000 50 17 40,000 48,500 53,500 58,500 51 18 40,000 49,500 54,000 59,000	44	11	40,000	44,000			
47 14 40,000 46,500 51,500 48 15 40,000 47,000 52,000 49 16 40,000 48,000 52,500 58,000 50 17 40,000 48,500 53,500 58,500 51 18 40,000 49,500 54,000 59,000	45	12	40,000	45,000	50,000		
48	46	13	40,000	45,500	50,500		
49 16 40,000 48,000 52,500 58,000 50 17 40,000 48,500 53,500 58,500 51 18 40,000 49,500 54,000 59,000	47	14	40,000	46,500	51,500		
50 17 40,000 48,500 53,500 58,500 51 18 40,000 49,500 54,000 59,000	48	15	40,000	47,000	52,000		
51 18 40,000 49,500 54,000 59,000	49	16	40,000	48,000	52,500	58,000	
	50	17	40,000	48,500	53 , 500	58 , 500	
52 19 40,000 50,000 54,500 60,000	51	18	40,000	49,500	54,000	59,000	
	52	19	40,000	50,000	54,500	60,000	
53 20 40,000 51,000 55,500 60,500 66,00	53	20	40,000	51,000	55,500	60,500	66,000
54 21 40,000 51,500 56,000 61,000 66,50	54	21	40,000	51,500	56,000	61,000	66,500

55	22	40,000	52,500	56,500	61,500	67,000
56	23	40,000	53,000	57,500	62,500	68,000
57	24	40,000	54,000	58,000	63,000	68,500
58	25	40,000	54,500	58,500	63,500	69,000
59	26	40,000	55 , 500	59 , 500	64,000	69,500
60	27	40,000	56,000	60,000	65,000	70,000
61	28	40,000	57 , 000	60,500	65 , 500	71,000
62	29	40,000	57 , 500	61,500	66,000	71,500
63	30	40,000	58,500	62,000	66,500	72,000
64	31	40,000	59,000	62,500	67,500	72,500
65	32	40,000	60,000	63,500	68,000	73,000
66	33	40,000	60,000	64,000	68,500	74,000
67	34	40,000	60,000	64,500	69,000	74,500
68	35	40,000	60,000	65,500	70,000	75 , 000
69	36		60,000	66,000	70,500	75 , 500
70	37		60,000	66,500	71,000	76,000
71	38		60,000	67,500	72,000	77,000
72	39		60,000	68,000	72,500	77,500
73	40		60,000	68,500	73,000	78,000
74	41		60,000	69,500	73,500	78 , 500
75	42		60,000	70,000	74,000	79,000
76	43		60,000	70,500	75,000	80,000
77	44		60,000	71,500	75,500	80,000
78	45		60,000	72,000	76,000	80,000

79	46	60,000	72,500	76,500	80,000
80	47	60,000	73,500	77,500	80,000
81	48	60,000	74,000	78 , 000	80,000
82	49	60,000	74,500	78 , 500	80,000
83	50	60,000	75 , 500	79,000	80,000
84	51	60,000	76,000	80,000	80,000
85	52	60,000	76,500	80,000	80,000
86	53	60,000	77,500	80,000	80,000
87	54	60,000	78,000	80,000	80,000
88	55	60,000	78,500	80,000	80,000
89	56	60,000	79,500	80,000	80,000
90	57	60,000	80,000	80,000	80,000

Notwithstanding the above table, two consecutive sets of tandem axles may carry a gross load of thirty-four thousand pounds each if the overall distance between the first and last axles of such consecutive sets of tandem axles is thirty-six feet or more.

4. Whenever the state highways and transportation commission finds that any state highway bridge in the state is in such a condition that use of such bridge by vehicles of the weights specified in subsection 3 of this section will endanger the bridge, or the users of the bridge, the commission may establish maximum weight limits and speed limits for vehicles using such bridge. The governing body of any city or county may grant authority by act or ordinance to the commission to enact the limitations established in this section on those roadways within the

- 106 purview of such city or county. Notice of the weight limits
 107 and speed limits established by the commission shall be
 108 given by posting signs at a conspicuous place at each end of
 109 any such bridge.
- 5. Nothing in this section shall be construed as permitting lawful axle loads, tandem axle loads or gross loads in excess of those permitted under the provisions of P.L. 97-424 codified in Title 23 of the United States Code (23 U.S.C. Section 101, et al.), as amended.
- 115 6. Notwithstanding the weight limitations contained in this section, any vehicle or combination of vehicles 116 operating on highways other than the interstate highway 117 118 system may exceed single axle, tandem axle and gross weight 119 limitations in an amount not to exceed two thousand pounds. 120 However, total gross weight shall not exceed eighty thousand 121 pounds, except as provided in subsections 9, 10, 12, [and] 122 13, and 14 of this section.
- Notwithstanding any provision of this section to 123 7. 124 the contrary, the commission shall issue a single-use special permit, or upon request of the owner of the truck or 125 equipment shall issue an annual permit, for the transporting 126 127 of any crane or concrete pump truck or well-drillers' equipment. The commission shall set fees for the issuance 128 129 of permits and parameters for the transport of cranes 130 pursuant to this subsection. Notwithstanding the provisions of section 301.133, cranes, concrete pump trucks, or well-131 drillers' equipment may be operated on state-maintained 132 roads and highways at any time on any day. 133
 - 8. Notwithstanding the provision of this section to the contrary, the maximum gross vehicle limit and axle weight limit for any vehicle or combination of vehicles equipped with an idle reduction technology may be increased by a quantity necessary to compensate for the additional

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- 139 weight of the idle reduction system as provided for in 23 140 U.S.C. Section 127, as amended. In no case shall the 141 additional weight increase allowed by this subsection be greater than five hundred fifty pounds. Upon request by an 142 appropriate law enforcement officer, the vehicle operator 143 144 shall provide proof that the idle reduction technology is fully functional at all times and that the gross weight 145 146 increase is not used for any purpose other than for the use 147 of idle reduction technology.
- 148 Notwithstanding any provision of this section or any other law to the contrary, the total gross weight of any 149 vehicle or combination of vehicles hauling milk from a farm 150 151 to a processing facility or livestock may be as much as, but 152 shall not exceed, eighty-five thousand five hundred pounds 153 while operating on highways other than the interstate 154 highway system. The provisions of this subsection shall not 155 apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways. 156

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- 10. Notwithstanding any provision of this section or any other law to the contrary, any vehicle or combination of vehicles hauling grain or grain coproducts during times of harvest may be as much as, but not exceeding, ten percent over the maximum weight limitation allowable under subsection 3 of this section while operating on highways other than the interstate highway system. The provisions of this subsection shall not apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways.
- 11. Notwithstanding any provision of this section or 168 any other law to the contrary, the commission shall issue 169 emergency utility response permits for the transporting of 170 utility wires or cables, poles, and equipment needed for 171 repair work immediately following a disaster where utility

172 service has been disrupted. Under exigent circumstances, 173 verbal approval of such operation may be made either by the 174 department of transportation motor carrier compliance 175 supervisor or other designated motor carrier services 176 representative. Utility vehicles and equipment used to 177 assist utility companies granted special permits under this subsection may be operated and transported on state-178 179 maintained roads and highways at any time on any day. The 180 commission shall promulgate all necessary rules and 181 regulations for the administration of this section. Any 182 rule or portion of a rule, as that term is defined in 183 section 536.010, that is created under the authority delegated in this section shall become effective only if it 184 185 complies with and is subject to all of the provisions of 186 chapter 536 and, if applicable, section 536.028. 187 section and chapter 536 are nonseverable and if any of the 188 powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove 189 190 and annul a rule are subsequently held unconstitutional, 191 then the grant of rulemaking authority and any rule proposed 192 or adopted after August 28, 2014, shall be invalid and void. 193 Notwithstanding any provision of this section to 194 the contrary, emergency vehicles designed to be used under 195 emergency conditions to transport personnel and equipment 196 and to support the suppression of fires and mitigate 197 hazardous situations may have a maximum gross vehicle weight 198 of eighty-six thousand pounds inclusive of twenty-four thousand pounds on a single steering axle; thirty-three 199 200 thousand five hundred pounds on a single drive axle; sixty-201 two thousand pounds on a tandem axle; or fifty-two thousand 202 pounds on a tandem rear-drive steer axle; except that, such 203 emergency vehicles shall only operate on the Dwight D.

- Eisenhower National System of Interstate and DefenseHighways.
- 206 13. Notwithstanding any provision of this section to
- 207 the contrary, a vehicle operated by an engine fueled
- 208 primarily by natural gas may operate upon the public
- 209 highways of this state in excess of the vehicle weight
- 210 limits set forth in this section by an amount that is equal
- 211 to the difference between the weight of the vehicle
- 212 attributable to the natural gas tank and fueling system
- 213 carried by that vehicle and the weight of a comparable
- 214 diesel tank and fueling system. In no event shall the
- 215 maximum gross vehicle weight of the vehicle operating with a
- 216 natural gas engine exceed eighty-two thousand pounds.
- 217 14. Notwithstanding any provision of law to the
- 218 contrary, local log trucks and local log truck tractors, as
- 219 defined in section 301.010, may be operated with a weight
- 220 not exceeding twenty-two thousand four hundred pounds on one
- 221 axle or a weight not exceeding forty-four thousand eight
- 222 hundred pounds on any tandem axle, except the front steering
- 223 axle shall not exceed fifteen thousand pounds or the gross
- vehicle weight rating set by the manufacturer, and may have
- 225 a total weight of up to one hundred five thousand pounds.
- 226 Provided however, when operating on the national system of
- interstate and defense highways described in 23 U.S.C.
- 228 Section 103, as amended, or outside the radius from the
- forested site specified in section 301.010 with an extended
- 230 distance local log truck permit, the vehicle shall not
- 231 exceed the weight limits otherwise specified in this section.
 - 304.240. 1. Any person, firm, corporation,
 - 2 partnership or association violating any of the provisions
 - 3 of sections 304.170 to 304.230 shall be deemed quilty of a
 - 4 misdemeanor and upon conviction thereof shall be punished by
 - 5 a fine of not less than five dollars or by confinement in a

- 6 county jail for not more than twelve months, or by both the
- 7 fine and confinement; provided, however, that where load
- 8 limits as defined in sections 304.180 to 304.220 have been
- 9 violated, the fine shall be two cents for each pound of
- 10 excess weight up to and including five hundred, and five
- 11 cents for each pound of excess weight above five hundred and
- 12 not exceeding one thousand, and ten cents for each pound in
- 13 excess weight above one thousand; provided that, when any
- 14 vehicle is being operated under a special permit as provided
- in section 304.200, the term "excess weight" means only
- 16 weight in excess of the amount permitted in the permit as
- 17 issued. The court may, in its discretion, cause to be
- 18 impounded the motor vehicle operated by any person violating
- 19 the provisions of this section until such time as the fine
- 20 and cost assessed by the court under this section is paid.
- 21 2. Notwithstanding subsection 1 of this section, the
- 22 fine for a load-limit violation under sections 304.180 to
- 23 304.220 involving a local log truck or a local log truck
- 24 tractor, as such terms are defined in section 301.010, shall
- 25 be as follows:
- 26 (1) If the weight exceeds the limit by one pound to
- 27 four thousand nine hundred ninety-nine pounds, the fine
- 28 shall be ten cents for each pound of excess weight;
- 29 (2) If the weight exceeds the limit by five thousand
- 30 pounds to nine thousand nine hundred ninety-nine pounds, the
- 31 fine shall be twenty cents for each pound of excess weight;
- 32 and
- 33 (3) If the weight exceeds the limit by ten thousand
- 34 pounds or more, the fine shall be fifty cents for each pound
- 35 of excess weight.
 - 304.900. 1. As used in this section, the following
- 2 terms mean:

- 3 (1) "Agent", a person given the responsibility, by an
- 4 entity, of navigating and operating a personal delivery
- 5 device;
- 6 (2) "Personal delivery device", a powered device
- 7 operated primarily on sidewalks and crosswalks, intended
- 8 primarily for the transport of property on public rights-of-
- 9 way, and capable of navigating with or without the active
- 10 control or monitoring of a natural person. Notwithstanding
- any other provision of law, a "personal delivery device"
- 12 shall not be defined as a motor vehicle or a vehicle;
- 13 (3) "Personal delivery device operator", an entity or
- 14 its agent that exercises physical control or monitoring over
- 15 the navigation system and operation of a personal delivery
- 16 device. A "personal delivery device operator" does not
- include an entity or person that requests or receives the
- 18 services of a personal delivery device for the purpose of
- 19 transporting property or an entity or person who merely
- 20 arranges for and dispatches the requested services of a
- 21 personal delivery device.
- 22 2. Notwithstanding any other provision of law, a
- 23 personal delivery device is authorized to operate in this
- 24 state:
- 25 (1) On any sidewalk or crosswalk of any county or
- 26 municipality in the state; and
- 27 (2) On any roadway of any county or municipality in
- 28 the state, provided that the personal delivery device shall
- 29 not unreasonably interfere with motor vehicles or traffic.
- 30 3. A personal delivery device shall:
- 31 (1) Not block public rights-of-way;
- 32 (2) Obey all traffic and pedestrian control signals
- 33 and devices;
- 34 (3) Operate at a speed that does not exceed a maximum
- 35 speed of ten miles per hour on a sidewalk or crosswalk;

- 36 (4) Contain a unique identifying number that is
 37 displayed on the device;
- (5) Include a means of identifying the personal
- 39 <u>delivery device operator; and</u>
- 40 (6) Be equipped with a system that enables the personal delivery device to come to a controlled stop.
- 42 <u>4. Subject to the requirements of this section, a</u>
 43 <u>personal delivery device operating on a sidewalk or</u>
 44 <u>crosswalk shall have all the responsibilities applicable to</u>
 45 a pedestrian under the same circumstances.
- 46 <u>5. A personal delivery device shall be exempt from</u>47 <u>motor vehicle registration requirements.</u>
- 48 6. A personal delivery device operator shall maintain
 49 an insurance policy that provides general liability coverage
 50 of at least one hundred thousand dollars for damages arising
 51 from the combined operations of personal delivery devices
 52 under a personal delivery device operator's control.
- 53 7. If the personal delivery device is being operated
 54 between sunset and sunrise, it shall be equipped with
 55 lighting on both the front and rear of the personal delivery
 56 device visible in clear weather from a distance of at least
 57 five hundred feet to the front and rear of the personal
 58 delivery device.

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- 8. A personal delivery device shall not be used for the transportation of hazardous material regulated under the Hazardous Materials Transportation Act, 49 USC Section 5103, and required to be placarded under 49 CFR Part 172, Subpart F.
- 9. Nothing in this section shall prohibit a political
 subdivision from regulating the operation of personal
 delivery devices on a highway or pedestrian area to insure
 the welfare and safety of its residents. However, political
 subdivisions shall not regulate the design, manufacture and

- 69 maintenance of a personal delivery device nor the types of
- 70 property that may be transported by a personal delivery
- 71 device. Additionally, no political subdivision shall treat
- 72 personal delivery devices differently for the purposes of
- 73 assessment and taxation or other charges from personal
- 74 property that is similar in nature.
- 75 10. A personal delivery device operator may not sell
- or disclose a personally identifiable likeness to a third
- 77 party in exchange for monetary compensation. For purposes
- 78 of this section, a personally identifiable likeness includes
- 79 photographic images, videos, digital image files, or other
- 80 digital data that can be used to either directly or
- 81 indirectly identify an individual. "Personally identifiable
- 82 likeness" does not include aggregated or anonymized data.
- 83 The use of any personally identifiable likeness by a
- 84 personal delivery device operator to improve their products
- 85 and services is allowed under this section. Information
- 86 that would otherwise be protected under this section as
- 87 confidential shall only be provided to a law enforcement
- 88 entity with a properly executed, lawful subpoena.
 - 307.025. The subsequent provisions of this chapter
- 2 with respect to equipment and lights on vehicles shall not
- 3 apply to agricultural machinery and implements, road
- 4 machinery, road rollers, traction engines, motorized
- 5 bicycles, electric bicycles as defined in section 301.010,
- 6 or farm tractors except as in this chapter made applicable.
 - 307.128. 1. A headlamp on a motorcycle may be wired
- 2 to modulate either the upper beam or the lower beam from its
- 3 maximum intensity to a lesser intensity provided that:
- 4 (1) The rate of modulation shall be two hundred forty
- 5 plus or minus forty cycles per minute;
- 6 (2) The headlamp shall be operated at a maximum power
- 7 for fifty to seventy percent of each cycle;

- 8 (3) The lowest intensity at any test point shall not 9 be less than seventeen percent of the maximum intensity 10 measured at the same point;
- 11 (4) The modulator switch shall be wired in the power 12 lead of the beam filament being modulated and not in the 13 ground side of the circuit;
- 14 (5) Means shall be provided so that both the lower 15 beam and the upper beam remain operable in the event of a 16 modulation failure;
- 17 The system shall include a sensor mounted with the axis of its sensing element perpendicular to a horizontal 18 plane. Headlamp modulation shall cease whenever the level 19 20 of light emitted by a tungsten filament operating at three thousand degrees kelvin is either less than two hundred 21 seventy lux of direct light for upward pointing sensors or 22 23 less than sixty lux of reflected light for downward pointing 24 sensors. The light is measured by a silicon cell type light meter that is located at the sensor and pointing in the same 25 26 direction as the sensor. A photo gray card is placed at ground level to simulate the road surface in testing 27 downward pointing sensors; 28
 - (7) Means shall be provided so that both the lower and upper beam function at design voltage when the headlamp control switch is in either the lower or upper beam position when the modulator is off.

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33 Each motorcycle headlamp modulator not intended as 34 original equipment, or its container, shall be labeled with 35 the maximum wattage, and the minimum wattage appropriate for its use. Additionally, each such modulator shall comply 36 with the provisions of subdivisions (1) to (7) of subsection 37 1 of this section when connected to a headlamp of the 38 maximum-rated power and headlamp of the minimum-rated power, 39 40 and shall provide means so that the modulated beam functions

- 41 at design voltage when the modulator is off. Instructions,
- 42 with a diagram, shall be provided for mounting the light
- 43 sensor including location on the motorcycle, distance above
- 44 the road surface, and orientation with respect to the light.
- 45 3. Notwithstanding any other provision of law, subject
- 46 to the requirements of subsection 4 of this section, a
- 47 motorcycle may be equipped with, and an operator of a
- 48 motorcycle may use, the following auxiliary lighting:
- (1) [Amber and white illumination] Any color
- 50 illumination;
- 51 (2) Standard bulb running lights; or
- 52 (3) Light-emitting diode pods and strips.
- 4. Lighting under subsection 3 of this section shall
- 54 be:
- 55 (1) Nonblinking;
- 56 (2) Nonflashing;
- 57 (3) Nonoscillating; and
- 58 (4) Directed toward the engine and the drive train of
- 59 the motorcycle to prevent interference with the driver's
- 60 operation of the vehicle.
 - 307.180. As used in sections 307.180 to 307.193:
- 2 (1) The word "bicycle" shall mean every vehicle
- 3 propelled solely by human power upon which any person may
- 4 ride, having two tandem wheels, or two parallel wheels and
- 5 one or two forward or rear wheels, all of which are more
- 6 than fourteen inches in diameter, except scooters and
- 7 similar devices;
- 8 (2) The term "motorized bicycle" shall mean any two-
- 9 or three-wheeled device having an automatic transmission and
- 10 a motor with a cylinder capacity of not more than fifty
- 11 cubic centimeters, which produces less than three gross
- 12 brake horsepower, and is capable of propelling the device at
- 13 a maximum speed of not more than thirty miles per hour on

- 14 level ground, but excluding an electric bicycle, as defined
- in section 301.010. A motorized bicycle shall be considered
- 16 a motor vehicle for purposes of any homeowners' or renters'
- insurance policy.
 - 307.188. Every person riding a bicycle, electric
- 2 bicycle, or motorized bicycle upon a street or highway shall
- 3 be granted all of the rights and shall be subject to all of
- 4 the duties applicable to the driver of a vehicle as provided
- 5 by chapter 304, except as to special regulations in sections
- 6 307.180 to 307.193 and except as to those provisions of
- 7 chapter 304 which by their nature can have no application.
 - 307.193. Any person seventeen years of age or older
- who violates any provision of sections 307.180 to [307.193]
- 3 307.194 is guilty of an infraction and, upon conviction
- 4 thereof, shall be punished by a fine of not less than five
- 5 dollars nor more than twenty-five dollars. Such an
- 6 infraction does not constitute a crime and conviction shall
- 7 not give rise to any disability or legal disadvantage based
- 8 on conviction of a criminal offense. If any person under
- 9 seventeen years of age violates any provision of sections
- 10 307.180 to [307.193] 307.194 in the presence of a peace
- 11 officer possessing the duty and power of arrest for
- 12 violation of the general criminal laws of the state or for
- 13 violation of ordinances of counties or municipalities of the
- 14 state, said officer may impound the bicycle or motorized
- 15 bicycle involved for a period not to exceed five days upon
- 16 issuance of a receipt to the child riding it or to its owner.
 - 307.194. 1. Except as otherwise provided in this
- 2 section, every person riding an electric bicycle shall be
- 3 granted all of the rights and shall be subject to all of the
- 4 duties applicable to the operator of a bicycle. An electric
- 5 bicycle shall be considered a vehicle to the same extent as
- 6 a bicycle.

- 7 <u>2. An electric bicycle or a person operating an</u>
- 8 electric bicycle is not subject to provisions of law that
- 9 are applicable to motor vehicles, all-terrain vehicles, off-
- 10 road vehicles, off-highway vehicles, motor vehicle rentals,
- 11 motor vehicle dealers or franchises, or motorcycle dealers
- or franchises, including vehicle registration, certificates
- 13 of title, drivers' licenses, and financial responsibility.
- 3. Beginning August 28, 2021, manufacturers and
- 15 distributors of electric bicycles shall apply a permanent
- 16 label to each electric bicycle. The label, which shall be
- 17 affixed to the electric bicycle in a prominent location,
- 18 shall contain the classification number, top assisted speed,
- 19 and motor wattage of the electric bicycle. The text on the
- 20 label shall be arial font and in at least nine-point type.
- 4. No person shall tamper with or modify an electric
- 22 bicycle so as to change the motor-powered speed capability
- or engagement of an electric bicycle unless he or she
- 24 replaces the label required under subsection 3 of this
- 25 section with a new label indicating the new classification.
- 26 5. An electric bicycle shall comply with the equipment
- 27 and manufacturing requirements for bicycles adopted by the
- 28 United States Consumer Product Safety Commission, 16 CFR
- **29** 1512.
- 30 6. An electric bicycle shall operate in a manner so
- 31 that the electric motor is disengaged or ceases to function
- 32 when the rider stops pedaling or when the brakes are applied.
- 33 7. An electric bicycle may be ridden where bicycles
- 34 are permitted to travel, subject to the following provisions:
- 35 (1) An electric bicycle may be ridden on bicycle or
- 36 multi-use paths where bicycles are permitted;
- 37 (2) Following notice and a public hearing, a
- 38 municipality, local authority, or state agency having
- 39 jurisdiction over a bicycle or multi-use path may prohibit

- 40 the operation of a class 1 electric bicycle or class 2
- 41 electric bicycle on that path if it finds that such a
- 42 restriction is needed for safety reasons or compliance with
- 43 other laws or legal obligations;
- 44 (3) A municipality, local authority, or state agency
- 45 having jurisdiction over a bicycle or multi-use path may
- 46 prohibit the operation of a class 3 electric bicycle on that
- 47 path; and
- 48 (4) The provisions of this subsection shall not apply
- 49 to a trail that is specifically designated as nonmotorized
- 50 and that has a natural surface tread that is made by
- 51 clearing and grading the native soil with no added surfacing
- 52 materials. A local authority or agency of the state having
- 53 jurisdiction over a trail described in this subsection may
- 54 regulate the use of an electric bicycle on that trail.
- 55 8. The use of class 3 electric bicycles shall be
- 56 subject to the following provisions:
- 57 (1) No person under sixteen years of age shall operate
- 58 a class 3 electric bicycle. A person under sixteen years of
- 59 age may ride as a passenger on a class 3 electric bicycle
- 60 that is designed to accommodate passengers; and
- 61 (2) All class 3 electric bicycles shall be equipped
- 62 with a speedometer that is capable of displaying the speed
- an electric bicycle is traveling in miles per hour.
 - 307.350. 1. The owner of every motor vehicle as
- 2 defined in section 301.010 which is required to be
- 3 registered in this state, except:
- 4 (1) Motor vehicles having less than one hundred fifty
- 5 thousand miles, for the ten-year period following their
- 6 model year of manufacture, excluding prior salvage vehicles
- 7 immediately following a rebuilding process and vehicles
- 8 subject to the provisions of section 307.380;

- 9 (2) Those motor vehicles which are engaged in
- 10 interstate commerce and are proportionately registered in
- 11 this state with the Missouri highway reciprocity commission,
- 12 although the owner may request that such vehicle be
- inspected by an official inspection station, and a peace
- 14 officer may stop and inspect such vehicles to determine
- 15 whether the mechanical condition is in compliance with the
- 16 safety regulations established by the United States
- 17 Department of Transportation; and
- 18 (3) Historic motor vehicles registered pursuant to
- 19 section 301.131;
- 20 (4) Vehicles registered in excess of twenty-four
- 21 thousand pounds for a period of less than twelve months;
- 22 shall submit such vehicles to a biennial inspection of their
- 23 mechanism and equipment in accordance with the provisions of
- 24 sections 307.350 to 307.390 and obtain a certificate of
- 25 inspection and approval and a sticker, seal, or other device
- 26 from a duly authorized official inspection station. The
- 27 inspection, except the inspection of school buses which
- 28 shall be made at the time provided in section 307.375, shall
- 29 be made at the time prescribed in the rules and regulations
- 30 issued by the superintendent of the Missouri state highway
- 31 patrol; but the inspection of a vehicle shall not be made
- 32 more than sixty days prior to the date of application for
- 33 registration or within sixty days of when a vehicle's
- 34 registration is transferred; however, if a vehicle was
- 35 purchased from a motor vehicle dealer and a valid inspection
- 36 had been made within sixty days of the purchase date, the
- 37 new owner shall be able to utilize an inspection performed
- 38 within ninety days prior to the application for registration
- 39 or transfer. [Any vehicle manufactured as an even-numbered
- 40 model year vehicle shall be inspected and approved pursuant
- 41 to the safety inspection program established pursuant to

sections 307.350 to 307.390 in each even-numbered calendar year and any such vehicle manufactured as an odd-numbered model year vehicle shall be inspected and approved pursuant to sections 307.350 to 307.390 in each odd-numbered year.1 The certificate of inspection and approval shall be a sticker, seal, or other device or combination thereof, as the superintendent of the Missouri state highway patrol prescribes by regulation and shall be displayed upon the motor vehicle or trailer as prescribed by the regulations established by him. The replacement of certificates of inspection and approval which are lost or destroyed shall be made by the superintendent of the Missouri state highway patrol under regulations prescribed by him.

- 2. For the purpose of obtaining an inspection only, it shall be lawful to operate a vehicle over the most direct route between the owner's usual place of residence and an inspection station of such owner's choice, notwithstanding the fact that the vehicle does not have a current state registration license. It shall also be lawful to operate such a vehicle from an inspection station to another place where repairs may be made and to return the vehicle to the inspection station notwithstanding the absence of a current state registration license.
- 3. No person whose motor vehicle was duly inspected and approved as provided in this section shall be required to have the same motor vehicle again inspected and approved for the sole reason that such person wishes to obtain a set of any special personalized license plates available pursuant to section 301.144 or a set of any license plates available pursuant to section 301.142, prior to the expiration date of such motor vehicle's current registration.
- 4. Notwithstanding the provisions of section 307.390,violation of this section shall be deemed an infraction.

1. Every vehicle of the type required to be 2 inspected upon having been involved in an accident and when 3 so directed by a police officer must be inspected and an official certificate of inspection and approval, sticker, 4 5 seal or other device be obtained for such vehicle before it 6 is again operated on the highways of this state. At the seller's expense every used motor vehicle of the type 7 8 required to be inspected by section 307.350[, whether new or 9 used,] shall immediately prior to sale be fully inspected 10 regardless of any current certificate of inspection and approval, and an appropriate new certificate of inspection 11 and approval, sticker, seal or other device shall be 12

obtained.

- 2. Nothing contained in the provisions of this section 14 shall be construed to prohibit a dealer or any other person 15 from selling a vehicle without a certificate of inspection 16 and approval if the vehicle is sold for junk, salvage, or 17 for rebuilding, or for vehicles sold at public auction or 18 19 from dealer to dealer. The purchaser of any vehicle which is purchased for junk, salvage, or for rebuilding, shall 20 give to the seller an affidavit, on a form prescribed by the 21 22 superintendent of the Missouri state highway patrol, stating that the vehicle is being purchased for one of the reasons 23 24 stated herein. No vehicle of the type required to be 25 inspected by section 307.350 which is purchased as junk, 26 salvage, or for rebuilding shall again be registered in this state until the owner has submitted the vehicle for 27 inspection and obtained an official certificate of 28 inspection and approval, sticker, seal or other device for 29 30 such vehicle.
- 3. Notwithstanding the provisions of section 307.390, violation of this section shall be deemed an infraction.

- 365.020. Unless otherwise clearly indicated by the context, the following words and phrases have the meanings indicated:
- 4 (1) "Cash sale price", the price stated in a retail
- 5 installment contract for which the seller would have sold to
- 6 the buyer, and the buyer would have bought from the seller,
- 7 the motor vehicle which is the subject matter of the retail
- 8 installment contract, if the sale had been a sale for cash
- 9 or at a cash price instead of a retail installment
- 10 transaction at a time sale price. The cash sale price may
- 11 include any taxes, registration, certificate of title,
- 12 license and other fees and charges for accessories and their
- installment and for delivery, servicing, repairing or
- 14 improving the motor vehicle;
- 15 (2) "Director", the office of the director of the division of finance;
- 17 (3) "Holder" of a retail installment contract, the
- 18 retail seller of the motor vehicle under the contract or, if
- 19 the contract is purchased by a sales finance company or
- 20 other assignee, the sales finance company or other assignee;
- 21 (4) "Insurance company", any form of lawfully
- 22 authorized insurer in this state;
- 23 (5) "Motor vehicle", any new or used automobile,
- 24 mobile home, manufactured home as defined in section
- 25 700.010, excluding a manufactured home with respect to which
- 26 the requirements of subsections 1 to 3 of section 700.111,
- 27 as applicable, have been satisfied, motorcycle, all-terrain
- vehicle, motorized bicycle, electric bicycle as defined in
- 29 section 301.010, moped, motortricycle, truck, trailer,
- 30 semitrailer, truck tractor, or bus primarily designed or
- 31 used to transport persons or property on a public highway,
- 32 road or street;

- 33 (6) "Official fees", the fees prescribed by law for 34 filing, recording or otherwise perfecting and releasing or 35 satisfying any title or lien retained or taken by a seller
- in connection with a retail installment transaction;
- 37 (7) "Person", an individual, partnership, corporation,38 association, and any other group however organized;
- 39 (8) "Principal balance", the cash sale price of the

motor vehicle which is the subject matter of the retail

- 41 installment transaction plus the amounts, if any, included
- 42 in the sale, if a separate identified charge is made
- 43 therefor and stated in the contract, for insurance and other
- 44 benefits, including any amounts paid or to be paid by the
- 45 seller pursuant to an agreement with the buyer to discharge
- 46 a security interest, lien, or lease interest on property
- 47 traded in and official fees, minus the amount of the buyer's
- 48 down payment in money or goods. Notwithstanding any law to
- 49 the contrary, any amount actually paid by the seller
- 50 pursuant to an agreement with the buyer to discharge a
- 51 security interest, lien or lease on property traded in which
- 52 was included in a contract prior to August 28, 1999, is
- 53 valid and legal;

- (9) "Retail buyer" or "buyer", a person who buys a
- 55 motor vehicle from a retail seller in a retail installment
- 56 transaction under a retail installment contract;
- 57 (10) "Retail installment contract" or "contract", an
- 58 agreement evidencing a retail installment transaction
- 59 entered into in this state pursuant to which the title to or
- 60 a lien upon the motor vehicle, which is the subject matter
- 61 of the retail installment transaction is retained or taken
- by the seller from the buyer as security for the buyer's
- 63 obligation. The term includes a chattel mortgage or a
- 64 conditional sales contract;

- 65 (11) "Retail installment transaction", a sale of a 66 motor vehicle by a retail seller to a retail buyer on time 67 under a retail installment contract for a time sale price 68 payable in one or more deferred installments;
- 69 (12) "Retail seller" or "seller", a person who sells a 70 motor vehicle, not principally for resale, to a retail buyer 71 under a retail installment contract;
- 72 (13) "Sales finance company", a person engaged, in whole or in part, in the business of purchasing retail 73 74 installment contracts from one or more sellers. The term includes but is not limited to a bank, trust company, loan 75 and investment company, savings and loan association, 76 77 financing institution, or registrant pursuant to sections 367.100 to 367.200, if so engaged. The term shall not 78 include a person who makes only isolated purchases of retail 79 80 installment contracts, which purchases are not being made in 81 the course of repeated or successive purchases of retail
- (14) "Time price differential", the amount, however denominated or expressed, as limited by section 365.120, in addition to the principal balance to be paid by the buyer for the privilege of purchasing the motor vehicle on time to be paid for by the buyer in one or more deferred installments;

installment contracts from the same seller;

- 90 price of the motor vehicle and the amount, if any, included 91 for insurance and other benefits if a separate identified 92 charge is made therefor and the amounts of the official fees 93 and time price differential.
 - 385.220. 1. The provisions of sections 385.200 to 385.220 shall not apply to:
- 3 (1) Warranties;

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4 (2) Maintenance agreements;

- 5 (3) Commercial transactions; [and]
- 6 (4) Service contracts sold or offered for sale to
- 7 persons other than consumers; or
- 8 (5) Motor club contracts, as defined in section
- 9 385.450.
- 10 2. Manufacturer's contracts on the manufacturer's
- 11 products need only comply with the provisions of sections
- 12 385.206, 385.208, and 385.216.
 - 385.320. 1. Sections 385.300 to 385.320 shall not
- 2 apply to:
- 3 (1) Warranties;
- 4 (2) Maintenance agreements;
- 5 (3) Warranties, service contracts, or maintenance
- 6 agreements offered by public utilities on their transmission
- 7 devices to the extent they are regulated under the laws of
- 8 this state;
- 9 (4) Service contracts sold or offered for sale to
- 10 persons other than consumers;
- 11 (5) Service contracts sold or offered to nonresidents
- 12 of this state regardless of whether the entity selling or
- 13 offering such contracts is located or doing business in this
- 14 state;
- 15 (6) Motor vehicle extended service contracts, as
- defined in section 385.200; [and]
- 17 (7) Motor club contracts, as defined in section
- 18 385.450; or
- 19 (8) Agreements or warranties which provide for the
- 20 service, repair, replacement, or maintenance of the systems,
- 21 appliances, and structural components of residential or
- 22 commercial real property.
- 2. Manufacturer's service contracts on the
- 24 manufacturer's products need only comply with the provisions
- of sections 385.306, 385.308, and 385.316.

385.450. 1. As used in this section, the following 2 terms shall mean: 3 "Motor club", a legal entity that, in consideration of dues, assessments, or periodic payments of 4 5 money, promises to provide motor club services to its 6 members or subscribers; 7 "Motor club contract", an agreement whereby a motor club promises to render, furnish, or procure motor 8 9 club services to or for its members or subscribers; 10 (3) "Motor club services", services that assist a member or subscriber of a motor club in matters relating to 11 motor travel or the operation, use, or maintenance of a 12 13 motor vehicle by supplying services that may include, but are not limited to, towing service, emergency road service, 14 bail and quaranteed arrest bond certificate service, 15 discount service, theft service, map service, touring 16 service, legal fee reimbursement service in the defense of 17 18 traffic offenses, and participation in an accident and 19 sickness or accidental death insurance benefit program 20 issued by an insurance company authorized to do business in this state. 21 22 2. Fees collected from the sale of motor club contracts shall not be subject to taxation of premiums under 23 24 chapter 148. 25 3. Motor clubs complying with the provisions of this 26 section shall not be required to comply with the provisions 27 of chapter 374 or 375, or any other provisions governing insurance companies, except as specifically provided. 28 407.005. As used in this chapter, unless the context 2 clearly requires otherwise, the term "digital electronic equipment" shall mean any product that depends for its 3 functioning, in whole or in part, on digital electronics 4

embedded in or attached to the product; provided however,

- 6 that such term shall not include any motor vehicle
- 7 manufacturer, manufacturer of motor vehicle equipment, or
- 8 motor vehicle dealer, or any product or service of a motor
- 9 vehicle manufacturer, manufacturer of motor vehicle
- 10 equipment, or motor vehicle dealer acting in that capacity.
 - 407.300. 1. Every purchaser or collector of, or
- 2 dealer in, junk, scrap metal, or any secondhand property who
- 3 <u>obtains items for resale or profit</u> shall keep a register
- 4 containing a written or electronic record for each purchase
- 5 or trade in which each type of material subject to the
- 6 provisions of this section is obtained for value. There
- 7 shall be a separate record for each transaction involving
- 8 any:
- 9 (1) Copper, brass, or bronze;
- 10 (2) Aluminum wire, cable, pipe, tubing, bar, ingot,
- 11 rod, fitting, or fastener;
- 12 (3) Material containing copper or aluminum that is
- 13 knowingly used for farming purposes as farming is defined in
- 14 section 350.010; whatever may be the condition or length of
- 15 such metal;
- 16 (4) Detached catalytic converter; or
- 17 (5) Motor vehicle, heavy equipment, or tractor battery.
- 18 2. The record required by this section shall contain
- 19 the following data:
- 20 (1) A copy of the driver's license or photo
- 21 identification issued by the state or by the United States
- 22 government or agency thereof [to] of the person from whom
- 23 the material is obtained;
- 24 (2) The current address, gender, birth date, and a
- 25 color photograph of the person from whom the material is
- 26 obtained if not included or are different from the
- 27 identification required in subdivision (1) of this
- 28 subsection;

- 29 (3) The date, time, and place of the transaction;
- 30 (4) The license plate number of the vehicle used by
- 31 the seller during the transaction; and
- 32 (5) A full description of the material, including the 33 weight and purchase price.
- 34 3. The records required under this section shall be
 maintained for a minimum of [twenty-four] thirty-six months
 from when such material is obtained and shall be available
- 37 for inspection by any law enforcement officer.
- 4. [Anyone convicted of violating this section shall
- 39 be guilty of a class B misdemeanor.] No transaction that
- 40 includes a detached catalytic converter shall occur at any
- 41 location other than the fixed place of business of the
- 42 purchaser or collector of, or dealer in, junk, scrap metal,
- 43 or any secondhand property. No detached catalytic converter
- 44 shall be altered, modified, disassembled, or destroyed until
- it has been in the purchaser's, collector's, or dealer's
- 46 possession for five business days.
- 5. Anyone licensed under section 301.218 who knowingly purchases a stolen detached catalytic converter shall be
- 49 subject to the following penalties:
- (1) For a first violation, a fine in the amount of
- 51 five-thousand dollars;
- (2) For a second violation, a fine in the amount of
- ten-thousand dollars; and
- (3) For a third violation, revocation of the license
- for a business described under section 301.218.
- 56 $\underline{6}$. This section shall not apply to [any] $\underline{\text{either}}$ of the
- 57 following transactions:
- (1) [Any transaction for which the total amount paid
- 59 for all regulated material purchased or sold does not exceed
- 60 fifty dollars, unless the material is a catalytic converter;

- 61 (2)] Any transaction for which the seller[, including 62 a farm or farmer,] has an existing business relationship 63 with the scrap metal dealer and is known to the scrap metal dealer making the purchase to be an established business or 64 65 political subdivision that operates a business with a fixed 66 location that can be reasonably expected to generate 67 regulated scrap metal and can be reasonably identified as 68 such a business, and for which the seller is paid by check 69 or by electronic funds transfer, or the seller produces an 70 acceptable identification, which shall be a copy of the 71 driver's license or photo identification issued by the state or by the United States government or agency thereof, and a 72 73 copy is retained by the purchaser; or
- [(3)] (2) Any transaction for which the type of metal subject to subsection 1 of this section is a minor part of a larger item, except for equipment used in the generation and 77 transmission of electrical power or telecommunications.

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- 407.526. 1. A person commits the crime of odometer 2 fraud in the third degree if, with the intent to defraud, he 3 operates a motor vehicle less than [ten] twenty years old with a model year of 2011 or newer on any street or highway 4 5 knowing that the odometer of the motor vehicle is 6 disconnected or not functioning.
- 7 2. Odometer fraud in the third degree is a class C 8 misdemeanor.
- 1. Any person transferring ownership of a motor vehicle previously titled in this or any other state 2 shall do so by assignment of title and shall place the 3 mileage registered on the odometer at the time of transfer 4 above the signature of the transferor. The signature of the 5 6 transferor below the mileage shall constitute an odometer mileage statement. The transferee shall sign such odometer 7 8 mileage statement before an application for certificate of

- 9 ownership may be made. If the true mileage is known to the 10 transferor to be different from the number of miles shown on 11 the odometer or the true mileage is unknown, a statement from the transferor shall accompany the assignment of title 12 which shall contain all facts known by the transferor 13 concerning the true mileage of the motor vehicle. 14 15 statement shall become a part of the permanent record of the 16 motor vehicle with the Missouri department of revenue. department of revenue shall place on all new titles issued 17 18 after September 28, 1977, a box titled "mileage at the time of transfer". 19
- 20 Any person transferring the ownership of a motor 21 vehicle previously untitled in this or any other state to 22 another person shall give an odometer mileage statement to 23 the transferee. The statement shall include above the signature of the transferor and transferee the cumulative 24 25 mileage registered on the odometer at the time of transfer. 26 If the true mileage is known to the transferor to be different from the number of miles shown on the odometer or 27 the true mileage is unknown, a statement from the transferor 28 29 shall accompany the assignment of title which shall contain 30 all facts known by the transferor concerning the true mileage of the motor vehicle. That statement shall become a 31 32 permanent part of the records of the Missouri department of 33 revenue.
- 34 If, upon receiving an application for registration or for a certificate of ownership of a motor vehicle, the 35 director of revenue has credible evidence that the odometer 36 reading provided by a transferor is materially inaccurate, 37 38 he may place an asterisk on the face of the title document issued by the Missouri department of revenue, provided that 39 the process required thereby does not interfere with his 40 41 obligations under subdivision (2) of subsection 3 of section

- 42 301.190. The asterisk shall refer to a statement on the
- 43 face and at the bottom of the title document which shall
- 44 read as follows: "This may not be the true and accurate
- 45 mileage of this motor vehicle. Consult the documents on
- 46 file with the Missouri department of revenue for an
- 47 explanation of the inaccuracy.". Nothing in this section
- 48 shall prevent any person from challenging the determination
- 49 by the director of revenue in the circuit courts of the
- 50 state of Missouri. The burden of proof shall be on the
- 51 director of the department of revenue in all such
- 52 proceedings.
- 53 4. The mileage disclosed by the odometer mileage
- 54 statement for a new or used motor vehicle as described in
- 55 subsections 1 and 2 of this section shall be placed by the
- 56 transferor on any title or document evidencing ownership.
- 57 Additional statements shall be placed on the title document
- 58 as follows:
- 59 (1) If the transferor states that to the best of his
- 60 knowledge the mileage disclosed is the actual mileage of the
- 61 motor vehicle, an asterisk shall follow the mileage on the
- 62 face of the title or document of ownership issued by the
- 63 Missouri department of revenue. The asterisk shall
- 64 reference to a statement on the face and bottom of the title
- 65 document which shall read as follows: "Actual Mileage";
- 66 (2) Where the transferor has submitted an explanation
- 67 why this mileage is incorrect, an asterisk shall follow the
- 68 mileage on the face of the title or document of ownership
- 69 issued by the Missouri department of revenue. The asterisk
- 70 shall reference to a statement on the face and at the bottom
- 71 of the title document which shall read as follows: "This is
- 72 not the true and accurate mileage of this motor vehicle.
- 73 Consult the documents on file with the Missouri department

- of revenue for an explanation of the inaccuracy.". Further wording shall be included as follows:
- 76 (a) If the transferor states that the odometer
 77 reflects the amount of mileage in excess of the designed
 78 mechanical odometer limit, the above statement on the face
 79 of the title document shall be followed by the words:
 80 "Mileage exceeds the mechanical limits";
- 81 (b) If the transferor states that the odometer reading
 82 differs from the mileage and that the difference is greater
 83 than that caused by odometer calibration error and the
 84 odometer reading does not reflect the actual mileage and
 85 should not be relied upon, the above statement on the face
 86 of the title document shall be preceded by the words:
 87 "Warning Odometer Discrepancy".
- 5. The department of revenue shall notify all motor vehicle ownership transferees of the civil and criminal penalties involving odometer fraud.
- 91 6. Any person defacing or obscuring or otherwise 92 falsifying any odometer reading on any document required by 93 this section shall be guilty of a class E felony.
- 94 The granting or creation of a security interest or 95 lien shall not be considered a change of ownership for the purpose of this section, and the grantor of such lien or 96 97 security interest shall not be required to make an odometer 98 mileage statement. The release of a lien by a mortgage 99 holder shall not be considered a change of ownership of the motor vehicle for the purposes of this section. 100 101 mortgage holder or lienholder shall not be required to make 102 an odometer disclosure statement or state the current 103 odometer setting at the time of the release of the lien 104 where there is no change of ownership.
- 105 8. For the purposes of the mileage disclosure

 106 requirements of this section, if a certificate of ownership

- is held by a lienholder, if the transferor makes application
- 108 for a duplicate certificate of ownership, or as otherwise
- 109 provided in the federal Motor Vehicle Information and Cost
- 110 Savings Act and related federal regulations, the transferor
- 111 may execute a written power of attorney authorizing a
- 112 transfer of ownership. The person granted such power of
- 113 attorney shall restate exactly on the assignment of title
- 114 the actual mileage disclosed at the time of transfer. The
- 115 power of attorney shall accompany the certificate of
- 116 ownership and the original power of attorney and a copy of
- 117 the certificate of ownership shall be returned to the
- issuing state in the manner prescribed by the director of
- 119 revenue, unless otherwise provided by federal law, rule or
- 120 regulation. The department of revenue may prescribe a
- 121 secure document for use in executing a written power of
- 122 attorney, and may allow electronic signatures on such
- 123 document. The department shall collect a fee for each form
- issued, not to exceed the cost of procuring the form.
 - 407.556. 1. A violation of the provisions of sections
 - 2 407.511 to 407.556 by any person licensed or registered as a
 - 3 manufacturer or dealer pursuant to the provisions of chapter
 - 4 301, shall be considered a violation of the provisions of
 - 5 that chapter, subjecting that person to revocation or
 - 6 suspension of any license issued pursuant to the provisions
 - 7 of that chapter.
 - 8 2. The provisions of sections 407.511 to 407.556 do
 - 9 not apply to the following motor vehicles:
- 10 (1) Any motor vehicle having a gross vehicle weight
- 11 rating of more than sixteen thousand pounds;
- 12 (2) Any motor vehicle with a model year prior to 2011,
- or any motor vehicle that is [ten] twenty years old or older;

- 14 (3) Any motor vehicle sold directly by the
- 15 manufacturer to any agency of the United States in
- 16 conformity with contractual specifications; or
- 17 (4) Any new vehicle prior to its first transfer for
- 18 purposes other than resale.
 - 407.560. As used in sections 407.560 to 407.579, the
- 2 following terms mean:
- 3 (1) "Collateral charges", those additional charges to
- 4 a consumer not directly attributable to a manufacturer's
- 5 suggested retail price label for the new motor vehicle. For
- 6 the purposes of sections 407.560 to 407.579, "collateral
- 7 charges" includes all sales tax, license fees, registration
- 8 fees, title fees and motor vehicle inspections;
- 9 (2) "Comparable motor vehicle", an identical or
- 10 reasonably equivalent motor vehicle;
- 11 (3) "Consumer", the purchaser, other than for the
- 12 purposes of resale, of a new motor vehicle, primarily used
- 13 for personal, family, or household purposes, and any person
- 14 to whom such new motor vehicle is transferred for the same
- 15 purposes during the duration of an express warranty
- 16 applicable to such new motor vehicle, and any other person
- 17 entitled by the terms of such warranty to enforce the
- 18 obligations of the warranty;
- 19 (4) "Express warranty", any written affirmation of the
- 20 fact or promise made by a manufacturer to a consumer in
- 21 connection with the sale of new motor vehicles which relates
- 22 to the nature of the material or workmanship or will meet a
- 23 specified level of performance over a specified period of
- 24 time;
- 25 (5) "Manufacturer", any person engaged in the
- 26 manufacturing or assembling of new motor vehicles as a
- 27 regular business;

- 28 "New motor vehicle", any motor vehicle being 29 transferred for the first time from a manufacturer, 30 distributor or new vehicle dealer, which has not been registered or titled in this state or any other state and 31 which is offered for sale, barter or exchange by a dealer 32 who is franchised to sell, barter or exchange that 33 particular make of new motor vehicle. The term "new motor 34 35 vehicle" shall include only those vehicles propelled by power other than muscular power, but the term shall not 36 37 include vehicles used as a commercial motor vehicle, offroad vehicles, mopeds, electric bicycles as defined in 38 section 300.010, motorcycles or recreational motor vehicles 39 40 as defined in section 301.010, except for the chassis, engine, powertrain and component parts of recreational motor 41 vehicles. The term "new motor vehicle" shall also include 42 demonstrators or lease-purchase vehicles as long as a 43
- 44 manufacturer's warranty was issued as a condition of sale.
 407.815. As used in sections 407.810 to 407.835,
 2 unless the context otherwise requires, the following terms
 3 mean:
- 4 (1) "Administrative hearing commission", the body 5 established in chapter 621 to conduct administrative 6 hearings;
- 7 (2) "All-terrain vehicle", any motorized vehicle
 8 manufactured and used exclusively for off-highway use, with
 9 an unladen dry weight of one thousand five hundred pounds or
 10 less, traveling on three, four or more nonhighway tires,
 11 with either:
- (a) A seat designed to be straddled by the operator,
 and handlebars for steering control, but excluding an
 electric bicycle as defined in section 301.010; or

- (b) A width of fifty inches or less, measured from outside of tire rim to outside of tire rim, regardless of seating or steering arrangement;
- 18 (3) "Coerce", to compel or attempt to compel a person
 19 to act in a given manner by pressure, intimidation, or
- 20 threat of harm, damage, or breach of contract, but shall not
 21 include the following:
- (a) Good faith recommendations, exposition, argument,
 persuasion or attempts at persuasion without unreasonable
 conditions;
- 25 (b) Notice given in good faith to any franchisee of 26 such franchisee's violation of terms or provisions of such 27 franchise or contractual agreement; or
- 28 (c) Any conduct set forth in sections 407.810 to 407.835 that is permitted of the franchisor;
- 30 (4) "Common entity", a person:
- 31 (a) Who is either controlled or owned, beneficially or 32 of record, by one or more persons who also control or own 33 more than forty percent of the voting equity interest of a 34 franchisor; or
- 35 (b) Who shares directors or officers or partners with 36 a franchisor;
- 37 (5) "Control", to possess, directly or indirectly, the 38 power to direct or cause the direction of the management or 39 policies of a person, whether through the ownership of 40 voting securities, by contract, or otherwise; except that 41 "control" does not include the relationship between a 42 franchisor and a franchisee under a franchise agreement;
- (6) "Dealer-operator", the individual who works at the established place of business of a dealer and who is responsible for and in charge of day-to-day operations of that place of business;

- 47 (7) "Distributor", a person, resident or nonresident, 48 who, in whole or in part, sells or distributes new motor
- 49 vehicles to motor vehicle dealers in this state;
- 50 (8) "Franchise" or "franchise agreement", a written
- 51 arrangement or contract for a definite or indefinite period,
- 52 in which a person grants to another person a license to use,
- 53 or the right to grant to others a license to use, a trade
- 54 name, trademark, service mark, or related characteristics,
- 55 in which there is a community of interest in the marketing
- of goods or services, or both, at wholesale or retail, by
- 57 agreement, lease or otherwise, and in which the operation of
- 58 the franchisee's business with respect to such franchise is
- 59 substantially reliant on the franchisor for the continued
- 60 supply of franchised new motor vehicles, parts and
- 61 accessories for sale at wholesale or retail. The franchise
- 62 includes all portions of all agreements between a franchisor
- 63 and a franchisee, including but not limited to a contract,
- 64 new motor vehicle franchise, sales and service agreement, or
- 65 dealer agreement, regardless of the terminology used to
- 66 describe the agreement or relationship between the
- 67 franchisor and franchisee, and also includes all provisions,
- 68 schedules, attachments, exhibits and agreements incorporated
- 69 by reference therein;
- 70 (9) "Franchisee", a person to whom a franchise is
- 71 granted;
- 72 (10) "Franchisor", a person who grants a franchise to
- 73 another person;
- 74 (11) "Good faith", the duty of each party to any
- 75 franchise and all officers, employees, or agents thereof, to
- 76 act in a fair and equitable manner toward each other so as
- 77 to guarantee the one party freedom from coercion,
- 78 intimidation, or threat of coercion or intimidation from the
- 79 other party;

- 80 (12) "Importer", a person who has written81 authorization from a foreign manufacturer of a line-make of
- 82 motor vehicles to grant a franchise to a motor vehicle
- 83 dealer in this state with respect to that line-make;
- 84 (13) "Line-make", a collection of models, series, or
- 85 groups of motor vehicles manufactured by or for a particular
- 86 manufacturer, distributor or importer offered for sale,
- 87 lease or distribution pursuant to a common brand name or
- 88 mark; provided, however:
- 89 (a) Multiple brand names or marks may constitute a
- 90 single line-make, but only when included in a common dealer
- 91 agreement and the manufacturer, distributor or importer
- 92 offers such vehicles bearing the multiple names or marks
- 93 together only, and not separately, to its authorized
- 94 dealers; and
- 95 (b) Motor vehicles bearing a common brand name or mark
- 96 may constitute separate line-makes when pertaining to motor
- 97 vehicles subject to separate dealer agreements or when such
- 98 vehicles are intended for different types of use;
- 99 (14) "Manufacturer", any person, whether a resident or
- 100 nonresident of this state, who manufactures or assembles
- 101 motor vehicles or who manufactures or installs on previously
- 102 assembled truck chassis special bodies or equipment which,
- 103 when installed, form an integral part of the motor vehicle
- 104 and which constitute a major manufacturing alteration. The
- 105 term "manufacturer" includes a central or principal sales
- 106 corporation or other entity, other than a franchisee,
- 107 through which, by contractual agreement or otherwise, it
- 108 distributes its products;
- 109 (15) "Motor vehicle", for the purposes of sections
- 407.810 to 407.835, any motor-driven vehicle required to be
- 111 registered pursuant to the provisions of chapter 301, except
- 112 that, motorcycles, electric bicycles, and all-terrain

- 113 vehicles as defined in section 301.010 shall not be
- 114 included. The term "motor vehicle" shall also include any
- engine, transmission, or rear axle, regardless of whether
- 116 attached to a vehicle chassis, that is manufactured for the
- installation in any motor-driven vehicle with a gross
- 118 vehicle weight rating of more than sixteen thousand pounds
- 119 that is registered for the operations on the highways of
- this state under chapter 301;
- 121 (16) "New", when referring to motor vehicles or parts,
- 122 means those motor vehicles or parts which have not been held
- 123 except as inventory, as that term is defined in subdivision
- 124 (4) of section 400.9-109;
- 125 (17) "Person", a natural person, sole proprietor,
- 126 partnership, corporation, or any other form of business
- 127 entity or organization;
- 128 (18) "Principal investor", the owner of the majority
- 129 interest of any franchisee;
- 130 (19) "Reasonable", shall be based on the circumstances
- 131 of a franchisee in the market served by the franchisee;
- 132 (20) "Require", to impose upon a franchisee a
- 133 provision not required by law or previously agreed to by a
- 134 franchisee in a franchise agreement;
- 135 (21) "Successor manufacturer", any manufacturer that
- 136 succeeds, or assumes any part of the business of, another
- 137 manufacturer, referred to as the "predecessor manufacturer",
- 138 as the result of:
- 139 (a) A change in ownership, operation, or control of
- 140 the predecessor manufacturer by sale or transfer of assets,
- 141 corporate stock, or other equity interest, assignment,
- 142 merger, consolidation, combination, joint venture,
- 143 redemption, court-approved sale, operation of law, or
- 144 otherwise;

- 145 (b) The termination, suspension or cessation of a part
- or all of the business operations of the predecessor
- 147 manufacturer;
- 148 (c) The noncontinuation of the sale of the product
- 149 line; or
- 150 (d) A change in distribution system by the predecessor
- 151 manufacturer, whether through a change in distributor or the
- 152 predecessor manufacturer's decision to cease conducting
- 153 business through a distributor altogether.
 - 407.1025. As used in sections 407.1025 to 407.1049,
 - 2 unless the context otherwise requires, the following terms
 - 3 mean:
 - 4 (1) "Administrative hearing commission", the body
 - 5 established in chapter 621 to conduct administrative
 - 6 hearings;
 - 7 (2) "All-terrain vehicle", any motorized vehicle
 - 8 manufactured and used exclusively for off-highway use, with
 - 9 an unladen dry weight of one thousand five hundred pounds or
- 10 less, traveling on three, four or more nonhighway tires,
- 11 with either:
- 12 (a) A seat designed to be straddled by the operator,
- and handlebars for steering control, but excluding an
- 14 electric bicycle as defined in section 301.010; or
- 15 (b) A width of fifty inches or less, measured from
- 16 outside of tire rim to outside of tire rim, regardless of
- 17 seating or steering arrangement;
- 18 (3) "Coerce", to force a person to act in a given
- 19 manner or to compel by pressure or threat but shall not be
- 20 construed to include the following:
- 21 (a) Good faith recommendations, exposition, argument,
- 22 persuasion or attempts at persuasion;

- 23 (b) Notice given in good faith to any franchisee of 24 such franchisee's violation of terms or provisions of such
- 25 franchise or contractual agreement;
- 26 (c) Any other conduct set forth in section 407.1043 as
- 27 a defense to an action brought pursuant to sections 407.1025
- 28 to 407.1049; or
- 29 (d) Any other conduct set forth in sections 407.1025
- 30 to 407.1049 that is permitted of the franchisor or is
- 31 expressly excluded from coercion or a violation of sections
- 32 407.1025 to 407.1049;
- 33 (4) "Franchise", a written arrangement or contract for
- 34 a definite or indefinite period, in which a person grants to
- 35 another person a license to use, or the right to grant to
- 36 others a license to use, a trade name, trademark, service
- 37 mark, or related characteristics, in which there is a
- 38 community of interest in the marketing of goods or services,
- 39 or both, at wholesale or retail, by agreement, lease or
- 40 otherwise, and in which the operation of the franchisee's
- 41 business with respect to such franchise is substantially
- 42 reliant on the franchisor for the continued supply of
- 43 franchised new motorcycles or all-terrain vehicles, parts
- 44 and accessories for sale at wholesale or retail;
- 45 (5) "Franchisee", a person to whom a franchise is
- 46 granted;
- 47 (6) "Franchisor", a person who grants a franchise to
- 48 another person;
- 49 (7) "Motorcycle", a motor vehicle operated on two
- 50 wheels, but excluding an electric bicycle as defined in
- 51 section 301.010;
- 52 (8) "New", when referring to motorcycles or all-
- 53 terrain vehicles or parts, means those motorcycles or all-
- 54 terrain vehicles or parts which have not been held except as

- inventory, as that term is defined in subdivision (4) of section 400.9-109;
- 57 (9) "Person", a sole proprietor, partnership,
- 58 corporation, or any other form of business organization.
- 570.030. 1. A person commits the offense of stealing
- 2 if he or she:
- 3 (1) Appropriates property or services of another with
- 4 the purpose to deprive him or her thereof, either without
- 5 his or her consent or by means of deceit or coercion;
- 6 (2) Attempts to appropriate anhydrous ammonia or
- 7 liquid nitrogen of another with the purpose to deprive him
- 8 or her thereof, either without his or her consent or by
- 9 means of deceit or coercion; or
- 10 (3) For the purpose of depriving the owner of a lawful
- 11 interest therein, receives, retains or disposes of property
- of another knowing that it has been stolen, or believing
- 13 that it has been stolen.
- 14 2. The offense of stealing is a class A felony if the
- 15 property appropriated consists of any of the following
- 16 containing any amount of anhydrous ammonia: a tank truck,
- 17 tank trailer, rail tank car, bulk storage tank, field nurse,
- 18 field tank or field applicator.
- 19 3. The offense of stealing is a class B felony if:
- 20 (1) The property appropriated or attempted to be
- 21 appropriated consists of any amount of anhydrous ammonia or
- 22 liquid nitrogen;
- 23 (2) The property consists of any animal considered
- 24 livestock as the term livestock is defined in section
- 25 144.010, or any captive wildlife held under permit issued by
- 26 the conservation commission, and the value of the animal or
- 27 animals appropriated exceeds three thousand dollars and that
- 28 person has previously been found guilty of appropriating any
- 29 animal considered livestock or captive wildlife held under

- 30 permit issued by the conservation commission.
- 31 Notwithstanding any provision of law to the contrary, such
- 32 person shall serve a minimum prison term of not less than
- 33 eighty percent of his or her sentence before he or she is
- 34 eligible for probation, parole, conditional release, or
- 35 other early release by the department of corrections;
- 36 (3) A person appropriates property consisting of a
- 37 motor vehicle, watercraft, or aircraft, and that person has
- 38 previously been found guilty of two stealing-related
- 39 offenses committed on two separate occasions where such
- 40 offenses occurred within ten years of the date of occurrence
- 41 of the present offense;
- 42 (4) The property appropriated or attempted to be
- 43 appropriated consists of any animal considered livestock as
- 44 the term is defined in section 144.010 if the value of the
- 45 livestock exceeds ten thousand dollars; or
- 46 (5) The property appropriated or attempted to be
- 47 appropriated is owned by or in the custody of a financial
- 48 institution and the property is taken or attempted to be
- 49 taken physically from an individual person to deprive the
- owner or custodian of the property.
- 51 4. The offense of stealing is a class C felony if the
- 52 value of the property or services appropriated is twenty-
- five thousand dollars or more.
- 5. The offense of stealing is a class D felony if:
- 55 (1) The value of the property or services appropriated
- is seven hundred fifty dollars or more;
- 57 (2) The offender physically takes the property
- 58 appropriated from the person of the victim; or
- 59 (3) The property appropriated consists of:
- 60 (a) Any motor vehicle, watercraft or aircraft;
- (b) Any will or unrecorded deed affecting real
- 62 property;

- (c) Any credit device, debit device or letter of
- 64 credit;
- 65 (d) Any firearms;
- (e) Any explosive weapon as defined in section 571.010;
- 67 (f) Any United States national flag designed, intended
- 68 and used for display on buildings or stationary flagstaffs
- 69 in the open;
- 70 (g) Any original copy of an act, bill or resolution,
- 71 introduced or acted upon by the legislature of the state of
- 72 Missouri;
- 73 (h) Any pleading, notice, judgment or any other record
- or entry of any court of this state, any other state or of
- 75 the United States;
- 76 (i) Any book of registration or list of voters
- 77 required by chapter 115;
- 78 (j) Any animal considered livestock as that term is
- 79 defined in section 144.010;
- 80 (k) Any live fish raised for commercial sale with a
- 81 value of seventy-five dollars or more;
- (1) Any captive wildlife held under permit issued by
- 83 the conservation commission:
- 84 (m) Any controlled substance as defined by section
- **85** 195.010;
- 86 (n) Ammonium nitrate;
- 87 (o) Any wire, electrical transformer, or metallic wire
- 88 associated with transmitting telecommunications, video,
- 89 internet, or voice over internet protocol service, or any
- 90 other device or pipe that is associated with conducting
- 91 electricity or transporting natural gas or other combustible
- 92 fuels; or
- 93 (p) Any material appropriated with the intent to use
- 94 such material to manufacture, compound, produce, prepare,

- 95 test or analyze amphetamine or methamphetamine or any of 96 their analogues.
- 97 6. The offense of stealing is a class E felony if:
- 98 (1) The property appropriated is an animal; [or]

- (2) The property is a catalytic converter; or
- 100 (3) A person has previously been found guilty of three 101 stealing-related offenses committed on three separate 102 occasions where such offenses occurred within ten years of 103 the date of occurrence of the present offense.
- 7. The offense of stealing is a class D misdemeanor if the property is not of a type listed in subsection 2, 3, 5, or 6 of this section, the property appropriated has a value of less than one hundred fifty dollars, and the person has no previous findings of guilt for a stealing-related offense.
- 109 8. The offense of stealing is a class A misdemeanor if 110 no other penalty is specified in this section.
- 9. If a violation of this section is subject to enhanced punishment based on prior findings of guilt, such findings of guilt shall be pleaded and proven in the same manner as required by section 558.021.
- 115 10. The appropriation of any property or services of a
 116 type listed in subsection 2, 3, 5, or 6 of this section or
 117 of a value of seven hundred fifty dollars or more may be
 118 considered a separate felony and may be charged in separate
 119 counts.
- 120 11. The value of property or services appropriated
 121 pursuant to one scheme or course of conduct, whether from
 122 the same or several owners and whether at the same or
 123 different times, constitutes a single criminal episode and
 124 may be aggregated in determining the grade of the offense,
 125 except as set forth in subsection 10 of this section.
 - 578.120. 1. Notwithstanding any provision in this chapter to the contrary, no dealer, distributor or

- 3 manufacturer licensed under section 301.559 may keep open,
- 4 operate, or assist in keeping open or operating any
- 5 established place of business for the purpose of buying,
- 6 selling, bartering or exchanging, or offering for sale,
- 7 barter or exchange, any motor vehicle, whether new or used,
- 8 on Sunday. However, this section does not apply to the sale
- 9 of manufactured housing; the sale of recreational motor
- 10 vehicles; the sale of motorcycles as that term is defined in
- 11 section 301.010; the sale of motortricycles, motorized
- 12 bicycles, electric bicycles as defined in section 300.010,
- 13 all-terrain vehicles, recreational off-highway vehicles,
- 14 utility vehicles, personal watercraft, or other motorized
- 15 vehicles customarily sold by powersports dealers licensed
- pursuant to sections 301.550 to 301.560; washing, towing,
- 17 wrecking or repairing operations; the sale of petroleum
- 18 products, tires, and repair parts and accessories; or new
- 19 vehicle shows or displays participated in by five or more
- 20 franchised dealers or in towns or cities with five or fewer
- 21 dealers, a majority.
- 22 2. No association consisting of motor vehicle dealers,
- 23 distributors or manufacturers licensed under section 301.559
- 24 shall be in violation of antitrust or restraint of trade
- 25 statutes under chapter 416 or regulation promulgated
- thereunder solely because it encourages its members not to
- 27 open or operate on Sunday a place of business for the
- 28 purpose of buying, selling, bartering or exchanging any
- 29 motor vehicle.
- 30 3. Any person who violates the provisions of this
- 31 section shall be guilty of a class C misdemeanor.
 - 643.315. 1. Except as provided in sections 643.300 to
- 2 643.355, all motor vehicles which are domiciled, registered
- 3 or primarily operated in an area for which the commission
- 4 has established a motor vehicle emissions inspection program

- 5 pursuant to sections 643.300 to 643.355 shall be inspected
- 6 and approved prior to sale or transfer; provided that, if
- 7 such vehicle is inspected and approved prior to sale or
- 8 transfer, such vehicle shall not be subject to another
- 9 emissions inspection for ninety days after the date of sale
- 10 or transfer of such vehicle. [In addition, any such vehicle
- 11 manufactured as an even-numbered model year vehicle shall be
- 12 inspected and approved under the emissions inspection
- program established pursuant to sections 643.300 to 643.355
- in each even-numbered calendar year and any such vehicle
- 15 manufactured as an odd-numbered model year vehicle shall be
- inspected and approved under the emissions inspection
- 17 program established pursuant to sections 643.300 to 643.355
- 18 in each odd-numbered calendar year.] All motor vehicles
- 19 subject to the inspection requirements of sections 643.300
- 20 to 643.355 shall display a valid emissions inspection
- 21 sticker, and when applicable, a valid emissions inspection
- 22 certificate shall be presented at the time of registration,
- 23 or at least biennially for registration renewal, of such
- 24 motor vehicle. The department of revenue shall require
- 25 evidence of the safety and emission inspection and approval
- 26 required by this section in issuing the motor vehicle
- 27 [annual] registration in conformity with the procedure
- 28 required by sections 307.350 to 307.390 and sections 643.300
- 29 to 643.355. The director of revenue may verify that a
- 30 successful safety and emissions inspection was completed via
- 31 electronic means.
- 2. The inspection requirement of subsection 1 of this
- 33 section shall apply to all motor vehicles except:
- 34 (1) Motor vehicles with a manufacturer's gross vehicle
- 35 weight rating in excess of eight thousand five hundred
- 36 pounds;

- 37 (2) Motorcycles and motortricycles if such vehicles 38 are exempted from the motor vehicle emissions inspection 39 under federal regulation and approved by the commission by 40 rule:
 - (3) Model year vehicles manufactured prior to 1996;
- 42 (4) Vehicles which are powered exclusively by electric 43 or hydrogen power or by fuels other than gasoline which are 44 exempted from the motor vehicle emissions inspection under 45 federal regulation and approved by the commission by rule;
 - (5) Motor vehicles registered in an area subject to the inspection requirements of sections 643.300 to 643.355 which are domiciled and operated exclusively in an area of the state not subject to the inspection requirements of sections 643.300 to 643.355, but only if the owner of such vehicle presents to the department an affidavit that the vehicle will be operated exclusively in an area of the state not subject to the inspection requirements of sections 643.300 to 643.355 for the next twenty-four months, and the owner applies for and receives a waiver which shall be presented at the time of registration or registration renewal:
- 58 (6) New and unused motor vehicles, of model years of 59 the current calendar year and of any calendar year within 60 two years of such calendar year, which have an odometer 61 reading of less than six thousand miles at the time of 62 original sale by a motor vehicle manufacturer or licensed 63 motor vehicle dealer to the first user;
- 64 (7) Historic motor vehicles registered pursuant to 65 section 301.131;
 - (8) School buses;

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67 (9) Heavy-duty diesel-powered vehicles with a gross 68 vehicle weight rating in excess of eight thousand five 69 hundred pounds;

- 70 (10)New motor vehicles that have not been previously 71 titled and registered, for the four-year period following 72 their model year of manufacture, provided the odometer reading for such motor vehicles are under forty thousand 73 74 miles at their first required biennial safety inspection 75 conducted under sections 307.350 to 307.390; otherwise such motor vehicles shall be subject to the emissions inspection 76 77 requirements of subsection 1 of this section during the same period that the biennial safety inspection is conducted; 78
 - (11) Motor vehicles that are driven fewer than twelve thousand miles between biennial safety inspections; and

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- (12) Qualified plug-in electric drive vehicles. For the purposes of this section, "qualified plug-in electric drive vehicle" shall mean a plug-in electric drive vehicle that is made by a manufacturer, has not been modified from original manufacturer specifications, and can operate solely on electric power and is capable of recharging its battery from an on-board generation source and an off-board electricity source.
- 3. The commission may, by rule, allow inspection reciprocity with other states having equivalent or more stringent testing and waiver requirements than those established pursuant to sections 643.300 to 643.355.
- 93 4. (1) At the time of sale, a licensed motor vehicle 94 dealer, as defined in section 301.550, may choose to sell a 95 motor vehicle subject to the inspection requirements of 96 sections 643.300 to 643.355 either:
- 97 (a) With prior inspection and approval as provided in 98 subdivision (2) of this subsection; or
- 99 (b) Without prior inspection and approval as provided 100 in subdivision (3) of this subsection.
- 101 (2) If the dealer chooses to sell the vehicle with 102 prior inspection and approval, the dealer shall disclose, in

103 writing, prior to sale, whether the vehicle obtained 104 approval by meeting the emissions standards established 105 pursuant to sections 643.300 to 643.355 or by obtaining a waiver pursuant to section 643.335. A vehicle sold pursuant 106 107 to this subdivision by a licensed motor vehicle dealer shall 108 be inspected and approved within the one hundred twenty days immediately preceding the date of sale, and, for the purpose 109 110 of registration of such vehicle, such inspection shall be 111 considered timely.

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If the dealer chooses to sell the vehicle without prior inspection and approval, the purchaser may return the vehicle within ten days of the date of purchase, provided that the vehicle has no more than one thousand additional miles since the time of sale, if the vehicle fails, upon inspection, to meet the emissions standards specified by the commission and the dealer shall have the vehicle inspected and approved without the option for a waiver of the emissions standard and return the vehicle to the purchaser with a valid emissions certificate and sticker within five working days or the purchaser and dealer may enter into any other mutually acceptable agreement. If the dealer chooses to sell the vehicle without prior inspection and approval, the dealer shall disclose conspicuously on the sales contract and bill of sale that the purchaser has the option to return the vehicle within ten days, provided that the vehicle has no more than one thousand additional miles since the time of sale, to have the dealer repair the vehicle and provide an emissions certificate and sticker within five working days if the vehicle fails, upon inspection, to meet the emissions standards established by the commission, or enter into any mutually acceptable agreement with the dealer. A violation of this subdivision shall be an unlawful practice as defined in section 407.020.

- 136 emissions inspection shall be required pursuant to sections
- 137 643.300 to 643.360 for the sale of any motor vehicle which
- 138 may be sold without a certificate of inspection and
- 139 approval, as provided pursuant to subsection 2 of section
- **140** 307.380.

Section 1. No business located within five hundred

- 2 feet of real property owned or leased by a hospital shall
- 3 offer overnight parking for commercial motor vehicles, as
- 4 defined in section 301.010, unless a public hearing is held
- 5 by the city council of the municipality in which the
- 6 business is located and all owners and lessors of real
- 7 property located within five hundred feet of the business
- 8 property have been timely notified of such public hearing
- 9 and given an opportunity to be heard at such public hearing.

Section B. Because of the importance of combating

- 2 human trafficking, and because of the importance of securing
- 3 federal highway funding to maintain a safe and adequate
- 4 system of highways in this state, the repeal and reenactment
- of sections 301.192, 301.280, 302.755, 407.526, 407.536, and
- 6 407.556 of this act is deemed necessary for the immediate
- 7 preservation of the public health, welfare, peace, and
- 8 safety, and is hereby declared to be an emergency act within
- 9 the meaning of the constitution, and the repeal and
- 10 reenactment of sections 301.192, 301.280, 302.755, 407.526,
- 407.536, and 407.556 of this act shall be in full force and
- 12 effect upon its passage and approval.